BOARD of SUPERVISORS



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November 22, 2021

Planning Commission Attn: Jonas Ionin 49 South Van Ness Avenue, Suite 1400 San Francisco, CA 94103

Dear Commissioners:

On November 16, 2021, Supervisor Mar submitted the following legislation:

File No. 211202

Ordinance amending the Planning Code to provide a density limit exception for Lots in RH (Residential, House) zoning districts, to permit up to four dwelling units per lot, exclusive of accessory dwelling units and subject to maximum rental rates and sales prices determined to be affordable at 100% of area median income; amending the Administrative Code to limit initial rental rates and rental rate increases for specified units; affirming the Planning Department's determination under the California Environmental Quality Act; and making findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1, and findings of public necessity, convenience, and welfare under Planning Code, Section 302.

The proposed ordinance is being transmitted for review. The ordinance is pending before the Land Use and Transportation Committee and will be scheduled for hearing upon receipt of your response.

Angela Calvillo, Clerk of the Board

By: Erica Major, Assistant Clerk

Land Use and Transportation Committee

c: Rich Hillis, Director
Scott Sanchez, Deputy Zoning Administrator
Corey Teague, Zoning Administrator

Corey Teague, Zoning Administrator
Lisa Gibson, Environmental Review Officer
Devyani Jain, Deputy Environmental Review Officer
Adam Varat, Acting Director of Citywide Planning
AnMarie Rodgers, Legislative Affairs
Dan Sider, Director of Executive Programs
Aaron Starr, Manager of Legislative Affairs
Joy Navarrete, Environmental Planning

1 2	[Planning, Administrative Codes - Dwelling Unit Density Exception in Residential Districts and Rent Control of Bonus Dwelling Units]				
3	Ordinance amending the Planning Code to provide a density limit exception for Lots in				
4	RH (Residential, House) zoning districts, to permit up to four dwelling units per lot,				
5	exclusive of accessory dwelling units and subject to maximum rental rates and sales				
6	prices determined to be affordable at 100% of area median income; amending the				
7	Administrative Code to limit initial rental rates and rental rate increases for specified				
8	units; affirming the Planning Department's determination under the California				
9	Environmental Quality Act; and making findings of consistency with the General Plan,				
10	and the eight priority policies of Planning Code, Section 101.1, and findings of public				
11	necessity, convenience, and welfare under Planning Code, Section 302.				
12	NOTE: Unchanged Code text and uncodified text are in plain Arial font.				
13	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> .				
14	Board amendment additions are in double-underlined Arial font. Board amendment deletions are in strikethrough Arial font.				
15	Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.				
16					
17	Be it ordained by the People of the City and County of San Francisco:				
18					
19	Section 1. CEQA 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 5 the Board of Supervisors in File No. ______, and is incorporated herein by reference. 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. Background and Findings. 13 (a) According to the Planning Department's 2020 Housing Inventory, housing costs in 14 San Francisco have increased dramatically since the Great Recession of 2008-2009, with the 15 median sale price for a two-bedroom house more than tripling from 2011 to 2021, from \$493,000 to \$1,580,000. This increase in housing costs includes 9% growth from 2019 to 16 17 2020 alone, even in the face of the COVID-19 pandemic. 18 (b) From 2011 to 2019, the median rental rate for a two-bedroom apartment similarly increased, nearly doubling from \$2,570 to \$4,500 per month. Despite the COVID-19 pandemic 19 20 and a temporarily dampened housing market, the median rental rate in 2020 was \$3,570. The 21 2019 and 2020 median rental rate far exceed the \$2,664 rental rate of a two-bedroom apartment priced to be affordable for a household at 100% of San Francisco's Area Median 22 23 Income ("AMI") in 2021, according to the Mayor's Office of Housing and Community 24 Development.

(c) According to the Planning Department's 2020 Housing Inventory, while San
Francisco met 148% of its 2015-2022 Above Moderate (greater than 120% of AMI) housing
goal as of 2020, it met only 39% of its Low Income (less than 80% of AMI) and Very Low
Income (less than 50% of AMI) housing goals, and only 27% of its Moderate Income (80-
120% of AMI) housing goal, as of 2020.

- (d) In the near future, San Francisco is likely to face steeper challenges to meet its Moderate Income housing goal in light of an anticipated 250% increase in the Regional Housing Needs Allocation for Moderate Income households in San Francisco in the upcoming 2023-2031 Housing Element cycle, according to the State of California's revised population growth projections.
- (e) According to the Planning Department's Housing Balance Report No. 12, many Supervisorial Districts are experiencing a Negative Cumulative Housing Balance, meaning that the number of units removed from protected status (for example, by means of Ellis Act evictions, Owner Move-In evictions, or housing demolition) exceeds the number of new affordable housing units added to that district in a given period. The following San Francisco Supervisorial Districts, all of which have a large number of single-family homes, had Negative Cumulative Housing Balances between 2011-2020: District 4 (-73.9%), District 1 (-46.8%), District 1 (-18.8%), District 8 (-13.8%), and District 2 (-10.6%).
- (f) As set forth in Board of Supervisors Resolution No.______, on file in File No. ______, the Board of Supervisors has expressed its commitment to support low- and moderate-income homeowners as an essential component of addressing the housing affordability and housing stability crisis, and the Board of Supervisors has urged the Planning Department and other City agencies to create a Housing Development Incentive Program for Homeowners ("Program") that supports San Francisco residents to build new housing, which would include technical assistance (e.g., for predevelopment, construction, and long-term

property management) and financial assistance (e.g., grants, no- or low- interest loans), and streamlined permitting through pre-approved plans, with the goal to increase the number of housing units developed by homeowners and local small property owners. The Program would target low- and moderate- income homeowners in RH (Residential, House) Districts and in Sensitive Communities, as defined by the UC Berkeley Urban Displacement Project, and the Program would include financial incentives for homeowners who rent or sell the new units to low- and moderate-income households at an affordable level.

Section 3. Articles 1, 2, and 4 of the Planning Code are hereby amended by revising Sections 102 (with a new definition placed in alphabetical sequence), 207, and 209.1, and adding Section 436, to read as follows:

SEC. 102. DEFINITIONS.

* * * *

Dwelling Unit, Bonus. A Bonus Dwelling Unit is any Dwelling Unit that is not an Accessory

Dwelling Unit and which is permitted to be constructed in an RH District, contingent upon compliance
with Section 207(c)(8), in excess of the number of units otherwise permitted by right in the applicable
RH District as set forth in Table 209.1. For example, a property owner with a lot in an RH-1 District is
permitted to construct one unit per lot, according to Table 209.1. If the property owner elects to
comply with Section 207(c)(8) and is thereby authorized to construct four units, the three units
authorized under Section 207(c)(8) in excess of the one unit permitted under the RH-1 column of Table
209.1 shall be deemed Bonus Dwelling Units. Each Bonus Dwelling Unit shall have a minimum of two
bedrooms and shall be subject to the requirements of Planning Code Section 436 and Administrative
Code Section 37.3(h). In addition, the property owner shall enter into a regulatory agreement with the
City, as a condition of approval of the Bonus Density Units authorized under Section 207(c)(8)

("Regulatory Agreement"). The Regulatory Agreement shall contain the following: (a) a statement

1	that the Bonus Density Units are not subject to the Costa Hawkins Rental Housing Act (California Civil
2	Code Section 1954.50) because, under Section 1954.52(b), the property owner has entered into this
3	agreement with the City in consideration for a waiver of residential density up to four dwelling units or
4	other direct financial contribution or other form of assistance specified in California Government Code
5	Sections 65915 et seq.; (b) a description of the waiver of residential density or other direct financial
6	contribution or form of assistance provided to the property owner; and (c) a description of the
7	remedies for breach of the agreement and other provisions to ensure implementation and compliance
8	with the agreement. The property owner and the Planning Director (or the Director's designee), on
9	behalf of the City, will execute the Regulatory Agreement, which shall be reviewed and approved by the
10	City Attorney's Office. The Regulatory Agreement shall be executed prior to the City's issuance of the
11	First Construction Document for the project, as defined in Section 107A.13.1 of the San Francisco
12	Building Code. Following execution of the Regulatory Agreement by all parties and approval by the
13	City Attorney, the Regulatory Agreement or a memorandum thereof shall be recorded to the title
14	records in the Office of the Assessor-Recorder for the real property containing the Bonus Dwelling
15	Unit and shall be binding on all future owners and successors in interest.
16	* * * *
17	SEC. 207. DWELLING UNIT DENSITY LIMITS.
18	* * * *
19	(c) Exceptions to Dwelling Unit Density Limits. An exception to the calculations
20	under this Section 207 shall be made in the following circumstances:
21	* * * *
22	(8) Residential Density in RH Districts. For projects located in RH Districts that are not
23	seeking or receiving a density bonus under Planning Code Sections 206.5 or 206.6, or California
24	Government Code Sections 65915 et seq., and have executed an agreement to comply with the
25	requirements of Planning Code Section 436 and Administrative Code Section 37.3(h), residential

- 1 <u>density limits shall be waived for up to four dwelling units, not inclusive of any Accessory Dwelling</u>
- 2 <u>Units as permitted under this Section 207. Projects using the density exception of this subsection (c)(8)</u>
- 3 shall be subject to the Height and Bulk Limits, Rear Yard, and Side Yard standards applicable to the
- *RH-3 zoning district as set forth in Section 209.1.*

SEC. 209.1. RH (RESIDENTIAL, HOUSE) DISTRICTS.

These Districts are intended to recognize, protect, conserve, and enhance areas characterized by dwellings in the form of houses, usually with one, two, or three units with separate entrances, and limited scale in terms of building width and height. Such areas tend to have similarity of building styles and predominantly contain large units suitable for family occupancy, considerable open space, and limited nonresidential uses. The RH Districts are composed of five separate classes of districts, as follows:

Table 209.1
ZONING CONTROL TABLE FOR RH DISTRICTS

Zoning Category	§ References	RH- 1(D)	RH-1	RH-1(S)	RH-2	RH-3	
BUILDING STANDARDS							
Massing and S	etbacks						
Height and Bulk Limits (10)	§§ 102, 105, 106, 250-252, 253, 260, 261, 261.1,270, 271. See also Height and Bulk District Maps.	may be to Structure than Dwo constructure prescribe which is Per § 26 may be constructed.	on of a Dwaller than es with use ellings may ted to the ed height ligenerally a the heigh decreased d based of the lot.	35 feet. es other y be imit, 40 feet. ht limit or	No portion of a Dwelling may be taller than 40 feet. Structures with uses other than Dwellings may be	Varies, but generally 40 feet. Height sculpting on Alleys per § 261.1.	

1								constructed to the		
2								prescribed height limit.		
3								Per § 261		
4								the height limit may		
5								be decreased		
6								based on the slope of		
7								the lot.		
8	* * * *		ı							
9	Rear Vard §§			30% of lot de	pth, but ir	n no case		45% of lot depth or average of adjacent neighbors. If averaged,		
10	Yard 130, 134			less than 15 feet.			no less than 25% or 15 feet, whichever is greater.			
11				Required						
12				for lots 28 feet and						
13	Side	§§		wider. Width of						
14	Yard <u>(10)</u>	130 133		side setback	Not Requ	iired				
15				depends						
16				on width of lot.						
17	* * * *									
18	RESIDENTIAL STANDARDS AND USES									
19	* * * *									
20	Residential Uses									
21						one unit		P up to two	P up to three units	
22	Residentia	I			On a!4	per lot. C up to one	•	units per lot. C up to one	per lot. C	
23	Density, Dwelling Units		§ <u>§</u> 1	<u>102,</u> 207	One unit per lot.	unit per		unit per 1,500 square	up to one unit per	
24	(6) <u>(11)</u>					square	600 sq. ft.	feet of lot	1,000 square feet	
25							or less. C up to one	area.	of lot area.	

	more than	unit per 3,000 square	
		feet of lot area, with no more	
		than three units per	
* * * *		lot.	

* * * *

(10) Lots that include two or more Bonus Dwelling Units in the RH-1(D), RH-1, RH-1(S), and RH-2 zoning districts shall be subject to the Height and Bulk Limits, Rear Yard, and Side Yard standards applicable in the RH-3 zoning district.

(11) P for up to four dwelling units pursuant to Section 207(c)(8).

SEC. 436. SALES OF BONUS DWELLING UNITS. For any building containing a Bonus

Dwelling Unit, each Bonus Dwelling Unit shall be offered for sale with a maximum sales price

determined by the Mayor's Office of Housing and Community Development ("MOHCD") to be

affordable for a buyer at 100% of the median income for San Francisco as published annually by

MOHCD and derived in part from income limits and area median income published by the United

States Department of Housing and Urban Development for the County of San Francisco ("AMI"). The

maximum sales price would be determined using an affordable sales price methodology established and
approved by MOHCD. MOHCD may adjust the AMI and maximum sales price based on a household
size appropriate for the Bonus Dwelling Unit and number of bedrooms. The owner of the Bonus

Dwelling Unit shall obtain MOHCD's approval of the maximum sales price prior to any marketing or
sale of a Bonus Dwelling Unit. These requirements and limitations shall be memorialized in a notice
or declaration of special restrictions that is recorded to the title records in the Office of the Assessor-

1	Recorder for the real property containing the Bonus Dwelling Unit. The requirements and limitations
2	in this Section 436 shall apply for the time during which the building remains in existence in or upon
3	the subject property in its present state or as modified, except such requirements and limitations shall
4	not apply to a dwelling or a unit that does not constitute a Bonus Dwelling Unit.
5	
6	Section 4. Chapter 37 of the Administrative Code is hereby amended by revising
7	Sections 37.2 and 37.3, to read as follows:
8	
9	SEC. 37.2. DEFINITIONS.
10	* * * *
11	(r) Rental Units. All residential dwelling units in the City and County of San Francisco
12	together with the land and appurtenant buildings thereto, and all housing services, privileges,
13	furnishings, and facilities supplied in connection with the use or occupancy thereof, including
14	garage and parking facilities.
15	* * * *
16	The term "rental units" shall not include:
17	* * *
18	(4) Except as provided in subsections (A)- (DE) , dwelling units whose rents are
19	controlled or regulated by any government unit, agency, or authority, excepting those
20	unsubsidized and/or unassisted units which are insured by the United States Department of
21	Housing and Urban Development; provided, however, that units in unreinforced masonry
22	buildings which have undergone seismic strengthening in accordance with Building Code
23	Chapters 16B and 16C shall remain subject to the Rent Ordinances to the extent that the

ordinance is not in conflict with the seismic strengthening bond program or with the program's

loan agreements or with any regulations promulgated thereunder;

24

1	* * * *			
2	(E) The term "rental units" shall include Bonus Dwelling Units constructed			
3	pursuant to Section 207(c)(8) of the Planning Code.			
4				
5	SEC. 37.3. RENT LIMITATIONS.			
6	(a) Rent Increase Limitations for Tenants in Occupancy. Landlords may impose rent			
7	increases upon tenants in occupancy only as provided below and as provided by subsections			
8	37.3(d) <u>, and 37.3(h)</u> :			
9	* * * *			
10	(g) New Construction and Substantial Rehabilitation.			
11	(1) An owner of a residential dwelling or unit which is newly constructed and			
12	first received a certificate of occupancy after the effective date of Ordinance No. 276-79 (June			
13	13, 1979), or which the Rent Board has certified has undergone a substantial rehabilitation,			
14	may establish the initial and all subsequent rental rates for that dwelling or unit, except:			
15	(A) where rent restrictions apply to the dwelling or unit under			
16	Sections 37.3(d) or 37.3(f);			
17	(B) where the dwelling or unit is a replacement unit under			
18	Section 37.9A(b);			
19	(C) as provided for certain categories of Accessory Dwelling Units under			
20	Section 37.2(r)(4)(D); and			
21	(D) as provided in a development agreement entered into by the City			
22	under Administrative Code Chapter 56-; and			
23	(E) as provided for Bonus Dwelling Units under Section 37.3(h).			
24	(h) Limitations on Rental Rates and Rental Rate Increases of Bonus Dwelling Units.			

1	For any building containing a Bonus Dwelling Unit, each Bonus Dwelling Unit shall be offered
2	for rent at the rate determined by the Mayor's Office of Housing and Community Development
3	("MOHCD") for rent for households earning 100% of Area Median Income ("AMI"), as set forth in
4	the table titled "Maximum Monthly Rent By Unit Type," as filed with MOHCD annually for the
5	Inclusionary Housing Program and available for viewing on the MOHCD website, and as
6	memorialized in a notice or declaration of special restrictions that is recorded to the title records in the
7	Office of the Assessor-Recorder for the real property containing the Bonus Dwelling Unit. The
8	requirements and limitations in this subsection 37.3(h) shall apply for the time during which the
9	building remains in existence in or upon the subject property in its present state or as modified, except
10	such requirements and limitations shall not apply to a dwelling or a unit that does not constitute a
11	Bonus Dwelling Unit.
12	(1) Rental Rates at Commencement of Tenancy. At or prior to the commencement of
13	any tenancy in a Bonus Dwelling Unit, the owner of the Bonus Dwelling Unit shall offer the Bonus
14	Dwelling Unit for rent at the rate set forth by MOHCD for rent by households earning 100% of AMI, as
15	set forth in the table titled "Maximum Monthly Rent By Unit Type," as filed with MOHCD annually,
16	and as memorialized in a notice or declaration of special restrictions that is recorded to the title
17	records in the Office of the Assessor-Recorder for the real property containing the Bonus Dwelling
18	<u>Unit.</u>
19	(2) Rent Increases. The owner of a Bonus Dwelling Unit may impose rent increases
20	upon a tenant in occupancy only as provided in Administrative Code subsections 37.3(a) and 37.3(d).
21	
22	Section 5. Effective Date. This ordinance shall become effective 30 days after
23	enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the
24	ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board
25	of Supervisors overrides the Mayor's veto of the ordinance.

1	Section 6. 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 9	APPROVED AS TO FORM: DAVID CHIU, City Attorney
10	By: <u>/s/ Christopher T. Tom</u>
11	CHRISTOPHER TOM Deputy City Attorney
12	Dopaty Oily Attorney
13	n:\legana\as2021\2100467\01565840.docx
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25	

LEGISLATIVE DIGEST

[Planning, Administrative Codes - Dwelling Unit Density Exception in Residential Districts and Rent Control of Bonus Dwelling Units]

Ordinance amending the Planning Code to provide a density limit exception for Lots in RH (Residential, House) zoning districts, to permit up to four dwelling units per lot, exclusive of accessory dwelling units and subject to maximum rental rates and sales prices determined to be affordable at 100% of area median income; amending the Administrative Code to limit initial rental rates and rental rate increases for specified units; affirming the Planning Department's determination under the California Environmental Quality Act; and making findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1, and findings of public necessity, convenience, and welfare under Planning Code, Section 302.

Existing Law

The Planning Code sets forth different zoning districts throughout the City, where different uses are permitted, conditional or prohibited, and where various controls (such as height, bulk, setbacks, etc.) apply. Residential, House (RH) districts are "intended to recognize, protect, conserve and enhance areas characterized by dwellings in the form of houses, usually with one, two or three units with separate entrances, and limited scale in terms of building width and height. Such areas tend to have similarity of building styles and predominantly contain large units suitable for family occupancy, considerable open space, and limited nonresidential uses." (Section 209.1). The RH districts are composed of five separate classes of districts, depending on the number of units permitted in each:

- RH-1(D) Districts: One-Family (Detached Dwellings); RH-1 Districts: One-Family; and RH-1(S) Districts: One-Family with Minor Second Unit, which are generally characterized by single-family houses;
- RH-2 Districts: Two-Family, which generally consist of one-family and two-family houses:
- RH-3 Districts: Three-Family, in which structures with three units are common in addition to one-family and two-family houses.

Amendments to Current Law

This ordinance would create a density limit exception to permit up to four units per lot in all RH districts, for property owners that are not seeking or receiving a density bonus. Each unit permitted under this ordinance in excess of the number of units otherwise permitted by right in the applicable RH District (as set forth Planning Code Table 209.1) would constitute a "Bonus

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Dwelling Unit." Bonus Dwelling Units would be permitted in addition to any Accessory Dwelling Units authorized under the Planning Code. Under this ordinance, Bonus Dwelling Units would be subject to the following limitations and requirements:

- Lots that include two or more Bonus Dwelling units in the RH-1(D), RH-1, RH-1(S), and RH-2 zoning districts would be subject to the Height and Bulk Limits, Rear Yard, and Side Yard standards applicable to the RH-3 zoning district.
- Sales of Bonus Dwelling Units would be subject to a maximum sales price determined by the Mayor's Office of Housing and Community Development ("MOHCD") to be affordable for a buyer at 100% of the median income for San Francisco as published annually by MOHCD and derived in part from income limits and area median income published by the U.S. Department of Housing and Urban Development for the County of San Francisco. The maximum sales price would be determined using an affordable sales price methodology established and approved by MOHCD.
- At the commencement of a tenancy, Bonus Dwelling Units would be offered for rent at a rate determined by MOHCD for rent for households earning 100% of Area Median Income.
- Subsequent rent increases for Bonus Dwelling Units would be subject to the limitations in Administrative Code subsections 37.3(a) and 37.3(d).
- Property owners in RH zoning districts would not be required to meet any minimum or maximum income criteria in order for their property to be eligible for Bonus Dwelling Units.

Background Information

The ordinance contains findings emphasizing the need to build more housing in San Francisco, particularly for moderate income households, and the fact that five Supervisorial Districts in San Francisco experienced a "Negative Cumulative Housing Balance" between 2011 through 2020, meaning that the number of units removed from protected status exceeds the number of new affordable housing units added to such districts during the subject time period.

This ordinance was introduced alongside a resolution urging the Planning Department, in partnership with the Mayor's Office of Housing and Community Development and other City agencies, to create a "Housing Development Incentive Program for Homeowners" that supports San Francisco residents' efforts to build new housing.

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Introduction Form

By a Member of the Board of Supervisors or Mayor

Time stamp or meeting date

I hereby submit the following item for introduction (select only one):	or meeting date			
✓ 1. For reference to Committee. (An Ordinance, Resolution, Motion or Charter Amendmen	ι).			
2. Request for next printed agenda Without Reference to Committee.				
3. Request for hearing on a subject matter at Committee.				
4. Request for letter beginning:"Supervisor	inquiries"			
5. City Attorney Request.				
6. Call File No. from Committee.				
7. Budget Analyst request (attached written motion).				
8. Substitute Legislation File No.				
9. Reactivate File No.				
10. Topic submitted for Mayoral Appearance before the BOS on				
Please check the appropriate boxes. The proposed legislation should be forwarded to the following	owing:			
☐ Small Business Commission ☐ Youth Commission ☐ Ethics Commission	ommission			
Note: For the Imperative Agenda (a resolution not on the printed agenda), use the Impera	ative Form.			
Sponsor(s):				
Mar				
Subject:				
Planning, Administrative Codes - Dwelling Unit Density Exception in Residential Districts and Bonus Dwelling Units	d Rent Control of			
The text is listed:				
Ordinance amending the Planning Code to provide a density limit exception for Lots in RH (Residential, House) zoning districts, to permit up to four dwelling units per lot, exclusive of accessory dwelling units and subject to maximum rental rates and sales prices determined to be affordable at 100% of area median income; amending the Administrative Code to limit initial rental rates and rental rate increases of specified units; affirming the Planning Department's determination under the California Environmental Quality Act; and making findings of consistency with the General Plan and the eight priority policies of Planning Code, Section 101.1, and findings of public necessity, convenience, and welfare under Planning Code, Section 302.				
Signature of Sponsoring Supervisor: /s/Gordon Mar				