FILE NO. 231221

### AMENDED IN COMMITTEE 3/25/2024 ORDINANCE NO.

[Planning Code - Citywide Expansion of Allowable Commercial, Restaurant, and Retail Uses]
 2

3	Ordinance amending the Planning Code to 1) allow Nighttime Entertainment Uses as
4	principally permitted on the ground floor and conditionally permitted on the second
5	floor in the Polk Street Neighborhood Commercial District (NCD); 2) modify
6	requirements for limited commercial uses within one-quarter mile of the North Beach
7	Special Use District (SUD); 3) conditionally permit Retail Professional Services Uses on
8	the ground floor in the North Beach NCD, subject to existing limitations; 4) allow
9	limited commercial uses (LCUs) in Residential, House (RH) and Residential, Mixed (RM)
10	Districts with specified limitations; 5) require operating hours to end at 10 p.m. for
11	LCUs and limited corner commercial uses (LCCUs) in RH and RM Districts; 6) establish
12	that LCCUs are limited to those uses allowed in the nearest an NCD or SUD within one-
13	<u>quarter mile of the use, or the NC-1 District, as specified;</u> <del>6</del> 7) prohibit outdoor activity
14	areas not at the front of the building in RH and RM Districts and limit such outdoor
15	activity areas in other residential districts; $7\underline{8}$ ) establish that LCCUs in Residential
16	Transit Oriented (RTO) Districts must be located on corner lots and specify lot depth
17	requirements; and 8 <u>9</u> ) make minor corrections to code text; and affirming the Planning
18	Department's determination under the California Environmental Quality Act, making
19	findings of consistency with the General Plan, and the eight priority policies of
20	Planning Code, Section 101.1, and making findings of public necessity, convenience,
21	and welfare pursuant to Planning Code, Section 302.
22	NOTE: Unchanged Code text and uncodified text are in plain Arial font.
23	Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in strikethrough italics Times New Roman font.
24	Board amendment additions are in <u>double-underlined Arial font</u> . Board amendment deletions are in strikethrough Arial font.
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2	Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.
3	
4	Be it ordained by the People of the City and County of San Francisco:
5	
6	Section 1. Environmental and Land Use Findings.
7	(a) The Planning Department has determined that the actions contemplated in this
8	ordinance comply with the California Environmental Quality Act (California Public Resources
9	Code Sections 21000 et seq.). Said determination is on file with the Clerk of the Board of
10	Supervisors in File No. 231221 and is incorporated herein by reference. The Board affirms
11	this determination.
12	(b) On <u>————February 22, 2024</u> , the Planning Commission, in Resolution No.
13	<u>21520</u> , adopted findings that the actions contemplated in this ordinance are consistent,
14	on balance, with the City's General Plan and eight priority policies of Planning Code Section
15	101.1. The Board adopts these findings as its own. A copy of said Resolution is on file with
16	the Clerk of the Board of Supervisors in File No. 231221, and is incorporated herein by
17	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. <u>21520</u> , and the Board incorporates
21	such reasons herein by reference. A copy of said resolution is on file with the Clerk of the
22	Board of Supervisors in File No. 231221.
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1 Section 2. Articles 1.7, 2, 3, 7, and 8 of the Planning Code are hereby amended by 2 revising Sections 186, 202.2, 209.1, 209.2, 209.4, 231, 303.1, 722, 723, and 781.9, to read as 3 follows:

4

### 5 SEC. 186. EXEMPTION OF LIMITED COMMERCIAL AND INDUSTRIAL

### 6 NONCONFORMING USES IN RH, RM, RTO, AND RED DISTRICTS.

- 7 \* \* \*
- 8 Exemption from Termination Provisions. The following nonconforming uses in (a) 9 R Districts shall be exempt from the termination provisions of Section 185, provided such 10 uses comply with all the conditions specified in subsection (b) below:
- 11 (1) Any nonconforming use at any Story in an RTO, RH, or RM District which is 12 located more than one-quarter of one mile from any of the Restricted Use Subdistricts 13 specified in subsection (a)(3) below, and which complies with the use limitations specified for 14 the First Story and below of an NC-1 District, as set forth in Section 710 of this Code. 15 (2) Any nonconforming use in an RTO, RH, or RM District which is located 16 within one-quarter of one mile from any of the Restricted Use Subdistricts specified in 17 subsection (a)(3) below and which complies with the most restrictive use limitations specified 18 for the First Story and below of:
- 19
- 20

- (A) an NC-1 District, as set forth in Section 710 of this Code; or
- (B) Any of the specified Restricted Use Subdistricts specified in 21 subsection (a)(3) below.
- 22 (3) Subsections (a)(1) and (a)(2) above apply to the following Restricted Use 23 Subdistricts: the Geary Boulevard Formula Retail Pet Supply Store and Formula Retail Eating 24 and Drinking Subdistrict set forth in Section 781.4 of this Code; the North Beach Financial 25 Service, Limited Financial Service, and Business or Professional Service Subdistrict set forth

1	in Section 781.6 of this Code; the North Beach Special Use District set forth in Section 780.3
2	of this Code: and the Third Street Formula Retail Restricted Use District set forth in Section
3	786 of this Code.
4	* * * *
5	(b) Conditions on Limited Nonconforming Uses. The limited nonconforming uses
6	described above shall meet the following conditions:
7	(1) The building shall be maintained in a sound and attractive condition,
8	consistent with the general appearance of the neighborhood;
9	(2) Any signs on the property shall be made to comply with the requirements of
10	Section 606(c) of this Code for Limited Commercial uses;
11	(3) The hours during which the use is open to the public shall be limited to the
12	period between 6:00 a.m. and 10:00 p.m., however, in RED, RTO, and RTO-M Districts only,
13	the Planning Commission may extend the hours of operation to 12:00 a.m. through
14	Conditional Use authorization, as outlined in Section 303 of this Code;
15	(4) Public sidewalk space may be occupied in connection with the use provided
16	that it is occupied only with tables and chairs as permitted by this Municipal Code;
17	(5) Truck loading shall be limited in such a way as to avoid undue interference
18	with sidewalks, or with crosswalks, bus stops, hydrants, and other public features;
19	(6) Noise, odors, and other nuisance factors shall be adequately controlled;
20	and
21	(7) An Outdoor Activity Area is principally permitted if it is located at the front of
22	the building. An Outdoor Activity Area that is not at the front of the building is principally
23	permitted in RTO and RTO-M Districts only if it complies with the operating restrictions in
24	Section 202.2(a)(7) and shall not be permitted in RH or RM Districts; and
25	(87) All other applicable provisions of this Code shall be complied with.

1 (c) Formula Retail Uses. All uses meeting the definition of "formula retail" use per 2 Section 303.1 shall not be permitted except by conditional use authorization under the 3 procedures of Section 303 of this Code for RED and RTO Districts and shall not be permitted 4 in RH and RM Districts. \* \* 5 6 7 SEC. 202.2. LOCATION AND OPERATING CONDITIONS. 8 (a) Retail Sales and Service Uses. The Retail Sales and Service Uses listed below shall be 9 subject to the corresponding conditions: 10 \* \* \* 11 (7) Outdoor Activity Area. An Outdoor Activity Area shall be principally permitted 12 in any Neighborhood Commercial District or Neighborhood Commercial Transit District, and in 13 the WMUG, WMUO, SALI, and RED-MX Districts, if it meets all of the following conditions: 14 (A) The Outdoor Activity Area is located on the ground level; 15 The Outdoor Activity Area is in operation only between 9:00 a.m. and 10:00 (B) 16 p.m.; 17 (C) The Outdoor Activity Area is not operated in association with a Bar use; 18 (D) Where associated with a Limited Restaurant or Restaurant Use, the Outdoor 19 Activity Area includes only seated, not standing, areas for patrons; and 20 (E) Alcohol is dispensed to patrons only inside the premises or through wait staff 21 services at the patron's outdoor seat in the Outdoor Activity Area. 22 Any Outdoor Activity Area not at the front of a building seeking to operate beyond 23 these limitations requires a Conditional Use Authorization, unless such Outdoor Activity Area 24 is permitted by Planning Code Section 145.2. \* \* \* \* 25

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

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## Table 209.1 ZONING CONTROL TABLE FOR RH DISTRICTS

Zoning Category	§ References	RH-1(D)	RH-1	RH-1(S)	RH-2	RH-3
* * * *					I	
NON-RESIDENTIAL STANDARDS AND USES						
Development Sta	andards					
* * * *						
Limited Commercial Uses	§§ 186, 186.3	Continuing no to the require Uses may be buildings sub	ments of §	§ 186. Limite ally permitte	ed Comme	ercial
₋imited Corner Commercial Uses	§ 231	P on a Corner Lot, with no part of the use extending more than 50 feet in depth from said corner; NP if the LCCU would require the Residential Conversion of a Residential Unit or Unauthorized Unit under Planning Code Section 317, unless the space proposed for conversion is occupied by a garage or storage space located in the Basement or First Story.				
Commercial Use	Characteristics					
* * * *						
Formula Retail	§§ 102, 303.1	NP <del> for Limite</del>	d Corner (	<b>Commercial</b>	<del>Uses</del>	
Hours of Operation	§§ 102, 186, 231	For Limited C <u>Limited Comi</u> 10:00 p.m.; N <del>For limited co to 10:00 p.m.</del>	<u>mercial Us</u> IP 10:00 p mmercial	<u>es under § ^</u> .m. to 6:00 a <del>uses under</del>	<u>186</u> : P 6:0 a.m. <del>§ 186: P (</del>	0 a.m. 1
* * * *						
<u>Outdoor Activity</u> <u>Area</u>	<u>§§ 102, 145.2, 186,</u> <u>202.2, 231</u>	<u>P if located ir</u> building <u>elsew</u>		uilding; NP i	<u>f</u> not at fro	ont of
* * * *						

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\* \* \* \*

Mayor Breed; Supervisors Engardio, Dorsey, Melgar, Stefani, Mandelman **BOARD OF SUPERVISORS** 

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

# 2 \* \* \* \*

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# Table 209.2

## ZONING CONTROL TABLE FOR RM DISTRICTS

Zoning Category	§ References	RM-1	RM-2	RM-3	RM-4		
* * * *							
NON-RESIDENTIAL STANDARDS AND USES							
Development Standards							
* * * *							
Limited Corner Commercial Uses	§ 231	P on a Corner Lo part of the use e more than 50 fee from said corner LCCU would req Residential Conv Residential Unit Unauthorized Ur Planning Code S unless the space for conversion is by a garage or s space located in Basement or Firs	xtending et in depth ; NP if the uire the version of a or hit under Section 317, proposed occupied torage the	Residential Co of a Residentia	ise than th from if the equire the nversion il Unit or Jnit under Section e space onversion a garage ce		
Limited Commercial Uses <b>Commercial Use Ch</b> a	§§ 186, 186.3	Continuing nonc subject to the red Commercial Use historic buildings	quirements o s may be co	of § 186. Limite onditionally perr	d		
* * * *							
Formula Retail	§§ 102, 303.1	NP-for Limited C	orner Comn	nercial Uses			
Hours of Operation	§§ 102, 186, 231	For Limited Corr and Limited Com a.m. to 10:00 p.r	nmercial Use	<u>es under § 186</u> :	P 6:00		
		a.m. to 10:00 p.r	n.; NP 10:00	) p.m. to 6:00 a	.m.		

			l commercial uses und :00 p.m.; NP 10:00 p.r	-
* * * *			,,	
Outdoor Activity Area			<u>d in front of building; N</u>	<u>P if not at front of</u>
	<u>186, 202.2,</u>	231 buildingels	sewhere.	
* * * *				
* * * *				
SEC. 209.4. RTO (RES		TRANSIT ORIE	NTED) DISTRICTS.	
* * * *				
		Table 20	9.4	
			-	
20	INING CON	NIROL IABLE	FOR RTO DISTRICTS	i
Zoning Category		§ References	RTO	RTO-M
* * * *		<u> </u>		
NON-RESIDENTIAL S	TANDARD	S AND USES		
Development Standar	de			
Borolopinon otanda	us			
* * * *				
			P on a Corner Lot	P <u>on a Corner Lot.</u>
* * * *			P <u>on a Corner Lot.</u> with no part of the	with no part of the
* * * * Limited Corner Comme		§ 231	P <u>on a Corner Lot,</u> with no part of the use extending more	with no part of the use extending more
•		§ 231	with no part of the	<u>with no part of the</u> <u>use extending more</u> <u>than 100 feet in</u>
* * * * Limited Corner Comme		§ 231	with no part of the use extending more	with no part of the use extending more than 100 feet in depth from said
* * * * Limited Corner Comme		§ 231	with no part of the use extending more than 50 feet in depth	<u>with no part of the</u> <u>use extending more</u> <u>than 100 feet in</u>
* * * * Limited Corner Comme Uses	ercial		with no part of the use extending more than 50 feet in depth	with no part of the use extending more than 100 feet in depth from said
<pre>* * * * Limited Corner Comme Uses * * * *</pre>	ercial §	<u>s § 102, 186,</u>	with no part of the use extending more than 50 feet in depth from said corner	with no part of the use extending more than 100 feet in depth from said corner
<ul> <li>* * * *</li> <li>Limited Corner Comme Uses</li> <li>* * * *</li> <li>Commercial Use Charge</li> </ul>	ercial §	2	with no part of the use extending more than 50 feet in depth	with no part of the use extending more than 100 feet in depth from said corner
<ul> <li>* * * *</li> <li>Limited Corner Comme Uses</li> <li>* * * *</li> <li>Commercial Use Charge</li> </ul>	ercial §	<u>s § 102, 186,</u>	with no part of the use extending more than 50 feet in depth from said corner For Limited Corner Co	with no part of the use extending more than 100 feet in depth from said corner ommercial Uses ed commercial uses
<ul> <li>* * * *</li> <li>Limited Corner Comme Uses</li> <li>* * * *</li> <li>Commercial Use Charge</li> </ul>	ercial §	<u>s § 102, 186,</u>	with no part of the use extending more than 50 feet in depth from said corner For Limited Corner Co under § 231 and limite	with no part of the use extending more than 100 feet in depth from said corner ommercial Uses ed commercial uses .m. to 10:00 p.m.; C

		1	-
1	Outdoor Activity Area	<u>§§ 102, 145.2, </u>	<u>P if located in front of building; P if not at</u>
•		186, 202.2, 231	the front of buildingelsewhere and
2			compliant with § 202.2(a)(7); NP otherwise.
		8	
3	* * * *		
3			

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## SEC. 231. LIMITED CORNER COMMERCIAL USES IN RH, RTO, AND RM DISTRICTS.

6 (a) **Purpose.** Corner stores enhance and support the character and traditional pattern of 7 development in San Francisco. These small neighborhood-oriented establishments provide 8 convenience goods and services on a retail basis to meet the frequent and recurring needs of 9 neighborhood residents within a short walking distance of their homes. These uses tend to be 10 small in scale, to serve primarily walk-in trade, and cause minimum interference with nearby 11 streets and properties. These uses are permitted only on the ground floor of corner buildings, 12 and their intensity and operating hours are limited to ensure compatibility with the 13 predominantly residential character of the district. Accessory off-street parking is prohibited for 14 these uses to maintain the local neighborhood walk-in character of the uses. 15 (b) **Location.** Uses permitted under this section must be located: 16 (1) completely within an RH, RTO, RTO-M, or RM District; 17 (2) on or below the ground floor; 18 (3) in RH, RM-1, RM-2, and RTO Districts, on a Corner Lot, with no part of the use 19 extending more than 50 feet in depth from said corner, as illustrated in Figure 231; and 20 (4) in a space that would not require the Residential Conversion of a Residential Unit or 21 Unauthorized Unit under Planning Code Section 317, unless the space proposed for 22 conversion is occupied by a garage or storage space located in the Basement or First Story. 23 24 (5) in RM-3, RM-4, and RTO-M Districts, on a Corner Lot, with no part of the use

extending more than 100 feet in depth from said corner.

1 (c) **Permitted Uses.** Any use is permitted which complies with the use limitations for the 2 First Story and below of a Neighborhood Commercial District or Special Use District within 3 one-half mile of the use, or if the use is more than one-half mile from the nearest NCD or 4 SUD, a Neighborhood Commercial District or Special Use District within one-halfone-guarter 5 mile of the use, or if the use is more than one-halfone-quarter mile from the nearest NCD or 6 <u>SUD, an NC-1 District, as set forth in Section 710 of this Code.</u> 7 (d) Use Size. In any RH or RM District, the use size shall comply with the use size 8 limitations of the nearest Neighborhood Commercial District or Special Use District. In any RH 9 or RM, RM-1, or RM-2 District, the use size shall comply with the use size limitations of the 10 nearest a Neighborhood Commercial District or Special Use District located within one-quarter 11 mile of the use, up to a maximum of 1,200 square feet of Occupied Floor Area of commercial 12 area. In any RM-3 or RM-4 District, the use size shall comply with the use size limitations of a 13 Neighborhood Commercial District or Special Use District located within one-guarter mile of 14 the use, up to a maximum of 2,500 square feet of Commercial Use. No more than 1,200 15 square feet of Occupied Floor Area of commercial area in a RTO, RH, RM-1, or RM 2, RH, 16 RM-1, or RM 2 District or in a RH, RM-1, or RM-2 District if the use is more than one-quarter 17 mile from a Neighborhood Commercial District or Special Use District, and no more than 18 2,500 occupied square feet of Commercial Use in a RM-3, RM-4 orRM-3, RM-4 or RTO-M 19 District or in a RM-3 or RM-4 District if the use is more than one-quarter mile from a 20 Neighborhood Commercial District or Special Use District, shall be allowed per Corner Lot, 21 subject to the following exception. except those On lots which occupy more than one corner on 22 a given block, and which may provide an additional 1,200 square feet of Occupied Floor Area 23 of Commercial Use shall be allowed per additional corner, so long as the commercial space is 24 distributed equitably throughout appropriate parts of the parcel or project.

25

1 (e) Formula Retail Uses. All uses meeting the definition of "formula retail" use per Section 2 303.1 shall not be permitted except by Conditional Use through the procedures of Section 303 3 for RTO and RTO-M Districts and shall not be permitted in RH, RM-1, RM-2, RM-3, and RM-4 4 and RM Districts. \* \* \* \* 5 6 (k) Outdoor Activity Area. An Outdoor Activity Area is principally permitted if it is located at 7 the front of the building. An Outdoor Activity Area that is not at the front of the building is 8 principally permitted in RTO and RTO-M Districts only if it complies with the operating 9 restrictions in Section 202.2(a)(7) and shall not be permitted in RH or RM Districts. 10 11 SEC. 303.1. FORMULA RETAIL USES. \* \* \* 12 13 (e) Conditional Use Authorization Required. A Conditional Use Authorization shall 14 be required for a Formula Retail use in the following zoning districts unless explicitly 15 exempted: 16 \* 17 (8) Limited Commercial Uses in RH, RM, RTO, and RED Districts, as permitted 18 by Sections 186, 186.3, and 231; \* \* \* 19 20 (f) **Formula Retail Uses Not Permitted.** Formula Retail uses are not permitted in the 21 following zoning districts: 22 \* \* \* \* 23 (10) RH Districts do not permit Formula Retail-uses that are also Limited 24 Corner Commercial Uses; and 25

(11) RM Districts	s do not permit Formul	la Relail- <del>uses lha</del>	a are also Lin	mea
Corner Commercial Uses.				
* * * *				
SEC. 722. NORTH BEACH NE	IGHBORHOOD COM	MERCIAL DIST	RICT.	
* * * *			-	
Table 722 NORT	H BEACH NEIGHBOR			ріст
				RICI
	ZONING CONTROL	IABLE		
* * * *				
Zoning Category	§ References		Controls	
* * * *				
	RDS AND USES			
* * * * NON-RESIDENTIAL STANDA * * * *	RDS AND USES			
NON-RESIDENTIAL STANDA	RDS AND USES	Con	trols by Stor	ry
NON-RESIDENTIAL STANDA	RDS AND USES	Con 1st	trols by Stor 2nd	1
NON-RESIDENTIAL STANDA			_	1
NON-RESIDENTIAL STANDA * * * *			_	1
NON-RESIDENTIAL STANDA * * * * Sales and Service Use Cates			_	1
NON-RESIDENTIAL STANDA * * * * Sales and Service Use Categ * * * *	gory	1st C(7)	2nd	3rd
NON-RESIDENTIAL STANDA * * * * Sales and Service Use Categ * * * * Services, Financial	gory	1st	2nd	3rd
NON-RESIDENTIAL STANDA * * * * Sales and Service Use Categ * * * * Services, Financial * * * *	<b>gory</b> § 102, 781.6	1st C(7)	2nd NP	3rc NP
NON-RESIDENTIAL STANDA * * * * Sales and Service Use Categ * * * * Services, Financial * * * * Services, Limited Financial	g <b>ory</b> § 102, 781.6 § <u>§</u> 102 <u>, 781.6</u>	1st C(7) C(2)(7)	2nd NP NP	3rc NP NP
NON-RESIDENTIAL STANDA * * * * Sales and Service Use Categ * * * * Services, Financial * * * * Services, Limited Financial Services, Retail Professional	g <b>ory</b> § 102, 781.6 § <u>§</u> 102 <u>, 781.6</u>	1st C(7) C(2)(7)	2nd NP NP	3rd NP NP
NON-RESIDENTIAL STANDA * * * * Sales and Service Use Categ * * * * Services, Financial * * * * Services, Limited Financial Services, Retail Professional * * * *	g <b>ory</b> § 102, 781.6 §§ 102 <u>, 781.6</u> §§ 102 <u>, 781.6</u>	1st C(7) C(2)(7) P <u>C</u> (7)	2nd NP NP P	3rd NP NP P

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(5) NORTH BEACH SPECIAL USE DISTRICT (Section 780.3):

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\* \*

3 (6) NORTH BEACH LIQUOR LICENSES FOR RESTAURANTS (Section 780.3): A 4 Restaurant Use may only add ABC license types 02, 23, 41, 47, 49, 59 or 75 as a Conditional 5 Use on the First Story if, in addition to the criteria set forth in Section 303, the Planning 6 Commission finds that the Restaurant is operating as a Bona Fide Eating Place as defined in 7 Section 102. Should a Restaurant fail to operate as a Bona Fide Eating Place for any length 8 of time, the Conditional Use authorization shall be subject to immediate revocation. To verify 9 that the Restaurant is continuing to operate as a Bona Fide Eating Place, records of the 10 Restaurant's gross receipts or gross sales shall be provided to the Department upon request. 11 All records and information shall be submitted to the Department under penalty of perjury. 12 (7) NORTH BEACH FINANCIAL SERVICE, LIMITED FINANCIAL SERVICE, AND 13 BUSINESS OR PROFESSIONAL SERVICE SUBDISTRICT (Section 781.6) 14 Boundaries: Applicable only for portions of the North Beach NCD south of Greenwich 15 Street as mapped on Sectional Map SU01. 16 **Controls:** Financial Services and Limited Financial Services are NP at all stories; 17 Retail Professional Services, Design Professional, and Trade Offices are NP at the First story. 18 \* \* 19 20 SEC. 723. POLK STREET NEIGHBORHOOD COMMERCIAL DISTRICT. 21 \* \* \* \* 22 Table 723. POLK STREET NEIGHBORHOOD COMMERCIAL DISTRICT 23 **ZONING CONTROL TABLE** 24 \* \* \* 25

Zoning Category	§ References		Controls	
NON-RESIDENTIAL STANDARDS	S AND USES (7)			
* * * *		_		
		Cont	rols by Story	/
		1st	2nd	3rd
* * * *				
Entertainment, Arts and Recreation	on Use Category			
* * * *				
Entertainment, Nighttime	§ 102	<u>Ç</u>	<u>NPC</u>	NP
Sales and Service Use Category				
Services, Health	§ 102	NP(3)	С	С
* * * *	3 102			
Services, Retail Professional	§ 102	NP(3)	P	Р
* * * *	3 102		·	· ·
Service, Non-Retail Professional	§ 102	NP(12)	Р	NP
* * * *				
* * *				
				0
(3) Principally permitted on p	roperties that do no	ot nave any from	ntage on Polk	Stree
California Street <u>, or Hyde Street</u> .				
* * * *				
(12) Conditionally permitted of	on properties that c	lo not have any	frontage on	Polk
Street <u>.<del>or</del> California Street<u>. or Hyde S</u></u>	<u>treet</u> .			
Street <u>.</u> or California Street <u>. or Hyde S</u>	<u>treet</u> .			
Street <u>.</u> or California Street <u>. or Hyde S</u>	<u>treet</u> .			
Street <u>.or</u> California Street <u>.or Hyde S</u>	<u>treet</u> .			

# 1 SEC. 781.9. HAIGHT STREET ALCOHOL RESTRICTED USE SUBDISTRICT.

- 2 \* \* \* \*
- 3 (c) **Controls.**
- 4 \* \* \*

5 (3) Continuation of existing Unpermitted Liquor Establishments. In the Haight Street
6 Alcohol RUSD, any unpermitted liquor establishment may continue in accordance with
7 Sections 180 through 186.2 of this Code, subject to the following provisions:

- 8 \* \* \* \*
- 9 (B) A break in continuous operation shall not be interpreted to include the following, 10 provided that the location of the establishment does not change, the square footage used for 11 the sale of alcoholic beverages does not increase, and the type of California Department of 12 Alcoholic Beverage Control Liquor License ("ABC License") does not change except as 13 indicated:
- (i) A change in ownership of a<u>n unpermitted</u>prohibited liquor establishment or an
   owner-to-owner transfer of an ABC License; or
- (ii) Re-establishment, restoration, or repair of an existing <u>unpermitted</u>prohibited liquor
   establishment on the same lot after total or partial destruction or damage due to fire, riot,
   insurrection, toxic accident or act of God; or
- (iii) Temporary closure of an existing unpermitted liquor establishment for not more
   than ninety (90) days for repair, renovation, or remodeling;
- (iv) Relocation of an existing unpermitted liquor establishment in the Haight Street
   Alcohol RUSD to another location within the same Haight Street Alcohol RUSD with
   Conditional Use authorization from the Planning Commission, provided that the original
   premises shall not be occupied by an unpermitted liquor establishment, unless by another
- 25

1	unpermitted liquor establishment that is also relocating from within the Haight Street Alcohol
2	RUSD.
3	(v) A change from a Type 21 (off-sale general) to a Type 20 (off-sale beer and wine)
4	license.
5	(vi) A change from an existing ABC license to a Type 64 or Type 90 license.
6	* * * *
7	
8	Section 43. Article 4 of the Planning Code is hereby amended by revising Section 406,
9	to read as follows:
10	SEC. 406. WAIVER, REDUCTION, OR ADJUSTMENT OF DEVELOPMENT
11	PROJECT REQUIREMENTS.
12	<u>* * * *</u>
13	(i) Waiver for Certain Changes in Use. A development project that meets the
14	eligibility criteria in subsection (i)(1) of this Section 406 shall receive a waiver from any
15	development impact fee or development impact requirement imposed by this Article, with the
16	exception of the requirements of Section 415.
17	(1) Eligibility. To be eligible for the waiver in this subsection (i), the project
18	shall:
19	(A) propose a change in use within an existing structure, excluding the
20	establishment of any of the following uses: Office Use, Parcel Delivery Service, and Fleet
21	Charging; and
22	(B) submit a complete Development Application on or before December
23	<del>31, 2028.</del>
24	
25	

1	(2) Extent of Waiver. The waiver in this subsection (i) shall be limited to
2	development impact fees or requirements for eligible changes in use within an existing
3	structure and shall not include any additions to an existing structure or new construction .
4	(3) <b>Sunset.</b> This subsection (i) shall expire by operation of law at the end of the
5	day on December 31, 2028, unless the duration of the subsection has been extended by
6	ordinance effective on or before that date. Four years after the sunset date, the City Attorney
7	is authorized to cause subsection (i) to be removed from the Planning Code. This four-year
8	time frame provides additional notice to project applicants and does not alter the sunset date
9	of this subsection (i).
10	
11	Section 4. Formatting of Ordinance; Explanation of Fonts.
12	(a) On November 27, 2023, the Land Use and Transportation Committee of the Board
13	of Supervisors duplicated Board File No. 230701 to create Board File No. 231221. The
14	ordinance in File No. 230701 proceeded through the legislative process, was enacted as
15	Ordinance No. 249-23, and became effective in January 2024. The ordinance in File No.
16	231221 – this ordinance – remained at the Land Use and Transportation Committee. This is
17	the thirdfourth version of that ordinance.
18	(b) To clearly understand the proposed amendments to existing law contained in this
19	third version of this ordinance, the ordinance shows in "existing text" font (plain Arial) the law
20	currently in effect, as amended by Ordinance No. 249-23 and other ordinances that became
21	effective since the ordinance in Board File No. 230701 was first introduced. This ordinance
22	shows in "Board amendment" font (double-underlined Arial for additions, and strikethrough
23	Arial for deletions) amendments to existing law. This ordinance also shows in "Board
24	amendment" font all amendments to this ordinance made after the file was duplicated.
25	including amendments approved to earlier versions of this ordinance (with the exception of

1 Planning Code Section 311, discussed below). This ordinance omits sections of the law

- 2 currently in effect that are not being amended by this ordinance and were not proposed for
- 3 amendments in earlier versions of this ordinance in the Board File 231221.
- 4 (c) A separate ordinance in Board File No. 230446 was enacted as Ordinance No.
- 5 <u>248-23. Both Ordinance Nos. 248-23 and 249-23 became effective on the same day and both</u>
- 6 <u>amended Planning Code Section 311 ("Section 311"). The text of Ordinance No. 248-23 shall</u>
- 7 <u>control, as it encompasses the policy change effected by the text of Ordinance No. 249-23.</u>
- 8 <u>Although earlier versions of this ordinance in Board File No. 231221 proposed amendments to</u>
- 9 the then-existing Section 311, the current version of this ordinance does not propose any
- 10 amendments to the text of Section 311 as enacted via Ordinance No. 248-23. Accordingly,
- 11 <u>Section 311 is omitted from this ordinance.</u>
- 12 (d) This third version of the ordinance also includes a new long title that describes the
- 13 ordinance, to reflect changes in existing law. It replaces the long title in the previous two
- 14 versions of the ordinance, which had included references to the amendments that became
- 15 <u>effective with the enactment of Ordinance No. 249-23.</u>
- 16

Section 4<u>5</u>. 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.

- 21
- Section <u>56</u>. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors
   intends to amend only those words, phrases, paragraphs, subsections, sections, articles,
   numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal
- 25 Code that are explicitly shown in this ordinance as additions, deletions, Board amendment

1	additions, and Board amendment deletions in accordance with the "Note" that appears under
2	the official title of the ordinance. Existing code text added to this ordinance since its
3	introduction is included herein as Unchanged Code text in accordance with the "Note."
4	
5	APPROVED AS TO FORM:
6	DAVID CHIU, City Attorney
7	By: <u>/s/ HEATHER GOODMAN</u>
8	HEATHER GOODMAN Deputy City Attorney
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