1	[Planning Code - Single, Two and Three-Family Home Bonus Program]
2	
3	Ordinance amending the Planning Code to create a density bonus program in RH-1
4	(Residential, House, One-Family), RH-2 (Residential, House, Two-Family), and RH-3
5	(Residential, House, Three-Family) zoning districts; affirming the Planning
6	Department's determination under the California Environmental Quality Act; and
7	making findings of consistency with the General Plan, and the eight priority policies of
8	Planning Code, Section 101.1, and findings of public necessity, convenience, and
9	welfare under Planning Code, Section 302.
10	NOTE: Unchanged Code text and uncodified text are in plain Arial font.
11	Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in <u>strikethrough italics Times New Roman font</u> .
12	Board amendment additions are in double-underlined Arial font. Board amendment deletions are in strikethrough Arial font. Asterisks (* * * *) indicate the omission of unchanged Code
13	subsections or parts of tables.
14	
15	Be it ordained by the People of the City and County of San Francisco:
16	
17	Section 1. Environmental and Land Use Findings.
18	(a) The Planning Department has determined that the actions contemplated in this
19	ordinance do not constitute a project for purposes of the California Environmental Quality Act
20	(California Public Resources Code Sections 21000 et seq.), under Government Code section
21	65913.5. The Board affirms this determination.
22	(b) On, the Planning Commission, in Resolution No, adopted
23	findings that the actions contemplated in this ordinance are consistent, on balance, with the
24	City's General Plan and eight priority policies of Planning Code Section 101.1. The Board
25	

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._____, and is incorporated herein by reference.

(c) Pursuant to Planning Code Section 302, the Board of Supervisors find that this ordinance will serve the public necessity, convenience, and welfare for the reasons set forth in Planning Commission Resolution No. ______, and incorporates such reasons by this reference thereto. A copy of said resolution is on file with the Clerk of the Board of Supervisors in File No. _____.

Section 2. Additional Findings.

- (a) San Francisco is experiencing a severe housing shortage. The shortage of affordable housing has forced lower-income and middle-class families out of the City. There is a need to make it easier to build affordable and middle-income housing to keep our city diverse, and provide homes for lower- and middle-income workers, including nurses, firefighters, teachers, small business owners, retail and non-profit workers, and Muni drivers. In the midst of this severe housing shortage and affordability crisis, San Francisco must immediately remove barriers to building housing for low- and middle-income residents and working families.
- (b) Teachers and other employees of the San Francisco Unified School District as well as employees of the City and County of San Francisco suffer from the City's severe housing shortage combined with high housing costs and the escalating cost of living. Yet when it comes to providing quality public service for our residents, it is far preferable for employees to live in the City where they work.
- (c) Many of our service sector employers, including homeless service providers, mental health providers, child care facilities, restaurants, retail stores, and other small business operators cannot hire sufficient employees to keep their businesses fully operational

- because these employees cannot afford to live in San Francisco. This contributes to storefront vacancies, restaurant closures, and the inability to provide services to the most vulnerable communities in the City.
- (d) Affordable housing is an especially paramount concern in San Francisco. San Francisco has one of the highest housing costs in the nation, but our economy and culture rely on a diverse workforce at all income levels. It is the policy of the City to enable these workers to afford housing in San Francisco and ensure that they pay a reasonably proportionate share of their incomes to live in adequate housing and to not have to commute ever-increasing distances to their jobs.
- (e) By creating additional density and allowing additional units by right with an affordable component, this ordinance will result in thousands of additional units for working families who need to be housed. Adding affordability to the increased density preserves San Francisco's rich diversity while helping to solve the City's housing shortage.
- (f) This Board declares that this ordinance is adopted pursuant to Government Code Section 65913.5, because it zones all RH-1 (D), RH-1, RH-2, and RH-3 parcels (as shown on the Zoning Maps ZN 01 through ZN 14) within the City for up to 10 units of residential density at the heights currently specified in the City's Zoning Maps (Height Maps HT 01 through HT 14), and all parcels affected by this ordinance are considered urban infill sites under California Government Code Section 65913.5(e)(3).
- (g) By creating additional density in high opportunity areas and ensuring that units will be affordable to lower- and middle-class households, this Board finds that this ordinance is consistent with San Francisco's obligation to affirmatively further fair housing pursuant to California Government Code Section 8899.50.

1	Section 3. The Planning Code is hereby amended by adding Sections 206.10 and
2	315.2, to read as follows:
3	SEC. 206.10. AFFORDABLE HOUSING INCENTIVE PROGRAM.
4	(a) Purpose. The propose of the Affordable Housing Incentive Program is to facilitate the
5	construction of housing projects with up to four units in single, two, and three-family home districts if
6	at least one of the units is affordable to moderate-income families.
7	(b) Definitions. The definitions in Section 102 and the definitions in Section 401 for "Area
8	Median Income" or "AMI," "Housing Project," and "Life of the Project," shall generally apply to this
9	<u>Section 206.10.</u>
10	(c) Applicability. An Affordable Housing Incentive Program project shall be a housing project
11	<u>that:</u>
12	(1) is located in an RH-1 (D), RH-1, RH-2, or RH-3 district;
13	(2) is located within one mile of a major transit stop, which shall include a BART
14	Station, Caltrain Station, or MUNI Rapid Network or Light Rail stop;
15	(3) is located on a lot no smaller than 2500 square feet;
16	(4) includes at least three dwelling units, including the additional units allowed under
17	this Section 206.10;
18	(5) is not seeking and receiving a density or development bonus under the provisions of
19	California Government Code Sections 65915 et seq. or any other State or local program that allows
20	additional density or development bonuses;
21	(6) if the project requires the demolition, removal, or conversion of residential units,
22	consists of at least as many residential units as will be demolished, removed, or converted, and
23	replaces any demolished, removed, or converted protected units, as required by California Government
24	<u>Code Section 66300(d)(2);</u>
25	(7) consists of new construction or additions to existing structures; and

1	(8) includes only Dwelling Units.	
2	(d) Requirements. An Affordable Housing Incentive Program project shall be a housing	
3	project that:	
4	(1) includes at least one unit affordable to households with incomes up to 110% of Area	
5	Median Income if Rental Units, or 140% of Area Median Income if Owned Units. The restricted	
6	affordable unit or units shall be restricted for the Life of the Project and shall comply with all of the	
7	requirements of the Procedures Manual authorized in Section 415, except as otherwise provided	
8	<u>herein.</u>	
9	(2) includes at least 2 units containing at least one bedroom; and	
10	(3) includes units that are no smaller than the minimum unit sizes set forth by the	
11	California Tax Credit Allocation Committee as of May 16, 2017.	
12	(e) Development Bonuses. Notwithstanding any other provision of this Code, Affordable	
13	Housing Incentive Program projects shall be entitled to the following development bonuses:	
14	(1) Density. An Affordable Housing Incentive Program project may include up to four	
15	<u>units.</u>	
16	(2) Height. Notwithstanding any other provision of this Code, including but not limited	
17	to Section 261 and 253, the height of an Affordable Housing Incentive Program project shall be the	
18	height authorized by the Height Map of the Zoning Map.	
19	(3) Zoning modifications. Affordable Housing Incentive Program projects shall be	
20	entitled to the following zoning modifications:	
21	(A) Rear Yard. The required rear yard per Section 134 may be reduced to no	
22	less than 25% of the lot depth, or 15 feet, whichever is greater. Corner properties may provide 25% of	
23	the lot area at the interior corner of the property to meet the minimum rear yard requirement, provided	
24	that each horizontal dimension of the open area is a minimum of 15 feet and the open area is wholly or	

1	partially contiguous to the existing midblock open space, if any, formed by the rear yards of adjacent
2	properties.
3	(B) Dwelling Unit Exposure. The dwelling unit exposure requirements of
4	Section 140(a)(2) may be satisfied through qualifying windows facing an unobstructed open area that
5	is no less than 25 feet in every horizontal dimension, and such open area is not required to expand in
6	every horizontal dimension at each subsequent floor.
7	(C) Open Space. The Open Space requirements for RM-1 districts set forth in
8	Section 135 shall control.
9	(4) Priority Processing. Affordable Housing Incentive Program projects shall be
10	reviewed in coordination with relevant priority processing and shall be approved, denied, or approved
11	subject to conditions by the Planning Director under Section 315.2 within 180 days of submittal of a
12	complete project application, unless the Environmental Review Officer determines that an
13	environmental impact report is required for the project under Administrative Code Section 31.09.
14	(f) Regulatory Agreements. Recipients of development bonuses under the Affordable Housing
15	Incentive Program projects shall enter into a Regulatory Agreement with the City.
16	(1) The terms of the Regulatory Agreement shall include:
17	(A) a statement that the restricted affordable units in an Affordable Housing
18	Incentive Program project are not subject to the Costa-Hawkins Rental Housing Act (California Civil
19	Code Sections 1954.50 et seq.) because, under Section 1954.52(b), the owner has entered into an
20	agreement with the City in consideration for a complete or partial waiver of the density limits and
21	zoning modifications of this Code or other direct financial contribution or other form of assistance
22	specified in California Government Code Sections 65915 et seq. ("Agreement");
23	(B) a description of the complete or partial waiver of Code requirements
24	granted by this Section 206.10 and/or the Planning Director, or other direct financial contribution or
25	form of assistance provided to the property owner; and

1	(C) a description of the remedies for breach of the Agreement and other
2	provisions to ensure implementation and compliance with the Agreement.
3	(2) The property owner and the Planning Director (or the Director's designee), on
4	behalf of the City, will execute the Agreement, which shall be reviewed and approved by the City
5	Attorney's Office. The Agreement shall be executed prior to the City's issuance of the First
6	Construction Document for the project, as defined in Section 107A.13.1 of the San Francisco Building
7	<u>Code.</u>
8	(3) Following execution of the Agreement by all parties and approval by the City
9	Attorney, the Agreement or a memorandum thereof shall be recorded against the property and shall be
10	binding on all future owners and successors in interest.
11	(g) Prohibition of Short-Term Rentals. Units in an Affordable Housing Incentive Program
12	project shall not be used for Short-Term Residential Rentals under Chapter 41A of the Administrative
13	Code, which restriction shall be recorded as a Notice of Special Restriction on the subject lot.
14	(h) Review and Approval. Notwithstanding any other provision of this Code, building permit
15	applications to construct an Affordable Housing Incentive Program project pursuant to this Section
16	206.10 shall not be subject to the notification or review requirements of Section 311. Projects under
17	this Section 206.10 shall be approved under the provisions set forth in Section 315.2. As long as the
18	Planning Commission has delegated its authority to the Planning Department to review applications
19	for an Affordable Housing Incentive Program project, no requests for discretionary review shall be
20	accepted by the Planning Department or heard by the Planning Commission for Affordable Housing
21	Incentive Program projects.
22	
23	SEC. 315.2. AFFORDABLE HOUSING INCENTIVE PROGRAM REVIEW AND
24	<u>AUTHORIZATION.</u>
25	

1	(a) Purpose. The purpose of this Section 315.2 is to ensure that all Affordable Housing
2	Incentive Program projects under Planning Code Section 206.10 are reviewed in coordination with
3	Priority Processing.
4	(b) Applicability. This Section 315.2 applies to all Affordable Housing Incentive Program
5	projects that meet the requirements described in Section 206.10.
6	(c) Design Review. The Planning Department shall review and evaluate all physical aspects of
7	an Affordable Housing Incentive Program project as follows:
8	(1) Affordable Housing Incentive Program projects shall be consistent with the
9	Residential Design Guidelines, except for the provisions under Section IV. Building Scale and Form
10	that address "Building Scale and Form" and "Building Scale at the Mid-Block Open Space," and any
11	other applicable design guidelines.
12	(2) As set forth in subsection (d), the Planning Director may also grant minor
13	exceptions to the provisions of this Code, or require minor modifications to a project to reduce the
14	impacts of an Affordable Housing Incentive Program project on surrounding buildings. However, such
15	exceptions or modifications may only be granted to allow building mass to appropriately shift to
16	respond to surrounding context, and only when such modifications do not substantially reduce or
17	increase the overall building envelope permitted by the Program under Section 206.10. All
18	modifications and exceptions shall be consistent with the Residential Design Guidelines as set forth in
19	<u>Section 315.2(c)(1).</u>
20	(3) The Planning Director may require other design-related modifications or conditions
21	in order to achieve the objectives and policies of the Program. This review shall be limited to design
22	issues including the following;
23	(A) whether the bulk and massing of the building is consistent with the
24	Residential Design Guidelines, except for the provisions under Section IV. Building Scale and Form
25	that address "Building Scale and Form" and "Building Scale at the Mid-Block Open Space;" and

1	(B) whether building design elements including, but not limited to, architectural
2	treatments, facade design, and building materials, are consistent with the Residential Design
3	Guidelines, except for the provisions under Section IV. Building Scale and Form that address
4	"Building Scale and Form" and "Building Scale at the Mid-Block Open Space," and any other
5	applicable design guidelines.
6	(d) Exceptions. As a component of the review process under this Section 315.2, the Planning
7	Director may grant minor exceptions (no greater than 15%) to the provisions of this Code as provided
8	below, in addition to the development bonuses granted to the project in Section 206.10(e). Such
9	exceptions, however, may only be granted to allow building mass to appropriately shift to respond to
10	surrounding context, and only when the Planning Director finds that such modifications do not
11	substantially reduce or increase the overall building envelope permitted by the Program under Section
12	206.10, and the project, with the modifications and exceptions, is consistent with the Residential Design
13	Guidelines. These exceptions may include:
14	(1) Exception from residential usable open space requirements of Section 135.
15	(2) Exception for rear yards, pursuant to the requirements of Section 134.
16	(3) Exception from dwelling unit exposure requirements of Section 140.
17	(e) Decision and Imposition of Conditions. The Planning Director may authorize, disapprove,
18	or approve subject to conditions, the project and any associated requests for exceptions and shall make
19	appropriate findings. The Director may impose additional conditions, requirements, modifications, and
20	limitations on a proposed project in order to achieve the objectives, policies, and intent of the General
21	<u>Plan or of this Code.</u>
22	(f) Discretionary Review. As long as the Planning Commission has delegated its authority to
23	the Planning Department to review applications for an Affordable Housing Incentive Program project,
24	the Planning Commission shall not hold a public hearing for discretionary review of an Affordable
25	Housing Incentive Program project that is subject to this Section 315.2.

1 (g) **Appeals.** The Planning Director's administrative determination regarding an Affordable 2 Housing Incentive Program project pursuant to this Section 315.2 shall be considered part of a related 3 building permit. Any appeal of such determination shall be made through the associated building 4 permit. 5 6 Section 4. The Planning Code is hereby amended by revising Section 209.1 to read as 7 follows: 8 SEC. 209.1. RH (RESIDENTIAL, HOUSE) DISTRICTS. 9 10 **TABLE 209.1** 11 12 ZONING CONTROL TABLE FOR RH DISTRICTS RH-3 13 **Zoning Category** § Reference RH-1(D) RH-1 RH-RH-2 14 1(S) 15 **BUILDING STANDARDS** 16 Massing and Setbacks 17 Height and Bulk Limits §§ 102, 105, No portion of a Dwelling No portion of Varies, 18 106, <u>206</u>.10, may be taller than 35 feet, a Dwelling but 19 250-252, 253, except as allowed by § may be taller generally

206.10. Structures with

uses other than Dwellings

may be constructed to the

which is generally 40 feet.

Per § 261, the height limit

prescribed height limit,

260, 261,

261.1, 270,

Height and

Bulk District

Maps.

271, See also

20

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24

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40 feet.

Height

sculpting

on Alleys

§ 261.1.

per

than 40 feet.

Structures

with uses

other than

Dwellings

may be

1		may be decreased or	constructed
I		may be decreased or	Constructed
2		increased based on the	to the
3		slope of the lot.	prescribed
4			height limit.
5			Per § 261
6			the height
7			limit may be
8			decreased
9			based on the
10			slope of the
11			lot.
12	* * * *		
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Section 5. 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.

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Section 6. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors intends to amend only those words, phrases, paragraphs, subsections, sections, articles,

22 //

23 //

24 //

25 //

1	numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal		
2	Code that are explicitly shown in this ordinance as additions, deletions, Board amendment		
3	additions, and Board amendment deletions in accordance with the "Note" that appears under		
4	the official title of the ordinance.		
5			
6			
7	APPROVED AS TO FORM:		
8	DAVID CHIU, City Attorney		
9	By: /s/ Audrey Pearson		
10	AUDREY PEARSON Deputy City Attorney		
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