Committee	Item No.		
Board Item	No	16	,

COMMITTEE/BOARD OF SUPERVISORS

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Supervisors Wiener, Olague, Mar, Chu, Kim, Cohen

Ordinance 1) deleting and amending various sections of the San Francisco Planning Code to simplify and consolidate eating and drinking establishment definitions, and subject the newly-defined uses to Section 312 notification and Formula Retail controls; and 2) adding Section 703.5 to establish operating conditions for Bars and Restaurants; and 3) adopting environmental findings, Planning Code Section 302 findings, and findings of consistency with the General Plan and the Priority Policies of Planning Code Section 101.1.

NOTE:

[Planning Code – Eating and Drinking Controls]

Additions are <u>single-underline italics Times New Roman</u>; deletions are <u>strike-through italics Times New Roman</u>. Board amendment additions are <u>double-underlined</u>; Board amendment deletions are <u>strikethrough normal</u>.

Be it ordained by the People of the City and County of San Francisco:

Section 1. Findings. The Board of Supervisors of the City and County of San Francisco hereby finds and determines that:

- (a) Environmental Findings. The Planning Department has determined that the actions contemplated in this Ordinance are in compliance with the California Environmental Quality Act (California Public Resources Code section 21000 et seq.). Said determination is on file with the Clerk of the Board of Supervisors in File No. 110152 and is incorporated herein by reference.
- (b) Section 302 Findings. Pursuant to Planning Code Section 302, the Board finds that the proposed ordinance will serve the public necessity, convenience and welfare for the reasons set forth in Planning Commission Resolution No. 18497, which reasons are incorporated herein by reference as though fully set forth. A copy of Planning Commission Resolution No. 18497 is on file with the Board of Supervisors in File No. 110152.

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(c) General Plan and Planning Code Section 101.1 Findings. At a duly noticed public hearing held on November 17, 2011, the Planning Commission in Resolution No. 18497 found that the proposed Planning Code amendments contained in this ordinance were consistent with the City's General Plan and with Planning Code Section 101.1(b). In addition, the Planning Commission recommended that the Board of Supervisors adopt the proposed Planning Code amendments. The Board finds that the proposed Planning Code contained in this ordinance are consistent with the City's General Plan and with Planning Code Section 101.1(b) for the reasons set forth in said Resolution.

Section 2. The San Francisco Planning Code is hereby amended by deleting repealing Sections 790.92, 790.93, 790.135, 890.22, 890.34, 890.90, 890.91, 890.92, and 890.122 as follows:

SEC. 790.92. RESTAURANT, FULL-SERVICE.

A retail eating or eating and drinking use which serves food to customers primarily for consumption on the premises, and is not specifically designed to attract and accommodate high customer volumes or turnover.

It has seating and serves prepared, ready to eat cooked foods for consumption on the premises.

Guests typically order and receive food and beverage while seated at tables on the premises and pay

for service after the meal is consumed.

It includes, but is not limited to, lunch counters, coffee shops, soda fountains and full service dining establishments. It is distinct and separate from a small or large fast food restaurant, as defined in Sections 790.90 and 790.91 of this Code.

It may provide on site beer and/or wine sales for drinking on the premises (with ABC licenses 10, 41 or 60). If it serves liquor for drinking on the premises (with ABC licenses 47 or 48), or does not

admit minors (with ABC licenses 42 or 61), then it shall also be considered a bar, as defined in Section 790.22 of this Code.

SEC. 790.93. SPECIALTY FOOD, SELF-SERVICE.

- (a) A retail use whose primary function is to prepare and provide ready to eat specialty foods to a high volume of customers who carry out the food for off premises consumption. Such use exhibits each of the following characteristics: (1) Contains a service counter designed specifically for the sale and distribution of food that has been prepared on site; (2) Food is paid for prior to consumption; (3) Typically open for retail sales on weekdays during daytime hours; and (4) May contain no more than 10 seats including sidewalk seating. It often includes wholesaling, manufacturing, or processing of foods, goods, or commodities on the premises as an accessory use as set forth in Section 703.2(b)(1)(C)(v).
- (b) It includes, but is not limited to, specialty foods provided by bakeries, delicatessens, and confectioneries meeting each of the above characteristics, but it is distinct form small a self-service restaurant use as defined in Section 790.91, a large fast food restaurant use as defined in Section 790.90 or a retail coffee store as defined in 790.102(n). It does not include general or specialty grocery stores with accessory take out food activity as described in Section 703.2(b)(1)(C) or retail uses which sell prepackaged or bulk ready to eat foods with no on-site food preparation area.
- (c) It shall not provide on site beer and/or wine sales for consumption on the premises, but may provide beer and/or wine sales for consumption off the premises with a California Alcoholic Beverage Control Board License type 20 (off sale beer and wine) within the accessory use limits as set forth in Section 703.2(b)(1)(C)(vi).
- (d) It shall not be required to operate within an enclosed building pursuant to Section 703.2(b)(1) so long as it is also a Mobile Food Facility as defined in Section 102.31. Any associated outdoor seating and/or dining area is subject to regulation as an Outdoor Activity Area as set forth elsewhere in this Code.

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SEC. 790.135. VIDEO STORE.

A retail use which, as its primary use, sells or rents to the general public any type of analog or digital reproduction of motion pictures, films, or television programming including, but not limited to, video tape, laser disc or digital video disc (DVD). Any such use which only distributes programming on line or which is an accessory use, as defined in Section 703.2(b)(1)(C), shall not be defined as a Video Store.

SEC. 890.22. BAR.

A retail use which provides on site alcoholic beverage sales for drinking on the premises, including bars serving beer, wine and/or liquor to the customer where no person under 21 years of age is admitted (with Alcoholic Beverage Control [ABC] licenses 42, 48, or 61) and drinking establishments serving liquor (with ABC licenses 47 or 49) in conjunction with other uses which admit minors, such as restaurants, movie theaters, and other entertainment.

SEC. 890.34. EATING AND DRINKING USE.

A retail use which provides food and/or beverages for either on site or off site food consumption including bars, full service restaurants, fast food restaurants, and take out food.

SEC. 890.90. RESTAURANT, FAST-FOOD (SMALL).

- (a) A retail eating or eating and drinking use which provides quick food service for consumption on and off the premises and which exhibits the following characteristics:
 - (1) Contains fewer than 50 seats and less than 1,500 square feet of gross floor area;
- (2) A-limited menu of ready to eat food prepared in advance of customer orders, or food which is able to be quickly prepared for consumption on or off the premises;
 - (3) Food served in disposable wrappers or containers;
 - (4) Food is ordered and served at customer service counter;
 - (5) Food is paid for prior to consumption;
 - (6) Food available upon a short waiting time.

It includes but is not limited to delicatessens, ice cream and cookie stores, sandwich shops, an
bakeries. It does not apply to retail general or specialty grocery or confectionery stores. When a fast-
food restaurant operates within and in conjunction with another retail use, such as a retail grocery
store; the area of the fast food restaurant shall be measured to include the area devoted to food
preparation and service, seating and separate public food service counters excluding fish, poultry and
meat counters.

- (b) It may provide on site beer and/or wine sales for drinking on the premises (with ABC licenses 40 or 60). If it serves liquor for drinking on the premises (with ABC licenses 47 or 48), or does not admit minors (with ABC licenses 42 or 61), then it shall also be considered a bar, as defined in Section 890.22 of this Code.
- (c) It shall not be required to operate within an enclosed building pursuant to Section 803.2(b)(1) so long as it is also a Mobile Food Facility as defined in Section 102.31. Any associated outdoor seating and/or dining area is subject to regulation as an Outdoor Activity Area as set forth elsewhere in this Code.
 - (d) It shall be conducted in accordance with the following conditions:
 - (1) All debris boxes shall be kept in enclosed structures.
- (2) The operator shall be responsible for cleaning the sidewalk within a one block radius daily to maintain the sidewalk free of paper or other litter during its business hours, in accordance with Article 1. Section 34 of the San Francisco Police Code.
- (3) Noise and odors shall be contained within the premises so as not to be a nuisance to nearby residents or neighbors.

SEC. 890.91. RESTAURANT, FAST-FOOD (LARGE).

- (a) A retail eating or eating and drinking use which provides quick food service to a high volume of customers at a high turnover rate, and which exhibits the following characteristics:
 - (1) Contains 50 or more seats or gross floor area of 1,500 square feet or more;

- (2) A limited menu of ready to eat food prepared in advance of customer orders, or food which is able to be quickly prepared for consumption on or off the premises;
 - (3) Food served in disposable wrappers or containers;
 - (4) Food is ordered and served at customer service counter:
 - (5) Food is paid for prior to consumption;
- (6) Public food service area, including queuing areas and service counters without fixed seats, which counters are designed specifically for the sale and distribution of food and beverages;
 - (7) Food available upon a short waiting time.

It includes but is not limited to delicatessens, ice cream and cookie stores, sandwich shops, and bakeries. It does not apply to retail general or specialty grocery or confectionery stores. When a fast-food restaurant operates within and in conjunction with another retail use, such as a retail grocery store, the area of the fast food restaurant shall be measured to include the area devoted to food preparation and service, seating and separate public food service counters excluding fish, poultry and meat counters.

- (b)—It may provide on site beer and/or wine sales for drinking on the premises (with ABC licenses 40 or 60). If it serves liquor for drinking on the premises (with ABC licenses 47 or 48), or does not admit minors (with ABC licenses 42 or 61), then it shall also be considered a bar, as defined in Section 890.22 of this Code.
 - (c) It shall be conducted in accordance with the following conditions:
 - (1) All debris boxes shall be kept in enclosed structures.
- (2) The operator shall be responsible for cleaning the sidewalk within a one-block radius daily to maintain the sidewalk free of paper or other litter during its business hours, in accordance with Article 1, Section 34 of the San Francisco Police Code.
- (3) Noise and odors shall be contained within the premises so as not to be a nuisance to nearby residents or neighbors.

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SEC. 890.92. RESTAURANT, FULL-SERVICE.

A retail eating or eating and drinking use which serves food to customers primarily for consumption on the premises, and is not specifically designed to attract and accommodate high customer volumes or turnover.

It has seating and serves prepared, ready to eat cooked foods for consumption on the premises.

Guests typically order and receive food and beverage while seated on the premises and pay for service after the meal is served.

It includes, but is not limited to lunch counters, coffee shops, soda fountains and full service dining establishments. It is distinct and separate from a small or large fast food restaurant, as defined in Sections 890.90 and 890.91 of this Code.

It may provide on site beer and/or wine sales for drinking on the premises (with ABC licenses 40 or 60). If it serves liquor for drinking on the premises (with ABC licenses 47 or 48), or does not admit minors (with ABC licenses 42 or 61), then it shall also be considered a bar, as defined in Section 890.22 of this Code.

SEC. 890.122. TAKE-OUT FOOD.

A retail eating or eating and drinking use without seating which provides ready to cat food to a high volume of customers, who carry out the food for off-premises consumption. The take out food is sold in disposable wrappers or containers ready to eat food which is prepared on the premises and generally intended for immediate consumption off the premises.

Take-out food includes, but is not limited to, delicatessens, ice cream and cookie stores, and retail bakeries. It does not include retail grocery stores with accessory take out food activity, as described in Section 803.2(b)(1)(C) of this Code, or retail uses which sell prepackaged or bulk readyto-eat foods with no on site food preparation area, such as confectionery or produce stores.

It may include off-site beer, wine, and/or liquor sales for consumption off the premises (with ABC licenses 20 or 21).

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312(c), 702.3, 703.2, 703.3(c) and (e), 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 733A, 734, 735, 736, 737, 780.3, 781.1, 781.2, 781.5, 781.9, 787, 790.22, 790.34, 790.90, 790.91, 790.102, 803.2, 803.6(b)(2) and (c)(9), 810.1, 811.1, 812.1, 814, 815, 816, 817, 818, and 840, to read as follows:

SEC. 145.4. REQUIRED GROUND FLOOR COMMERCIAL USES.

Section 3. The San Francisco Planning Code is hereby amended by amending

Sections 145.4, 178(d), 186.1(c) and (d), 249.40A, 249.60(c)(3), 303(i)(2) and (p), 305(a),

Table 145.4

Reference for	Reference for Mixed	Use	
Neighborhood	Use Districts		
Commercial			
Districts			
790.4	890.4	Amusement Game	
		Arcade	
790.6	890.6	Animal Hospital	
790.12	890.13	Automobile Sale or	
		Rental (see	
		qualification, above)	
790.22	890.22- <u>790.22</u>	Bar	
N/A	890.23	Business Goods and	
		Equipment Sales and	
		Repair Service	
790.34	890.34 <u>790.34</u>	Eating and Drinking	

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1			Use	
2	790.38	890.37	Entertainment, Other	
3	N/A	890.39	Gift Store-Tourist	
4			Oriented	
5	790.50, 790.51	890.50	Institutions, Other	
6			(see qualification,	
7			above)	
8	N/A	890.51	Jewelry Store	
9	790.68	890.68	Neighborhood-	
10			Serving Business	
11.	N/A	890.69	Non-Auto Vehicle	
12			Sales or Rental (see	in the second second
13			qualification, above)	
14	790.70	890.71	Outdoor Activity Area	
15	790.80	890.80	Public Use (see	
16			qualification, above)	
17.	790.91 <u>790.90</u>	890.90 <u>790.90</u>	<u>Limited-</u> Restaurant,	
18			Fast-Food (Small)	
19	790.90 <u>790.91</u>	890.91 <u>790.91</u>	Restaurant, Fast Food	
20			(Large)	
21	790.92	890.92	Restaurant, Full-	
22			Service	
23	790.93	N/A	Specialty Food, Self	
24			Service	
25	790.102	890.102	Sales and Service,	
1	H			

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,		Other Retail	
790.104	890.104	Sales and Services,	
		Retail	
790.110	890.110	Service, Financial	
790.112	890.112	Service, Limited	
		Financial	
790.114	890.114	Service, Medical	
790.116	890.116	Service, Personal	
790.122	890.122 <u>790.122</u>	Take-Out Food	
790.124	890.124	Trade Shop	
790.140	890.140	Walk-Up Facility	

SEC. 178. CONDITIONAL USES.

(d) Abandonment. A permitted conditional use which is discontinued for a period of three years, or otherwise abandoned, shall not be restored, except upon approval of a new conditional use application pursuant to the provisions of Article 3 of this Code. For purposes of this Subsection, the period of nonuse for a permitted conditional use to be deemed discontinued in the North Beach, Castro Street Neighborhood Commercial Districts, and the Jackson Square Special Use District shall be eighteen (18) months, except that in the North Beach Neighborhood Commercial District, the period of non use for a full service restaurant use, as defined in Section 790.91, to be deemed discontinued shall be three years.

SEC. 186.1. EXEMPTION OF NONCONFORMING USES IN NEIGHBORHOOD COMMERCIAL DISTRICTS.

(c) Changes in Use. A nonconforming use may be changed to another use or feature as described below.

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- (1) A nonconforming use may be changed to a use listed in Article 7 of this Code as a principal use for the district in which the property is located, and the new use may thereafter be continued as a permitted principal use.
- (2) A nonconforming use may be changed to a use listed in Article 7 of this Code as a conditional use for the district in which the use is located, only upon approval of a conditional use application pursuant to the provisions of Article 3 of this Code, and the new use may thereafter be continued as a permitted conditional use, subject to the provisions of Section 178 of this Code.
- (3) A nonconforming use may be changed to a use which is not permitted in that Neighborhood Commercial District as described below, only upon approval of a conditional use application, pursuant to the provisions of Article 3 of this Code:
- (A) Any use described in zoning categories .41, .42, .43 or .44, as defined in Sections 790.22, 790.92, 790.90 and 790.91, respectively, may change to another use described in zoning categories .41, .42, or .44, even though such other use is not permitted in that Neighborhood Commercial District, unless such other use is located in an Alcohol Restricted Use Subdistrict and is prohibited by the provisions governing that Alcohol Restricted Use Subdistrict.
- (B) Any use described in zoning categories .51, .52 or .53, as defined in Sections 790.114, 790.116 and 790.108 respectively, may change to another use described in zoning categories .51, .52 or .53, even though such other use is not permitted in that Neighborhood Commercial District.
- (C) Any use described in zoning categories .57, .58 or .59, as defined in Sections 790.14, 790.17 and 790.15 respectively, may be demolished and reconstructed as the same use or may change to another use described in zoning categories .57, .58 or .59, even though such other use is not permitted in that Neighborhood Commercial District.

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The new use shall still be classified as a nonconforming use.

The changes in use described in this Paragraph 3 shall include remodeling activities involving the demolition and replacement of structures which result in a change of use.

- (4) In the North Beach Neighborhood Commercial District, any use that exceeds the use size provisions of Section 121.2(a) or 121.2(b) may be changed to a new use only upon the approval of a new conditional use application. The Commission's approval of such conditional use application shall explicitly address the use size findings of Section 303(c). In the North Beach Neighborhood Commercial District, a nonconforming use cannot be changed to any use which is not a permitted use under Section 722 (North Beach Controls).
- (5) In the Castro Street Neighborhood Commercial District, any use in this district that exceeds the maximum use size limit of Section 121.2(b), may be not changed to a new use. The only method for changing a nonconforming use identified in this Subsection is to reduce the nonconforming use:
 - (A) to a conforming use size or
- (B) to a size specified in Subsection 121.2(a) pursuant to conditional use authorization.

Notwithstanding the above, any use in this District that exceeds the maximum use size limit of Section 121.2(b) and is categorized in the Other Retail Sales and Services zoning classification, as defined in Section 790.102, may change to another use category enumerated in Section 790.102 as long as the use size is not increased and the Commission approves a conditional use application for such change. The Commission's approval of such conditional use application shall explicitly address the use size findings of Section 303(c).

(d) Discontinuance. A nonconforming use which is discontinued for a period of three years, or otherwise abandoned or changed to another use which is listed in Article 7 of this Code as a principal or conditional use for the district in which the use is located shall not be

reestablished. For purposes of this Subsection, the period of nonuse for a nonconforming use to be deemed discontinued in the North Beach and Castro Street Neighborhood Commercial Districts, and in the Haight Street Neighborhood Commercial District, the Lower Haight Street Tobacco Paraphernalia Restricted Use Subdistrict, and the Polk Street Neighborhood Commercial District for Tobacco Paraphernalia Establishments, as defined in Sections 227(v) and 790.123 of this Code, only, shall be eighteen (18) months, except in the North Beach Neighborhood Commercial District, the period of non use for a full service 0.

 $\underline{\mathbf{R}}$ estaurant use, as defined in Section 790.91, to be deemed discontinued shall be three years.

SEC. 249.40A. SOMA YOUTH AND FAMILY SPECIAL USE DISTRICT.

- (a) **Purpose.** The South of Market (SoMa) Youth and Family Special Use District is intended to expand the provision of affordable housing in the area defined below. In addition, this zoning is intended to protect and enhance the health and environment of youth and families by adopting policies that focus on certain lower density areas of this District for the expansion of affordable housing opportunities. The findings of Planning Code Section 319.1 concerning the provision of affordable housing are incorporated herein by reference.
- (b) **Geography.** The general boundaries of the SoMa Youth and Family Special Use District are Natoma Street on the north, Harrison Street on the south, 4th Street on the east, and 7th Street on the west. The Special Use District is more particularly identified in the Zoning Map.

(c) Controls.

- (1) For the entire Special Use District, all provisions of the Planning Code shall continue to apply, except for the following:
- (A) The following uses shall require a Conditional Use authorization, pursuant to Section 303, unless the underlying zoning is more restrictive:

1	(i) Religious facilities, as defined in S
2	(ii) Bars, as defined in Sec. 890.22 79
3	(iii) Liquor stores, as defined in Sec.
4	(iv) Amusement arcades, as defined
5	(v) <i>Full service +<u>R</u>estaurants, as defir</i>
6	(vi) Large fast food restaurants, as defin
7	(viɨ) Adult entertainment, as defined
8	(viiɨ) Other entertainment, as defined
9	(ix <u>viii</u>) Movie theatres, as defined in
10	(* <u>ix</u>) Parking lots, as defined in Sec
11	$(xi \cdot x)$ Parking garages, as defined in
12	(B) The Land Dedication alternative is available.
13	under the same terms and conditions as provided for in
14	(2) In addition to the controls above, the fo
15	properties that are not tangent to the following streets:
16	Folsom Street, 4th, 5th, 6th and 7th Streets:
17	(A) Any project containing 5 or more dwe
18	height within this Special Use District shall be subject to
19	requirements of Sections 319 et seq.
20	SEC. 249.60. MISSION ALCOHOLIC BEVERAGE SPI
21	There is an unusually large number of establishm
22	ncluding beer and wine, for both on-site and off-site cor
23	of this many alcoholic beverage establishments appears
24	peace, health, safety and general welfare problems in the
25	drug trafficking, prostitution, public drunkenness, deface

(i)	Religious facilities,	as defined in	Sec.	890.50(d);
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- 90.22;
- 790.55;
- in Sec. 890.4;
- ned in Sec. <u>890.92-790.91</u>;
- ed in Sec. 890.91;
- in Sec. 890.36;
- in Sec. 890.37;
- Sec. 890.64;
- tions 890.7, 890.9, and 890.11; and
- Sections 890.8, 890.10, and 890.12.
- ilable for any project of 55 feet or more n Section 319.4(b)(2)(A) - (J).
- llowing provisions shall apply to all Howard Street, Harrison Street.
- elling units or in excess of 40 feet in o the Tier C affordable housing

ECIAL USE DISTRICT.

nents dispensing alcoholic beverages, nsumption in this area. The existence s to contribute directly to numerous he area, including loitering, littering, ement and damaging of structures,

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pedestrian obstructions, as well as traffic circulation, parking and noise problems on public streets and neighborhood lots. The existence of such problems creates serious impacts on the health, safety and welfare of residents of nearby single- and multiple-family areas, including fear for the safety of children, elderly residents and of visitors to the area. The problems also contribute to the deterioration of the neighborhood and concomitant devaluation of property and destruction of community values and quality of life. The number of establishments selling alcoholic beverages and the associated problems discourage more desirable and needed commercial uses in the area. In order to preserve the residential character and the neighborhood-serving commercial uses of the area, there shall be a Mission Alcoholic Beverage Special Use Subdistrict to prohibit new establishments, or expansion of existing establishments, selling alcoholic beverages for the property in the area generally bounded by Guerrero Street, San Jose Avenue, Randall Street, Mission Street, Cesar Chavez Street, Potrero Avenue and Fourteenth Street as designated on Sectional Map Numbers 7SU and 8SU.

The following restrictions shall apply within such district:

- (a) Prohibition of New Establishments Selling Alcoholic Beverages. No new establishment where alcoholic beverages are sold, served or given away for on-site or off-site consumption, shall be established in this special use district as set forth below:
- (1) No new bar, as defined in Planning Code Section 790.22, shall be permitted in this special use district;
- (2) No new off-sale liquor establishment shall be permitted in the special use district.

 An "off-sale liquor establishment" shall mean any establishment that is defined in Section 790.55 of this Code.
- (b) Prohibition of Expansion of Existing Establishments Selling Alcoholic Beverages. Any establishment selling alcoholic beverages lawfully existing prior to the

effective date of this resolution and licensed by the State of California for the retail sale of alcoholic beverages for on-site and off-site consumption, so long as otherwise lawful, may continue in existence, provided such establishment remains in use, as follows:

- (1) In the event that any such establishment ceases to operate or discontinues operation for 30 days of longer as set forth in State law, such use shall be deemed abandoned;
- (2) No establishment selling alcoholic beverages may substantially change the mode or character of operation of the establishment, nor may it expand the square footage devoted exclusively to the sale of alcoholic beverages, significantly increase the percentage of alcoholic beverage sales as a portion of total sales, or change its type of retail liquor license within a license classification.
 - (c) Exceptions.
- (1) Bona Fide Eating Place Restaurant. A bona fide restaurant Use, as defined in Section 790.69, operating as a Bona Fide Eating Place, as defined in Section 790.142, shall be permitted to serve alcoholic beverages in this special use district. A "bona fide restaurant" shall mean a place which is regularly used and kept open for the service of meals to guests for compensation and which has (1) suitable kitchen facilities for the cooking of an assortment of foods which may be required for meals, (2) a primary use of sit down service to patrons, (3) adequate seating arrangements for sit down patrons provided on the premises, (4) take out service that is only incidental to the primary sit down use, (5) alcoholic beverages which are sold or dispensed for consumption on the premises only when served at tables or sit down counters by employees of the restaurant, and (6) a minimum of 51 percent of the restaurant's gross receipts shall be from the sale of meals. A "bona fide restaurant" does not include any billiard or pool hall, bowling alley, or adult entertainment business as defined in Planning Code Section 790.36.

- (2) Non-Profit Theaters. A non-profit theater shall be permitted to serve alcoholic beverages in this special use district. A "non-profit theater" shall mean a building or part of a building intended to be used for the specific purposes of presenting any act, play, revue, pantomime, scene, song, dance act, or song and dance act, conducted or participated in by one or more persons, whether or not such person or persons are compensated for such performance, and which is exempted from payment of income tax under Section 23701d of the California Revenue and Taxation Code and Section 501(c)(3) of the Internal Revenue Code of the United States. A "non-profit theater" does not include any dance hall as defined in Section 1060 of the San Francisco Police Code, billiard parlor, pool hall, bowling alley, or adult entertainment business as defined in Planning Code Section 790.36.
- (3) Bowling Alleys. A bowling alley shall be permitted to serve alcoholic beverages along with any Restaurant use full service restaurant, large fast food restaurant, or small self service restaurant which is functionally and/or physically integrated with such bowling alley.
- (4) Single Screen Movie Theatres. A single screen movie theatre shall be permitted to serve alcoholic beverages, provided that (1) such use is defined as a movie theater in Planning Code Section 790.64 and contains only a single screen and auditorium, (2) only beer and wine are offered for consumption, and (3) such beer and wine are: (i) only consumed on the premises and primarily in the main theater auditorium, (ii) only sold to and consumed by ticketholders and only immediately before and during performances, and (iii) only offered in conjunction with the screening of films and not as an independent element of the establishment that is unrelated to the viewing of films.
- (d) Fringe Financial Services. In addition to all other applicable controls set forth in this Code, properties in the Mission Alcoholic Beverage Special Use Subdistrict are within the Fringe Financial Service Restricted Use District established by Section 249.35 and are subject to the controls and exemptions set forth in Section 249.35.

SEC. 303. CONDITIONAL USES.

(i) (2) "Retail sales activity or retail sales establishment." A retail sales activity or retail sales establishment shall include the following uses, as defined in Article 7 and Article 8 of this Code: "Bar." "bar," "dDrive-up fFacility," "eEating and dDrinking uEse," "lLiquor sStore," "restaurant, large fast food," "restaurant, small self service," "restaurant, full service," "sSales and sService, oOther rRetail," "Restaurant," "Limited-Restaurant," "Take-Out Food," sSales and sService, rRetail," "mMovie tTheatre," "video store," and aAmusement and gGame aArcade," "take-out food," and "specialty food, self service."

(p) Eating and Drinking Uses

- (1) Conditional Use Criteria. With regard to a conditional use authorization application for a Restaurant, Limited-Restaurant and Bar uses in Neighborhood Commercial Districts or Mixed Use Districts, the Planning Commission shall consider, in addition to the criteria set forth in Subsection (c) above:
- (A) The existing concentration of eating and drinking uses in the area. Such concentration should not exceed 25% of the total commercial frontage, as measured in linear feet, within the immediate area of the subject site. For the purposes of this Section of the Code, the immediate area shall be defined as all properties located within 300' of the subject property and also located within the same zoning district.

SEC. 305. VARIANCES.

(a) General. The Zoning Administrator shall hear and make determinations regarding applications for variances from the strict application of quantitative standards in this Code. He shall have power to grant only such variances as may be in harmony with the general purpose and intent of this Code and in accordance with the general and specific rules contained herein, and he shall have power to grant such variances only to the extent necessary to overcome such practical difficulty or unnecessary hardship as may be established in

accordance with the provisions of this Section. No variance shall be granted in whole or in part which would have an effect substantially equivalent to a reclassification of property; or which would permit any use, any height or bulk of a building or structure, or any type or size or height of sign not expressly permitted by the provisions of this Code for the district or districts in which the property in question is located; or which would grant a privilege for which a conditional use procedure is provided by this Code; or which would change a definition in this Code; or which would waive, reduce or adjust the inclusionary housing requirements of Sections 315 through 315.9; or which would reduce or waive any portion of the usable open space fees applicable under certain circumstances in the Eastern Neighborhoods Mixed Use Districts pursuant to Section 135(j) and 135.3(d). If the relevant Code provisions are later changed so as to be more restrictive before a variance authorization is acted upon, the more restrictive new provisions, from which no variance was granted, shall apply. The procedures for variances shall be as specified in this Section and in Sections 306 through 306.5.

SEC. 312. PERMIT REVIEW PROCEDURES FOR ALL NC AND EASTERN
NEIGHBORHOODS MIXED USE DISTRICTS.

(c) Changes of Use. In NC Districts, all building permit applications for a change of use to a bar, as defined in Section 790.22, a liquor store, as defined in Section 790.55, a walkup facility, as defined in Section 790.140, other large institutions, as defined in Section 790.50, other small institutions, as defined in Section 790.51, a full service limited restaurant, as defined in Section 790.90 790.92, a large fast food restaurant, as defined in Section 790.91 790.90, a small self service restaurant, as defined in Section 790.91, a self service specialty food use, as defined in Section 790.93, a massage establishment, as defined in Section 790.60, an outdoor activity, as defined in Section 790.70, an adult or other entertainment use, as defined in Sections 790.36 and 790.38, or a fringe financial service use, as defined in Section 790.111, shall be subject to the provisions of Subsection 312(d); provided, however, that a

change of use from a Restaurant to a Limited-Restaurant shall not be subject to the provisions of Subsection 312(d). In all Eastern Neighborhoods Mixed Use Districts all building permit applications for a change of use from any one land use category to another land use category shall be subject to the provisions of Subsection 312(d). In addition, any accessory massage use in the Ocean Avenue Neighborhood Commercial Transit District shall be subject to the provisions of Subsection 312(d).

For the purposes of this Subsection, "land use category" shall mean those categories used to organize the individual land uses which appear in the use tables in Article 8, immediately preceding a group of individual land uses, and include the following: residential use, institutional use, retail sales and service use, assembly, recreation and entertainment use, office use, motor vehicle services use, industrial home and business service use, or other use.

SEC. 702.3. NEIGHBORHOOD COMMERCIAL RESTRICTED USE SUBDISTRICTS.

In addition to the Neighborhood Commercial Use Districts established by Section 702.1 of this Code, certain Neighborhood Commercial Special Use Districts are established for the purpose of controlling the expansion of certain kinds of uses which if uncontrolled may adversely affect the character of certain Neighborhood Commercial Districts.

The purposes and provisions set forth in Section 781.1 through 781.6 of this Code shall apply respectively within these districts. The boundaries of the districts are as shown on the Zoning Map as referred to in Section 105 of this Code, subject to the provisions of that Section.

Neighborhood Commercial Restricted Use Subdistricts	Section Number
Taraval Street Restaurant and Fast Food Subdistrict	§ 781.1
Irving Street Restaurant and Fast-Food Subdistrict	§ 781.2
Geary Boulevard Fast Food Formula Retail Pet Supply Store	

1	and Formula Retail Eating and Drinking Subdistrict	§ 781.4	
2	Mission Street Formula Retail Fast Food Restaurant		
3	Subdistrict	§ 781.5	
4	North Beach Financial Service, Limited Financial Service	∍,	
5	and Business or Professional Service Subdistrict	§ 781.6	
6	Chestnut Street Financial	§ 781.7	
7.	Haight Street Alcohol Restricted Use District	§ 781.9	
8	Divisadero Street Alcohol Restricted Use District	§ 783	
9	Lower Haight Street Alcohol Restricted Use District	§ 784	
10	Excelsior Alcohol Special Use District	§ 785	
11	Lower Haight Tobacco Paraphernalia Restricted		
12	Use District	§ 786	
13	SEC. 703.2. USES PERMITTED IN NEIGHBORHOOD COMM	ERCIAL DISTRICTS	3

SEC. 703.2. USES PERMITTED IN NEIGHBORHOOD COMMERCIAL DISTRICTS.

A use is the specific purpose for which a property or building is used, occupied, maintained, or leased. Whether or not a use is permitted in a specific district is set forth or summarized and cross-referenced in Sections 710.1 through 730.95 of this Code for each district class.

(a) Use Categories. The uses, functions, or activities, which are permitted in each Neighborhood Commercial District class include those listed below by zoning control category and number and cross-referenced to the Code Section containing the definition.

	Zoning Control Categories	Section Number of
No.	for Uses	Use Definition
.24	Outdoor Activity Area	§ 790.70
.25	Drive-Up Facility	§ 790.30

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1	.26	Walk-Up Facility	§ 790.140
2	.27	Hours of Operation	§ 790.48
3	.38	Posidontial Conversion	_
4	.36	Residential Conversion	§ 790.84
5	.39	Residential Demolition	§ 790.86
6	.40	Other Retail Sales and	§ 790.102
7		Services	•
8 4	.41	Bar	§ 790.22
9			g 150.22
10	. 42	Full Service Restaurant	§ 790.92
11	.43	Large Fast-Food Limited-	§ 790.90
12		Restaurant	. 4
13	.44	Small Self Service Restaurant	§ 790.91
14	.45	Liquor Store	§ 790.55
15	.46	Movie Theater	§ 790.64
16		the first of the second of the second	9 790.04
17	.47	Adult Entertainment	§ 790.36
18	.48	Other Entertainment	§ 790.38
19	.49	Financial Service	§ 790.110
20	.50	Limited Financial Service	•
21	.50	Littiled Financial Service	§ 790.112
22	.51	Medical Service	§ 790.114
23	.52	Personal Service	§ 790.116
24	.53	Business or Professional	§ 790.108
25			3 / 00.100

1		Service	
2	.54	Massage Establishment	§ 790.60
3	.55	Tourist Hotel	§ 790.46
4 5	.56	Automobile Parking	§ 790.8
6	.57	Automotive Gas Station	§ 790.14
7	.58	Automotive Service Station	§ 790.17
8 9	.59	Automotive Repair	§ 790.15
10	.60	Automotive Wash	§ 790.18
11	.61	Automobile Sale or Rental	§ 790.12
12	.62	Animal Hospital	§ 790.6
13	.63	Ambulance Service	§ 790.2
14 15	.64	Mortuary	§ 790.62
16	.65	Trade Shop	§ 790.124
17	.66	Storage	§ 790.117
18 19	.67	Video Store	§ 790.135
20	.68	Fringe Financial Service	§ 790.111
21	.69	Tobacco Paraphernalia	§ 790.123
22		Establishment	
23	.69A	Self-Service Specialty Food	§ 790.93
24 25	.69B	Amusement Game Arcade	§ 790.04 1 - <u>790.4</u>
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1		(Mechanical Amusement	
2		Devices)	
3	.69C	Neighborhood Agriculture	§ 102.35(a)
4			3 102.00(a)
5	.69D	Large-Scale Urban Agriculture	§ 102.35(b)
6	.70	Administrative Service	§ 790.106
7	.80	Hospital or Medical Center	§ 790.44
8	 .81	Other Institutions, Large	§ 790.50
9	.82	Other Institutions, Small	§ 790.51
11	.83	Public Use	§ 790.80
12	.84	Medical Cannabis Dispensary	§ 790.141
13	.85	Service, Philanthropic	§ 790.107
14		Administrative	3
15			
16	.90	Residential Use	§ 790.88
17	.95	Community Residential Parking	§ 790.10

- (b) **Use Limitations.** The uses permitted in Neighborhood Commercial Districts are either principal, conditional, accessory, or temporary uses as stated in this Section, and include those uses set forth or summarized and cross-referenced in the zoning control categories as listed in Paragraph (a) in Sections 710.1 through 729.95 737.1 of this Code for each district class.
- (1) **Permitted Uses.** All permitted uses shall be conducted within an enclosed building in Neighborhood Commercial Districts, unless otherwise specifically allowed in this

Code. Exceptions from this requirement are: uses which, when located outside of a building, qualify as an outdoor activity area, as defined in Section 790.70 of this Code; accessory offstreet parking and loading and other uses listed below which function primarily as open-air uses, or which may be appropriate if located on an open lot, outside a building, or within a partially enclosed building, subject to other limitations of this Article 7 and other sections of this Code.

No.	Zoning Control Category
.56	Automobile Parking
.57	Automotive Gas Station
.58	Automotive Service Station
.60	Automotive Wash
.61	Automobile Sale or Rental
.81	Other Institutions, Large (selected)
.83	Public Use (selected)
.95	Community Residential Parking

If there are two or more uses in a structure and none is classified below under Section 703.2(b)(1)(C) of this Code as accessory, then each of these uses will be considered separately as independent principal, conditional or temporary uses.

(A) **Principal Uses.** Principal uses are permitted as of right in a Neighborhood Commercial District, when so indicated in Sections 710.1 through 729.95 737.1 of this Code for each district class.

- (B) **Conditional Uses.** Conditional uses are permitted in a Neighborhood Commercial District when authorized by the Planning Commission; whether a use is conditional in a given district is indicated in Sections 710.10 through 729.95 737.1. Conditional uses are subject to the provisions set forth in Sections 178, 179, 303, and 316 through 316.8 316.6 of this Code.
- (i) An establishment which sells beer or wine with motor vehicle fuel is a conditional use, and shall be governed by Section 229.
- (ii) Notwithstanding any other provision of this Article, a change in use or demolition of a movie theater use, as set forth in Section 790.64, shall require conditional use authorization. This Subsection shall not authorize a change in use if the new use or uses are otherwise prohibited.
- (iii) Notwithstanding any other provision of this Article, a change in use or demolition of a general grocery store use, as defined in Section 790.102(a), which use exceeds 5,000 gross square feet shall require conditional use authorization. This Subsection shall not authorize a change in use if the new use or uses are otherwise prohibited.
- (iv) Large-Scale Urban Agriculture, as defined in Section 102.35(b), shall require conditional use authorization.
- (C) Accessory Uses. Except as prohibited in Section 728 and subject to the limitations set forth below and in Sections 204.1 (Accessory Uses for Dwelling Units in R and NC Districts), 204.4 (Dwelling Units Accessory to Other Uses), and 204.5 (Parking and Loading as Accessory Uses) of this Code, a related minor use which is either necessary to the operation or enjoyment of a lawful principal use or conditional use, or is appropriate, incidental and subordinate to any such use, shall be permitted as an accessory use when located on the same lot. Any use which does not qualify as an accessory use shall be classified as a principal or conditional use, unless it qualifies as a temporary use under Sections 205 through 205.2 205.4 of this Code.

No use will be considered accessory to a permitted principal or conditional use which involves or requires any of the following:

- (i) The use of more than 1/3 of the total floor area occupied by such use and the principal or conditional use to which it is accessory, except in the case of accessory off-street parking and loading and accessory wholesaling, manufacturing or processing of foods, goods, or commodities;
- (ii) Any b<u>B</u>ar, <u>rRestaurant</u>, other entertainment, or any retail establishment which serves liquor for consumption on-site;
- (iii) Any ‡Take-eQut ‡Food use, as defined in Section 790.122, except for a ‡Take-eQut ‡Food use which occupies 1/3 of the total floor area or up to 500 s/f whichever is more restrictive in a general grocery or specialty grocery store. 2 This ‡Take-eQut ‡Food use includes the area devoted to food preparation and service and excludes storage and waiting areas:
- (iv) Any <u>tTake-oQut</u> <u>tFood</u> use, as defined in Section 790.122, except for a <u>tTake-oQut</u> <u>Food</u> use operating as a minor and incidental use within a <u>full service</u> <u>tRestaurant use</u>;
- (v) The wholesaling, manufacturing or processing of foods, goods, or commodities on the premises of an establishment which does not also use or provide for primarily retail sale of such foods, goods or commodities at the same location where such wholesaling, manufacturing or processing takes place.
- (vi) Any retail liquor sales, as defined in Section 790.55, except for beer, wine, and/or liquor sales for the consumption off the premises with a State of California Alcoholic Beverage Control ("ABC") Board License type (off-sale beer and wine) or type 21 (off-sale general) which occupy less that 15% of the gross square footage of the establishment (including all areas devoted to the display and sale of alcoholic beverages) in a general grocery store, or

specialty grocery store, or self service specialty food use., or Limited-Restaurant use (ABC license type 20 only).

(vii) Medical Cannabis Dispensaries as defined in 790.141.

The foregoing rules shall not prohibit take-out food activity which operates in conjunction with a fast-food Limited-rRestaurant or a self-service rRestaurant. A fast-food Limited-Rrestaurant or a self-service rRestaurant, by definition, includes take-out food as an accessory and necessary part of its operation.

(viii)³ Any other entertainment use, as defined in Section 790.38, except for one that involves a Limited Live Performance Permit as set forth in Police Code Section 1060 et seq.

- (D) **Temporary Uses.** Temporary uses are permitted uses, subject to the provisions set forth in Section 205 of this Code.
 - (2) Not Permitted Uses.
- (A) Uses which are not specifically listed in this Article are not permitted unless they qualify as a nonconforming use pursuant to Sections 180 through 186.1 of this Code or are determined by the Zoning Administrator to be permitted uses in accordance with Section 307(a) of this Code.
- (B) No use, even though listed as a permitted use, shall be permitted in a Neighborhood Commercial District which, by reason of its nature or manner of operation, creates conditions that are hazardous, noxious, or offensive through the emission of odor, fumes, smoke, cinders, dust, gas, vibration, glare, refuse, water-carried waste, or excessive noise.
- (C) The establishment of a use that sells alcoholic beverages, other than beer and wine, concurrent with motor vehicle fuel is prohibited, and shall be governed by Section 229. Except in the SoMa NCT, where these uses are permitted accessory uses.

SEC. 703.3. FORMULA RETAIL USES.

- (c) "Retail sales activity or retail sales establishment" shall include the following uses; as defined in Section 303(i)(2) Article 7 of this Code: "bar," "drive-up facility;" "eating and drinking use," "liquor store," large fast-food," "restaurant, small self-service," "restaurant," full-service," "sales and service, other retail," "sales and service, retail," "movie theatre," "video store," "amusement and game areade," "take-out food," and "specialty food, self-service."
- (e) Formula Retail Use Prohibited. Notwithstanding subsection (d), any use permitted in the Hayes-Gough Neighborhood Commercial District, or the North Beach Neighborhood Commercial District, which is also a "formula retail use" as defined in this Section, is hereby prohibited. Any full-service restaurant, Limited-Restaurant, large fast food restaurant, small self-service restaurant or self-service specialty food store permitted in the Upper Fillmore Neighborhood Commercial District or the Broadway Neighborhood Commercial District which is also a "formula retail use" as defined in this Section is hereby prohibited.

SEC. 710. NEIGHBORHOOD COMMERCIAL CLUSTER NC-1 DISTRICT
ZONING CONTROL TABLE

	2011111			 	
		§		NC-1	
No.	Zoning Category	References		Controls	by Story
		§ 790.118	1st	2nd	3rd+
		4			
710.42	Full Service Restaurant	§ 790.92	<i>P</i> #		
710.43	Large Fast Food Limited Restaurant	§ 790.90	<u>P#</u>		

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710.44	Small Self Service Restaurant	§ 790.91	<u>C-P</u> #	
710.67	Video Store	§ 790.135	E	
710.69A	Self Service Specialty Food	§ 790.93	<i>C</i> #	

SPECIFIC PROVISIONS FOR NC-1 DISTRICTS

Article 7	Other	
Code	Code	
Section	Section	Zoning Controls
§ 710.40		Boundaries: All NC-1 Districts
§ 710.41		Controls: P if located more than ¼ mile from any NC District or
§ 710. <i>42<u>4</u>3</i>		Restricted Use Subdistrict with more restrictive controls;
<u>710.44</u>		otherwise, same as more restrictive control
§ 710.44	-	Boundaries: All NC-1 Districts
§ 710.69A		Controls: C if located more than 1/4 mile from any NC District or
		Restricted Use Subdistrict with more restrictive controls; otherwise,
		same as more restrictive control
§ 710.42	§ 781.1	TARAVAL STREET RESTAURANT AND FAST FOOD
§ 710.43		SUBDISTRICT
§ 710.44		Boundaries: Applicable only for the two Taraval Street NC-1
§ 710.69A		Districts between 40th and 41st Avenues and 45th and 47th
		Avenues as mapped on Sectional Map 5 SU
		Controls: Full service r Restaurant and small self service Limited-
-		restaurants and self service specialty food are C; large fast food

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<i> </i>	and Limited FRestaurants are NP.
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SEC. 711. SMALL-SCALE NEIGHBORHOOD COMMERCIAL DISTRICT NC-2 ZONING CONTROL TABLE

,		§		NC-2	
No.	Zoning Category	References	Controls by Story		
		§ 790.118	1st	2nd	3rd+
				· · · · · · · · · · · · · · · · · ·	

711.42	Full-Service Restaurant	§ 790.92	<i>P</i> #		
711.43	<i>Large Fast Food Limited</i> Restaurant	§ 790.90	<i>C</i> – <u>P</u> #		
711.44	Small Self Service Restaurant	§ 790.91	Р#		
711.67	Video Store	§ 790.135	ϵ	ϵ	, t
711.69A	Self-Service Specialty Food	§ 790.93	₽#		

SPECIFIC PROVISIONS FOR NC-2 DISTRICTS

Article 7	Other Code	
Section	Section	Zoning Controls
§ 711.42	§ 781.1	TARAVAL STREET RESTAURANT AND FAST FOOD
§ 711.43		SUBDISTRICT
§ 711.44		Boundaries: Applicable only for the Taraval Street NC-2 District

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§ 711.69A		between 12th and 36th Avenues as mapped on Sectional Maps
		5 SU and 6 SU
		Controls: Full service r Restaurants, small self service restaurants
		and self-service specialty food and Limited-FRestaurant are C; large
		fast food Formula Retail restaurants and Limited-rRestaurant are
		NP
§ 711.42	§ 781.2	IRVING STREET RESTAURANT AND FAST FOOD
§ 711.43		SUBDISTRICT
§ 711.44		Boundaries: Applicable only for the portion of the Irving Street
§ 711.69A		NC-2 District between 19th and 27th Avenues as mapped on
		Sectional Map 5 SU
)		Controls: Small self service r Restaurants and specialty food are C;
		full-service restaurants and large fast food restaurants are NP

SEC. 712. MODERATE-SCALE NEIGHBORHOOD COMMERCIAL DISTRICT NC-3 ZONING CONTROL TABLE

		§		NC-3	
No.	Zoning Category	References	Controls by Story		
		§ 790.118	1st	2nd	3rd+
				·····	
712.42	Full Service Restaurant	§ 790.92	P	₽	-
712.43	Large Fast Food Limited-Restaurant	§ 790.90	C <u>P</u> #	<i>C <u>P</u>#</i>	
712.44	Small Self Service Restaurant	§ 790.91	P#	Р#	

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712.67	Video Store	§ 790.135	₽	ϵ	€ .
712.69A	Self-Service Specialty Food	§ 790.93	P#	P #	

SPECIFIC PROVISIONS FOR NC-3 DISTRICTS

Article 7	Other	
Code	Code	
Section	Section	Zoning Controls
§ 712.25	§ 249.14	THIRD STREET SPECIAL USE DISTRICT
§ 712.40		Boundaries: Applicable only to the portion of the Third Street
**		SUD as shown on Sectional Map 10 SU zoned NC-3
		Controls: Off-sale retail liquor sales as defined in Section
		249.14(b)(1)(A) are NP; drive-up facilities for FRestaurants and
		l <u>Limited-</u> F <u>Restaurants</u> large fast food restaurants, small self service
		restaurants and self service specialty food are C
<u>§ 712.40</u>	§ 781.4	GEARY BOULEVARD FORMULA RETAIL PET SUPPLY
<u>§ 712.41</u>		STORE AND FORMULA RETAIL EATING AND DRINKING
§ 712.43		SUBDISTRICT
<u>§ 712.44</u>		Boundaries: Applicable only for the portion of the Geary
<u>§ 790.34</u>		Boulevard NC-3 District between 14th and 28th Avenues as
		mapped on Sectional Maps 3 SU and 4 SU
		Controls: Formula Retail pet supply stores and formula retail
		eating and drinking uses are NP
§ 712.43	§ 781.5	MISSION STREET <i>FAST FOOD FORMULA RETAIL</i>
§ 712.44		<u>RESTAURANT</u> SUBDISTRICT

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§ 712.69A	Boundaries: Applicable only for the portion of the Mission Street
	NC-3 District between 15th Street and Randall Street as mapped
	on Sectional Map 7 SU
	Controls: Formula Retail Restaurants and Limited-rRestaurants
í.	and Small self-service restaurants and self service specialty food that
	are also defined as formula retail are C; large fast food restaurants
	are NP
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713. NEIGHBORHOOD COMMERCIAL SHOPPING CENTER DISTRICT NC-S ZONING CONTROL TABLE

		§	NC-S Controls by Story			
No.	Zoning Category	References				
		§ 790.118	1st	2nd	3rd+	
713.42	Full Service Restaurant	§ 790.92	P	<u>P</u>		
713.43	Large Fast Food Limited Restaurant	§ 790.90	<u>€P</u>	<u>6P</u>		
713.44	Small Self Service Restaurant	§ 790.91	Р#	P#		
713.67	Video Store	§ 790.135	ϵ	E		
713.69A	Self Service Specialty Food	§ 790.93	<i>P</i> #	P #		

SPECIFIC PROVISIONS FOR NC-S DISTRICTS

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Article 7	Other	Zoning Controls
Code	Code	
Section	Section	
§ 713.10	§ 253.3	LAKESHORE PLAZA SPECIAL USE DISTRICT
§ 713.27	§ 780.1	Boundaries: Applicable only for the Lakeshore Plaza NC-S
§ 713.30		District as mapped on Sectional Map 13SU and 13H
§ 713.41		Controls: Special controls on various features and uses, ar
§ 713.44		residential standards
§ 713.46		
§ 713.48		
§ 713.49		
§ 713.51		
§ 713.52		
§ 713.53		
§ 713.64		
§ 713.69A		
§ 713.70		
§ 713.81		
§ 713.82		
§ 713.90		
§ 713.91		
§ 713.92		
§ 713.93		
§ 713.95		

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SEC. 714. BROADWAY NEIGHBORHOOD COMMERCIAL DISTRICT

ZONING CONTROL TABLE

			TOL TABLE					
No.			§		Broadway			
		Zoning Category	References		Controls	by Story		
			§ 790.118	1st	2nd	3rd+		
	,							
714.40	1	her Retail Sales and Services of Listed Below]	§ 790.102	P#	P #			
714.42	Fu	ll Service Restaurant	§ 790.92	<u>P</u>	P	_		
714.43	ł	rge Fast Food <u>Limited</u> - staurant	§ 790.90	P <u>C#</u>	P _ <u>C#</u>			
714.44	Sm	all Self Service Restaurant	§ 790.91	<i>€</i> _₽ <u>C#</u>	<i>€</i> _₽ <u>C#</u>			
714.67	Via	eo Store	§ 790.135	ϵ	ϵ	ı		
714.69A Self Service Specialty Food		§ 790.93	<u>P</u>	₽	-			
				·	<u> </u>			

SPECIFIC PROVISIONS FOR THE BROADWAY

NEIGHBORHOOD COMMERCIAL DISTRICT

Article 7	Other	Zoning Controls
Code	Code	
Section	Section	
§ 714.40	§790.102(n)	BROADWAY- <u>FORMULA RETAIL RESTAURANT AND</u>

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_ 	 	particular de la companya de la comp
§ 714.43	<u>§ 790.90</u>	<u>LIMITED-RESTAURANT USES</u> SPECIALTY RETAIL USES
<u>§ 714.44</u>	<u>§ 790.91</u>	Boundaries: Broadway NCD
		Controls: Formula Retail Restaurant and Limited-Restaurant
		<u>Uses are NP.</u> Retail coffee stores defined pursuant to Code §
		790.102(n) are not permitted without conditional use authorization
	•	except to the extent qualifying as specialty grocery permitted pursuant
		to § 790.102(b)
§ 714.44	§ 790.91	BROADWAY LIQUOR LICENSES FOR RESTAURANTS
		Boundaries: Applicable to the Broadway Neighborhood
		Commercial District
		Controls: A Restaurant Use may only add ABC license types
		47, 49 or 75 as a conditional use on the ground level if, in
		addition to the criteria set forth in Section 303, the Planning
		Commission finds that the restaurant is operating as a Bona
	· ·	Fide Eating Place, as defined in Section 790.142 of this Code.
		Should a restaurant fail to operate as a Bona Fide Eating Place
		for any length of time, the conditional use authorization shall be
		subject to immediate revocation.

SEC. 715. CASTRO STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

		§	Castro Street			
No.	Zoning Category	References		Contro	ls by Story	
		§ 790.118	1st	2nd	3rd+	

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715.42	Full Service Restaurant	§ 790.92			
715.43	Large Fast Food Limited-Restaurant	§ 790.90	<u>P</u>		
715.44	Small Self Service Restaurant	§ 790.91	<u>C</u>		
715.67	Video Store	§ 790.135	ϵ	ϵ	,
715.69A	Self Service Specialty Food	§ 790.93	₽		: ·

SPECIFIC PROVISIONS FOR THE CASTRO STREET NEIGHBORHOOD COMMERCIAL DISTRICT

	, 	Diottaor
Article 7	Other Code	
Section	Section	Zoning Controls
<u>§ 715.44</u>	<u>§ 790.91</u>	CASTRO STREET LIQUOR LICENSES FOR RESTAURANTS
		Boundaries: Applicable to the Castro Street Neighborhood
		Commercial District
		Controls: A Restaurant Use may only add ABC license types
		47, 49 or 75 as a conditional use on the ground level if, in
		addition to the criteria set forth in Section 303, the Planning
		Commission finds that the restaurant is operating as a Bona Fide
		Eating Place, as defined in Section 790.142 of this Code. Should
		a restaurant fail to operate as a Bona Fide Eating Place for any
	j.	length of time, the conditional use authorization shall be subject
		to immediate revocation.

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SEC 716 I	NNFR C	IFMF	NT STREET NEIGHB	OBHOOD COM	IMERCI	AL DIST	RICT
020111011			ZONING CONTR		· .		
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				§	Inner	Clement	Stree
No.		Zo	ning Category	References		Controls	s by S
				§ 790.118	1st	2nd	3rc
					_ 		<u>. </u>
716.42	Full-Se	ervice R	estaurant	§ 790.92	C#		
716.43	Large .	Fast Fo	od- <u>Limited-</u> Restaurant	§ 790.90	<i>C#-<u>P</u></i>		
716.44	Small S	Self-Ser	vice Restaurant	§ 790.91	<u>C</u> #		
716.67	Video :	Store		§ 790.135	P	ϵ	
716.69A	Self-Se	rvice S _I	vecialty Food	§ 790.93			
,		· · · · · · · · · · · · · · · · · · ·				J	-!
SPECIF	FIC PRO	VISIOI	NS FOR THE INNER (EET NE	EIGHBOR	HOO
	<u> </u>	•	COMMERCIAL	DISTRICT		· · · · · · · · · · · · · · · · · · ·	
Article 7	Other	1					

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1 § 716.44 41 | 790.91 22 INNER CLEMENT STREET LIQUOR LICENSES FOR FULL 2 SERVICE RESTAURANTS 3 Boundaries: Applicable to the Inner Clement Street Neighborhood Commercial District 5 Controls: A Restaurant Use may only add ABC license types 6 47, 49 or 75 as a conditional use on the ground level if, in 7 addition to the criteria set forth in Section 303, the Planning 8 Commission finds that the restaurant is operating as a Bona Fide 9 Eating Place, as defined in Section 790.142 of this Code, Should 10 a restaurant fail to operate as a Bona Fide Eating Place for any 11 length of time, the conditional use authorization shall be subject 12 to immediate revocation. 13 (a) In order to allow certain restaurants to seek an ABC 14 license type 47 so that liquor may be served for drinking on the 15 premises, a bar use, as defined in § 790.22, may be permitted 16 as a conditional use on the ground level if, in addition to the 17 criteria set forth in Section 303, the Planning Commission finds 18 that: 19 (1) The bar function is operated as an integral element of 20 an establishment which is classified both as: (A) a full-service 21 restaurant as defined in § 790.92 and (B) a bona-fide restaurant 22 as defined in § 781.8(c); and 23 (2) The establishment maintains only an ABC license type 24 47. Other ABC license types, except those that are included 25

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1			within the definition of a full-service restaurant pursuant to §
2			790.92, are not permitted for those uses subject to this Section.
3			(b) Subsequent to the granting of a conditional use
4			authorization under this Section, the Commission may consider
5			immediate revocation of the previous conditional use
6			authorization should an establishment no longer comply with any
7			of the above criteria for any length of time.
8	§ 716.41	§ 790.22	INNER CLEMENT STREET LIQUOR LICENSES FOR BARS
9			Boundaries: Applicable to the Inner Clement Street
10			Neighborhood Commercial District
11			Controls:
12			(a) In order to allow wine and/or beer bars to seek an ABC
13		* .	license type 42 so that wine and beer (but not hard spirits) may
14			be served for drinking on the premises, a bar use, as defined in
15			§ 790.22, may be permitted as a conditional use on the ground
16			level if, in addition to the criteria set forth in Section 303, the
17			Planning Commission finds that:
18			(1) The bar function is operated as a wine and beer bar
19			with an ABC license type 42, which may include incidental food
20			services; and
21			(2) The establishment maintains only an ABC license type
22			42 and/or an ABC license type 20 permitting off-premises sales
23		· •	of wine and beer. Other ABC license types, except those that
24		•	
25 L			are included within the definition of a full service reactaurant

1			
1 2			pursuant to § 790.61 22, are not permitted for those uses subject to this Section.
3			(b) Subsequent to the granting of a conditional use
4			authorization under this Section, the Commission may consider
5			immediate revocation of the previous conditional use
6			authorization should an establishment no longer comply with
8			any of the above criteria for any length of time.
9	§ 716.41	§ 790. <u>91</u> 92	INNER CLEMENT STREET <u>EATING AND DRINKING USES</u>
10	and 716.42	and 790.22	FULL SERVICE RESTAURANTS AND BARS
11	•		Boundaries: Applicable to the Inner Clement Street
12			Neighborhood Commercial District
13			Controls: One additional eating and drinking use may be
14			permitted as a principal use in the Inner Clement Neighborhood
15			Commercial District. Any additional eating and drinking uses
16			may be approved with a conditional use authorization. A full-
17		*	service restaurant or a bar may be permitted as a conditional
18			use on the ground level if, in addition to the criteria set forth in
19			Section 303, the Planning Commission has approved no more
20			than a total of three (3) full-service restaurants or bars in accordance with this Section. Should a full-service restaurant or
21			bar permitted under this Section cease operation and complete
22		, i	a lawful change of use to another principally or conditionally
23			permitted use, the Commission may consider a new full-service
24		1.	restaurant or bar in accordance with the terms of this Section.
25	·		or and doctors.

SEC. 717. OUTER CLEMENT STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

		§	Outer Clement Street			
No.	Zoning Category	References		by Story		
		§ 790.118	1st	3rd+		
717.42	Full-Service Restaurant	§ 790.92	C #		1.	
717.43	<i>Large Fast Food <u>Limited</u>-</i> Restaurant	§ 790.90	C #			
717.44	Small Self Service Restaurant	§ 790.91	C #			
717.67	Video Store	§ 790.135	₽	ϵ		
717.69A	Self Service Specialty Food	§ 790.93	<i>C</i> .#			

SPECIFIC PROVISIONS FOR THE OUTER CLEMENT STREET NEIGHBORHOOD COMMERCIAL DISTRICT

Article 7 Code Section	Other Code Section	Zoning Controls
§§ 717.41,	§ 790.34	OUTER CLEMENT STREET EATING AND DRINKING USES
717.42,		Boundaries: Applicable to the Outer Clement Street
717.43,		Neighborhood Commercial District.
717.44, <i>and</i>		Controls: an eating or drinking use may be approved with
717.69A		conditional use authorization.

SEC. 718. UPPER FILLMORE STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

		§	Upper Fillmore Street			
No.	Zoning Category	References		Controls	by Story	
		§ 790.118	1st	2nd	3rd+	
718.42	Full Service Restaurant	§ 790.92	<i>C</i> #			
718.43	Large Fast Food Limited- Restaurant	§ 790.90	<i>C#</i> <u>P#</u>			
718.44	Small Self Service Restaurant	§ 790.91	C#			
718.67	Video Store	§ 790.135	E	ϵ	-	
718.69A	Self Service Specialty Food	§ 790.93	<i>C</i> #			

SPECIFIC PROVISIONS FOR THE UPPER FILLMORE NEIGHBORHOOD COMMERCIAL DISTRICT

Article 7	Other	Zoning Controls
Code	Code	
Section	Section	
§ 718.41	§ 790.22	Boundaries: Applicable for the Upper Fillmore NCD. Controls: A
		new bar will be allowed with a conditional use authorization from
		the Planning Commission only in conjunction with a full service
		Restaurant use.

§§ 718.42	§ 790.92	In considering a conditional use for a full service, large fast food,
718.43 and	§ 790.90	or small self service. Restaurant, the Planning Commission shall
718.44	§ 790.91	consider whether the use proposes lunch service or other
		daytime usage in order to limit the number of such
		establishments on the block that have no daytime activity.
§ 714.43	§ 790.90	UPPER FILLMORE FORMULA RETAIL RESTAURANT AND
<u>§ 714.44</u>	<u>§ 790.91</u>	<u>LIMITED-RESTAURANT USES</u>
		Boundaries: Upper Fillmore NCD
		Controls: Formula Retail Restaurant and Limited-Restaurant
		<u>Uses are NP.</u>

SEC. 719. HAIGHT STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

		§		Haight Street			
No.	Zoning Category	References		Contro	trols by Story		
		§ 790.118	1st	2nd	3rd+		

§ 719.41	<u>Bar</u>	§ 790.22	#		
719.42	Full Service Restaurant	§ 790.92	= C#	#	#
§ 719.43		§ 790.90	#-P	-#-P	-#P
	Large Fast Food Limited- Restaurant		<u> </u>	-11- <u>1</u>	-111
§ 719.44	Small Self Service Restaurant	§ 790.91	#	#	#
719.67	Video Store	§ 790.135	E	ϵ	-

719.69A Self-Service Specialty Food

§ 790.93

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SPECIFIC PROVISIONS FOR THE HAIGHT STREET DISTRICT

Article 7 Code Section	Other Code Section	Zoning Controls
§ 719.40	§ 781.9	Boundaries: The entire Haight Street
§ 719.41		Neighborhood Commercial District.
§ 719.43		Controls: Retail establishments selling off-
§ 719.44		sale or on-sale alcoholic beverages are not
§ 719.69A		permitted pursuant to Section 781.9.
§ 719.42	§ 781.9 790.22	HAIGHT STREET LIQUOR LICENSES FOR
	790.92	FULL SERVICE RESTAURANTS
		Boundaries: Applicable to the Height Street
	•	Neighborhood Commercial District and Height
		Street Alcohol Restricted Use Subdistrict.
		Controls: A Restaurant Use may only add
		ABC license types 47, 49 or 75 as a
		conditional use on the ground level if, in
		addition to the criteria set forth in Section 303.
		the Planning Commission finds that the
		restaurant is operating as a Bona Fide Eating
		Place, as defined in Section 790.142 of this
		Code. Should a restaurant fail to operate as a

Bona Fide Eating Place for any length of time, the conditional use authorization shall be subject to immediate revocation.

(a) In order to allow certain restaurants to seek an ABC license type 47 so that liquor may be served for drinking on the premises, a bar use, as defined in § 790.22, may be permitted as a conditional use on the ground level if, in addition to the criteria set forth in Section 202, the Planning Commission finds that:

(1) The bar function is operated as an integral element of an establishment which is classified both as: (A) a full-service restaurant as defined in § 790.92 and (B) a bona-fide restaurant as defined in § 781.8(c); and

(2) The establishment maintains only an ABC license type 47. Other ABC license types, except those that are included within the definition of a full-service restaurant pursuant to § 790.22, are not permitted for

·				
1				those uses subject to this Section.
2				(b) Subsequent to the granting of a
3				conditional use authorization under this
4				Section, the Commission may consider
5		`		immediate revocation of the previous
6				conditional use authorization should an
7				
8				establishment no longer comply with an of the
9				above criteria for any length of time.
10		§ 725.42 <u>719.44</u>		HAIGHT STREET FULL SERVICE
11		,	§ 790.22	RESTAURANTS
12	,			Boundaries: Applicable to the Haight Street
13				
14				Neighborhood Commercial District and Haight
15				Street Alcohol Restricted Use Subdivision.
16				Controls: A full service rRestaurant may be
17				permitted as a conditional sue use on the
18				ground level if, in addition to the criteria set
19				forth in Section 303, the Planning
20				Commission has approved no more than a
21				
22				total of 3 <i>full-service</i> r <u>R</u> estaurants in
23				accordance with this Section. Should a <i>full</i> -
24				service reestaurant permitted under this
25	L	. ·		

	Section cease operation and complete a
	lawful change of use to another principally or
	conditionally permitted use, the Commission
	may consider a new <i>full-service r</i> Restaurant in
	accordance with the terms of this Section.

SEC. 720. HAYES-GOUGH NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT ZONING CONTROL TABLE

		§		Hayes-Gough		
No.	Zoning Category	References		Contro	ls by Story	
		§ 790.118	1st	2nd	3rd+	

720.42	Full-Service Restaurant	§ 790.92	₽	:	
720.43	<i>Large Fast Food Limited</i> Restaurant	§ 790.90	<u>& P</u>		
720.44	Small Self-Service Restaurant	§ 790.91	Р		
720.67	Video Store	§ 790.135	ϵ	ϵ	
720.69A	Self Service Specialty Food	§ 790.93	<u>P</u>		

SEC. 721. UPPER MARKET STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

	No.	Zoning Category	§ Upper Market Street	
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	References		Control	s by Story
	§ 790.118	1st	2nd	3rd+
		· · · · · · · · · · · · · · · · · · ·		<u>, </u>

721.42	Full-Service Restaurant	§ 790.92	e		
721.43	Large Fast Food Limited- Restaurant	§ 790.90	<u>P</u>		
721.44	Small Self Service Restaurant	§ 790.91	С		
721.67	Video Store	§ 790.135	ϵ	ϵ	
721.69A	Self Service Specialty Food	§ 790.93	ϵ		

SPECIFIC PROVISIONS FOR THE UPPER MARKET NEIGHBORHOOD COMMERCIAL DISTRICT

Article 7 Code Section	Other Code Section	Zoning Controls
<u>§ 721.44</u>	<u>§ 790.91</u>	UPPER MARKET STREET LIQUOR LICENSES FOR
		<u>RESTAURANTS</u>
		Boundaries: Applicable to the Castro Street Neighborhood
		<u>Commercial District</u>
		Controls: A Restaurant Use may only add ABC license types
		47, 49 or 75 as a conditional use on the ground level if, in
		addition to the criteria set forth in Section 303, the Planning

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Commission finds that the restaurant is operating as a Bona Fide

Eating Place, as defined in Section 790.142 of this Code. Should

a restaurant fail to operate as a Bona Fide Eating Place for any

length of time, the conditional use authorization shall be subject

to immediate revocation.

SEC. 722. NORTH BEACH NEIGHBORHOOD COMMERCIAL DISTRICT.

		§		North E	Beach
No.	Zoning Category	References		Contro	ls by Story
		§ 790.118	1st	2nd	3rd+

722.42	Full Service Restaurant	§ 790.92 § 780.3	<i>C</i> #		
722.43	Large Fast Food Limited- Restaurant	§ 790.90	<u>C#</u>		
722.44	Small Self Service Restaurant	§ 790.91 § 780.3	C#		
722.67	Video Store	§ 790.135	ϵ	ϵ	
722.69A	Self Service Specialty Food	§ 790.93	€		

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§ 722.40	§ 790.102(n)	NORTH BEA	ACH SPECIA	LTY RETAL	L USES

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-	-	Boundaries: North Beach NCD
		Controls: Retail coffee stores defined pursuant to
		Code § 790.102(n) are not permitted without
		conditional use authorization except to the extent
		qualifying as specialty grocery permitted pursuant
		to § 790.102(b)
§§ 722.42,	§ 780.3	NORTH BEACH EATING AND DRINKING
		USES SPECIAL USE DISTRICT
<u>722.43</u>		Boundaries: North Beach NCD
722.44,		Controls: Full service r Restaurants and small
722.41		self service <u>Limited-rR</u> estaurants as defined in
		Sections 790.92 790.90 and 790.91 of this
		Code and bBars as defined in Section 780.22
		may be permitted as a conditional use on the
		first story if, in addition to the criteria set forth
		in Section 303, the Planning Commission
		finds that the <i>full-service</i> r <u>R</u> estaurant, <i>small</i>
		self service Limited-rRestaurant, or bBar does
		not occupy:
		(1) a space that is currently or was last
		occupied by a Basic Neighborhood Sale or
		Service, as defined in Section 780.3(b), or by
		a permitted principal use under Section 722
		(North Beach Controls); or

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		(2) a vacant space last occupied by a
		nonconforming use or a permitted conditional
		use under Section 722 (North Beach
		Controls) that has been discontinued or
		abandoned pursuant to Section 186.1(d) or
		Section 178(d) of this Code.
§§ 722.42,	§§ 790.92,	NORTH BEACH LIQUOR LICENSES FOR
722.44	790.91	FULL SERVICE AND SMALL SELF_SERVICE
, · · · · · · · · · · · · · · · · · · ·		RESTAURANTS
		Boundaries: North Beach NCD
		Controls: A Restaurant Use may only add
		ABC license types 47, 49 or 75 as a
		conditional use on the ground level if, in
		addition to the criteria set forth in Section 303.
		the Planning Commission finds that the
		restaurant is operating as a Bona Fide Eating
		Place, as defined in Section 790.142 of this
		Code. Should a restaurant fail to operate as a
		Bona Fide Eating Place for any length of time.
		the conditional use authorization shall be
		subject to immediate revocation.
		(a) In order to allow full service restaurants,
		as defined in § 790.92, and small self service
		restaurants, as defined in § 790.91 to seek or
	· · · · · · · · · · · · · · · · · · ·	

maintain an ABC license type 41, so that they may provide on site beer and/or wine sales for drinking on the premises, the restaurant shall be required to operate as a 'bona fide eating place' as defined in § 790.142.

- (b) In order to allow full service restaurants, as defined in § 790.91, to seek and maintain an ABC license type 47, so that liquor may be served for drinking on the premises, a bar use, as defined in § 790.22, may be permitted as a conditional use on the ground level if, in addition to the criteria set forth in Section 303, the Planning Commission finds that:
- (1) The bar function is operated as an integral element of an establishment which is classified both as: (A) a full-service restaurant as defined in § 790.92 and (B) a 'bona-fide eating place' as defined in § 790.142; and
- (2) The establishment maintains only an ABC license type 47, 40, 41 or 60.
- (c) The Commission may consider immediate revocation of a previous conditional use authorization should an

<u> </u>	
	establishment no longer comply with any of
•	the criteria set forth above in (a) or (b) of this
	Section for any length of time.
	(d) A small self service restaurant use as
	defined in § 790.91 may not provide liquor for
t.	drinking on the premises (with ABC licenses 42,
	47,-48, or 61).

SEC. 723. POLK STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

			Polk Street
No.	Zoning Category	§ References	Controls
723.21	Use Size	§ 790.130	P up t o <i>1,999</i>
	[Non-Residential]		<u>2,499</u> sq. ft.;
			C 2,000 <u>2,500</u> sq. ft. &
			above
			§ 121.2

		§	Polk Street
No.	Zoning Category	References	Controls by Story

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		§ 790.118	1st	2nd	3rd+
	T				
723.42	Full-Service Restaurant	§ 790.92	E		
723.43	Large Fast Food Limited- Restaurant	§ 790.90	<u>P</u>		
723.44	Small Self Service Restaurant	§ 790.91	C <u>#</u>		
723.67	Video Store	§ 790.135	ϵ	ϵ	
723.69A	Self-Service Specialty Food	§ 790.93	ϵ		

SPECIFIC PROVISIONS FOR THE POLK STREET NEIGHBORHOOD COMMERCIAL

DISTRICT

§ 723.44 POLK STREET LIQUOR LICENSES FOR RESTAURANTS Boundaries: Applicable to the Polk Street

	Paradition Applicable to the Lolk Street
	<u>NCD</u>
	Controls: A Restaurant Use may only add
	ABC license types 47, 49 or 75 as a
±	conditional use on the ground level if, in
	addition to the criteria set forth in Section 303.
	the Planning Commission finds that the
	restaurant is operating as a Bona Fide Eating
	Place, as defined in Section 790.142 of this
	Code. Should a restaurant fail to operate as a

	bona fide eating place for any length of time.
	the conditional use authorization shall be
	subject to immediate revocation

SEC. 724. SACRAMENTO STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

		§	Sac	ramento	Street
No.	Zoning Category	References		Contro	ls by Story
		§ 790.118	1st	2nd	3rd+

724.42	Full Service Restaurant	§ 790.92	ϵ		
724.43	<i>Large Fast Food Limited</i> Restaurant	§ 790.90	<u>P</u> _		
724.44	Small Self Service Restaurant	§ 790.91	С		
724.67	Video Store	§ 790.135	ϵ	ϵ	-
724.69A	Self-Service Specialty Food	§ 790.93	ϵ		

SEC. 725. UNION STREET NEIGHBORHOOD COMMERCIAL DISTRICT

ZONING CONTROL TABLE

		§	Union Street
No.	Zoning Category	References	Controls by Story

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		§ 790.118	1st	2nd	3rd+
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725.42	Full Service Restaurant	§ 790.92	. C #		
725.43	<i>Large Fast Food Limited</i> - Restaurant	§ 790.90	<u>P#</u>		
725.44	Small Self-Service Restaurant	§ 790.91	C#		
725.67	Video Store	§ 790.135	ϵ	ϵ	
725.69A	Self Service Specialty Food	§ 790.93	C#		

SPECIFIC PROVISIONS FOR THE UNION STREET NEIGHBORHOOD COMMERCIAL

DISTRICT

Article 7		
Code	Other Code	
Section	Section	Zoning Controls
§ 725.42	§ 790.92 - <u>790.91</u>	UNION STREET <i>FULL SERVICE</i>
725.44		RESTAURANTS
		Boundaries: Applicable to the Union Street
		Neighborhood Commercial District
		Applicability: The following controls apply to
•		new uses as well to significant alterations,
		modifications, and intensifications of existing
		uses pursuant to § 178(c) of the Planning
		Code.

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		Controls: The Planning Commission may
		approve a full-service rRestaurant providing
		on-site beer and/or wine sales (with ABC
		license 40, 41 or 60) if, in addition to meeting
		the criteria set forth in Section 303, the use
		(1) is located on the ground floor, and (2) the
		Planning Commission finds that an additional
		full-service restaurant would not result in a net
		total of more than 32 full service 44
		r <u>R</u> estaurants in the Union Street
		Neighborhood Commercial District. The
		Planning Department shall apply Article 7
		zoning controls for Union Street Full-Service
	A	Restaurants to conditional use authorizations
		required by Planning Code § 178, including
r		but not limited to significant alterations,
		modifications, and intensifications of use.
§ 725.44 and	§ 790.91	SMALL SELF-SERVICE RESTAURANTS AND
725.69B	790.93	SELF-SERVICE SPECIALTY FOOD USES
		Boundaries: Applicable to the Union Street
		Neighborhood Commercial District
		Controls: The Planning Commission may approve
		a Small Self Service Restaurants or Self Service

Specialty Food use if, in addition to meeting the criteria set forth in Section 303, the Planning

Commission finds that an additional such use would not result in a net total of more than 12 combined Small Self Service Restaurants and Self Service Specialty Food uses in the Union Street Neighborhood Commercial District.

SEC. 726. VALENCIA STREET NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT ZONING CONTROL TABLE

	§		ValenciaStreet Transit				
No.	Zoning Category			Controls by Sto			
		§ 790.118	1st	2nd	3rd+		
726.42	Full Service Restaurant	§ 790.92	P				
<u>§</u> 726.43	Large Fast Food Limited- Restaurant	§ 790.90	<u> </u>				
§ 726.44	Small Self Service Restaurant	§ 790.91	Р				
726.67	Video Store	§-790.135	ϵ	ϵ	-		
726.69A	Self Service Specialty Food	§ 790.93	P				

SEC. 727. 24TH STREET – MISSION NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT ZONING CONTROL TABLE.

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			 	24 th -	4 th – Mission Transit			
	No.	Zoning Category	References		Controls	by Story		
			§ 790.118	1st	2nd	3rd+		
72	7.42	Full Service Restaurant	§ 790.92	E				
<u>\$</u>	§ 727.43 Large Fast Food Limited- Restaurant § 727.44 Small Self Service Restaurant		§ 790.90	<u>P</u>		· ·		
<u>§</u>			§ 790.91	С				
72	7.67	Video Store	§ 790.135	€				
72	7.69A	Self-Service Specialty Food	§ 790.93	ϵ				
SEC. 7	28. 24TH	STREET – NOE VALLEY NEIG ZONING CONTF	$ x = \frac{1}{\sqrt{1+ x }} \left(\frac{1}{\sqrt{1+ x }} \right)^{-1} $	ОММЕ	RCIAL DI	STRICT		
			§	24 TH	Street - N	oe Valley		
	No.	Zoning Category	References		by Story			
			§ 790.118	1st	2nd	3rd+		
	. /							
<u>§</u> 728.	.40	Other Retail Sales and Services [Not Listed Below]	§ 790.102	P	# C-#			
§ 728.	41	Bar	§ 790.22	С	#			

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728.42	Full-Service Restaurant	§ 790.92	ϵ		
<u>§</u> 728.43	Large Fast Food Limited- Restaurant	§ 790.90	<u>P</u> #		
<u>§</u> 728.44	Small Self Service Restaurant	§ 790.91	C <u>#</u>		
728.67	Video Store	§ 790.135	ϵ	ϵ	
728.69A	Self-Service Specialty Food	§ 790.93	E		

SPECIFIC PROVISIONS FOR THE 24TH STREET - NOE VALLEY NEIGHBORHOOD COMMERCIAL DISTRICT

ı	 	1	The second secon
	Article 7		
	Code	Other Code	
	Section	Section	Zoning Controls
	§ 728.40	§ 790.102(b) and	24TH STREET - NOE VALLEY SPECIALTY
		(n)	RETAIL USES
		§ 703.2(b)(1)(C)	Boundaries: Only the area within the 24th
			Street - Noe Valley Neighborhood
			Commercial District. The controls shall not
			apply to NC-1 Districts or nonconforming
			uses within ¼ mile of this District asset forth
			in Code §§ 710.10 and 186.
ļ			Controls: Formula Retail Limited-Restaurants
			Retail coffee stores, as defined in Code §
			790.91 790.102(n), that are also formula retail

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efined in Code §703.3 are
.102(b), are prohibited from
v take-out food service use
9 3.2(b)(1)(C).
E VALLEY LIQUOR
<u>'LL SERVICE</u>
able to the 24th Street -
rhood Commercial District
rant Use may only add
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ne ground level if, in
ia set forth in Section 303,
ission finds that the
ng as a Bona Fide Eating
Section 790.142 of this
aurant fail to operate as a
ace for any length of time.
authorization shall be
e revocation (a) In order
aurants to seek an ABC
nat liquor may be served
remises, a bar use, as

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defined in § 790.22, may be permitted as a conditional use on the ground level if, in addition to the criteria set forth in Section 303. the Planning Commission finds that: (1) The bar function is operated as an integral element of an establishment which is classified both as: (A) a full-service restaurant as defined in § 790.92 and (B) a bona-fide restaurant as defined in § 781.8(c); and (2) The establishment maintains only an ABC license type 47. Other ABC license types, except those that are included within the definition of a full-service restaurant pursuant to § 790.92, are not permitted for those uses subject to this Section. (b) Subsequent to the granting of a conditional use authorization under this Section, the Commission may consider immediate revocation of the previous conditional use authorization should an establishment no longer comply with any of the above criteria for any length of time.

SEC. 729. WEST PORTAL AVENUE NEIGHBORHOOD COMMERCIAL DISTRICT
ZONING CONTROL TABLE

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			§	w	est F	Portal Av	/enue	
No.	Zoning Category	Re	References		Controls by Story			
		§	790.118	1st	2	2nd	3rd+	
729.40	Other Retail Sales and Services [Not Listed Below]	- ·	§ 790.102		P-#	Р		
729.41	Bar		§ 790.22	1) O			
729.42	Full-Service Restaurant		§ 790.92	•	G			
729.43	Large Fast Food Limited- Restaurant		§ 790.90	Į	<u>. </u>			
729.44	Small Self-Service Restaura	nt	§ 790.91	<u>(</u>				
729.67	Video Store		§ 790.135	€	7	ϵ		
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SPECIFIC PROVISIONS FOR THE WEST PORTAL AVENUE NEIGHBORHOOD COMMERCIAL DISTRICT

§ 790.93

Self Service Specialty Food

Article 7		
Code	Other Code	
Section	Section	Zoning Controls

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§ 729.40	§ 790.102	Boundaries: The entire West Portal
		Neighborhood Commercial District
		Controls: A retail coffee store or other non-
		alcoholic beverage store as defined by Subsection
		790.102(n) may be granted a conditional use to be
	4	exempt from the prohibition described in that
		subsection of cooking devices and on site food
		preparation not connected with beverage
		preparation, provided that the cooking device
		allowed shall be limited to one small device for
		warming sandwich ingredients and provided that
		all other provisions of Subsection 790.102(n) are
		met.

SEC. 730. INNER SUNSET NEIGHBORHOOD COMMERCIAL DISTRICT

ZONING CONTROL TABLE

		§	ļ.	Inner Sunset		
No.	Zoning Category	References	Controls by Story			
		§ 790.118	1st	2nd	3rd+	
			······································			
730.42	Full Service Restaurant	§ 790.92	ϵ			
730.43	Large Fast Food Limited-	§ 790.90	<u>P</u>			

730.44	Small Self-Service Restaurant	§ 790.91	С	
730.67	Video Store	§ 790.135	ϵ	
730.69A	Self-Service Specialty Food	§ 790.93	ϵ	

SEC. 731. MODERATE-SCALE NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT NCT-3 ZONING CONTROL TABLE

				NCT-3	
		§		Controls	by
No.	Zoning Category	References	Story		
		§ 790.118	1st	2nd	3rd+
731.40	Other Retail Sales and	§ 790.102	P#	P-#	P-#
	Services [Not Listed Below]				
<i>731.42</i>	Full-Service Restaurant	§ 790.92	₽	<u>P</u>	
731.43	Large Fast Food Limited-	§ 790.90	<i>€#-<u>P</u></i>	<u>C#P</u>	
	Restaurant				
731.44	Small Self Service Restaurant	§ 790.91	P#	P#	; ;
731.67	Video Store	§ 790.135	ϵ	ϵ	E
731.69A	Self-Service Specialty Food	§ 790.93	<i>P</i> #	P #	

SEC. 732. PACIFIC AVENUE NEIGHBORHOOD COMMERCIAL DISTRICT

ZONING CONTROL TABLE

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	No.	Zoning Category	§	Pacific Avenue <i>NCD</i>
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		References		Control	s by Story
			1st	2nd	3rd+
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732.42	Full-Service Restaurant	§ 790.92	ϵ		
732.43	Large Fast Food Limited-	§ 790.90	<u>P</u>		
	Restaurant	•			
732.44	Small Self Service Restaurant	§ 790.91	<u>C</u>		
732.67	Video Store	§ 790.135	ϵ		
732.69A	Self Service Specialty Food	§ 790.93			

SEC. 733. UPPER MARKET STREET NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT ZONING CONTROL TABLE

h.		§	Upper Market Street Controls by Story		
No.	Zoning Category	References			
		§ 790.118	1st	2nd	3rd+
733.42	Full-Service Restaurant	§ 790.92	$ \epsilon $		
733.43	Large Fast Food Limited- Restaurant	§ 790.90	<u>P</u>		
733.44	Small Self-Service Restaurant	§ 790.91	<u>C</u>		
733.67	Video Store	§ 790.135	ϵ	E	

§ 733.44 § 790.91 UPPER MARKET STREET LIQUOR LICENSES FOR RESTAURANTS Boundaries: Applicable to the Upper Market Street Street Neighborhood Commercial Transit District Controls: A Restaurant Use may only add ABC license types 47, 49 or 75 as a conditional use on the ground level if, in addition to the criteria set forth in Section 303, the Planning Commission finds that the restaurant is operating as a Bona Fide Eating Place, as defined in Section 790.142 of this

Code. Should a restaurant fail to operate as a Bona Fide

Eating Place for any length of time, the conditional use

authorization shall be subject to immediate revocation.

SEC. 733A. NEIGHBORHOOD COMMERCIAL TRANSIT CLUSTER DISTRICT NCT-1 ZONING CONTROL TABLE

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No.	Zoning Category	§	NCT-1

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		References	Controls by Story		Story
		§ 790.118	1st	2nd	3rd+
733A.42	Full Service Restaurant	§ 790.92	p	#	

733A.42	Full-Service Restaurant	§ 790.92	P#	
733A.43	<i>Large Fast Food Limited</i> - Restaurant	§ 790.90	<u>P#</u>	
733A.44	Small Self Service Restaurant	§ 790.91	<i>E <u>P</u></i> #	
733A.67	Video Store	§ 790.135	€	
733A.69A	Self-Service Specialty Food	§ 790.93	P #	

SPECIFIC PROVISIONS FOR NCT-1 DISTRICTS

Article 7		
Code	Other Code	
Section	Section	Zoning Controls
§ 733A.40	\	Boundaries: All NCT-1 Districts
§ 733A.41		Controls: P if located more than 1/4 mile from
§ 733A.42		any NC District or Restricted Use Subdistrict
<u>733A.43</u>		with more restrictive controls; otherwise,
		same as more restrictive control
§ 733A.44		Boundaries: All NCT-1 Districts
		Controls: C if located more than 1/4 mile from

	any NC District or Restricted Use Subdistrict
	with more restrictive controls; otherwise,
	same as more restrictive control

SEC. 734. SMALL-SCALE NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT NCT-2 ZONING CONTROL TABLE

		§	NCT-2		
No.	Zoning Category	References	Con	trols by S	tory
		§ 790.118	1st	2nd	3rd +
734.42	Full Service Restaurant	§ 790.92	₽		
734.43	<i>Large Fast-Food Limited-</i> Restaurant	§ 790.90	<u>& P</u>		
734.44	Small Self Service Restaurant	§ 790.91	Р		
734.67	Video Store	§ 790.135	ϵ	ϵ	-
734.69A	Self-Service Specialty Food	§ 790.93	₽		

SEC. 735. SOMA NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT

ZONING CONTROL TABLE

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	w	§	Controls by
No.	Zoning Category	References	Story

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		§ 790.118	1st	2nd	3rd+
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735.42	Full Service Restaurant	§ 790.92	₽		
735.43	Large Fast Food Limited- Restaurant	§ 790.90	<u>C-P</u>		
735.44	Small Self Service Restaurant	§ 790.91	Р		
735.67	Video Store	§ 790.135	₽	<u>P</u>	
735.69A	Self Service Specialty Food	§ 790.93	₽		

SEC. 736. MISSION STREET NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT ZONING CONTROL TABLE

	Mission Street				et
No.	Zoning Category	References		Contro	ls by Story
		§ 790.118	1st	2nd	3rd+

736.42	Full Service Restaurant	§ 790.92	P	P	
736.43	Large Fast Food Limited- Restaurant	§ 790.90	<u>P</u>		
736.44	Small Self Service Restaurant	§ 790.91	<u> </u>		
736.67	Video Store	§ 790.135	ϵ	ϵ	ϵ
736.69A	Self-Service Specialty Food	§ 790.93	<i>C</i> ²		

SEC. 737. OCEAN AVENUE NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT

· · · · · · · · · · · · · · · · · · ·	ZONING CONT	ROL TABLE		<u> </u>	·		
		§	Осє	ean Aven	iue		
No.	Zoning Category	References	Cor	Controls by Story			
		§ 790.118	1st	2nd	3rd+		
737.42	Full Service Restaurant	§ 790.92	P				
737.43	<i>Large Fast Food Limited</i> Restaurant	§ 790.90	<u>P</u>				
737.44	Small Self Service Restaurant	§ 790.91	Р				
737.67	Video Store	§ 790.135	E	ϵ			
737.69A	Self Service Specialty Food	§ 790.93	₽				

SEC. 780.3. NORTH BEACH SPECIAL USE DISTRICT.

In order to preserve and maintain the mix and variety of neighborhood-serving retail sales and personal services of a type which supplies commodities or offers personal services to residents of North Beach and nearby neighborhoods, there shall be a North Beach Special Use District applicable to the North Beach Neighborhood Commercial District, as designated on the Sectional Map SU01 of the Zoning Maps. The following provisions shall apply within such district:

(a) Full-service r Restaurants and Limited-Restaurant small self service restaurants as defined in Sections 790.92 790.90 and 790.91 of this Code and bears as defined in Section 780.22 of this Code may be permitted as a conditional use on the ground level if, in addition to

the criteria set forth in Section 303, the Planning Commission finds that the <u>Restaurant</u> or <u>Limited Restaurant</u> full service restaurant, small self service restaurant, or <u>bB</u>ar does not occupy (1) a space that is currently or was last occupied by a Basic Neighborhood Sale or Service, as defined in Section 780.3(b), or by a permitted principal use under Section 722 (North Beach Controls); or (2) a vacant space last occupied by a nonconforming use or a permitted conditional use under Section 722 (North Beach Controls) that has been discontinued or abandoned pursuant to Section 186.1(d) or Section 178(d) of this Code.

(b) For purposes of this Section, a Basic Neighborhood Sale or Service shall mean a use within the North Beach Neighborhood Commercial District that provides goods and/or services which are needed by residents and workers in North Beach and surrounding neighborhoods. Basic Neighborhood Sales or Services shall be considered to include, but not be limited to the following goods and/or services: Other Retail Sales and Services as defined in Section 790.102, Personal Services as defined in Section 790.116, Medical Services as defined in Section 790.114, Liquor Stores as defined in Section 790.55, Video Stores as defined in Section 790.135, Trade Shops as defined in Section 790.124, and Animal Hospitals as defined in Section 790.6, and Limited-Restaurant as defined in Section 790.90.7

SEC. 781.1. <u>TARAVAL STREET RESTAURANT SUBDISTRICT.</u>

For controls for the 17th AND RHODE ISLAND STREET GROCERY STORE SPECIAL USE SUBDISTRICT see Section 249.62.

In order to preserve the mix and variety of goods and services provided to the Sunset and Parkside neighborhoods and City residents, prevent further proliferation of restaurant uses and prevent further aggravation of parking and traffic congestion in this district, there shall be a Taraval Street Restaurant Subdistrict, generally applicable for the NC-1-zoned portions of Taraval Street located between 40th and 41st Avenues and between 45th and 47th Avenues, and for the NC-2-zoned portion of

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In order to preserve the mix and variety of goods and services provided to the Mission neighborhood and City residents and prevent further proliferation of <u>formula retail</u> fast food restaurant uses, and prevent further aggravation of parking and traffic congestion in this district, there shall be a Mission Street <u>Formula Retail Restaurant</u> Fast Food Subdistrict, generally applicable for the NC-3-zoned portion of Mission Street between 14th and Randall Streets, as designated on Sectional Map 7SU of the Zoning Map. The following provisions shall apply within such subdistrict:

- (a) A small self-service restaurant, as defined in Section 790.91 of this Code, is permitted as a conditional use on the first story and below only. A Limited-restaurant-limited use, as defined by Planning Code Section 790.90 and a Restaurant Use, as defined by Planning Code Section 790.91, that are also Formula Retail Uses, as defined in Planning Code Section 703.3, shall not permitted in this subdistrict.
- (b) A large fast food restaurant, as defined in Section 790.90 of this Code, shall not be permitted in this subdistrict.
- (c) (b) The provisions of Sections 180 through 186.1 of this Code shall govern large fast food

 Formula Retail Limited-Ferestaurants and Restaurants which existed lawfully at the effective date of this Code in this subdistrict.

SEC. 781.9. HAIGHT STREET ALCOHOL RESTRICTED USE SUBDISTRICT.

There is an unusually large number of establishments dispensing alcoholic beverages, including beer and wine, for both on-site and off-site consumption in the Haight-Ashbury neighborhood. A concentration of alcoholic beverage establishments in a neighborhood disrupts the desired mix of land uses that contribute to a livable neighborhood and discourages more desirable and needed commercial uses in the area. A concentration of establishments selling alcoholic beverages in an area may therefore contribute to the deterioration of the neighborhood and to the concomitant devaluation of property and

destruction of community values and quality of life. These effects contribute to peace, health, safety and general welfare problems in these areas, including loitering, littering, public drunkenness, driving while intoxicated, defacement and damaging of structures, pedestrian obstructions, as well as traffic circulation, parking and noise problems on public streets and neighborhood lots, and other nuisance activities. The existence of such problems creates serious impacts on the health, safety and welfare of residents of nearby single- and multiple-family areas. These impacts include fear for the safety of children, elderly residents and visitors to the area.

- (a) Haight Street Alcohol Restricted Use Subdistrict Established. In order to preserve the residential character and the neighborhood-serving commercial uses of the Haight-Ashbury neighborhood, the Haight Street Alcohol Restricted Use Subdistrict (Haight Street Alcohol RUSD) is hereby established with boundaries coterminous with the Haight Street Neighborhood Commercial District as designated on Sectional Map numbers 6 and 7. The Haight Street Alcohol RUSD is designated on Section Map Numbers 6SU and 7SU.
- (1) No new on-sale or off-sale liquor establishment shall be permitted in the Haight Street RUSD, except for up to 4 additional *full-service* restaurants in accordance with the zoning controls set forth in Section 719.
- (2) These controls also shall apply within ¼-mile of the Haight Street Alcohol RUSD to nonconforming uses in R districts pursuant to Planning Code Section 186, and in NC-1 Districts, pursuant to the Special Provisions for NC-1 Districts which follows the Control Table constituting Sections 710.10 through 710.95.
- (3) The prohibition on Liquor Establishments shall not be interpreted to prohibit the following:
 - (A) Temporary uses, as described in Planning Code Section 205.1 or 205.3; or

- (B) Establishment of a Liquor Establishment if application for such Liquor Establishment is on file with the California Department of Alcoholic Beverage Control prior to the effective date of legislation establishing the Haight Street Alcohol RUSD.
- (C) Establishment of a Liquor Establishment if: (1) such use is an eligible movie theater, (2) only beer and wine are offered for consumption, and (3) such beer and wine are: (i) only consumed on the premises and primarily in the main theater auditorium, (ii) only sold to and consumed by ticketholders and only immediately before and during performances, and (iii) only offered in conjunction with the screening of films and not as an independent element of the establishment that is unrelated to the viewing of films. For purposes of this Section, an "eligible movie theater" shall be a movie theater as defined in Code Section 790.64 that contains only a single screen and auditorium, has seating for 150 or fewer persons, and is not a formula retail use as defined in Code Section 703.3(b).
- (4) Continuation of existing Prohibited Liquor Establishments. In the Haight Street Alcohol RUSD, any Prohibited Liquor Establishment may continue in accordance with Planning Code Section 180 through 186.2, subject to the following provisions. For purposes of this Section, the Haight Street Alcohol RUSD shall be considered to include, pursuant to Section 186 of this Code and to the Special Provisions for NC-1 Districts, the area within ¼-mile of the Haight Street Alcohol RUSD as mapped.
- (A) A Prohibited Liquor Establishment lawfully existing and selling alcoholic beverages as licensed by the State of California prior to the effective date of this legislation, or subsequent legislation prohibiting that type of Liquor Establishment, so long as otherwise awful, may continue to operate only under the following conditions, as provided by California Business and Professions Code Section 23790:
- (1) Except as provided by Subsection (B) below, the premises shall retain the same type of retail liquor license within a license classification; and

- (2) Except as provided by Subsection (B) below, the licensed premises shall be operated continuously, without substantial change in mode or character of operation.
- (B) A break in continuous operation shall not be interpreted to include the following, provided that the location of the establishment does not change, the square footage used for the sale of alcoholic beverages does not increase, and the type of California Department of Alcoholic Beverage Control Liquor License ("ABC License") does not change except as indicated:
- (1) A change in ownership of a Prohibited Liquor Establishment or an owner-to-owner transfer of an ABC License; or
- (2) Re-establishment, restoration or repair of an existing Prohibited Liquor

 Establishment on the same lot after total or partial destruction or damage due to fire, riot, insurrection, toxic accident or act of God; or
- (3) Temporary closure of an existing Prohibited Liquor Establishment for not more than ninety (90) days for repair, renovation or remodeling;
- (4) Re-location of an existing Prohibited Liquor Establishment in the Haight Street Alcohol RUSD to another location within the same Haight Street Alcohol RUSD with conditional use authorization from the City Planning Commission, provided that the original premises shall not be occupied by a Prohibited Liquor Establishment, unless by another Prohibited Liquor Establishment that is also relocating from within the Haight Street Alcohol RUSD.
- (5) A change from a Type 21 (off-sale general) to a Type 20 (off-sale beer and wine) icense.
 - (b) **Definitions**.÷

- (1) A "liquor establishment" shall mean any enterprise selling alcoholic beverages, as defined by California Business and Professions Code Section 23004 and 23025, pursuant to a California Alcoholic Beverage Control Board license.
- (2) An "on-sale liquor establishment" shall mean any liquor establishment which has obtained Alcoholic Beverage Control Board License type 40 (on-sale beer), type 41 (on-sale beer and wine eating place), type 42 (on-sale beer and wine public premises), type 47 (on-sale general eating place), type 48 (on-sale general-public premises) or type 57 (special on-sale general) selling alcoholic beverages for consumption on the premises. Typical on-sale establishments may include but are not limited to bars and restaurants serving alcoholic beverages. It shall not include types 51, 52, 59, 60, 61, 67, 70 or 75.
- (3) An "off-sale liquor establishment" shall mean any establishment that is defined in Section 790.55 of this Code.
- (4) A "prohibited liquor establishment" shall mean any establishment selling alcoholic beverages lawfully existing prior to the effective date of the establishment of the Haight Street Alcohol RUSD and licensed by the State of California for the retail sale of alcoholic beverages for on or off-site consumption, so long as otherwise lawful.
- (c) Fringe Financial Services. In addition to all other applicable controls set forth in this Code, properties in the Haight Street Alcohol Restricted Use Subdistrict are within the Fringe Financial Service Restricted Use District established by Section 249.35 and are subject to the controls and exemptions set forth in Section 249.35.

SEC. 787. 1800 MARKET STREET COMMUNITY CENTER PROJECT SPECIAL USE DISTRICT.

In order to provide for a compatible revenue-generating commercial and economic development use in a portion of the existing San Francisco Lesbian Gay Bisexual and Fransgender Community Center at 1800 Market Street to financially support the ongoing

operations of such community center, there shall be an 1800 Market Street Community Center Project Special Use District at 1800 Market Street located at the northwest corner of Market Street and Octavia Boulevard, consisting of Lot 014 of Assessor's Block 871, as designated on Sectional Map SU07 of the Zoning Map. The following provisions shall apply within such special use district:

- (a) In this special use district all of the provisions of this Code applicable in an NCT-3 Zoning District shall continue to apply, except as specifically provided in Subsections (b) and (c) below.
- (b) A *full-service* restaurant, as defined in Section 790.90-790.91, a bar, as defined in Section 790.22, and other entertainment, as defined in Section 790.38, up to 6,999 gross square feet in use size shall be permitted uses on the third story and above.
- (c) An outdoor activity area operated by a permitted *full-service* restaurant, bar or other entertainment use, as defined by Sections 145.2 and 790.70, shall be a permitted use on the third story and above if located contiguous to the Market Street front property line, subject to the following restrictions:
- (1) Hours of operation of the outdoor activity area shall be no later than 12:00 midnight Sunday through Thursday and 2:00 a.m. on Friday, Saturday, and evenings before a holiday.
- (2) The noise associated with any amplified music, outdoor speakers, or other devices located in the outdoor activity area shall not exceed a noise level more than eight dBA above the local ambient at any point outside of the property plane, as defined by Chapter 29 of the Police Code.

SEC. 790.22. BAR.

A retail use which provides on-site alcoholic beverage sales for drinking on the premises, including bars serving beer, wine and/or liquor to the customer where no person under 21 years of age is admitted (with Alcoholic Beverage Control [ABC] licenses types 42,

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48, or 61) and drinking establishments serving <u>beer where minors are present</u> liquor (with ABC licenses <u>types</u> 47 <u>42</u> or <u>60</u> 49) in conjunction with other uses which admit minors, such as <u>restaurants</u>, movie theaters, and other entertainment. If a bar use also includes a full-service rRestaurant, as defined by 790.92, or a small self-service restaurant as defined by 790.91, then these uses are considered to be separate and distinct, even though they may occupy the same retail space.

Such businesses shall operate with the specified conditions below:

The business operator shall maintain the main entrance to the building and all sidewalks abutting the subject property in a clean and sanitary condition in compliance with the Department of Public Works Streets and Sidewalk Maintenance Standards. In addition, the operator shall be responsible for daily monitoring of the sidewalk within a one-block radius of the subject business to maintain the sidewalk free of paper or other litter associated with the business during business hours, in accordance with Article 1, Section 34 of the San Francisco Police Code.

For information about compliance, contact Bureau of Street Use and Mapping, Department of Public Works.

When located within an enclosed space, the premises shall be adequately soundproofed or insulated for noise and operated so that incidental noise shall not be audible beyond the premises or in other sections of the building and fixed-source equipment noise shall not exceed the decibel levels specified in the San Francisco Noise Control Ordinance.

For information about compliance with the fixed mechanical objects such as rooftop air conditioning, restaurant ventilation systems, and motors and compressors with acceptable noise levels, contact the Environmental Health Section, Department of Public Health.

For information about compliance with the construction noise, contact the Department of Building Inspection.

For information about compliance with the amplified sound including music and television contact the Police Department.

While it is inevitable that some low level of odor may be detectable to nearby residents and passersby, appropriate odor control equipment shall be installed in conformance with the approved plans and maintained to prevent any significant noxious or offensive odors from escaping the premises.

For information about compliance with odor or other chemical air pollutants standards, contact the Bay Area Air Quality Management District, (BAAQMD) and Code Enforcement, Planning Department.

Garbage, recycling, and compost containers shall be kept within the premises and hidden from public view, and placed outside only when being serviced by the disposal company. Trash shall be contained and disposed off pursuant to garbage and recycling receptacles guidelines set forth by the Department of Public Works.

For information about compliance, contact Bureau of Street Use and Mapping,

Department of Public Works.

SEC. 790.34. EATING AND DRINKING USE.

A retail use which provides food and/or beverages for either on or off-site food consumption including take out food, self service specialty food, bBars, full-service rRestaurants, limited-Restaurants, and Take-out Food large fast food restaurants and small self-service restaurants.

SEC. 790.90. – RESTAURANT, LARGE FAST-FOOD. LIMITED-RESTAURANT.

(a) A retail eating or drinking use which provides ready to eat food to a high volume of customers at a high turnover rate for consumption on or off the premises, which may or may not provide seating. Such use exhibits the following characteristics:

(1) A gross floor area of 1,000 square feet or more;

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- (2) A limited menu of ready to eat food prepared in advance of customer orders, or food which is able to be quickly prepared for consumption on or off the premises;
 - (3) Food served in disposable wrappers or containers;
 - (4) Food is ordered and served at customer service counter;
 - (5) Food is paid for prior to consumption;
- (6) Public food service area, including queuing areas and service counters without fixed seats, which counters are designed specifically for the sale and distribution of food and beverages;
 - (7) Food available upon a short waiting time.

It does not include retail grocery stores with accessory take out food activity, as described in Section 703.2(b)(1)(C) of this Code, self service specialty food use, as described in Section 790.93 of this Code, or retail uses which sell prepackaged or bulk ready to eat foods with no site food preparation area, such as confectionery or produce stores. When a fast food restaurant operates within and in conjunction with another retail use, such as a retail grocery store, the area of the fast food restaurant use shall be measured to include the area devoted to food preparation and service, seating and separate public food service counters, excluding fish, poultry and meat counters.

- (c) It may provide off site beer, wine, and/or liquor sales for consumption off the premises (with ABC licenses 20 or 21) or on site beer and/or wine sales for drinking on the premises (with ABC licenses 40, 41 or 60). If it serves liquor for drinking on the premises (with ABC licenses 47 or 48), or does not admit minors (with ABC licenses 42 or 61), then it shall also be considered a bar, as defined in Section 790.22 of this Code.
 - (d) It shall be conducted in accordance with the following conditions:
 - (1) All debris boxes shall be kept in enclosed structures.
- (2) The operator shall be responsible for cleaning the sidewalk within a one-block radius daily to maintain the sidewalk free of paper or other litter during its business hours, in accordance with Article 1, Section 34 of the San Francisco Police Code.

(3) Noise and odors shall be contained within the premises so as not to be a nuisance to nearby residents or neighbors.

A retail eating and/or drinking use which serves food and/or drinks to customers for consumption on or off the premises, that may or may not have seating. It may operate as a Take-Out Food use as defined under Planning Code Section 790.122. It may not provide any on-site sales of beer, wine or liquor, but may provide off-site sale of beer or wine as an accessory use. It is distinct and separate from the Restaurant definition, as defined in Section 790.91 of this Code.

It shall not be required to operate within an enclosed building pursuant to Section 703.2(b)(1) so long as it is also a Mobile Food Facility as defined in Section 102.34. Any associated outdoor seating and/or dining area is subject to regulation as an Outdoor Activity Area as set forth elsewhere in this Code.

Such businesses shall operate in accordance with the following conditions:

The business operator shall maintain the main entrance to the building and all sidewalks abutting the subject property in a clean and sanitary condition in compliance with the Department of Public Works Streets and Sidewalk Maintenance Standards. In addition, the operator shall be responsible for daily monitoring of the sidewalk within a one-block radius of the subject business to maintain the sidewalk free of paper or other litter associated with the business during business hours, in accordance with Article 1, Section 34 of the San Francisco Police Code.

For information about compliance, contact Bureau of Street Use and Mapping,
Department of Public Works,

When located within an enclosed space, the premises shall be adequately soundproofed or insulated for noise and operated so that incidental noise shall not be audible

beyond the premises or in other sections of the building and fixed-source equipment noise shall not exceed the decibel levels specified in the San Francisco Noise Control Ordinance.

For information about compliance with the fixed mechanical objects such as rooftop air conditioning, restaurant ventilation systems, and motors and compressors with acceptable noise levels, contact the Environmental Health Section, Department of Public Health.

For information about compliance with the construction noise, contact the Department of Building Inspection,

For information about compliance with the amplified sound including music and television contact the Police Department.

While it is inevitable that some low level of odor may be detectable to nearby residents and passersby, appropriate odor control equipment shall be installed in conformance with the approved plans and maintained to prevent any significant noxious or offensive odors from escaping the premises.

For information about compliance with odor or other chemical air pollutants standards, contact the Bay Area Air Quality Management District, (BAAQMD) and Code Enforcement, Planning Department.

Garbage, recycling, and compost containers shall be kept within the premises and hidden from public view, and placed outside only when being serviced by the disposal company. Trash shall be contained and disposed off pursuant to garbage and recycling receptacles guidelines set forth by the Department of Public Works.

For information about compliance, contact Bureau of Street Use and Mapping,
Department of Public Works.

(a) A retail eating and/or drinking use which serves ready-to-eat foods and/or drinks to customers for consumption on or off the premises, that may or may not have seating. It may

include wholesaling, manufacturing, or processing of foods, goods, or commodities on the premises as an accessory use as set forth in Section 703.2(b)(1)(C)(v).

- (b) It includes, but is not limited to, specialty foods provided by bakeries, delicatessens, and confectioneries meeting the above characteristics, but it is distinct from a Restaurant, as defined in Section 790.91, and a Bar, as defined in Section 790.22. It may also operate as a Take-Out Food use as defined in Section 790.122.
- (c) It shall not provide on-site beer and/or wine sales for consumption on the premises, but may provide off-site beer and/or wine sales for consumption off the premises with a California Alcoholic Beverage Control Board License type 20 (off-sale beer and wine) within the accessory use limits as set forth in Section 703.2(b)(1)(C)(vi).

SEC. 790.91. RESTAURANT, SMALL SELF-SERVICE. RESTAURANT

- (a) A retail eating or eating and drinking use which provides ready-to-eat food for consumption on and off the premises and which may or may not provide seating. Such use exhibits the following characteristics:
 - (1) Contains fewer than 50 seats and less than 1,000 square feet of gross floor area;
- (2) A limited menu of ready to eat food prepared in advance of customer orders, or food which is able to be quickly prepared for consumption on or off the premises;
 - (3) Food served in disposable wrappers or containers;
 - (4) Food is ordered and served at customer service counter;
 - (5) Food is paid for prior to consumption;
- (6) Public food service area, including queuing areas and service counters without fixed seats, which counters are designed specifically for the sale and distribution of food and beverages;
 - (7) Food available upon a short waiting time.
- It does not include retail grocery stores with accessory take out food activity, as described in Section 703.2(b)(1)(C) of this Code, self-service specialty food use, as described in Section 790.93 of

this Code, or retail uses which sell prepackaged or bulk ready to eat foods with no-site food

preparation area, such as confectionery or produce stores. When a fast food restaurant operates within

and in conjunction with another retail use, such as a retail grocery store, the area of the fast food

restaurant use shall be measured to include the area devoted to food preparation and service, seating

and separate public food service counters, excluding fish, poultry and meat counters.

- (b) It may provide off site beer, wine and/or liquor sales for consumption off the premises (with ABC licenses 20 or 21) or on site beer and/or wine sales for drinking on the premises (with ABC licenses 40, 41 or 60). If it serves liquor for drinking on the premises (with ABC licenses 47 or 48) or does not admit minors (with ABC licenses 42 or 61), then it shall also be considered a bar, as defined in Section 790.22 of this Code.
 - (c) It shall be conducted in accordance with the following conditions:
 - (1) All debris boxes shall be kept in enclosed structures.
- (2) The operator shall be responsible for cleaning the sidewalk within a one block radius daily to maintain the sidewalk free of paper or other litter during its business hours, in accordance with Article 1, Section 34 of the San Francisco Police Code.
- (3) Noise and odors shall be contained within the premises so as not to be a nuisance to nearby residents or neighbors.
- (d) It shall not be required to operate within an enclosed building pursuant to Section 703.2(b)(1) so long as it is also a Mobile Food Facility as defined in Section 102.31. Any associated outdoor seating and/or dining area is subject to regulation as an Outdoor Activity Area as set forth elsewhere in this Code.

A retail eating or eating and drinking use which serves prepared, ready-to-eat cooked foods to customers for consumption on or off the premises and which has seating. It may have a Take-Out Food use as defined by Planning Code Section 790.122 as a minor and incidental use. It may provide on-site beer, and/or wine, and/or liquor sales for drinking on the premises (with ABC licenses types 40, 41

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47, 49, 59, or 75 60); however, if it does so it shall be required to operate as a Bona Fide Eating Place as defined in Section 790.142. If it serves liquor for drinking on the premises (with ABC licenses 47 or 48), or does not admit minors (with ABC licenses 42 or 61), then it shall also be considered a bar, as defined in Section 790.22 of this Code. It is distinct and separate from the a Limited-Restaurant-Limited definition, as defined in Sections 790.90 of this Code.

It shall not be required to operate within an enclosed building pursuant to Section 703.2(b)(1) so long as it is also a Mobile Food Facility as defined in Section 102.34. Any associated outdoor seating and/or dining area is subject to regulation as an Outdoor Activity Area as set forth elsewhere in this Code.

Such businesses shall operate with the specified conditions below:

The business operator shall maintain the main entrance to the building and all sidewalks abutting the subject property in a clean and sanitary condition in compliance with the Department of Public Works Streets and Sidewalk Maintenance Standards. In addition, the operator shall be responsible for daily monitoring of the sidewalk within a one-block radius of the subject business to maintain the sidewalk free of paper or other litter associated with the business during business hours, in accordance with Article 1, Section 34 of the San Francisco Police Code.

For information about compliance, contact Bureau of Street Use and Mapping, Department of Public Works.

When located within an enclosed space, the premises shall be adequately soundproofed or insulated for noise and operated so that incidental noise shall not be audible beyond the premises or in other sections of the building and fixed-source equipment noise shall not exceed the decibel levels specified in the San Francisco Noise Control Ordinance.

For information about compliance with the fixed mechanical objects such as rooftop air conditioning, restaurant ventilation systems, and motors and compressors with acceptable noise levels, contact the Environmental Health Section, Department of Public Health.

For information about compliance with the construction noise, contact the Department of Building Inspection,.

For information about compliance with the amplified sound including music and television contact the Police Department.

While it is inevitable that some low level of odor may be detectable to nearby residents and passersby, appropriate odor control equipment shall be installed in conformance with the approved plans and maintained to prevent any significant noxious or offensive odors from escaping the premises.

For information about compliance with odor or other chemical air pollutants standards, contact the Bay Area Air Quality Management District, (BAAQMD) and Code Enforcement, Planning Department.

Garbage, recycling, and compost containers shall be kept within the premises and hidden from public view, and placed outside only when being serviced by the disposal company. Trash shall be contained and disposed off pursuant to garbage and recycling receptacles guidelines set forth by the Department of Public Works.

For information about compliance, contact Bureau of Street Use and Mapping,
Department of Public Works.

SEC. 790.102. SALES AND SERVICES, OTHER RETAIL.

A retail use which provides goods and/or services but is not listed as a separate zoning category in zoning category numbers .41 through .63 listed in Article 7 of this Code, including but not limited to, sale or provision of the following goods and services:

(a) General groceries. As used herein, general groceries means:

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- (1) An individual retail food establishment that:
- (A) Offers a diverse variety of unrelated, non-complementary food and non-food commodities, such as beverages, dairy, dry goods, fresh produce and other perishable items, frozen foods, household products, and paper goods;
- (B) May provide beer, wine, and/or liquor sales for consumption off the premises with a California Alcoholic Beverage Control Board License type 20 (off-sale beer and wine) or type 21 (off-sale general) within the accessory use limits as set forth in Section 703.2(b)(1)(C)(vi);
 - (C) Prepares minor amounts or no food on-site for immediate consumption; and
 - (D) Markets the majority of its merchandise at retail prices.
 - (b) Specialty groceries. As used herein, specialty groceries means:
 - (1) An individual retail food establishment that:
- (A) Offers specialty food products, such as baked goods, pasta, cheese, confections, coffee, meat, seafood, produce, artisanal goods and other specialty food products, and may also offer additional food and non-food commodities related or complementary to the specialty food products;
- (B) May provide beer, wine, and/or liquor sales for consumption off the premises with a California Alcoholic Beverage Control Board License type 20 (off-sale beer and wine) or type 21 (off-sale general) within the accessory use limits as set forth in Section 703.2(b)(1)(C)(vi);
 - (C) Prepare minor food amounts or no food on-site for immediate consumption; and
 - (D) Market the majority of its merchandise at retail prices.
 - (c) Pharmaceutical drugs and personal toiletries;
 - (d) Personal items such as tobacco and magazines;
- (e) Self-service laundromats and dry cleaning, where no portion of a building occupied by such use shall have any opening other than fixed windows and exits required by law within 50 feet of any R District;

(f) Household goods and	service (including pai	nt, fixtures an	d hardware, but excluding
other building materials):	•	•	

- (g) Variety merchandise, pet supply stores and pet grooming services;
- (h) Florists and plant stores;
- (i) Apparel and accessories;
- (j) Antiques, art galleries, art supplies and framing service;
- (k) Home furnishings, furniture and appliances;
- (I) Books, stationery, greeting cards, office supplies, copying service, music and sporting goods; *and*
 - (m) Toys, gifts, and photographic goods and services.; and
 - (n) Retail coffee stores. As used herein, retail coffee store means:
- (1) A retail drinking use which provides ready to drink coffee and/or other nonalcoholic beverages for consumption on or off the premises, which may or may not provide seating. Its intended design is not to serve prepared ready to eat food for consumption on or off the premises, except where a conditional use is granted for an exception in the West Portal NCD pursuant to the "Specific Provisions for the West Portal District." Such use exhibits the following characteristics:
- (A) Contains no more than 15 seats with no more than 400 square feet of floor area devoted to seating,
- (B) A limited menu of beverages prepared on the premises and able to be quickly prepared for consumption on or off the premises,
- (C) Beverages served in disposable or nondisposable containers for consumption on or off the premises,
 - (D) Beverages are ordered and served at a customer service counter,
 - (E) Beverages are paid for prior to consumption,

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household goods self-storage facilities, which are included in storage as defined in Section 790.117 of this Code. It also excludes the sale of heating fuel and the sale or rental of commercial equipment (excluding office equipment) and construction materials, other than paint, fixtures and hardware.

SEC. 803.2. USES PERMITTED IN CHINATOWN MIXED USE DISTRICTS.

A use is the specific purpose for which a property or building is used, occupied, maintained, or leased. Whether or not a use is permitted in a specific Chinatown Mixed Use District is set forth, summarized or cross-referenced in Sections 810.1 through 812.96 of this Code for each district class.

(a) **Use Categories.** The uses, functions, or activities, which are permitted in each Chinatown Mixed Use District class include those listed in Table 803.2 below by zoning control category and numbered and cross-referenced to the Code Section containing the definition.

TABLE 803.2 USE CATEGORIES PERMITTED IN THE CHINATOWN MIXED USE DISTRICTS

803.2.41	Bar	§ 890.22 <u>790.22</u>
803.2.42	Full Service Restaurant	§ 890.92
803.2.43	Fast Food Limited-Restaurant - Small	§ 890.90- 790.90
803.2.44	Fast Food Restaurant - Large	§ 890.91 - <u>790.91</u>
803.2.45	Take Out Food	§ 890.122

SEC. 803.6. FORMULA RETAIL USES IN THE CHINATOWN MIXED USE DISTRICTS
AND IN THE WESTERN SOMA PLANNING AREA SPECIAL USE DISTRICT. 1

Formula Retail Uses.

- (1) Formula Retail Uses Permitted as a Conditional Use. Formula retail uses are permitted in the Western SoMA Planning Area Special Use District, the Chinatown Community Business District and the Chinatown Residential Neighborhood Commercial District only as a conditional use. When considering an application for a conditional use permit under this Section, the Planning Commission shall consider the criteria defined in Section 303(i) of this Code.
- (2) Formula Retail Uses Prohibited. The establishment of new formula retail uses in the Chinatown Visitor Retail District is prohibited. The establishment of new Restaurant or Limited-Restaurant uses that are also defined as formula retail in any Chinatown Mixed Use Districts is prohibited.
- (c) Formula Retail Use Defined. Formula retail use is hereby defined as a type of retail sales activity or retail sales establishment which, along with eleven or more other retail sales establishments located in the United States, maintains two or more of the following features: a standardized array of merchandise, a standardized façade, a standardized décor and color scheme, a uniform apparel, standardized signage, a trademark or a servicemark.
- (9) "Retail sales activity or retail sales establishment" shall include the following uses, as defined in Section 303(i)(2). Article 8 of this code: "bar," "drive-up facility," "eating and drinking use," "restaurant, large fast-food," "restaurant, small fast-food," "restaurant, full-service," "sales and services, other retail," "sales and services, nonretail," "movie theater," "amusement game arcade," and "take-out food."

SEC. 810.1. CHINATOWN COMMUNITY BUSINESS DISTRICT.

The Chinatown Community Business District, located in the northeast quadrant of San Francisco, extends along Broadway from the eastern portal of the Broadway Tunnel to

Columbus Avenue and along Kearny Street from Columbus to Sacramento Street. This district also includes portions of Commercial Street between Montgomery Street and Grant Avenue and portions of Grant Avenue between Bush and California Streets. It is part of the larger core area of Chinatown.

The portions of Broadway, Kearny and Commercial Streets and Grant Avenue in this district are transitional edges or entries to Chinatown. North and east of the two blocks of Broadway contained in this district are North Beach and the Broadway Entertainment Districts. Kearny and Columbus Streets are close to intensive office development in the Downtown Financial District. Both Grant Avenue and Commercial Street provide important pedestrian entries to Chinatown. Generally, this district has more potential for added retail and commercial development than other parts of Chinatown.

This zoning district is intended to protect existing housing, encourage new housing and to accommodate modest expansion of Chinatown business activities as well as street-level retail uses. The size of individual professional or business office use is limited in order to prevent these areas from being used to accommodate larger office uses spilling over from the financial district.

Housing development in new buildings is encouraged at upper stories. Existing housing is protected by limitations on demolitions and upper-story conversions.

Table 810
CHINATOWN COMMUNITY BUSINESS DISTRICT
ZONING CONTROL TABLE

	Chinatown Community Business District
	Controls by Story

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			1st	2nd	3rd++
No.	Zoning Category	§ References			
.41	Bar	§ 890.22 790.22	<u> </u>	<u> </u>	<u>P-C</u>
.42	Full Service Restaurant	§ 890.92	P	P	<u>P</u>
.43	Fast Food Limited- Restaurant (Small)	§ 890.90-<u>790.90</u>	<u> </u>	<u>E.P.</u>	<u>C-P</u>
.44	Fast Food Restaurant	§ 890.91- 790.91	<u>C</u>	<u>C</u>	<u>C</u>
.45	Take Out Food	§ 890.122	ϵ	ϵ	

SEC. 811.1. CHINATOWN VISITOR RETAIL DISTRICT.

The Chinatown Visitor Retail Neighborhood Commercial District extends along Grant Avenue between California and Jackson Streets. This district contains a concentration of shopping bazaars, art goods stores and restaurants which attract visitors and shoppers and contribute to the City's visual and economic diversity. Grant Avenue provides an important link between Downtown retail shopping and the Broadway, North Beach and Fisherman's Wharf areas.

This district is intended to preserve the street's present character and scale and to accommodate uses primarily appealing to visitors (e.g. tourist gifts shops, jewelry stores, art goods, large restaurants. In order to promote continuous retail frontage, entertainment, financial services, medical service, automotive and drive-up uses are restricted. Most commercial uses, except financial services are permitted on the first two stories.

Administrative services, (those not serving the public) are prohibited in order to prevent

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encroachment from downtown office uses. There are also special controls on fast-food restaurants and tourist hotels. Building standards protect and complement the existing small-scale development and the historic character of the area.

The height limit applicable to the district will accommodate two floors of housing or institutional use above two floors of retail use. Existing residential units are protected by prohibition of upper-story conversions and limitation on demolition.

Table 811 CHINATOWN VISITOR RETAIL DISTRICT ZONING CONTROL TABLE

				atown il Distr	Visitor ict
			Cont	rols by	Story
* * *			1st	2nd	3rd++
No.	Zoning Category	§ References			
			- L	J	
.41	Bar	§ 890.22	<u>PC</u>	<u>PC</u>	
.42	Full Service Restaurant	§ 890.92	P	P	
.43	Fast Food Limited- Restaurant (Small)	§ 890.90 <u>790.90</u>	C-P	<u>CP</u>	
.44	Fast Food Restaurant (Large)	§ 890.91 - <u>790.91</u>	<u>C</u>	<u>C</u>	
.45	Take-Out Food	§ 890.122	P	P	

SEC. 812.1. CHINATOWN RESIDENTIAL NEIGHBORHOOD COMMERCIAL DISTRICT.

The Chinatown Residential Neighborhood Commercial District extends along Stockton Street between Sacramento and Broadway and along Powell Street between Washington

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Street and Broadway. It is generally west and uphill from Grant Avenue and is close to the relatively intensely developed residential areas of lower Nob and Russian Hills. Stockton Street is a major transit corridor which serves as "Main Street" for the Chinatown neighborhood. Both Stockton and Powell Streets contain a significant amount of housing as well as major community institutions supportive to Chinatown and the larger Chinese community. This daytime-oriented district provides local and regional specialty food shopping for fresh vegetables, poultry, fish and meat. Weekends are this area's busiest shopping days.

Because Stockton Street is intended to remain principally in its present character, the Stockton Street controls are designed to preserve neighborhood-serving uses and protect the residential livability of the area. The controls promote new residential development compatible with existing small-scale mixed-use character of the area. Consistent with the residential character of the area, commercial development is directed to the ground story. Daytime-oriented use is protected and tourist-related uses, fast-food restaurants and financial services are limited.

Housing development in new and existing buildings is encouraged above the ground floor. Institutional uses are also encouraged. Existing residential units are protected by limits on demolition and conversion.

Table 812
CHINATOWN RESIDENTIAL NEIGHBORHOOD COMMERCIAL DISTRICT
ZONING CONTROL TABLE

	Chinatown Residential Neighborhood Commercial District
	Controls by Story

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No.	Zoning Category	§ References	1st	2nd	3rd++
.41	Bar	§ 890.22 <u>790.22</u>	С		
.42	Full Service Restaurant	§ 890.92	P		
.43	Fast Food Limited- Restaurant (Small)	§ 890.90-<u>790.90</u>	<u> </u>	 	
.44	Fast Food Restaurant (Large)	§ 890.91 - <u>790.91</u>	С		

SEC. 814. SPD - SOUTH PARK DISTRICT.

South Park is an attractive affordable mixed-use neighborhood. The South Park District (SPD) is intended to preserve the scale, density and mix of commercial and residential activities within this unique neighborhood. The district is characterized by small-scale, continuous-frontage warehouse, retail and residential structures built in a ring around an oval-shaped, grassy park. Retention of the existing structures is encouraged, as is a continued mix of uses, family-sized housing units, and in-fill development which contributes positively to the neighborhood scale and use mix.

Most retail, general commercial, office, service/light industrial, arts, live/work and residential activities are permitted. Group housing, social services, and other institutional uses are conditional uses. Hotels, motels, movie theaters, adult entertainment and nighttime entertainment are not permitted.

Table 814 SPD - SOUTH PARK DISTRICT ZONING CONTROL TABLE

		South Park District		•
No.	Zoning Category	§ References	Controls	

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814.32 Bar § <u>890.22-790.22</u> C up to 5,000 sf per lot

SEC. 815. RSD - RESIDENTIAL/SERVICE MIXED USE DISTRICT.

The Residential/Service Mixed Use District (RSD) runs along Harrison St. between 4th St. and 5th St. The RSD serves as a housing opportunity area within the South of Market Mixed Use Districts. The district controls are intended to facilitate the development of high-density, mid-rise housing, including residential hotels and live/work units, while also encouraging the expansion of retail, business service and commercial and cultural arts activities.

Residential hotels are subject to flexible standards for parking, rear yard/open space and density. Continuous ground floor commercial frontage with pedestrian-oriented retail activities along major thoroughfares is encouraged.

General office, hotels, nighttime entertainment, adult entertainment, massage establishment, movie theaters and heavy industrial uses are not permitted, except that massages services are authorized as a conditional use in the Residential/Service Mixed Use District when provided in conjunction with full-service spa services.

Table 815

RSD - RESIDENTIAL/SERVICE MIXED USE DISTRICT

ZONING CONTROL TABLE

			Residential/Service Mixed Use Districts
No.	Zoning Category	§ References	Controls

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	All Retail Sales and	§ 890.104	P, pursuant to § 803.8(c)
815.31	Services which are not		
	Office Uses or prohibited		
	by § 803.4, including Bars,		
	Full Service and Fast Food		
	Limited -Restaurants,		
	Restaurants, Take Out		
	Food Services, and		
•	Personal Services		

SEC. 816. SLR - SERVICE/LIGHT INDUSTRIAL/RESIDENTIAL MIXED USE DISTRICT.

The Service/Light Industrial/Residential (SLR) Mixed Use District is designed to maintain and facilitate the growth and expansion of small-scale light industrial, home and business service, wholesale distribution, arts production and performance/exhibition activities, live/work use, general commercial and neighborhood-serving retail and personal service activities while protecting existing housing and encouraging the development of housing and ve/work space at a scale and density compatible with the existing neighborhood.

Housing and live/work units are encouraged over ground floor commercial/service/light industrial activity. New residential or mixed use developments are encouraged to provide as much mixed-income rental housing as possible. Existing group housing and dwelling units would be protected from demolition or conversion to nonresidential use by requiring conditional use review.

General office, hotels, nighttime entertainment, movie theaters, adult entertainment and eavy industrial uses are not permitted.

Table 816 SLR - SERVICE/LIGHT INDUSTRIAL/RESIDENTIAL MIXED USED DISTRICT ZONING CONTROL TABLE

r	ZOMING	CONTROL TABLE	
			Service/Light Industrial/ Residential Mixed Use District
No.	Zoning Category	§ References	Controls
			2,5
816.31	All Retail Sales and Services which are not	§ 890.104	P
	Office Uses or prohibited by § 803.4, including		
	Bars, Full Service and Fast Food Limited -		
	Restaurants, Restaurants, Take Out Food Services,		
	and Personal Services		

SEC. 817. SLI - SERVICE/LIGHT INDUSTRIAL DISTRICT.

The Service/Light Industrial (SLI) District is designed to protect and facilitate the expansion of existing general commercial, manufacturing, home and business service, live/work use, arts uses, light industrial activities and small design professional office firms. Existing group housing and dwelling units are protected from demolition or conversion to

nonresidential use and development of group housing and low-income affordable dwelling units are permitted as a conditional use. General office, hotels, movie theaters, nighttime entertainment and adult entertainment uses are not permitted.

Table 817 SLI - SERVICE/LIGHT INDUSTRIAL DISTRICT

	ZONIN	G CONTROL TABLE	
			Service/Light Industrial District
No.	Zoning Category	§ References	Controls
817.31	All Retail Sales and	§ 890.104	P
	Services which are not		
	Office Uses or prohibited		
	by § 803.4, including		
,	Bars, <i>Full Service and</i>	ì	
	Fast Food Limited -		
	Restaurants, Restaurants,		
	Take Out Food Services,		
	and Personal Services		

SEC. 818. SSO - SERVICE/SECONDARY OFFICE DISTRICT.

The Service/Secondary Office District (SSO) is designed to accommodate small-scale light industrial, home and business services, arts activities, live/work units, and small-scale, professional office space and large-floor-plate "back office" space for sales and clerical work

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forces. Nighttime entertainment is permitted as a conditional use. Dwelling units and group housing are permitted as conditional uses. Demolition or conversion of existing group housing or dwelling units requires conditional use authorization.

Office, general commercial, most retail, service and light industrial uses are principal permitted uses. Large hotel, movie theater, adult entertainment and heavy industrial uses are not permitted.

Small hotels of 75 rooms or less are permitted in this District only as a conditional use.

Any such conditional use authorization requires a conditional use finding that disallows project proposals that displace existing Production, Distribution and Repair (PDR) uses.

Table 818
SSO - SERVICE/SECONDARY OFFICE DISTRICT
ZONING CONTROL TABLE

			Service/Secondary Office District
No.	Zoning Category	§ References	Controls
818.31	All Retail Sales and	§ 890.104	P
	Services which are not		
	Office Uses or prohibited		
	by § 803.4, including		
1,	Bars, <i>Full Service and</i>		
	Fast Food Limited -		
	Restaurants, Restaurants,		
	Take Out Food Services,		

 and Personal Services

SEC. 840. MUG - MIXED USE - GENERAL DISTRICT.

The Mixed Use - General (MUG) District is largely comprised of the low-scale, production, distribution, and repair uses mixed with housing and small-scale retail. The MUG is designed to maintain and facilitate the growth and expansion of small-scale light industrial, wholesale distribution, arts production and performance/exhibition activities, general commercial and neighborhood-serving retail and personal service activities while protecting existing housing and encouraging the development of housing at a scale and density compatible with the existing neighborhood.

Housing is encouraged over ground floor commercial and production, distribution, and repair uses. New residential or mixed use developments are encouraged to provide as much mixed-income family housing as possible. Existing group housing and dwelling units would be protected from demolition or conversion to nonresidential use by requiring conditional use review.

Hotels. Anighttime entertainment, movie theaters, adult entertainment and heavy industrial uses are not permitted. Office is restricted to the upper floors of multiple story buildings.

Table 840 MUG - MIXED USE - GENERAL DISTRICT ZONING CONTROL TABLE

		District
		Mixed Use - General
•		

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No.	Zoning Category	§ References	Controls
840.47	Bar	§ 890.22- 790.22	C. If approved, subject to
			size controls in Section
			840.45.

Section 4. The San Francisco Planning Code is hereby amended by adding Section 703.5, to read as follows:

SEC. 703.5. OPERATING CONDITIONS.

(a) **Eating and Drinking Uses.** Such businesses shall operate in accordance with the following conditions:

(1) The business operator shall maintain the main entrance to the building and all sidewalks abutting the subject property in a clean and sanitary condition in compliance with the Department of Public Works Street and Sidewalk Maintenance Standards. In addition, the operator shall be responsible for daily monitoring of the sidewalk within a one-block radius of the subject business to maintain the sidewalk free of paper or other litter associated with the business during business hours, in accordance with Article 1, Section 34 of the San Francisco Police Code.

For information about compliance, contact the Bureau of Street Use and Mapping.

Department of Public Works.

(2) When located within an enclosed space, the premises shall be adequately soundproofed or insulated for noise and operated so that incidental noise shall not be audible beyond the premises or in other sections of the building, and fixed-source equipment noise

1	shall not exceed the decibel levels specified in the San Francisco Noise Control Ordinance.
2	For information about compliance of fixed mechanical objects such as rooftop air
3	conditioning, restaurant ventilation systems, and motors and compressors with acceptable
4	noise levels contact the Environmental Health Section, Department of Public Health.
5	For information about compliance with construction noise requirements, contact the
6	Department of Building Inspection.
7	For information about compliance with the requirements for amplified sound, including
8	music and television, contact the Police Department.
9	(3) While it is inevitable that some low level of odor may be detectable to nearby
10	residents and passers by, appropriate odor control equipment shall be installed in
11	conformance with the approved plans and maintained to prevent any significant noxious or
12	offensive odors from escaping the premises.
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For information about compliance with odor or other chemical air pollutant standards, contact the Bay Area Quality Management District (BAAQMD) and Code Enforcement.

Planning Department.

(4) Garbage, recycling, and compost containers shall be kept within the premises and hidden from public view, and placed outside only when being serviced by the disposal company. Trash shall be contained and disposed of pursuant to garbage and recycling receptacles guidelines set forth by the Department of Public Works.

For information about compliance, contact the Bureau of Street Use and Mapping.

Department of Public Works.

Section 4 5. This Section is uncodified.

In enacting this Ordinance, the Board intends to amend only those words, phrases, paragraphs, subsections, sections, articles, numbers, punctuation, charts, diagrams, or any other constituent part of the Planning Code that are explicitly shown in this legislation as additions, deletions, Board amendment additions, and Board amendment deletions in accordance with the "Note" that appears under the official title of the legislation. This Ordinance shall not be construed to effectuate any unintended amendments. Any additions or deletions not explicitly shown as described above, omissions, or other technical and non-substantive differences between this Ordinance and the Planning Code that are contained in this legislation are purely accidental and shall not effectuate an amendment to the Planning Code. The Board hereby authorizes the City Attorney, in consultation with the Clerk and other affected City departments, to make those necessary adjustments to the published Planning Code, including non-substantive changes such as renumbering or relettering, to ensure that the published version of the Planning Code is consistent with the laws that this Board enacts.

Section 5 6. Effective Date. This ordinance shall become effective 30 days from the date of passage.

APPROVED AS TO FORM:

DENNIS J HERRERA, City Attorney

JUDITH A. BOYAJIAN Deputy City Attorney

Supervisors Wiener, Olague BOARD OF SUPERVISORS

REVISED LEGISLATIVE DIGEST (4/2/2012, Amended in Committee)

[Planning Code - Eating and Drinking Definitions and Controls]

Ordinance: 1) deleting and amending various sections of the San Francisco Planning Code to simplify and consolidate eating and drinking establishment definitions, and subject the newly-defined uses to Section 312 notification and Formula Retail controls; 2) adding Section 703.5 to establish operating conditions for Bars and Restaurants; and 3) adopting environmental findings, Planning Code Section 302 findings, and findings of consistency with the General Plan and the Priority Policies of Planning Code Section 101.1.

Existing Law

Planning Code Section 145.4 deals with required ground floor commercial uses; Section 249.40A establishes the SOMA Youth and Family Special Use District; and Section 249.60 establishes the Mission Alcoholic Beverage Special Use District. Section 178 deals with the abandonment of conditional uses; Section 186.1 deals with the exemption of nonconforming uses in Neighborhood Commercial Districts; Section 303 sets forth the procedures and requirements for a conditional use, including specific criteria to be applied in authorizing specific uses; Section 305 sets forth the variance procedure; and Section 312(c) requires public notice to be given for certain changes of use.

Article 7 of the Planning Code deals with Neighborhood Commercial Districts (NCDs). Section 702.3 lists the Neighborhood Commercial Restricted Use Subdistricts; Section 703.2 sets forth the uses permitted in NCDs; and Section 703.3 deals with Formula Retail uses. The Zoning Control Tables in Sections 710 through 737 establish zoning controls for the various NCDs. Section 780,3 establishes the North Beach Special Use District: Section 781.1 references the 17th and Rhode Island Street Grocery Store Special Use Subdistrict and is a duplicate of Section 781.10; Section 781.2 establishes the Irving Street Restaurant and Fast-Food Subdistrict; Section 781.5 establishes the Mission Street Fast-Food Subdistrict; Section 781.9 establishes the Haight Street Alcohol Restricted Use Subdistrict; and Section 787 establishes the 1800 Market Street Community Center Project Special Use District. Section 790.22 defines a bar; Section 790.34 defines an Eating and Drinking Use, Section 790.90 defines a Large Fast Food Restaurant; Section 790.91 defines a Small Self-Service Restaurant; Section 790.92 defines a Full-Service Restaurant; Section 790.93 defines a Self-Service Special Food use; and Section 790.102 defines a variety of retail sales and services, including Retail Coffee Stores Sales and Services; and Section 790.135 defines a Video Store.

Article 8 of the Planning Code deals with Mixed Use Districts. Section 803.2 sets forth the uses permitted in the Mixed Use Districts. The Zoning Control Tables in Sections

810.1 through 818 and Section 840 establish zoning controls for various Mixed Use Districts. Section 890.22 defines a bar; Section 890.34 defines an eating and drinking use; Section 890.90 defines a Large Fast Food Restaurant; Section 890.91 defines a Small Self-Service Restaurant; Section 890.92 defines a Full-Service Restaurant; and Section 890.122 defines take-out food.

Amendments to Current Law

The various definitions for eating and drinking uses in Article 7 are consolidated and simplified, the duplicative definitions in Article 8 are repealed, and conforming amendments and cross-references are made to various Zoning Control Tables and other Code sections. A Video Store is no longer a separate use in the Article 7 Tables.

Section 303 is amended to establish specific conditional use criteria for eating and drinking uses. Section 305(a) is amended to codify a Zoning Administrator code interpretation providing that if the Code provisions from which a variance is sought are made more restrictive before a variance authorization is acted upon, the more restrictive Code provisions will apply. Sections 312(c) and 703.3(c) are amended to subject the new definitions to Section 312 notification requirements and formula retail controls. Section 702.3 is amended to update the names of NCD Restricted Use Subdistricts. Section 703.2 is amended to codify a Zoning Administrator code interpretation adding wholesaling, manufacturing, or processing of foods, goods or commodities to the accessory use prohibitions of subsection (C)(i). Section 781.1 previously established the Taraval Street Restaurant and Fast-Food Subdistrict; it was deleted from the Code in error in a previous ordinance and is being added back and amended to conform with the new eating and drinking definitions. Operating conditions for eating and drinking uses have been moved from the individual definition sections and to a new Section 703.5.

Background Information

The Neighborhood Commercial and Mixed Use District controls separately define several types of eating and drinking uses. In 2000, a Video Store was defined as a separate use and made a conditional use in all Neighborhood Commercial Districts. The Planning Code's first Formula Retail controls were established in 2004. In 2006, voters approved Proposition G, which made Formula Retail Uses a conditional use in all Neighborhood Commercial Districts.

In 2009, the Planning Department completed the NC@20 report, which examined the nature and impacts of the Neighborhood Commercial zoning over the previous two decades, and made recommendations. Two of the principal recommendations of the NC@20 report were to bolster small businesses and overhaul regulations for eating and drinking uses. This ordinance advances both of those recommendations. NC@20 notes that the distinctions between eating uses are both difficult to enforce and may no longer be relevant. In addition, some of the categories were intended — at least in part — to deal with chain stores. The onset of formula retail controls, along with the earlier advent of micro-sized chain stores, precludes this distinction. Non-residential use size controls,

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FILE NO. 120084

which are independent of controls for food and drink uses, along with neighborhood notification processes and conditional use requirements adequately address this issue. NC@20 acknowledges that restaurant uses can impact neighbors, and recommends that Good Neighbor Policies be established for these uses. This ordinance addresses mechanical noise and vibration from restaurant machinery, like refrigerators, ice machines, and other equipment which, when poorly designed or located in rear yards, can disturb residents living above or behind restaurants at all hours. The ordinance requires that mechanical noise and vibration be confined to the premises. Noise from outdoor seating is regulated through existing controls on Outdoor Activity Areas.

In the decade since Video Store controls were enacted, the video store industry has been transformed by the Internet, and formula retail controls have been established and extended to all NC districts. As of January 2011, the country's largest video store chain is in bankruptcy protection, and the second largest is in liquidation. This ordinance will permit locally-owned, neighborhood video stores to form, grow, and relocate without conditional use authorization in certain NC districts, while retaining conditional use requirements for formula retail video stores.

BOARD of SUPERVISORS



City Hall
Dr. Carlton B. Goodlett Place, Room 244
San Francisco 94102-4689
Tel. No. 554-5184
Fax No. 554-5163
TDD/TTY No. 554-5227

February 15, 2011

Planning Commission Attn: Linda Avery 1660 Mission Street, 5th Floor San Francisco, CA 94103

Dear Commissioners:

On February 8, 2011, Supervisor Mirkarimi introduced the following proposed legislation:

File No. 110152

Ordinance amending the San Francisco Planning Code by amending Sections 710, 730, 733A, 733A.1, 790.90, 790.91, and 790.102 of the Planning Code to: (1) increase the maximum use size for Small Self-Service Restaurants in Neighborhood Commercial Districts to that of the non-residential use size limit for the district and eliminate the limit on the number of seats; (2) increase the minimum size for Large Self-Service Restaurants in Neighborhood Commercial Districts to that of the non-residential use size limit for the district; (3) principally permit Small Self-Service Restaurants and Video Stores in Neighborhood Commercial Cluster (NC-1) and Neighborhood Commercial Transit Cluster (NCT-1) Districts; (4) conditionally permit Large Self-Service Restaurants in the Inner Sunset Neighborhood Commercial District; (5) require that mechanical noise and vibration from Self-Service Restaurants be confined to the premises; and (6) remove the prohibition of on-site food preparation and cooking and reheating equipment in Retail Coffee Stores; adopting findings, including environmental findings, Section 302 findings, and findings of consistency with the General Plan and the Priority Policies of Planning Code Section 101.1.

The proposed ordinance is being transmitted pursuant to Planning Code Section 302(b) for public hearing and recommendation. The ordinance is pending before the Land Use & Economic Development Committee and will be scheduled for hearing upon receipt of your response.

Angela Calvillo, Clerk of the Board

By: Alisa Somera, Committee Clerk

Land Use & Economic Development Committee

Attachment

c: John Rahaim, Director of Planning Scott Sanchez, Zoning Administrator Bill Wycko, Chief, Major Environmental Analysis AnMarie Rodgers, Legislative Affairs Nannie Turrell, Major Environmental Analysis Brett Bollinger, Major Environmental Analysis Not a project, per CEQA Gaide lines Sections 15060(c) 3) and 15-378.

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PLANNING DEPARTMENT

November 18, 2011

Ms. Angela Calvillo, Clerk
Board of Supervisors
City and County of San Francisco
City Hall, Room 244
1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94102

Re:

Transmittal of Board File No. 110152; Planning Case No. 2011.0172T Self-Service Restaurants, Retail Coffee Stores, and Video Stores Planning Commission Recommendation: *Approval with modifications*

Dear Ms. Calvillo; Supervisor Wiener; and Supervisor Mirkarimi:

On November 17, 2011, the San Francisco Planning Commission (hereinafter "Commission") conducted a duly noticed public hearing at a regularly scheduled meeting to consider the proposed Ordinance, introduced by Supervisor Mirkarimi and now cosponsored by Supervisor Wiener.

The proposed Ordinance would amend Sections 710, 730, 733A, 733A.1, 790.90, 790.91, and 790.102 of the Planning Code to: (1) increase the maximum use size for Small Self-Service Restaurants in Neighborhood Commercial Districts to that of the non-residential use size limit for the district and eliminate the limit on the number of seats; (2) increase the minimum size for Large Self-Service Restaurants in Neighborhood Commercial Districts to that of the non-residential use size limit for the district; (3) principally permit Small Self-Service Restaurants and Video Stores in Neighborhood Commercial Cluster (NCT-1) and Neighborhood Commercial Transit Cluster (NCT-1) Districts; (4) conditionally permit Large Self- Service Restaurants in the Inner Sunset Neighborhood Commercial District; (5) require that mechanical noise and vibration from Self-Service Restaurants be confined to the premises; and (6) remove the prohibition of on-site food preparation and cooking and reheating equipment in Retail Coffee Stores.

The proposal to amend Planning Code Sections 710, 730, 733A, 733A.1, 790.90, 790.91, and 790.102 would result in no physical impact on the environment. The proposed amendment is exempt from environmental review under Section 15060(c)(2) of the CEQA Guidelines.

At the November 17 hearing, the Commission adopted Resolution Number 18497 with a recommendation of approval with modifications to the Board of Supervisors for the proposed ordinance.

Specifically, the Commission recommended that the Board of Supervisors modify Supervisor Mirkarimi's proposed Ordinance [Board File No. 110152] by incorporating the changes proposed by the Planning Commission, which are outlined in the attached draft ordinance identified as Exhibit A, and that the proposed Ordinance be further amended to include provisions that subject the proposed new definitions to Planning Code 312 Notification requirements as well as Formula Retail Controls.

1650 Mission St. Suite 400 San Francisco, CA 94103-2479

Reception: 415.558.6378

Fax: 415,558,6409

Planning Information: 415,558,6377 The Department recommends that the legislative sponsors advise the City Attorney at your earliest convenience if you wish to incorporate any changes recommended by the Commission. One hard-copy is being delivered to the Clerk of the Board for the official record. This electronic copy is our transmittal. Per Ordinance Number 316-10, the Planning Department provides only one hard-copy of this report and provides e-copies to other parties. Additional hardcopies may be provided upon request. Attached are documents relating to the Commission's action. If you have any questions or require further information please do not hesitate to contact me.

Sincerely,

AnMarie Rodgers

Manager of Legislative Affairs

Supervisor Ross Mirkarimi and Supervisor Scott Weiner

Attachments [one copy of each of the following]
Planning Commission Resolution Number 18497
Exhibit A Draft Ordinance
Planning Commission Executive Summary

Planning Commission Resolution No. 18497

HEARING DATE OCTOBER NOVEMBER 17, 2011

1650 Mission St. Buite 400 San Francisco, CA 94103-2479

Reception: 415.558,6378

Fax: 415,558,6409

Planning Information: 415.558.6377

Project Name:

Amendments relating to the Neighborhood Commercial Districts: Self-Service Restaurants, Retail Coffee Stores, and Video Stores

•

 $2011.0172\underline{T}$ [Board File No. 11-0152]

Case Number: Initiated by:

Supervisor Mirkarimi/Introduced February 8, 2011

Staff Contact:

Aaron Starr, Legislative Affairs

aaron.starr@sfgov.org, 415-558-6362

Reviewed by:

An Marie Rodgers, Manager Legislative Affairs

anmarie.rodgers@sfgov.org, 415-558-6395

Recommendation:

Recommend Approval with Modifications

RECOMMENDING THAT THE BOARD OF SUPERVISORS ADOPT A PROPOSED ORDINANCE THAT WOULD AMEND PLANNING CODE SECTION SECTIONS 710, 730, 733A, 733A.1, 790.90, 790.91, AND 790.102 OF THE PLANNING CODE TO: (1) INCREASE THE MAXIMUM USE SIZE FOR SMALL SELF-SERVICE RESTAURANTS IN NEIGHBORHOOD COMMERCIAL DISTRICTS TO THAT OF THE NONRESIDENTIAL USE SIZE LIMIT FOR THE DISTRICT AND ELIMINATE THE LIMIT ON THE NUMBER OF SEATS; (2) INCREASE THE MINIMUM SIZE FOR LARGE SELF-SERVICE RESTAURANTS IN NEIGHBORHOOD COMMERCIAL DISTRICTS TO THAT OF THE NON-RESIDENTIAL USE SIZE LIMIT FOR THE DISTRICT; (3) PRINCIPALLY PERMIT SMALL SELF-SERVICE RESTAURANTS AND VIDEO STORES IN NEIGHBORHOOD COMMERCIAL CLUSTER (NC-1) AND NEIGHBORHOOD COMMERCIAL TRANSIT CLUSTER (NCT-1) DISTRICTS; (4) CONDITIONALLY PERMIT LARGE SELF- SERVICE RESTAURANTS IN THE INNER SUNSET NEIGHBORHOOD COMMERCIAL DISTRICT; (5) REQUIRE THAT MECHANICAL NOISE AND VIBRATION FROM SELF-SERVICE RESTAURANTS BE CONFINED TO THE PREMISES; AND (6) REMOVE THE PROHIBITION OF ON-SITE FOOD PREPARATION AND COOKING AND REHEATING EQUIPMENT IN RETAIL COFFEE STORES, AND ADOPT CERTAIN MODIFICATIONS TO THE PROPOSED ORDINANCE TO FURTHER SIMPLIFY EXISTING PLANNING CODE DEFINITIONS AND CONTROLS FOR FOOD AND DRINK ESTABLISHMENTS, ADOPTING FINDINGS, INCLUDING ENVIRONMENTAL FINDINGS, SECTION 302 FINDINGS, AND FINDINGS OF CONSISTENCY WITH THE GENERAL PLAN AND THE PRIORITY POLICIES OF PLANNING CODE SECTION 101.1.

WHEREAS, on February 8, 2011, Supervisors Mirkarimi introduced a proposed Ordinance under Board of Supervisors (hereinafter "Board") File Number 11-0152 which would amend Sections 710, 730, 733A, 733A.1, 790.90, 790.91, and 790.102 of the Planning Code to: (1) increase the maximum use size for Small Self-Service Restaurants in Neighborhood Commercial Districts to that of the nonresidential use size limit for the district and eliminate the limit on the number of seats; (2) increase the minimum size for Large Self-Service Restaurants in Neighborhood Commercial Districts to that of the non-residential use size limit for the district; (3) principally permit Small Self-Service Restaurants and Video Stores in

Neighborhood Commercial Cluster (NC-1) and Neighborhood Commercial Transit Cluster (NCT-1) Districts; (4) conditionally permit Large Self- Service Restaurants in the Inner Sunset Neighborhood Commercial District; (5) require that mechanical noise and vibration from Self-Service Restaurants be confined to the premises; and (6) remove the prohibition of on-site food preparation and cooking and reheating equipment in Retail Coffee Stores.

WHEREAS, The Planning Commission (hereinafter "Commission") conducted a duly noticed public hearing at a regularly scheduled meeting to consider the proposed Ordinance on May 26, 2011; and,

WHEREAS, The Commission continued the item at its May 26, 2011 hearing to October 6, 2011 in order for Supervisor Mirkirimi to conduct more public outreach; and,

WHEREAS, The Commission continued the item at its October 6, 2011 to November 17, 2011 in order for Supervisor Mirkirimi to conduct more public outreach; and,

WHEREAS, The Commission conducted another duly noticed public hearing at a regularly scheduled meeting to consider the proposed Ordinance on November 17, 2011; and,

WHEREAS, the proposed Ordinance has been determined to be categorically exempt from environmental review under the California Environmental Quality Act Section 15060(c); and

WHEREAS, the Planning Commission has heard and considered the testimony presented to it at the public hearing and has further considered written materials and oral testimony presented on behalf of Department staff and other interested parties; and

WHEREAS, all pertinent documents may be found in the files of the Department, as the custodian of records, at 1650 Mission Street, Suite 400, San Francisco; and

WHEREAS, the Planning Commission has reviewed the proposed Ordinance; and

MOVED, that the Planning Commission hereby recommends that the Board of Supervisors approve with modifications the proposed ordinance. Specifically, the Commission recommends the following modifications:

 Recommend that the Board of Supervisors adopt the changes proposed by the Planning Department, which are outlined in the attached draft ordinance identified as Exhibit A, and that the proposed Ordinance be further amended to include provisions that subject the proposed new definitions to Planning Code 312 Notification requirements as well as Formula Retail Controls.

FINDINGS

Having reviewed the materials identified in the preamble above, and having heard all testimony and arguments, this Commission finds, concludes, and determines as follows:

- 1. A review of Neighborhood Commercial District controls 20 years after being adopted titled "NC@20" recommended that existing restaurant definitions be reevaluated based on changes that have occurred to the Planning Code since those controls were adopted.
- 2. The existing restaurant definitions were devised to help stop the displacement of neighborhood serving retail uses and the proliferation of large chain fast-food restaurants. Since then, 312 Neighborhood Notification and Formula Retail Controls were added to the Planning Code and more appropriate address these issues and concerns.
- 3. Existing restaurant definitions are overly prescriptive and restrict how restaurants can operate without a clear land use benefit. Enforcement of these definitions is often difficult and ineffective.
- 4. Grouping restaurant types by alcohol license type and including operational conditions within the Planning Code is a more effective way to address the land use and quality of life impacts caused by restaurants.
- 5. Non-Residential Use Size controls that are tailored to individual neighborhoods provide adequate protection from over-sized restaurant uses.
- Video stores are becoming obsolete due to on-demand video through cable providers and other internet based video delivery systems. Having a separate use category for Video Stores is no longer necessary.
- 7. General Plan Compliance. The proposed Ordinance and the Commission's recommended modifications are consistent with the following Objectives and Policies of the General Plan:

I. COMMERCE & INDUSTRY ELEMENT

THE COMMERCE AND INDUSTRY ELEMENT OF THE GENERAL PLAN SETS FORTH OBJECTIVES AND POLICIES THAT ADDRESS THE BROAD RANGE OF ECONOMIC ACTIVITIES, FACILITIES, AND SUPPPORT SYSTEMS THAT CONSTITUE SAN FRANCISCO'S EMPLOYMENT AND SERVICE BASE.

GOALS

THE THREE GOALS OF THE COMMERCE AND INDUSTRY ELEMENT OF THE GENERAL PLAN RELATE TO CONTINUED ECONOMIC VITALITY, SOCIAL EQUITY, AND ENVIRONMENTAL QUALITY.

OBJECTIVE 1

MANAGE ECONOMIC GROWTH AND CHANGE TO ENSURE ENHANCEMENT OF THE TOTAL CITY LIVING AND WORKING ENVIRONMENT

POLICY 1.2

Assure that all commercial and industrial uses meet minimum, reasonable performance standards.

The changes to the proposed Ordinance by the Planning Commission include minimum and reasonable performance standards for restaurants and bars.

OBJECTIVE 3

PROVIDE EXPANDED EMPLOYMENT OPPORTUNITIES FOR CITY REIDENTS, PARTICUARLY THE UNEMPLOYED AND ECONOMICALLY DISADVANTAGED.

POLICY 3.1

Promote the attraction, retention and expansion of commercial and industrial firms which provide employment improvement opportunities for unskilled and semi-skilled workers.

Restaurants tend to employ unskilled and semi-skilled labor. The proposed changes to the restaurant definitions will make it easier to open and operate a restaurant which will attract, retain and expand a commercial use.

OBJECTIVE 6

MAINTAIN AND STRENGTHEN VIABLE NEIGHBORHOOD COMMERCIAL AREAS EASILY ACCESSIBLE TO CITY RESIDENTS.

POLICY 6.2

Promote economically vital neighborhood commercial districts which foster small business enterprises and entrepreneurship and which are responsive to economic and technological innovation in the marketplace and society.

POLICY 6.3

Preserve and promote the mixed commercial-residential character in neighborhood commercial districts. Strike a balance between the preservation of existing affordable housing and needed expansion of commercial activity.

POLICY 6.10

Promote neighborhood commercial revitalization, including community-based and other economic development efforts where feasible.

The existing controls are too prescriptive and often stifle new or emerging business models. These amendments will help foster small business enterprise and entrepreneurship by allowing more flexibility and creativity in how restaurants are run and operated. Integrating standardized operational conditions into the new eating and drinking definitions will help ensure that there is a balance between new or expanded commercial activity and residential uses in Neighborhood Commercial Districts. The proposed amendments will also help spur commercial revitalization in some neighborhood commercial districts by reducing the barriers for new restaurants to open and existing restaurants to adapt to a changing market place.

8. Planning Code Section 101 Findings. The proposed amendments to the Planning Code are consistent with the eight Priority Policies set forth in Section 101.1(b) of the Planning Code in that:

1. That existing neighborhood-serving retail uses be preserved and enhanced and future opportunities for resident employment in and ownership of such businesses enhanced;

The proposed amendments will encourage neighborhood-serving retail uses and opportunities for employment in or ownership of such businesses in the City by making it easier for new restaurants to open and operate and for existing restaurants to adapt to a changing marketplace.

2. That existing housing and neighborhood character be conserved and protected in order to preserve the cultural and economic diversity of our neighborhoods;

The proposed amendments will not have an impact on housing in Neighborhood Commercial Districts. Controls are in place in section 317 of the Planning Code that severely restricts the conversion of housing units to commercial units.

That the City's supply of affordable housing be preserved and enhanced;

The proposed amendments will have no adverse effect on the City's supply of affordable housing.

4. That commuter traffic not impede MUNI transit service or overburden our streets or neighborhood parking;

The proposed amendments will not result in commuter traffic impeding MUNI transit service or overburdening the streets or neighborhood parking.

5. That a diverse economic base be maintained by protecting our industrial and service sectors from displacement due to commercial office development, and that future opportunities for resident employment and ownership in these sectors be enhanced;

The proposed amendments would not cause displacement of the industrial or service sectors due to office development, and future opportunities for resident employment or ownership in these sectors would not be impaired.

6. That the City achieve the greatest possible preparedness to protect against injury and loss of life in an earthquake;

Preparedness against injury and loss of life in an earthquake is unaffected by the proposed amendments. Any new construction or alteration associated with a use would be executed in compliance with all applicable construction and safety measures.

7. That the landmarks and historic buildings be preserved;

Landmarks and historic buildings would be unaffected by the proposed amendments. Should a proposed use be located within a landmark or historic building, such site would be evaluated under Planning Code provisions and comprehensive Planning Department policies.

8. That our parks and open space and their access to sunlight and vistas be protected from development;

The City's parks and open space and their access to sunlight and vistas would be unaffected by the proposed amendments. It is not anticipated that permits would be such that sunlight access, to public or private property, would be adversely impacted.

8. Planning Code Section 302 Findings. The Planning Commission finds from the facts presented that the public necessity, convenience and general welfare require the proposed amendments to the Planning Code as set forth in Section 302.

NOW THEREFORE BE IT RESOLVED that the Commission hereby recommends that the Board ADOPT the proposed Ordinance as described in this Resolution and in the proposed Ordinance with the modification outlined above.

I hereby certify that the foregoing Resolution was adopted by the Commission at its meeting on November 17, 2011.

Linda D. Avery Commission Secretary

40

AYES:

Olague, Miguel, Antonini, Fong, Moore, and Sugaya

NOES:

ABSENT:

Borden

ADOPTED:

November 17, 2011



SAN FRANCISCO PLANNING DEPARTMENT

Executive Summary Planning Code Text Change

HEARING DATE: MAY 26, 2011

1650 Mission St. Buite 400 San Francisco, CA 94103-2479

Reception: 415,558,6378

Fax: 415.558.6409

Planning Information: 415.558.6377

Project Name:

Amendments relating to the Neighborhood Commercial Districts

NCD):

Self-Service Restaurants, Retail Coffee Stores, and Video Stores

Case Number:

2011.0172T [Board File No. 11-0152]

Initiated by:

Supervisor Mirkarimi/Introduced February 8, 2011

Staff Contact:

Aaron Starr, Legislative Affairs

aaron.starr@sfgov.org, 415-558-6362

Reviewed by:

AnMarie Rodgers, Manager Legislative Affairs

anmarie.rodgers@sfgov.org, 415-558-6395

Recommendation:

Recommend Approval with Modifications

PLANNING CODE AMENDMENT

The proposed Ordinance would amend Sections 710, 730, 733A, 733A.1, 790.90, 790.91, and 790.102 of the Planning Code to: (1) increase the maximum use size for Small Self-Service Restaurants in Neighborhood Commercial Districts to that of the non-residential use size limit for the district and eliminate the limit on the number of seats; (2) increase the minimum size for Large Self-Service Restaurants in Neighborhood Commercial Districts to that of the non-residential use size limit for the district; (3) principally permit Small Self-Service Restaurants and Video Stores in Neighborhood Commercial Cluster (NC-1) and Neighborhood Commercial Transit Cluster (NCT-1) Districts; (4) conditionally permit Large Self-Service Restaurants in the Inner Sunset Neighborhood Commercial District; (5) require that mechanical noise and vibration from Self-Service Restaurants be confined to the premises; and (6) remove the prohibition of onsite food preparation and cooking and reheating equipment in Retail Coffee Stores¹.

The Way It Is Now:

Use Categories

There are a total of 13 Definitions (7 Neighborhood Commercial / 6 Mixed Use) for line item eating and drinking uses in the Planning Code:

 Article 7 Definitions: Small Self-Serve Restaurant (790.91), Large Fast-Food Restaurant (790.90), Full Service Restaurant (790.92), Retail Coffee Shop (790.102n), Accessory Grocery Deli (703.2), Self-Service Specialty Food Stores (790.93) and Bar (790.22).

¹ A note to the reader: throughout this report existing and proposed Planning Code definitions are noted with the use of Capitalized Words instead of within "quotes". This style choice was made in an effort in increase readability and decrease clutter that may have resulted from the large number of such terms throughout the report.

• Article 8 Definitions: Bar (890.22), Small Fast-Food Restaurant (890.90), Large Fast-Food Restaurant (890.91), Full Service Restaurant (890.92), Bar (890.22) and Take-Out Food (890.122).

Use Size

- Each Neighborhood Commercial District (NCD) in Article 7 and has a Non-Residential Use Size that is permitted as-of-right. Any Non-Residential Use proposed over that threshold requires Conditional Use (CU) authorization. As-of-right Non-Residential Use Sizes range from 1,999 sq. ft. to 5,999 in Article 7, with the majority being 2,499 sq. ft.
- Small-Self Service Restaurants and Large Fast-Food Restaurants are differentiated by their total square footage and the number of seats. Small Self-Service Restaurants are limited to 1,000 sq. ft. and 50 seats; Large Fast-Food Restaurants are defined as anything above 1,000 sq. ft.

Prohibited or Restricted Uses

- Small Self-Service Restaurants and Video Stores in Neighborhood Commercial Cluster (NC-1) and Neighborhood Commercial Transit Cluster (NCT-1) require Conditional Use Authorization.
- Large Self-Service Restaurants are not permitted in the Inner Sunset Neighborhood Commercial District.
- Coffee Stores are not permitted to have on-site food preparation or equipment to cook or reheat
 food or prepare meals, except where a conditional use is granted for an exception in the West Portal
 NCD.

Noise and Odor Controls

Large Fast-Food Restaurants and Small Self-Service Restaurants currently carry a condition that
noise and odors be contained within the premises so as not to be a nuisance to nearby residents or
neighbors.

The Way It Would Be:

The proposed legislation removes seating limitations and relates restaurant use size to the tailored sizes of the various NC districts. The legislation is more permissive of restaurants in the smallest districts and allows food preparation in coffee stores.

- Maintain the current number of restaurant uses and not modify the restaurant definitions in Article 8.
- Increase the maximum use size for Small Self-Service Restaurants in Neighborhood Commercial
 Districts to that of the non-residential use size limits for the district and eliminate the limit on the
 number of seats;
- Change the name of Large Fast-Food Restaurants to Large Self-Service Restaurants;
- Increase the minimum size for Large Self-Service Restaurants in Neighborhood Commercial Districts to that of the Non-Residential Use Size limit for the district;
- Principally permit Small Self-Service Restaurants and Video Stores in NC-1 and NC-T Districts;
- Conditionally permit Large Self-Service Restaurants in the Inner Sunset Neighborhood Commercial District;

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- Require that mechanical noise and vibration from Self-Service Restaurants be confined to the premises; and
- Remove the prohibition of on-site food preparation and cooking and reheating equipment in Retail Coffee Stores.

REQUIRED COMMISSION ACTION

The proposed Ordinance is before the Commission so that it may recommend adoption, rejection, or adoption with modifications to the Board of Supervisors.

RECOMMENDATION

The Department recommends that the Commission recommend approval with modifications of the proposed Ordinance with modifications to include:

The Department proposes consolidating the number of line item definitions from 13 to three. (See Exhibit D for a graphic image of this consolidation and Exhibit C for the specific text for these new definitions.) The distinguishing characteristic that would group the new restaurant categories would be the historically most volatile: sale of alcohol. An eating/drinking establishment without on-site alcohol sales would be a Restaurant-Limited; a restaurant with wine and beer would be simply a Restaurant; and a full liquor license would be classified as a Bar. Further the Department recommends that the Video Store definition be removed and the use be put back under Sales and Service, Other Retail (790.100).

- Simplify Definitions. Reduce the total number of line item definitions in both Articles 7 and 8 to three: Restaurant, Restaurant-Limited and Bar. The Bar definition would not substantially change, but standardized operation conditions would be added. Restaurant would encompass Large Fast-Food (790.90 & 890.91), Small Self-Service (790.91 & 890.90), and Full-Service Restaurants (790.92 & 890.92). Restaurant-Limited would encompass Self-Service Specialty Food Stores (790.93), Take-Out Food (890.122), Accessory Grocery Deli (703.2) and Coffee Shops (790.102n). General and Specially Grocery Store (709.102 (a) & (b)) definitions would be amended to reflect the changes in restaurant definitions for the purposes of accessory uses and to include Standard Conditions.
- Entitlement Process. Staff proposes two options for translating the new definitions into controls for the Commission's consideration. Option 1 would continue CU requirements if any of the existing definitions encompassed in the new definitions currently require CU authorization. Option 2 allows Restaurant-Limited (no on-site alcohol) as of right in all NCDs, and would require CU authorization for Restaurants if Full-Service Restaurants are currently required to obtain a CU. Option 2 is preferred by the Department (see discussion below).
- Standard Conditions of Approval. The proposed definitions would add conditions in the Code
 on each eating and drinking use consistent with the standardized conditions currently used with
 CU authorization. Theses controls would address noise, littler, trash receptacles and odor issues.
- Consolidate Definitions. All definitions would be located in Article 7 of the Planning Code. Article 8 would reference the definitions in Article 7.
- Remove Video Store Definition (790.135): Instead this use would be covered by Sales and Service, Other Retail (790.102). Video stores are becoming obsolete due to the provision of ondemand video through cable providers and other internet-based video delivery systems. Therefore, the Department does not see a need to keep it as a separate use category.

- Additional Controls. Existing controls attached to restaurant uses (indicated by a # in the Planning Code) would remain for the most part. For instance, a new bar in the Upper Fillmore NCD could only be approved in conjunction with a Restaurant use.
- Retain Existing Restaurant Caps. Existing legislated limits on restaurant types would be transferred and applied to the new restaurant definitions. For example, the Union Street NCD currently has a restriction prohibiting more than 32 Full-Service Restaurants within the district. Under the Department's proposal, that limit would be applied to establishments that fit the new definition, Restaurant.

BASIS FOR RECOMMENDATION

As part of our review of Supervisor Mirkarimi's legislation, the Planning Commission asked staff to reevaluate and consolidate existing restaurant definitions. In addition, "NC@20" – a review of NCD controls 20 years after being adopted - also recommended that existing restaurant definitions be evaluation based on changes that have occurred to the Planning Code since NCD controls were adopted.

Evolving Planning Code

The citywide Neighborhood Commercial Controls were enacted in 1987² in response to land use issues identified by neighborhood groups, planners, and elected officials. Two issues of particular concern were restaurants displacing neighborhood serving retail uses and the proliferation of chain restaurant. As a way to address these concerns, restaurants were divided into very specific use types so that they could be more tightly controlled and regulated. Since then, two significant additions have been added to the Planning Code that address the same issues, but in a more effective way: Planning Code Section 312 Neighborhood Notification³ first established in 2000 and Formula Retail Controls⁴ were first added to the Planning Code in 2004⁵.

Prior to the establishment of required neighborhood notification by §312, neighbors and neighborhood groups were not routinely notified of proposed restaurants before approval by the Planning Department. There was no effective method for these groups to voice their concerns if they felt there was an over proliferation of restaurants in the area. Additionally, controlling large chain fast-food restaurants in NCDs was difficult and inconsistent prior to the Formula Retail controls. Now all formula retail establishments require a Conditional Use hearing before the Planning Commission, even if there is already a formal retail business in the existing space.

Overly Prescriptive Definitions

The desire to restrict restaurants and large chain fast-food restaurants created the need to develop explicit definitions for different restaurant types in NCD. While this helped slow the establishment of

² Added by Ord. 69-87, App. 3/13/87.

³ Added by Ord. 279-00, File No. 001423, App. 12/15/2000.

⁴ Added by Ord. 62-04, File No. 031501, App. 4/9/2004.

⁵ The first Formula Retail controls established in 2004 in San Francisco applied only to the Hayes-Gough NCD. Since that time, these controls have been expanded to regulate Formula Retail uses in all NC Districts; the Japantown and Western SoMa SUDS; the Utban Mixed Use, Mixed Use-General, Residential Transit-Oriented, and Chinatown Visitor Retail districts; as well as the Residential Commercial districts along Van Ness between Golden Gate and Chestnut. See Ordinance Numbers 62-04, 8-05, 65-05, 173-05, 204-06, 180-06, 0269-08, 0298-08, 0301-08, 304-08 and the 2007 Voter's Initiative, Proposition G.

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fast-food restaurants in NCD, it also dictated how a restaurant could operate and what they could offer their customers. For instance, coffee shops are restricted from serving prepared foods such as toasted bagels with cream cheese, and Small Self-Service Restaurants and Large-Fast Food Restaurants are required to have food ordered and served at the counter and have food served in disposable wrappers. Yet many newer restaurants models have customers order at the counter and then the food is brought to them. Further, requiring businesses to serve food in disposable wrappers is antithetical to the City's efforts on reducing the amount of trash it generates.

As restaurants have changed and the City's attitude toward restaurants has evolved, the distinction between the different eating and drinking uses has become obsolete. The Zoning Administrator issued several interpretations trying to fit new or emerging business models into the existing definitions. Small business owners have had to modify how they operate to be in compliance with the Planning Code or risk fines, and the Department's enforcement staff has had to police coffee stores to ensure that they don't have toasters and are serving ice cream in cups and not cones. Enforcing these regulations takes significant resources without any clear public benefit.

Number of Definitions

Rather than attempting to refine the existing definitions, the Department finds it more practical and effective to combine existing definitions based on the one issue that has the greatest land use and quality of life impacts, alcohol sale and consumption. Under the Department's proposal, those uses that are currently permitted to have food service and on-site alcohol sale and consumption would simply be categorized as Restaurants. Uses that are currently permitted to serve food and have off-site alcohol sale would be categorized as Restaurant-Limited. The definitions for Bars, which permits on-site alcohol sale without food service, would remain the same except that standard operating conditions would be added to the definition.

Existing Formula Retail controls would still prevent or limit large chain restaurants in Neighborhood Commercial Districts. Neighborhood groups and residents would be notified of any restaurant seeking to establish in non-restaurant retail spaces; and entitlement requirements can still be tailored to individual neighborhoods. Neighborhood Commercial Districts with restrictions on bars or specific alcohol licenses would remain in effect. Conversely small business owners would be allowed operate their business with more flexibility and without fear of being in violation of the Planning Code, the new definitions would be clearer for new business owners and the Planning Department would not be charged with monitoring how food is ordered or served.

Other impacts

Restaurants have other impacts such as noise, odor and trash. To address these issues, Staff proposes that the new definitions include clearly defined operating conditions that would apply to any restaurant use in the City whether or not it is required to obtain CU authorization. These conditions have been taken from a list of standardized conditions of approval recently developed by the Department. Moreover, the success and popularity of a restaurant, rather than the service level or type of restaurant dictates how disruptive it will be to a neighborhood. Since the City can not regulate success, requiring standardized conditions for each restaurant would ensure that business owners know what the City's expectations are before opening and would provide greater assurances to neighbors.

Use Size

The existing use definitions limit Small Self-Service Restaurants to 1,000 sq. ft., while a Self-Service Restaurant above that size is considered to be a Large Fast-Food Restaurant. One major change proposed by Mirkarimi's legislation that is also consistent with the Department's recommendation is the use of

existing Non-Residential Use Sizes to regulate restaurant sizes. Each neighborhood commercial district has a non-residential use size that, once exceeded, requires CU authorization. These uses sizes are tailored to each district; for instance in NC-1 Districts (smaller commercial clusters often located within residential neighborhoods) the non-residential use size is 2,999 sq. ft. and in NC-3 Districts (larger commercial districts like those along Geary Boulevard) the non-residential use size is 5,999 sq. ft. The Department believes that these existing, tailored controls are sufficient to ensure that restaurant size would not be disruptive to each NCD's character.

Entitlement Process

Attachment E charts two proposals for determining land use controls within specific zoning districts. Of the two option presented in the Department's recommendation, Option 2 is the Department's preferred option. Option 2 would permit the least impactful use, Restaurant-Limited, to be Principally Permitted in all NCDs, and Restaurants would be either Principally Permitted or Permitted with CU Authorization, depending on existing controls for Full-Service Restaurants. For example, if a Full-Service Restaurant currently requires a CU authorization or is not permitted in an NCD then the new Restaurant category would require a CU authorization.

Option 1 is a more conservative reading and would preserve all existing CUs by merely transferring any existing CU to the new definition. If a use is not currently permitted that would convert to a CU. For example, not only would any Full Service Restaurant, Large Fast-Food Restaurant or Small Self-Serve Restaurant trigger a CU for the new Restaurant use but also any existing CU for a Coffee Shop, Self-Service Specialty Food, Take Out or Accessory Deli would trigger a CU for the new Restaurant-Limited Use. This option would be the more conservative approach and would not only preserve existing CUs but also due to the definition consolidation would actually increase the frequency where CUs would be required.

Under current controls the most restricted eating use in NCDs is Large-Fast Food Restaurants, which is an artifact from initial attempts to prohibit or limit the number of large chain restaurants in NCDs. Since the establishment are now formula retail controls that more effectively regulate this type of use, outright prohibition of restaurants that fall under this definition is no longer necessary

ENVIRONMENTAL REVIEW

The proposal to amend Planning Code Sections 710, 730, 733A, 733A.1, 790.90, 790.91, and 790.102 would result in no physical impact on the environment. The proposed amendment is exempt from environmental review under Section 15060(c)(2) of the CEQA Guidelines.

PUBLIC COMMENT

As of the date of this report, the Department has received approximately five emails inquiring about the proposed changes and one phone call. One email expressed concern about how the proposed changes would impact the West Portal Neighborhood Commercial District's cap on restaurants. Two emails expressed concerns on how the proposed changes would effect the prohibition on bars in the Upper Fillmore NCD and the Union Street NCD. The Department feels that its recommendation addresses these concerns by preserving both the total cap on new restaurants and the prohibition of new bars in those districts.

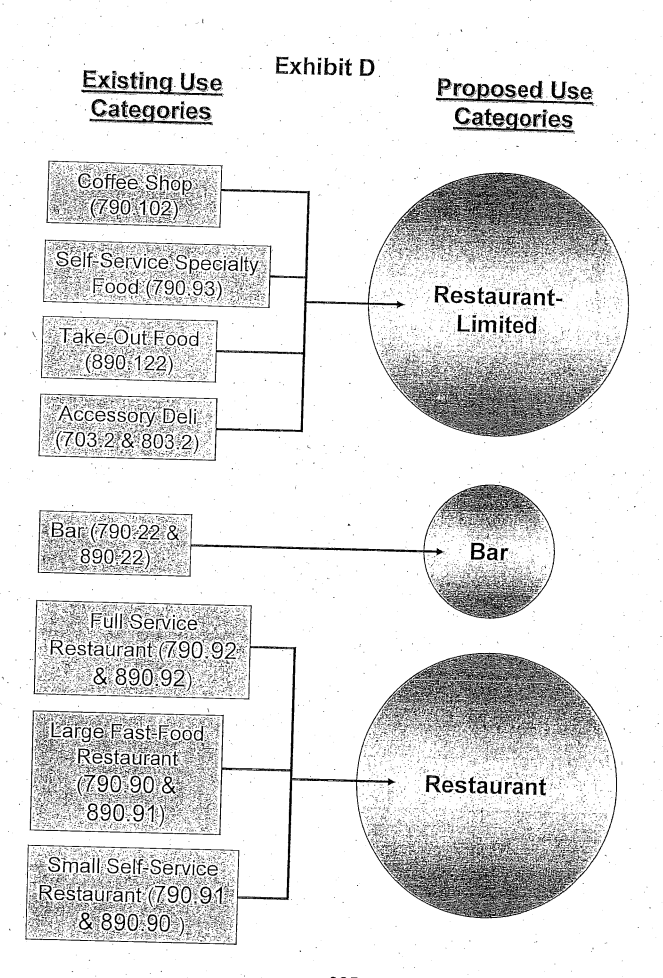
CASE NO. 2011.0172T Restaurant Definitions

Executive Summary Hearing Date: May 26, 2011

While not specific to this proposal, the Small Business Commission (SBC) has requested the simplification of restaurant definitions as generally described in the "NC@20" report. Further, SBC staff report that streamlining restaurant definitions is one of the priority recommendations of the SBC.

RECOMMENDATION:

Recommendation of Approval with Modifications





SMALL BUSINESS COMMISSION OFFICE OF SMALL BUSINESS



CITY AND COUNTY OF SAN FRANCISCO EDWIN M. LEE, MAYOR

March 27, 2012

Ms. Angela Calvillo, Clerk of the Board Board of Supervisors City Hall room 244 1 Carlton B. Goodlett Place San Francisco, CA 94102-4694

Re: File No. 120084 [Planning Code - Eating and Drinking Establishment Definitions and Controls]

Small Business Commission Recommendation: Approval

Dear Ms. Calvillo:

On February 13, 2012, the Small Business Commission (SBC) voted 6-0 to recommend approval of File No. 120084

Restaurant zoning regulations in San Francisco are complex and difficult for businesses to fully comply with. Multiple times per week, pre-start up food businesses meet with Office of Small Business staff and often, they have difficulty applying their proposed model to an existing category and face the prospect of modifying their plans to meet a permitted or conditionally permitted eating use under the planning code. Current businesses often want to try new, innovative things in their establishments and unless a business is well financed and able to hire people to help navigate the process, they risk unknowingly violating the planning code. Simply stated, the current code is overly complex, discourages compliance, and prevents businesses from reaching their potential as many businesses have to adjust their business model to fit into the definitions.

The Small Business Commission is a strong supporter of implementing NC@20 recommendations and agrees with the findings in cornerstone recommendation #3 "Overhaul Regulations for Eating and Drinking Uses" and notes that neighborhood specific controls will remain in tact with appropriate adjustments. The Commission finds that this ordinance is consistent with key points in cornerstone recommendation #3 and that this ordinance accomplishes a key objective in meeting Prop I streamlining requirements. The Commission recommends that the Board of Supervisors implement this plan expeditiously and without delay.

Sincerely,

Regina Dick-Endrizzi

Director, Office of Small Business

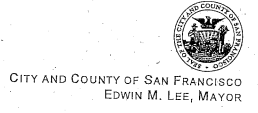
cc. Jason Elliott, Mayors Office AnMarie Rogers, Planning Department Staff Supervisor Wiener

ZMick Endanz

2012 APR -2 AM 10: 56

BOARD OF SUPERVISORS
SAN FRANCISCO





March 23, 2011

Ms. Angela Calvillo, Clerk of the Board Board of Supervisors City Hall room 244 1 Carlton B. Goodlett Place San Francisco, CA 94102-4694

Re: File No. 110152 [Planning Code - Zoning - Self-Service Restaurants, Retail Coffee Stores, and Video Stores]

Small Business Commission Recommendation: Approval with modification

Dear Ms. Calvillo:

On March 14, 2011, the Small Business Commission unanimously voted to recommend approval of Board of Supervisors File No. 110152 with modification. The SBC found that these proposed changes are necessary in order to provide new and exciting opportunities for restaurant uses in Neighborhood Commercial Districts. A relic of the past, the differentiation between Small Self Service and Large Fast Food restaurants were initially put in place to address Formula Retail fast food establishments. With the addition of Formula Retail controls in the past decade, changing these definitions is both pragmatic and past due.

The Commission recommends one modification.

The ordinance currently proposes to eliminate Section 790.102 (n)(1)(J)

"No on site food preparation, and no equipment to cook or reheat food or prepare meals other than that connected to beverage preparation, except where a conditional use is granted for an exception in the West Portal NCD pursuant to the "Specific Provisions for the West Portal District."

Section 790.102 (n)(1)(I) states that, "Limited amount of nonprepackaged food goods may be served, such as pastries or similar goods" in Retail coffee stores. The Commission requests that the ordinance be amended to include and specify that equipment for food preparation, cooking and reheating may be used only for the limited nonprepackaged food goods permitted by section 790.120 (n)(1)(I). This will provide clarity to businesses that wish to operate these Retail Coffee Stores.





CITY AND COUNTY OF SAN FRANCISCO EDWIN M. LEE, MAYOR

The Commission commends Supervisor Mirkarimi for addressing a topic that takes up an integral part of the cornerstone recommendations of the NC@20 report published in 2009 by the Planning Department. These important recommendations followed careful analysis of past and current NC Zoning trends and the SBC looks forward to supporting future planning code amendments that continue to implement these recommendations.

Sincerely,

LMDick Endergy

Regina Dick-Endrizzi

Director, Office of Small Business

cc. Supervisor Ross Mirkarimi
Jason Elliott, Mayor's Office
AnMarie Rogers, Planning Department