BOARD of SUPERVISORS



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October 22, 2021

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

Dear Commissioners:

On October 19, 2021, Mayor Breed submitted the following legislation:

File No. 211092

Ordinance amending the Planning Code to increase density on lots with auto-oriented uses where housing is permitted, but which do not currently have any residential use or a legacy business, and remove the Conditional Use requirement to change the use of an Automobile Service Station or Automotive Use to another use and amend zoning control tables to reflect this change; affirming the Planning Department's determination under the California Environmental Quality Act; making findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1; and making findings of public necessity, convenience, and welfare as required by Planning Code, Section 302.

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

Angela Calvillo, Clerk of the Board

By: Erica Major, Assistant Clerk

Land Use and Transportation Committee

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

[Planning Code ·	- Automotive I	Uses;	Housing	Density]
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Ordinance amending the Planning Code to increase density on lots with auto-oriented uses where housing is permitted, but which do not currently have any residential use or a legacy business, and remove the Conditional Use requirement to change the use of an Automobile Service Station or Automotive Use to another use and amend zoning control tables to reflect this change; affirming the Planning Department's determination under the California Environmental Quality Act; making findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1; and making findings of public necessity, convenience, and welfare as required by Planning Code, Section 302.

NOTE: Unchanged Code text and uncodified text are in plain Arial font.

Additions to Codes are in single-underline italics Times New Roman font.

Deletions to Codes are in strikethrough italics Times New Roman font.

Board amendment additions are in double-underlined Arial font.

Board amendment deletions are in strikethrough Arial font.

Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.

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

Section 1. 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. _____ and is incorporated herein by reference. The Board affirms this determination.

1	(b) On, 2021, the Planning Commission, in Resolution No, adopted			
2	findings that the actions contemplated in this ordinance are consistent, on balance, with the			
3	City's General Plan and eight priority policies of Planning Code Section 101.1. The Board			
4	adopts these findings as its own. A copy of said Resolution is on file with the Clerk of the			
5	Board of Supervisors in File No, and is incorporated herein by reference.			
6	(c) On, 2021, the Planning Commission, in Resolution No,			
7	recommended this ordinance for adoption by the Board of Supervisors, and adopted findings			
8	that it will serve the public necessity, convenience, and welfare, as provided in Planning Code			
9	Section 302. The Board adopts these findings as its own. A copy of said Resolution is on file			
10	with the Clerk of the Board of Supervisors in File No, and is incorporated herein by			
11	reference.			
12	(d) This Ordinance shall be known as "Cars to Casas," and is based on the following			
13	findings:			
14	(1) For the past several years, San Francisco has consistently ranked as the			
15	most, or one of the most, expensive housing markets in the country. There are several			
16	factors that contribute to these high costs, but two of the main drivers are an increased			
17	demand for housing caused by job growth, and a limited supply of housing caused by a lack			
18	of new housing construction.			
19	(2) Job growth in San Francisco from 2010 to 2019 far exceeded housing			
20	produced. The number of workers increased by 225,000 while housing increased by 28,000			
21	units; more than eight workers added for every housing unit added.			
22	(3) Compounding the City's existing lack of housing supply, San Francisco's			
23	Regional Housing Needs Assessment (RHNA) goals will nearly triple by 2023. The annual			
24	targets for each income group will increase to amounts higher than what has been approved			
25	or permitted in the past, including for above moderate-income levels. In the past, San			

- Francisco has struggled to meet existing RHNA targets for low- and moderate-income households.
 - (4) 41% of the land area that is zoned for housing in San Francisco does not allow more than one unit per lot. Further, an additional 29% of the land zoned for housing in San Francisco is limited to two- and three-unit buildings. San Francisco went through a massive downzoning in the mid-1970s when it created the RH zoning districts. As a result, 70% of land zoned to permit housing in San Francisco does not permit apartment buildings with four or more units. This downzoning makes it difficult for San Francisco to build what is often referred to as "Missing Middle Housing."
 - (5) Missing Middle Housing offers a greater choice in housing types that still blend into existing single-family neighborhoods, create more affordable housing options, and help reach sustainability goals. Missing middle housing units are usually smaller units than single-family homes because they share a lot with other homes, which results in lower per-unit land costs. Missing middle housing types are also one of the cheapest forms of housing to produce because they are typically low-rise and wood-frame construction, which avoids expensive concrete podiums. Because the construction and building materials are comparatively less complicated than larger mid- and high-rise structures, a larger pool of small-scale and local home builders can participate in the creation of this form of housing.
 - (6) Since the early 2000s, San Francisco has been moving away from numerical caps on units per lot and toward a form-based density; however, a significant area of the city still relies on numerical unit caps.
 - (7) Nearly all new housing, both affordable and market rate, is added in areas with form-based density controls, including the City's commercial areas like Downtown, former redevelopment areas, and form-based density districts like Neighborhood Commercial Transit

- (NCTs) and Urban Mixed Use (UMUs). 62% of affordable housing and 79% of all housing is built in these districts, even though they make up just 17% of the city's residential land area.
- (8) Because form-based zoning is present in only certain neighborhoods, housing production is heavily focused in just eight neighborhoods, reducing housing opportunities in the rest of the city. 85% of new housing is constructed in just eight neighborhoods of the City: Downtown/South Beach, SoMa, Mission Bay, Potrero Hill/ Dogpatch, Bayview Hunters Point, the Mission, the Tenderloin, and Hayes Valley. Similarly, 82% of all new affordable housing has been built in these eight neighborhoods.
- (9) Personal vehicles are a major cause of global warming. Collectively, cars and trucks account for nearly one-fifth of all U.S. emissions, emitting around 24 pounds of carbon dioxide and other global-warming gases for every gallon of gas.
- (10) In San Francisco, 47% of carbon dioxide emissions come from transportation and 41% come from buildings. San Francisco has been able to reduce its carbon emissions by 41% from 1990 levels, but most of that reduction has come from reducing emissions from buildings; emissions from transportation has remained relatively stable.
- (11) In 2016, the Paris Climate Agreement committed national governments to pursue efforts to limit temperature rises to 1.5 degrees Celsius. In 2018, the Intergovernmental Panel on Climate Change (IPCC) issued a special report on the impacts of global warming and the need to significantly reduce global greenhouse gas emissions well before 2030 to reduce the most detrimental impacts to ecosystems and to human health.
- (12) In 2018, the United States' Fourth National Climate Assessment made clear that climate change will wreak havoc across the United States, and that the current pace and scale of national climate action are not sufficient to avert substantial damage to the environment, human health, and economy. According to the San Francisco Department of Public Health's Climate and Health Adaptation Framework (2017), the direct and indirect

- (13) San Francisco, the Bay Area, and the State of California are already suffering the effects of climate change in the form of droughts, air pollution, extreme heat, frequent wildfires, flooding, and much more.
- (14) At the 2018 Global Climate Action Summit, San Francisco committed to meet the Paris Agreement by achieving a net zero city by 2050. The City joined in a Climate Equity Pledge to ensure that the City's 2020 Climate Action Strategy update achieves the dual goals of advancing racial equity and decreasing carbon emissions.
- (15) San Francisco's climate commitments and climate action strategy are framed by the City's "0-80-100-Roots" framework, which defines climate and sustainability goals in four key areas: zero waste ("0% zero waste"), transportation ("80% low-carbon trips"), energy ("100% renewable energy"), and carbon sequestration ("Roots").
- (16) One of the City's fundamental goals in implementing the 0-80-100-Roots Climate Action Framework is to promote equity by ensuring that implementation reflects and responds to the economic, political, and social needs of different San Francisco vulnerable communities.
- (17) Achieving the "0-80-100-Roots" goals in the City will mean cleaner air, fewer vehicles on the road, more reliable transit systems, more bike lanes and pedestrian-friendly networks, highly efficient homes and businesses powered by 100% clean electricity, a robust urban tree canopy, plentiful green spaces, improved soil health, and a regenerative ecosystem.
- (18) Meaningful climate solutions will require increasing supplies of high-quality housing affordable to households at all income levels and located near local and regional

- (19) In 2019, the Board of Supervisors unanimously adopted Resolution No. 160-19, declaring a climate emergency in San Francisco, and requesting immediate action to address the climate crisis, limit global warming to 1.5 degrees Celsius, and eliminate greenhouse gas emissions.
- (20) The Department of the Environment's 2019 report titled "Focus 2030: A Pathway to Net Zero Emissions" shows that achieving accelerated emissions reductions by 2050 will require an ongoing commitment that builds upon and surpasses San Francisco's past successes and increases resources accordingly to continue to reduce emissions all the way to net zero.
- (21) In 2014, San Francisco adopted Vision Zero as City Policy, which seeks to eliminate traffic deaths on our streets by 2024.
- (22) Since 2014, the City has had on average 28 traffic deaths a year, or 195 deaths in total. As of June 2021, the number of fatalities that have occurred that year is 11.
- (23) In addition to designing better roads and improving enforcement, traffic deaths can be reduced by discouraging private automobile travel within the City and encouraging public transit and active forms of transportation like walking and biking.
- (24) With less space dedicated to the automobile, more space can be used for housing as well as creating a more livable and vibrant city by reducing noise and air pollution, expanding green space, and creating more people-oriented spaces.

Section 2. The Planning Code is hereby amended by revising Sections 102 and 207 to read as follows:

SEC. 102. DEFINITIONS.

2 * * * *

Automotive Service Station. A Retail Automotive Use that provides motor fuels and lubricating oils directly into motor vehicles and minor auto repairs (excluding engine repair, rebuilding, or installation of power train components, reconditioning of badly worn or damaged motor vehicles, collision service, or full body paint spraying) and services that remain incidental to the principal sale of motor fuel. Repairs shall be conducted within no more than three enclosed service bays in buildings having no openings, other than fixed windows or exits required by law, located within 40 feet of any R District. It may include other incidental services for automobiles including, but not limited to, accessory towing, if the number of towing vehicles does not exceed one, and all towed vehicles stored on the premises are limited to those vehicles that are to be repaired on the premises. This use is subject to the controls in Sections 187.1; and 202.2(b), and 202.5.

SEC. 207. DWELLING UNIT DENSITY LIMITS.

(c) Exceptions to Dwelling Unit Density Limits. An exception to the calculations under this Section 207 shall be made in the following circumstances:

(8) Replacing Auto-Oriented Uses with Housing.

(A) Purpose. The purpose of this subsection 207(c)(8) is to encourage housing development on parcels that are being used for Auto-Oriented Uses, with the goal of easing the City's housing shortage while addressing the adverse impacts that automobiles have on climate change, pedestrian safety, and livability.

1	(B) Definition. For the purposes of this subsection 207(c)(8), an Auto-Oriented		
2	Use shall mean any parcel that has an accessory parking lot or garage, or any use defined as an		
3	Automotive Use in Planning Code Section 102.		
4	(C) Applicability. This subsection $207(c)(8)$ shall apply to all properties with an		
5	Auto-Oriented Use on which a residential use is permitted as a Principal Use but does not contain a		
6	Residential Use and has not had a Legacy Business on the site for ten years prior to an application		
7	submitted to apply the terms of this subsection $207(c)(8)$.		
8	(D) Density Controls. Notwithstanding any other provisions of this Code,		
9	eligible properties shall be subject to the following density controls:		
10	(i) Eligible Sites in RH Zoning Districts: Four Dwelling Units per lot as		
11	a Principally Permitted use.		
12	(ii) Eligible Sites in Other Zoning Districts: Density shall be regulated		
13	by the permitted height and bulk, and required setbacks, exposure, open space, and any adopted design		
14	standards or guidelines for each parcel as a Principally Permitted Use.		
15	(E) Conditional Use. Any other Conditional Use required by this Code that is		
16	not related to permitted residential density shall continue to apply.		
17	(F) Parking Requirements.		
18	(i) <u>Residential Parking.</u> Proposed projects utilizing the density		
19	exception in this subsection 207(c)(8) are subject to the following parking controls:		
20	P: up to 0.25 parking spaces per residential unit		
21	C: up to 0.5 parking spaces per unit		
22	NP: above 0.5 spaces per unit		
23	(ii) Non-Residential Parking. Non-Residential Parking is prohibited		
24	for projects utilizing the density exception in this subsection 207(c)(8).		

1	(G) Limit on Number of Residential Units. This subsection 207(c)(8) shall
2	remain in effect until the Planning Department approves a total of 5,000 residential units under the
3	authority of this subsection 207(c)(8). When the Planning Director certifies in writing that the
4	Planning Department has approved 5,000 residential units, this subsection 207(c)(8) shall expire by
5	operation of law and shall no longer be operative, and the City Attorney shall cause this subsection
6	207(c)(8) to be removed from the Planning Code.
7	
8	Section 3. The Planning Code is hereby amended by deleting Section 202.5 in its
9	entirety, as follows:
10	
11	SEC. 202.5. CONVERSION OF AUTOMOTIVE SERVICE STATIONS.
12	(a) Findings.
13	— (1) The recent trend toward conversion of service stations to non-service station use has
14	resulted in the curtailment of essential services, including automobile refueling and emergency
15	services, and is contrary to the public health, safety, peace and general welfare.
16	— (2) To address this problem, the Board of Supervisors adopted Resolution No. 759-89 to
17	impose interim controls on the conversion of service stations and to create a task force to study this
18	problem and make recommendations to this Board regarding how to address this problem.
19	— (3) In the 17 months since Resolution 759-89, 11 more service stations have been
20	converted to other uses. The Service Station Conversion Task Force has recommended that the Board
21	of Supervisors adopt permanent legislation to address this problem.
22	(4) The Board of Supervisors recognizes that service station operators and those who own
23	property on which such stations are located are entitled to earn a fair rate of return on their
24	investment. Where a fair rate of return is being earned, the Board finds that service stations should be

1	allowed to convert to other uses only where it is determined that the conversion would benefit the			
2	public.			
3	(b) Definitions. Whenever used in this Section, unless a different meaning clearly appears			
4	from the context:			
5	(1) "Automotive Service Station" or "service station" shall mean a retail automotive			
6	service use as defined in Section 102 of this Code.			
7	— (2) "Conversion" shall mean to change the use of a property from a service station use to a			
8	different type of use.			
9	— (3) "Return on investment" shall mean:			
10	(A) where the property owner does not own the Automotive Service Station business, the			
11	before income tax total annual rent and other compensation received from the service station business			
12	for the lease of the land and buildings, less the expenses of the lessor, on a cash basis.			
13	(B) where the property owner also owns the Automotive Service Station business, the			
14	before income tax profit on the sale of all goods and services at the service station, including the sale of			
15	gasoline, less the cost of goods sold and operating costs, on a cash basis.			
16	— (4) "Total investment in the property" shall mean the fair market value of the property at			
17	the time the application is filed with the Zoning Administrator.			
18	(5) "Demolition" shall mean the physical removal of underground, and/or surface tanks			
19	used in storage and dispensing of gasoline and/or any building or canopy without the replacement of			
20	such equipment or structures to allow continued operation of the service station.			
21	(c) Limitation on Conversions.			
22	(1) No owner of a property used as an Automotive Service Station shall change the use of			
23	the property to a different type of use without first applying for and receiving either a Conditional Use			
24	authorization from the City Planning Commission, or a conversion determination from the Zoning			
25	Administrator. Such authorizations shall be in addition to any other permit or authorization required			

1	for a proposed service station conversion under any applicable City, State or federal law or regulation			
2	Automotive Service Stations which front on Primary Transit Streets or Citywide Pedestrian Network			
3	Streets, as designated in the General Plan, shall be exempt from the conversion limitations of this			
4	Section. The procedures for service station conversion applications shall be as described in			
5	Sections 306 and 306.1 of this Code for conditional use and variance actions.			
6	(2) Either the Planning Commission or the Zoning Administrator shall determine at a			
7	public hearing whether an applicant is entitled to convert the service station, depending on the grounds			
8	on which the permit is sought. The Planning Commission shall make Conditional Use authorization			
9	determinations based on the criteria set forth in Subsection (d). The Zoning Administrator shall make			
10	service station conversion determinations under the grounds set forth in Subsection (e). An applicant			
11	may, but need not, apply to the Planning Commission for a Conditional Use authorization pursuant to			
12	Subsection (d) and apply to the Zoning Administrator for a conversion authorization pursuant to			
13	Subsection (e), provided that if either one approves the application at the first hearing held on it, no			
14	hearing shall be necessary before the other. The procedures for service station conversion hearings			
15	shall be as described in Sections 306 through 306.5 and 306.8 of this Code for conditional use action			
16	(Planning Commission hearings) and variance action.			
17	(d) Criteria for Planning Commission Conditional Use Authorization. In acting on any			
18	application for Conditional Use authorization for conversion, the Commission shall consider the			
19	following criteria in lieu of the criteria set forth in Section 303(c) of this Code.			
20	— (1) The Planning Commission shall approve the application and authorize the service			
21	station conversion if it determines from the facts presented that the reduction in availability of			
22	automotive goods and services resulting from the service station conversion would not be unduly			
23	detrimental to the public because either:			
24	(A) Comparable automotive goods and services are available at other reasonably			
25	accessible locations; or			

1	(B) The benefits to the public of the service station conversion would outweigh any			
2	reduction in automotive goods and services availability because the proposed new use is more			
3	necessary or desirable for the neighborhood or community than continued service station use.			
4	(2) In making determinations under Subsection (1)(A), the Planning Commission shall			
5	consider the following factors:			
6	(A) The types of services offered by the service station sought to be converted and the			
7	hours and days during which such goods and services are available;			
8	(B) The volume of gasoline and other motor fuel sold and the number of vehicles serviced			
9	at such service station during each of the 24 months preceding the filing of the conditional use			
10	authorization application;			
11	(C) Whether the volume of gasoline and other motor fuel sold and the number of vehicles			
12	serviced each month has increased or decreased during the 24-month period immediately preceding the			
13	conditional use authorization;			
14	(D) The accessibility of comparable automotive goods and services offered by other			
15	service stations and repair garages which serve the same geographic area and population segments			
16	(e.g., neighborhood residents, in-town or out-of-town commuters, tourists) as the service station sought			
17	to be converted.			
18	— (3) In making determinations under Subsection (1)(B), the Planning Commission shall			
19	consider the following factors:			
20	(A) If the proposed use is a Residential use, the total number of units to be provided and			
21	the number of those units that are affordable units;			
22	(B) If the proposed new use is a Commercial use, the types of goods and services to be			
23	offered and the availability of comparable products and services in the vicinity;			
24				

1	— (C) The importance of the street on which the service station fronts to walking, cycling,
2	and public transit, and the impact of automobile access and egress to the service station and of the
3	proposed new uses and structures on the safety and comfort of pedestrians, cyclists, and transit riders;
4	(D) The relative environmental dangers posed by the current and proposed uses,
5	including but not limited to the quality and character of waste generated, noxious or offensive
6	emissions, fire and explosion hazards and noise, and whether the service station conversion would
7	facilitate the cleanup of existing contamination at the property;
8	(E) The relative employment opportunities offered by the service station and the
9	proposed new use;
10	(F) The relative amount of taxes or other revenues to be received by the City or other
11	governmental bodies from service station use and the proposed new use;
12	— (G) The compatibility of the existing service station and of the proposed new use or
13	structure with the General Plan and area plan urban design policies and the street frontage standards
14	of this Code;
15	(H) Whether the service station use and the proposed use are permitted principal uses,
16	conditional uses or nonconforming uses.
17	-(e) Criteria for Zoning Administrator Conversion Determination. The Zoning Administrator
18	shall approve the application and authorize the service station conversion if the Zoning Administrator
19	determines from the facts presented that the owner of the subject property is not earning a Fair Return
20	on Investment, as defined in Section 102. The owner shall bear the burden of proving that the owner is
21	not earning a Fair Return on Investment.
22	— (1) Application. A property owner's application under this Section shall be signed by the
23	owner or an authorized representative of the owner and, under penalty of perjury, declared to contain
24	true and correct information. The application shall be accompanied by:
25	(A) An independent appraisal of the property stating its value;

1	(B) A written statement from an independent Certified Public Accountant summarizing		
2	the applicant's financial records, including the property appraisal and stating the return on investment		
3	calculated pursuant to Section 102;		
4	(C) A certified statement from the Certified Public Accountant identifying the owner of		
5	the property and the owner of the service station business;		
6	(D) Such other financial information as the Zoning Administrator may reasonably		
7	determine is necessary to make the determination provided for in this Section.		
8	(2) Rebuttable Presumption. There shall be a rebuttable presumption that the property		
9	owner is earning a Fair Return on Investment if the property owner has earned at least a 9% return on		
10	the property owner's total investment in the property for the 24-month period immediately preceding		
11	the filing of the application, or in the case of a service station business that ceased operations after		
12	October 12, 1989, for the 24-month period immediately preceding the date the service station ceased		
13	operations. The property owner may rebut this presumption by offering evidence demonstrating that		
14	because of special facts regarding his or her property the property owner is not earning a Fair Return		
15	on Investment or that because of special demonstrated circumstances the applicant would not earn a		
16	fair return on investment from service station use during that 12-month period after the filing of the		
17	service station conversion application.		
18	(3) Notice of Hearing. Prior to conducting the hearing required by subsection (c)(1), the		
19	Zoning Administrator shall provide public notification of the hearing pursuant to the requirements of		
20	Section 333 of this Code.		
21	(4) Determination. The Zoning Administrator shall render written determination within 60		
22	days of the hearing.		
23	(5) Consultation With Other City Departments. If necessary, the Zoning Administrator		
24	shall have the authority to consult with or retain the assistance of the staffs of the Department of Public		

1 Works, Real Estate Department, and Mayor's Office of Workforce and Economic Development in the 2 review of applications for service station conversion. 3 *(f) Demolition and Tank Removal.* 4 (1) No service station shall be demolished except to enable a new service station to be 5 constructed on the property, unless: 6 (A) The property owner has first obtained a conditional use authorization from the 7 Planning Commission pursuant to Subsection (d) above or a conversion determination from the Zoning 8 Administrator pursuant to Subsection (e) above; or 9 (B) The Department of Building Inspection and the Bureau of Fire Prevention and Public 10 Safety determines that the building is unsafe or dangerous and that demolition is the only feasible 11 means to secure the public safety. 12 (2) Notwithstanding subsections (f)(1)(A) and (f)(1)(B) above, if a service station is owned 13 by a lessee of the property and the property lease was signed prior to the effective date of Ordinance 14 288-91, which lease permits or requires the lessee to remove the service station from the property 15 before or after the expiration or termination of the lease, and the lease has expired or terminated or 16 will do so within 60 days, the lessee may cease operation of the service station as permitted or required 17 in the lease. Nothing in this provision, however, shall relieve the property owner from continued use of 18 property as an Automotive Service Station as defined by Sections 102 and 890.18 of this Code or the 19 requirements of subsection (f)(1)(A) above. 20 (3) This Section shall not limit the removal of any underground storage tank at a service 21 station where removal of the tank is required to comply with any other local, State or federal law or 22 regulation or where the Director of Public Health or a State or federal regulatory agency with 23 jurisdiction over underground storage tanks determines that the tank poses, or removal of the tank is 24 necessary to mitigate, a threat to public health or safety, including but not limited to waters of the 25 State. All appropriate permits (other than the authorizations required by this Section for conversions)

1	shall be obtained prior to such authorized tank removals. The removal of an underground tank			
2	pursuant to this Section does not otherwise exempt a property owner from the requirement of obtaining			
3	conditional use authorization to convert an Automotive Service Station.			
4				
5	Section 4. PLANNING CODE AMENDMENTS TO ZONING CONTROL TABLES TO			
6	CONFORM TO DELETION OF PLANNING CODE SECTION 202.5.			
7	Consistent with Section 3 of this ordinance, which deletes Section 202.5, "Conversion			
8	of Automotive Service Stations," from the Planning Code:			
9				
10	(a) These Zoning Control Tables in Planning Code Article 2 are revised to delete			
11	the cross-reference to Planning Code Section 202.5 where "Automotive Service Station" is			
12	listed in the tables:			
13	Table 210.1 (C-2 Districts: Community Business)			
14	Table 210.2 (C-4 Districts: Downtown Commercial)			
15	Table 210.3 (PDR Districts)			
16				
17	(b) These Neighborhood Commercial and Neighborhood Commercial Transit			
18	Zoning Control Tables in Planning Code Article 7 are revised to delete the cross-reference to			
19	Planning Code Section 202.5 where "Automotive Service Station" is listed in the tables:			
20	Table 731, Noriega Street Neighborhood Commercial District			
21	Table 732, Irving Street Neighborhood Commercial District			
22	Table 733, Taraval Street Neighborhood Commercial District			
23	Table 734, Judah Street Neighborhood Commercial District			
24	Table 751, NC-2 – Small Scale Neighborhood Commercial Transit District			
25	Table 753, SOMA Neighborhood Commercial Transit District			

1	Table 754, Mission Street Neighborhood Commercial Transit District
2	Table 755, Ocean Avenue Neighborhood Commercial Transit District
3	Table 756, Glen Park Neighborhood Commercial Transit District
4	Table 759, Divisadero Street Neighborhood Commercial Transit District.
5	
6	(c) These Neighborhood Commercial and Neighborhood Commercial Transit
7	Zoning Control Tables in Planning Code Article 7 are revised to delete the cross-reference to
8	Planning Code Section 202.5, where "Automotive Use" is listed in the table:
9	Table 712, Moderate-Scale Neighborhood Commercial District NC-3
10	Table 714, Broadway Neighborhood Commercial District
11	Table 715, Castro Street Neighborhood Commercial District
12	Table 716, Inner Clement Street Neighborhood Commercial District
13	Table 717, Outer Clement Street Neighborhood Commercial District
14	Table 718, Upper Fillmore Street Neighborhood Commercial District
15	Table 719, Haight Street Neighborhood Commercial District
16	Table 720, Excelsior Outer Mission Neighborhood Commercial District
17	Table 721, Japantown Neighborhood Commercial District
18	Table 722, North Beach Neighborhood Commercial District
19	Table 723, Polk Street Neighborhood Commercial District
20	Table 724, Sacramento Street Neighborhood Commercial District
21	Table 725, Union Street Neighborhood Commercial District
22	Table 726, Pacific Avenue Neighborhood Commercial District
23	Table 728, 24th Street - Noe Valley Neighborhood Commercial District
24	Table 729, West Portal Avenue Neighborhood Commercial District
25	Table 730, Inner Sunset Neighborhood Commercial District

1	Table 737, Bayview Neighborhood Commercial District			
2	Table 739, Geary Boulevard Neighborhood Commercial District			
3	Table 740, Mission Bernal Neighborhood Commercial District			
4	Table 744, Lower Polk Street Neighborhood Commercial District			
5	Table 750, NCT-1 – Neighborhood Commercial Transit Cluster District			
6	Table 752, NCT-3 – Moderate Scale Neighborhood Commercial Transit District			
7	Table 757, Folsom Street Neighborhood Commercial Transit District			
8	Table 758, Regional Commercial District			
9	Table 760, Fillmore Street Neighborhood Commercial Transit District			
10	Table 761, Hayes-Gough Neighborhood Commercial Transit District			
11	Table 762, Valencia Street Neighborhood Commercial Transit District			
12	Table 763, 24th Street-Mission Neighborhood Commercial Transit District			
13	Table 764, Upper Market Street Neighborhood Commercial Transit District.			
14				
15	Section 5. The Planning Code is hereby amended by revising Sections 810, 811, 812			
16	and 899 to read as follows:			
17	SEC. 810. CHINATOWN COMMUNITY BUSINESS DISTRICT.			
18	* * * *			
19	TABLE 810			
20	CHINATOWN COMM	IUNITY BUSINESS I	DISTRICT ZONING CONTROL TABLE	
21	Zoning Category	§ References	Controls	

Zoning Category	§ References	Controls		
NON-RESIDENTIAL USES		Controls by Story		
		1st	2nd	3rd+
* * * *	* * * *	* * * *		
Automotive Use Category				

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Automotivo Lloco*				
Automotive Uses*	§§ 102, 202.4	NP	NP	NP
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SEC. 811. CHINATOWN VI	SITOR RETAIL DIST	TRICT.		
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	TABLE	811		
СН	IINATOWN VISITOR	RETAIL DI	STRICT	
Zoning Category	§ References	Controls	3	
NON-RESIDENTIAL USES	5		Controls by	Story
		1st	2nd	3rd+
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Automotive Use Category	,			
Automotive Uses*	§§ 102, 202.4	NP	NP	NP
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	ESIDENTIAL NEIGH	BORHOOD	COMMERCI	AL DISTRIC
SEC. 812. CHINATOWN R	ESIDENTIAL NEIGH TABLE		COMMERCI	AL DISTRIC
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SEC. 812. CHINATOWN RI * * * * CHINATOWN RES Zoning Category	TABLE IDENTIAL NEIGHBO § References	812 ORHOOD C	OMMERCIAL 3	DISTRICT
SEC. 812. CHINATOWN RI * * * * CHINATOWN RES Zoning Category	TABLE IDENTIAL NEIGHBO § References	812 ORHOOD C	OMMERCIAL S Controls by	DISTRICT Story

1	Automotive Uses*	§§ 102, 202.4	NP	NP	NP
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SEC. 899. OTHER APPLICABLE SECTIONS OF THE PLANNING CODE.

Certain sections of the Planning Code in Articles other than this Article also apply to Mixed Use Districts. Such sections and their titles are listed below. The following listing is set forth for convenience; in the event of any omission of a provision, that provision shall nevertheless still apply.

Conversion of Automotive Service Stations

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Uses

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Section 7. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors intends to amend only those words, phrases, paragraphs, subsections, sections, articles,

numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal

Section 6. Effective Date. This ordinance shall become effective 30 days after

ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board

enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the

of Supervisors overrides the Mayor's veto of the ordinance

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1	Code that are explicitly shown in this ordinance as additions, deletions, Board amendment
2	additions, and Board amendment deletions in accordance with the "Note" that appears under
3	the official title of the ordinance.
4	
5	APPROVED AS TO FORM:
6	DENNIS J. HERRERA, City Attorney
7	By: /s/
8	KATE H. STACY Deputy City Attorney
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LEGISLATIVE DIGEST

[Planning Code - Automotive Uses; Housing Density]

Ordinance amending the Planning Code to increase density on lots with auto-oriented uses where housing is permitted, but which do not currently have any residential use or a legacy business, and remove the Conditional Use requirement to change the use of an Automobile Service Station or Automotive Use to another use and amend zoning control tables to reflect this change; affirming the Planning Department's determination under the California Environmental Quality Act; making findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1; and making findings of public necessity, convenience, and welfare as required by Planning Code, Section 302.

Existing Law

Change of use of an automotive service station requires a conditional use permit and adoption of specified findings to allow the conversion of the automotive service station to another use.

The Planning Code contains different density controls and limits for residential uses, depending on the particular zoning district. Density might be controlled by floor area ratio, or by height and bulk restrictions.

Parking requirements are set forth in the Planning Code, and limits depend on use and zoning district.

Amendments to Current Law

The proposed legislation would eliminate the requirement to procure a conditional use permit for a conversion of an automotive service station to another use.

The proposed legislation would allow properties currently used for auto-oriented uses, defined as accessory parking lots or garages or any use defined as an Automotive Use, to develop housing on the site, provided (1) the site does not currently contain a residential use, (2) has not had a Legacy Business on the site for 10 years.

The proposed legislation would allow eligible sites in RH Zoning Districts to develop four Dwelling Units per lot as a Principally Permitted use. In other zoning districts, density would be regulated by the permitted height and bulk, and required setbacks, exposure, open space, and any adopted design standards or guidelines for each parcel as a Principally Permitted Use. Any other Conditional Use requirement not related to permitted residential density would continue to apply.

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FILE NO. 211092

The proposed legislation would apply parking requirements for the sites, and would prohibit any parking for non-residential uses.

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