### **BOARD of SUPERVISORS**



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### **MEMORANDUM**

		MEMORANDUM
	Date:	June 12, 2023
	To:	Planning Department / Commission
	From:	Erica Major, Clerk of the Land Use and Transportation Committee
	Subject:	Board of Supervisors Legislation Referral - File No. 230446-2 Planning Code, Zoning Map - Housing Production
×	(Califori ⊠ (	ia Environmental Quality Act (CEQA) Determination nia Public Resources Code, Sections 21000 et seq.) Ordinance / Resolution Ballot Measure
$\boxtimes$	(Plannir	ment to the Planning Code, including the following Findings:  ng Code, Section 302(b): 90 days for Planning Commission review)  eral Plan ⊠ Planning Code, Section 101.1 ⊠ Planning Code, Section 302
		ment to the Administrative Code, involving Land Use/Planning Rule 3.23: 30 days for possible Planning Department review)
	(Charte, (Require City pro narrowin space, housing plan and	Plan Referral for Non-Planning Code Amendments r, Section 4.105, and Administrative Code, Section 2A.53) ed for legislation concerning the acquisition, vacation, sale, or change in use of operty; subdivision of land; construction, improvement, extension, widening, ng, removal, or relocation of public ways, transportation routes, ground, open buildings, or structures; plans for public housing and publicly-assisted private; redevelopment plans; development agreements; the annual capital expenditure d six-year capital improvement program; and any capital improvement project or m financing proposal such as general obligation or revenue bonds.)
		Preservation Commission  Landmark (Planning Code, Section 1004.3)  Cultural Districts (Charter, Section 4.135 & Board Rule 3.23)  Mills Act Contract (Government Code, Section 50280)  Designation for Significant/Contributory Buildings (Planning Code, Article 11)

Please send the Planning Department/Commission recommendation/determination to Erica Major at  $\underline{\text{Erica.Major@sfgov.org}}.$ 

[Planning Code, Zoning Map - Housing Production]

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Ordinance amending the Planning Code to encourage housing production, by 1) exempting, under certain conditions, specified housing projects from the notice and review procedures of Section 311 and the Conditional Use requirement of Section 317, in areas outside of Priority Equity Geographies, which are identified in the Housing Element as areas or neighborhoods with a high density of vulnerable populations; 2) removing the Conditional Use requirement for several types of housing projects, including housing developments on large lots, projects to build to the allowable height limit, projects that build additional units in lower density zoning districts, and senior housing projects that seek to obtain double density; 3) amending rear yard, front setback, lot frontage, minimum lot size, and residential open space requirements in specified districts; 4) allowing additional uses on the ground floor in residential buildings, homeless shelters, and group housing in residential districts, and administrative review of reasonable accommodations; 5) expanding the eligibility for the Housing Opportunities Mean Equity - San Francisco (HOME - SF) program and density exceptions in residential districts; 6) exempting certain affordable housing projects from certain development fees; 7) authorizing the Planning Director to approve State Density Bonus projects, subject to delegation from the Planning Commission; and 8) making conforming amendments to other sections of the Planning Code; amending the Zoning Map to create the Priority Equity Geographies Special Use District; affirming the Planning Department's determination under the California Environmental Quality Act; and making public necessity, convenience, and welfare findings under Planning Code, Section 302, and findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

1	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> .
2	Deletions to Codes are in strikethrough italics Times New Roman font.  Board amendment additions are in double-underlined Arial font.
3	Board amendment deletions are in strikethrough Arial font. Asterisks (* * * *) indicate the omission of unchanged Code
4	subsections or parts of tables.
5	Be it ordained by the People of the City and County of San Francisco:
6	
7	Section 1. Environmental and Land Use Findings.
8	(a) The Planning Department has determined that the actions contemplated in this
9	ordinance comply with the California Environmental Quality Act (California Public Resources
10	Code Sections 21000 et seq.). Said determination is on file with the Clerk of the Board of
11	Supervisors in File No and is incorporated herein by reference. The Board affirms this
12	determination.
13	(b) On, the Planning Commission, in Resolution No,
14	adopted findings that the actions contemplated in this ordinance are consistent, on balance,
15	with the City's General Plan and eight priority policies of Planning Code Section 101.1. The
16	Board adopts these findings as its own. A copy of said Resolution is on file with the Clerk of
17	the Board of Supervisors in File No, and is incorporated herein by reference.
18	(c) Pursuant to Planning Code Section 302, this Board finds that these Planning Code
19	amendments will serve the public necessity, convenience, and welfare for the reasons set
20	forth in Planning Commission Resolution No, and the Board adopts such
21	reasons as its own. A copy of said resolution is on file with the Clerk of the Board of
22	Supervisors in File No and is incorporated herein by reference.
23	Section 2. General Background and Findings.
24	(a) California faces a severe crisis of housing affordability and availability, prompting
25	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.
  - (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 2008-2009, 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 the Bay Area, according to the Planning Department's 2019 Housing Affordability Strategies Report. 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 the general rate of inflation.
  - (e) Moreover, San Francisco will be challenged to meet increased Regional Housing Needs Allocation ("RHNA") goals in this 2023-2031 Housing Element cycle, which total 82,069 units over eight years, more than 2.5 times the goal of the previous eight-year cycle. The importance of meeting these goals to address housing needs is self-evident. In addition, under relatively new State laws like Senate Bill 35 (2017), failure to meet the 2023-2031

- RHNA housing production goals would result in limitations on San Francisco's control and discretion over certain projects.
- (f) On January 31, 2023, the City adopted the 2022 Update of the Housing Element of the General Plan ("2022 Housing Element"), as required by state law. The 2022 Housing Element is San Francisco's first housing plan that is centered on racial and social equity. It articulates San Francisco's commitment to recognizing housing as a right, increasing housing affordability for low-income households and communities of color, opening small and mid-rise multifamily buildings across all neighborhoods, and connecting housing to neighborhood services like transportation, education, and economic opportunity.
- (g) The 2022 Housing Element includes goals, objectives, policies and implementing programs that seek to guide development patterns and the allocation of resources to San Francisco neighborhoods. Generally, it intends to shift an increased share of the San Francisco's projected future housing growth to transit corridors and low-density residential districts within "Well-Resourced Neighborhoods" (which are areas identified by the state as neighborhoods that provide strong economic, health, and educational outcomes for its residents), while aiming to prevent the potential displacement and adverse racial and social equity impacts of zoning changes, planning processes, or public and private investments for populations and in areas that may be vulnerable to displacement, such as "Priority Equity Geographies" (identified in the Department of Public Health's Community Health Needs Assessment as Areas of Vulnerability).
- (h) Among other policies, the 2022 Housing Element commits the City to remove governmental constraints on housing development, maintenance and improvement, specifically in Well-Resourced Neighborhoods and in areas outside of Priority Equity Geographies, as well as to reduce costs and administrative processes for affordable housing projects, small and multifamily housing, and to simplify and standardize processes and permit

- 1 procedures. Among many other obligations, the 2022 Housing Element requires that the City 2 remove Conditional Use Authorization requirements for code compliant projects, eliminate 3 hearing requirements, and modify standards and definitions to permit more types of housing across the City, in Well-Resourced Neighborhoods and outside of Priority Equity 4 5 Geographies. This ordinance advances those goals. 6 7 Section 3. The Planning Code is hereby amended by deleting Sections 121.1, 121.3, 8 132.2, 253, 253.1, 253.2, and 253.3, revising Sections 102, 121, 121.7, 132, 134, 135, 140, 9 145.1, 202.2, 204.1, 206.3, 206.6, 207, 209.1, 209.2, 209.3, 209.4, 210.3, 305.1, 311, 317, 406, 713, 714, 754, 810, 811, and 812, and adding Section 249.97, to read as follows: 10 11 12 SEC. 102.DEFINITIONS. 13 14 signed for, or is occupied by, one family doing its own cooking therein and having only one 15
  - Dwelling Unit. A Residential Use defined as a room or suite of two or more rooms that is designed for, or is occupied by, one family doing its own cooking therein and having only one kitchen. A Dwelling Unit shall also include "employee housing" when providing accommodations for six or fewer employees, as provided in State Health and Safety Code §17021.5. A housekeeping room as defined in the Housing Code shall be a Dwelling Unit for purposes of this Code. For the purposes of this Code, a Live/Work Unit, as defined in this Section, shall not be considered a Dwelling Unit.
- Height (of a building or structure). The vertical distance by which a building or structure rises above a certain point of measurement. See Section 260 of this Code for how height is

24 measured.

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1	Historic Building. A Historic Building is a building or structure that meets at least one of the following
2	<u>criteria:</u>
3	• It is individually designated as a landmark under Article 10;
4	• It is listed as a contributor to an historic district listed in Article 10;
5	• It is a Significant or Contributory Building under Article 11, with a Category I, II, III or IV
6	rating;
7	• It has been listed or has been determined eligible for listing in the California Register of
8	Historical Resources; or,
9	• It has been listed or has been determined eligible for listing in the National Register of Historic
10	<u>Places.</u>
11	* * * *
12	
13	SEC. 121. MINIMUM LOT WIDTH AND AREA.
14	* * * *
15	(b) Subdivisions and Lot Splits. Subdivisions and lot splits shall be governed by the
16	Subdivision Code of the City and County of San Francisco and by the Subdivision Map Act of
17	California. In all such cases the procedures and requirements of said Code and said Act shall
18	be followed, including the requirement for consistency with the General Plan of the City and
19	County of San Francisco. Where the predominant pattern of residential development in the
20	immediate vicinity exceeds the minimum standard for lot width or area, or the minimum standards for
21	both lot width and area, set forth below in this Section, any new lot created by a subdivision or lot split
22	under the Subdivision Code shall conform to the greater established standards, provided that in no
23	case shall the required lot width be more than 33 feet or the required lot area be more than 4,000

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square feet.

1	(d) Minimum Lot Width. The minimum lot width	shall be <u>20 feet</u> . <del>as follows:</del>
2	(1) In RH-1(D) Districts: 33 feet;	
3	(2) In all other zoning use districts: 25 feet.	
4	(e) Minimum Lot Area. The minimum lot area s	hall be <u>1,200 sq. ft.</u> as follows:
5	(1) In RH-1(D) Districts: 4,000 square feet;	
6	(2) In all other zoning use districts: 2,500 squa	are feet; except that the minimum lot
7	area for any lot having its street frontage entirely within 125 fe	eet of the intersection of two streets that
8	intersect at an angle of not more than 135 degrees shall be 1,7	<del>50 square feet.</del>
9	(f) Conditional Uses. Notwithstanding the foregoing r	equirements of this Section 121 as to lot
10	width, lot area and width of lot frontage, in any zoning use dis	trict other than an RH-1(D) District the
11	City Planning Commission may permit one or more lots of less	er width to be created, with each lot
12	containing only a one-family dwelling and having a lot area of	not less than 1,500 square feet,
13	according to the procedures and criteria for conditional use ap	pproval in Section 303 of this Code.
14		
15	SEC. 121.1. DEVELOPMENT OF LARGE LOTS, N	EIGHBORHOOD COMMERCIAL
16	DISTRICTS.	
17	(a) Purpose. In order to promote, protect, and mainte	ain a scale of development that is
18	appropriate to each district and compatible with adjacent build	dings, new construction or significant
19	enlargement of existing buildings on lots of the same size or la	rger than the square footage stated in the
20	table below shall be permitted only as Conditional Uses.	
21	<del>District</del>	Lot Size Limits
22	North Beach	<del>2,500 sq. ft.</del>
23	Pacific Avenue	
24	Polk Street	

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1	NC-1, NCT-1	<del>5,000 sq. ft.</del>
2	24th Street-Mission	
3	24th Street Noe Valley	
4	<del>Broadway</del>	
5	Castro Street	
6 7	Cole Valley	
8	Glen Park	
9		
10	Haight Street	
11	Inner Clement Street	
12	Inner Sunset	
13	<del>Irving Street</del>	
14	<del>Judah Street</del>	
15	<del>Lakeside Village</del>	
16	Noriega Street	
17	Outer Clement Street	
18 <del>-</del>	<del>Sacramento Street</del>	
20	<del>Taraval Street</del>	
21	Union Street	
22	Upper Fillmore Street	
23	<del>West Portal Avenue</del>	
24	NC-2, NCT-2	<del>10,000 sq. ft.</del>
25		,

1	NC-3, NCT-3
2	<del>Bayview</del>
	Cortland Avenue
	Divisadero Street
	Excelsior Outer Mission Street
	Fillmore Street
	Folsom Street
)	Geary Boulevard
	Hayes Gough
	Inner Balboa Street
	Inner Taraval Street
1	<del>Japantown</del>
;	Lower Haight Street
s	Lower Polk Street
7	Mission Bernal
	Mission Street
	Ocean Avenue
	Outer Balboa Street
2	Regional Commercial District
3	<del>San Bruno Avenue</del>
4	SoMa
5 —	

<del>Upper Market Street</del>	
<del>Valencia Street</del>	
NC S	Not Applicable

- (b) Design Review Criteria. In addition to the criteria of Section 303(c) of this Code, the City Planning Commission shall consider the extent to which the following criteria are met:
- (1) The mass and facade of the proposed structure are compatible with the existing scale of the district.
- (2) The facade of the proposed structure is compatible with design features of adjacent facades that contribute to the positive visual quality of the district.
- (3) Where 5,000 or more gross square feet of Non-Residential space is proposed, that the project provides commercial spaces in a range of sizes, including one or more spaces of 1,000 gross square feet or smaller, to accommodate a diversity of neighborhood business types and business sizes.

# SEC. 121.3. DEVELOPMENT OF LARGE LOTS, CHINATOWN MIXED USE DISTRICTS.

In order to promote, protect, and maintain a scale of development which is appropriate to each Mixed Use District and complementary to adjacent buildings, new construction or enlargement of existing buildings on lots larger than the square footage stated in the table below shall be permitted as conditional uses subject to the provisions set forth in Section 303.

<del>District</del>	Lot Size Limits
Chinatown Community Business	<del>5,000 sq. ft.</del>
Chinatown Residential/Neighborhood Commercial	

1	Chinatown Visitor Retail
2	
3	In addition to the criteria of Section 303(c), the Planning Commission shall consider the
4	following criteria:
5	(1) The mass and facade of the proposed structure are compatible with the existing scale o
6	the district.
7	(2) The facade of the proposed structure is consistent with design features of adjacent
8	facades that contribute to the positive visual quality of the district.
9	
10	SEC. 121.7. RESTRICTION OF LOT MERGERS IN CERTAIN DISTRICTS AND ON
11	PEDESTRIAN-ORIENTED STREETS.
12	* * * *
13	(b) Controls. Merger of lots is regulated as follows:
14	(1) RTO Districts. In RTO Districts, merger of lots creating a lot greater than 5,000
15	square feet shall not be permitted except according to the procedures and criteria in subsection (d)
16	<del>below.</del>
17	(21) NCT, NC, and Mixed-Use Districts. In those NCT, NC, and Mixed Use
18	Districts listed below, merger of lots resulting in a lot with a single street frontage greater than
19	that stated in the table below on the specified streets or in the specified Districts is prohibited
20	except according to the procedures and criteria in subsections (c) and (d) below.
21	( $32$ ) <b>WMUO District.</b> Merger of lots in the WMUO zoning district resulting in a
22	lot with a street frontage between 100 and 200 feet along Townsend Street is permitted so
23	long as a publicly-accessible through-block pedestrian alley at least 20 feet in width and
24	generally conforming to the design standards of Section 270.2(e)(5)-(12) of this Code is
25	provided as a result of such merger.

(43) Mission Street NCT District. In the Mission Street NCT District, projects
that propose lot mergers resulting in street frontages on Mission Street greater than 50 feet
shall provide at least one non-residential space of no more than 2,500 square feet on the
ground floor fronting Mission Street.

(54) Ocean Avenue NCT District. In the Ocean Avenue NCT District, projects that propose lot mergers resulting in street frontages greater than 50 feet are permitted to create corner lots only, and shall require a conditional use authorization.

\* \* \* \*

# SEC. 132. FRONT SETBACK AREAS IN RTO, RH, AND RM DISTRICTS AND FOR REQUIRED SETBACKS FOR PLANNED UNIT DEVELOPMENTS.

The following requirements for minimum front setback areas shall apply to every building in all RH, RTO, and RM Districts, in order to relate the setbacks provided to the existing front setbacks of adjacent buildings. Buildings in RTO Districts which have more than 75 feet of street frontage are additionally subject to the Ground Floor Residential Design Guidelines, as adopted and periodically amended by the Planning Commission. Planned Unit Developments or PUDs, as defined in Section 304, shall also provide landscaping in required setbacks in accord with Section 132(g).

(a) **Basic Requirement.** Where one or both of the buildings adjacent to the subject property have front setbacks along a Street or Alley, any building or addition constructed, reconstructed, or relocated on the subject property shall be set back no less than the depth of the adjacent building with the shortest front setback, except as provided in subsection (c). the average of the two adjacent front setbacks. If only one of the adjacent buildings has a front setback, or if there is only one adjacent building, then the required setback for the subject property shall be equal to one-half the front setback of such adjacent building. In any case in which the lot constituting the subject

property is separated from the lot containing the nearest building by an undeveloped lot or lots
for a distance of 50 feet or less parallel to the Street or Alley, such nearest building shall be
deemed to be an "adjacent building," but a building on a lot so separated for a greater
distance shall not be deemed to be an "adjacent building." [Note to publisher: Delete diagram
that follows this text].

- (b) Alternative Method of Averaging. If, under the rules stated in subsection (a) above, an averaging is required between two adjacent front setbacks, or between one adjacent setback and another adjacent building with no setback, the required setback on the subject property may alternatively be averaged in an irregular manner within the depth between the setbacks of the two adjacent buildings, provided that the area of the resulting setback shall be at least equal to the product of the width of the subject property along the Street or Alley times the setback depth required by subsections (a) and (c) of this Section 132; and provided further, that all portions of the resulting setback area on the subject property shall be directly exposed laterally to the setback area of the adjacent building having the greater setback. In any case in which this alternative method of averaging has been used for the subject property, the extent of the front setback on the subject property for purposes of subsection (c) below relating to subsequent development on an adjacent site shall be considered to be as required by subsection (a) above, in the form of a single line parallel to the Street or Alley [Note to publisher: Delete diagram that follows this text].
- (<u>be</u>) **Method of Measurement.** The extent of the front setback of each adjacent building shall be taken as the horizontal distance from the property line along the Street or Alley to the building wall closest to such property line, excluding all projections from such wall, all decks and garage structures and extensions, and all other obstructions.
  - (<u>c</u>d) Applicability to Special Lot Situations.

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1	$(\underline{de})$ <b>Maximum Requirements.</b> The maximum required front setback in any of the
2	cases described in this Section 132 shall be $\underline{45}$ $\underline{10}$ feet from the property line along the Street
3	or Alley <u>.</u> , or 15% of the average depth of the lot from such Street or Alley, whichever results in the
4	lesser requirement. Where a lot faces on a Street or Alley less than or equal to 40 feet in width, the
5	maximum required setback shall be ten feet from the property line or 15% of the average depth of the
6	lot from such Street or Alley, whichever results in the lesser requirement. The required setback for
7	lots located within the Bernal Heights Special Use District is set forth in Section 242 of this
8	Code.
9	* * * *
10	
11	SEC. 132.2. SETBACKS IN THE NORTH OF MARKET RESIDENTIAL SPECIAL USE
12	DISTRICT.
13	(a) General. In order to maintain the continuity of a predominant street wall along the street,
14	setbacks of the upper portion of a building which abuts a public sidewalk may be required of buildings
15	located within the boundaries of the North of Market Residential Special Use District, as shown on
16	Sectional Map 1SUb of the Zoning Map, as a condition of approval of conditional use authorization
17	otherwise required by Section 253 of this Code for building in RC Districts which exceed 50 feet in
18	height.
19	(b) Procedures. A setback requirement may be imposed in accordance with the provisions set
20	forth below pursuant to the procedures for conditional use authorization set forth in Section 303 of this
21	Code.
22	(c) Setback Requirement. In order to maintain the continuity of the prevailing streetwall along
23	a street or alley, a setback requirement may be imposed as a condition of approval of an application
24	for conditional use authorization for a building in excess of 50 feet in height, as required by Section

253 of this Code. If the applicant can demonstrate that the prevailing streetwall height on the block on

1	which the proposed project is located, as established by existing cornice lines, is in excess of 50 feet,
2	then the Commission may impose a maximum setback of up to 20 feet applicable to the portion of the
3	building which exceeds the established prevailing streetwall height; provided, however, that if the
4	applicant demonstrates that the prevailing streetwall height is in excess of 68 feet, the maximum
5	setback requirement which may be imposed is 16 feet. If the applicant can demonstrate that a building
6	without a setback would not disrupt the continuity of the prevailing streetwall along the street, then the
7	Planning Commission may grant approval of the conditional use authorization without imposing a
8	setback requirement as a condition thereof.
9	
10	SEC. 134. REAR YARDS IN R, RC, NC, C, SPD, M, MUG, WMUG, MUO, MUR, UMU,
11	RED, AND RED-MX DISTRICTS.
12	* * * *
13	(c) Basic Requirements. The basic rear yard requirements shall be as follows for the
14	districts indicated:
15	(1) In RH, RM-1, RM-2, RTO, RTO-M Zoning Districts, the basic rear yard shall be
16	equal to 30% of the total depth of the lot on which the building is situated, but in no case less than 15
17	<u>feet.</u>
18	(2) In all other Zoning Districts not listed in subsection (c)(1), the rear yard shall be
19	equal to 25% of the total depth of the lot on which the building is situated, but in no case less than 15
20	<u>feet.</u>
21	(d) Rear Yard Location Requirements.
22	(1) RH-1(D), RH-1, and RH-1(S) Districts. For buildings that submit a development
23	application on or after January 15, 2019, the minimum rear yard depth shall be equal to 30% of the
24	total depth of the lot on which the building is situated, but in no case less than 15 feet. Exceptions are
25	permitted on Corner Lots and through lots abutting properties with buildings fronting both streets, as

1	described in subsection (f) below. For buildings that submitted a development application prior to
2	January 15, 2019, the minimum rear yard depth shall be determined based on the applicable law on the
3	date of submission.
4	(2) RM-3, RM-4, RC-3, RC-4, NC Districts other than the Pacific Avenue NC
5	District, C, M, MUG, WMUG, MUO, CMUO, MUR, UMU, RED, RED-MX, and SPD Districts.
6	Except as specified in this subsection (c), the minimum rear yard depth shall be equal to 25% of the
7	total depth of the lot on which the building is situated, but in no case less than 15 feet.
8	(A) For buildings containing only SRO Units in the Eastern Neighborhoods
9	Mixed Use Districts, the minimum rear yard depth shall be equal to 25% of the total depth of the lot on
10	which the building is situated, but the required rear yard of SRO buildings not exceeding a height of 65
11	feet shall be reduced in specific situations as described in subsection (e) below.
12	(B) To the extent the lot coverage requirements of Section 249.78 apply to a
13	project, those requirements shall control, rather than the requirements of this Section 134.
14	( $C\underline{I}$ ) RH- $\underline{I(D)}$ , $RH$ - $\underline{I}$ , $RH$ - $\underline{I(S)}$ , RM- $\underline{3}$ , $RM$ - $\underline{4}$ , $\underline{RTO}$ , NC-1, NCT-1, Inner Sunset,
15	Outer Clement Street, Cole Valley, Haight Street, Lakeside Village, Sacramento Street,
16	24th Street-Noe Valley, Pacific Avenue, and West Portal Avenue Districts. Rear yards shall
17	be provided at grade level and at each succeeding level or story of the building.
18	$(\cancel{ extit{D2}})$ NC-2, NCT-2, Ocean Avenue, Inner Balboa Street, Outer Balboa
19	Street, Castro Street, Cortland Avenue, Divisadero Street NCT, Excelsior-Outer Mission
20	Street, Inner Clement Street, Upper Fillmore Street, Lower Haight Street, Judah Street,
21	Noriega Street, North Beach, San Bruno Avenue, Taraval Street, Inner Taraval Street,
22	Union Street, Valencia Street, 24th Street-Mission, Glen Park, Regional Commercial
23	District and Folsom Street Districts. Rear yards shall be provided at the second story, and
24	at each succeeding story of the building, and at the First Story if it contains a Dwelling Unit.
25	* * * *

1	( <i>E</i> <u>3</u> ) RC-3, RC-4, NC-3, NCT-3, Bayview, Broadway, Fillmore Street, Geary
2	Boulevard, Hayes-Gough, Japantown, SoMa NCT, Mission Bernal, Mission Street, Polk
3	Street, Lower Polk Street, Pacific Avenue, C, M, SPD, MUR, MUG, MUO, and UMU
4	Districts. Rear yards shall be provided at the lowest story containing a Dwelling Unit, and at
5	each succeeding level or story of the building. In the Hayes-Gough NCT, lots fronting the east
6	side of Octavia Boulevard between Linden and Market Streets (Central Freeway Parcels L, M
7	N, R, S, T, U, and V) are not required to provide rear yards at any level of the building,
8	provided that the project fully meets the usable open space requirement for Dwelling Units
9	pursuant to Section 135 of this Code, the exposure requirements of Section 140, and gives
10	adequate architectural consideration to the light and air needs of adjacent buildings given the
11	constraints of the project site.
12	(F4) Upper Market Street NCT. Rear yards shall be provided at the grade

- (F4) Upper Market Street NCT. Rear yards shall be provided at the grade level, and at each succeeding story of the building. For buildings in the Upper Market Street NCT that do not contain Residential Uses and that do not abut adjacent lots with an existing pattern of rear yards or mid-block open space, the Zoning Administrator may waive or reduce this rear yard requirement pursuant to the procedures of subsection (h).
- (G5) **RED, RED-MX and WMUG Districts.** Rear yards shall be provided at the ground level for any building containing a Dwelling Unit, and at each succeeding level or story of the building.
- (3) RH-2, RH-3, RTO, RTO-M, RM-1 and RM-2 Districts, and the Pacific Avenue NC District. The minimum rear yard depth shall be equal to 45% of the total depth of the lot on which the building is situated, except to the extent that a reduction in this requirement is permitted by subsection (e) below. Rear yards shall be provided at grade level and at each succeeding level or story of the building. In RH-2, RH-3, RTO, RTO-M, RM-1, and RM-2 Districts, exceptions are permitted on Corner

1	Lots and through lots abutting a property with buildings fronting on both streets, as described in
2	subsection (f) below. [Note to publisher: delete diagram that follows this text]

- (de) **Permitted Obstructions.** Only those obstructions specified in Section 136 of this Code shall be permitted in a required rear yard, and no other obstruction shall be constructed, placed, or maintained within any such yard. No motor vehicle, trailer, boat, or other vehicle shall be parked or stored within any such yard, except as specified in Section 136.
- (e) Reduction of Requirements in RH-2, RH-3, RTO, RTO-M, RM-1,,2 and RM-2 Districts.

  The rear yard requirement stated in subsection subsection2 (c)(3) above and as stated in subsection subsection2 (c)(2)(A) above for SRO buildings located in the Eastern Neighborhoods Mixed Use Districts not exceeding a height of 65 feet, shall be reduced in specific situations as described in this subsection (e), based upon conditions on adjacent lots. Except for those SRO buildings referenced above in this subsection (e) whose rear yard can be reduced in the circumstances described in subsection (e) to a 15-foot minimum, under no circumstances shall the minimum rear yard be thus reduced to less than a depth equal to 25% of the total depth of the lot on which the building is situated, or to less than 15-feet, whichever is greater.
- (1) General Rule. In such districts, the forward edge of the required rear yard shall be reduced to a line on the subject lot, parallel to the rear lot line of such lot, which is an average between the depths of the rear building walls of the two adjacent buildings. Except for SRO buildings, in any case in which a rear yard requirement is thus reduced, the last 10 feet of building depth thus permitted on the subject lot shall be limited to a height of 30 feet, measured as prescribed by Section 260 of this Code, or to such lesser height as may be established by Section 261 of this Code.
- (2) Alternative Method of Averaging. If, under the rule stated in subsection (e)(1) above, a reduction in the required rear yard is permitted, the reduction may alternatively be averaged in an irregular manner; provided that the area of the resulting reduction shall be no more than the product of the width of the subject lot along the line established by subsection (e)(1) above times the

1	reduction in depth of rear yard permitted by subsection (e)(1); and provided further that all portions of
2	the open area on the part of the lot to which the rear yard reduction applies shall be directly exposed
3	laterally to the open area behind the adjacent building having the lesser depth of its rear building wall.
4	(3) Method of Measurement. For purposes of this subsection (e), an "adjacent
5	building" shall mean a building on a lot adjoining the subject lot along a side lot line. In all cases the
6	location of the rear building wall of an adjacent building shall be taken as the line of greatest depth of
7	any portion of the adjacent building which occupies at least one-half the width between the side lot
8	lines of the lot on which such adjacent building is located, and which has a height of at least 20 feet
9	above grade, or two Stories, whichever is less, excluding all permitted obstructions listed for rear yard:
10	in Section 136 of this Code. Where a lot adjoining the subject lot is vacant, or contains no Dwelling or
11	Group Housing structure, or is located in an RH-1(D), RH-1, RH-1(S), RM-3, RM-4, RC, RED, RED-
12	MX, MUG, WMUG, MUR, UMU, SPD, RSD, SLR, SLI, SSO, NC, C, M, or P District, such adjoining
13	lot shall, for purposes of the calculations in this subsection (e), be considered to have an adjacent
14	building upon it whose rear building wall is at a depth equal to 75% of the total depth of the subject lot
15	(4) Applicability to Special Lot Situations. In the following special lot situations, the
16	general rule stated in subsection (e)(1) above shall be applied as provided in this subsection (e)(4), and
17	the required rear yard shall be reduced if conditions on the adjacent lot or lots so indicate and if all
18	other requirements of this Section 134 are met. [Note to publisher: delete the three diagrams that
19	follow this text]
20	(A) Corner Lots and Lots at Alley Intersections. On a Corner Lot as defined in
21	Section 102 of this Code, or a lot at the intersection of a Street and an Alley or two Alleys, the forward
22	edge of the required rear yard shall be reduced to a line on the subject lot which is at the depth of the
23	rear building wall of the one adjacent building.
24	(B) Lots Abutting Properties with Buildings that Front on Another Street or
25	Alley. In the case of any lot that abuts along one of its side lot lines upon a lot with a building that

- edge of the required rear yard shall be reduced to a line on the subject lot which is at the depth of the rear building wall of the one adjacent building fronting on the same Street or Alley. In the case of any lot that abuts along both its side lot lines upon lots with buildings that front on another Street or Alley, both lots on which it so abuts shall be disregarded, and the minimum rear yard depth for the subject lot shall be equal to 25% of the total depth of the subject lot, or 15 feet, whichever is greater. [Note to publisher: delete the two diagrams that follow this text]
- (f) Second Building on Corner Lots and Through Lots Abutting Properties with Buildings Fronting on Both Streets in RH, RTO, RTO-M, RM-1, and RM-2 Districts. Where a lot is a Corner Lot, or is a through lot having both its front and its rear lot line along Streets, Alleys, or a Street and an Alley, and where an adjoining lot contains a residential or other lawful structure that fronts at the opposite end of the lot, the subject through lot may also have two buildings according to such established pattern, each fronting at one end of the lot, provided that all the other requirements of this Code are met. In such cases, the rear yard required by this Section 134 for the subject lot shall be located in the central portion of the lot, between the two buildings on such lot., and the depth of the rear wall of each building from the Street or Alley on which it fronts shall be established by the average of the depths of the rear building walls of the adjacent buildings fronting on that Street or Alley, or where there is only one adjacent building, by the depth of that building. In no case shall the total minimum rear yard for the subject lot be thus reduced to less than a depth equal to 30% of the total depth of the subject lot or to less than 15 feet, whichever is greater; provided, however, that the Zoning Administrator may reduce the total depth to 20% pursuant to Section 307(I) of this Code if the reduction is for the sole purpose of constructing an Accessory Dwelling Unit under Section 207(c)(4), and provided further that the reduction/waiver is in consideration of the property owner entering into a Regulatory Agreement pursuant to Section 207(c)(4)(H) subjecting the ADU to the San

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1	Francisco Rent Stabilization and Arbitration Ordinance. For buildings fronting on a Narrow
2	Street as defined in Section 261.1 of this Code, the additional height limits of Section 261.1
3	shall apply. Furthermore, in all cases in which this subsection (f) is applied, the requirements
4	of Section 132 of this Code for front setback areas shall be applicable along both Street or
5	Alley frontages of the subject through lot.
6	(g) Reduction of Requirements in C-3 Districts. In C-3 Districts, an exception to
7	the rear yard requirements of this Section 134 may be allowed, in accordance with the
8	provisions of Section 309, provided that the building location and configuration assure
9	adequate light and air to windows within the residential units and to the usable open space
10	provided.
11	* * * *
12	(h) Corner Lots and Lots at Alley Intersections. On a Corner Lot as defined in Section 102 of
13	this Code, or on a lot at the intersection of a Street and an Alley of at least 25 feet in width, the
14	required rear yard may be substituted with an open area equal to the basic rear yard requirement
15	outlined in subsection (c) above at the same levels as the required rear yard in an interior corner of the
16	lot, an open area between two or more buildings on the lot, or an inner court, as defined by this Code,
17	provided that the Zoning Administrator determines that all of the criteria described below in this
18	Section 134 are met.
19	(1) Each horizontal dimension of the open area shall be a minimum of 15 feet.
20	(2) The open area shall be wholly or partially contiguous to the existing midblock open
21	space formed by the rear yards of adjacent properties.
22	(3) The open area will provide for the access to light and air to and views from
23	adjacent properties.
24	(4) The proposed new or expanding structure will provide for access to light and air
25	from any existing or new residential uses on the subject property.

1	The provisions of this subsection (h) shall not restrict the discretion of the Zoning Administrator
2	from imposing such additional conditions as the Zoning Administrator deems necessary to further the
3	purposes of this Section 134.
4	(h) Modification of Requirements in NC Districts. The rear yard requirements in NC
5	Districts may be modified or waived in specific situations as described in this subsection (h).
6	(1) General. The rear yard requirement in NC Districts may be modified or waived by
7	the Zoning Administrator pursuant to the procedures which are applicable to variances, as set forth in
8	Sections 306.1 through 306.5 and 308.2, if all of the following criteria are met:
9	(A) Residential Uses are included in the new or expanding development and a
10	comparable amount of usable open space is provided elsewhere on the lot or within the development
11	where it is more accessible to the residents of the development; and
12	(B) The proposed new or expanding structure will not significantly impede the
13	access of light and air to and views from adjacent properties; and
14	(C) The proposed new or expanding structure will not adversely affect the
15	interior block open space formed by the rear yards of adjacent properties.
16	(2) Corner Lots and Lots at Alley Intersections. On a Corner Lot as defined in Section
17	102 of this Code, or on a lot at the intersection of a Street and an Alley of at least 25 feet in width, the
18	required rear yard may be substituted with an open area equal to 25% of the lot area which is located
19	at the same levels as the required rear yard in an interior corner of the lot, an open area between two
20	or more buildings on the lot, or an inner court, as defined by this Code, provided that the Zoning
21	Administrator determines that all of the criteria described below in this subsection (h)(2) are met.
22	(A) Each horizontal dimension of the open area shall be a minimum of 15 feet.
23	(B) The open area shall be wholly or partially contiguous to the existing
24	midblock open space formed by the rear yards of adjacent properties.

1	(C) The open area will provide for the access to light and air to and views from
2	adjacent properties.
3	(D) The proposed new or expanding structure will provide for access to light
4	and air from any existing or new residential uses on the subject property.
5	The provisions of this subsection $(h)(2)$ shall not preclude such additional conditions as are
6	deemed necessary by the Zoning Administrator to further the purposes of this Section 134.
7	* * * *
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9	SEC. 135. USABLE OPEN SPACE FOR DWELLING UNITS AND GROUP
10	HOUSING, R, NC, MIXED USE, C, AND M DISTRICTS.
11	* * * *
12	(f) Private Usable Open Space: Additional Standards.
13	(1) Minimum Dimensions and Minimum Area. Any space credited as private
14	usable open space shall have a minimum horizontal dimension of three six feet and a
15	minimum area of $\frac{36}{27}$ square feet if located on a deck, balcony, porch or roof, and shall have
16	a minimum horizontal dimension of 10 feet and a minimum area of 100 square feet if located
17	on open ground, a terrace or the surface of an inner or outer court.
18	(2) <b>Exposure.</b> In order t To be credited as private usable open space, an area
19	must be kept open in the following manner:
20	(A) For decks, balconies, porches and roofs, at least 30 percent of the
21	perimeter must be unobstructed except for necessary railings.
22	(B) In addition, the area credited on a deck, balcony, porch or roof must
23	either face a street, face or be within a rear yard, or face or be within some other space which
24	at the level of the private usable open space meets the minimum dimension and area
25	requirements for common usable open space as specified in Paragraph 135(g)(1) below.

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either conform to the standards of *Subparagraph Subsection* (f)(2)(B) *above* or *Subsection* (g)(2).

be so arranged that the height of the walls and projections above the court on at least three sides (or 75 percent of the perimeter, whichever is greater) is such that no point on any such wall or projection is higher than one foot for each foot that such point is horizontally distant from the opposite side of the clear space in the court, regardless of the permitted obstruction referred to in Subsection 135(c) above.

(g) Common Usable Open Space: Additional Standards.

- (1) **Minimum Dimensions and Minimum Area.** Any space credited as common usable open space shall be at least 15 feet in every horizontal dimension and shall have a minimum area of 300 square feet.
- (2) **Use of Inner Courts.** The area of an inner court, as defined by this Code, may be credited as common usable open space, if the enclosed space is not less than 20 feet in every horizontal dimension and 400 square feet in area; and if (regardless of the permitted obstructions referred to in Subsection 135(c) above) the height of the walls and projections above the court on at least three sides (or 75 percent of the perimeter, whichever is greater) is such that no point on any such wall or projection is higher than one foot for each foot that such point is horizontally distant from the opposite side of the clear space in the court. Exceptions from these requirements for certain qualifying historic buildings may be permitted, subject to the requirements and procedures of Section 307(h) of this Code.

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SEC. 140. ALL DWELLING UNITS IN ALL USE DISTRICTS TO FACE ON AN OPEN AREA.

1	(a) Requirements for Dwelling Units. In each Dwelling Unit in any use district, the
2	required windows (as defined by Section 504 of the San Francisco Housing Code) of at least
3	one room that meets the 120-square-foot minimum superficial floor area requirement of
4	Section 503 of the Housing Code shall face directly onto an open area of one of the following
5	types:
6	(1) A public street, public alley at least 20 feet in width, side yard at least 25
7	feet in width, or rear yard meeting the requirements of this Code; provided, that if such
8	windows are on an outer court whose width is less than 25 feet, the depth of such court shall
9	be no greater than its width; or
10	(2) An open area (whether an inner court or a space between separate
11	buildings on the same lot) which is unobstructed (except for fire escapes not projecting more
12	than necessary for safety and in no case more than four feet six inches, chimneys, and those
13	obstructions permitted in S <u>ubs</u> ections 136(c)(14), (15), (16), (19), (20) and (29) of this Code)
14	and is no less than 25 feet in every horizontal dimension for the floor at which the Dwelling
15	Unit in question is located-and the floor immediately above it, with an increase of five feet in every
16	horizontal dimension at each subsequent floor, except for SRO buildings in the Eastern Neighborhoods
17	Mixed Use Districts, which are not required to increase five feet in every horizontal dimension until the
18	fifth floor of the building.
19	* * * *
20	
21	SEC. 145.1. STREET FRONTAGES IN NEIGHBORHOOD COMMERCIAL,
22	RESIDENTIAL-COMMERCIAL, COMMERCIAL, AND MIXED USE DISTRICTS.
23	* * * *
24	(b) Definitions.
25	* * * *

1	(2) Active Use. An "active use" shall mean any principal, conditional, or
2	accessory use that by its nature does not require non-transparent walls facing a public street
3	or involves the storage of goods or vehicles.
4	(A) Residential uses are considered active uses above the ground floor;
5	on the ground floor, residential uses are considered active uses only if more than 50 percent
6	of the linear residential street frontage at the ground level features walk-up dwelling units that
7	provide direct, individual pedestrian access to a public sidewalk, and are consistent with the
8	Ground Floor Residential Design Guidelines, as adopted and periodically amended by the
9	Planning Commission.
10	(B) Spaces accessory to residential uses, such as fitness <u>rooms</u> , <del>or</del>
11	community rooms, laundry rooms, lobbies, mail rooms, or bike rooms, are considered active uses
12	only if they meet the intent of this section and have access directly face to the public sidewalk or
13	street.
14	(C) Building lobbies are considered active uses, so long as they do not
15	exceed 40 feet or 25 percent of building frontage, whichever is larger.
16	(D) Public Uses defined in Section 102 are considered active uses
17	except utility installations.
18	* * * *
19	
20	SEC. 202.2. LOCATION AND OPERATING CONDITIONS.
21	* * * *
22	(f) Residential Uses. The Residential Uses listed below shall be subject to the
23	corresponding conditions:
24	(1) Senior Housing. In order to qualify as Senior Housing, as defined in
25	Section 102 of this Code, the following definitions shall apply and shall have the same

1	meaning as the definitions in California Civil Code Sections 51.2, 51.3, and 51.4, as amended
2	from time to time. These definitions shall apply as shall all of the other provisions of Civil Code
3	Sections 51.2, 51.3, and 51.4. Any Senior Housing must also be consistent with the Fair
4	Housing Act, 42 U.S.C. §§ 3601-3631 and the Fair Employment and Housing Act, California
5	Government Code Sections 12900-12996.
6	* * * *
7	(D) Requirements. In order to qualify as Senior Housing, the proposed
8	project must meet all of the following conditions:
9	* * * *
10	(iv) Location. The proposed project must be within a 1/4 of a mile from a
11	NC-2 (Small-Scale Neighborhood Commercial District) zoned area or higher, including named
12	Neighborhood Commercial districts, and must be located in an area with adequate access to services,
13	including but not limited to transit, shopping, and medical facilities;
14	( $\underline{i}$ v) Recording. The project sponsor must record a Notice of
15	Special Restriction with the Assessor-Recorder that states all of the above restrictions and
16	any other conditions that the Planning Commission or Department places on the property; and
17	(vi) Covenants, Conditions, and Restrictions. If the property
18	will be condominiumized, the project sponsor must provide the Planning Department with a
19	copy of the Covenants, Conditions, and Restrictions ("CC&R") that will be filed with the State.
20	* * * *
21	
22	SEC. 204.1. ACCESSORY USES FOR DWELLINGS IN ALL DISTRICTS.
23	No use shall be permitted as an accessory use to a dwelling unit in any District that
24	involves or requires any of the following:
25	(a) Any construction features or alterations not residential in character;

(b) The use of more than one-third of the total floor area of the dwelling unit, except
in the case of accessory off-street parking and loading or Neighborhood Agriculture as defined
by Section 102;

(c) The employment of <u>more than two people who do</u> any person-not resident in the dwelling unit, <u>excluding</u> other than a domestic <u>worker</u> servant, gardener, <u>or</u> janitor, or other person concerned in the operation or maintenance of the dwelling unit except in the case of a Cottage Food Operation, which allows the employment of one employee, not including a family member or household members of the Cottage Food Operation;

\* \* \* \*

### SEC. 206.3. HOUSING OPPORTUNITIES MEAN EQUITY - SAN FRANCISCO PROGRAM.

13 \* \* \* \*

- (c) HOME-SF Project Eligibility Requirements. To receive the development bonuses granted under this Section 206.3, a HOME-SF Project must meet all of the following requirements:
- (1) Except as limited in application by subsection (f): Provide 30% of units in the HOME-SF Project as HOME-SF Units, as defined herein. The HOME-SF Units shall be restricted for the Life of the Project and shall comply with all of the requirements of the Procedures Manual authorized in Section 415 except as otherwise provided herein. Twelve percent of HOME-SF Units that are Owned Units shall have an average affordable purchase price set at 80% of Area Median Income; 9% shall have an average affordable purchase price set at 105% of Area Median Income; and 9% shall have an average affordable purchase price set at 130% of Area Median Income. Twelve percent of HOME-SF Units that are rental units shall have an average affordable rent set at 55% of Area Median Income; 9% shall have an

average affordable rent set at 80% of Area Median Income; and 9% shall have an average
affordable rent set at 110% of Area Median Income. All HOME-SF Units must be marketed at
a price that is at least 20% less than the current market rate for that unit size and
neighborhood, and MOHCD shall reduce the Area Median Income levels set forth herein in
order to maintain such pricing. As provided $for$ in subsection (e), the Planning Department and
MOHCD shall amend the Procedures Manual to provide policies and procedures for the
implementation, including monitoring and enforcement, of the HOME-SF Units;
(2) Demonstrate to the satisfaction of the Environmental Review Officer that the

(2) Demonstrate to the satisfaction of the Environmental Review Officer that the HOME-SF Project does not:

(A) cause a substantial adverse change in the significance of an historic resource as defined by California Code of Regulations, Title 14, Section 15064.5;

(B) create new shadow in a manner that substantially affects outdoor recreation facilities or other public areas; and

(C) alter wind in a manner that substantially affects public areas;

(32) All HOME-SF units shall be no smaller than the minimum unit sizes set forth by the California Tax Credit Allocation Committee as of May 16, 2017. In addition, notwithstanding any other provision of this Code, HOME-SF projects shall provide a minimum dwelling unit mix of (A) at least 40% two and three bedroom units, including at least 10% three bedroom units, or (B) any unit mix which includes some three bedroom or larger units such that 50% of all bedrooms within the HOME-SF Project are provided in units with more than one bedroom. Larger units should be distributed on all floors, and prioritized in spaces adjacent to open spaces or play yards. Units with two or three bedrooms are encouraged to incorporate family friendly amenities. Family friendly amenities shall include, but are not limited to, bathtubs, dedicated cargo bicycle parking, dedicated stroller storage, open space

1	and yards designed for use by children. HOME-SF Projects are not eligible to modify this
2	requirement under Planning Code Section 328 or any other provision of this Code;
3	(43) Does not demolish, remove or convert any more than one residential units;
4	and
5	(54) Includes at the ground floor level active uses, as defined in Section 145.1,
6	at the same square footages as any neighborhood commercial uses demolished or removed,
7	unless the Planning Commission has granted an exception under Section 328.
8	* * * *
9	
10	SEC. 206.6. STATE DENSITY BONUS PROGRAM: INDIVIDUALLY REQUESTED.
11	* * * *
12	(c) <b>Development Bonuses</b> . Any Individually Requested Density Bonus Project shall,
13	at the project sponsor's request, receive any or all of the following:
14	* * * *
15	(3) Request for Concessions and Incentives. In submitting a request for
16	Concessions or Incentives that are not specified in <u>Subs</u> ection 206.5(c)(4), an applicant for an
17	Individually Requested Density Bonus Project must provide documentation described in
18	subsection (d) below in its application. <u>Provided that the Planning Commission delegates authority</u>
19	to review and approve applications for Individually Requested Density Bonus projects, the Planning
20	Director Commission shall hold a hearing and shall approve the Concession or Incentive
21	requested unless it-the Director makes written findings, based on substantial evidence that:
22	* * * *
23	(e) Review Procedures. An application for a Density Bonus, Incentive, Concession,
24	or waiver shall be acted upon concurrently with the application other permits related to the
25	Housing Project. Except as provided in Section 317, an application for any Individually Requested

1	Density Bonus project shall not be subject to any other underlying entitlement approvals related to the
2	proposed housing, such as a Conditional Use Authorization or a Large Project Authorization.
3	(1) Before approving an application for a Density Bonus, Incentive,
4	Concession, or waiver, for any Individually Requested Density Bonus Project, the Planning
5	Commission or Director shall make the following findings as applicable.
6	* * * *
7	(2) If the findings required by subsection $(ae)(1)$ of this Section cannot be
8	made, the Planning Commission or Director may deny an application for a Concession,
9	Incentive, waiver or modification only if # the Director makes one of the following written
10	findings, supported by substantial evidence:
11	* * * *
12	
13	SEC. 207. DWELLING UNIT DENSITY LIMITS.
14	* * * *
15	(c) Exceptions to Dwelling Unit Density Limits. An exception to the calculations
16	under this Section 207 shall be made in the following circumstances:
17	* * * *
18	(3) Double Density for Senior Housing in RH, RM, RC, and NC
19	Districts. Senior Housing, as defined in and meeting all the criteria and conditions defined in
20	Section 102 of this Code, is permitted up to twice the dwelling unit density otherwise permitted
21	for the District.
22	(A) Projects in RC Districts or within one-quarter of a mile from an RC or NC-
23	2 (Small-Scale Neighborhood Commercial District) zoned area or higher, including Named
24	Commercial Districts, and located in an area with adequate access to services including but not limited
25	to transit, shopping and medical facilities, shall be principally permitted.

1	(B) Projects in RH and RM Districts located more than one-quarter of a mile
2	from an RC or NCD-2 (Small-Scale Neighborhood Commercial District) zoned area or higher,
3	including Named Commercial Districts, shall require Conditional Use authorization.
4	* * * *
5	(8) Residential Density Exception in RH Districts.
6	(A) Density Exception. Projects located in RH Districts that are not
7	seeking or receiving a density bonus under the provisions of Planning Code
8	Sections 206.5 or 206.6 shall receive an exception from residential density limits in the
9	following amounts for up to four dwelling units per lot, excluding Corner Lots, or up to six dwelling
10	units per lot in Corner Lots, not inclusive of any Accessory Dwelling Units as permitted under
11	this Section 207, provided that the <u>project</u> <u>dwelling units</u> meet $\underline{s}$ the requirements set forth in this
12	subsection (c)(8)-:
13	(i) Up to four units per lot, excluding Corner Lots.
14	(ii) Up to six units for Corner Lots
15	(iii) Up to one Group Housing Room per 415 sq. ft. of lot area in RH-1,
16	RH-1(D), and RH-1(S) zoning districts.
17	(B) Eligibility of Historic Resources. To receive the density exception
18	authorized under this subsection (c)(8), a project must demonstrate to the satisfaction of the
19	Environmental Review Officer that it does not cause a substantial adverse change in the
20	significance of an historic resource as defined by California Code of Regulations, Title 14,
21	Section 15064.5, as may be amended from time to time. Permit fees for pre-application
22	Historic Resource Assessments shall be waived for property owners who apply to obtain a
23	density exception under this subsection (c)(8), if they sign an affidavit stating their intent to
24	reside on the property for a period of three years after the issuance of the Certificate of Final
25	

- 1 Completion and Occupancy for the new dwelling units. Permit fees for Historic Resource 2 Determinations shall not be waived.
  - (C) Applicable Standards. *Projects utilizing the density exception of this*subsection (c)(8) and that provide at least four dwelling units shall be subject to a minimum Rear Yard

    requirement of the greater of 30% of lot depth or 15 feet. All other building standards shall apply in accordance with the applicable zoning district as set forth in Section 209.1.
  - (D) Unit Replacement Requirements. Projects utilizing the density exception of this subsection (c)(8) shall comply with the requirements of Section 66300(d) of the California Government Code, as may be amended from time to time, including but not limited to requirements to produce at least as many dwelling units as the projects would demolish; to replace all protected units; and to offer existing occupants of any protected units that are lower income households relocation benefits and a right of first refusal for a comparable unit, as those terms are defined therein. *In the case of Group Housing, projects utilizing this density exception shall provide at least as many bedrooms as the project would demolish.*
  - (E) Applicability of Rent Ordinance; Regulatory Agreements. Project sponsors of projects utilizing the density exception of this subsection (c)(8) shall enter into a regulatory agreement with the City, subjecting the new units <u>or Group Housing rooms</u> created pursuant to the exception to the San Francisco Residential Rent Stabilization and Arbitration Ordinance (Chapter 37 of the Administrative Code), as a condition of approval of the density exception ("Regulatory Agreement"). At a minimum, the Regulatory Agreement shall contain the following: (i) a statement that the new units created pursuant to the density exception are not subject to the Costa-Hawkins Rental Housing Act (California Civil Code Sections 1954.50 et seq.) because, under Section 1954.52(b), the property owner has entered into and agreed to the terms of this agreement with the City in consideration of an exception from residential density limits of up to four dwelling units per lot, or up to six units per lot in Corner

Lots, or other direct financial contribution or other form of assistance specified in California Government Code Sections 65915 *et seq.*; (ii) a description of the exception of residential density or other direct financial contribution or form of assistance provided to the property owner; and (iii) a description of the remedies for breach of the agreement and other provisions to ensure implementation and compliance with the agreement. The property owner and the Planning Director (or the Director's designee), on behalf of the City, will execute the Regulatory Agreement, which shall be reviewed and approved by the City Attorney's Office. The Regulatory Agreement shall be executed prior to the City's issuance of the First Construction Document for the project, as defined in Section 107A.13.1 of the San Francisco Building Code. Following execution of the Regulatory Agreement by all parties and approval by the City Attorney, the Regulatory Agreement or a memorandum thereof shall be recorded to the title records in the Office of the Assessor-Recorder against the property and shall be binding on all future owners and successors in interest.

**(F) Unit Sizes.** At least one of the dwelling units resulting from the density exception shall have two or more bedrooms or shall have a square footage equal to no less than 1/3 of the floor area of the largest unit on the lot. *This provision does not apply to projects where all of the units qualify as Group Housing.* 

(G) Eligibility. To receive the density exception authorized under this subsection (c)(8), property owners must demonstrate that they have owned the lot for which they are seeking the density exception for a minimum of one year prior to the time of the submittal of their application. For the purposes of establishing eligibility to receive a density exception according to subsection (c)(8)(B), a property owner who has inherited the subject lot, including any inheritance in or through a trust, from a blood, adoptive, or step family relationship, specifically from either (i) a grandparent, parent, sibling, child, or grandchild, or (ii) the spouse or registered domestic partner of such relations, or (iii) the property owner's spouse or registered domestic partner (each an "Eligible")

1	Predecessor"), may add an Eligible Predecessor's duration of ownership of the subject lot to the
2	property owner's duration of ownership of the same lot.
3	( $H\underline{G}$ ) Annual Report on Housing Affordability, Racial Equity, and
4	Language Access Goals. To help the City evaluate whether the implementation of this
5	Section 207(c)(8) comports with the City's housing affordability, racial equity, and language
6	access goals, each year the Planning Department, in consultation with other City departments
7	including the Department of Building Inspection, the Rent Board, and the Office of the
8	Assessor-Recorder, shall prepare a report addressing the characteristics and demographics
9	of the applicants to and participants in the program established in said section; the number of
10	units permitted and constructed through this program; the geographic distribution,
11	affordability, and construction costs of those units; and the number of tenants that vacated or
12	were evicted from properties as a result of the permitting or construction of units through this
13	program ("Affordability and Equity Report"). The Affordability and Equity Report shall be
14	included and identified in the annual Housing Inventory Report. The Planning Department
15	shall prepare the report utilizing applicant data that has been provided by program applicants
16	voluntarily and anonymously, and separate from the submittal of an application for a density
17	exception. An applicant's decision to provide or decline to provide the information requested
18	by the Planning Department in order to prepare the report shall have no bearing on the
19	applicant's receipt of a density exception.
20	* * * *
21	SEC. 209.1. RH (RESIDENTIAL, HOUSE) DISTRICTS.
22	* * * *
23	Table 209.1
24	ZONING CONTROL TABLE FOR RH DISTRICTS

Zoning Category	§ References	RH-1(D)	RH-1	RH-1(S)	RH-2	RH-3
BUILDING ST	ANDARDS					
Massing and	Massing and Setbacks					
* * *	*					
Front Setback	§§ 130, 131, 132			_		
				_	ed Setback. W	
					properties, in n	
		the requir	ed setbac	k be greate	r than <u>15_10</u> fe	et.
Rear Yard (10)	<del>§§ 130, 134</del>	30% of lot	depth, but	<del>in no case</del>	45% of lot deptl	<del>i or average</del>
		less than 1	5 feet.		adjacent neighb	ors. If
					averaged, no les	ss than 25%
					15 feet, whichev	er is greate
Rear Yard	§§ 130, 134	30% of lot	depth. but	in no case le	ess than 15 feet.	
* * *	*					
Miscellaneous	 S					
<del>Large Project</del> <del>Review</del>	<del>§ 253</del>	C required	for project	ts over 40 fe	et in height.	
* * * *						
RESIDENTIAL	. STANDARDS AN	ND USES				
* * *	*					
Residential Us	ses					
Residential Density,	§§ 102, 207	P up to one unit	P up to one unit		P up to two units per lot <u>-, o</u>	P up to

1			T	•	ī		
1	Dwelling Units (6) (11)		per lot <u>-,</u> or one	per lot <u>-,<i>or</i></u> C	per lot, if the	•	per lot <u>-, <i>or</i> C</u> up to one
2	Omis (0) (11)		unit per	up to	second	square feet of	unit per
3			<u>3,000</u> square	one unit per	unit is 600 sq. ft. or		1,000 square feet
4			feet of lot	3,000	less <del>., <i>or</i> C</del>		of lot area.
			area, with no more	square feet of	up to one unit per		
5			<u>than three</u>				
6			<u>units per</u> lot.	<del>with no</del> <del>more</del>	square feet of lot		
7				<del>more</del> than	area, with		
8					no more than three		
9				<del>units per</del> <del>lot</del> .	units per		
					lot.		
10	* * * *						
11	Residential	§ 208	NP <u>(10)</u>	NP <u>(10)</u>	NP <u>(10)</u>	CP, up to one	<i>C<u>P</u></i> , up to
12	Density, Group					bedroom for every 415	one bedroom
13	Housing					square feet of	for every
14						lot area.	275 square
15							feet of lot
							area.
16	Homeless Shelter	§§ 102, 208	<u> <del>N</del>P</u>	<u>₩</u> P	<u>₩P</u>	<u>€P</u>	<u>€P</u>
17	* * * *				1	<u> </u>	
18	<u></u>						

(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 less than 15 feet. Group Housing permitted at one room per 415 sq. ft. of lot area according to the provisions in Planning Code Section 207(c)(8).

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SEC. 209.2. RM (RESIDENTIAL, MIXED) DISTRICTS.

24 \* \* \* \* 25

1 Table 209.2 2 ZONING CONTROL TABLE FOR RM DISTRICTS 3 Zoning RM-1 RM-2 RM-4 § RM-3 4 Category Reference 5 S 6 **BUILDING STANDARDS** 7 **Massing and Setbacks** 8 9 10 Front §§ 130, 131, Based on average of adjacent properties or if subject property has 11 Setback 132 a Legislated Setback. When front setback is based on adjacent 12 properties, in no case shall the required setback be greater than 4513 10 feet. 14 4530% of lot depth but in no case 25% of lot depth, but in no case Rear Yard | §§ 130, 134 15 less than 15 feet.<del>or average of</del> less than 15 feet. 16 adjacent neighbors. If averaged, no 17 less than 25% of lot depth or 15 18 feet, whichever is greater. 19 20 Miscellaneous 21 <del>Large</del> <del>§ 253</del> C required for buildings over 50 feet in height. 22

**Project** 

Review

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1 SEC. 209.3. RC (RESIDENTIAL-COMMERCIAL) DISTRICTS. 2 3 4 **Table 209.3** 5 **ZONING CONTROL TABLE FOR RESIDENTIAL-COMMERCIAL DISTRICTS** 6 **Zoning Category** § References RC-3 RC-4 7 **BUILDING STANDARDS** 8 **Massing and Setbacks** 9 10 11 Upper floor setbacks may be required in the North of Upper Floor §§ 132.2, 253.2 12 Setbacks Market Residential SUD (§ 132.2) and the Van Ness SUD 13 <del>(§ 253.2).</del> 14 15 Miscellaneous 16  $\boldsymbol{C}$ <u>§ 253</u> Large Project C Additional conditions apply 17 Review Buildings in the North of Market 18 Over 50 Feet in Residential SUD (§ 132.2) and 19 the Van Ness SUD (§ 253.2) Height 20 21 22

SEC. 209.4. RTO (RESIDENTIAL TRANSIT ORIENTED) DISTRICTS.

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Table 209.4			
ZONING CONTROL TABLE FOR RTO DISTRICTS			
Zoning Category	§ References	RTO	RTO-M
BUILDING STANDAR	RDS		
Massing and Setbac	ks		
* * * *			
Rear Yard	§§ 130, 134	averaged, no less t	r average of adjacent neighbors. If than 25% 30% of lot depth but in 5 feet or 15 feet, whichever is
* * * *			
Miscellaneous			
* * * *			
Restriction of Lot Merge	ers   § 121.7	Merger of lots cree	ating a lot greater than 5,000
		square feet require	es Conditional Use authorization.
* * * *			
SEC. 210.3. PD	R DISTRICTS.		
* * * *			
		Table 210.3	
Z	ONING CONTROL T	ABLE FOR PDR I	DISTRICTS

Zoning	§ References	PDR-1-B	PDR-1-D	PDR-1-G	PDR-2	
Category						
* * *	*					
RESIDENTIA	RESIDENTIAL STANDARDS AND USES					
* * *	* * * *					
Residential U	Residential Uses					
* * *	*					
Homeless	§§ 102, 208	<del>C (19)</del> <u>P</u>	C (19)P	<del>S (19)</del> <u>P</u>	<del>C (19)</del> <u>P</u>	
Shelter						
* * *	*					

(19) During a declared shelter crisis, Homeless Shelters that satisfy the provisions of California
Government Code Section 8698.4(a)(1) shall be P, principally permitted and may be permanent.
Otherwise, Homeless Shelter uses are permitted only with Conditional Use authorization and only if
each such use (a) would operate for no more than four years, and (b) would be owned or leased by,
operated by, and/or under the management or day to day control of the City and County of San
Francisco. If such a use is to be located within a building or structure, the building or structure must be
either (a) preexisting, having been completed and previously occupied by a use other than a Homeless
Shelter, or (b) temporary. Other than qualifying Homeless Shelters constructed during a declared
shelter crisis, construction of a permanent structure or building to be used as a Homeless Shelter is not
permitted.

#### SEC. 249.97. PRIORITY EQUITY GEOGRAPHIES SPECIAL USE DISTRICT.

1	(a) General. A Special Use District entitled the Priority Equity Geographies Special Use
2	District (SUD) is hereby established, the boundaries of which are designated on Sectional Maps SU01,
3	SU02, SU07, SU08, SU09, SU10, SU11, SU12, and SU13, of the Zoning Maps of the City and County
4	of San Francisco.
5	(b) Purpose. The Priority Equity Geographies SUD is comprised of areas or neighborhoods
6	with a higher density of vulnerable populations. The 2022 Update of the Housing Element of the
7	General Plan (2022 Housing Element) identifies several neighborhoods in the City that qualify as
8	Priority Equity Geographies, based on the Department of Public Health's Community Health Needs
9	Assessment. The 2022 Housing Element encourages targeted direct investment in these areas, and
10	identifies them as requiring improved access to well-paid jobs and business ownership; where the City
11	needs to expand permanently affordable housing investment; where zoning changes must be tailored to
12	serve the specific needs of the communities that live there; and where programs that stabilize
13	communities and meet community needs need to be prioritized. The purpose of the Priority Equity
14	Geographies SUD is to help implement the goals and policies outlined in the 2022 Housing Element.
15	(c) Controls. In addition to all other applicable provisions of the Planning Code, the specific
16	controls applicable in the Priority Equity Geographies SUD are set forth in Sections 311 and 317.
17	
18	SEC. 253. REVIEW OF PROPOSED BUILDINGS AND STRUCTURES EXCEEDING A
19	HEIGHT OF 40 FEET IN RH DISTRICTS, OR MORE THAN 50 FEET IN RM AND RC
20	<del>DISTRICTS.</del>
21	(a) Notwithstanding any other provision of this Code to the contrary, in any RH, RM, or RC
22	District, established by the use district provisions of Article 2 of this Code, wherever a height limit of
23	more than 40 feet in a RH District, or more than 50 feet in a RM or RC District, is prescribed by the
24	height and bulk district in which the property is located, any building or structure exceeding 40 feet in
25	height in a RH District, or 50 feet in height in a RM or RC District, shall be permitted only upon

approval by the Planning Commission according to the procedures for conditional use approval in Section 303 of this Code; provided, however, that a building over 40 feet in height in a RM or RC District with more than 50 feet of street frontage on the front façade is subject to the conditional use requirement.

#### (b) Commission Review of Proposals.

(1) In reviewing any such proposal for a building or structure exceeding 40 feet in height in a RH District, 50 feet in height in a RM or RC District, or 40 feet in a RM or RC District where the street frontage of the building is more than 50 feet the Planning Commission shall consider the expressed purposes of this Code, of the RH, RM, or RC Districts, and of the height and bulk districts, set forth in Sections 101, 209.1, 209.2, 209.3, and 251 hereof, as well as the criteria stated in Section 303(c) of this Code and the objectives, policies and principles of the General Plan, and may permit a height of such building or structure up to but not exceeding the height limit prescribed by the height and bulk district in which the property is located.

(2) In reviewing a proposal for a building exceeding 50 feet in RM and RC districts, the Planning Commission may require that the permitted bulk and required setbacks of a building be arranged to maintain appropriate scale on and maximize sunlight to narrow streets (rights-of-way 40 feet in width or narrower) and alleys.

# SEC. 253.1. REVIEW OF PROPOSED BUILDINGS AND STRUCTURES IN THE BROADWAY NEIGHBORHOOD COMMERCIAL DISTRICT.

(a) In the 65-A-1 Height and Bulk District, as designated on Sectional Map HT-01 of the Zoning Map, any new or expanding building or structure exceeding 40 feet in height shall be permitted as a Conditional Use only upon approval by the Planning Commission. The height of the building or structure so approved by the Planning Commission shall not exceed 65 feet.

1	(b) In authorizing any such proposal for a building or structure exceeding 40 feet in height, the
2	City Planning Commission shall find, in addition to the criteria of Section 303(c), that the proposal is
3	consistent with the expressed purposes of this Code, of the Broadway Neighborhood Commercial
4	District, and of the height and bulk districts, set forth in Sections 101, 714, and 251 of this Code, and
5	that the following criteria are met:
6	(1) The height of the new or expanding development will be compatible with the
7	individual neighborhood character and the height and scale of the adjacent buildings.
8	(2) The height and bulk of the new or expanding development will be designed to allow
9	maximum sun access to nearby parks, plazas, and major pedestrian corridors.
10	(3) The architectural and cultural character and features of existing buildings shall be
11	preserved and enhanced. The Historic Preservation Commission or its staff shall review any proposed
12	alteration of historic resources and must determine that such alterations comply with the Secretary of
13	Interior's Standards for the Treatment of Historic Properties before the City approves any permits to
14	alter such buildings. For purposes of this section, "historic resources" shall include Article 10
15	Landmarks and buildings located within Article 10 Historic Districts, buildings and districts identified
16	in surveys adopted by the City, buildings listed or potentially eligible for individual listing on the
17	National or California Registers, and buildings located within listed or potentially eligible National
18	Register or California Register historic districts. The Planning Department shall also consult materials
19	available through the California Historical Resources Information System (CHRIS) and Inventory to
20	determine eligibility.
21	
22	SEC. 253.2. REVIEW OF PROPOSED BUILDINGS AND STRUCTURES IN THE VAN
23	NESS SPECIAL USE DISTRICT.
24	(a) Setbacks. In the Van Ness Special Use District, as designated on Sectional Map 2SU of the

Zoning Map, any new construction exceeding 50 feet in height or any alteration that would cause a

1	structure to exceed 50 feet in height shall be permitted only as a conditional use upon approval by the
2	Planning Commission according to Section 303 of this Code. When acting on any conditional use
3	application pursuant to this Section, the City Planning Commission may impose the following
4	requirements in addition to any others deemed appropriate:
5	(1) On Van Ness Avenue. The Planning Commission may require a setback of up to 20
6	feet at a height of 50 feet or above for all or portions of a building if it determines that this requirement
7	is necessary in order to maintain the continuity of the prevailing street wall height established by the
8	existing buildings along Van Ness Avenue within two blocks of the proposed building.
9	(2) On Pine, Sacramento, Clay, Washington and California Streets. The Planning
10	Commission may require a setback of up to 15 feet for all or a portion of a building on any lot abutting
11	Pine, Sacramento, Clay, California and Washington Streets which lot is located within the Van Ness
12	Special Use District in order to preserve the existing view corridors.
13	(3) On Narrow Streets and Alleys. The Planning Commission may require that the
14	permitted bulk and required setbacks of a building be arranged to maintain appropriate scale on and
15	maximize sunlight to narrow streets (rights-of-way 40 feet in width or narrower) and alleys.
16	
17	SEC. 253.3. REVIEW OF PROPOSED BUILDINGS AND STRUCTURES ABOVE 26
18	FEET NOT EXCEEDING 40 FEET IN THE NC-S/LAKESHORE PLAZA SPECIAL USE
19	DISTRICT.
20	(a) In the 26-40-X Height and Bulk District, as designated on Sectional Map HT13 of the
21	Zoning Map, any new or expanding building or structure exceeding 26 feet in height shall be permitted
22	as a Conditional Use only upon approval by the Planning Commission. The height of any building or
23	structure so approved by the Planning Commission shall not exceed 40 feet.
24	(b) In authorizing any such proposal for a building or structure exceeding 26 feet in height, the
25	Planning Commission shall find that, in addition to the criteria of Section 303(c), the proposal is

1 consistent with the expressed purposes of this Code, the NC-S District, the Lakeshore Plaza Special 2 Use District, and the height and bulk districts as set forth respectively in Sections 101, 713, 780 and 3 251 of this Code. 4 SEC. 305.1. REQUESTS FOR REASONABLE MODIFICATION – RESIDENTIAL 5 USES. 6 \* \* \* \* 7 8 (d) Request for Administrative Review Reasonable Modification - No Hearing. In an 9 effort to To expedite the processing and resolution of reasonable modification requests, any 10 request under Section 305.1 that is consistent with the criteria in this section may receive administrative review and approval and . Requests for modifications that meet the requirements for 11 12 administrative review does not require public notice under Section 306 of this Code. 13 (1) Parking, Where No Physical Structure Is Proposed. One parking space may be considered for an administrative reasonable modification provided that the parking space is necessary 14 15 to achieve the accommodation and that property does not already include a parking space. Exceptions 16 may be considered from rear yard and the front setback requirements if necessary to accommodate the 17 parking space. In reviewing an administrative reasonable modification request for parking, the Zoning 18 Administrator is authorized to allow the parking space for up to five years, at the end of which period 19 the applicant may renew the temporary use for additional five-year periods. (2) Access Ramps. One or more access ramps, defined in Building Code Section 1114A 20 21 may be considered for an administrative reasonable modification provided that the access ramp is designed and constructed to meet the accessibility provisions in either the California Building Code or 22

the California Historical Building Code and is easily removable when the ramp(s) are no longer

needed for the requested modification.

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1	(3) Elevators. One elevator, with dimensions defined in Building Code Section 1124A,
2	may be considered for an administrative reasonable modification provided that the elevator structure is
3	not visible from the public right of way and is set back a minimum of 10 feet from the property line, and
4	that the elevator is necessary to access residential uses of the building and to achieve the
5	accommodation requested.
6	(4) Additional Habitable Space. Additional habitable space may be considered for an
7	administrative reasonable modification provided that the additional habitable space does not result in
8	the addition of a new dwelling unit or require expansion beyond the permitted building envelope.
9	(e) All Other Requests for Reasonable Modification – Zoning Administrator Review and
10	Approval.
11	(1) Standard Variance Procedure – With Hearing. Requests for reasonable
12	modifications that do not fall within subsection (d) shall be considered by the Zoning Administrator,
13	who will make the final decision through the existing variance process described in Section 305.
14	(2) Public Notice of a Request for Reasonable Modification. Notice for reasonable
15	modifications that fall with subsection (e)(1) are subject to the notice requirements of Section 333 of
16	this Code. If the request for reasonable modification is part of a larger application, then the noticing
17	can be combined.
18	* * * *
19	
20	SEC. 311. PERMIT REVIEW PROCEDURES.
21	(a) Purpose. The purpose of this Section 311 is to establish procedures for reviewing
22	building permit applications within the Priority Equity Geographies SUD to determine
23	compatibility of the proposal with the neighborhood and for providing notice to property

owners and residents on the site and neighboring the site of the proposed project and to

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interested neighborhood organizations, so that concerns about a project may be identified and resolved during the review of the permit.

(b) Applicability. Within the Priority Equity Geographies SUD Except as indicated in this subsection (b), all building permit applications in Residential, NC, NCT, and Eastern Neighborhoods Mixed Use Districts for a change of use; establishment of a Micro Wireless Telecommunications Services Facility; establishment of a Formula Retail Use; demolition, new construction, or alteration of buildings; and the removal of an authorized or unauthorized residential unit, shall be subject to the notification and review procedures required by this Section 311. In addition, with the exception of Grandfathered MCDs converting to Cannabis Retail use pursuant to Section 190(a), all building permit applications that would establish Cannabis Retail or Medical Cannabis Dispensary uses, regardless of zoning district, shall be subject to the notification and review procedures required by this Section 311. Notwithstanding the foregoing or any other requirement of this Section 311, a change of use to a Child Care Facility, as defined in Section 102, shall not be subject to the review requirements of this Section 311. Notwithstanding the foregoing or any other requirement of this Section 311, building permit applications to construct an Accessory Dwelling Unit pursuant to Section 207(c)(6) shall not be subject to the notification or review requirements of this Section 311. Notwithstanding the foregoing or any other requirement of this Section 311, a change of use to a principally permitted use in an NC or NCT District, or in a limited commercial use or a limited corner commercial use, as defined in Sections 186 and 231, respectively, shall not be subject to the review or notice requirements of this Section 311. Notwithstanding the foregoing or any other requirement of this Section 311, building permit applications to change any existing Automotive Use to an Electric Vehicle Charging Location shall not be subject to the review or notification requirements of this Section 311.

(1) Change of Use. Subject to the foregoing provisions of subsection (b), for the purposes of this Section 311, a change of use is defined as follows:

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1	(A) Residential, NC, and NCT Districts. For all Residential, NC, and NCT
2	Districts, a change of use is defined as a change to, or the addition of, any of the following land uses as
3	defined in Section 102 of this Code: Adult Business, Bar, Cannabis Retail, General Entertainment,
4	Group Housing, Limited Restaurant, Liquor Store, Massage Establishment, Medical Cannabis
5	Dispensary, Nighttime Entertainment, Outdoor Activity Area, Post-Secondary Educational Institution,
6	Private Community Facility, Public Community Facility, Religious Institution, Residential Care
7	Facility, Restaurant, School, Tobacco Paraphernalia Establishment, Trade School, and Wireless
8	Telecommunications Facility. A change of use from a Restaurant to a Limited-Restaurant shall not be
9	subject to the provisions of this Section 311. Any accessory massage use in the Ocean Avenue
10	Neighborhood Commercial Transit District shall be subject to the provisions of this Section 311. A
11	change of use to a principally permitted use in an NC or NCT District, or in a limited commercial use
12	or a limited corner commercial use, as defined in Sections 186 and 231, respectively, shall not be
13	subject to the provisions of this Section 311.
14	(i) Exception. Notwithstanding subsection 311(b)(1)(A), in the
15	geographic areas identified in subsection $311(b)(1)(A)(ii)$ , building permit applications for a change of
16	use to the following uses shall be excepted from the provisions of subsections 311(d) and 311(e): Bar,
17	General Entertainment, Limited Restaurant, Liquor Store, Massage Establishment, Nighttime
18	Entertainment, Outdoor Activity Area, Private Community Facility, Public Community Facility,
19	Restaurant, and Tobacco Paraphernalia Establishment.
20	(ii) Subsection 311(b)(1)(A)(i) shall apply to Neighborhood Commercial
21	Districts and Limited Commercial Uses in the following geographic areas:
22	Area 1: shall comprise all of that portion of the City and County
23	commencing at the point of the intersection of the shoreline of the Pacific Ocean and a straight-line
24	extension of Lincoln Way, and proceeding easterly along Lincoln Way to 17th Avenue, and proceeding
25	southerly along 17th Avenue to Judah Street, and proceeding westerly along Judah Street to 19th

Avenue, and proceeding southerly along 19th Avenue to Sloat Boulevard, and proceeding westerly
along Sloat Boulevard, and following a straight-line extension of Sloat Boulevard to the shoreline of
the Pacific Ocean and proceeding northerly along said line to the point of commencement.
Area 2: shall comprise all of that portion of the City and County
commencing at the point of the intersection of Junipero Serra Boulevard and Brotherhood Way, and
proceeding northerly along the eastern edge of Junipero Serra Boulevard to Garfield Street, and
proceeding easterly along Garfield Street to Grafton Avenue, and continuing easterly along Grafton
Avenue to Mount Vernon Avenue, and proceeding easterly along Mount Vernon Avenue to Howth
Street, and proceeding northerly along Howth Street to Geneva Avenue, and proceeding easterly along
Geneva Avenue to Interstate 280, and proceeding northerly along Interstate 280 to the straight-line
extension of Tingley Street, and proceeding southerly along said line to Tingley Street, and proceeding
southerly along Tingley Street to Alemany Boulevard, and proceeding easterly along Alemany
Boulevard to Congdon Street, and proceeding southerly along Congdon Street to Silver Avenue, and
proceeding easterly along Silver Avenue to Madison Street, and proceeding southerly along Madison
Street to Burrows Street, and proceeding westerly along Burrows Street to Prague Street, and
proceeding southerly along Prague Street to Persia Avenue, and proceeding westerly along Persia
Avenue to Athens Street, and proceeding southerly along Athens Street to Geneva Avenue, and
proceeding easterly along Geneva Avenue to the intersection of Geneva Avenue and Carter Street, and
proceeding westerly along the southeastern boundary of Census Tract 0263.02, Block 3005 to the San
Francisco/San Mateo county border, and proceeding westerly along the San Francisco/San Mateo
county border to Saint Charles Avenue, and proceeding northerly along Saint Charles Avenue to
Interstate 280, and proceeding northeasterly along Interstate 280 to a northerly straight-line extension
to Orizaba Avenue, and proceeding northerly along said line to Alemany Boulevard, and proceeding
westerly along Alemany Boulevard to Brotherhood Way, and proceeding westerly along Brotherhood
Way to the point of commencement.

1	(iii) Exception for the Ocean Avenue Neighborhood Commercial Trans
2	District. Notwithstanding subsection $311(b)(1)(A)$ , building permit applications in the Ocean Avenue
3	Neighborhood Commercial Transit District for a change of use to the following uses shall be excepted
4	from the provisions of subsections 311(d) and 311(e): General Entertainment, Limited Restaurant,
5	Nighttime Entertainment, Outdoor Activity Area, Private Community Facility, Public Community
6	Facility, Restaurant, and Tobacco Paraphernalia Establishment.
7	(B) Eastern Neighborhood Mixed Use Districts. In all Eastern Neighborhood
8	Mixed Use Districts a change of use shall be defined as a change in, or addition of, a new land use
9	category. A "land use category" shall mean those categories used to organize the individual land uses
10	that appear in the use tables, immediately preceding a group of individual land uses, including but not
11	limited to the following: Residential Use; Institutional Use; Retail Sales and Service Use; Assembly,
12	Recreation, Arts and Entertainment Use; Office Use; Live/Work Units Use; Motor Vehicle Services
13	Use; Vehicle Parking Use; Industrial Use; Home and Business Service Use; or Other Use.
14	(2) Alterations. For the purposes of this Section 311, an alteration shall be
15	defined as an increase to the exterior dimensions of a building except those features listed in
16	Section 136(c)(1) through Section 136(c)(24) and 136(c)(26), regardless of whether the feature is
17	located in a required setback. In addition, an alteration in RH, RM, and RTO Districts shall also
18	include the removal of more than 75% of a residential building's existing interior wall framing or the
19	removal of more than 75% of the area of the existing framing.
20	(3) Micro Wireless Telecommunications Services Facilities. Building permit
21	applications for the establishment of a Micro Wireless Telecommunications Services Facility, other
22	than a Temporary Wireless Telecommunications Services Facility, shall be subject to the review
23	procedures required by this Section. Pursuant to Section 205.2, applications for Temporary Wireless
24	Telecommunications Facilities to be operated for commercial purposes for more than 90 days shall
25	also be subject to the review procedures required by this Section.

1	* * * *
2	
3	SEC. 317. LOSS OF RESIDENTIAL AND UNAUTHORIZED UNITS THROUGH
4	DEMOLITION, MERGER, AND CONVERSION.
5	* * * *
6	(c) Applicability; Exemptions.
7	
8	(1) Within the Priority Equity Geographies Special Use District, Aany application for
9	a permit that would result in the Removal of one or more Residential Units or Unauthorized
10	Units is required to obtain Conditional Use authorization.
11	(2) Outside the Priority Equity Geographies Special Use District, any application for a
12	permit that would result in the Removal of one or more Residential Units or Unauthorized Units is
13	required to obtain Conditional Use authorization unless it meets all the following criteria:
14	(A) The units to be demolished are not tenant occupied and are without a history
15	of evictions under Administrative Code Sections 37.9(a)(8)-(12) or 37.9(a)(14)-(16) within last 5 years;
16	(B) No more than two units that are required to be replaced per subsection (E) of
17	this Section 317 would be removed or demolished;
18	(C) The building proposed for demolition is not an Historic Building as defined
19	in Section 102;
20	(D) The proposed project is adding at least one more unit than would be
21	<u>demolished; and</u>
22	(E) The proposed project complies with the requirements of Section 66300(d) of
23	the California Government Code, as may be amended from time to time, including but not limited to
24	requirements to replace all protected units, and to offer existing occupants of any protected units that

1	are lower income households relocation benefits and a right of first refusal for a comparable unit, as				
2	those terms are defined therein.				
3	(31) For Unauthorized Units, this Conditional Use authorization will not be				
4	required for Removal if the Zoning Administrator has determined in writing that the unit cannot				
5	be legalized under any applicable provision of this Code. The application for a replacement				
6	building or alteration permit shall also be subject to Conditional Use requirements.				
7	(42) The Conditional Use requirement of $\underline{subs}$ ubsections (c)(1) $\underline{and}$ (c)(2) shall				
8	apply to (A) any building or site permit issued for Removal of an Unauthorized Unit on or after				
9	March 1, 2016, and (B) any permit issued for Removal of an Unauthorized Unit prior to March				
10	1, 2016 that has been suspended by the City or in which the applicant's rights have not				
11	vested.				
12	$(\underline{53})$ The Removal of a Residential Unit that has received approval from the				
13	Planning Department through administrative approval or the Planning Commission through a				
14	Discretionary Review or Conditional Use authorization prior to the effective date of the				
15	Conditional Use requirement of Subsection (c)(1) $or(c)(2)$ is not required to apply for an				
16	additional approval under this Section 317. Subsection (c)(1).				
17	(64) Exemptions for Unauthorized Dwelling Units. The Removal of an				
18	Unauthorized Unit does not require a Conditional Use authorization pursuant to Subsections				
19	(c)(1) $or(c)(2)$ if the Department of Building Inspection has determined that there is no path for				
20	legalization under Section 106A.3.1.3 of the Building Code.				
21	(75) <u>Exemptions for Single-Family Residential Buildings.</u> The Demolition of a				
22	Single-Family Residential Building that meets the requirements of $\underline{s_{subs}}$ ubsection (d)(3) below				
23	may be approved by the Department without requiring a Conditional Use authorization				
24	pursuant to in subsection $(c)(1)$ or $(c)(2)$ .				

1	(86) Exception for Certain Permits Filed Before February 11, 2020. An
2	application to demolish a Single-Family Residential Building on a site in a RH-1 or RH-1(D)
3	District that is demonstrably not affordable or financially accessible housing, meaning housing
4	that has a value greater than 80% than the combined land and structure values of single-
5	family homes in San Francisco as determined by a credible appraisal made within six months
6	of the application to demolish, is exempt from the Conditional Use authorization requirement
7	of Subsection $\underline{s}$ (c)(1) $\underline{or(c)(2)}$ , provided that a complete Development Application was
8	submitted prior to February 11, 2020.
9	
10	* * * *
11	
12	SEC. 406. WAIVER, REDUCTION, OR ADJUSTMENT OF DEVELOPMENT
13	PROJECT REQUIREMENTS.
14	* * * *
15	(b) Waiver or Reduction, Based on Housing Affordability.
16	(1) An affordable housing unit shall receive a waiver from the Rincon Hill
17	Community Infrastructure Impact Fee, the Market and Octavia Community Improvements
18	Impact Fee, the Eastern Neighborhoods Infrastructure Impact Fee, the Balboa Park Impact
19	Fee, the Visitacion Valley Community Facilities and Infrastructure Impact Fee, the
20	Transportation Sustainability Fee, the Residential Child Care Impact Fee, the Central South of
21	Market Infrastructure Impact Fee, and the Central South of Market Community Facilities Fee if
22	the affordable housing unit:
23	(A) the affordable housing unit is affordable to a household earning up to
24	120% at or below 80% of the Area Median Income (as published by HUD), including units that
25	qualify as replacement Section 8 units under the HOPE SF program;

1	(B) the affordable housing unit will maintain its affordability for a term of no		
2	less than 55 years, as evidenced by a restrictive covenant recorded on the property's title; and		
3	(C) the Project sponsor demonstrates to the Planning Department staff that a		
4	governmental agency will be	enforcing the teri	m of affordability and reviewing performance and service
5	plans as necessary.		
6	(B) is	subsidized, MOF	ICD, the San Francisco Housing Authority, the
7	Department of Homelessness	and Supportive I	Housing, and/or the Office of Community Investment and
8	Infrastructure or any future si	uccessor agency	to those listed herein; and
9	(C) is	subsidized in a n	nanner which maintains its affordability for a term no
0	less than 55 years, whether it	is a rental or ow	nership opportunity. Project sponsors must demonstrate
1	to the Planning Department s	taff that a govern	mental agency will be enforcing the term of affordability
2	and reviewing performance as	nd service plans	as necessary.
3	* * * *		
4	(5) This wai	ver clause shall	not be applied to units built as part of a developer's
5	efforts to meet the requiren	nents of the Inc	lusionary Affordable Housing Program,
6	Sections 415 or 419 of this	Code or any un	its that trigger a Density Bonus under California
7	Government Code Sections 65	<del>5915-65918</del> .	
8	* * * *		
9	SEC. 710. NC-1 – NEIGHBORHOOD COMMERCIAL CLUSTER DISTRICT.		
20	* * * *		
1	Table 710. NE	EIGHBORHOO	D COMMERCIAL CLUSTER DISTRICT NC-1
2		ZONING	CONTROL TABLE
:3			NC-1
4	Zoning Category	§ References	Controls

	BUILDING STANDARDS		
* * * *			
Miscellaneous			
Lot Size (Per Development)	<del>§§ 102, 121.1</del>	P up to 4,999 square feet; C 5,000 square feet	
		<del>above</del>	
* * * *			
* * * *			
SEC. 711. NC-2 – Si	MALL-SCALE I	NEIGHBORHOOD COMMERCIAL DISTRI	
Table 711. SMA	LL-SCALE NE	IGHBORHOOD COMMERCIAL DISTRICT	
	ZONING	CONTROL TABLE	
		NC-2	
Zoning Category	§ References	Controls	
BUILDING STANDARDS			
* * * *			
Miscellaneous			
	Τ .		
Lot Size (Per Development)	<del>§§ 102, 121.1</del>	P up to 9,999 square feet; C 10,000 square fee	
Lot Size (Per Development)	<del>§§ 102, 121.1</del>	P up to 9,999 square feet; C 10,000 square feet	

Table 713. NEIGHBORHOOD COMMERCIAL SHOPPING CENTER DISTRICT			
NC-S			
	ZONING CONTROL	TABLE	
			NC-S
Zoning	§ References		Controls
Category			
BUILDING S	STANDARDS		
Massing an	d Setbacks		
Height	§§ 102, 105, 106, 250–	Varies,	but generally 40-X.
and Bulk	252, <del>253.3,</del> 260, 261.1, 270, 271. See	Lakeshe	ore Plaza SUD requires C for
Limits.	also Height and Bulk District Maps	<del>building</del>	<del>gs above 26 feet (1).</del> See
		Height	and Bulk Map Sheets
		HT02-0	05, HT07, and HT10-13 for
		more in	nformation. Height sculpting
		require	d on Alleys per § 261.1.
* *	* *		
SEC. 714. BROADWAY NEIGHBORHOOD COMMERCIAL DISTRICT.  * * *  Table 714. BROADWAY NEIGHBORHOOD COMMERCIAL  DISTRICT			
ZONING CONTROL TABLE			
	ZONING CONTROL TABLE		

1	Zoning	§ References	Controls
2	Category		
3	BUILDING STA	ANDARDS	
4 5	Massing and S	etbacks	
6	Height and	§§ 102, 105, 106, 250–	40-X and 65-A. <i>In 65-A</i>
7	Bulk Limits.	252, <del>253.1,</del> 260, 261.1, 270, 271. See also	Districts, P up to 40 ft., C 40 to
8		Height and Bulk District Maps	65 feet-See Height and Bulk
9			Map Sheet HT01 for more
10			information. Height sculpting
11			required on Alleys per
12			§ 261.1.
13	* * *	*	

15 SEC. 754. MISSION STREET NEIGHBORHOOD COMMERCIAL TRANSIT
16 DISTRICT.

\* \* \* \*

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# Table 754. MISSION STREET NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT

#### **ZONING CONTROL TABLE**

		Mission Street NCT		
Zoning	§ References	Controls		
Category				
BUILDING STANDARDS				

1	Massing and Setbacks			
2	Height and	§§ 102, 105, 106, 250–	Varies. See Height and Bulk	
3	Bulk	252, <del>253.4,</del> 260, 261.1, 270, 271. See also	Map Sheet HT07 for more	
4	Limits.	Height and Bulk District Maps	information. Buildings above 65	
5			<i>feet require C.</i> Height sculpting	
6			required on Alleys per § 261.1.	
7				
8	* *	* *		

SEC. 810. CHINATOWN COMMUNITY BUSINESS DISTRICT.

10 \* \* \* \*

# Table 810 CHINATOWN COMMUNITY BUSINESS DISTRICT ZONING CONTROL TABLE

	- COMMONT I		
		Chinatown Community Business District	
Zoning Category	§ References	Controls	
BUILDING STAND	ARDS		
* * * *			
Miscellaneous			
<del>Lot Size (Per</del>	<del>§ 121.3</del>	P up to 5,000 sq. ft.; C 5,001 sq. ft. & above (1)	
Development)			
* * * *			

SEC. 811. CHINATOWN VISITOR RETAIL DISTRICT.

1 **Table 811** CHINATOWN VISITOR RETAIL DISTRICT ZONING CONTROL TABLE 2 3 **Chinatown Visitor Retail District** 4 **Zoning Category** § References Controls 5 **BUILDING STANDARDS** 6 7 Miscellaneous 8 P up to 5,000 sq. ft.; C 5,001 sq. ft. & above <del>§ 121.3</del> 9 *Lot Size (Per Development)* 10 \* \* \* \* 11 12 SEC. 812. CHINATOWN RESIDENTIAL NEIGHBORHOOD COMMERCIAL 13 DISTRICT. 14 15 Table 812 16 CHINATOWN RESIDENTIAL NEIGHBORHOOD COMMERCIAL DISTRICT 17 **ZONING CONTROL TABLE** 18 19 **Chinatown Residential Neighborhood Commercial** 20 **District** 21 **Zoning** § References **Controls** 22 Category 23 **BUILDING STANDARDS** 24 \* \* \* \* 25

Miscellaneous			
Lot Size (Per	<del>§ 121.3</del>	P up to 5,000 sq. ft.; C 5,001 sq. ft. & above	
<del>Development)</del>			
* * * *			

Section 4. Amendment to Specific Zoning Control Tables. Zoning Controls Tables 714, 715, 716, 717, 718, 719, 724, 725, 727, 728, 729, 730, 742, 750, 756, and 763 are hereby amended identically to the amendment of Zoning Control Table 710 in Section 3 of this ordinance, to remove the zoning control under Miscellaneous, Lot Size (Per Development) as follows:

\* \* \* \*

#### **ZONING CONTROL TABLE**

Zoning Category	§ References	Controls			
BUILDING STANDAR	DS				
* * * *					
Miscellaneous	Miscellaneous				
Lot Size (Per §§ 102, 121.1 P up to 4,999 square feet; C 5,000					
Development) square feet and above					
* * * *					

Section 5. Amendment to Specific Zoning Control Tables. Zoning Controls Tables 712, 720, 721, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 743, 744, 745, 751,

752, 753, 754, 755, 757, 758, 759, 760, 761, 762, and 764 are hereby amended identically to the amendment of Zoning Control Table 711 in Section 3 of this ordinance, to remove the zoning control under Miscellaneous, Lot Size (Per Development), as follows:

#### **ZONING CONTROL TABLE**

Zoning Category	§ References	Controls			
BUILDING STANDARDS					
* * * *	* * * *				
Miscellaneous					
Lot Size (Per Development)	<del>§§ 102, 121.1</del>	P up to 9,999 square feet; C 10,000 square feet and			
		<del>above</del>			
* * * *					

Section 6. Pursuant to Sections 106 and 302(c) of the Planning Code, Sheets SU01, SU02, SU07, SU08, SU09, SU10, SU11, SU12SU13 of the Zoning Map of the City and County of San Francisco are hereby amended, as follows:

Description of Property	Special Use District Hereby Approved
Area 1 of the SUD is comprised of the	Priority Equity Geographies Special Use
following boundaries: Starting at the	District
southwestern corner of the City and County	

1	of San Francisco heading north along the	
2	Pacific Ocean to Sloat Blvd.; Sloat Blvd. to	
3	Skyline Blvd.; Skyline Blvd. to Lake Merced	
4	Blvd.; Lake Merced Blvd. to Middlefield Rd.;	
5	Middlefield Rd. to Eucalyptus Dr.;	
6	Eucalyptus Dr. to 19th Ave.; 19th Ave. south	
7	until the intersection of Cardenas Ave and	
8	Cambon Dr., then flowing Cambon Dr. south	
9	to Felix Ave.; following a straight line from	
10	Felix Ave. to 19th Ave. and then following a	
11	line north to Junipero Serra Blvd.; Junipero	
12	Serra Blvd to Holloway Ave.; Holloway Ave.	
13	to Ashton Ave.; Ashton Ave. to Lake View	
14	Ave.; Lake View Ave. to Capitola Ave.;	
15	Capitola Ave. to Grafton Ave.; Grafton Ave.	
16	to Mt. Vernon Ave.; Mt. Vernon Ave. to	
17	Howth St.; Howth St. to Ocean Ave.; Ocean	
18	Ave. to Alemany Blvd.; the northern most	
19	portion of Alemany Blvd. until Industrial St.;	
20	Industrial St. to Oakdale Ave.; Oakdale Ave.	
21	to Phelps St.; Phelps St. to Jerrold Ave.;	
22	Jerrold Ave. to 3rd St.; 3rd St. to Evans Ave.;	
23	Evans Ave. to Newhall St.; Newhall St. to	
24	Fairfax Ave.; Fairfax Ave. to Keith St.; Keith	
25	St. to Evans Ave.; Evan Ave. to Jennings	

1	St.; following Jennings St. in a north easterly	
2	direction to its end and then a straight line to	
3	the shoreline; following the shoreline south	
4	until Arelious Walker Dr.; Arelious Walker Dr.	
5	to Gilman Ave.; Gilman Ave. to Bill Walsh	
6	Way; Bill Walsh Way to Ingerson Ave.;	
7	Ingerson Ave. to Hawes St.; Hawes St. to	
8	Jamestown Ave.; Jamestown Ave. to 3rd.	
9	St.; 3rd St. to Bayshore Blvd.; Bayshore	
10	Blvd. to southernmost boundary of the City	
11	and County of San Francisco. The above	
12	area shall exclude the following area:	
13	Starting at the intersection of Harvard St.	
14	and Burrow St. heading east to Cambridge	
15	St.; Cambridge St. to Felton St.; Felton St. to	
16	Hamilton St.; Hamilton St. to Woolsey St.;	
17	Woolsey St. to Goettingen St.; Goettingen	
18	St. to Mansell St.; Mansell St. to Brussels	
19	St.; Brussels St. to Ward St.; Ward St. to	
20	Ankeny St.; Ankeny St. to Hamilton St.;	
21	Hamilton St. to Mansell St.; Mansell St. to	
22	University St.; University St. to Wayland St.;	
23	Wayland St. to Yale St.; Yale St. to McLaren	
24	Park; a straight line from Yale St. to	
25	Cambridge St.; Cambridge St. to Wayland	

1	St.; Wayland St. to Oxford St.; Oxford St. to	
2	Bacon St.; Bacon St. to Harvard St.; Harvard	
3	St. to Burrows St.	
4		
5	Area 2 of the SUD is comprised of the	
6	following boundaries: Starting on Cesar	
7	Chavez St. at the intersection of Valencia	
8	Street, heading eastward to Harrison St.;	
9	Harrison St. to 23rd St.; 23rd St. to Highway	
10	101; following Highway 101 south to Cesar	
11	Chaves St.; Cesar Chavez St. to Vermont	
12	St.; Vermont St. to 26th St.; 26th St. to	
13	Connecticut St.; Connecticut St. to 25th St.;	
14	25th St. to Highway 280; following Highway	
15	280 north to 20th St.; 20th St. to Arkansas	
16	St.; Arkansas St. to 22nd St.; 22nd St to the	
17	western side of Highway 101; following the	
18	western side of Highway 101 north to 17th	
19	St.; 17th St. to Vermont St.; Vermont St. to	
20	Division St.; Division St. to Townsend St.;	
21	Townsend St. to 6th St.; 6th St. to Brannan	
22	St.; Brannan St. to 5th St.; 5th St. to	
23	Townsend St.; Townsend St. to 3rd St.; 3rd	
24	St. to Howard St.; Howard St. to 4th St.; 4th	
25	St. to Market St.; Market St. to Drum St.;	

1	Drum St. to Sacramento St.; Sacramento St.	
2	to Battery St.; Battery St. to Pacific St.;	
3	Pacific St. to Sansome St.; Sansome St. to	
4	Vallejo St.; Vallejo St. to Kearny St.; Kearny	
5	St. to Filbert St.; Filbert St. to Columbus	
6	Ave.; Columbus Ave. to Mason St.; Mason	
7	St. to Washington St.; Washington St. to	
8	Powell St.; Powell St. to California St.;	
9	California St. to Stockton St.; Stockton St. to	
10	Bush St.; Bush St. to Van Ness Ave.; Van	
11	Ness Ave. to O'Farrell St./Starr King Way;	
12	Starr King Way to Geary Blvd.; Geary Blvd.	
13	to Laguna St.; Laguna St. to Bush St.; Bush	
14	St. to Webster St.; Webster St. to Post St.;	
15	Post St. Filmore St.; Filmore St. to Geary	
16	Blvd.; Geary Blvd. to St Joseph's Ave.; St.	
17	Joseph's Ave. to Turk Blvd.; Turk Blvd. to	
18	Scott St.; Scott St. to McAllister St.;	
19	McAllister St. to Steiner St.; Steiner St. to	
20	Fulton St.; Fulton St. to Gough St.; Gough	
21	St. to McAllister St.; Mc Allister St. to Van	
22	Ness Ave.; Van Ness Ave. to Market St.;	
23	Market St. to Dolores St.; Dolores St. to 17th	
24	St.; 17th St. to Valencia St.; Valencia St. to	
25	Cesar Chavez St.	

1 2 Area 3 of the SUD is comprised of the 3 following boundaries: Starting on Chestnut 4 St. at the intersection of Columbus, heading 5 eastward to the Embarcadero; The 6 Embarcadero to Taylor St.; Taylor St. to 7 Jefferson St.; Jefferson St. to Leavenworth 8 St.; Leavenworth St. to North Point St.; North Point St. to Columbus St.; Columbus St. to 9 10 Chestnut St.

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Section 7. Effective Date. This ordinance shall become effective 30 days after enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the Mayor's veto of the ordinance.

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1	Section 8. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors	
2	intends to amend only those words, phrases, paragraphs, subsections, sections, articles,	
3	numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal	λĺ
4	Code that are explicitly shown in this ordinance as additions, deletions, Board amendment	
5	additions, and Board amendment deletions in accordance with the "Note" that appears under	
6	the official title of the ordinance.	
7		
8		
9	APPROVED AS TO FORM:	
10	DAVID CHIU, City Attorney	
11	By: <u>/s/ Andrea Ruiz-Esquide</u> ANDREA RUIZ-ESQUIDE	
12	Deputy City Attorney	
13	n:\legana\as2023\2300309\01681603.docx	
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### **REVISED LEGISLATIVE DIGEST**

(Substituted 6/6/23)

[Planning Code, Zoning Map - Housing Production]

Ordinance amending the Planning Code to encourage housing production, by 1) exempting, under certain conditions, specified housing projects from the notice and review procedures of Section 311 and the Conditional Use requirement of Section 317, in areas outside of Priority Equity Geographies, which are identified in the Housing Element as areas or neighborhoods with a high density of vulnerable populations; 2) removing the Conditional Use requirement for several types of housing projects, including housing developments on large lots, projects to build to the allowable height limit, projects that build additional units in lower density zoning districts, and senior housing projects that seek to obtain double density; 3) amending rear yard, front setback, lot frontage, minimum lot size, and residential open space requirements in specified districts; 4) allowing additional uses on the ground floor in residential buildings, homeless shelters, and group housing in residential districts, and administrative review of reasonable accommodations; 5) expanding the eligibility for the Housing Opportunities Mean Equity - San Francisco (HOME - SF) program and density exceptions in residential districts; 6) exempting certain affordable housing projects from certain development fees; 7) authorizing the Planning Director to approve State Density Bonus projects, subject to delegation from the Planning Commission: and 8) making conforming amendments to other sections of the Planning Code: amending the Zoning Map to create the Priority Equity Geographies Special Use District; affirming the Planning Department's determination under the California Environmental Quality Act; and making public necessity, convenience, and welfare findings under Planning Code, Section 302, and findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

#### **Existing Law**

The Planning Code sets forth different zoning districts throughout the City, where different uses are permitted, conditionally permitted, or prohibited, and where various controls (such as height, bulk, setbacks, etc.) apply. It also contains permit application, noticing, and hearing requirements, as well as appeal procedures, as applicable, for different permits and entitlements.

The Zoning Map is a component of the Planning Code, and it contains maps and figures that depict zoning regulations spatially, showing how land can be used in areas of San Francisco called "zoning districts" (also known as "zones" or "use districts").

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## Amendments to Current Law

This ordinance amends the Planning Code to implement a series of process reforms with the goal to encourage housing production. For instance:

- The ordinance creates a new Priority Equity Geographies Special Use District (SUD) and amends the Zoning Map to map that SUD. Priority Equity Geographies are areas that have been identified in the San Francisco Department of Public Health's Community Health Needs Assessment as Areas of Vulnerability.
- The ordinance exempts housing demolition citywide, but outside of Priority Equity Geographies, from the existing Conditional Use (CU) authorization requirement, if some conditions are met.
- It exempts expansion and new construction projects from neighborhood notice in areas outside of the Priority Equity Geographies SUD.
- It deletes the Planning Code requirement for a CU authorization for large lot developments (usually 10,000 sq. ft. or greater).
- It deletes the CU authorization requirement for projects to exceed a specified height in certain districts, even if the height limit allows for a greater height. By removing the CU requirement, the ordinance allows construction of buildings to the permitted height limit.
- It provides that if the Planning Commission delegates approval authority to the Planning Director, State Density Bonus (SDB) projects can be approved without a Commission hearing, regardless of any other requirements in the Planning Code.
- It allows construction of more units than currently principally permitted in larger lots in residential (RH-1, RH-2, and RH-3) districts, based on the lot area, removing the current CU requirement.
- It deletes the requirement that in order for senior housing projects to take advantage of double density allowances, they must be located within a quarter mile of a mid-sized Neighborhood Commercial District, or obtain a CU authorization.
- It expands development fee waivers to apply to 100% affordable housing projects with units affordable to up to 120% of the Area Medium Income, regardless of the funding source, and to 100% affordable SDB projects.
- It reduces and standardizes rear yard, front setback, lot frontage, and minimum lot size requirements.
- It simplifies residential open space requirements.
- It allows additional uses on the ground floor in residential buildings.
- It makes homeless shelters and group housing permitted in residential districts.
- It expands the eligibility for the Housing Opportunities Mean Equity San Francisco (HOME – SF) program and density exceptions in residential districts, by removing some of the applicability thresholds for each of these programs.
- It allows for administrative review of reasonable accommodations.

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## **Background Information**

The ordinance contains findings explaining its intent to implement some of the goals, objectives, policies and implementing programs of the 2022 Housing Element Update.

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