BOARD of SUPERVISORS



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MEMORANDUM

Date:	March 8, 2024
To:	Planning Department/Planning Commission
From:	John Carroll, Assistant Clerk, Land Use and Transportation Committee
Subject:	Board of Supervisors Legislation Referral - File No. 240193 Planning Code - Parcel Delivery Service

 \times California Environmental Quality Act (CEQA) Determination (California Public Resources Code, Sections 21000 et seq.)

- \boxtimes Ordinance / Resolution
- Ballot Measure

Not defined as a project under CEQA Guidelines Sections 15378 and 15060(c)(2) because it would not result in a direct or indirect physical/change in the environment.

3/18/2024

 \times Amendment to the Planning Code, including the following Findings: (Planning Code, Section 302(b): 90 days for Planning Commission review) Planning Code, Section 302 General Plan ☑ Planning Code, Section 101.1

- Amendment to the Administrative Code, involving Land Use/Planning (Board Rule 3.23: 30 days for possible Planning Department review)
- \Box General Plan Referral for Non-Planning Code Amendments (Charter, Section 4.105, and Administrative Code, Section 2A.53) (Required for legislation concerning the acquisition, vacation, sale, or change in use of City property; subdivision of land; construction, improvement, extension, widening, narrowing, removal, or relocation of public ways, transportation routes, ground, open space, buildings, or structures; plans for public housing and publicly-assisted private housing; redevelopment plans; development agreements; the annual capital expenditure plan and six-year capital improvement program; and any capital improvement project or long-term financing proposal such as general obligation or revenue bonds.)
- Historic Preservation Commission
 - Landmark (Planning Code, Section 1004.3)
 - Cultural Districts (Charter, Section 4.135 & Board Rule 3.23)
 - Mills Act Contract (Government Code, Section 50280)
 - Designation for Significant/Contributory Buildings (Planning Code, Article 11)

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

FILE NO. 240193

AMENDED IN COMMITTEE 3/4/2024 ORDINANCE NO.

1	[Planning Code - Parcel Delivery Service]
2	
3	Ordinance amending the Planning Code to require Conditional Use authorizations for
4	establishing Parcel Delivery Service uses, prohibit <u>Non-Cannabis</u> Parcel Delivery
5	Service as an accessory use, and revise zoning control tables to reflect these changes;
6	affirming the Planning Department's determination under the California Environmental
7	Quality Act; and making public necessity, convenience, and welfare findings under
8	Planning Code, Section 302, and findings of consistency with the General Plan and the
9	eight priority policies of Planning Code, Section 101.1.
10	NOTE: Unchanged Code text and uncodified text are in plain Arial font.
11	Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in strikethrough italics Times New Roman font.
12	Board amendment additions are in <u>double-underlined Arial font</u> . Board amendment deletions are in strikethrough Arial font.
13	Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.
14	
15	Be it ordained by the People of the City and County of San Francisco:
16	
17	Section 1. Findings.
18	(a) The Planning Department has determined that the actions contemplated in this
19	ordinance comply with the California Environmental Quality Act (California Public Resources
20	Code Sections 21000 et seq.). Said determination is on file with the Clerk of the Board of
21	Supervisors in File No and is incorporated herein by reference. The Board affirms this
22	determination.
23	(b) On, the Planning Commission, in Resolution No,
24	adopted findings that the actions contemplated in this ordinance are consistent, on balance,
25	with the City's General Plan and eight priority policies of Planning Code Section 101.1. The

1	Board adopts these findings as its own. A copy of said Resolution is on file with the Clerk of
2	the Board of Supervisors in File No, and is incorporated herein by reference.
3	(c) Pursuant to Planning Code Section 302, this Board finds that these Planning Code
4	amendments will serve the public necessity, convenience, and welfare for the reasons set
5	forth in Planning Commission Resolution No, and the Board adopts such
6	reasons as its own. A copy of said resolution is on file with the Clerk of the Board of
7	Supervisors in File No and is incorporated herein by reference.
8	
9	Section 2. The Planning Code is hereby amended by revising Sections 102, 204.3,
10	210.1, 210.2, 210.3, 210.4, 303, <u>703, </u> 712, <u>803.2, </u> 830, 831, 832, 833, 836, 838, 839, and 840,
11	to read as follows:
12	
13	SEC. 102. DEFINITIONS.
14	* * * *
15	Service, Parcel Delivery. A Non-Retail Automotive Use limited to facilities for the
16	unloading, sorting, and reloading of local retail merchandise for deliveries, including but not
17	limited to cannabis and cannabis products, where the operation is conducted entirely within a
18	completely enclosed building, including garage facilities for local delivery trucks, but excluding
19	repair shop facilities. Within Where permitted in PDR Districts, this use is not required to be
20	operated within a completely enclosed building. <u>Parcel Delivery Service for merchandise or</u>
21	products other than cannabis and cannabis products use requires a Conditional Use
22	authorization pursuant to Section 303(cc) and is not allowed as an accessory use to any other
23	principal use.
24	* * * *
25	

SEC. 204.3. ACCESSORY USES FOR USES OTHER THAN DWELLINGS IN C, RC,					
M, AND PDR DISTRICTS.					
* * * *					
(e) Accessory Storag	(e) Accessory Storage in C Districts. Accessory storage on the second floor and				
above is permitted for stock a	nd trade relating to retail uses	with street level storefronts in the			
same building. There shall be	no limitation on the square for	otage of accessory storage as			
long as the storage supports a	a ground floor use in the same	building.			
(f) Prohibition of Non	-Cannabis Parcel Delivery S	ervice as Accessory Use.			
Parcel Delivery Service, as de	fined in Section 102 of the Pla	nning Code, for merchandise or			
products other than cannabis	and cannabis products is not a	allowed as an accessory use to			
any other principal use.					
SEC. 210.1. C-2 DISTR	RICTS: COMMUNITY BUSINE	SS.			
* * * *					
Table 210.1					
ZONING CONTROL T	ABLE FOR C-2 DISTRICTS				
Zoning Category	§ References	C-2			
* * * *					
NON-RESIDENTIAL STANDARDS AND USES					
* * * *					
Automotive Use Category					
* * * *					
Service, Parcel Delivery	§ <u>§</u> 102 <u>, <i>303(cc)</i></u>	С			
* * * *					

		Tabl	le 210.2			
	ZONING CON		BLE FOR	C-3 DISTRI	стѕ	
Zoning	§ References	C-3-0	C-3-	C-3-R	C-3-G	C-3-
Category * * * *			O(SD)			
NON-RESIDEN	TIAL STANDARD	S AND US	SES			
* * * *						
Automotive Use	e Category					
* * * *						
Service, Parcel Delivery	§ <u>§</u> 102 <u>, <i>303(cc)</i></u>	С	С	С	С	<u>C</u> P
* * * *				I		
SEC. 210.3	3. PDR DISTRICT	S.				
		Tab	le 210.3			
	ZONING CON	TROL TA	BLE FOR F	DR DISTRI	стѕ	
Zoning	§ References	PD	DR-1-B	PDR-1-D	PDR-1-G	PDR-2
Category						

* * * *					
* * * *					
Automotive Use Ca	tegory				
* * * *					
Service, Motor Vehicle Tow	3 102	Р	P	P	Р
<u>Service, Parcel</u>	š <u>§ 102, 303(cc)</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>
* * * *					
* * * * SEC. 210.4. M	DISTRICTS: IND	USTRIAL.			
		Table 210		RICTS	
SEC. 210.4. M * * * *		Table 210 NTROL TABLE	FOR M DIST	RICTS M-2	
SEC. 210.4. M * * * *	ZONING COI	Table 210 NTROL TABLE	FOR M DIST		
SEC. 210.4. M * * * * Zoning Category * * * *	ZONING COI § References	Table 210 NTROL TABLE M-1	FOR M DIST		
SEC. 210.4. M * * * * Zoning Category	ZONING COI § References	Table 210 NTROL TABLE M-1	FOR M DIST		
SEC. 210.4. M * * * * Zoning Category * * * * NON-RESIDENTIAL	ZONING CON § References	Table 210 NTROL TABLE M-1	FOR M DIST		
SEC. 210.4. M * * * * Zoning Category * * * * NON-RESIDENTIAL * * * *	ZONING CON § References	Table 210 NTROL TABLE M-1	FOR M DIST		
SEC. 210.4. M	ZONING CON § References	Table 210 NTROL TABLE M-1 ND USES	FOR M DIST		
SEC. 210.4. M * * * * Zoning Category * * * * NON-RESIDENTIAL * * * * Automotive Use Ca	ZONING COI § References	Table 210 NTROL TABLE M-1 MD USES 156 C	FOR M DIST	M-2	

1	* * * *
2	SEC. 303. CONDITIONAL USES.
3	* * * *
4	(bb) Social Service and Philanthropic Facilities in Chinatown Visitor Retail,
5	Chinatown Residential Neighborhood Commercial, and Chinatown Community
6	Business Districts. With regard to a Conditional Use application for a Social Service or
7	Philanthropic Facility use pursuant to Section 121.4 of this Code, in addition to consideration
8	of the criteria set forth in subsection (c) above, the Planning Commission shall, in order to
9	grant a Conditional Use Authorization, find that the proposed use will primarily serve the
10	Chinatown neighborhood.
11	(cc) Parcel Delivery Services.
12	(1) Criteria. With respect to a Conditional Use application for Parcel Delivery
13	Service use as defined in Section 102 of the Planning Code that is less than 5,000 square feet
14	in size, the Planning Commission shall consider the criteria in subsections (c) and (d) above.
15	With respect to a Conditional Use application for Parcel Delivery Service use that is 5,000 square
16	feet or larger, as defined in Section 102 of the Planning Code, in addition to the criteria in
17	subsections (c) and (d) above, the Planning Commission shall consider the following:
18	(A) The extent to which the use will adversely impact traffic patterns and
19	queuing times and add total vehicle miles traveled, including by delivery drivers and couriers operating
20	to and from the site;
21	(B) The greenhouse gas emissions resulting from operating of the site, including
22	from indirect sources such as courier and delivery vehicles;
23	(C) The impact that the use will have on public transit, public safety, and
24	emergency response, with particular attention paid to the rate of workplace injury associated with the
25	use and moving violations and traffic accidents requiring public safety or emergency service response;

1	(D) The impact on educational institutions located near the site; and
2	(ED) An economic impact study. The Planning Department shall prepare an
3	economic impact study using City staff or shall, consistent with the Charter, select a consultant from a
4	pool of pre-qualified consultants to prepare the economic impact study required by this subsection (cc).
5	The economic impact study shall be considered by the Planning Commission in its review of the
6	application. In the event a consultant is used, the applicant shall bear the cost of paying the consultant
7	for their work preparing the economic impact study, and any necessary documents prepared as part of
8	that study. The study shall evaluate the potential economic impact of the applicant's proposed project,
9	<u>including:</u>
10	(i) Employment Analysis. The report shall include the following
11	employment information: a projection of both construction-related and permanent employment
12	generated by the proposed project, and a discussion of whether the employer of the proposed project
13	will pay a living wage, inclusive of non-salary benefits expected to be provided, relative to San
14	Francisco's cost of living. The employment analysis shall also include a discussion of the past and
15	current employment practices of the proposed operator, if any, including but not limited to artificial
16	intelligence utilization and autonomous vehicles driven in ratio of human-operated activities.
17	(ii) Fiscal Impact. The report shall itemize public revenue created by the
18	proposed project and public services needed because of the proposed project, relative to net fiscal
19	impacts to the General Fund. The impacts to the City's public facilities and infrastructure shall be
20	estimated using the City's current assumptions in existing nexus studies (including area plan, transit,
21	open space in-lieu fee and other impact fees), and should account for any contributions the proposed
22	project would make through such impact fee payments.
23	(2) Required Additional Conditions. All Parcel Delivery Service facilities shall be
24	subject to at least the following conditions of project approval:
25	

1	(A) Electrification. Facilities shall include necessary infrastructure and
2	electrical capacity to accommodate and charge electric vehicles—including electric heavy-duty
3	delivery trucks, employee vehicles, and all other zero-emission vehicles accessing the facility; power
4	refrigeration for refrigerated spaces; and serve any other processes that would otherwise rely upon
5	fossil fuel combustion. Facilities shall install battery storage to address power disruption. Diesel
6	back-up generators shall only be permitted if the facility demonstrates battery storage is infeasible and
7	shall meet CARB's Tier 4 emission standards or meet the most stringent in-use standard, whichever has
8	the least emissions.
9	(B) Idling of Vehicles. To reduce idling emissions from transport trucks, the
10	facility shall have signage placed at truck access points, loading docks, and truck parking areas that
11	clearly notes idling for more than three minutes is strictly prohibited on the subject property. The
12	facility shall fund placement of similar signs installed by the City in the adjacent streets used for
13	access. Each sign placed outside the property should note the California Air Resources Board idling
14	prohibitions on the adjacent streets and include telephone numbers of the building facilities manager
15	and the California Air Resources Board to report violations. All signage should be made of weather-
16	proof materials. All site and architectural plans submitted to the City shall note the locations of these
17	<u>signs.</u>
18	SEC. 703. NEIGHBORHOOD COMMERCIAL DISTRICT REQUIREMENTS.
19	* * * *
20	(d) Accessory Uses. Subject to the limitations set forth below and in Sections 204.1
21	(Accessory Uses for Dwellings in All Districts), 204.4 (Dwelling Units Accessory to Other
22	Uses), and 204.5 (Parking and Loading as Accessory Uses) of this Code, Accessory Uses as
23	defined in Section 102 shall be permitted when located on the same lot. Notwithstanding the
24	foregoing, a Retail Workspace, as defined in Section 102, shall be permitted as an Accessory
25	Use in connection with any Eating and Drinking Use regardless of the floor area occupied by

1	such Accessory Use, so long a	as (1) the hours of operation for	the acces	sory Reta	ail
2	Workspace use are limited to S	a.m. to 5 p.m. and (2) such Ea	ting and E	Drinking L	Jse is also
3	open for business to the gener	al public on each day during wh	ich the ac	cessory l	Retail
4	Workspace use is open. Any L	Jse that does not qualify as an A	ccessory	Use shal	l be
5	classified as a Principal or Cor	nditional Use unless it qualifies a	is a tempo	orary use	under
6	Sections 205 through 205.4 of	this Code. Parcel Delivery Serv	<u>/ice, as de</u>	efined in S	Section 102
7	of the Planning Code, for merc	handise or products other than	<u>cannabis</u>	and cann	<u>abis</u>
8	products is not allowed as an a	accessory use to any other princ	<u>ipal use.</u>		
9	* * * *				
10					
11	SEC. 712. NC-3 – MOD	ERATE-SCALE NEIGHBORH	OD CON	IMERCIA	\L
12	DISTRICT.				
13	* * * *				
14	Table 712. MODERAT	E-SCALE NEIGHBORHOOD C	OMMER	CIAL DIS	TRICT NC-3
15		ZONING CONTROL TABLE	1		
16			NC-3		
17	Zoning Category	§ References	Control	S	
18	* * * *				
19	NON-RESIDENTIAL STAND	ARDS AND USES			
20	* * * *				
21	NON-RESIDENTIAL USES		Contro	ols by Sto	ory
22			1st	2nd	3rd+
23	* * * *		<u>.</u>		
24	Automotive Use Category				
25					

Automotive Uses*	§§ 102, 187.1, 202.2(b) <u>.</u>	С	NP	NP
	<u>303(cc)</u>			
* * * *				
* * * *				
SEC. 803.2. USES PE	RMITTED IN CHINATOWN MI	XED USE D	ISTRICTS	6.
* * * *				
(d) Accessory Uses	Subject to the limitations set for	orth below a	nd in Sect	ions 204.1
Accessory Uses for Dwelling	Units in All Districts), 204.4 (D	welling Units	s Accesso	ry to Other
Jses), and 204.5 (Parking an	d Loading as Accessory Uses)	of this Code	e, an Acce	ssory Use
as defined in Section 102, sh	all be permitted in Chinatown M	lixed Use Di	stricts wh	en located
on the same lot. Any Use not	qualified as an Accessory Use	shall only b	e allowed	as a
Principal or Conditional Use,	unless it qualifies as a tempora	ry use unde	r Sections	205
hrough 205.4 of this Code. <u>F</u>	Parcel Delivery Service, as defi	ned in Section	on 102 of	<u>the</u>
lanning Code, for merchand	ise or products other than canr	abis and ca	nnabis pro	oducts is not
allowed as an accessory use	to any other principal use.			
* * * *				
SEC. 830. CMUO—CE	ENTRAL SOMA MIXED USE-C		FRICT.	
* * * *				
	Table 830			
CMUO—CENTRAL SOMA	MIXED USE-OFFICE DISTRI	CT ZONING	CONTRO	
Central	SoMa Mixed Use-Office Dist	ict Controls	6	
Zoning Category	§ References	Control	5	
NON	-RESIDENTIAL STANDARDS	& USES		
* * * *				
Automotive Use Category				

* * * *		
Service, Motor Vehicle Tow	§ 102	С
Service, Parcel Delivery	<u>§§ 102, 303(cc)</u>	<u>C</u>
* * *		
* * * *		
SEC. 831. MUG – MIXE	ED USE-GENERAL DISTRI	CT.
* * * *		
	Table 831	
MUG – MIXED USE	E-GENERAL DISTRICT ZOI	NING CONTROL TABLE
Zanina Catanami	S Deferences	Mixed Use-General District
Zoning Category	§ References	Controls
* * * *		
NON-R	ESIDENTIAL STANDARDS	S AND USES
* * * *		
Automotive Use Category		
* * * *		
Service, Motor Vehicle Tow	§ 102	C(1)
Service, Parcel Delivery	<u>§§ 102, 303(cc)</u>	<u>C</u>
* * * *		
* * * *		
SEC. 832. MUO – MIXE	ED USE-OFFICE DISTRICT	
* * * *		
	Table 832	
MUO – MIXED US	SE-OFFICE DISTRICT ZON	ING CONTROL TABLE

1 2	Zoning Category	§ References	Mixed Use-Office District Controls					
3	* * * *							
4	NON	NON-RESIDENTIAL STANDARDS AND USES						
5	* * * *	* * *						
6	Automotive Use Category	Automotive Use Category						
7	* * * *							
8	Public Parking Lot	§ 102	NP					
9	Service, Parcel Delivery	<u>§§ 102, 303(cc)</u>	<u>C</u>					
10	* * * *							
11	* * * *							
12	SEC. 833. MUR – MI	SEC. 833. MUR – MIXED USE-RESIDENTIAL DISTRICT.						
13	* * * *	* * * *						
14		Table 833						
15	MUR – MIXED USI	E-RESIDENTIAL DISTRIC	T ZONING CONTROL TABLE					
16	Zaning Cotogony	6 Deferences	Mixed Use-Residential					
17	Zoning Category	§ References	District Controls					
18	* * * *	* * * *						
19	NON	NON-RESIDENTIAL STANDARDS AND USES						
20	* * * *	* * * *						
21	Automotive Use Category	Automotive Use Category						
22	* * * *							
23	Public Parking Lot	§ 102	NP					
24	Service, Parcel Delivery	<u>§§ 102, 303(cc)</u>	<u>C</u>					
25								

* * * *					
* * * *					
SEC. 836. SALI – SERVICE/ARTS/LIGHT INDUSTRIAL DISTRICT.					
* * * *					
	Table 836				
SALI – SERVICE/ARTS	/LIGHT INDUSTRIAL DISTR				
Zoning Category	§ References	Service/Arts/Light			
Zonnig Gategory	3 Neterenees	Industrial District Contro			
* * * *					
NON-RESIDENTIAL STANDARDS AND USES					
* * * *					
Automotive Use Category					
* * * *					
Public Parking Lot	§ 102	NP			
<u>Service, Parcel Delivery</u>	<u>§§ 102, 303(cc)</u>	<u>C</u>			
* * * *					
* * * *					
SEC. 838. UMU – UI	RBAN MIXED USE DISTRICT	т.			
* * * *					
	Table 838				
		NING CONTROL TABLE			
UMU – URBAN	I MIXED USE DISTRICT ZON				
UMU – URBAN Zoning Category	S References	Urban Mixed Use Distric Controls			

NOM	I-RESIDENTIAL STANDAR	DS AND USES			
* * * *					
Automotive Use Category					
* * * *					
Public Parking Lot	§ 102	NP			
<u>Service, Parcel Delivery</u>	<u>§§ 102, 303(cc)</u>	<u>C</u>			
* * * *					
* * * *					
SEC. 839. WMUG – WSOMA MIXED USE-GENERAL DISTRICT.					
* * * *					
Table 839					
WMUG – WSOMA MI	KED USE-GENERAL DIST	RICT ZONING CONTROL TABL			
Zoning Category	§ References	Western SoMa Mixed L			
	3 1010101003	General District Contro			
* * * *					
* * * *					
	I-RESIDENTIAL STANDAR	DS AND USES			
	I-RESIDENTIAL STANDAR	DS AND USES			
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NON * * * *		DS AND USES			
NON * * * * Automotive Use Categor		RDS AND USES			
NON * * * * Automotive Use Categor * * * *	y				

1	SEC. 840. WMUO – WSOMA MIXED USE-OFFICE DISTRICT.					
2	* * * *					
3	Table 840					
4	WMUO – WSOMA MIXED USE-OFFICE DISTRICT ZONING CONTROL TABLE					
5	Zoning Category	§ References	Western SoMa Mixed Use-			
6			Office District Controls			
7	* * * *					
8	NON-RESIDENTIAL STANDARDS AND USES					
9	* * * *					
10	Automotive Use Category					
11	* * * *					
12	Public Parking Lot	§ 102	NP			
13	Service, Parcel Delivery	<u>§§ 102, 303(cc)</u>	<u>C</u>			
14	* * * *					
15	* * * *					
16						
17	Section 3. Effective Date: <u>Retroactivity</u> .					
18	(a) This ordinance shall become effective 30 days after enactment. Enactment					
19	occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or					
20	does not sign the ordinance within ten days of receiving it, or the Board of Supervisors					
21	overrides the Mayor's veto of the ordinance.					
22	(b) It is the intent of this Board of Supervisors that the interim controls imposed by					
23	the resolution in Board of Supervisors File No. 230817, which will expire on March 308, 2024,					
24	and which will be made permanent by this ordinance, continue without interruption.					
25						

<u>Therefore, upon the effective date of this ordinance, the ordinance shall be retroactive to</u> <u>March 308, 2024.</u>

3

4 Section 4. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors 5 intends to amend only those words, phrases, paragraphs, subsections, sections, articles, 6 numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal 7 Code that are explicitly shown in this ordinance as additions, deletions, Board amendment 8 additions, and Board amendment deletions in accordance with the "Note" that appears under the official title of the ordinance. 9 10 11 12 APPROVED AS TO FORM: DAVID CHIU, City Attorney 13 14 By: s/ Robb Kapla ROBB KAPLA 15 Deputy City Attorney 16 n:\legana\as2024\2300343\01741016.docx 17 18 19 20 21 22 23 24 25

REVISED LEGISLATIVE DIGEST

(Amended in Committee – March 4, 2024)

[Planning Code - Parcel Delivery Service]

Ordinance amending the Planning Code to require Conditional Use authorizations for establishing Parcel Delivery Service uses, prohibit Non-Cannabis Parcel Delivery Service as an accessory use, and revise zoning control tables to reflect these changes; affirming the Planning Department's determination under the California Environmental Quality Act; and making public necessity, convenience, and welfare findings under Planning Code, Section 302, and findings of consistency with the General Plan and the eight priority policies of Planning Code, Section 101.1.

Existing Law

Section 102 of the Planning Code includes many definitions of uses that are permitted, conditional, or not permitted under the City's zoning and planning regulations. Parcel Delivery Service ("PDS") is defined as a non-retail automotive use where parcels can be loaded, unloaded, and sorted for delivery. PDS is either permitted or subject to a conditional use authorization in most manufacturing, PDR, mixed use, and commercial districts and not permitted in all other zoning districts. PDS is currently subject to interim controls that require a conditional use authorization in all areas where, under the code, it would otherwise be principally permitted. The interim controls expire on March 30, 2024.

Amendments to Current Law

The Proposed Legislation would amend the definition of PDS and all applicable zoning districts to require a conditional use authorization where formerly it was principally permitted. The Proposed Legislation creates new conditional use authorization criteria and findings for PDS uses 5,000 square feet or larger in size. To conditionally authorize such a PDS use, the Planning Commission would have to consider the following criteria: transit and traffic impacts, greenhouse gas emissions, and public and worker safety of the PDS use, as well as results of an economic impact study of the proposed project. The Proposed Legislation would also require that conditional authorization include electrification measures and adherence to vehicle idling limitations. PDS uses smaller than 5,000 square feet would use the standard conditional use criteria. Additionally, the Proposed Legislation would prohibit PDS as an accessory use, except for PDS for cannabis or cannabis products.

On March 4, 2024, the Land Use and Transportation Committee amended the Proposed Legislation to add new criteria to the conditional use authorization requirements for PDS uses 5,000 square feet or larger. The amendments require that the Planning Commission also consider the PDS use's impacts on nearby educational institutions and require that the

economic impact study's employment analysis include information regarding the PDS operator's utilization of artificial intelligence and autonomous vehicles in relation to the number of proposed on-site workers and vehicle drivers.

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