BOARD of SUPERVISORS



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MEMORANDUM

		WIEWORK VEOV	
	Date:	November 13, 2024	
	То:	Planning Department/Planning Commission	
	From:	John Carroll, Assistant Clerk, Land Use and Transportation Committee	
	Subject:	Board of Supervisors Legislation Referral - File No. 241087 Planning Code - Waiving Certain Development Impact Fees in the Market and Octavia Area Plan	
X	(Californi ⊠	ia Environmental Quality Act (CEQA) Determination ia Public Resources Code, Sections 21000 et seq.) Ordinance / Resolution Ballot Measure	
\boxtimes	(Planning	nent to the Planning Code, including the following Findings: (Code, Section 302(b): 90 days for Planning Commission review) eral Plan Planning Code, Section 101.1 Planning Code, Section 302	
		nent to the Administrative Code, involving Land Use/Planning ule 3.23: 30 days for possible Planning Department review)	
	(Charter, (Require property removal structure develope program	General Plan Referral for Non-Planning Code Amendments (Charter, Section 4.105, and Administrative Code, Section 2A.53) (Required for legislation concerning the acquisition, vacation, sale, or change in use of City property; subdivision of land; construction, improvement, extension, widening, narrowing, removal, or relocation of public ways, transportation routes, ground, open space, buildings, or structures; plans for public housing and publicly-assisted private housing; redevelopment plans; development agreements; the annual capital expenditure plan and six-year capital improvement program; and any capital improvement project or long-term financing proposal such as general obligation or revenue bonds.)	
		Preservation Commission Landmark (Planning Code, Section 1004.3) Cultural Districts (Charter, Section 4.135 & Board Rule 3.23) Mills Act Contract (Government Code, Section 50280) Designation for Significant/Contributory Buildings (Planning Code, Article 11)	

Please send the Planning Department/Commission recommendation/determination to John Carroll at john.carroll@sfgov.org.

1	[Planning Code - Waiving Certain Development Impact Fees in the Market and Octavia Area Plan]		
2			
3	Ordinance am	ending the Planning Code to waive certain development impact fees in	
4	the Market and	d Octavia Area Plan (the Market and Octavia Area Plan and Upper Market	
5	Neighborhood	Commercial District Affordable Housing Fee, the Van Ness & Market	
6	Affordable Ho	using and Neighborhood Infrastructure Fee, and the Van Ness & Market	
7	Community Fa	cilities Fee), and to create a process for previously approved projects to	
8	request modif	ication to conditions of approval related to these fees, subject to	
9	delegation by	the Planning Commission; affirming the Planning Department's	
10	determination	under the California Environmental Quality Act; and making public	
11	necessity, con	venience, and welfare findings under Planning Code, Section 302, and	
12	findings of co	nsistency with the General Plan, and the eight priority policies of	
13	Planning Code	e, 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 ord	ained by the People of the City and County of San Francisco:	
20			
21	Section	1. Environmental and Land Use Findings.	
22	(a) The	Planning Department has determined that the actions contemplated in this	
23	ordinance comply with the California Environmental Quality Act (California Public Resources		
24	Code Sections	21000 et seq.). Said determination is on file with the Clerk of the Board of	
25			

1	Supervisors in File No and is incorporated herein by reference. The Board affirms this
2	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 these Planning Code
9	amendments will serve the public necessity, convenience, and welfare for the reasons set
10	forth in Planning Commission Resolution No, and the Board adopts such
11	reasons as its own. A copy of said resolution is on file with the Clerk of the Board of
12	Supervisors in File No and is incorporated herein by reference.
13	
14	Section 2. General Legislative Findings.
15	(a) California faces a severe crisis of housing affordability and availability, prompting
16	the Legislature to declare, in Section 65589.5 of the Government Code, that the State has "a
17	housing supply and affordability crisis of historic proportions. The consequences of failing to
18	effectively and aggressively confront this crisis are hurting millions of Californians, robbing
19	future generations of a chance to call California home, stifling economic opportunities for
20	workers and businesses, worsening poverty and homelessness, and undermining the state's
21	environmental and climate objectives."
22	(b) This crisis is particularly severe in San Francisco. It is characterized by dramatic
23	increases in rent and home sale prices over recent years. According to the Planning
24	Department's 2020 Housing Inventory, the cost of housing in San Francisco has increased

dramatically since the Great Recession of 2008- 2009, with the median sale price for a two-

- bedroom house more than tripling from \$493,000 in 2011 to \$1,580,000 in 2021. This includes a 9% increase in housing costs from 2019 to 2020, even in the face of the COVID-19 pandemic. The median rental price for a two-bedroom apartment saw similar although slightly smaller increases, nearly doubling from \$2,570 per month in 2011 to \$4,500 per month in 2019, before declining in 2020 due to the pandemic.
 - (c) On January 31, 2023, the City adopted the 2022 Update of the Housing Element of the General Plan ("2022 Housing Element"), as required by State law. This Update commits the City to meeting its Regional Housing Needs Allocation ("RHNA") goals that in the 2023-2031 Housing Element cycle total 82,069 units over eight years, which is more than 2.5 times the goal of the previous cycle. Among other policies, the 2022 Housing Element also commits the City to remove governmental constraints on housing.
 - (d) In 2008, the City adopted the Market and Octavia Area Plan ("Plan"), which, among other things, established new height and zoning controls within the Plan area. The Plan substantially upzoned the area around Van Ness Avenue and Market Street to create a high-density, transit-oriented residential neighborhood and established the Van Ness and Market Special Use District, which imposed certain additional development impact fees on projects in this area to fund affordable housing and infrastructure improvements for parks, streets, and transit. These new fee requirements supplement the City's Inclusionary Affordable Housing Program and Transportation Sustainability Fee, which continue to apply citywide, including in the Market and Octavia Plan area.
 - (e) The economic impacts of the COVID-19 pandemic have presented significant challenges to the financial feasibility of new residential development projects, including supply chain disruptions, labor market constraints, historically high inflation, dramatically increased federal interest rates, and a weaker housing market. These factors have contributed to a

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significant decrease in housing production. In 2023, 2,066 new units were constructed
citywide, a substantial decrease from 5,025 units in 2020.

(f) In the Market and Octavia Area Plan, only two projects, both of which were not subject to a Development Agreement that provided modified requirements to support financial feasibility, have commenced construction since the onset of the COVID-19 pandemic in 2020: one 29-unit project that secured financing before the economic impacts of the pandemic became manifest, and one 333-unit project that began construction in 2023 but has since paused construction due to post-pandemic market conditions and increased development costs. As of November 1, 2024, an additional 33 projects with a total of 2,487 units have been approved in the Area Plan, but have not commenced with construction.

Section 3. Article 4 of the Planning Code is hereby amended by revising Sections 406, 416.3, 424.3, and 425.2, to read as follows:

SEC. 406. WAIVER, REDUCTION, OR ADJUSTMENT OF DEVELOPMENT PROJECT REQUIREMENTS.

17 * * * *

(k) Waiver of Fees for Projects in the Market and Octavia Area Plan. Projects located within the Market and Octavia Area Plan that were Finally Approved prior to January 1, 2025, and have not been issued a First Construction Document shall be entitled to a waiver of all development impact fee requirements under Sections 416, 424, and 425, and to request a modification under this subsection 406(k) to the project's conditions of approval, conditions on a project permit, notice of special restrictions, or other requirements necessary to waive the development impact fees required by Sections 416, 424, and 425. The projects shall comply with all other conditions of approval, conditions

1	on a project permit, or notice of special restrictions, and any applicable requirements of the Planning
2	<u>Code.</u>
3	(1) For the purposes of this subsection 406(k), a project shall be considered Finally
4	Approved if prior to January 1, 2025, it received: (i) approval of its first Development Application; or
5	(ii) planning approval of its first site or building permit, if only a building permit is required; or (iii) if
6	either of the Development Application or building permit were appealed, the final decision upholding
7	the Development Application, or first site or building permit, on the appeal by the relevant City board
8	or commission.
9	(2) The Planning Commission shall review and approve any necessary revisions to the
10	conditions of approval to waive these development impact fees required by Sections 416, 424, and 425,
11	unless the Planning Commission has delegated its authority to the Planning Director to review and
12	approve waiver requests for modifications consistent with this subsection (k).
13	
14	SEC. 416. MARKET AND OCTAVIA AREA PLAN AND UPPER MARKET
15	NEIGHBORHOOD COMMERCIAL DISTRICT AFFORDABLE HOUSING FEE.
16	* * *
17	SEC. 416.3. APPLICATION OF AFFORDABLE HOUSING FEE REQUIREMENT.
18	The requirements of Sections 415.1 through 415.9 shall apply in the Market and
19	Octavia Plan Area and the entirety of the Upper Market NCT District in addition to the
20	following <i>additional</i> affordable housing requirement:
21	(a) Amount of Fee.
22	Development projects shall pay this fee as follows:
23	(1) All development projects that have not received Department or Commission
24	approval as of the effective date of May 30, 2008 prior to January 1, 2025, and that are subject to
25	the Residential Inclusionary Affordable Housing Program, that have been issued a First

1	Construction Document shall pay an additional affordable housing fee per the fee schedule in
2	Table 416.3A- <u>;</u>
3	(2) Development projects that have been Finally Approved, as that term is defined in
4	Section 406(k), prior to January 1, 2025, and have not been issued a First Construction Document
5	shall be entitled to a waiver of all development impact fee requirements of this Section 416 pursuant to
6	the procedures established in Section 406(k); and
7	(3) Development projects that have not received Department or Commission approval as
8	of January 1, 2025 shall not be subject to this fee.
9	* * * *
10	
11	SEC. 424. VAN NESS & MARKET AFFORDABLE HOUSING AND
12	NEIGHBORHOOD INFRASTRUCTURE FEE AND PROGRAM.
13	* * * *
14	SEC. 424.3. APPLICATION OF VAN NESS & MARKET AFFORDABLE HOUSING
15	AND NEIGHBORHOOD INFRASTRUCTURE FEE AND PROGRAM.
16	(a) Application and Timing of Fee Payments. Section 424.1 et seq. shall apply to
17	any development project located in the Van Ness & Market Residential Special Use District,
18	as established in Section 249.33 of this Code, as set forth herein. The Fee shall be paid to DBI
19	for deposit into either the Van Ness and Market Downtown Residential Special Use District
20	Affordable Housing Fund or the Van Ness and Market Downtown Residential Special Use
21	District Infrastructure Fund, as applicable, at the time required by Section 402(d).
22	This fee shall apply as follows:
23	(1) Development projects that have been Finally Approved, as that term is defined in
24	Section 406(k), prior to January 1, 2025, and have been issued a First Construction Document shall be
25	subject to the requirements of this Section 424.3.

1	(2) Development projects that have been Finally Approved, as that term is defined in
2	Section 406(k), prior to January 1, 2025, and have not been issued a First Construction Document
3	shall be entitled to a waiver of all the requirements of this Section 424 pursuant to the procedures
4	established in Section 406(k).
5	(3) Development projects that have not received Department or Commission approval
6	on January 1, 2025 shall not be subject to the requirements of this Section 424.
7	* * * *
8	
9	SEC. 425. VAN NESS & MARKET COMMUNITY FACILITIES FEE AND FUND.
10	* * * *
11	SEC. 425.2. APPLICATION OF FEES.
12	(a) Applicable Projects. The Van Ness & Market Community Facilities Fee is
13	applicable to any development project within the Van Ness & Market Residential Special Use
14	District, described in Section 249.33, that meets one or more of the following criteria:
15	(1) Includes new construction, or an addition of space, in excess of 800 gross
16	square feet of residential use; or
17	(2) Converts 800 gross square feet or more of existing structure(s) from non-
18	residential to residential use <u>; or</u>
19	(3) Was Finally Approved, as that term is defined in Section 406(k), prior to January 1,
20	2025, and has been issued a First Construction Document.
21	(b) Development projects that have been Finally Approved, as that term is defined in Section
22	406(k), prior to January 1, 2025, and have not been issued a First Construction Document shall be
23	entitled to a waiver of all development impact fee requirements of this Section 425 pursuant to the
24	procedures established in Section 406(k).
25	

1	(c) Development projects that have not received Department or Commission approval by
2	January 1, 2025 shall not be subject to this fee.
3	($b\underline{d}$) Fee Calculation. For applicable projects, the fee is \$1.16 per net additional gross
4	square foot of residential use or gross square foot of space converted from non-residential to
5	residential use.
6	$(e\underline{e})$ Option for In-Kind Provision of Community Improvements and Fee Credits.
7	Project sponsors may propose to provide community improvements directly to the City. In
8	such a case, the City may enter into an In-Kind Improvements Agreement with the sponsor
9	and issue a partial or total fee waiver for the Van Ness & Market Community Facilities Fund
10	from the Planning Commission, subject to the following rules and requirements:
11	* * * *
12	(df) Timing of Fee Payments. The fee shall be due and payable to the
13	Development Fee Collection Unit at DBI at the time of issuance of the first construction
14	document for the development project. However, the project sponsor shall have the option to
15	defer payment to prior to issuance of the first certificate of occupancy upon agreeing to pay a
16	deferral surcharge as set forth in Section 107A.13.3 of the San Francisco Building Code.
17	(eg) Waiver or Reduction of Fees. Development projects may be eligible for a
18	waiver or reduction of impact fees, pursuant to Section 406.
19	
20	Section 4. Articles 2 and 3 of the Planning Code are hereby amended by revising
21	Sections 249.33 and 303.1, to read as follows:
22	
23	SEC. 249.33. VAN NESS & MARKET RESIDENTIAL SPECIAL USE DISTRICT.
24	* * * *
25	(b) Use Controls.

1	*	*	*	*
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(3) Residential Affordable Housing Program. All projects in this District shall be
subject to all the terms of Section 415 et seq. of the Inclusionary Affordable Housing Program.
Notwithstanding the foregoing, projects within the Van Ness & Market Residential Special Use District
shall at a minimum fulfill the requirements to the levels specified in this section. Should Section 415
require greater contributions to the affordable housing program, those requirements shall supersede
this section. Proposed exceptions to these requirements due to hardships associated with construction
type, specifically heights above 120 feet, are not applicable in this Special Use District because parcels
are receiving an up zoning through increased density and benefits through the general transformation
of the district to a transit oriented neighborhood with a mixed use character. Requirements and
administration of this program shall follow the conditions outlined in Section 415 et seq. of this Code
unless otherwise specified in this Section.

(A) Payment of Affordable Housing Fee. Except as provided in Section
415.5(g) of this Code, all development projects subject to Section 415 et seq. in the Van Ness Market

Special Use District shall be required to pay an Affordable Housing Fee under Section 415.5

equivalent to 20 percent of the number of units in the principal project.

(B) Alternatives to Payment of Affordable Housing Fee. If a project sponsor both qualifies for and chooses to meet the requirements through an Alternative to the Program, the project sponsor may choose one of the Alternatives in Section 415.5(g).

(i) On Site Housing Requirements and Benefits. For projects that qualify for and choose to fulfill the requirements of Section 415 through the provision of onsite housing, the Planning Department shall require that 12 percent of all units constructed on the project site shall be affordable to qualifying households so that a project applicant must construct .12 times the total number of units produced in the principal project. 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.

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that qualify for and choose to fulfill the requirements of Section 415 through the provision of off-site housing, the Planning Department shall require that 20 percent of all units constructed on the project

(ii) Compliance Through Off-Site Housing Development. For projects

4 site shall be affordable to qualifying households so that a project applicant must construct .20 times the
5 total number of units produced in the principal project. If the total number of units is not a whole

total number of units produced in the principal project. 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.

8 (43) **Open Space Provider.** The off-site open space permitted by this Section
9 249.33 may be provided individually by the project sponsor or jointly by the project sponsor
10 and other project sponsors, provided that each square foot of jointly developed open space
11 may count toward only one sponsor's requirement. With the approval of the Planning
12 Commission, a public or private agency may develop and maintain the open space, provided

that (A) the project sponsor or sponsors pay for the cost of development of the number of

square feet the project sponsor is required to provide, (B) provision satisfactory to the

Commission is made for the continued maintenance of the open space for the actual lifetime

of the building giving rise to the open space requirement, and (C) the Commission finds that

there is reasonable assurance that the open space to be developed by such agency will be

developed and open for use by the time the building, the open space requirement of which is

being met by the payment, is ready for occupancy.

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(54) **Lot Coverage.** The rear yard requirements of Section 134 of this Code shall not apply. Lot coverage is limited to 80% percent at all levels containing a dwelling unit or group housing bedroom. The unbuilt portion of the lot shall be open to the sky except for those obstructions permitted in yards per Section 136(c) of this Code. Exceptions to the 20% percent

open area may be granted pursuant to the procedures of Section 309.

1	$(\theta \underline{b})$ Floor Area Ratio.
2	(A) For non-residential uses, Fthe maximum Floor Area Ratio ("FAR")
3	allowed, except as allowed in this Section <u>249.33</u> , shall be that described in Section 123(c),
4	provided that it shall not be greater than 9:1. <i>For residential uses, there shall be no limits on FAR.</i>
5	The definition of Gross Floor Area shall be that in Section 102 as of the date of approval of
6	this Section 249.33, and shall include all Residential uses. The provisions of Section 124(g) of
7	this Code shall not apply in this special use district.
8	(B) Floor Area Bonus Permitted for Public Improvements or In-lieu
9	Contributions to the Van Ness and Market Neighborhood Infrastructure Fund and In lieu
10	Contributions to the Citywide Affordable Housing Fund.
11	(i) The Gross Floor Area of a structure or structures on a lot may
12	exceed the maximum ratio described in Section 123(c) of this Code through participation in the Van
13	Ness and Market Affordable Housing and Neighborhood Infrastructure Program, according to the
14	procedures described in Section 424.
15	(ii) Notwithstanding the provisions of Sections 127 and 128 of this Code
16	projects in this Special Use District are not eligible to acquire Transferable Development Rights from a
17	Transfer Lot or Lots pursuant to the provisions of Sections 127 and 128 for that increment of FAR
18	above the base FAR limit in Section 124 up to the maximum FAR described in Section 123(c). Instead,
19	a project may pay to the City's Citywide Affordable Housing Fund thirty dollars (\$30) per additional
20	gross square foot for that increment of FAR above the base FAR limit in Section 124 up to the
21	maximum FAR described in Section 123(c). Any monies deposited into the Citywide Affordable
22	Housing Fund shall be administered as provided for in Section 415 et seq.
23	(76) Retail Use Size. Retail Uses shall be principally permitted up to 5,999
24	gross square feet and conditionally permitted if 6,000 gross square feet and above.

1	(8) Formula Retail. Formula Retail Uses, as defined in Section 102, shall require a
2	Conditional Use Authorization as set forth in Section 303.1.
3	(97) Micro-Retail. "Micro-Retail" shall mean a Retail Use, other than a Formula
4	Retail Use, measuring no less than 100 gross square feet, no greater than 1,000 gross square
5	feet and a 10 foot minimum depth from the front façade.
6	* * * *
7	(108) Accessory Parking. For projects that provide 25% or more on-site
8	affordable housing units as defined in Section 415, accessory non-residential parking may be
9	used jointly as accessory residential parking for residential uses within the same project, so
10	long as the following criteria <i>is are</i> met:
11	* * * *
12	$(\mathcal{H}\underline{9})$ Cannabis-Related Land Uses. All cannabis-related uses, which includes
13	Cannabis Retail (Retail Sales and Service Category), Medical Cannabis Dispensary, Industrial
14	Agriculture, Agriculture and Beverage Processing 2, Light Manufacturing, Laboratory,
15	Wholesale, or Parcel Delivery Service, as defined in Section 102 shall follow the land use
16	controls of the NCT-3 Moderate-Scale Neighborhood Commercial Transit District, Section 752
17	of this Code.
18	(1210) Living Roofs and Living Walls.
19	* * * *
20	(1311) Option for In-Kind Provision of Transportation Sustainability Fee.
21	Notwithstanding the requirements of Planning Code $\underline{s}\underline{S}$ ection 411A et seq., $\underline{D}\underline{d}$ evelopment
22	projects in this District may propose to provide transportation improvements to the City
23	directly. In such a case, the City, at its sole discretion, may enter into an In-Kind
24	Improvements Agreement with the sponsor of such project and issue a fee waiver for the
25	<u>Transportation Sustainability Fee ("TSF")</u> from the Municipal Transportation Agency Board of

Directors (the "MTA" and the "MTA Board," respectively), subject to the following rules and requirements:

* * * *

District may pay the affordable housing fees required under sections 416 and 424 by choosing any of the alternatives set forth in Section 415.5(g), upon approval by the Planning Director and the Director of the Mayor's Office of Housing and Community Development of the methodology to calculate the equivalency of the fees required under sections 416 and 424 to the alternatives set forth in Section 415.5(g). The Planning Department, in consultation with the Mayor's Office of Housing and Community Development, is authorized to prepare rules or regulations to establish this methodology, and to bring those rules or regulations to the Planning Commission for inclusion in the Procedures Manual, as set forth in Section 415. Nothing in this subsection shall be interpreted to change any obligations established by contract with the City.

Section 415.6(h), 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 Section 415.1 et seq. as long as the project provides 20% of the units as affordable to households at 50% of Area Median Income for on-site housing, or 10% of the units as affordable to households at 50% of Area Median Income and 30% of the units as affordable to households at 50% or 60% of Area Median Income table to be used for such projects when the units are priced at 50% or 60% of Area 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 (b)(15), all units provided under this Section must meet all of the requirements of Section 415.1 et seq. and the Procedures Manual for on-site housing, except that the requirement to provide moderate—and middle-income units under in Section 415.6(a) may be replaced with low

1	income affordable units that satisfy ICAC requirements for 4% tax credits. If the number of affordable
2	units required by Section 415.6 exceeds the number of affordable units required to use 4% tax credits,
3	the project shall comply with higher requirement under Section 415.6 and the additional Inclusionary
4	obligation above the tax credit units may be met by providing on-site affordable units equally
5	distributed between moderate- and middle-income households as defined in Section 415.6.
6	(1612) Option for Dedication of Land.
7	(A) Development projects in this District may opt to fulfill the Inclusionary
8	Housing requirement of Section 415 through the Land Dedication alternative <i>contained</i> in
9	Section 419.6. The Land Dedication alternative is available for development projects within
10	the District under the same terms and conditions as provided for in Section 419.5(a)(2),
11	except that in lieu of the Land Dedication Alternative requirements of Table 419.5, projects
12	may satisfy the requirements of Section 415.5 by dedicating land for affordable housing if the
13	dedicated land could accommodate a total amount of units that is equal to or greater than
14	35% of the units that are being provided on the principal development project site, as
15	determined by the Planning Department. Any dedicated land shall be at least partly located
16	within one mile of the boundaries of either the Market and Octavia Plan Area or the Upper
17	Market NCT District.

- (B) Notwithstanding the requirements of Section 419.5(a)(2)(H), development projects dedicating land shall obtain the required letter from the Mayor's Office of Housing and Community Development verifying acceptance of the dedicated land no later than 180 days following Planning Commission or Planning Department approval of the development project. The Director of the Mayor's Office of Housing and Community Development may waive application of Section 419.5(a)(2)(G).
- (C) Development projects that elect to dedicate land pursuant to this subsection (b)(16) may be eligible for a waiver against all or a portion of their affordable housing fees under

1	Sections 416 and 424 if the Planning Director determines that the land acquisition costs for the
2	dedicated land exceed the development project's obligations under the fee option of Section 415. The
3	Planning Director, in consultation with the Director of the Mayor's Office of Housing and Community
4	Development and the Director of Property, shall calculate the waiver amount based on actual
5	commercially reasonable costs to acquire the dedicated land. If the Director of the Mayor's Office of
6	Housing and Community Development requests that the land dedication occur before the First
7	Construction Document for the development project, the waiver amount shall be increased by the
8	reasonable value of the City's early use of the dedicated land.
9	(1713) Required Minimum Dwelling Unit Mix. Development projects in this
10	District shall comply with Section 207.6.
11	(1814) Active Uses. For purposes of this $\underline{s}\underline{S}$ ection 249.33, Arts Activities and
12	Institutional Community Uses are considered to be "active uses," as defined in Section 145.4
13	of this Code.
14	(1915) Projects with on-site affordable housing units provided pursuant to a
15	Purchase and Sale Agreement with the City and County of San Francisco that are in excess of
16	the amount required by Planning Code Section 415 may deviate from the building floor
17	distribution requirements of Section 415.6(f)(1) by up to 15%.
18	* * * *
19	
20	SEC. 303.1. FORMULA RETAIL USES.
21	* * *
22	(e) Conditional Use Authorization Required. A Conditional Use Authorization shall
23	be required for a Formula Retail use in the following zoning districts unless explicitly
24	exempted:
25	* * *

1	(9) Third Street Formula Retail Restricted Use District, as defined in Section
2	786; <u>and</u>
3	(10) C-3-G District with frontage on Market Street, between 6th Street and the
4	intersection of Market Street, 12th Street and Franklin Street; and
5	$(\mathcal{H}\underline{10})$ Central SoMa Special Use District as defined in Section 848, except for
6	those uses not permitted pursuant to subsection (f) below.
7	* * * *
8	
9	Section 5. Effective Date. This ordinance shall become effective 30 days after
10	enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the
11	ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board
12	of Supervisors overrides the Mayor's veto of the ordinance.
13	
14	Section 6. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors
15	intends to amend only those words, phrases, paragraphs, subsections, sections, articles,
16	numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal
17	Code that are explicitly shown in this ordinance as additions, deletions, Board amendment
18	additions, and Board amendment deletions in accordance with the "Note" that appears under
19	the official title of the ordinance.
20	
21	APPROVED AS TO FORM:
22	DAVID CHIU, City Attorney
23	By: /s/ Andrea Ruiz-Esquide
24	ANDREA RUIZ-ESQUIDE Deputy City Attorney
25	n:\legana\as2024\2500126\01797168.docx

LEGISLATIVE DIGEST

[Planning Code - Waiving Certain Development Impact Fees in the Market and Octavia Area Plan]

Ordinance amending the Planning Code to waive certain development impact fees in the Market and Octavia Area Plan (the Market and Octavia Area Plan and Upper Market Neighborhood Commercial District Affordable Housing Fee, the Van Ness & Market Affordable Housing and Neighborhood Infrastructure Fee, and the Van Ness & Market Community Facilities Fee), and to create a process for previously approved projects to request modification to conditions of approval related to these fees, subject to delegation by the Planning Commission; affirming the Planning Department's determination under the California Environmental Quality Act; and making public necessity, convenience, and welfare findings under Planning Code, Section 302, and findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

Existing Law

Article 4 of the Planning Code contains development impact fees that the City assesses as part of the development process. Some of those fees apply Citywide, while others apply to specific areas of the City. Three of these area-specific fees apply in the Market and Octavia Area Plan: the Market and Octavia Area Plan and Upper Market Neighborhood Commercial District Affordable Housing Fee, the Van Ness & Market Affordable Housing and Neighborhood Infrastructure Fee, and the Van Ness & Market Community Facilities Fee.

Amendments to Current Law

This Ordinance creates a process for approved development projects in the Market and Octavia Area Plan that have not yet obtained their first construction document to waive the Market and Octavia Area Plan and Upper Market Neighborhood Commercial District Affordable Housing Fee, the Van Ness & Market Affordable Housing and Neighborhood Infrastructure Fee, and the Van Ness & Market Community Facilities Fee. It authorizes the Planning Commission to change the conditions of approval of such projects to reflect the fee waivers, and to delegate to the Planning Director the authority to approve these waivers administratively.

The Ordinance also amends Sections 249.33 and 303.1 of the Planning Code, to make conforming changes.

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Background Information

The Ordinance contains ample findings setting forth its intent – primarily, to improve the financial feasibility of development projects in the Plan Area, in order to facilitate housing development, address the housing crisis, and meet the City's obligations under the Housing Element.

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