File No. <u>240873</u>

Committee Item No. <u>1</u> Board Item No. <u>3</u>

COMMITTEE/BOARD OF SUPERVISORS

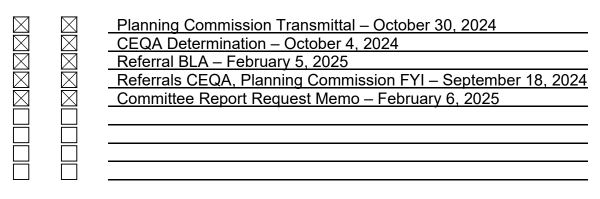
AGENDA PACKET CONTENTS LIST

Committee: <u>Land Use and Transportation</u> Board of Supervisors Meeting: Date: February 10, 2025 Date: February 25, 2025

Cmte Board

		Motion	
		Resolution	
\bowtie	\square	Ordinance	- VERSION 3
\boxtimes	\boxtimes	Legislative Digest	- VERSION 3
		Budget and Legislative	Analyst Report
		Youth Commission Rep	oort
		Introduction Form	
		Department/Agency Co	ver Letter and/or Report
		MOU	
		Grant Information Form	1
		Grant Budget	
		Subcontract Budget	
		Contract / DRAFT Mills	Act Agreement
		Form 126 – Ethics Com	mission
		Award Letter	
\square		Application	
\boxtimes	\square	Public Correspondence)

OTHER



Prepared by:	John Carroll	Date:	February 7, 2025
Prepared by:	John Carroll	Date:	February 10, 2025
Prepared by:		Date:	-

FILE NO. 240873

AMENDED IN COMMITTEE 2/3/2025 ORDINANCE NO.

1	[Planning <u>, Health</u> Code <u>s</u> - Inclusionary Housing Ordinance <u>, Non-Potable Water Exemption]</u>			
2				
3	Ordinance amending the Planning Code to permit the use of California Debt Limit			
4	Allocation Committee tax-exempt bond financing and tax credits under the Tax Credit			
5	Allocation Committee for certain affordable housing projects that provide additional			
6	affordable units or deeper affordability levels than required by the Inclusionary			
7	Housing Ordinance <u>, and require the Mayor's Office of Housing and Community</u>			
8	<u>Development to report on such projects; amending the Health Code to exempt such</u>			
9	affordable housing projects from compliance with the requirement that new buildings			
10	be constructed, operated, and maintained using alternate water sources for non-			
11	potable uses; affirming the Planning Department's determination under the California			
12	Environmental Quality Act; making public necessity, convenience, and welfare findings			
13	under Planning Code, Section 302; and making findings of consistency with the			
14	General Plan and the eight priority policies of Planning Code, Section 101.1.			
15	NOTE: Unchanged Code text and uncodified text are in plain Arial font.			
16	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 .			
17	Board amendment additions are in <u>double-underlined Arial font</u> . Board amendment deletions are in strikethrough Arial font .			
18	Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.			
19				
20	Be it ordained by the People of the City and County of San Francisco:			
21				
22	Section 1. Environmental and Land Use Findings.			
23	(a) The Planning Department has determined that the actions contemplated in this			
24	ordinance comply with the California Environmental Quality Act (California Public Resources			
25				

Code Sections 21000 et seq.). Said determination is on file with the Clerk of the Board of
 Supervisors in File No. 240873 and is incorporated herein by reference. The Board affirms
 this determination.

(b) On October 24, 2024, the Planning Commission, in Resolution No. 21634, adopted
findings that the actions contemplated in this ordinance are consistent, on balance, with the
City's General Plan and eight priority policies of Planning Code Section 101.1. The Board
adopts these findings as its own. A copy of said Resolution is on file with the Clerk of the
Board of Supervisors in File No. 240873, and is incorporated herein by reference.

9 (c) Pursuant to Planning Code Section 302, this Board finds that these Planning Code 10 amendments will serve the public necessity, convenience, and welfare for the reasons set 11 forth in Planning Commission Resolution No. 21634, and the Board adopts such reasons as 12 its own. A copy of said resolution is on file with the Clerk of the Board of Supervisors in File 13 No. 240873 and is incorporated herein by reference.

- 14
- 15

Section 2. General Findings.

(a) The California Debt Limit Allocation Committee (CDLAC) administers the State's
 tax-exempt bond financing program that helps spur affordable housing production by assisting
 developers of multifamily rental housing units with the acquisition and construction of new
 units, or the purchase and rehabilitation of existing units.

(b) The California Tax Credit Allocation Committee (TCAC) administers the State's
 Low Income Housing Tax Credit Programs to facilitate the investment of private capital into
 the development of affordable rental housing for low-income Californians. TCAC allocates
 federal and state tax credits to the developers of these projects.

(c) Currently, the Inclusionary Housing Ordinance permits housing projects to use
 financing awarded from CDLAC and TCAC if (1) 20% of the project's units are affordable to

households at 50% of Area Median Income; or (2) 10% of the project's units are affordable to
households at 50% of Area Median Income, and 30% of the units are affordable to
households at 60% of Area Median Income for on-site housing.

٨

(d) Certain affordable housing projects that exceed these thresholds, but do not meet
the minimum affordability levels, are unable to use the CDLAC and TCAC financing. It is
reasonable and in the public interest to allow the use of these financing programs when the
project will provide additional affordable units, or units at deeper affordability levels.

8 (e) Pursuant to Administrative Code Chapter 43, Article IX, the Mayor's Office of

9 Housing & Community Development administers the Multifamily Securities Program and has

10 <u>adopted the Multifamily Securities Program Manual (the "Manual") for administering the</u>

11 issuance of tax exempt multifamily revenue bonds for affordable housing projects that have

12 received an allocation from CDLAC and TCAC. Under the Manual, MOHCD monitors the

13 regional allocation to the San Francisco Bay Area and competitiveness under TCAC and

14 CDLAC regulations. Based on the availability of TCAC and CDLAC allocations and

15 competitiveness within the Bay Area, MOHCD may request non-City funded affordable

16 housing projects to temporarily delay an application for a TCAC and CDLAC allocation if there

17 is an insufficient amount of allocation for City funded affordable housing that are ready for

- 18 <u>construction.</u>
- 19

20 Section 3. Article 4 of the Planning Code is hereby amended by revising Section 21 415.6, to read as follows:

22 SEC. 415. HOUSING REQUIREMENTS FOR RESIDENTIAL AND LIVE/WORK 23 DEVELOPMENT PROJECTS.

24 * * * *

25 SEC. 415.6. ON-SITE AFFORDABLE HOUSING ALTERNATIVE.

1

* * * *

2 (g) Marketing the Units. MOHCD shall be responsible for overseeing and monitoring 3 the marketing of Affordable Units by the Project Sponsor under this Section 415.6. In general, the marketing requirements and procedures shall be contained in the Procedures Manual as 4 5 amended from time to time and shall apply to the Affordable Units in the project. MOHCD may 6 develop occupancy standards for units of different bedroom sizes in the Procedures Manual in 7 order to promote an efficient allocation of Affordable Units. MOHCD may require in the 8 Procedures Manual that prospective purchasers complete homebuyer education training or 9 fulfill other requirements. MOHCD shall develop a list of minimum qualifications for marketing 10 firms that market Affordable Units under Section 415.6 et seq., referred to in the Procedures Manual as Below Market Rate (BMR units). Developers marketing Affordable Units under 11 12 Section 415.6 shall market the Affordable Units through a marketing firm meeting all of the 13 minimum qualifications. The Notice of Special Restrictions or conditions of approval shall 14 specify that the marketing requirements and procedures contained in the Procedures Manual 15 as amended from time to time, shall apply to the Affordable Units in the project.

16 (1) <u>Notice of Special Restrictions.</u> The Notice of Special Restrictions ("NSR")
17 required pursuant to <u>this</u> Section 415.6 shall be completed and recorded by the project
18 sponsor no later than the issuance of the architectural addendum for the site permit and at
19 least 12 months prior to the first certificate of occupancy.

20 (2) <u>Pricing Determination.</u> The project sponsor shall submit a request for a
 21 pricing determination from MOHCD at least 8 months prior to issuance of a first certificate of
 22 occupancy.

(3) <u>Timeline for Construction.</u> After the project has been approved by the
 Planning Commission or Department, the project sponsor must submit an update to the
 Department and MOHCD which includes an estimated timeline for the construction of the

project. The estimated construction timeline must assume the requirements of subsections
(g)(1) and (g)(2) above. Failure to finalize the NSR or initiate marketing within the time frames
set forth in this Section 415.6(g), or to submit an estimated construction timeline will be
deemed a violation of the Planning Code subject to enforcement and penalties.

- 5 (<u>4</u>2) Lottery. At the initial offering of Affordable Units in a housing project and
 6 when Affordable Units become available for re-sale or re-rent in any housing project subject to
 7 this Program after the initial offering, MOHCD must require the use of a public lottery
 8 approved by MOHCD to select purchasers or tenants.
- 9 (<u>5</u>3) **Preferences.** MOHCD shall create a lottery system that gives preference 10 according to the provisions of Administrative Code Chapter 47. MOHCD shall propose policies 11 and procedures for implementing these preferences to the Planning Commission for inclusion 12 as an addendum to the Procedures Manual. Otherwise, it is the policy of the City to treat all 13 households equally in allocating affordable units under this Program.
- 14 (h) <u>Use of Subsidies.</u>
- (1) <u>Generally Prohibited.</u> Individual affordable units constructed under Section
 415.6 as part of an on-site project shall not have received development subsidies from any
 Federal, State, or local program established for the purpose of providing affordable housing
 and. Units that have received such development subsidies
 affordable housing requirement. Other units in the same on-site project may have received such
 subsidies. In addition,
- 21 (2) Exceptions:
- 22 (A) Notwithstanding subsection (h)(1), subsidies may be used, only with the
 23 express written permission by MOHCD, to deepen the affordability of an affordable unit beyond
 24 the level of affordability required by this Program, with the express written permission of MOHCD.
 25

1 (*iB*) CDLAC and TCAC. Notwithstanding the provisions of *Ssubection* 415.6 (h)(1) and (h)(2)(A) above, a project may use California Debt Limit Allocation Committee 2 3 (CDLAC) tax-exempt bond financing, and 4% tax credits under the Tax Credit Allocation Committee (TCAC), and tax credits allocated under the TCAC guidelines to help fund its 4 5 obligations under Section 415.1 et seq. as long as the project provides at least one of the 6 following: (i) 20% of the units as affordable to households at 50% of Area Median Income for 7 on-site housing; or (ii) 10% of the units as affordable to households at 50% of Area Median 8 Income, and 30% of the units as affordable to households at 60% of Area Median Income for 9 on-site housing; or (iii) the same number of on-site affordable units as required by the applicable on-10 site affordable housing requirement in this Section 415 et seq. or any temporary reduction as set forth in Sections 415A et seq. or 415B et seq., plus an additional number of on-site affordable 11 12 units equal to 2510% of the applicable on-site affordable units as affordable to households at or below 13 80% of Area Median Income. The income table to be used for such projects when the units are priced at 50%, or 60%, or 80% of Area Median Income is the income table used by MOHCD 14 15 for the Inclusionary Affordable Housing Program, not that used by TCAC or CDLAC. Except as provided in this subsection (h)(2)(iB), all units provided under this Section must meet all of 16 17 the requirements of Section 415.1 et seq. and the Procedures Manual for on-site housing. 18 (3) **Reporting**. MOHCD shall monitor state and federal funding for 100% affordable housing projects, awards made by TCAC and CDLAC to 100% affordable housing projects in 19 San Francisco, and any changes to the regulations of TCAC and CDLAC. MOHCD shall 20 21 provide to the Inclusionary Housing Technical Advisory Committee, established in Administrative Code Chapter 5 Article XXIX, a written report of projects approved under 22 23 Section 415.6(h)(2)(B), 100% affordable housing projects applying for tax exempt bond financing under CDLAC and tax credits under TCAC, and challenges for 100% affordable 24 housing projects to obtain an award from CDLAC and TCAC. 25

1	* * * *
2	
3	Section 4. Article 12C of the Health Code is hereby amended by revising Section
4	<u>12C.2, to read as follows:</u>
5	
6	SEC. 12C.2 DEFINITIONS.
7	* * * *
8	Development Project: Construction of a new building or buildings. Development
9	Projects are Large Development Projects and Small Development Projects. Development
10	Project does not include rehabilitation of buildings constructed prior to August 1, 2015.
11	Development Project does not include (1) any 100% Affordable Housing Project, 100%
12	Permanent Supportive Housing Project, or housing project funded or constructed pursuant to
13	the HOPE SF Program sponsored and developed by the San Francisco Housing Authority
14	and either the Mayor's Office of Housing and Community Development or the Office of
15	Community Investment and Infrastructure, or housing project that is issued a First
16	Construction Document, as that term is defined in Building Code Section 107A.13.1, prior to
17	July 1, 2025, uses California Debt Limit Allocation Committee tax-exempt bond financing and
18	tax credits under the Tax Credit Allocation Committee, as set forth in Planning Code Section
19	415.6(h)(2)(B), and provides at least 100 total on-site affordable units; (2) Hospital Buildings,
20	Health Service Buildings, and Institutional Healthcare Use Buildings; (3) Industrial Use
21	Buildings; (4) Production, Distribution, and Repair Use Buildings; (5) construction of a new
22	building that will receive water service from the San Francisco Public Utilities Commission
23	through no larger than a 5/8" domestic water meter or a 5/8" recycled water domestic meter,
24	as determined in accordance with the San Francisco Public Utilities Commission's rules for
25	water service; (6) for District projects located within the boundaries of the Reclaimed Water

1 Use Map, construction of new buildings subject to a disposition and development agreement 2 or similar contractual agreement approved before November 1, 2015, that includes in its 3 applicable infrastructure plan the construction and operations of water treatment facilities 4 within the project boundaries that would provide recycled water to the project; (7) for District 5 projects located within the boundaries of the Reclaimed Water Use Map, construction of new 6 buildings subject to a development agreement or similar contractual agreement, within a 7 development phase or subphase, a street improvement plan, or a tentative map or vesting 8 tentative map approved before November 1, 2015; or (8) for District projects located outside 9 the boundaries of the Reclaimed Water Use Map, construction of new buildings subject to a 10 development agreement or similar contractual agreement, within a development phase or subphase, a street improvement plan, or a tentative map or vesting tentative map approved 11 12 before November 1, 2017.

13

3 ****

Section 4<u>5</u>. Effective Date. This ordinance shall become effective 30 days after
enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the
ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board
of Supervisors overrides the Mayor's veto of the ordinance.

- 18 ///
- 19 ///
- 20
- 21
- 22
- 23
- 24
- 25

1	Section <u>56</u> . Scope of Ordinance. In enacting this ordinance, the Board of Supervisors
2	intends to amend only those words, phrases, paragraphs, subsections, sections, articles,
3	numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal
4	Code that are explicitly shown in this ordinance as additions, deletions, Board amendment
5	additions, and Board amendment deletions in accordance with the "Note" that appears under
6	the official title of the ordinance.
7	
8	APPROVED AS TO FORM:
9	DAVID CHIU, City Attorney
10	By: /s/ AUSTIN M. YANG
11	Deputy City Attorney
12	n:\legana\as2024\2500022\01815627.docx
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	

REVISED LEGISLATIVE DIGEST (Amended in Committee – February 3, 2025)

[Planning, Health Codes - Inclusionary Housing Ordinance, Non-Potable Water Exemption]

Ordinance amending the Planning Code to permit the use of California Debt Limit Allocation Committee tax-exempt bond financing and tax credits under the Tax Credit Allocation Committee for certain affordable housing projects that provide additional affordable units or deeper affordability levels than required by the Inclusionary Housing Ordinance, and require the Mayor's Office of Housing and Community Economic Development to report on such projects; amending the Health Code to exempt such affordable housing projects from compliance with the requirement that new buildings be constructed, operated, and maintained using alternate water sources for non-potable uses; affirming the Planning Department's determination under the California Environmental Quality Act; making public necessity, convenience, and welfare findings under Planning Code, Section 302; and making findings of consistency with the General Plan and the eight priority policies of Planning Code, Section 101.1

Existing Law

The Inclusionary Ordinance generally requires certain residential projects to pay a fee or provide on-site inclusionary housing units. For projects that provide on-site units, the Planning Code generally does not allow those projects to use the California Debt Limit Allocation Committee (CDLAC) tax-exempt bond financing or tax credits under the Tax Credit Allocation Committee (TCAC), unless the project provides deeper levels of affordability. The Planning Code currently considers deeper affordability to be the following: 20% of the units as affordable to households at 50% of Area Median Income for on-site housing; or 10% of the units as affordable to households at 50% of Area Median Income, and 30% of the units as affordable to households at 60% of Area Median Income for on-site housing.

Health Code Chapter 12C generally requires new buildings to construct, operate, and maintain an Alternative Water Source System using Rainwater, Graywater, and Foundation Drainage.

Amendments to Current Law

This ordinance would allow projects to use tax credits allocated under TCAC, in addition to the CDLAC tax-exempt bond financing and TCAC tax credits. The ordinance would also create a third circumstance for projects to use financing from the California Debt Limit Allocation Committee tax-exempt bond financing and tax credits under the Tax Credit Allocation Committee. This would be permissible if the project provides the same number of on-site affordable units as required by the applicable on-site affordable housing requirement in this

Section 415 et seq, plus an additional number of on-site affordable units equal to 25% of the applicable on-site affordable units at or below 80% of Area Median Income. This ordinance would also require MOHCD to report on projects approved under Section 415.6(h)(2)(B), 100% affordable housing projects applying for tax exempt bond financing under CDLAC and tax credits under TCAC, and challenges for 100% affordable housing projects to obtain an award from CDLAC and TCAC.

This ordinance would create an exception from the requirements of Health Code Chapter 12c for projects that are issued a First Construction Document prior to 7/1/25, use the exception in Planning Code 415.6(h)(2)(B), and provide at least 100 on-site affordable units.

Background

At the Land Use and Transportation Committee meeting on 2/3/25, the ordinance was amended to:

- Add an uncodified finding to section 2 re: MOHCD's responsibilities.
- Make a technical correction related to references to Section 415A and 415B.
- Raise the minimum number of affordable units required to use the exception in subsection (h)(2)(B) to 25% from 10%.
- Add a reporting requirement in new subsection (h)(3).
- Create an exception from Health Code Chapter 12C (the non-potable water ordinance) for projects that are issued a First Construction Document prior to 7/1/25, use the exception in Planning Code 415.6(h)(2)(B), and provide at least 100 on-site affordable units.

n:\legana\as2024\2500022\01817425.docx



October 30, 2024

Ms. Angela Calvillo, Clerk Honorable Mayor Breed 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 Planning Department Case Number 2024-008634PCA:** Inclusionary Housing Ordinance Board File No. 240873

Planning Commission Recommendation: Adopted a Recommendation for Approval with Modifica

Dear Ms. Calvillo and Mayor Breed,

On October 24, 2024, the Planning Commission conducted a duly noticed public hearing at a regularly scheduled meeting to consider the proposed Ordinance, introduced by Mayor Breed. The proposed ordinance would allow certain affordable housing projects to the use of CDLAC tax-exempt bond financing and TCAC tax credits. Eligible projects include those that provide additional affordable units or deeper affordability levels than required by the Inclusionary Housing Ordinance. At the hearing the Planning Commission adopted a recommendation for approval with modification.

The Commission's proposed modification was as follows:

Technical clarification: amend the proposed exception to also reference Sections 415A (Pipeline Rates) and 415B (Interim Rates).

The proposed amendments are not defined as a project under CEQA Guidelines Section 15060(c) and 15378 because they do not result in a physical change in the environment.

Mayor Breed, please advise the City Attorney at your earliest convenience if you wish to incorporate the changes recommended by the Commission.

Please find attached documents relating to the actions of the Commission. If you have any questions or require further information, please do not hesitate to contact me.

Sincerely,

Aaron D. Starr Manager of Legislative Affairs

cc: Austin Yang, Deputy City Attorney
 William Wilcox, Tax-Exempt Bond Program Manager, Mayor's Office of Housing and Community
 Development
 John Carroll, Office of the Clerk of the Board

ATTACHMENTS:

Planning Commission Resolution Planning Department Executive Summary





PLANNING COMMISSION RESOLUTION NO. 21634

HEARING DATE: October 24, 2024

Project Name:	Inclusionary Housing Ordinance
Case Number:	2024-008634PCA [Board File No. 240873]
Initiated by:	Mayor Breed / Introduced September 10, 2024
Staff Contact:	Veronica Flores Legislative Affairs
	veronica.flores@sfgov.org, 628-652-7525
Reviewed by:	Aaron Starr, Manager of Legislative Affairs
	aaron.starr@sfgov.org, 628-652-7533

RESOLUTION ADOPTING A RECOMMENDATION FOR APPROVAL WITH MODIFICATION OF A PROPOSED ORDINANCE THAT WOULD THE PLANNING CODE TO PERMIT THE USE OF CALIFORNIA DEBT LIMIT ALLOCATION COMMITTEE TAX-EXEMPT BOND FINANCING AND TAX CREDITS UNDER THE TAX CREDIT ALLOCATION COMMITTEE FOR CERTAIN AFFORDABLE HOUSING PROJECTS THAT PROVIDE ADDITIONAL AFFORDABLE UNITS OR DEEPER AFFORDABILITY LEVELS THAN REQUIRED BY THE INCLUSIONARY HOUSING ORDINANCE; AFFIRMING THE PLANNING DEPARTMENT'S DETERMINATION UNDER THE CALIFORNIA ENVIRONMENTAL QUALITY ACT; MAKING FINDINGS OF PUBLIC NECESSITY, CONVENIENCE, AND GENERAL WELFARE FINDINGS UNDER PLANNING CODE, SECTION 302; AND MAKING FINDINGS OF CONSISTENCY WITH THE GENERAL PLAN, AND THE EIGHT PRIORITY POLICIES OF PLANNING CODE, SECTION 101.1.

WHEREAS, on September 10, 2024 Mayor Breed introduced a proposed Ordinance under Board of Supervisors (hereinafter "Board") File Number 240873, which would allow certain affordable housing projects to the use of California Debt Limit Allocation Committee (CDLAC) tax-exempt bond financing and tax credits under the Tax Credit Allocation Committee (TCAC). Eligible projects include those that provide additional affordable units or deeper affordability levels than required by the Inclusionary Housing Ordinance;

WHEREAS, the Planning Commission (hereinafter "Commission") conducted a duly noticed public hearing at a regularly scheduled meeting to consider the proposed Ordinance on October 24, 2024; and,

WHEREAS, the proposed Ordinance has been determined to be categorically exempt from environmental review under the California Environmental Quality Act Section 15378 and 15060(c)(2); 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 49 South Van Ness Avenue, Suite 1400, San Francisco; and

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

WHEREAS, the Planning Commission finds from the facts presented that the public necessity, convenience, and general welfare require the proposed amendment; and

MOVED, that the Planning Commission hereby adopts a **recommendation for approval with modification** of the proposed ordinance. The Commission's proposed recommendation is as follows:

1. Technical clarification: amend the proposed exception to also reference Sections 415A (Pipeline Rates) and 415B (Interim Rates).

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:

The proposed Ordinance would support inclusionary housing projects that provide additional affordable housing or deeper levels of affordability than required by the Inclusionary Housing Ordinance.

General Plan Compliance

The proposed Ordinance is consistent with the following Objectives and Policies of the General Plan:

HOUSING ELEMENT

OBJECTIVE 1.A ENSURE HOUSING STABILITY AND HEALTHY HOMES

OBJECTIVE 4.A SUBSTANTIALLY EXPAND THE AMOUNT OF PERMANENTLY AFFORDABLE HOUSING FOR EXTREMELY LOW- TO MODERATE-INCOME HOUSEHOLDS



OBJECTIVE 4.C

EXPAND AND DIVERSIFY HOUSING TYPES FOR ALL

Policy 15

Expand permanently affordable housing investments in Priority Equity Geographies to better serve American Indian, Black, and other People of color within income ranges underserved, including extremely-, very low-, and moderate-income households.

Policy 19

Enable low and moderate-income households, particularly American Indian, Black, and other people of color, to live and prosper in Well-resourced Neighborhoods by increasing the number of permanently affordable housing units in those neighborhoods.

Policy 22

Create dedicated and consistent local funding sources and advocate for regional, State, and Federal funding to support building permanently affordable housing for very low-, low-, and moderate-income households that meets the Regional Housing Needs Allocation targets.

Policy 26

Streamline and simplify permit processes to provide more equitable access to the application process, improve certainty of outcomes, and ensure meeting State- and local-required timelines, especially for 100% affordable housing and shelter projects.

The proposed Ordinance supports the Housing Element Objectives 1.A by providing stable and healthy homes. Additionally, the proposed Ordinance supports Objective 4.A because it allows more projects to access Federal and State subsidies if the project provides extra affordable units that are also more deeply affordable (lower AMIs) than is otherwise required under Section 415. These subsidies often cover 40%-50% of the cost of construction for affordable units. This also supports Policy 22, which advocates for regional, State, and Federal funding to support building permanently affordable housing for very low-, low-, and moderateincome households. If more housing projects can access these funds, more types of housing for all can be built supporting Objective 4.C, Policy 15, and Policy 19. Lastly, the proposed Ordinance includes technical clarifications and clean-up items aligning with Policy 26's efforts to streamline and simplify the process.

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 Ordinance would not have a negative effect on neighborhood serving retail uses and will not have a negative effect on opportunities for resident employment in and ownership of



neighborhood-serving retail.

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 Ordinance would not have a negative effect on housing or neighborhood character.

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

The proposed Ordinance would not have an 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 Ordinance would 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 Ordinance 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;

The proposed Ordinance would not have an adverse effect on City's preparedness against injury and loss of life in an earthquake.

7. That the landmarks and historic buildings be preserved;

The proposed Ordinance would not have an adverse effect on the City's Landmarks and historic buildings.

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

The proposed Ordinance would not have an adverse effect on the City's parks and open space and their access to sunlight and vistas.



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 ADOPTS A RECOMMENDATION FOR APPROVAL WITH MODIFICATION of the proposed Ordinance as described in this Resolution.

I hereby certify that the foregoing Resolution was adopted by the Commission at its meeting on October 24, 2024.

Jonas Plonin Digitally signed by Jonas Plonin Date: 2024.10.28 14:22:51 -07'00'

Jonas P. Ionin Commission Secretary

- AYES: Campbell, McGarry, Braun, Moore, So
- NOES: Williams
- ABSENT: Imperial
- ADOPTED: October 24, 2024





EXECUTIVE SUMMARY PLANNING CODE TEXT AMENDMENT

HEARING DATE: October 24, 2024

90-Day Deadline: December 17, 2024

Project Name:	Inclusionary Housing Ordinance
Case Number:	2024-008634PCA [Board File No. 240873]
Initiated by:	Mayor Breed / Introduced September 10, 2024
Staff Contact:	Veronica Flores Legislative Affairs
	veronica.flores@sfgov.org, 628-652-7525
Reviewed by:	Aaron Starr, Manager of Legislative Affairs
	aaron.starr@sfgov.org, 628-652-7533
Environmental	
Review:	Not a Project Under CEQA

RECOMMENDATION: Adopt of Recommendation for Approval with Modifications

Planning Code Amendment

The proposed Ordinance would allow certain affordable housing projects to the use of California Debt Limit Allocation Committee (CDLAC) tax-exempt bond financing and tax credits under the Tax Credit Allocation Committee (TCAC). Eligible projects include those that provide additional affordable units or deeper affordability levels than required by the Inclusionary Housing Ordinance.

For the purposes of this staff report, "*housing project*" refers to a project with on-site affordable units provided through the inclusionary program.

The Way It Is Now:

Affordable units constructed as part of an on-site inclusionary project are not allowed to receive development subsidies from Federal, State, or local programs established for the purposes of providing affordable housing. The only exceptions include CDLAC tax-exempt bond financing, and 4% Low Income Housing Tax Credits (LIHTC) awarded by the California Tax Credit Allocation Committee (TCAC) if the housing project meets the following affordability rates and Area Median Income (AMI) levels:

- 20% units affordable to households at 50% AMI, or
- 10% units affordable to households at 50% AMI and 30% units affordable to households at 60% AMI.

The Way It Would Be:

The proposed Ordinance introduces a new exception that would allow the use of CDLAC tax-exempt bond financing and 4% LIHTC. This exception applies to projects that provide the required number of on-site affordable housing units, plus an additional 10% of the required affordable units. These extra units must be affordable to households earning 80% or less of the area median income (AMI).

Background

Under Planning Code Section 415.6, market-rate housing projects that include below-market-rate units typically cannot use state or federal housing subsidies to meet their affordability requirements. However, Section 415.6 allows some exceptions for certain projects. These projects can receive subsidies like tax-exempt bonds (allocated by the CDLAC) and 4% Low-Income Housing Tax Credits (LIHTC) if they provide more affordable units than required and if these units are more deeply affordable (affordable to households at lower AMIs). Few projects have taken advantage of this exception because it often generates less revenue than following the standard rules, which allow for higher income levels. Additionally, using LIHTC is a complex process that most market-rate developers are unfamiliar with.

The proposed Ordinance aims to expand these exceptions to account for changes in tax credit and bond programs, as well as Section 415, to better align financial incentives. This would make it easier for developers to use these subsidies and create more affordable housing without any cost to the City. The Ordinance also makes sure this section adapts to future changes, making it easier for projects to qualify for CDLAC tax-exempt bond financing and TCAC tax credits.

Issues and Considerations

Temporary Reduction in Inclusionary Rates

The Inclusionary Housing Technical Advisory Committee (TAC) conducts a feasibility study of the City's inclusionary housing requirement every three years. The Controller and the TAC met several times between October 2022 and April 2023. They found that none of the development prototypes studied were financially feasible at the required inclusionary housing rates, and recommended the rates be lowered. The inclusionary



requirements for pipeline projects ¹ and interim projects² were temporarily reduced³ based on this feedback. However, the subsection related to the CDLAC and TCAC was not. The result is that a project has a lower inclusionary rate than the rates described above, but those projects are still not eligible for the subsidies because they do not provide the deeply affordable units (i.e. lower AMIs). Further, developers would opt to stick with the interim rates because it is more financially feasible than providing more inclusionary units. The proposed Ordinance allows projects complying with the interim rates and providing a little extra to also be eligible for CDLAC/TCAC benefits. Additionally, instead of using fixed percentage requirements and affordability rates, the proposed Ordinance creates a new exception that requires a project to exceed their Section 415 requirement. This makes this exemption nimbler. Projects would still be eligible for the exemption even if Section 415 is amended in the future.

CDLAC Tax-Exempt Bond Financing Tax Credits Awarded by TCAC

The CDLAC tax-exempt bond financing and TCAC tax credits are not direct loans or funds. Instead, they are programs that help secure funds for housing projects. CDLAC oversees the tax-exempt bond program in California. If a housing project applies to CDLAC and is approved, the City receives a tax-exempt bond allocation allowing it to issue tax-exempt private activity bonds or mortgage credit certificates. These bonds lower the interest rate for developers, which helps produce market-rate and affordable rental housing.

TCAC helps attract private investment for affordable rental housing for low-income Californians. If a project, which can be a condo parcel of only the affordable units for this purpose, is funded 50% or more with taxexempt bonds, TCAC automatically allocates federal 4% LIHTC to the developers. While TCAC also awards State Credits, these are less common in San Francisco projects. Developers can sell tax credits to banks or other investors to get cash for funding their housing projects. These programs can fund approximately 40-50% of the cost of construction for the inclusionary units. The proposed Ordinance expands the realm of housing projects eligible to use these programs.

Subsidies Exceptions and Why the Exceptions Should be Expanded

Only those housing projects that provide more affordable units and at lower AMIs can qualify for CDLAC/TCAC benefits.

As discussed under *The Way It Is* above, only certain inclusionary housing projects are eligible for CDLAC taxexempt bond financing and TCAC tax credits. These affordability rates are in lieu of the standard inclusionary requirements per 415. The intent is to allow projects that provide more affordable units and deeper levels of affordability to have access to these subsidies. Due to current economic conditions and rising costs in construction, the City has not recently received projects that fully comply with the affordability rate

³ Ordinance Nos. <u>187-23</u> and <u>201-23</u>.



¹ Projects approved prior to November 1, 2023. Pipeline rates under Section 415A require projects to pull the first construction document by May 1, 2029 to lock in the reduced rates.

² Projects approved on or after November 1, 2023 but before November 1, 2026. Interims rates under Section 415B require projects to have final approval by November 1, 2026, and pull a first construction document within 30 months of final approval.

requirements stated above. Construction costs are so high that the volume of projects submitted to Planning has significantly declined. This is especially true for projects that provide more affordable housing and more deeply affordable housing.

Additionally, the Board of Supervisors recently amended the Inclusionary Housing Ordinance to require affordable units at three AMI levels or "tiers," which range from 55% AMI to 110% AMI for rental projects. Projects with these AMI tiers do not have enough deeply affordable housing (i.e. lower AMIs) to be eligible for CDLAC tax-exempt bond financing and TCAC tax credits. Further, these tiers cannot be modified or consolidated at a lower income level. For a project to qualify for CDLAC/TCAC benefits, the project would need to 1) retain the three tiers of affordable units as required by Section 415.6, then 2) add the balance of affordable units required under Section 415.6 to use tax credits.

The following tables demonstrate how a 200 rental unit project can qualify for the CDLAC/TCAC benefits. Table 1 illustrates that for an interim project to qualify for these benefits, the project would need to provide 20% of the units (or 40 units) affordable to households at 50% AMI. However, the interim rate is 15% inclusionary rate (or 30 units). In this scenario, the developer would opt for the interim rates, rather than providing an additional 10 inclusionary units. Further, the project is more financially feasible using the interim rates because the units are distributed between the 55%, 80%, and 110% AMI levels.

	Per Section 415 (Interim Rates)		To Qualify for CDLAD/TCAC Benefits using existing subsidies exception	
	Inclusionary % Inclusionary Units		Inclusionary %	Inclusionary Units
			20%	40
55% AMI	10%	20		
80% AMI	2.5%	5		
110% AMI	2.5%	5		
Total	15%	30	20%	40

Table 1: Example Inclusionary Rates for 200 Rental Unit Project – Existing Subsidies Exception Using Interim Rates

The interim rate used in Table 1 expires on November 1, 2026. Table 2 demonstrates how this project could qualify once the interim rates lapse. In 2026, this 200 rental unit project would have a 24% inclusionary rate. To qualify for an existing subsidies exception, this project still needs to provide 20% of the units (or 40 units) affordable to households at 50% AMI. The project would also need to provide an additional 4% of inclusionary units (or 8 units) to comply with the 24% inclusionary unit requirement. This example yields the same number of inclusionary units (48 units), but more deeply affordable units at 50% AMI. This yields an even more expensive project for the developer that is not financially feasible. In this instance, the developer would just use the standard inclusionary rate for this project, and the City misses out on affordable rental housing with these lower AMI rates that we need.



	Per Section 415 (2026)		To Qualify for CDLAD/TCAC Benefits using existing subsidies exception	
	Inclusionary %	Inclusionary Units	Inclusionary %	Inclusionary Units
50% AMI			20%	40
55% AMI	12%	24	1%	2
80% AMI	5.75%	12	1.5%	3
110% AMI	5.75%	12	1.5%	3
Total	24%	48	24%	48

Table 2: Example Inclusionary Rates for 200 Rental Unit Project – Existing Subsidies Exception Using Standard Inclusionary Rate in 2026

Note: this project still needs to comply with the required 24% inclusionary rate and the remaining 4% of inclusionary units (8 units) is distributed between the 55%, 80%, and 110% AMI levels.

The proposed Ordinance hopes to rectify this by broadening the exceptions. Table 3 includes an example of how the same 200 rental unit project can qualify for the CDLAD/TCAC benefits under the proposed Ordinance. This example uses the Interim Rates applicable today. This project has an inclusionary rate of 15% inclusionary units (or 30 units). To qualify for the CDLAD/TCAC benefits, the project would need to provide an additional 10% of the required inclusionary units (or 3 units) affordable to households at 80% AMI or lower. Therefore, the project would need to provide 33 total inclusionary units to qualify for a CDLAC/TCAC benefit. Thus, this proposed exception is more financially feasible than the existing subsidies exception. In this example, the total number of inclusionary units also increases, which further supports our housing goals.

	Per Section 415 (Interim Rates)		To Qualify for CDLAD/TCAC Benefits under the Proposed Ordinance	
	Inclusionary %	Inclusionary Units	Inclusionary %	Inclusionary Units
55% AMI	10%	20	10%	20
80% AMI	2.5%	5	4%	8
110% AMI	2.5%	5	2.5%	5
Total	15%	30	16.5%	33

Table 3: Example Inclusionary Rates for 200 Rental Unit Project - Proposed Subsidies Exception Using Interim Rate

General Plan Compliance

The proposed Ordinance supports the Housing Element Objectives 1.A by providing stable and healthy homes. Additionally, the proposed Ordinance supports Objective 4.A because it allows more projects to access Federal and State subsidies if the project provides extra affordable units that are also more deeply affordable (lower AMIs) than is otherwise required under Section 415. These subsidies often cover 40%-50% of the cost of construction for affordable units. This also supports Policy 22, which advocates for regional, State, and Federal funding to support building permanently affordable housing for very low-, low-, and moderate-income households. If more housing projects can access these funds, more types of housing for all can be built supporting Objective 4.C, Policy 15, and Policy 19. Lastly, the proposed Ordinance includes



technical clarifications and clean-up items aligning with Policy 26's efforts to streamline and simplify the process.

Racial and Social Equity Analysis

The proposed Ordinance supports housing and inclusionary housing by making it easier to access the CDLAC tax-exempt bonds financing and get the TCAC tax credits. This is important because these programs can help fund approximately 40%-50% of the cost of construction for the inclusionary units and make projects financially viable. Further, the proposed Ordinance ensures that the City sees more deeply affordable units at lower AMI levels. This provides housing for our very low- and low-income households that otherwise might not be built if it were not for the CDLAC/TCAC benefits.

Implementation

The Department has determined that this ordinance will not have a major impact our current implementation procedures since MOHCD administers access to funds from CDLAC/TCAC for projects in San Francisco. The Department would review projects to see if they will meet the required affordability criteria and draft any Planning Approval Letters or Regulatory Agreements accordingly. This can be implemented without increasing permit costs or review time.

Recommendation

The Department recommends that the Commission *adopt a recommendation for approval with modifications* of the proposed Ordinance and adopt the attached Draft Resolution to that effect. The Department's proposed recommendation is as follows:

1. Technical clarification: amend the proposed exception to also reference Sections 415A (Pipeline Rates) and 415B (Interim Rates).

Basis for Recommendation

The Department supports the overall goals of this Ordinance because it broadens the realm of projects eligible for CDLAC tax-exempt bond financing and TCAC tax credits. Under today's code, not many projects qualify to receive CDLAC/TCAC benefits because of the very high affordability requirements. Developers end up only providing the required inclusionary units because the costs of substantially increasing the inclusionary units are far more expensive than the potential financing from CDLAC/TCAC. The City then loses out on the more deeply affordable units. The proposed Ordinance seeks to provide a clear, objective exception for projects to be eligible for the CDLAC tax-exempt bond financing and TCAC tax credits. Instead of using fixed percentage requirements and affordability rates, the proposed Ordinance creates a new exception that requires a project to exceed their Section 415 requirement by an additional 10% affordable to households at 80% of the AMI or lower. This makes this exception nimbler. Projects would still be eligible even if Section 415 is amended in the future. The Department also has one recommended modification as described below:



Recommendation 1: Technical clarification: amend the proposed exception to also reference Sections 415A (Pipeline Rates) and 415B (Interim Rates).

The proposed Ordinance only cites Section 415 inclusionary rates. However, there was a temporary reduction in inclusionary rates per the TAC's recent feasibility study. Section 415A Pipeline Rates sunset on May 1, 2029 and Section 415B Interim Rates sunset on November 1, 2026. The exception in the proposed Ordinance should also reference these sections.

Required Commission Action

The proposed Ordinance is before the Commission so that it may adopt a recommendation of approval, disapproval, or approval with modifications.

Environmental Review

The proposed amendments are not defined as a project under CEQA Guidelines Section 15060(c) and 15378 because they do not result in a physical change in the environment.

Public Comment

As of the date of this report, the Planning Department has not received any public comment regarding the proposed Ordinance.

ATTACHMENTS:

- Exhibit A: Draft Planning Commission Resolution
- Exhibit B: Board of Supervisors File No. 240873



This page intentionally blank.



EXHIBIT A

49 South Van Ness Avenue, Suite 1400 San Francisco, CA 94103 628.652.7600 www.sfplanning.org

PLANNING COMMISSION DRAFT RESOLUTION

HEARING DATE: October 24, 2024

Project Name:	Inclusionary Housing Ordinance
Case Number:	2024-008634PCA [Board File No. 240873]
Initiated by:	Mayor Breed / Introduced September 10, 2024
Staff Contact:	Veronica Flores Legislative Affairs
	veronica.flores@sfgov.org, 628-652-7525
Reviewed by:	Aaron Starr, Manager of Legislative Affairs
	aaron.starr@sfgov.org, 628-652-7533

RESOLUTION ADOPTING A RECOMMENDATION FOR APPROVAL WITH MODIFICATION OF A PROPOSED ORDINANCE THAT WOULD THE PLANNING CODE TO PERMIT THE USE OF CALIFORNIA DEBT LIMIT ALLOCATION COMMITTEE TAX-EXEMPT BOND FINANCING AND TAX CREDITS UNDER THE TAX CREDIT ALLOCATION COMMITTEE FOR CERTAIN AFFORDABLE HOUSING PROJECTS THAT PROVIDE ADDITIONAL AFFORDABLE UNITS OR DEEPER AFFORDABILITY LEVELS THAN REQUIRED BY THE INCLUSIONARY HOUSING ORDINANCE; AFFIRMING THE PLANNING DEPARTMENT'S DETERMINATION UNDER THE CALIFORNIA ENVIRONMENTAL QUALITY ACT; MAKING FINDINGS OF PUBLIC NECESSITY, CONVENIENCE, AND GENERAL WELFARE FINDINGS UNDER PLANNING CODE, SECTION 302; AND MAKING FINDINGS OF CONSISTENCY WITH THE GENERAL PLAN, AND THE EIGHT PRIORITY POLICIES OF PLANNING CODE, SECTION 101.1.

WHEREAS, on September 10, 2024 Mayor Breed introduced a proposed Ordinance under Board of Supervisors (hereinafter "Board") File Number 240873, which would allow certain affordable housing projects to the use of California Debt Limit Allocation Committee (CDLAC) tax-exempt bond financing and tax credits under the Tax Credit Allocation Committee (TCAC). Eligible projects include those that provide additional affordable units or deeper affordability levels than required by the Inclusionary Housing Ordinance;

WHEREAS, the Planning Commission (hereinafter "Commission") conducted a duly noticed public hearing at a regularly scheduled meeting to consider the proposed Ordinance on October 24, 2024; and,

WHEREAS, the proposed Ordinance has been determined to be categorically exempt from environmental review under the California Environmental Quality Act Section 15378 and 15060(c)(2); 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 49 South Van Ness Avenue, Suite 1400, San Francisco; and

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

WHEREAS, the Planning Commission finds from the facts presented that the public necessity, convenience, and general welfare require the proposed amendment; and

MOVED, that the Planning Commission hereby adopts a **recommendation for approval with modification** of the proposed ordinance. The Commission's proposed recommendation is as follows:

1. Technical clarification: amend the proposed exception to also reference Sections 415A (Pipeline Rates) and 415B (Interim Rates).

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:

The proposed Ordinance would support inclusionary housing projects that provide additional affordable housing or deeper levels of affordability than required by the Inclusionary Housing Ordinance.

General Plan Compliance

The proposed Ordinance is consistent with the following Objectives and Policies of the General Plan:

HOUSING ELEMENT

OBJECTIVE 1.A ENSURE HOUSING STABILITY AND HEALTHY HOMES

OBJECTIVE 4.A SUBSTANTIALLY EXPAND THE AMOUNT OF PERMANENTLY AFFORDABLE HOUSING FOR EXTREMELY LOW- TO MODERATE-INCOME HOUSEHOLDS



OBJECTIVE 4.C

EXPAND AND DIVERSIFY HOUSING TYPES FOR ALL

Policy 15

Expand permanently affordable housing investments in Priority Equity Geographies to better serve American Indian, Black, and other People of color within income ranges underserved, including extremely-, very low-, and moderate-income households.

Policy 19

Enable low and moderate-income households, particularly American Indian, Black, and other people of color, to live and prosper in Well-resourced Neighborhoods by increasing the number of permanently affordable housing units in those neighborhoods.

Policy 22

Create dedicated and consistent local funding sources and advocate for regional, State, and Federal funding to support building permanently affordable housing for very low-, low-, and moderate-income households that meets the Regional Housing Needs Allocation targets.

Policy 26

Streamline and simplify permit processes to provide more equitable access to the application process, improve certainty of outcomes, and ensure meeting State- and local-required timelines, especially for 100% affordable housing and shelter projects.

The proposed Ordinance supports the Housing Element Objectives 1.A by providing stable and healthy homes. Additionally, the proposed Ordinance supports Objective 4.A because it allows more projects to access Federal and State subsidies if the project provides extra affordable units that are also more deeply affordable (lower AMIs) than is otherwise required under Section 415. These subsidies often cover 40%-50% of the cost of construction for affordable units. This also supports Policy 22, which advocates for regional, State, and Federal funding to support building permanently affordable housing for very low-, low-, and moderate-income households. If more housing projects can access these funds, more types of housing for all can be built supporting Objective 4.C, Policy 15, and Policy 19. Lastly, the proposed Ordinance includes technical clarifications and clean-up items aligning with Policy 26's efforts to streamline and simplify the process.

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 Ordinance would not have a negative effect on neighborhood serving retail uses and



will not have a negative effect on opportunities for resident employment in and ownership of neighborhood-serving retail.

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 Ordinance would not have a negative effect on housing or neighborhood character.

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

The proposed Ordinance would not have an 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 Ordinance would 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 Ordinance 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;

The proposed Ordinance would not have an adverse effect on City's preparedness against injury and loss of life in an earthquake.

7. That the landmarks and historic buildings be preserved;

The proposed Ordinance would not have an adverse effect on the City's Landmarks and historic buildings.

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

The proposed Ordinance would not have an adverse effect on the City's parks and open space and their access to sunlight and vistas.



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 ADOPTS A RECOMMENDATION FOR APPROVAL WITH MODIFICATION of the proposed Ordinance as described in this Resolution.

I hereby certify that the foregoing Resolution was adopted by the Commission at its meeting on October 24, 2024.

Jonas P. Ionin Commission Secretary

AYES: NOES: ABSENT: ADOPTED: October 24, 2024



This page intentionally blank.

FILE NO. 240873

EXHIBIT B

	[Planning Code_Inducionary Housing Ordinance]
1	[Planning Code - Inclusionary Housing Ordinance]
2	
3	Ordinance amending the Planning Code to permit the use of California Debt Limit
4	Allocation Committee tax-exempt bond financing and tax credits under the Tax Credit
5	Allocation Committee for certain affordable housing projects that provide additional
6	affordable units or deeper affordability levels than required by the Inclusionary
7	Housing Ordinance; affirming the Planning Department's determination under the
8	California Environmental Quality Act; making findings of public necessity,
9	convenience, and general welfare findings under Planning Code, Section 302; and
10	making findings of consistency with the General Plan, and the eight priority policies of
11	Planning Code, Section 101.1.
12 13 14	NOTE: Unchanged Code text and uncodified text are in plain Arial font. Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in <u>strikethrough italics Times New Roman font</u> . Board amendment additions are in <u>double-underlined Arial font</u> . Board amendment deletions are in <u>strikethrough Arial font</u> .
15 16	Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.
17 18	Be it ordained by the People of the City and County of San Francisco:
19	Section 1. Environmental and Land Use Findings.
20	(a) The Planning Department has determined that the actions contemplated in this
21	ordinance comply with the California Environmental Quality Act (California Public Resources
22	Code Sections 21000 et seq.). Said determination is on file with the Clerk of the Board of
23	Supervisors in File No and is incorporated herein by reference. The Board affirms this
24	determination.

25

1 (b) On _____, the Planning Commission, in Resolution No. _____, 2 adopted findings that the actions contemplated in this ordinance are consistent, on balance, 3 with the City's General Plan and eight priority policies of Planning Code Section 101.1. The Board adopts these findings as its own. A copy of said Resolution is on file with the Clerk of 4 the Board of Supervisors in File No. _____, and is incorporated herein by reference. 5 6 (c) Pursuant to Planning Code Section 302, this Board finds that these Planning Code 7 amendments will serve the public necessity, convenience, and welfare for the reasons set 8 forth in Planning Commission Resolution No. _____, and the Board adopts such 9 reasons as its own. A copy of said resolution is on file with the Clerk of the Board of Supervisors in File No. ______ and is incorporated herein by reference. 10

11

12

Section 2. General Findings.

(a) The California Debt Limit Allocation Committee (CDLAC) administers the State's
tax-exempt bond financing program that helps spur affordable housing production by assisting
developers of multifamily rental housing units with the acquisition and construction of new
units, or the purchase and rehabilitation of existing units.

(b) The California Tax Credit Allocation Committee (TCAC) administers the State's
Low Income Housing Tax Credit Programs to facilitate the investment of private capital into
the development of affordable rental housing for low-income Californians. TCAC allocates
federal and state tax credits to the developers of these projects.

(c) Currently, the Inclusionary Housing Ordinance permits housing projects to use
financing awarded from CDLAC and TCAC if (1) 20% of the project's units are affordable to
households at 50% of Area Median Income; or (2) 10% of the project's units are affordable to
households at 50% of Area Median Income, and 30% of the units are affordable to
households at 60% of Area Median Income for on-site housing.

Mayor Breed BOARD OF SUPERVISORS

1 (d) Certain affordable housing projects that exceed these thresholds, but do not meet 2 the minimum affordability levels, are unable to use the CDLAC and TCAC financing. It is 3 reasonable and in the public interest to allow the use of these financing programs when the project will provide additional affordable units, or units at deeper affordability levels. 4 5 6 Section 3. Article 4 of the Planning Code is hereby amended by revising Section 7 415.6, to read as follows: 8 SEC. 415. HOUSING REQUIREMENTS FOR RESIDENTIAL AND LIVE/WORK 9 DEVELOPMENT PROJECTS. * * * 10 SEC. 415.6. ON-SITE AFFORDABLE HOUSING ALTERNATIVE. 11 * * 12 13 (g) Marketing the Units. MOHCD shall be responsible for overseeing and monitoring 14 the marketing of Affordable Units by the Project Sponsor under this Section 415.6. In general, 15 the marketing requirements and procedures shall be contained in the Procedures Manual as 16 amended from time to time and shall apply to the Affordable Units in the project. MOHCD may 17 develop occupancy standards for units of different bedroom sizes in the Procedures Manual in 18 order to promote an efficient allocation of Affordable Units. MOHCD may require in the 19 Procedures Manual that prospective purchasers complete homebuyer education training or 20 fulfill other requirements. MOHCD shall develop a list of minimum qualifications for marketing 21 firms that market Affordable Units under Section 415.6 et seq., referred to in the Procedures 22 Manual as Below Market Rate (BMR units). Developers marketing Affordable Units under 23 Section 415.6 shall market the Affordable Units through a marketing firm meeting all of the minimum qualifications. The Notice of Special Restrictions or conditions of approval shall 24 25

Mayor Breed BOARD OF SUPERVISORS specify that the marketing requirements and procedures contained in the Procedures Manual
 as amended from time to time, shall apply to the Affordable Units in the project.

- 3 (1) <u>Notice of Special Restrictions.</u> The Notice of Special Restrictions ("NSR")
 4 required pursuant to <u>this</u> Section 415.6 shall be completed and recorded by the project
 5 sponsor no later than the issuance of the architectural addendum for the site permit and at
 6 least 12 months prior to the first certificate of occupancy.
- 7 (2) <u>Pricing Determination.</u> The project sponsor shall submit a request for a
 8 pricing determination from MOHCD at least 8 months prior to issuance of a first certificate of
 9 occupancy.
- 10 (3) <u>Timeline for Construction</u>. After the project has been approved by the 11 Planning Commission or Department, the project sponsor must submit an update to the 12 Department and MOHCD which includes an estimated timeline for the construction of the 13 project. The estimated construction timeline must assume the requirements of subsections 14 (g)(1) and (g)(2) above. Failure to finalize the NSR or initiate marketing within the time frames 15 set forth in this Section 415.6(g), or to submit an estimated construction timeline will be 16 deemed a violation of the Planning Code subject to enforcement and penalties.
- 17 (<u>4</u>2) Lottery. At the initial offering of Affordable Units in a housing project and
 18 when Affordable Units become available for re-sale or re-rent in any housing project subject to
 19 this Program after the initial offering, MOHCD must require the use of a public lottery
 20 approved by MOHCD to select purchasers or tenants.
- (<u>5</u>3) Preferences. MOHCD shall create a lottery system that gives preference
 according to the provisions of Administrative Code Chapter 47. MOHCD shall propose policies
 and procedures for implementing these preferences to the Planning Commission for inclusion
 as an addendum to the Procedures Manual. Otherwise, it is the policy of the City to treat all
 households equally in allocating affordable units under this Program.

1

(h) Use of Subsidies.

2	(1) Generally Prohibited. Individual affordable units constructed under Section
3	415.6 as part of an on-site project shall not have received development subsidies from any
4	Federal, State, or local program established for the purpose of providing affordable housing
5	and. Units that have received such development subsidies shall not be counted to satisfy any
6	affordable housing requirement. Other units in the same on-site project may have received such
7	subsidies. In addition,
8	(2) Exceptions:
9	(A) Notwithstanding subsection (h)(1), subsidies may be used, only with the
10	express written permission by MOHCD, to deepen the affordability of an affordable unit beyond
11	the level of affordability required by this Program, with the express written permission of MOHCD.
12	(<i>iB</i>) <u>CDLAC and TCAC</u> . Notwithstanding the provisions of $S_{\underline{sub}}$ ection
13	415.6 (h)(1) and (h)(2)(A) above, a project may use California Debt Limit Allocation Committee
14	(CDLAC) tax-exempt bond financing, and 4% tax credits under the Tax Credit Allocation
15	Committee (TCAC), and tax credits allocated under the TCAC guidelines to help fund its
16	obligations under Section 415.1 et seq. as long as the project provides at least one of the
17	following: (i) 20% of the units as affordable to households at 50% of Area Median Income for
18	on-site housing; or (ii) 10% of the units as affordable to households at 50% of Area Median
19	Income, and 30% of the units as affordable to households at 60% of Area Median Income for
20	on-site housing; or (iii) the same number of on-site affordable units as required by the applicable on-
21	site affordable housing requirement in this Section 415 et seq, plus an additional number of on-site
22	affordable units equal to 10% of the applicable on-site affordable units as affordable to households at
23	or below 80% of Area Median Income. The income table to be used for such projects when the
24	units are priced at 50%, or 60%, or 80% of Area Median Income is the income table used by
25	MOHCD for the Inclusionary Affordable Housing Program, not that used by TCAC or CDLAC.

1 Except as provided in this subsection (h)(2)(iB), all units provided under this Section must 2 meet all of the requirements of Section 415.1 et seq. and the Procedures Manual for on-site 3 housing. * * * * 4 5 6 Section 4. Effective Date. This ordinance shall become effective 30 days after 7 enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the 8 ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the Mayor's veto of the ordinance. 9 10 Section 5. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors 11 12 intends to amend only those words, phrases, paragraphs, subsections, sections, articles, 13 numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal Code that are explicitly shown in this ordinance as additions, deletions, Board amendment 14 15 additions, and Board amendment deletions in accordance with the "Note" that appears under the official title of the ordinance. 16 17 18 APPROVED AS TO FORM: DAVID CHIU, City Attorney 19 20 By: AUSTIN M. YANG 21 Deputy City Attorney 22 n:\legana\as2024\2500022\01783439.docx 23 24 25



City Hall 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco 94102-4689 Tel. No. (415) 554-5184 Fax No. (415) 554-5163 TDD/TTY No. (415) 554-5227

MEMORANDUM

Date:	September 18, 2024
To:	Planning Department/Planning Commission
From:	John Carroll, Assistant Clerk, Land Use and Transportation Committee
Subject:	Board of Supervisors Legislation Referral - File No. 240873 Planning Code - Inclusionary Housing Ordinance

 \times California Environmental Quality Act (CEQA) Determination (California Public Resources Code, Sections 21000 et seq.) Not defined as a project under CEQA Guidelines SectionsImage: Section Sec

- Ballot Measure

will require separate environmental review. 10/4/2024

TWANN.

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

- 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.



City Hall 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco, CA 94102-4689 Tel. No. (415) 554-5184 Fax No. (415) 554-5163 TDD/TTY No. (415) 554-5227

MEMORANDUM

- TO: Daniel Adams, Director, Mayor's Office of Housing and Community Development
- FROM: John Carroll, Assistant Clerk, Land Use and Transportation Committee
- DATE: September 18, 2024

SUBJECT: LEGISLATION INTRODUCED

The Board of Supervisors' Land Use and Transportation Committee has received the following proposed legislation, introduced by Mayor Breed on September 10, 2024.

File No. 240873

Ordinance amending the Planning Code to permit the use of California Debt Limit Allocation Committee tax-exempt bond financing and tax credits under the Tax Credit Allocation Committee for certain affordable housing projects that provide additional affordable units or deeper affordability levels than required by the Inclusionary Housing Ordinance; affirming the Planning Department's determination under the California Environmental Quality Act; making findings of public necessity, convenience, and general welfare findings under Planning Code, Section 302; and making findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

If you have comments or reports to be included with the file, please forward them to me at the Board of Supervisors, City Hall, Room 244, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102 or by email at: <u>john.carroll@sfgov.org</u>.

cc:

Offices of Chair Melgar and Mayor Breed

Lydia Ely, Mayor's Office of Housing and Community Development Brian Cheu, Mayor's Office of Housing and Community Development Maria Benjamin, Mayor's Office of Housing and Community Development Sheila Nickolopoulos, Mayor's Office of Housing and Community Development Kyra Geithman, Mayor's Office of Housing and Community Development



City Hall 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco 94102-4689 Tel. No. (415) 554-5184 Fax No. (415) 554-5163 TDD/TTY No. (415) 554-5227

MEMORANDUM

TO:	Budget and Legislative Analyst
FROM:	John Carroll, Assistant Clerk, Land Use and Transportation Committee
DATE:	February 5, 2025
SUBJECT:	LEGISLATION AMENDED - FISCAL IMPACT DETERMINATION

The Board of Supervisors' Land Use and Transportation Committee (a nonfiscal committee) amended the following legislation on February 3, 2025. Pursuant to Administrative Code, Section 2.6-3, the new version is being forwarded to you as it was initially determined not to have fiscal impact. The amendments made were substantive and another review for a fiscal impact determination is required.

File No. 240873-3

Ordinance amending the Planning Code to permit the use of California Debt Limit Allocation Committee tax-exempt bond financing and tax credits under the Tax Credit Allocation Committee for certain affordable housing projects that provide additional affordable units or deeper affordability levels than required by the Inclusionary Housing Ordinance, and require the Mayor's Office of Housing and Community Development to report on such projects; affirming the Planning Department's determination under the California Environmental Quality Act; making public necessity, convenience, and welfare findings under Planning Code, Section 302; and making findings of consistency with the General Plan and the eight priority policies of Planning Code, Section 101.1.

If the new version is determined to have fiscal impact, the legislation will need to be referred to a fiscal committee before it can be referred to the full Board for approval.

Please send your determination or contact with me any questions at (415) 554-4445 or email: john.carroll@sfgov.org.

RESPONSE FROM THE BUDGET AND LEGISLATIVE ANALYST - Date:

____ This matter has fiscal impact.

____ This matter does not have fiscal impact.

Additional information attached.

From:	Menard, Nicolas (BUD)
То:	Carroll, John (BOS)
Cc:	Goncher, Dan (BUD); BOS Legislation, (BOS); Somera, Alisa (BOS)
Subject:	RE: REFERRAL BLA - FISCAL IMPACT DETERMINATION REQUEST - AMENDED IN LUT - BOS File No. 240873 - Planning, Health Codes - Inclusionary Housing Ordinance, Non-Potable Water Exemption
Date:	Wednesday, February 5, 2025 4:56:49 PM
Attachments:	image001.png

Hello John,

This legislation, as amended, does not have fiscal impact.

Thanks for checking in.

Nicolas Menard Budget & Legislative Analyst's Office 415-484-5485

From: Carroll, John (BOS) <john.carroll@sfgov.org>
Sent: Wednesday, February 5, 2025 4:06 PM
To: Menard, Nicolas (BUD) <nicolas.menard@sfgov.org>
Cc: Goncher, Dan (BUD) <dan.goncher@sfgov.org>; BOS Legislation, (BOS)
<bos.legislation@sfgov.org>; Somera, Alisa (BOS) <alisa.somera@sfgov.org>
Subject: REFERRAL BLA - FISCAL IMPACT DETERMINATION REQUEST - AMENDED IN LUT - BOS File
No. 240873 - Planning, Health Codes - Inclusionary Housing Ordinance, Non-Potable Water
Exemption

Good afternoon,

The subject ordinance was amended in LUT on February 3, 2025. It was then continued to the February 10, 2025 LUT meeting.

At the time of introduction this ordinance was determined to not have fiscal impact. Pursuant to Admin Code, Section 2.6-3, please review the amended ordinance to determine whether the amendments result in the legislation having a fiscal impact.

Referral to BLA – February 5, 2025

You are invited to review the entire matter on our <u>Legislative Research Center</u> by following the link below.

Board of Supervisors File No. 240873

Best to you,

John Carroll Assistant Clerk

Board of Supervisors San Francisco City Hall, Room 244 San Francisco, CA 94102 (415)554-4445

Click <u>here</u> to complete a Board of Supervisors Customer Service Satisfaction form.

The Legislative Research Center provides 24-hour access to Board of Supervisors legislation and archived matters since August 1998.

Disclosures: Personal information that is provided in communications to the Board of Supervisors is subject to disclosure under the California Public Records Act and the San Francisco Sunshine Ordinance. Personal information provided will not be redacted. Members of the public are not required to provide personal identifying information when they communicate with the Board of Supervisors and its committees. All written or oral communications that members of the public submit to the Clerk's Office regarding pending legislation or hearings will be made available to all members of the public for inspection and copying. The Clerk's Office does not redact any information that a member of the public elects to submit to the Board and its committees—may appear on the Board of Supervisors website or in other public documents that members of the public ropy.



MYRNA MELGAR

DATE:	February 6, 2025
TO:	Angela Calvillo Clerk of the Board of Supervisors
FROM:	Supervisor Myrna Melgar, Chair, Land Use and Transportation Committee
RE:	Land Use and Transportation Committee COMMITTEE REPORT

Pursuant to Board Rule 4.20, as Chair of the Land Use and Transportation Committee, I have deemed the following matter is of an urgent nature and request it be considered by the full Board on Tuesday, February 11, 2025.

File No. 240873	Planning, Health Codes - Inclusionary Housing	
	Ordinance, Non-Potable Water Exemption	
	Sponsors: Mayor; Sauter, Mahmood	

This matter will be heard in the Land Use and Transportation Committee at a Regular Meeting on Monday, February 10, 2025.

From:	Carroll, John (BOS)
То:	Brianna Morales; Melgar, Myrna (BOS); MahmoodStaff; MandelmanStaff (BOS); SauterStaff; ChenStaff
Cc:	Jane Natoli; Board of Supervisors (BOS)
Subject:	RE: Support for Housing at 1101-1111 Sutter (Item 1) - BOS File No. 240873
Date:	Monday, February 10, 2025 4:57:00 PM
Attachments:	<u>1101-1111 Sutter Petition Signers - Sheet1.pdf</u> image001.png

Thank you for your comment letter.

By copy of this message to the <u>board.of.supervisors@sfgov.org</u> email address, your comments will be forwarded to the full membership of the Board of Supervisors. I will include your comments in the file for this ordinance matter.

I invite you to review the entire matter on our <u>Legislative Research Center</u> by following the link below:

Board of Supervisors File No. 240873

John Carroll Assistant Clerk Board of Supervisors San Francisco City Hall, Room 244 San Francisco, CA 94102 (415)554-4445

Click <u>here</u> to complete a Board of Supervisors Customer Service Satisfaction form.

The Legislative Research Center provides 24-hour access to Board of Supervisors legislation and archived matters since August 1998.

Disclosures: Personal information that is provided in communications to the Board of Supervisors is subject to disclosure under the California Public Records Act and the San Francisco Sunshine Ordinance. Personal information provided will not be redacted. Members of the public are not required to provide personal identifying information when they communicate with the Board of Supervisors and its committees. All written or oral communications that members of the public submit to the Clerk's Office regarding pending legislation or hearings will be made available to all members of the public for inspection and copying. The Clerk's Office does not redact any information that a member of the public elects to submit to the Board and its committees—may appear on the Board of Supervisors website or in other public documents that members of the public or copy.

From: Brianna Morales <brianna@housingactioncoalition.org>

Sent: Monday, February 10, 2025 12:25 PM

To: Melgar, Myrna (BOS) <myrna.melgar@sfgov.org>; MahmoodStaff <MahmoodStaff@sfgov.org>; MandelmanStaff (BOS) <mandelmanstaff@sfgov.org>; SauterStaff <SauterStaff@sfgov.org>; ChenStaff <ChenStaff@sfgov.org>

Cc: Jane Natoli <jane@yimbyaction.org>; Carroll, John (BOS) <john.carroll@sfgov.org> **Subject:** Support for Housing at 1101-1111 Sutter (Item 1) This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Members of the Land Use Committee,

I am writing on behalf of the Housing Action Coalition and San Francisco YIMBY to share our <u>petition</u> in support of the 1101-1111 Sutter Street project and the proposed non-potable water amendment, which is critical to ensuring the financial feasibility of this much-needed development.

We appreciate the Supervisors' leadership in advancing policies that expand housing opportunities and recognize the complexities of this project. We are eager to see more homes built in San Francisco and to welcome more neighbors into our communities.

This development maximizes state funding to build affordable housing and help us with our Housing Element goals without relying on San Francisco dollars -- a rare and valuable opportunity that we should seize. Along with providing 303 new homes, including 101 affordable units, it will also bring a child care center and pedestrian improvements, benefiting both families and the broader community.

Our petition reflects the voices of residents and neighbors who recognize the importance of moving this project forward.

Attached to this email, you will find a PDF listing over 400 residents who have signed the petition in support of our initiative. We kindly ask that you review the attached document and consider our request for support in moving this project forward. We are hopeful for a positive response and appreciate your support.

Thank you for your time and consideration. Please let me know if you have any questions.

--

In support,

Brianna Morales | Pronouns: She/Her San Francisco Organizer | Housing Action Coalition 555 Montgomery St, San Francisco, CA 94111 Cell: (619) 535-6182 | Email: <u>brianna@housingactioncoalition.org</u>

To opt out of all HAC emails, respond to this email with "unsubscribe all".

First Name	Last Name	Email	Mailing Zip/Postal Code
Charley	Goss	charley@sfaa.org	94109
David	Tejeda	dtrepairs@gmail.com	94112
David	Umberg	david.umberg@gmail.com	94110
Eric	Staten	eric@doesarchitecture.com	94110
Lian	Chang	lian.c.chang@gmail.com	94118
Lindsay	Haddix	lindsayleighhaddix@gmail.com	94108
Louis	Opter	louis@opter.org	94110
Jim	Chappell	jimchappellsf@gmail.com	94110
Melissa	Davies	melissaanndavies@gmail.com	94110
Michail	Masouras	michael.masouras@gmail.com	94114
Mark	Масу	markm@macyarchitecture.com	94118
Milo	Trauss	milotrauss@gmail.com	94131
Michael	Chen	mychen10@yahoo.com	94109
Philip	Crone	philip.crone@gmail.com	94107
Rahul	Young	rahul.young@gmail.com	94110
Rebecca E	Skinner	rebeccaelizskinner@hotmail.com	94122
Mark	Cordes	rev.mark.cordes@gmail.com	94122
Ryan	James	ryanwilsonjames@gmail.com	94611
Ryan	Lester	01rplester@gmail.com	94109
Annette	Billingsley	ab94115@gmail.com	94115
Amy	Anton	amyanton2000@yahoo.com	94110
Andrew	Branscomb	andy.branscomb@gmail.com	94115
Armand	Domalewski	armanddomalewski@gmail.com	94115
Asheem	Mamoowala	asheemm@gmail.com	94122
Alexandra	Davies	avondavies@yahoo.com	95076
Bobak	Esfandiari	besfandiari@gmail.com	94121
Tim	Bauman	tbauman@tbauman.com	94114
Ted	Getten	ted.getten@gmail.com	94110
Thomas	Rogers	throgers@yahoo.com	94110
Timothy	Peacock	tim.peacock@gmail.com	94110
TJ	Madsen	tjmadsen@gmail.com	94110
Charles	Whitfield	whitfield.cw@gmail.com	94109
Wanda	Nichols	wm5cents@gmail.com	94115
Brad	Azevedo	brad2k@gmail.com	94131
Brandon	Powell	brandonpowell@mac.com	94110
Brian	Heung	brian@heung.org	94122
Julie	Heinzler	julie@martinbuilding.com	94109
Christopher	Monnier	chrismonnier@gmail.com	94107
Davey	Kim	daveymkim@hotmail.com	94109
Davon	Terry	davonl.terry@gmail.com	94124
Dawn	Kang	dawnkang@dbarchitect.com	94109
Dragisa	Krsmanovic	dragishak@gmail.com	94110-1689

David	Salem	dsssandg@gmail.com	94127
Frances	Lugo	franlugorealtor@gmail.com	94115
PAUL	FOPPE	hugfoppe@gmail.com	94122-1320
Jan	Novak	jan.novak@gmail.com	94110
Jeff	Mishler	jeff.mishler@gmail.com	94110
Jeff	Lale	jefflale@gmail.com	94114
John	Hermansen	jkhermansen@gmail.com	94109
Sarah	Boudreau	boudreau.sarah.m@gmail.com	94121
Kathy	LI	li.kathy12@gmail.com	94103
Dawn	Ма	dma@que-arch.com	94114
Lucie	Bacho	luciebacho@gmail.com	94122
Frank	Noto	frank@fnstrategy.com	94116
Hunter	Oatman-Stanford	hoatmanstanford@gmail.com	94107
Amy	Hadley	amyenglish415@gmail.com	94122
Robert	Fruchtman	rfruchtose@gmail.com	94117
Peter	Roodhuyzen	proodhuyzen@gmail.com	94903
Alger	Ciabattoni	algerciab34@gmail.com	4127
Bereket	Abraham	babraham42@gmail.com	94110
Joseph	DiMento	joedimento@gmail.com	94131
Joan	Chaplick	shimmerdog@gmail.com	94131
Jonathan	Bonato	bonato.jonathan@gmail.com	94112
Ronnie	Rodriguez	sfronnie@pacbell.net	94110
Jill	Berardini	jberardini@gmail.com	94110
Ben	Ewing	bewing91@gmail.com	94117
Mike	Kehl	mdkehl@yahoo.com	94123
Jonas	Weber	jonasweber@dbarchitect.com	94706
Stephanie	Beechem	sbeechem@gmail.com	94611
Jonathan	Tyburski	jtyburski@gmail.com	94117
Andrew	Day	aday.nu@gmail.com	94103
Ryan	Benkeser	ryanbenkeser@gmail.com	94115
John	Jweinat	johnjweinat@gmail.com	94030
Ben	Guillet	benjamin.guillet@gmail.com	94158
Meghan	Warner	meghanowarner@gmail.com	94116
Michael	Campbell	mcampbellsd@gmail.com	94114
Sarah	Rogers	serogers@gmail.com	94110
Benjamin	Ying	benjamin.ying@gmail.com	94115
Kenneth	Russell	krlist+yimby@gmail.com	94107
Edwin	Camarao	edwin.camarao@gmail.com	94122
Spencer	Sherwin	spencer.sherwin@gmail.com	94102
Perry	Wexelberg	pwexelbe@gmail.com	94608
Sean	Roberts	mls4911@yahoo.com	94555
Daniel	Kilduff	daniel.kilduff@gmail.com	94117
Ross	Boucher	rboucher@gmail.com	94114

Katie	Grote	katie.a.grote@gmail.com	94122
Michelle	Moritz	michelle.moritz@gmail.com	94121-1803
David	Alexander III	alexanderdavid415@gmail.com	94121
Caitlin	McLaughlin	mclaughlin.caitlin@gmail.com	94131
Timothy	Armstrong	tim.g.armstrong@gmail.com	94105
Cindy	Burg	cindy.loffler@gmail.com	94110
James	Steichen	jimsteichen@gmail.com	94114
Anna	Stern	annasternsf@gmail.com	94107
Justin	Chen	iareloser@gmail.com	94121
Will	Wenham	wwenham@yahoo.com	94124
Erin	Kim	silverman.erin@gmail.com	94158
Chris	Aycock	charity@aycock.org	94116
Bruce	Halperin	bhalperin28@gmail.com	94110
Sarah	Wehren Kooiker	swkooiker@yahoo.com	94134
Laura	Bianchi Payne	bianchipayne@icloud.com	95014
Ewan	Barker Plummer	ewanbarkerplummer@gmail.com	94122
Allan	LeBlanc	allan.leblanc@gmail.com	94131
John	Doherty	john.doherty13@gmail.com	94117
Peter	Belden	pbelden@gmail.com	94107
Alex	Noor	alex.noor7@gmail.com	94133
Colleen	Beach	colleenlbeach@gmail.com	94127
Charles	Ayers	cayers99@gmail.com	94102
Saleem	Haque	saleem.haque@comcast.net	94115-2114
ALAN	BILLINGSLEY	alanbillingsley215@gmail.com	94114
Tracy	Freedman	tracyfreedman@gmail.com	94117
Julia	Vetromile	julia.vetromile@gmail.com	94108
John	Но	johnpho@hotmail.com	94110
Aaron	Almanza	j.aaron.almanza@gmail.com	94131
David	Mendelsohn	dwmendelsohn@gmail.com	94703
Kyle	Ahlers	kahlers@wellesley.edu	94110
lssa	Kawas	issa.s.kawas@gmail.com	94114
Mahdi	Rahimi	m.s.rahimi@gmail.com	94110
Wil	Gilbreath	wtgilbreath@gmail.com	94114
Meg	Kammerud	meg.kammerud@gmail.com	94131
Shane	Krpata	krpata.shane@gmail.com	94114
Cyrus	Hall	cyrusphall@gmail.com	94131
Anthony	Perry	perryanthonyj@gmail.com	95776
jacee	mchugh	jaceem@sbcglobal.net	94131
Roberto	Garuti	robebryant@gmail.com	94597
Rae Ellen	Davis	rdavis@econ-research.com	94110
Rogers	Rogers	leslietrogers@gmail.com	94115
Ross	Ahya	ross.ahya@gmail.com	94110
Dan	Luscher	danluscher@gmail.com	94114

Ron	Nieberding	nieberding2@gmail.com	94103
Nicholas	Lipanovich	hecapicnic@yahoo.com	94122
Jonathan	Bünemann	jonathanbuenemann@gmail.com	94123
Kevin	Samples	kevin.samples@gmail.com	94108
a.f.	shayne	afshayne@gmail.com	90036
Robin	Pérez	rob415sfc@yahoo.com	94103
Justin	Truong	justintruong56@gmail.com	94112
John	Steponaitis	steponaj@gmail.com	94109-7095
Grant	Goldman	grantgoldman0@gmail.com	94107
Karen	McCaw	mccaw.karen@yahoo.com	90043
Carlos	Arnold	carlos.arnold39@gmail.com	93455
Leo	Buckley	buckleo666@gmail.com	94110
John	Oda	jandjoda@aol.com	94115
Joan	Weaver	weaver.joanie@gmail.com	94129
Christopher	McMahon	chrismcmahon02@gmail.com	94114
Andrea	Claburn	andrea@lot49.com	94110-3621
Phillip	Raffle	phillip.d.raffle@gmail.com	94110
Kyle	Conroy	kyle@conroy.org	94110
Christopher	McMahon	mcmahon@alumni.usc.edu	94114
Rob	Donnelly	rndonnelly@gmail.com	94117
Lindsay	Elia	lindsay.elia@gmail.com	94107
Ryan	VanZuylen	ryanvz1984@gmail.com	94012
Gabriel	Zitrin	gzitrin@gmail.com	94109
Allison	Bakke	allison.bakke@gmail.com	94612
Michael	Sacks	michaelsacks@gmail.com	94115
Turadg	Aleahmad	turadg@aleahmad.net	94107
Robert	Mansfield	mansfield@ymail.com	94107
Andrew	Rowny	drew.rowny@gmail.com	94114
Radha	Ahya	radhaahya@gmail.com	94115
Deepti	Rajendran	deeptiraj7@gmail.com	94110
Brian	Pekar	bpekar@umich.edu	94123
John	Berge	jlbsfca@yahoo.com	94112
Arvind	Ramesh	arvinddd2003@gmail.com	94115
Vilmos	Nebehaj	v.nebehaj@gmail.com	94107
Todd	DeLong	tmdelong@mac.com	94114
Baron	Willeford	baron.willeford@gmail.com	94102
Connor	Geraghty	cgeraghty@siprep.org	94131
Davidson	Bidwell-Waite	davidsonbidwell@comcast.net	94107
Nicholas	Page	npage98@gmail.com	94122
Sheila	Brown	sbrown@jgn.com	94122
Deidra	Alexander	deidraalex@gmail.com	94601
John	Marcom	john.marcom@gmail.com	94117
Carolyn	Chatham	cipress@gmail.com	94102

Steve	Naventi	snaventi@hotmail.com	94102
Gabrielle	Crawford	gabrielle.crawford@oracle.com	94114
Steven	Gemignani	sjg415@gmail.com	94102
Dustin	Palmer	dbpalmer4@gmail.com	94114
Matthew	Gilbert	matt.b.gilbert@gmail.com	94103
Kasandra	Larsen	kasandra.5247@gmail.com	94109
Jonathan	Hsieh	jzhsieh@gmail.com	94109
Julien	DeFrance	julien.defrance@gmail.com	94109
Nicholas	Bauer	nbauer99@gmail.com	94109
Anthony	Errichetto	ae61773@gmail.com	94114
Jay	Hoffman	jlh0747@yahoo.com	94131
patrick	mounsey	pjm642000@yahoo.com	94109
Isaac	Bishof	ibishof@gmail.com	94110
David	Lovato	dalovato1@gmail.com	94105
Katrina	Namnama	knamnama@hawaii.edu	94121
Kirsti	Gardiner	kirstig@gmail.com	94118
Emma	Shlaes	emmashlaes@gmail.com	94107
heather	Cowan	heathercowan53@gmail.com	94127
lara	Bachmann	bachmann32@gmail.com	94118
Kate	Blumberg	kate@acmetron.com	94107-3204
Liz	O'Donoghue	liz.odonoghue@yahoo.com	94118
wendy	herzenberg	scrappylynn@yahoo.com	94122
Jonathan	Hradecky	jhradecky@bararch.com	94108
VLADISLAVA	SHCHEKLEINA	ladannn@gmail.com	94158
gino	fortunato	yospike0@yahoo.com	94121
Jamie	Reffell	james.reffell@gmail.com	94121
Michael	Caracciolo	mcaracciolo7@gmail.com	94133
Elijah	Ball	elijahiball@gmail.com	94108
Kevin	Fonseca	kefonseca98@icloud.com	94121
David	Gorgani	dgorgani@gmail.com	94118
Lala	Wu	lala.t.wu@gmail.com	94110
Richard	Frankel	rfrank1@yahoo.com	94122
Karen	Chan	karen@kermanmorris.com	94118
Michael	Hazelton	mhazelton219@icloud.com	95112
Ana	Illanes	aa.illanes@gmail.com	94109
Nadia	Rahman	nadia@rahman-consulting.com	94118
Julia	Diaz	jmdiaz2016@g.ucla.edu	94114
Christopher	Nalen	christophernalen@gmail.com	94123
Samantha	Creath	samantha.creath@gmail.com	94118
Michael	Girouard	michael.p.girouard@gmail.com	94117
STEVEN	VETTEL	svettel@fbm.com	94107
Robert	Mandanas	mandanas.r@gmail.com	94116
Tyler	Marks	tyler.marks91@gmail.com	94117

Ruth	Rainero	raineroruth@gmail.com	94122
Steven	Shoemaker	steven.benton.shoemaker@gmail.com	94118
Karl	Voelker	karl@karlv.net	94122
Laurie	Dewan	laurie.dewan@gmail.com	94131
Richard	Gallo	rg198995076@yahoo.com	95062
Belinda	Sullivan	bsullivan@habitatgsf.org	94104
Kira	Mead	kiramead@gmail.com	94611
SEAN	MCKENNA	sean-mckenna@outlook.com	94102
Joseph	Chance	josephchance13@gmail.com	94133
Grady	Joseph	gradyjoseph@gmail.com	94118
Emma	Ling	emmaling27@gmail.com	94609
Mark	Dally	markrdally@gmail.com	94103
Dylan	MacDonald	whale_wontons_0h@icloud.com	94118
Sloane	Cook	sloanewcook@gmail.com	94121
Janet	Gamble	janetleegamble@gmail.com	94115
Cora M.	Shaw	corashaw@hotmail.com	94110
Charlie	Natoli	charlie.natoli1@gmail.com	94158
Karen	Nemsick	knemsick@uwba.org	94706
Jason	Zhang	jasonz0762@gmail.com	94112
Andrew	Nguyen	andr.vu.nn@gmail.com	94122
Matthew	Volk	matthew.makoto@gmail.com	94114
Joshua	Martin	jolmar@umich.edu	94109
NATASHA	Hopkinson	natashah@mac.com	94109
Sharon	Paltin	bluetoothfairy18@gmail.com	95454-0018
JL	Angell	jangell@earthlink.net	95672
Logan	Bryck	lwbryck@gmail.com	94108
Elisabeth	Brandon	ecb1385@yahoo.com	94147
Ruth	Ferguson	ruthferg13@gmail.com	94110
Ryan	Knock	knockad18@gmail.com	94123
Massimo	LoPorto	mf.loporto@gmail.com	94110
grace	hsu	grace.hsu07@gmail.com	94115
Chang	Sun	chang.sun.cs@gmail.com	94105
Zack	Subin	zack.subin@fastmail.fm	94112
Gary	Decad	gmdecad@gmail.com	94114
Luke	Miner	lminer@gmail.com	94131
Max	Lamb	mlamb40@gmail.com	94122
Daniel	Cohen	dpalmcohen@gmail.com	94117
Simone	Alberti	simo.alb88@gmail.com	94114
Charles	Cassidy	charlescassidy16@gmail.com	94117
Sam	Jividen	sam.jividen@me.com	94102
william	perry	perry.b@comcast.net	94133
Kristen	Henderson	kristen.henderson24@gmail.com	94115
George	Ference	michael.ference@gmail.com	94122

Bryan	Harry	harrybryana@gmail.com	94110
Rohit	Sarathy	rohit@sarathy.org	94114
Hampton	Clark	hamptonclark16@gmail.com	94107
Nicolas	Pellegrino	nickpelle17@gmail.com	94110
Seth	DeVoll	sethdevoll@gmail.com	94117
Angelina	Calderon	alinapaz@gmail.com	94108
Hesham	Assabahi	heshamwolf20@yahoo.com	94114
Jeffrey	Van	jeffvan159@gmail.com	94109
Jonathan	Doyle	jdoyleonline@gmail.com	94115
Steven	Susana-Castillo	coolsteven2@gmail.com	94110
Daniel	Morgan	danielmorgan355@gmail.com	94111
Jacob	Best	jacobbest@gmail.com	94112
Jack	Hebb	jackhebb22@gmail.com	94110
Matthew	Bell	bellmatthew85@gmail.com	94117
Divya	Raghavan	divyaraghavan89@gmail.com	94110
Grace	Riley	grace.yau@gmail.com	94121
Matthew	Thomas	mthomas3073@berkeley.edu	94103
Kevin	Sullivan	kevin.sullivan1248@gmail.com	94114
Steve	Fillipow	sfillipow@yahoo.com	94115
Laurie	Shulock	laurie.shulock@gmail.com	94107-2957
Alexis	Martinez	martinezalexisy@gmail.com	94134
Sean	Stenstrom	seanstenstrom@gmail.com	94115
Zara	Louis	zaralouis13@gmail.com	94105
Katie	Pfeiffer	kpfeif@gmail.com	94110
Mario	Guerrieri	mario@guerrieri.codes	94114
Pablo	Voitzuk	pablovoitzuk@yahoo.com	94618-1745
Phillip	Palmore	phillip.palmore@gmail.com	94107
Jack	Eidson	jackweidson@gmail.com	94103
Jatin	Pathangi	jatinshravan@gmail.com	94158
Sarah	Sweedler	ssweedler@gmail.com	94121
Michael	Hankin	meh2135@gmail.com	94110
Kevin	Hu	tkevin.hu@gmail.com	94108
Steven	Matthews	stevenjosephmatthews@gmail.com	94158
Carolyn	Rider	carolynrider97@gmail.com	94103
Jose Luis	Gandara	gandara@stanford.edu	94110
Griffin	Lee	griffin.gregory.lee@gmail.com	94115
Matthew	Huguet	matthewghuguet@gmail.com	94109
John	Lydon	johnj1998@gmail.com	94114
Catalina	Cuervo	cuervo.mc@gmail.com	94158
Stephen	Mico	drbsfm@gmail.com	94158
Colin	McMahon	colinmcmahon415@gmail.com	94118
Erika	McLitus	emclitus@spur.org	94103
E	Gregor	eugene.gregor650@gmail.com	94118

Alec	Fremier	aleclfremier@gmail.com	94107
William	Kennedy	bill52kennedy@gmail.com	94133
Jared	Stearne	jared.stearne@gmail.com	94107
Christopher	Lin	cwlinn@umich.edu	94010
Justin	Brower	justinlb3003@gmail.com	94541
Justin	Brolley	justinbrolley@yahoo.com	94133
Ethan	Ledbetter	ethaniod.ledbetter@gmail.com	94103
Cardayell	Morgan	cardayell2525@gmail.com	94112
Anthony	Criscione	acriscione1997@gmail.com	94110
Peter	Rapier	peter.rapier@gmail.com	94121
Rachel	Lagunoff	rachlag@gmail.com	94158
Daniel	Turkov	danturkov@gmail.com	94102
Corey	Smith	corey@sfhac.org	94103
Elizabeth	Jump	bjump2@gmail.com	94110
Denise	Chiang	denisecchiang@gmail.com	94122
James	Wen	jgw787@gmail.com	94112
Peter	Dworkin	dworkinpeter@gmail.com	94123
Benjamin	Glenn	ben@benglenn.net	94110
kathryn alexis	woods	alexiswoods2@me.com	94117
Yuxi	Lin	y.esme.lib@gmail.com	94121
Michael	Gold	mgold9185@yahoo.com	94110
Janis	Naeve	jcnaeve@gmail.co	94127
Dante	Briones	sfhac@dante.briones.family	94110-4909
Kate	Voshell	katevoshell@gmail.com	94110
Bora	Ozturk	hrbora@gmail.com	94123
Barry	Roeder	barrytravels@yahoo.com	94109
Katarzyna	Bogdan	kebogdan@gmail.com	94123
Josh	Karper	ones.griefs-06@icloud.com	94103
Peter	Toscani	petertoscani@yahoo.com	94114
Andrew	D'Agostino	adag28@gmail.com	94114
Мо	Zhu	mozhu888@gmail.com	94114
Laurel	Gaddie	laurel.gaddie@gmail.com	94114
Jean	Jones	bkln2nj@verizon.net	94110
Piotr	Bajda	piotrbajda7@gmail.com	94114
Neal	Kinkenon	nkinkenon@gmail.com	94115
Monisha	Sabnis	monisha.sabnis@gmail.com	94115
Meredith	Dworkin	meredith.dworkin@gmail.com	94115
Michelle	McCune	michellecmccune@gmail.com	9413
ashley	wessinger	ashleywessinger@mac.com	94123
David	Leipper	davidleipper@gmail.com	94618
Michael	Arwashan	arwashan.michael@gmail.com	94110
Bill	Maher	bilmaher1@gmail.com	94117
Neven	Krickovic	neven@sdtarch.com	94710

Sam	Ribnick	sam.ribnick@gmail.com	94117
Mike	Pinkel	mike.pinkel@gmail.com	94102
Elinore	Lurie	elinore.lurie@gmail.com	94121
Carla	Schlemminger	carlas@yahoo.com	94123-4702
Megan	Topping	mmtopping@gmail.com	94118
Ronny	Weyant	ronny.j.weyant@gmail.com	94109
Lily	Vlach	lily.vlach@gmail.com	94109
Stacey	Wong	stacey.e.wong@gmail.com	94111
Jheel	Doshi	jheelmdoshi@gmail.com	94105
Pavel	Paramonov	pavel.paramonov@gmail.com	94121
Matthew C.	Sheridan	matthew@sheridan.net	94133
Miki	Hirai	hirai@archsf.com	94103
Elizabeth	Kukka	elizabeth.kukka@gmail.com	94109
Hana	Vegher	hana.vegher@gmail.com	94132
Q	N	gr00vyq3@gmail.com	94112
Roderick	Go	goroderickgo@gmail.com	94118
Avi	Jain	beofgravity@gmail.com	94109
Alex	Steiner	alexgsteiner91@gmail.com	94123
Brenda	Castillo	brendacd@gmail.com	94118
Justin	Ricaurte	justin@justinricaurte.com	94118
Geneva	Vogelheim	gvogelheim@gmail.com	94114
Daniel	Milko	dmmilko@gmail.com	94117
Sarah	Montoya	sarahromontoya@gmail.com	94131
Jane	Franklin	janefranklin@gmail.com	94117
Rosemary	Talcott	rosietalcott@gmail.com	94114
Julie	Lein	j2ulie@gmail.com	94133
John	Tomaszewski	john.tomaszewski2@gmail.com	94115
Emily	Goodyear	ejgoodyear23@gmail.com	94117
Lawrence	Dang	law_dang@yahoo.com	94539
ana	С	plytoc@yahoo.com	94123
Jen	Olson	jenolson10@gmail.com	94110
Sandra	Sadler	ssadler@ccsf.edu	94118
Stephan	Spangenberg	stephan.wcb@gmail.com	94109
Catie	Stewart	cs2593@gmail.com	94131
Sarang	Shah	sarang.a.shah@gmail.com	94115
Adam	Borelli	adam.borelli@gmail.com	94117
Cory	Basten	coryjbasten@gmail.com	94107
Abhishek	Kumar	pkabhishek95@gmail.com	94109
Daniel	Yost	dkyost@yahoo.com	94117
Tule	Horton	tulehorton@gmail.com	94118-1357
Caroline	Ayres	carolineayres6@gmail.com	94103
Felix	Gago	felix.gago76@gmail.com	94109
Anne	McNiel	anne.mcniel@gmail.com	94158

Zoe	Young	zoe.o.young@gmail.com	94117-1326
Tyler	Jones	jtjones415@gmail.com	94121
Edgar	Flores	edgarf2002@gmail.com	94107
Stephen	Suzman	sjsuzman@gmail.com	94114
Dillon	Perry	dillonwperry@gmail.com	94133
Devin	Carney	devin.carney@gmail.com	94110
Michael	Lewis	michaellewis333@gmail.com	94103
Cubby	S	gcubby100@gmail.com	94103
Nick	Reyes	nick.reyes.7th@gmail.com	94114
Yasha	Wallin	ywallin@gmail.com	94109-1606
Camille	Fassett	camillefassett@gmail.com	94117-2297
Luis	Casas	louishmaison@gmail.com	94109
Abigail	Tinker	abigail.tinker@gmail.com	94110
Tatiana	Ensslin	tjexoxo@yahoo.com	94107
Jen	Rosas	jenmrosas@yahoo.com	94121
Justin	Wollman	justin.w.wollman@gmail.com	94109
Abenezer	Shankute	abshankute@gmail.com	94109
Mike	Doyle	mdoyle1000@hotmail.com	94109
Annie	Guo	anniedefun@gmail.com	94109
Shivany	Condor Montes	shivanycm@gmail.com	94114
Jen	Benz	jenbenz@gmail.com	94107
Julianna	Keller	julianna.k.keller@gmail.com	94123-5041
Kala	Grogg	campo-challis.0u@icloud.com	94133

From:	<u>Carroll, John (BOS)</u>
To:	"Julien DeFrance"
Cc:	<u>Melgar, Myrna (BOS); Low, Jen (BOS); Chen, Chyanne (BOS); Sciammas, Charlie (BOS); Mahmood, Bilal (BOS);</u> <u>Cooper, Raynell (BOS)</u>
Subject:	RE: URGENT - Support 303 New Homes at 1101-1111 Sutter Street! - BOS File No. 240873
Date:	Thursday, February 6, 2025 11:58:00 AM
Attachments:	image001.png

Thank you for your comment letter.

I am forwarding your comments to the members of the LUT committee, and I will include your comments in the file for this ordinance matter.

I invite you to review the entire matter on our <u>Legislative Research Center</u> by following the link below:

Board of Supervisors File No. 240873

John Carroll Assistant Clerk Board of Supervisors San Francisco City Hall, Room 244 San Francisco, CA 94102 (415)554-4445

Click <u>here</u> to complete a Board of Supervisors Customer Service Satisfaction form.

The Legislative Research Center provides 24-hour access to Board of Supervisors legislation and archived matters since August 1998.

Disclosures: Personal information that is provided in communications to the Board of Supervisors is subject to disclosure under the California Public Records Act and the San Francisco Sunshine Ordinance. Personal information provided will not be redacted. Members of the public are not required to provide personal identifying information when they communicate with the Board of Supervisors and its committees. All written or oral communications that members of the public submit to the Clerk's Office regarding pending legislation or hearings will be made available to all members of the public for inspection and copying. The Clerk's Office does not redact any information that a member of the public elects to submit to the Board and its committees—may appear on the Board of Supervisors website or in other public documents that members of the public or copy.

From: Julien DeFrance <julien.defrance@gmail.com>
Sent: Wednesday, February 5, 2025 8:15 PM
To: Carroll, John (BOS) <john.carroll@sfgov.org>
Subject: Fwd: URGENT - Support 303 New Homes at 1101-1111 Sutter Street!

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Begin forwarded message:

From: Julien DeFrance <julien.defrance@gmail.com> Date: February 5, 2025 at 20:10:41 PST

To: daniel.lurie@sfgov.org, Board.of.Supervisors@sfgov.org, bos@sfgov.org, ChanStaff@sfgov.org, connie.chan@sfgov.org, Chyanne.chen@sfgov.org, chenstaff@sfgov.org, matt.dorsey@sfgov.org, DorseyStaff@sfgov.org, joel.engardio@sfgov.org, engardiostaff@sfgov.org, jackie.fielder@sfgov.org, fielderstaff@sfgov.org, mahmoodstaff@sfgov.org, Bilal.mahmood@sfgov.org, rafael.mandelman@sfgov.org, MandelmanStaff@sfgov.org, myrna.melgar@sfgov.org, melgarstaff@sfgov.org, danny.sauter@sfgov.org, sauterstaff@sfgov.org, Stephen.sherrill@sfgov.org, sherrillstaff@sfgov.org, Shamann.Walton@sfgov.org, waltonstaff@sfgov.org,

mayorspressoffice@sfgov.org

Subject: URGENT - Support 303 New Homes at 1101-1111 Sutter Street!

Supervisors and members of the land use committee,

The Housing Action Coalition strongly supports the proposed housing project at 1101-1111 Sutter Street—a much-needed development that will bring 303 new homes to San Francisco, including 101 affordable units and a 4,000-square-foot child care center. This project is a vital step in addressing our city's severe housing shortage while improving the neighborhood with thoughtful design and community-focused amenities.

Why We Support This Project:

More Homes for San Francisco: The 22-story tower will add 303 homes, with 33% set aside as below-market-rate units, ensuring that working families, low-income residents, and essential workers can live in the heart of the city.

Revitalizing Underutilized Land: This project replaces a deteriorating structure with a modern, mixed-use building that includes a child care center, retail spaces, and welcoming open areas for the community.

Sustainable, Walkable Neighborhoods: The project includes landscaped courtyards, rooftop gathering spaces, wider sidewalks, better lighting, and more street trees—all designed to create a vibrant, transit-friendly, and environmentally conscious community.

This is exactly the type of smart, innovative housing development San Francisco needs to combat the housing crisis.

This is a much overdue project.

We urge city leaders to approve 1101-1111 Sutter Street without delay.

Please advise.

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Hi John,

Good to see you yesterday. I forgot to cc you on this letter to Melgar. Not sure if it should go in the legislative file for the record.

I will be sending another LUTC letter re: File # 2400927 later today or tomorrow.

Thanks,

John JOHN AVALOS (he/him/his) Executive Director Council of Community Housing Organizations john@sfccho.org Phone: 415-359-8367 Pronouns: He/Him/His



------ Forwarded message ------From: John Avalos <john@sfccho.org> Date: Tue, Jan 28, 2025 at 1:29 PM Subject: Concerns: re: File # 240873 Inclusionary Housing Program To: Melgar, Myrna (BOS) <<u>myrna.melgar@sfgov.org</u>>, <<u>bilal.mahmood@sfgov.org</u>>, <<u>chyanne.chen@sfgov.org</u>> Cc: <jen.low@sfgov.org>, <<u>charlie.sciammas@sfgov.org</u>>, Mandelman, Rafael (BOS) <<u>rafael.mandelman@sfgov.org</u>>, Gluckstein, Lisa (MYR) <<u>lisa.gluckstein@sfgov.org</u>>, Wilcox, William (MYR) <<u>william.wilcox@sfgov.org</u>>, <<u>raynell.cooper@sfgov.org</u>>, <<u>daniel.lurie@sfgov.org</u>>

January 27, 2025

Supervisor Melgar, Chair Land Use and Transportation Committee

Supervisor Bilal Mahmood, LUT Member Supervisor Chyanne Chen, LUT Member

Dear Members of the Land Use Committee,

I am writing on behalf of the Council of Community Housing Organizations in regards to the Mayor's legislation to amend the Inclusionary Housing Ordinance (File # 240873). We urge the committee to ensure that we design this policy to protect the integrity of the inclusionary ordinance and avoid any unintended outcomes that could undermine our affordable housing pipeline.

We understand that the intent of this legislation is for the City to advance more market development projects which is part of our obligation under RHNA. Although it is suggested as part of the rationale, we don't see this legislation as a way to facilitate more affordable housing units. That's because the amount of additional affordable units above current requirements is negligible and will have a superficial impact on affordability. Although there is no direct investment that the city must pay, this legislation further enables public subsidies to advance market rate development and there is an opportunity cost for using tax exempt bond financing.

As such, we urge the Board to consider amendments that ensure this policy does not undermine the prioritization of public subsidy for 100% affordable projects. We believe this can be accomplished through three amendments:

First, adding tighter language that determines how MOHCD manages the "queue" of applicants that seek to use these subsidies, making sure that market projects never jump the queue to displace any 100% affordable projects.

Second, creating an ability to re-assess the program if conditions change, for example if it becomes more difficult in the future for 100% affordable projects to be awarded state CDLAC and TCAC funding. Currently, MOHCD reports that 100% affordable projects are being fully funded, but that may change, as has happened in the past, and if so, this will only intensify competition between market and 100% affordable projects.

Third, if the city's goal in this legislation, as was explained by Planning staff, is to tie the requirement to the current inclusionary rate which can change over time, then we recommend that the City use the tried and tested standard that worked during our last recession, the post 2008 recession era. During that time, the CDLAC requirement was 33% greater than the underlying on-site requirement. This approach would be simple, straightforward, and reasonable, and would be durable through the ups and

downs of real estate cycles. It would ensure elasticity of the policy without undermining its integrity.

We look forward to working together with you as you consider this legislation and ways to ensure that it addresses our communities' concerns referenced above.

CC Board of Supervisors President Rafael Mandelman Mayor Daniel Lurie

Sincerely

JOHN AVALOS (he/him/his) Executive Director Council of Community Housing Organizations john@sfccho.org Phone: 415-359-8367 Pronouns: He/Him/His





January 27, 2025

Supervisor Melgar, Chair Land Use and Transportation Committee Supervisor Bilal Mahmood, LUT Member Supervisor Chyanne Chen, LUT Member

Dear Members of the Land Use Committee,

I am writing on behalf of the Council of Community Housing Organizations in regards to the Mayor's legislation to amend the Inclusionary Housing Ordinance (File # 240873). We urge the committee to ensure that we design this policy to protect the integrity of the inclusionary ordinance and avoid any unintended outcomes that could undermine our affordable housing pipeline.

We understand that the intent of this legislation is for the City to advance more market development projects which is part of our obligation under RHNA. Although it is suggested as part of the rationale, we don't see this legislation as a way to facilitate more affordable housing units. That's because the amount of additional affordable units above current requirements is negligible and will have a superficial impact on affordability. Although there is no direct investment that the city must pay, this legislation further enables public subsidies to advance market rate development and there is an opportunity cost for using tax exempt bond financing.

As such, we urge the Board to consider amendments that ensure this policy does not undermine the prioritization of public subsidy for 100% affordable projects. We believe this can be accomplished through three amendments:

- First, adding tighter language that determines how MOHCD manages the "queue" of applicants that seek to use these subsidies, making sure that market projects never jump the queue to displace any 100% affordable projects.
- Second, creating an ability to re-assess the program if conditions change, for example if it becomes more difficult in the future for 100% affordable projects to be awarded state CDLAC and TCAC funding. Currently, MOHCD reports that 100% affordable projects are being fully funded, but that may change, as has happened in the past, and if so, this will only intensify competition between market and 100% affordable projects.
- Third, if the city's goal in this legislation, as was explained by Planning staff, is to tie the requirement to the current inclusionary rate which can change over time, then we recommend that the City use the tried and tested standard that worked during our last

recession, the post 2008 recession era. During that time, the CDLAC requirement was 33% greater than the underlying on-site requirement.¹ This approach would be simple, straightforward, and reasonable, and would be durable through the ups and downs of real estate cycles. It would ensure elasticity of the policy without undermining its integrity.

We look forward to working together with you as you consider this legislation and ways to ensure that it addresses our communities' concerns referenced above.

Sincerely

Curles

John Avalos Executive Director

CC Board of Supervisors President Rafael Mandelman Mayor Daniel Lurie

¹ During the last economic recession, the city set a standard for what conditions market projects had to meet in order to utilize tax exempt CDLAC bonds. Just like now, the inclusionary requirement in and of itself was not preventing projects from moving forward, but rather the cost of money and other economic factors. Even eliminating inclusionary obligations did not make it feasible for development projects to move forward. At the time, the on-site inclusionary requirement was 15% and the city standard for developers to utilize CDLAC financing was that developers had to provide 20% inclusionary affordability. (That's an additional 33% over the baseline requirement). This standard proved effective and a number of projects were able to take advantage of tax exempt bonds and move forward and provided additional inclusionary units, including for example the Vida project on Mission and 14th, and the Potrero Launch project in the Dogpatch, both 20% affordable projects that moved only because they used tax-exempt bonds.

From:	<u>Carroll, John (BOS)</u>
To:	Lorna Walker
Cc:	Melgar, Myrna (BOS); Low, Jen (BOS); Chen, Chyanne (BOS); Sciammas, Charlie (BOS); Mahmood, Bilal (BOS);
	Cooper, Raynell (BOS); MelgarStaff (BOS); ChenStaff; MahmoodStaff
Subject:	FW: Please reject 1101-1123 Sutter Street Upsizing - BOS File No. 240873
Date:	Monday, February 3, 2025 1:39:00 PM
Attachments:	<u>1101 Sutter.pdf</u>
	image001.png

Thank you for your comment letter.

I am forwarding your comments to the members of the LUT committee, and I will include your comments in the file for this ordinance matter.

I invite you to review the entire matter on our <u>Legislative Research Center</u> by following the link below:

Board of Supervisors File No. 240873

John Carroll Assistant Clerk Board of Supervisors San Francisco City Hall, Room 244 San Francisco, CA 94102 (415)554-4445

Click <u>here</u> to complete a Board of Supervisors Customer Service Satisfaction form.

The Legislative Research Center provides 24-hour access to Board of Supervisors legislation and archived matters since August 1998.

Disclosures: Personal information that is provided in communications to the Board of Supervisors is subject to disclosure under the California Public Records Act and the San Francisco Sunshine Ordinance. Personal information provided will not be redacted. Members of the public are not required to provide personal identifying information when they communicate with the Board of Supervisors and its committees. All written or oral communications that members of the public submit to the Clerk's Office regarding pending legislation or hearings will be made available to all members of the public for inspection and copying. The Clerk's Office does not redact any information that a member of the public elects to submit to the Board and its committees—may appear on the Board of Supervisors website or in other public documents that members of the public or copy.

From: Lorna Walker <sf.lorna@gmail.com>

Sent: Sunday, February 2, 2025 5:42 PM

To: ChenStaff <ChenStaff@sfgov.org>; MahmoodStaff <MahmoodStaff@sfgov.org>; MelgarStaff (BOS) <melgarstaff@sfgov.org>

Cc: Carroll, John (BOS) <john.carroll@sfgov.org>; Lurie, Daniel (MYR) <daniel.lurie@sfgov.org> **Subject:** Please reject 1101-1123 Sutter Street Upsizing

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Good evening,

I am submitting the attached statement opposing Martin Building Company's proposal to increase the building height and density at 1101-1111 Sutter Street. For the reasons set forth in my statement, please reject this proposal.

Please feel free to contact me if you have any questions about my statement.

Best, Lorna Walker

To: San Francisco Land Use Committee Members From: Lorna Walker

I strongly oppose the proposed housing project at 1101-1111 Sutter Street for the following reasons.

First, this developer should not benefit from delaying its original planned development. Martin Building ("Martin") initially proposed to build a 14-story building in 2022, with construction to be complete by 2024.¹ It is now February 2025, and Martin has not even started construction. Rather, instead of starting construction, Martin seeks to take advantage of laws enacted <u>after</u> its plan was approved and upsize the building by 8 more stories, in complete disregard of local zoning laws and neighborhood compatibility. Martin should not benefit from its construction delay, which Sacramento uses to punish San Francisco, or be allowed to benefit retroactively from new laws. Rather, the City should mandate that Martin start construction immediately on its existing approved plans.

Second, there is no justification to approve this upsizing. Clearly, Martin is seeking this upsizing solely so it can sell more high-end condos and increase its profits. Martin should not benefit from its three-year construction delay by being allowed to make a higher profit.

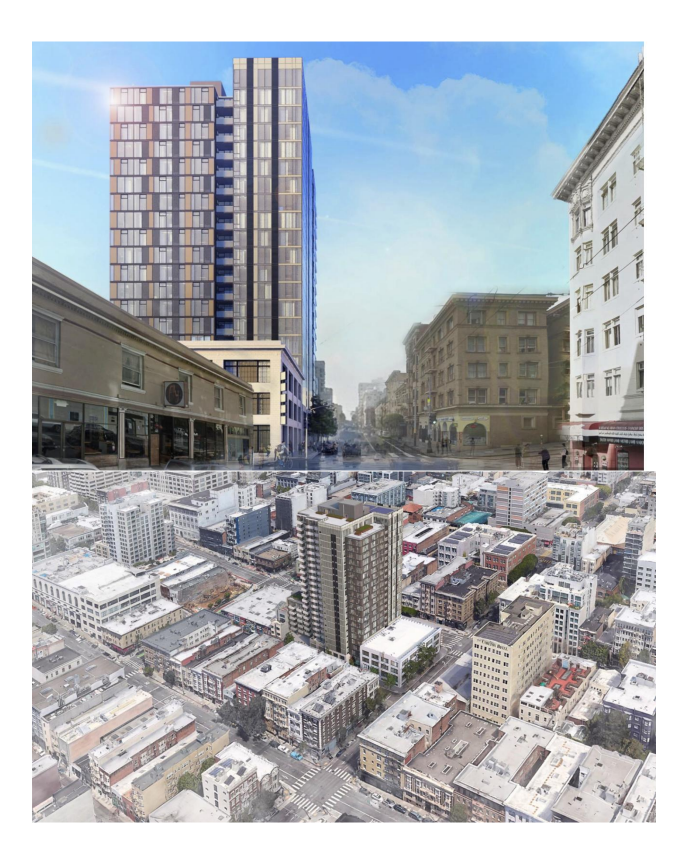
Third, Sutter Street cannot sustain this excess upsizing, and this is exactly the type of ridiculous, oversized development that San Francisco needs to prevent. The City previously approved a 14-story proposed building, despite the fact that a 14-story building far exceeds the current height and density limitations, will tower over existing structures, and will forever change this neighborhood. There is absolutely no justification to further upsize the building to 22 stories, which is more than a 50% increase over the current 14-story proposal and a 400% increase over existing height limitations. As depicted in the photo below, the new proposal <u>does not</u> fit in the neighborhood and this type of development is not in an area designated for upsizing since it is not a major thoroughfare.

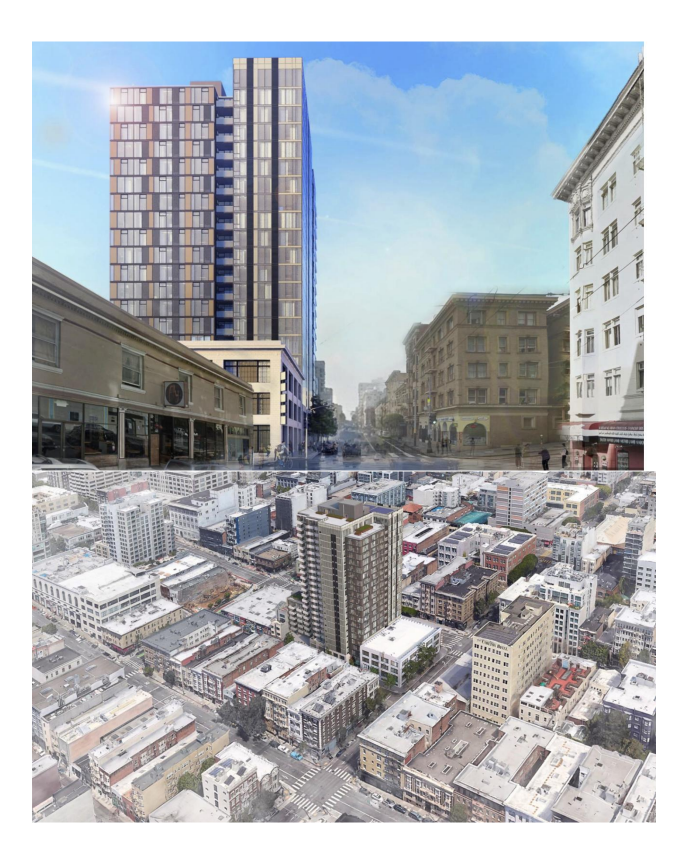
Fourth, the City can meet its housing needs by allowing smaller upsizing (no more than 1-4 stories above current zoning limitations), which will not destroy neighborhoods. These super-sized buildings are ridiculous and do nothing to reduce housing costs.

Please reject this proposal and show that San Francisco intends to stand up to the rich real estate developers who are upsizing San Francisco solely to become richer, with complete disregard to San Francisco residents. Our world-renowned City is loved because of its low building profiles and ability to feel the sun's warmth while walking down our streets and we need to make sure that it stays a welcoming city. Please help protect San Francisco neighborhoods and reject the modification to the proposed 1101-1111 Sutter Street construction.

Lorna Walker (a San Francisco registered voter)

¹ <u>https://skyscraperpage.com/forum/showthread.php?t=257789</u>







City Hall Dr. Carlton B. Goodlett Place, Room 244 San Francisco, CA 94102-4689 Tel. No. (415) 554-5184 Fax No. (415) 554-5163 TDD/TTY No. (415) 554-5227

MEMORANDUM

LAND USE AND TRANSPORTATION COMMITTEE

SAN FRANCISCO BOARD OF SUPERVISORS

- TO: Supervisor Myrna Melgar, Chair Land Use and Transportation Committee
- FROM: John Carroll, Assistant Clerk
- DATE: February 10, 2025
- SUBJECT **COMMITTEE REPORT, BOARD MEETING** Tuesday, February 11, 2025

The following file should be presented as COMMITTEE REPORT during the Board meeting on Tuesday, February 11, 2025. This ordinance was acted upon during the Land Use and Transportation Committee meeting on Monday, February 10, 2025, at 1:30 p.m., by the votes indicated.

BOS Item No. 26 File No. 240873

[Planning, Health Codes - Inclusionary Housing Ordinance, Non-Potable Water Exemption]

Ordinance amending the Planning Code to permit the use of California Debt Limit Allocation Committee tax-exempt bond financing and tax credits under the Tax Credit Allocation Committee for certain affordable housing projects that provide additional affordable units or deeper affordability levels than required by the Inclusionary Housing Ordinance, and require the Mayor's Office of Housing and Community Development to report on such projects; amending the Health Code to exempt such affordable housing projects from compliance with the requirement that new buildings be constructed, operated, and maintained using alternate water sources for non-potable uses; affirming the Planning Department's determination under the California Environmental Quality Act; making public necessity, convenience, and welfare findings under Planning Code, Section 302; and making findings of consistency with the General Plan and the eight priority policies of Planning Code, Section 101.1.

RECOMMENDED AS A COMMITTEE REPORT Vote: Supervisor Myrna Melgar – Aye Supervisor Chyanne Chen – Aye Supervisor Bilal Mahmood – Aye

Cc: Board of Supervisors Angela Calvillo, Clerk of the Board Alisa Somera, Legislative Deputy Brad Russi, Deputy City Attorney