- [Planning, <u>Administrative</u>, Subdivision Codes; Zoning Map Density Exception in Residential Districts]
- 3 Ordinance amending the Planning Code to rezone all Residential, One Family (RH-1)
- 4 zoning districts, <u>except for Residential One Family, Detached (RH-1(D)) districts</u>, to
- 5 Residential, Two Family (RH-2) zoning districts: to rezone the RH-1(D) districts to a new
- 6 class of residential district called Residential, Two Family, Detached (RH-2(D)) districts;
- 7 and to provide a density limit exception to permit up to four dwelling units per lot, and
- 8 up to six dwelling units per lot in Corner Lots, in all RH (Residential, House) zoning
- 9 districts, subject to certain requirements, including among others the replacement of
- 10 protected units; <u>amending the Administrative Code to require new dwelling units</u>
- 11 constructed pursuant to the density limit exception to be subject to the rent increase
- 12 limitations of the Rent Ordinance; amending the Subdivision Code to authorize a
- 13 subdivider that is constructing new dwelling units pursuant to the density exception to
- 14 submit an application for condominium conversion or a condominium map that
- 15 includes the existing dwelling units and the new dwelling units that constitute the
- project; affirming the Planning Department's determination under the California
- 17 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
- 19 necessity, convenience, and welfare under Planning Code, Section 302.
- 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>.
 Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.
- 24

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

Section 1. CEQA and Land Use Findings.

(a) The Planning Department has determined that the actions contemplated in this
ordinance comply with the California Environmental Quality Act (California Public Resources
Code Sections 21000 et seq.). Said determination is on file with the Clerk of the Board of
Supervisors in File No. 210866 and is incorporated herein by reference. The Board affirms
this determination.

(b) On November 18, 2021, the Planning Commission, in Resolution No. 21031,
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. 210866 and is incorporated herein by reference.

- (c) Pursuant to Planning Code Section 302, this Board finds that these Planning Code
 amendments will serve the public necessity, convenience, and welfare for the reasons set
 forth in Planning Commission Resolution No. 21031, and the Board adopts such reasons as
 its own. A copy of said resolution is on file with the Clerk of the Board of Supervisors in File
 No. 210866 and is incorporated herein by reference.
- 17
- 18

Section 2. Background and Findings.

(a) California faces a severe crisis of housing affordability and availability, prompting
the Legislature to declare, in Section 65589.5 of the Government Code, that the state has "a
housing supply and affordability crisis of historic proportions. The consequences of failing to
effectively and aggressively confront this crisis are hurting millions of Californians, robbing
future generations of a chance to call California home, stifling economic opportunities for
workers and businesses, worsening poverty and homelessness, and undermining the state's
environmental and climate objectives."

(b) This crisis of housing affordability and availability is particularly severe in San
 Francisco. It is characterized by dramatic increases in rent and home sale prices over recent
 years and historic rates of underproduction of new housing units across income levels,
 particularly in the City's western neighborhoods and RH (Residential, House) zoning districts.

(c) According to the Planning Department's 2020 Housing Inventory, the cost of
housing in San Francisco has increased dramatically since the Great Recession of 20082009, with the median sale price for a two-bedroom house more than tripling from 2011 to
2021, from \$493,000 to \$1,580,000. This includes a 9% increase from 2019 to 2020 alone,
even in the face of the COVID-19 pandemic. The median rental price for a two-bedroom
apartment saw similar although slightly smaller increases, nearly doubling from \$2,570 to
\$4,500 per month, from 2011 to 2019, before declining in 2020 due to the pandemic.

(d) These housing cost trends come after decades of underproduction of housing in
San Francisco, with only 600 net new units on average added per year from 1960 to 1990,
compared with 37,000 per year in the Bay Area as a whole, and fewer than 1,000 net new
units on average per year in San Francisco in the 1990s, before increasing to an average of
roughly 2,500 per year from 2000 to 2019, according to the Planning Department's 2019
Housing Affordability Strategies Report.

(e) The City's Chief Economist has estimated that approximately 5,000 new market rate housing units per year would be required to keep housing prices in San Francisco
 constant with inflation generally, rather than greatly exceeding general rates of inflation.

(f) Moreover, San Francisco will be challenged to meet increased Regional Housing
Needs Allocation ("RHNA") goals in the upcoming 2023-2031 Housing Element cycle, which
total 72,000 units over eight years, more than 2.5 times the goal of the previous eight-year
cycle. At the same time, relatively new State laws like Senate Bill 35 (2017) would limit San

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Francisco's local zoning control and discretion if the City does not meet these RHNA housing
 production goals.

(g) San Francisco's new housing production in recent years has been heavily
concentrated in the eastern and southeastern parts of the City, with 90% of all new housing
produced in just ten eastside and central neighborhoods, according to the Housing
Affordability Strategies Report. These neighborhoods are home to many of the City's most
established communities of color and communities most vulnerable to displacement
pressures.

9 (h) Roughly 60% of San Francisco's developable land area is in the RH (Residential,
10 House) zoning districts, concentrated primarily on the City's west side, with 38% of the City's
11 developable land area zoned exclusively for single-family homes in RH-1 (Residential, House,
12 One Family) and RH-1(D) (Residential, House, One Family, Detached Dwellings) zoning
13 districts. In spite of the expansive geographic coverage of RH zoning districts throughout the
14 City, only 10% of the total new housing units in 2020 were built in these districts.

(i) Neighborhoods zoned for RH encompass a wide variety of housing and building
 typologies, with a distinct historic pattern of taller, higher-density buildings often located on
 corner lots throughout residential neighborhoods in the City, which predate the advent of RH
 zoning, in the 1970s.

(j) The City's COVID-19 Economic Recovery Task Force included a recommendation
 in its October 2020 report to support construction of small multifamily buildings in low density
 areas to support "missing middle" housing opportunities.

(k) This ordinance allows the development of up to four units, and up to six units in
Corner Lots, in all RH districts throughout the City (as shown on the Zoning Maps ZN 01
through ZN 14), at the heights currently specified in the City's Zoning Maps (Height Maps HT
01 through HT 14). All parcels affected by this ordinance are considered urban infill sites

under California Government Code Section 65913.5(e)(3). This Board therefore declares that
 this ordinance is enacted pursuant to California Government Code Section 65913.5.

- (I) This Board acknowledges that new housing developments approved under this
 ordinance will be subject to the requirements of California Government Code Section
 66300(d), such as the obligation to replace all existing or demolished protected units and
 protections for existing occupants, including, for lower income occupants of protected units,
 relocation benefits and a right of first refusal for a comparable unit available in the new
 housing development at an affordable rent or cost, as provided by state law.
- 9 (m) 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, by 10 increasing density in a manner that meaningfully addresses significant disparities in housing 11 12 needs and access to opportunity. The ordinance achieves the increase in density by 13 increasing the principally permitted residential density in areas subject to historically exclusionary density limits-, by providing an additional density exception for projects that 14 comply with the requirements of Section 66300(d) of the California Government Code and 15 enter into regulatory agreements with the City acknowledging that, in consideration for the 16 17 density exception, the new units shall be subject to local rent control notwithstanding the 18 Costa-Hawkins Rental Housing Act (California Civil Code Sections 1954.50 et seq.). (n) This Board finds that it is in the public interest to encourage the production of a 19 20 variety of unit types and sizes to accommodate people in different types of living conditions. 21 including a mix of smaller units that can help young adults secure housing or seniors to downsize, and larger units that can help growing or multi-generational families stay 22 23 adequately housed. (o) This Board finds that it is in the public interest to support San Francisco 24 homeowners in developing their properties while continuing to reside on the property as a key 25

1	means of building intergenerational wealth, particularly for first-generation or historically
2	marginalized homeowners. Because the regulatory and development process, combined with
3	escalating home prices and construction costs, presents specific challenges to homeowners
4	distinct from those faced by development and construction professionals, this ordinance
5	applies certain provisions to property owners who intend to continue residing on the property
6	after construction.
7	(p) This ordinance allows for a density exception where the project does not cause a
8	substantial adverse change in the significance of an historic resource, as defined. This Board
9	recognizes that prior to submitting a development application, property owners may apply to
10	the Planning Department for a pre-application Historic Resource Assessment to determine
11	whether a historic resource is present on the lot. To support homeowners in using this density
12	exception to develop their properties, this ordinance waives permit fees for the Historic
13	Resource Assessment under certain conditions.
14	
15	Section 3. Article 2 of the Planning Code is hereby amended by revising Sections 207
16	and 209.1, to read as follows:
17	
18	SEC. 207. DWELLING UNIT DENSITY LIMITS.
19	* * * *
20	(c) Exceptions to Dwelling Unit Density Limits. An exception to the calculations
21	under this Section 207 shall be made in the following circumstances:
22	* * * *
23	(8) Residential Density Exception in RH Districts.
24	(A) Density Exception. Projects located in RH Districts that are not seeking or
25	receiving a density bonus under the provisions of Planning Code Sections 206.5 or 206.6 shall receive

1	an exception from residential density limits for up to four dwelling units per lot, excluding Corner Lots,
2	or up to six dwelling units per lot in Corner Lots, not inclusive of any Accessory Dwelling Units as
3	permitted under this Section 207, provided that the dwelling units meet the requirements set forth in
4	this subsection (c)(8).
5	(B) Eligibility of Historic Resources. To receive the density exception
6	authorized under this subsection (c)(8), a project must demonstrate to the satisfaction of the
7	Environmental Review Officer that it does not cause a substantial adverse change in the significance of
8	an historic resource as defined by California Code of Regulations, Title 14, Section 15064.5, as may be
9	amended from time to time. Permit fees for pre-application Historic Resource Assessments shall
10	be waived for property owners who apply to obtain a density exception under this subsection
11	(c)(8), if they sign an affidavit stating their intent to reside on the property for a period of three
12	years after the issuance of the Certificate of Final Completion and Occupancy for the new
13	dwelling units. Permit fees for Historic Resource Determinations shall not be waived.
14	(C) Applicable Standards. Projects utilizing the density exception of this
15	subsection (c)(8) and that provide at least four dwelling units shall be subject to a minimum Rear Yard
16	requirement of the greater of 30% of lot depth or 15 feet. All other building standards shall apply in
17	accordance with the applicable zoning district as set forth in Section 209.1.
18	(D) Unit Replacement Requirements. Projects utilizing the density exception of
19	this subsection (c)(8) shall comply with the requirements of Section 66300(d) of the California
20	Government Code, as may be amended from time to time, including but not limited to requirements to
21	produce at least as many dwelling units as the projects would demolish; to replace all protected units;
22	and to offer existing occupants of any protected units that are lower income households relocation
23	benefits and a right of first refusal for a comparable unit, as those terms are defined therein.
24	(E) Applicability of Rent Ordinance; Regulatory Agreements. Project
25	sponsors of projects utilizing the density exception of this subsection (c)(8) shall enter into a

1	regulatory agreement with the City, as a condition of approval of the density exception
2	("Regulatory Agreement"). At a minimum, the Regulatory Agreement shall contain the
3	following: (i) a statement that the new units created pursuant to the density exception are not
4	subject to the Costa-Hawkins Rental Housing Act (California Civil Code Sections 1954.50 et
5	seq.) because, under Section 1954.52(b), the property owner has entered into and agreed to
6	the terms of this agreement with the City in consideration of an exception from residential
7	density limits of up to four dwelling units per lot, or up to six units per lot in Corner Lots, or
8	other direct financial contribution or other form of assistance specified in California
9	Government Code Sections 65915 et seq.; (ii) a description of the exception of residential
10	density or other direct financial contribution or form of assistance provided to the property
11	owner; and (iii) a description of the remedies for breach of the agreement and other provisions
12	to ensure implementation and compliance with the agreement. The property owner and the
13	Planning Director (or the Director's designee), on behalf of the City, will execute the
14	Regulatory Agreement, which shall be reviewed and approved by the City Attorney's Office.
15	The Regulatory Agreement shall be executed prior to the City's issuance of the First
16	Construction Document for the project, as defined in Section 107A.13.1 of the San Francisco
17	Building Code. Following execution of the Regulatory Agreement by all parties and approval
18	by the City Attorney, the Regulatory Agreement or a memorandum thereof shall be recorded
19	to the title records in the Office of the Assessor-Recorder against the property and shall be
20	binding on all future owners and successors in interest.
21	(F) Unit Sizes. At least one of the dwelling units resulting from the
22	density exception shall have two or more bedrooms or shall have a square footage equal to
23	no less than 1/3 of the floor area of the largest unit on the lot.
24	
25	

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

2	These Districts are intended to recognize, protect, conserve, and enhance areas
3	characterized by dwellings in the form of houses and small multi-family buildings, usually with
4	one, two, or three units with separate entrances, and limited scale in terms of building width
5	and height, and characterized by rear yards and a pattern of mid-block open spaces. Such areas
6	tend to have similarity of building styles and predominantly contain large units suitable for
7	family occupancy, considerable open space, and limited nonresidential uses. The RH
8	Districts are composed of <i>five separate</i> two three classes of districts, as follows:
9	RH-1(D) Districts: One-Family (Detached Dwellings). These Districts are characterized by lots
10	of greater width and area than in other parts of the City, and by single-family houses with side yards.
11	The structures are relatively large, but rarely exceed 35 feet in height. Ground level open space and
12	landscaping at the front and rear are usually abundant. Much of the development has been in sizable
13	tracts with similarities of building style and narrow streets following the contours of hills. In some
14	cases private covenants have controlled the nature of development and helped to maintain the street
15	areas.
16	DII 1 Districts, One Family These Districts are occurried almost outinely by sincle family
	RH-1 Districts: One-Family. These Districts are occupied almost entirely by single-family
17	houses on lots 25 feet in width, without side yards. Floor sizes and building styles vary, but tend to be
17 18	
	houses on lots 25 feet in width, without side yards. Floor sizes and building styles vary, but tend to be
18	houses on lots 25 feet in width, without side yards. Floor sizes and building styles vary, but tend to be uniform within tracts developed in distinct time periods. Though built on separate lots, the structures
18 19	houses on lots 25 feet in width, without side yards. Floor sizes and building styles vary, but tend to be uniform within tracts developed in distinct time periods. Though built on separate lots, the structures have the appearance of small-scale row housing, rarely exceeding 35 feet in height. Front setbacks are
18 19 20	houses on lots 25 feet in width, without side yards. Floor sizes and building styles vary, but tend to be uniform within tracts developed in distinct time periods. Though built on separate lots, the structures have the appearance of small-scale row housing, rarely exceeding 35 feet in height. Front setbacks are common, and ground level open space is generous. In most cases the single-family character of these
18 19 20 21	houses on lots 25 feet in width, without side yards. Floor sizes and building styles vary, but tend to be uniform within tracts developed in distinct time periods. Though built on separate lots, the structures have the appearance of small-scale row housing, rarely exceeding 35 feet in height. Front setbacks are common, and ground level open space is generous. In most cases the single-family character of these Districts has been maintained for a considerable time.
18 19 20 21 22	houses on lots 25 feet in width, without side yards. Floor sizes and building styles vary, but tend to be uniform within tracts developed in distinct time periods. Though built on separate lots, the structures have the appearance of small-scale row housing, rarely exceeding 35 feet in height. Front setbacks are common, and ground level open space is generous. In most cases the single-family character of these Districts has been maintained for a considerable time. RH-1(S) Districts: One-Family with Minor Second Unit. These Districts are similar in

related to the owner or be rented to others. Despite these conversions, the structures retain the

2 *appearance of single-family dwellings.*

3 RH-2 (D) Districts: Two-Family (Detached Dwellings). These Districts are characterized by lots of greater width and area than in other parts of the City, and by one or 4 5 two houses with side vards. The structures are relatively large, but rarely exceed 35 feet in height. Ground level open space and landscaping at the front and rear are usually abundant. 6 7 Much of the development has been in sizable tracts with similarities of building style and 8 narrow streets following the contours of hills. In some cases, private covenants have 9 controlled the nature of development and helped to maintain the street areas. **RH-2 Districts: Two-Family.** These Districts are devoted to one-family and two-family 10 houses, with the latter commonly consisting of two large flats, one occupied by the owner and 11 12 the other available for rental. Structures are finely scaled and usually do not exceed 25 feet in 13 width or 40 feet in height. Building styles are often more varied than in *historically* single-family

14 areas, but certain streets and tracts are quite uniform. Considerable ground-level open space 15 is available, and it frequently is private for each unit. The Districts may have easy access to 16 shopping facilities and transit lines. <u>In</u> some cases, Group Housing and institutions are found 17 in these areas, although nonresidential uses tend to be quite limited.

18 RH-3 Districts: Three-Family. These Districts have many similarities to RH-2
19 Districts, but structures with three units are common in addition to one-family and two-family
20 houses. The predominant form is large flats rather than apartments, with lots 25 feet wide, a
21 fine or moderate scale, and separate entrances for each unit. Building styles tend to be varied
22 but complementary to one another. Outdoor space is available at ground level, and also on
23 decks and balconies for individual units. Nonresidential uses are more common in these areas
24 than in RH-2 Districts.

2		201111	0 000		/			
3 4	Zoning Category	§ Referen ces	<i>RH-</i> <i>1(D</i>)	RH-1	RH-1(S)	<u>RH-2(D)</u>	RH-2	RH-3
	BUILDING STAND	ARDS						
5	Massing and Setbac	cks						
6 7						<u>No portion of a</u>	No portion of a Dwelling may be taller than	
8		§§ 102,	-	r tion of ing may		<u>Dwelling may be</u> taller than 35 feet.	40 feet	
9		105, 106, 250-252,		5 feet. S ses othe	S tructures 2r than	<u>Structures with</u> uses other than	Structures with uses other	Varies, but
10		,		ings ma	•	Dwellings may be constructed to the	than Dwellings may be	generally 40 feet.
11	Limits 261.1,270, 271. See also Height and Bulk		<i>prescribed height limit,</i> <i>which is generally 40</i> t <i>feet. Per § 261 the</i> <i>height limit may be</i>		ight limit,	prescribed height	constructed to the prescribed height limit. Per § 261 the height limit	Height sculpting on Alleys per § 261.1.
12					1 the	<u>limit, which is</u> generally 40 feet.		
13					-	<u>Per § 261 the</u> height limit may be		
14		Maps.			slope of	decreased or increased based on	may be decreased	
15						the slope of the lot.	based on the slope of the	
16						lot.		
17		§§ 130,				verage of adjacent p ated Setback. When		
18	Front Setback	131, 132	adjace		perties, ir	n no case shall the re		
19			2007 -	flat da	radh hard in	20% of lot dopth	45% of lot dept	
20	Rear Yard (10) 39^{130} , no case less than 15					<u>but in no case less</u>		
21			<u>than 15 feet.</u>	no less than 25% or 15 feet, whichever is greater				
22 23	Side Yard	§§ 130, 133	feet an		lots 28 r. Width k depends	Required for lots 28 feet and wider. Width of side	Not Required.	-
24 25	133		on width of lot.			<u>setback depends</u> on width of lot.		

Table 209.1ZONING CONTROL TABLE FOR RH DISTRICTS

Supervisors Mandelman; Melgar **BOARD OF SUPERVISORS**

Residential Design Guidelines	•	uidelines that have been approved by the Planning Commission							
Street Frontage and	Public Realı	n							
Permeability	§ 132	Required. At least 50% of Front Setback shall be permeable so as o increase storm water infiltration and 20% of Front Setback shall be uppeved and devoted to plant material.							
Pedestrian	§ 138.1	Required.	Required.						
Street Frontage Requirements	§ 144		•			its apply to L	imited		
Street Frontage, Parking and Loading Access Restrictions	§ 155(r)	As specified in § 155(r)							
Miscellaneous									
Large Project Review	§ 253	C required for projects over 40 feet in height.							
Planned Unit Development	§ 304	G	£	e	<u>C</u>	С	С		
Awning	§ 136.1	P (1)	P (1)	P(1)	<u>P(1)</u>	P (1)	P (1)		
Canopy or Marquee	§ 136.1	NP	NP	NP	<u>NP</u>	NP	NP		
	-		on § 606	5					
RESIDENTIAL STAN	NDARDS A	ND USES							
Development Standa	rds								
					At loost				
			300	square	<u>300</u>	At least	At least 100		
	00.40-	<u>At least 300 sauare feet</u>	feet if	the first	feet if		square feet if		
	136		private, and 400	unit and 100			private,		
		square feet if common.	square	for the	square		and 133 square		
				1 1-			feet if common.		
			-	-	<u>n.</u>				
	Guidelines Street Frontage and Front Setback Landscaping and Permeability Requirements Streetscape and Pedestrian Improvements (Street Trees) Street Frontage Requirements Street Frontage, Parking and Loading Access Restrictions Miscellaneous Large Project Review Planned Unit Development Awning Canopy or Marquee Signs RESIDENTIAL STAM Development Standa	Residential Design Guidelines§ 311Street Frontage and Public RealFront Setback Landscaping and Permeability Requirements§ 132Streetscape and Pedestrian Improvements (Street Trees)§ 138.1Street Frontage Requirements§ 144Street Frontage, Parking and Loading Access Restrictions§ 155(r)Miscellaneous§ 304Large Project Review§ 253Planned Unit Development§ 304Awning§ 136.1Canopy or Marquee Signs§ 606RESIDENTIAL STANDARDS AIDevelopment StandardsUsable Open Space Improventing Unit Development§ 135, 136	Residential Design Guidelines§ 311guidelines that have b may also apply.Street Frontage and Public RealmFront Setback Landscaping and Permeability Requirements§ 132Required. At least 509 to increase storm wate be unpaved and devoidStreetscape and Pedestrian Improvements (Street Trees)§ 138.1Required.Street Frontage Requirements§ 144§ 144 applies generall Commercial Uses, asStreet Frontage, Parking and Loading Access Restrictions§ 155(r)As specified in § 155(r)MiscellaneousLarge Project Review§ 253C required for projectsPlanned Unit Development§ 304 <i>C</i> Awning Signs Second Science (Per Dwelling Unit]§ 135, 136 <i>At least 300 square feet if private, and 400 square feet if common.</i>	Residential Design Guidelines § 311 guidelines that have been app may also apply. Street Frontage and Public Realm Front Setback Landscaping and Permeability § 132 Required. At least 50% of Froitoric increase storm water infiltration be unpaved and devoted to ple streetscape and Pedestrian Street Scape and Pedestrian § 138.1 Required. Improvements § 138.1 Required. Street Frontage § 144 § 144 applies generally. Additt Commercial Uses, as specifie Street Frontage, Parking and Loading § 155(r) As specified in § 155(r) Access Restrictions Miscellaneous Earge Project Large Project Review § 253 C required for projects over 40 Planned Unit Development § 304 <i>C C</i> Awning § 136.1 <i>NP NP</i> Signs § 606 As permitted by Section § 606 RESIDENTIAL STANDARDS AND USES Development Standards <i>At least 300 square feet if common.</i> Usable Open Space [Per Dwelling Unit] §§ 135, 136 <i>At least 300 square feet if common. At least 400 square feet if common.</i>	Residential Design Guidelines § 311 guidelines that have been approved by may also apply. Street Frontage and Public Realm Front Setback Landscaping and Permeability Required. At least 50% of Front Setba to increase storm water infiltration and be unpaved and devoted to plant mate Streetscape and Pedestrian Improvements Street Scape and Pedestrian Improvements § 138.1 Required. Street Frontage Requirements § 144 § 144 applies generally. Additional req Commercial Uses, as specified in § 155 Street Frontage, Parking and Loading Street Frontage, Parking and Loading \$ 155(r) Ås specified in § 155(r) As specified in § 155(r) As specified of projects over 40 feet in Review Biscellaneous § 136.1 <i>P(H) P(H)</i> Large Project Review § 136.1 <i>P(H) P(H) P(H)</i> Planned Unit Development § 066 As permitted by Section § 606 RESIDENTIAL STANDARDS AND USES Development Standards It least 300 square feet if private, and 400 square feet if common. At least 300 square feet if common. At least 300 square feet if common.	Residential Design Guidelines § 311 guidelines that have been approved by the Pla may also apply. Street Frontage and Public Realm Front Setback Landscaping and Permeability Requirements Required. At least 50% of Front Setback shall to increase storm water infiltration and 20% of be unpaved and devoted to plant material. Street Frontage Requirements § 132.1 Required. Street Frontage, Parking and Loading Access Restrictions § 144 § 144 applies generally. Additional requiremer Commercial Uses, as specified in § 186. Miscellaneous Large Project Review § 253 C required for projects over 40 feet in height. Planned Unit Development § 304 <i>C C</i> <u>C</u> Awning § 136.1 <i>P(1) P(1) P(1) P(1)</i> Signs § 606 As permitted by Section § 606 RESIDENTIAL STANDARDS AND USES Development Standards Interst 300 square feet if private, and 400 square feet if common. At least 300 square feet if common. At least 400 square feet if common.	Guidelines \$ 311 guidelines that have been approved by the Planning Colling may also apply. Street Frontage and Public Realm Front Setback Landscaping and Permeability \$ 132 Required. At least 50% of Front Setback shall be permeability in crease storm water infiltration and 20% of Front Setback shall be unpaved and devoted to plant material. Streetscape and Pedestrian Improvements \$ 138.1 Required. Required. Street Frontage Requirements \$ 138.1 Required. Street Frontage Street Frontage Street Frontage, Parking and Loading \$ 155(r) As specified in § 155(r) As specified in § 155(r) Access Restrictions \$ 304 C C C Miscellaneous \$ 136.1 P(H) P(H) P(H) P(I) P (1) Large Project Review \$ 304 C C C C C Planned Unit Development \$ 304 C C C C C Signs § 606 As permitted by Section § 606 As permitted by Section § 606 At least 125 square for friveare, and 400 square feet if private, and 400 square fe		

					-			
1					and 400 square			
2					feet for			
3					the first unit			
4					and 133			
5					square feet for			
6					the second			
					unit if			
7					commo n.			
8 9	Parking Requirements	§§ 151, 161	None required. Maxim	um perr	nitted p	er § 151.		I
10 11	Residential Conversion, Demolition, or Merger	N 171 /	C for Removal of one Units.	or more	Reside	ntial Unit	ts or Unauth	orized
12	Use Characteristics							
	Intermediate Length Occupancy	§§102, 202.10	P(9)	P(9)	P(9)	<u>P(9)</u>	P(9)	P(9)
14 15	Single Room Occupancy	§ 102	P	₽	₽	<u>P</u>	Р	Р
	Student Housing	§ 102	P	₽	P	<u>P</u>	Р	Р
16	Residential Uses							
17				P up to	P up to			
18				one unit	two units			Dunto
19				per lot. C up to	per lot, if the		P up to two	P up to three
20				one unit per	second	P un to	units per	units per lot. C up
21	Residential Density, Dwelling Units (6) <u>(11)</u>	§§ 102, 207	One unit per lot.	3,000	unit is 600 sq.	<u>two</u>	ioi. Cupio one unit	to one
22		0	r i i i i i i i i i i i i i i i i i i i	square feet of	ft. or [–]	iunits	per 1,500 square feet	unit per 1,000
23				lot area, with no	less. C up to			square feet of lot
24				more	one unit per			area.
25				than three	3,000			
					square			

i		1						i
1				units	feet of			
2				per lot.	lot area,			
2					with no			
3					more			
4					than three			
5					units			
					per lot.			
6			P up to twice the num		-		•	
7	_		principal use in the dis 202.2(f)(1).	strict and	a meetin	ig all the	requiremen	is of §
8	Senior Housing		C up to twice the num	ber of d	welling u	units othe	erwise perm	itted as a
_			principal use in the dis					
9			202.2(f)(1) except for	§ 202.2((†)(1)(D)	(iv), relat	ed to locatio	
10							C, up to	C, up to one
11							one	bedroom
	Residential Density,	§ 208	NP	NP	NP	<u>NP</u>	ΙΟΓΑνΑΙν	for every
12	Group Housing						415 square	275
13							reet of lot	square feet of lot
14							area	area.
	Homeless Shelter	§§ 102,	NP	NP	NP	<u>NP</u>	С	С
15		208						_
16	NON-RESIDENTIAL		DS AND USES					
17	Development Standa					-	_	
_	Floor Area Ratio	§§ 102, 123, 124	1.8 to 1	1.8 to 1	1.8 to 1	<u>1.8 to 1</u>	1.8 to 1	1.8 to 1
19 20	Off-Street Parking	§§ 150, 151, 161	None required. Maximum permitted per § 151.					
21	Limited Commercial Uses	§§ 186, 186.3	Continuing nonconforming uses are permitted, subject to the requirements of § 186. Limited Commercial Uses may be					
22	conditionally permitted in historic buildings subject to § 186.3.						5.3.	
23	Agricultural Use Cate					-	_	
	Agricultural Uses <u>*</u>	§§ 102, 202.2(c)	e	e	e	<u>C</u>	С	С
	Agriculture, Industrial	§§ 102, 202.2(c)	NP	₩₽	₩₽	<u>NP</u>	NP	NP

1Agriculture, Neighborhood \S 102, 202.2(c) P P P P P P P P 2Automotive Use Category3Automotive Uses* Parking Garage, Private $\$$ 102 NP NP NP NP 4Parking Garage, Private $\$$ 102 C C C C C 5Parking Lot, Private $\$$ 102 C C C C C C 6Parking Lot, Public $\$$ 102 C C C C C C 7Entertainment, Arts and Recreation Use Category NP NP NP NP NP 8Entertainment, Arts and Recreation $\$$ 102 AP AP NP NP NP 9Uses*102 P P P P P P P 9Uses* $\$$ 102 AP NP NP NP NP 9Uses* $\$$ 102 P P P P P P 9Uses* $\$$ 102 P P P P P P 9Industrial Uses* $\$$ 102 P P P P P P 10Open Recreation $\$$ 102 P P P P P P 10Industrial Uses* $\$$ 102 AP NP NP NP NP 11Institutional Uses* $\$$ 102 P P P									
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3Parking Garage, Private§ 102 \mathcal{C} \mathcal{C} \mathcal{C} \mathcal{C} \mathcal{C} 4Private§ 102 \mathcal{C} \mathcal{C} \mathcal{C} \mathcal{C} \mathcal{C} \mathcal{C} 5Parking Lot, Private§ 102 \mathcal{C} \mathcal{C} \mathcal{C} \mathcal{C} \mathcal{C} \mathcal{C} 6Parking Lot, Public $\$$ 102 \mathcal{AP} \mathcal{AP} \mathcal{AP} \mathcal{AP} \mathcal{NP} \mathcal{NP} \mathcal{NP} 7Entertainment, Arts and Recreation Use Category8Entertainment, Arts and Recreation Use Category8Entertainment, Arts and Recreation Use Category8Entertainment, Arts and Recreation $\$$ 102 \mathcal{AP} \mathcal{AP} \mathcal{AP} \mathcal{NP} \mathcal{NP} \mathcal{NP} 9Uses_*102 \mathcal{C} \mathcal{C} \mathcal{C} \mathcal{C} \mathcal{C} \mathcal{C} 10Open Recreation $\$$ 102 \mathcal{P} \mathcal{P} \mathcal{P} \mathcal{P} \mathcal{P} \mathcal{P} \mathcal{P} 10Descinction all Use Category102 \mathcal{P} \mathcal{P} \mathcal{P} \mathcal{P} \mathcal{P} \mathcal{P} 11Industrial Use Category11Industrial Use Category11 \mathcal{NP} \mathcal{NP} \mathcal{NP} \mathcal{NP} 13Industrial Use Category11 \mathcal{NP} \mathcal{NP} \mathcal{NP} \mathcal{NP} \mathcal{NP} \mathcal{NP} \mathcal{NP} 14Institutional Uses_*§ 102 \mathcal{P} \mathcal{P} \mathcal{P} \mathcal{P} \mathcal{P} \mathcal{P} \mathcal{P} 16Community Facility§ 102 \mathcal{P} \mathcal{P} <td< td=""><td>2</td><td>Automotive Use Cate</td><td>egory</td><td></td><td></td><td></td><td></td><td></td><td></td></td<>	2	Automotive Use Cate	egory						
4Private§ 102EEEQCC5Parking Lot, Private§ 102 \mathcal{E} \mathcal{E} \mathcal{E} \mathcal{C} \mathcal{C} \mathcal{C} 6Parking Lot, Public§§ 102, 142, 156 \mathcal{NP} \mathcal{NP} \mathcal{NP} \mathcal{NP} \mathcal{NP} \mathcal{NP} \mathcal{NP} 7Entertainment, Arts and Recreation Use Category8Entertainment, Arts and Recreation Use Category \mathcal{NP} \mathcal{NP} \mathcal{NP} \mathcal{NP} \mathcal{NP} 9Uses*_102 \mathcal{NP} \mathcal{NP} \mathcal{NP} \mathcal{NP} \mathcal{NP} \mathcal{NP} \mathcal{NP} 10Open Recreation Area§ 102 \mathcal{E} \mathcal{E} \mathcal{E} \mathcal{C} \mathcal{C} \mathcal{C} 11Passive Outdoor Recreation§ 102 \mathcal{P} \mathcal{P} \mathcal{P} \mathcal{P} \mathcal{P} \mathcal{P} 12Industrial Use Category101 \mathcal{NP} \mathcal{NP} \mathcal{NP} \mathcal{NP} \mathcal{NP} \mathcal{NP} 13Industrial Use Category102 \mathcal{NP} \mathcal{NP} \mathcal{NP} \mathcal{NP} \mathcal{NP} \mathcal{NP} 14Institutional Uses*_ Child Care Facility Facility Facility S 102 \mathcal{P} \mathcal{P} \mathcal{P} \mathcal{P} \mathcal{P} \mathcal{P} 15Institutional Uses*_ Child Care Facility Facility S 102 \mathcal{E} \mathcal{E} \mathcal{E} \mathcal{C} \mathcal{C} \mathcal{C} 16Post-Secondary Ed. Fost-Secondary Ed. Fost-Secondary Ed. Fost-Secondary Ed. Fost-Secondary Ed. Fost-Secondary Ed. \mathcal{L} \mathcal{L} </td <td>3</td> <td>Automotive Uses<u>*</u></td> <td>§ 102</td> <td>NP</td> <td>NP</td> <td>₩₽</td> <td><u>NP</u></td> <td>NP</td> <td>NP</td>	3	Automotive Uses <u>*</u>	§ 102	NP	NP	₩₽	<u>NP</u>	NP	NP
6Parking Lot, Public $\S\S 102, \\ 142, 156$ NP NP NP NP NP NP 7Entertainment, Arts and Recreation Use Category8Entertainment, Arts and Recreation Use Category8Entertainment, Arts and Recreation Use Category9Uses*10Open Recreation $Area$ $\$ 102$ $ecreation$ $\bullet 102$ ec	4		§ 102	e	e	e	<u>C</u>	С	С
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8Entertainment, Arts and Recreation§ 102 NP NP NP NP NP NP 9Uses_*0Open Recreation Area§ 102 C C C C C 10Area§ 102 P P P P P P P 10Area§ 102 P P P P P P 11Passive Outdoor Recreation§ 102 P P P P P 12Industrial Use CategoryIndustrial Use CategoryIndustrial Uses_*§ 102 NP NP NP NP 13Industrial Uses_*§ 102 NP NP NP NP NP 14Institutional Use CategoryInstitutional Use Category15Institutional Uses_*§ 102 P P P P P 16Community Facility§ 102 C C C C C 17Hospital§ 102 C C C C C 18Post-Secondary Ed.§ 102 C C C C C	6	Parking Lot, Public		NP	₩₽	₩₽	<u>NP</u>	NP (8)	NP
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Area § 102 E E E E E C C 11 Passive Outdoor Recreation § 102 P <td>•</td> <td>and Recreation</td> <td>§ 102</td> <td>NP</td> <td>NP</td> <td>NP</td> <td><u>NP</u></td> <td>NP</td> <td>NP</td>	•	and Recreation	§ 102	NP	NP	NP	<u>NP</u>	NP	NP
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15Institutional Uses*§ 102 NP NP NP NP NP NP NP 16Child Care Facility§ 102 P P P P P P P 16Community Facility§ 102 C C C C C C 17Hospital§ 102 C C C C C 18Post-Secondary Ed.§ 102 C C C C C	13	Industrial Uses <u>*</u>	§ 102	NP	NP	₩₽	<u>NP</u>	NP	NP
15 \square \square \square \square \square \square 16Child Care Facility§ 102 P P P P P 16Community Facility§ 102 C C C C C 17Hospital§ 102 C C C C C 18Post-Secondary Ed.§ 102 C C C C C	14	Institutional Use Cate	egory						
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18 Post-Secondary Ed. 8 102 C C C C	16	Community Facility	§ 102	e	e	e	C	С	С
	17	Hospital	§ 102	e	e	e	<u>C</u>	С	С
	18	Post-Secondary Ed. Institution	§ 102	C	e	£	<u>C</u>	С	С
19 Public Facilities § 102 P	19	Public Facilities	§ 102	P	P	P	P	Р	Р
20Religious Institution § 102 ϵ ϵ ϵ \underline{C} C C	20	Religious Institution	§ 102	e	e	e	C	С	С
21Residential Care Facility§ 102PPPPP	21		§ 102	₽	₽	₽	<u>P</u>	Р	Р
22 School § 102 ϵ ϵ ϵ \underline{c} C C	22	School	§ 102	e	ϵ	e	<u>C</u>	С	С
23 Sales and Service Category	22	Sales and Service C	ategory						
23 Retail Sales and 24§ 102NPNPNPNPNP24Service Uses*§ 102NPNPNP			§ 102	NP	NP	NP	<u>NP</u>	NP	NP
25 Hotel § 102 NP NP NP C (4) C (4)	25	Hotel	§ 102	NP	NP	₩₽	<u>NP</u>	C (4)	C (4)

4	Mortuary	§ 102	C (5)	C (5)	C (5)	<u>C (5)</u>	C (5)	C (5)
1	Non-Retail Sales	§ 102	NP		NP	NP		NP	NP
2	and Service <u>*</u>								
3	Utility and Infrastruct	ure Use Cat	egory		r	[
4	Utility and Infrastructure <u>*</u>	§ 102	NP		NP	NP	<u>NP</u>	NP	NP
5	Internet Service Exchange	§ 102	e		C	C	<u>C</u>	С	С
6	Utility Installation	§ 102	e		e	e	<u>C</u>	С	С
7 8	Wireless Telecommunications Services Facility	§ 102	C or P	(7)	C or P (7)	C or P (7)	<u>C or P</u> <u>(7)</u>	C or P (7)	C or P (7)
9	, , , , , , , , , , , , , , , , , , ,	ı			<u> </u>	<u> </u>		1	<u> </u>
10	* Not listed below	Ν.							
11	* * * *								
12	• • •	(10) Projects utilizing the density exception of Section 207(c)(8) and that provide at least four dwelling units shall be subject to a minimum Rear Yard requirement of 30% of lot depth, but in no case							
13	less than 15 feet.	·			-	-	Ū	-	
14	(11) P for up to f in Corner Lots, pur		<u>units per lot, e</u> ion 207(c)(8).	excluding (<u>comer L</u>	ois, ana	<u>r jor up t</u>	<u>o six uweiiin</u>	<u>z unus</u>
15									
16	Section 4.	The Plannir	ng Code is he	ereby ame	ended by	/ revisin	g Sheets	s ZN01, ZN0)2,
17	ZN03, ZN04, ZN0	5, ZN06, ZN	107, ZN08, ZI	N09, ZN1	0, ZN11	, ZN12,	and ZN?	13 of the Zo	ning
18	Map of the City ar	nd County of	f San Francis	co, as fol	lows:				
19									
20	Zoning Districts to be Superseded Zo				Zoning Districts Hereby Approved				
21									
22	RH-1(D); RH-1; I	RH-2							
23	<u>RH-1(D)</u>			<u>RH-2(D)</u>	<u> </u>				
24									
05									

1	Section 5. Chapter 37 of the Administrative Code is hereby amended by revising
2	Sections 37.2 and 37.3, to read as follows:
3	
4	SEC. 37.2. DEFINITIONS.
5	* * * *
6	(r) Rental Units. All residential dwelling units in the City and County of San Francisco
7	together with the land and appurtenant buildings thereto, and all housing services, privileges,
8	furnishings, and facilities supplied in connection with the use or occupancy thereof, including
9	garage and parking facilities.
10	* * * *
11	The term "rental units" shall not include:
12	* * * *
13	 Except as provided in subsections (A)-(<u>DE</u>), dwelling units whose rents are
14	controlled or regulated by any government unit, agency, or authority, excepting those
15	unsubsidized and/or unassisted units which are insured by the United States Department of
16	Housing and Urban Development; provided, however, that units in unreinforced masonry
17	buildings which have undergone seismic strengthening in accordance with Building Code
18	Chapters 16B and 16C shall remain subject to the Rent Ordinances to the extent that the
19	ordinance is not in conflict with the seismic strengthening bond program or with the program's
20	loan agreements or with any regulations promulgated thereunder;
21	* * * *
22	(E) The term "rental units" shall include any new dwelling units created
23	pursuant to the density exception set forth in Section 207(c)(8) of the Planning Code.
24	
25	

1 SEC. 37.3. RENT LIMITATIONS. 2 (a) Rent Increase Limitations for Tenants in Occupancy. Landlords may impose rent 3 increases upon tenants in occupancy only as provided below and as provided by subsections 37.3(d) and 37.3(g): 4 * * * * 5 (d) Costa-Hawkins Rental Housing Act (Civil Code Sections 1954.50. et seq.). 6 7 Consistent with the Costa-Hawkins Rental Housing Act (Civil Code Sections 1954.50. et seq.) 8 and regardless of whether otherwise provided under Chapter 37: 9 (1) **Property Owner Rights to Establish Initial and All Subsequent Rental Rates for Separately Alienable Parcels.** 10 (A) An owner or residential real property may establish the initial and all 11 12 subsequent rental rates for a dwelling or a unit which is alienable separate from the title to any 13 other dwelling unit or is a subdivided interest in a subdivision as specified in subdivision (b), (d), or (f) of Section 11004.5 of the California Business and Professions Code. The owner's 14 15 right to establish subsequent rental rates under this paragraph shall not apply to a dwelling or 16 unit where the preceding tenancy has been terminated by the owner by notice pursuant to 17 California Civil Code Section 1946 or has been terminated upon a change in the terms of the 18 tenancy noticed pursuant to California Civil Code Section 827; in such instances, the rent increase limitation provisions of Chapter 37 shall continue to apply for the duration of the new 19 20 tenancy in that dwelling or unit. * * * * 21 (D) An owner's right to establish subsequent rental rates under 22 23 subsection 37.3(d)(1) shall not apply to a dwelling or unit that is a new dwelling unit created pursuant to the density exception set forth in Section 207(c)(8) of the Planning Code. 24 * * * * 25

1	(g) New Construction and Substantial Rehabilitation.
2	(1) An owner of a residential dwelling or unit which is newly constructed and
3	first received a certificate of occupancy after the effective date of Ordinance No. 276-79 (June
4	13, 1979), or which the Rent Board has certified has undergone a substantial rehabilitation,
5	may establish the initial and all subsequent rental rates for that dwelling or unit, except:
6	(A) where rent restrictions apply to the dwelling or unit under
7	Sections 37.3(d) or 37.3(f);
8	(B) where the dwelling or unit is a replacement unit under
9	Section 37.9A(b);
10	(C) as provided for certain categories of Accessory Dwelling Units under
11	Section 37.2(r)(4)(D); and
12	(D) as provided in a development agreement entered into by the City
13	under Administrative Code Chapter 56- <u>; and</u>
14	(E) as provided for certain categories of new dwelling units under Section
15	<u>37.2(r)(4)(E).</u>
16	
17	Section 56. Article 9 of the Subdivision Code is hereby amended by revising Sections
18	1396.2, 1396.4 and 1396.5 and adding Section 1396.6, to read as follows:
19	
20	SEC. 1396.2. PROHIBITION ON CONDOMINIUM CONVERSIONS FOR CERTAIN
21	BUILDINGS.
22	(a) Notwithstanding any provisions in this Code to the contrary, including
23	Section 1359, the Department of Public Works shall not sell residential condominium
24	conversion lottery tickets to; shall not accept a residential condominium conversion
25	subdivision application from; and shall deny a tentative subdivision or tentative parcel map for

1	residential condominium conversion submitted by the owner(s) of a building that meets all of					
2	the following conditions:					
3	(1) the building had two or more evictions with each eviction associated with a					
4	separate unit(s);					
5	(2) issuance of each eviction notice occurred on or after May 1, 2005; and,					
6	(3) issuance of the eviction notice(s) occurred pursuant to San Francisco					
7	Administrative Code Sections 37.9(a)(8), 37.9(a)(10), <u>or</u> 37.9(a)(11) , or 37.9(a)(13) .					
8						
9	SEC. 1396.4. CONDOMINIUM CONVERSION FEE AND EXPEDITED CONVERSION					
10	PROGRAM.					
11	* * * *					
12	(b) Any building may be exempted from the annual lottery provisions of Section 1396					
13	if the building owners for said building comply with <i><u>either: (1)</u></i> Section 1396.3 (g)(1) and all the					
14	requirements of this Section 1396.4 or (2) all the requirements of Section 1396.6.					
15	Notwithstanding the foregoing <i>sentence</i> , no property or applicant subject to any of the					
16	prohibitions on conversions set forth in Section 1396.2, in particular a property with the					
17	eviction(s) set forth in Section 1396.2 (b), is eligible for the Expedited Conversion program					
18	under this Section 1396.4. Eligible buildings as set forth in this <u>subs</u> ection (b) may exercise					
19	their option to participate in this program according to the following requirements:					
20	* * * *					
21	SEC. 1396.5. SUSPENSION OF THE LOTTERY PENDING PRODUCTION OF					
22	REPLACEMENT UNITS FOR EXPEDITED CONVERSION UNITS.					
23	* * * *					
24	(c) Except as otherwise authorized under Section 1396.6, <i>Ft</i> he Department shall not accept					
25	an application for the conversion of residential units under Section 1396 nor conduct a lottery					

1	under this Article prior to January 1, 2024. Thereafter, the lottery shall resume upon the
2	earlier of the following: (1) the first February following the Mayor's Office of Housing and
3	<u>Community Development</u> report pursuant to $S_{\underline{s}}$ ubsection (b) showing that the total number of
4	Conversion Replacement Units produced in the City of San Francisco exceeded the total
5	number of units converted as identified in the Department's report prepared pursuant to
6	subsection (a); or (2) completion of the "Maximum Suspension Period" as defined below.
7	* * * *
8	1396.6. CONDOMINIUM CONVERSION ASSOCIATED WITH PROJECTS THAT
9	UTILIZE THE RESIDENTIAL DENSITY EXCEPTION IN RH DISTRICTS TO CONSTRUCT
10	<u>NEW DWELLING UNITS PURSUANT TO PLANNING CODE SECTION 207(C)(8).</u>
11	(a) Findings. The findings of Planning Code Section 415.1 concerning the City's inclusionary
12	affordable housing program are incorporated herein by reference and support the basis for charging
13	the fee set forth herein as it relates to the conversion of dwelling units into condominiums.
14	(b) Definition. "Existing Dwelling Unit <mark>s</mark> " shall refer to the dwelling unit <mark>s</mark> in existence on a lot
15	at the time of the submittal of an application to construct a new dwelling unit pursuant to Planning
16	<u>Code Section 207(c)(8).</u>
17	<u>(c) Notwithstanding Section 1396.4 and Ordinance No. 117-13, the a subdivider of a one unit</u>
18	building that has obtained a permit to build one or more new dwelling units by utilizing the exception
19	to residential density in RH districts set forth in Planning Code Section $207(c)(8)$, which results in $\frac{1}{2}$
20	greater number of dwelling units than the number of Existing Dwelling Units two or more
21	dwelling units, and that has signed an affidavit stating the subdivider's intent to reside in one
22	of those resulting dwelling units, or in the Existing Dwelling Unit, for a period of three years
23	after the approval of Certificate of Final Completion and Occupancy for the new dwelling units,
24	shall (1) be exempt from the annual lottery provisions of Section 1396 with respect to the dwelling units
25	built as part of the Project Units and (2) be eligible to submit a condominium conversion application

1	for such the Existing Dwelling Units and/or include the Existing Dwelling Units in a condominium
2	map application for the project approved pursuant to Planning Code Section 207(c)(8).
3	Notwithstanding the foregoing sentence, no property or applicant subject to any of the prohibitions on
4	conversions set forth in Section 1396.2, in particular a property with the eviction(s) set forth in Section
5	1396.2(b), shall be eligible for condominium conversion under this Section 1396.6. Eligible buildings
6	as set forth in this subsection (c) may exercise their option to participate in this program according to
7	the following requirements:
8	(1) The applicant(s) for the subject building seeking to convert dwelling units to
9	condominiums or subdivide dwelling units into condominiums under this subsection shall pay the fee
10	specified in Section 1315.
11	(2) In addition to all other provisions of this Section 1396.6, the applicant(s) comply
12	with all of the following:
13	(A) The requirements of Subdivision Code Article 9, Sections 1381, 1382, 1383,
14	<u>1386, 1387, 1388, 1389, 1390, 1391(a) and (b), 1392, 1393, 1394, and 1395.</u>
15	(B) The applicant(s) must certify that within the 60 months preceding the date of
16	the subject application, no tenant resided at the property.
17	(C) The applicant(s) must certify that to the extent any tenant vacated their unit
18	after March 31, 2013, and before recordation of the final parcel or subdivision map, such tenant did so
19	voluntarily or if an eviction or eviction notice occurred it was not pursuant to Administrative Code
20	Sections $37.9(a)(8)$ -(12) and $37.9(a)(14)$. If an eviction has taken place under Sections $37.9(a)(11)$ or
21	37.9(a)(14), then the applicant(s) shall certify that the original tenant reoccupied the unit after the
22	temporary eviction.
23	(3) If the Department finds that a violation of this Section 1396.6 occurred prior to
24	recordation of the final map or final parcel map, the Department shall disapprove the application or
25	subject map. If the Department finds that a violation of this Section occurred after recordation of the

1	final map or	parcel map,	the De	partment shall	take such en	forcement acti	ons as are availab	le and

- 2 *within its authority to address the violation.*
- 3 (4) This Section 1396.6 shall not prohibit a subdivider who has lawfully exercised the subdivider's rights under Administrative Code Section 37.9(a)(13) from 4 submitting a condominium conversion application under this Section 1396.6. 5 6 (d) Decisions and Hearing on the Application. 7 (1) The applicant shall obtain a final and effective tentative map or tentative parcel 8 map approval for the condominium subdivision or parcel map within one year of paying the fee 9 specified in subsection (e). The Director of the Department of Public Works or the Director's designee is authorized to waive the time limits set forth in this subsection (d)(1) as it applies to a particular 10 11 building due to extenuating or unique circumstances. Such waiver may be granted only after a public 12 hearing and in no case shall the time limit extend beyond two years after submission of the application. 13 (2) No less than 20 days prior to the Department's proposed decision on a tentative map or tentative parcel map, the Department shall publish the addresses of buildings being considered 14 15 for approval and post such information on its website. During this time, any interested party may file a 16 written objection to an application and submit information to the Department contesting the eligibility 17 of a building. In addition, the Department may elect to hold a public hearing on said tentative map or 18 tentative parcel map to consider the information presented by the public, other City department, or an 19 applicant. If the Department elects to hold such a hearing it shall post notice of such hearing and 20 provide written notice to the applicant, all tenants of such building, any member of the public who 21 submitted information to the Department, and any interested party who has requested such notice. In 22 the event that an objection to the conversion application is filed in accordance with this subsection 23 (d)(2), and based upon all the facts available to the Department, the Department shall approve,
- 24 *conditionally approve, or disapprove an application and state the reasons in support of that decision.*
- 25

1	(3) Any map application subject to a Departmental public hearing on the subdivision
2	or a subdivision appeal shall have the time limit set forth in subsection (d)(1) extended for another six
3	months.
4	(e) Should the subdivision application be denied or be rejected as untimely in accordance with
5	the dates specified in subsection (d)(1), or the tentative subdivision map or tentative parcel map
6	disapproved, the City shall refund the entirety of the application fee.
7	(f) Conversion of buildings pursuant to this Section 1396.6 shall have no effect on the terms
8	and conditions applicable to such buildings under Section 1341A , 1385A , or 1396 of this Code.
9	
10	Section 67. The Planning Department, the Rent Board, and the Department of Public
11	Works are authorized to adopt regulations to implement this ordinance. <u>The Planning</u>
12	Department shall create a report summarizing all applicable design standards in residential
13	districts in the City, and submit such report to the Board for its consideration within six months
14	from the effective date of this ordinance.
15	
16	Section 78. Conforming Amendments in the Municipal Code.
17	(a) This ordinance abolishes RH-1, RH-1(D), and RH-1(S) districts. To conform the
18	Municipal Code to these districts having been abolished, the City Attorney shall cause all
19	references to RH-1 , RH-1(D), and RH-1(S) in the Municipal Code to be removed and replaced
20	with a reference to RH-2, and all references to RH-1(D) to be replaced with RH-2(D);
21	provided, however, that where the Municipal Code references one or more of the three
22	abolished districts <u>RH-1 or RH-1(S) districts</u> along with a reference to RH-2, the City Attorney
23	shall cause the reference to the abolished district or districts to be removed from the Municipal
24	Code, with the reference to RH-2 retained.
25	

(b) The City Attorney shall provide written notice to the Clerk of the Board of
 Supervisors of the changes to the Municipal Code resulting from the implementation of
 subsection (a). The Clerk shall place the City Attorney's notice in Board File No. 210866, the
 file for the ordinance abolishing the RH-1, RH-1(D), and RH-1(S) districts.

(c) Any reference in the Municipal Code to RH-1, RH-1(D), or RH-1(S) districts that
might remain, for example, due to inadvertence or delay in implementing subsection (a), or for
any other reason, shall not be understood to contradict or be in conflict with this ordinance's
abolition of said districts.

9

Section 89. No Conflict with Federal or State Law. Nothing in this ordinance shall be
 interpreted or applied so as to create any requirement, power, or duty in conflict with any
 federal or state law.

13

14 Section 910. Severability. If any section, subsection, sentence, clause, phrase, or 15 word of this ordinance, or any application thereof to any person or circumstance, is held to be 16 invalid or unconstitutional by a decision of a court of competent jurisdiction, such decision 17 shall not affect the validity of the remaining portions or applications of the ordinance. The 18 Board of Supervisors hereby declares that it would have passed this ordinance and each and 19 every section, subsection, sentence, clause, phrase, and word not declared invalid or 20 unconstitutional without regard to whether any other portion of this ordinance or application 21 thereof would be subsequently declared invalid or unconstitutional.

22

23 Section <u>1011</u>. Effective Date. This ordinance shall become effective 30 days after 24 enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the 25 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.

3

Section <u>1112</u>. Scope of Ordinance. Except as stated in Sections 4 and 7 of this 4 5 ordinance, in enacting this ordinance, the Board of Supervisors intends to amend only those 6 words, phrases, paragraphs, subsections, sections, articles, numbers, punctuation marks, 7 charts, diagrams, or any other constituent parts of the Municipal Code that are explicitly 8 shown in this ordinance as additions, deletions, Board amendment additions, and Board amendment deletions in accordance with the "Note" that appears under the official title of the 9 10 ordinance. 11 12 APPROVED AS TO FORM: DAVID CHIU, City Attorney 13 14 By: /s/ Andrea Ruiz-Esquide ANDREA RUIZ-ESQUIDE 15 Deputy City Attorney 16 n:\legana\as2022\2200012\01594499.docx 17 18 19 20 21 22 23 24