FILE NO. 220542

1	[Planning Code - Temporary Safe Overnight Parking and Cannabis Retail Uses]			
2				
3	Ordinance amending the Planning Code to allow long-term parking of and overnight			
4	camping in vehicles and ancillary uses on parcels designated and authorized for use			
5	as Vehicle Triage Centers or Safe Parking Program sites, as a temporary use;			
6	extending the date for expiration of temporary cannabis retail uses to January 1, 2024;			
7	affirming the Planning Department's determination under the California Environmental			
8	Quality Act; and making findings of consistency with the General Plan, and the eight			
9	priority policies of Planning Code, Section 101.1, and public necessity, convenience,			
10	and welfare findings pursuant to Planning Code, Section 302.			
11	NOTE: Unchanged Code text and uncodified text are in plain Arial font.			
12	Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in strikethrough italics Times New Roman font. Board amendment additions are in <u>double-underlined Arial font</u> .			
13	Board amendment additions are in <u>additione-underined Anartonic</u> . Board amendment deletions are in strikethrough Arial font. Asterisks (* * * *) indicate the omission of unchanged Code			
14	subsections or parts of tables.			
15				
16	Be it ordained by the People of the City and County of San Francisco:			
17				
18	Section 1.			
19	(a) The Planning Department has determined that the actions contemplated in this			
20	ordinance comply with the California Environmental Quality Act (California Public Resources			
21	Code Sections 21000 et seq.). Said determination is on file with the Clerk of the Board of			
22	Supervisors in File No. 220542 and is incorporated herein by reference. The Board affirms			
23	this determination.			
24	(b) On July 21, 2022, the Planning Commission, in Resolution No. 21146, adopted			
25	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. 220542, and is incorporated herein by reference.

- 4 (c) Pursuant to Planning Code Section 302, the Board of Supervisors finds that this
 5 ordinance will serve the public necessity, convenience and welfare for the reasons set forth in
 6 Planning Commission Resolution No. 21146.
- 7
- 8 Section 2. The Planning Code is hereby amended by revising Sections 190, 191 and
 9 205.2, to read as follows:
- SEC. 190. CONVERSION OF MEDICAL CANNABIS DISPENSARIES TO CANNABIS
 RETAIL ESTABLISHMENTS.
- (a) Conversion of MCDs with Planning Commission Approval to Cannabis Retail
 Uses.
- 14 (1) An establishment may convert from the prior authorized Use at the property
 15 to a Cannabis Retail Use by obtaining a building permit authorizing the change of Use, if the
 16 establishment (to be termed a "Grandfathered MCD") satisfies one of the following three
 17 criteria:
- (A) holds a valid final permit from the Department of Public Health to
 operate as a Medical Cannabis Dispensary, pursuant to Section 3307 of the Health Code, as
 of January 5, 2018;
- (B) holds an approval for a Medical Cannabis Dispensary Use from the
 Planning Department as of January 5, 2018; or
- (C) submitted a complete application for a permit from the Department of
 Public Health to operate as a Medical Cannabis Dispensary by July 20, 2017, and receives a
 final permit.

1	(2) A Grandfathered MCD converting to a Cannabis Retail Use pursuant to this			
2	Section 190 is not subject to			
3	(A) a Conditional Use Authorization requirement for Cannabis Retail			
4	Uses in the zoning district in which it is located;			
5	(B) the locational restrictions for Cannabis Retail set forth in Section			
6	202.2(a);			
7	(C) the requirements of Section 311; or			
8	(D) an application for discretionary review; provided however, that the			
9	Planning Commission or Planning Department staff may initiate discretionary review.			
10	(3) A Grandfathered MCD is subject to all other Planning Code requirements.			
11	(b) Establishment of Cannabis Retail Uses at Sites with MCD Applications			
12	Pending Before the Planning Commission.			
13	(1) For the purposes of this subsection (b), a Pending MCD Applicant is an			
14	applicant that submitted a complete application to the Department of Public Health to operate			
15	a Medical Cannabis Dispensary by July 20, 2017, but that did not receive a permit or			
16	authorization from the Planning Department to operate such Use as of January 5, 2018, and			
17	that qualifies as either an Equity Applicant or an Equity Incubator pursuant to Section 1604 of			
18	the Police Code.			
19	(2) A Pending MCD Applicant may establish a Cannabis Retail Use at the			
20	property where the application to operate a Medical Cannabis Dispensary was proposed by			
21	obtaining building permit authorization for the change of use.			
22	(3) Except as specified in this subsection (b), a Pending MCD Applicant that			
23	obtains a change of use permit for a Cannabis Retail Use is subject to all Planning Code			
24	requirements, including but not limited to the neighborhood notification requirement set forth in			
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Supervisor Safai BOARD OF SUPERVISORS Section 311 and Conditional Use Authorization if required for a Cannabis Retail Use by the
 zoning district in which the property is located.

3 (4) A Pending MCD Applicant is not subject to the minimum radius requirement
4 between Cannabis Retailers or between a Cannabis Retailer and a Medicinal Cannabis
5 Retailer, as set forth in subsection 202.2(a), but is subject to all other locational requirements
6 for Cannabis Retail set forth in subsection 202.2(a).

(c) All other applications for a change of use from a Medical Cannabis Dispensary Use
to a Cannabis Retail Use shall be subject to the zoning controls for the district in which the
Medical Cannabis Dispensary is located.

(d) This Section 190 shall expire by operation of law on January 1, 2023<u>4</u>. Upon its
expiration, the City Attorney shall cause this Section 190 to be removed from the Planning
Code.

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SEC. 191. AUTHORIZATION OF TEMPORARY CANNABIS SALES RETAIL USES.

(a) A Grandfathered MCD, as defined in Section 190, that receives a permit to
operate as a Medical Cannabis Dispensary from the Department of Public Health before
December 31, 2020 shall be deemed a Temporary Cannabis *Sales<u>Retail</u>* Use, as defined in
Section 205.2. Upon expiration of the Temporary Cannabis *Sales<u>Retail</u>* Use authorization, the
land use authorization for the parcel will revert to the original authorization to operate as a
Medical Cannabis Dispensary Use, unless the Planning Department or Planning Commission
has issued a permanent authorization for a Cannabis Retail Use.

(b) This Section 191 shall expire by operation of law on January 1, 2022<u>4</u>. Upon its
expiration, the City Attorney shall cause this Section 191 to be removed from the Planning
Code.

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1 SEC. 205.2. TEMPORARY USES: ONE- TO FOURSIX-YEAR LIMIT. 2 A temporary use may be authorized for the following uses as specified belowa period not to 3 exceed two years, or, in the case of a Temporary Cannabis Retail Use, for a period not to exceed four 4 years, for any of the following uses: 5 (a) *Temporary authorization for a period not to exceed one year.* 6 Temporary Wireless Telecommunications Services (WTS) Facilities, if the following 7 *requirements are met:* 8 (1) The Planning Director determines that the Temporary WTS Facility shall be sited 9 and constructed so as to: (A) avoid proximity to residential dwellings to the maximum extent feasible; 10 (B) comply with the provisions of Article 29 of the Police Code; 11 12 (*C*) be no taller than needed; 13 (D) be physically screened to the maximum extent feasible; and 14 (*E*) be erected for no longer than reasonably required. (2) Permits in excess of 90 days for Temporary WTS Facilities operated for commercial 15 purposes shall be subject to Sections 311 and 312 of this Code, where applicable. 16 17 (3) The Planning Department may require, where appropriate, notices along street 18 frontages abutting the location of the Temporary WTS Facility indicating the nature of the facility and 19 the duration of the permit. 20 (b) Temporary authorization for a period not to exceed two years. 21 (1) Temporary structures and uses incidental to the construction of a group of buildings on the same or adjacent premises; 22 23 (b2) Rental or sales office incidental to a new residential development, not 24 including the conduct of a general real estate business, provided that it be located within the development, and in a temporary structure or part of a dwelling. A temporary use may be 25

1	authorized for a period not to exceed one year (including any extensions) for the following			
2	year.			
3	(e3) In any M-1 or M-2 District, an Automobile Wrecking use as defined in			
4	Section 102 of this Code, provided if the operation would be a conditional use in the district in			
5	question, that the Planning Director determines the operation will meet within 90 days of			
6	commencing operation all conditions applicable to such use in that district.			
7	$\left(d\right)$			
8	Temporary Wireless Telecommunications Services (WTS) Facilities for a period of up to one			
9	year if the following requirements are met:			
10	(1) the Planning Director determines that the Temporary WTS Facility shall be sited			
11	and constructed so as to:			
12	(A) avoid proximity to residential dwellings to the maximum extent feasible;			
13	(B) comply with the provisions of Article 29 of the Police Code;			
14	(C) be no taller than needed;			
15	(D) be screened to the maximum extent feasible; and			
16	(E) be erected for no longer than reasonably required.			
17	(2) Permits in excess of 90 days for Temporary WTS Facilities operated for commercial			
18	purposes shall be subject to Section 311 and 312 of this Code, where applicable.			
19	(3) The Planning Department may require, where appropriate, notices along street			
20	frontages abutting the location of the Temporary WTS Facility indicating the nature of the facility and			
21	the duration of the permit.			
22	(c) Temporary authorization for a period not to exceed five years, with exceptions as			
23	specified herein.			
24	(1) Vehicle Triage Centers or Safe Parking Program sites.			
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1	(A) On parcels designated and authorized, as applicable, for use as Vehicle
2	Triage Centers or Safe Parking Program sites, temporary long-term parking of and overnight camping
3	in vehicles, and ancillary uses in portable, temporary structures including administrative offices,
4	restrooms, showering or bathing facilities, kitchen or other food preparation facilities, and eating
5	areas, may be permitted, subject to compliance with all other Municipal Code requirements, including
6	but not limited to the Overnight Safe Parking Pilot Program, Administrative Code Chapter 119, Article
7	<u>I.</u>
8	(B) The Director may authorize up to two extensions of this temporary use for a
9	maximum of six months each, based on public health and safety considerations or delay in approval or
10	operation of the site as a Vehicle Triage Center or Safe Parking Program site.
11	(d) Temporary authorization for a period not to exceed six years.
12	(2) -Temporary Cannabis Retail Use <i>for a period of up to four years</i> , as provided by
13	Section 191, to be authorized no earlier than January 1, 2018 and to expire on January 1,
14	20224. This is the only type of Temporary Use allowed for the sale of cannabis or cannabis
15	products.
16	(f) On Assessor's Block 6973, Lot 039, long-term parking of and overnight camping in
17	vehicles, and ancillary uses in portable, temporary structures including administrative offices,
18	restrooms, showering or bathing facilities, kitchen or other food preparation facilities, and eating
19	areas, may be permitted, subject to compliance with all other Municipal Code requirements, including
20	but not limited to the Overnight Safe Parking Pilot Program, Administrative Code Chapter 119, Article
21	I.
22	
23	Section 3. Effective Date; Retroactivity.
24	(a) This ordinance shall become effective 30 days after enactment. Enactment occurs
25	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.

- 3 (b) Upon the effective date of this ordinance, Planning Code Section 205.2(d), as
 4 amended by this ordinance, shall be retroactive to January 1, 2022.
- 5

6 Section 4. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors 7 intends to amend only those words, phrases, paragraphs, subsections, sections, articles, 8 numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Planning 9 Code that are explicitly shown in this ordinance as additions, deletions, Board amendment 10 additions, and Board amendment deletions in accordance with the "Note" that appears under 11 the official title of the ordinance.

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13	APPROVED AS TO FORM:		
14	DEN	NIS J. HERRERA, City Attorney	
15	By:	/s/ Victoria Wong	
16		VICTORIA WONG Deputy City Attorney	
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