- 1 [Planning Code Zoning Executive Park Special Use District, Special Height and Bulk Provisions, and Permit Review Procedures]
- 2
- 3 Ordinance amending the San Francisco Planning Code by adding Section 249.54 to 4 5 establish the Executive Park Special Use District; adding Section 263.27 to establish 6 Special Height Provisions for the Executive Park Special Use District and the 65/240 EP Height and Bulk District; amending Table 270 to provide that the Table is not applicable 7 8 to the Executive Park Special Use District; and adding Section 309.2 to establish Permit 9 Review Procedures in the Executive Park Special Use District; adopting findings, including environmental findings, Section 302 findings, and findings of consistency 10 with the General Plan and the Priority Policies of Planning Code Section 101.1. 11 12 NOTE: Additions are *single-underline italics Times New Roman*; deletions are strike through italics Times New Roman. 13 Board amendment additions are double-underlined: Board amendment deletions are strikethrough normal. 14 Be it ordained by the People of the City and County of San Francisco: 15 16 Section 1. Findings. This legislation will affect property located in an approximately 15 acre area of 17 (1)southeast San Francisco generally bounded by Harney Way on the south, Highway 101 on 18 19 the west, Executive Park Boulevard North on the north and Executive Park Boulevard East on the east. 20 21 (2) On May 5, 2011, by Motion No. 18350, the Planning Commission certified as 22 adequate, accurate and complete the Final Environmental Impact Report ("FEIR") for the Executive Park project. A copy of Planning Commission Motion No. 18350 is on file with the 23 24 Clerk of the Board of Supervisors in File No.
- 25

(3) In accordance with the actions contemplated herein, the Planning Commission
 adopted Motion No. 18351 concerning findings pursuant to the California Environmental
 Quality Act. Said Motion is on file with the Clerk of the Board of Supervisors in File No.
 110626 and the Board incorporates those findings herein by this reference.

(4) Pursuant to Section 302 of the Planning Code, the Board finds that this
ordinance will serve the public necessity, convenience, and welfare for the reasons set forth in
Planning Commission Resolution No. 18353 and the Board incorporates those reasons into
this ordinance by this reference. A copy of Planning Commission Resolution No. 18353 is on
file with the Clerk of the Board of Supervisors in File No. 110625.

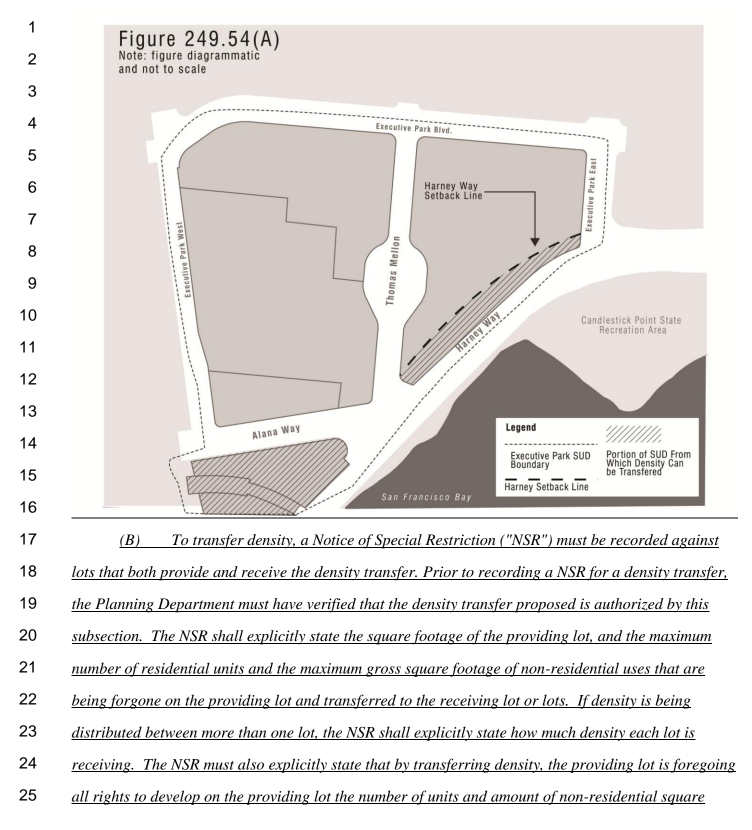
(4) The Board of Supervisors finds that this ordinance is in conformity with the
 Priority Policies of Section 101.1 of the Planning Code and, on balance, consistent with the
 General Plan as it is proposed for amendment in companion legislation on file with the Clerk
 of the Board of Supervisors in File No. 110624, and hereby adopts the findings set forth in
 Planning Commission Resolution No. 18352 and incorporates such findings into this
 ordinance by this reference.

- Section 2. The San Francisco Planning Code is hereby amended by adding Section
  249.54, to read as follows:
- 18 SEC. 249.54. EXECUTIVE PARK SPECIAL USE DISTRICT
- 19 (a) General. A Special Use District entitled the Executive Park Special Use District is
- 20 *hereby established for Assessor's Block 4991, Lots 024, 061, 065, 074, 075, 078, 085 and 086 and*
- 21 Assessor's Block 5076, Lots 012 and 013, generally bounded by Harney Way on the south, Highway
- 22 <u>101 on the west, Executive Park Boulevard North on the north and Executive Park Boulevard East on</u>
- 23 *the east, and is set forth in Sectional Map SU10 of the Zoning Map.*
- 24 (b) Purpose. The purpose of the Executive Park Special Use District (SUD) is to
- 25 accommodate and encourage medium to high density, mixed-use, predominately residential

1	development at the location of	f an existing office parl	k. The new mixed-use develop	oment is envisioned to

- 2 <u>tie together the new development with existing and approved residential development north and east of</u>
- 3 the SUD, along with long-established neighborhoods to the west. The SUD provides controls tailored
- 4 to Executive Park's unique circumstances: the existing area does not feature a fine-grained street and
- 5 <u>block pattern typical of San Francisco residential development adequate to serve the access</u>,
- 6 *circulation and open space needs of the envisioned urban residential and mixed use neighborhood.*
- 7 <u>Also, some portions of the area may become part of dedicated public right-of-way as a result of the</u>
- 8 *anticipated future widening of Harney Way and redesign of on-ramps and off-ramps to Highway 101 at*
- 9 <u>Alana Way and Harney Way.</u> The SUD anticipates a new mixed-use, predominately residential
- 10 *<u>neighborhood, with a fine-grained block and street pattern and new open space, and provides for the</u>*
- 11 *transfer of buildable density from portions of the area that may become part of dedicated public right-*
- 12 *of-way to other parts of the area, among other provisions.*
- 13 (c) Controls. The Planning Code provisions for the underlying use district shall control
- 14 *except as provided below.*
- 15 (1). Executive Park Design Guidelines. In addition to the Planning Code provisions,
- 16 *developments in the SUD shall comply with the Executive Park Subarea Plan of the Bayview Hunters*
- 17 *Point Area Plan of the General Plan, approved by the Board of Supervisors by Ordinance No.*
- 18 \_\_\_\_\_, on file with the Clerk of the Board of Supervisors in File No. 110624 and the Executive
- 19 Park Design Guidelines as established by Planning Commission Resolution 18352, on file with the
- 20 <u>Clerk of the Board of Supervisors in File No. 110624 and incorporated into this Section by this</u>
- 21 <u>reference. The Executive Park Design Guidelines also are on file with the Planning Department in File</u>
- 22 <u>No. 2006.0422EMUTZ.</u>
- 23 <u>(2). Uses.</u>
- 24 (A) Retail uses under Planning Code Section 218 are principally permitted at street level
- 25 <u>throughout the SUD when individual establishments are less than 10,000 square feet of gross floor</u>

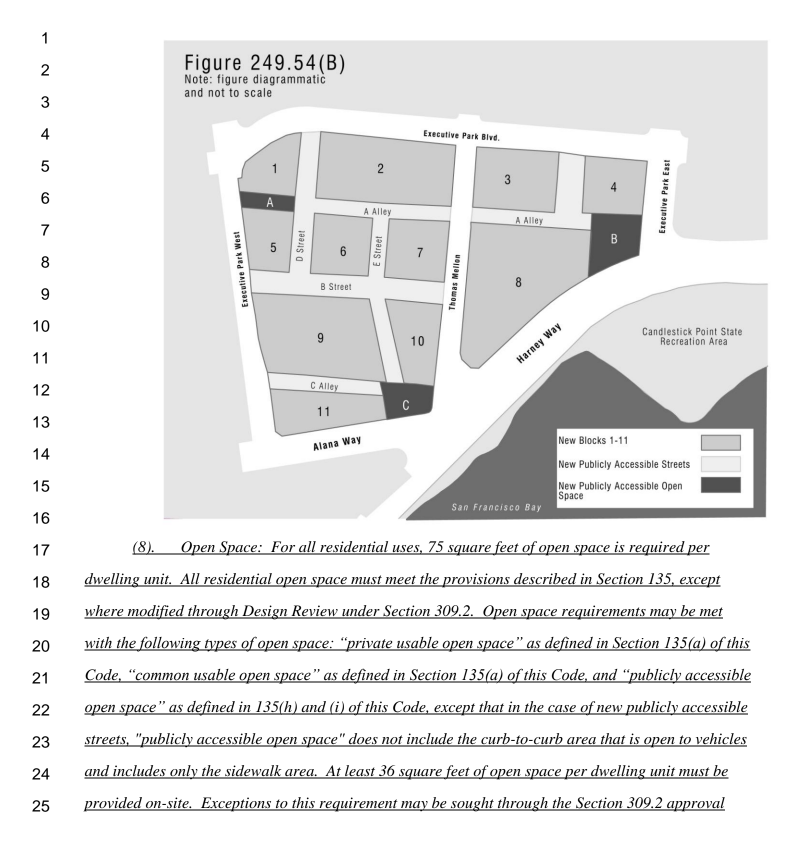
1	area. Retail establishments equal to or greater than 10,000 square feet of gross floor area require
2	Permit Design Review under Planning Code Section 309.2. Tenant spaces that are expanded to be
3	<u>10,000 square feet or greater after initial approval will require addition review under Planning Code</u>
4	<u>Section 309.2.</u>
5	(B) Ground floor retail is required at the two southern corners of the intersection of
6	Executive Park Boulevard North and Thomas Mellon Circle. (Portions of Block 4991, Lots 085 and
7	086). For each corner, retail frontage is required for a minimum of 100 feet along Executive Park
8	Boulevard North and 50 feet along Thomas Mellon Circle.
9	(C) Child-care facilities under Section 209.3(f) are principally permitted.
10	(D) Community facilities under Sec. 209.4(a) and (b) are principally permitted.
11	(E) Non-accessory parking is not permitted.
12	(3). Required Residential to Non-Residential Use Ratio. Non-residential uses are limited to
13	one occupiable square foot for every six occupiable square feet of residential use.
14	(4). Density Transfer.
15	(A) In accordance with the provisions of this subsection, (i) the density allowed on Block
16	4991, Lots 024, 061, 065 and 078, and Block 5076, Lots 012 and 013, may be transferred to any other
17	lot within the SUD north of Alana Way or north of the proposed Harney Way setback line and (ii) if the
18	portion of Assessor's Block 4991, Lot 085 south of the Harney setback line becomes its own lot through
19	a subdivision action, the new lot south of the setback line may transfer its density to any other lot north
20	of Alana Way or north of the Harney setback line pursuant to the procedures described in this
21	subsection. The Blocks and Lots in the SUD and the location of the proposed Harney Way setback line
22	are shown on the map in Figure 249.54(A). In addition, a detailed description of the Harney Way
23	setback line is on file with the Clerk of the Board of Supervisors in File No. 110625 and incorporated
24	into this Section by this reference.
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1	footage transferred.	In all cases	lots receiving	density tran	sførs will	continue to he	subject to all
	joolage mansferrea.	m an cases,	iois receiving	uensity tran	isjers will	commue to be	subject to uti

- 2 <u>relevant controls and guidelines notwithstanding new maximum allowed density. The NSR</u>
- 3 <u>memorializing the transfer must be approved as to form by the City Attorney.</u>
- 4 (5). Family Size Units. Section 207.6 applies to lots within the SUD.
- 5 (6). Harney Way Setback: No building shall be built on the southern side of the Harney
- 6 setback line as shown on Figure 249.54(A) and described in the detailed description of the Harney Way
- 7 setback line on file with the Clerk of the Board of Supervisors in File No. 110625. Residential and non-
- 8 <u>residential densities that would have otherwise been allowed south of the setback line may be applied</u>
- 9 to other portions of the lot or transferred to other lots within the SUD pursuant to Section 249.54(c)(4).
- 10 (7). Site Coverage. Rear yard provisions of Planning Code Section 134 do not apply. The
- 11 *maximum site coverage of any building is 75 percent of the site area as measured at the grade level of*
- 12 *the building's main pedestrian entry and at each succeeding level or story of the building. The site*
- 13 *area used to create new publicly accessible streets, will be credited toward the area required to be*
- 14 *unbuilt when calculating the site coverage. The location of proposed new publicly accessible streets*
- 15 *and resulting new formulated blocks are shown in Figure 249.54(B).*
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1	process. For purposes of this Section "on-site" means the area within the new formulated blocks
2	shown in Figure 249.54(B). On-site includes setback area, but not areas used to create new publicly
3	accessible streets.
4	(9). Obstructions. Provisions in the Executive Park Design Guidelines shall be used in-lieu
5	of Planning Code Section 136 in determining allowable obstructions.
6	(10). Off-Street Parking. The minimum off-street parking requirements set forth in Section
7	151 shall not apply. However, for the purpose of determining the maximum amount of parking allowed
8	as an accessory use under Section 204.5, the amount of parking required by this Code shall be the
9	amount specified in Section 151 for the use or activity.
10	(11). Parking Location in Building. Parking shall be located below the grade of the floor of
11	the main pedestrian entrance to the building, with exceptions for (A) parking ingress and egress, and
12	(B) parking spaces dedicated to car sharing, vanpools, and handicap accessible parking spaces.
13	Notwithstanding the above, for sloping lots, building floor dedicated to parking may be partially above
14	grade, if fully wrapped with active uses as defined by Planning Code Section 145.1.
15	(12). Off-street Loading. Off-street loading pursuant to Section 152 through 152.2 is not
16	required. There is no limit to the number of allowed loading spaces as long as loading facilities meet
17	the Executive Park Design Guidelines.
18	(13). Car Sharing. The car sharing provisions of Planning Code Section 166 shall apply to
19	lots within the SUD.
20	(14). Signs. Sign controls for NC-2 Districts shall apply to the SUD in-lieu of sign controls
21	for the underlying use district.
22	(15). Streetscape and other Infrastructure Improvements.
23	(A) General Requirements For New Publicly Accessible Streets and Improvements to
24	Existing Streets. For each building or phase of development, all bordering streets, including proposed
25	new publicly accessible streets as shown on Figure 249.54(B), shall be fully improved for the entire

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- 2 Design Guidelines. If a proposed building or phase does not directly connect with Thomas Mellon
- 3 Drive, Executive Park Boulevard West, Executive Park Boulevard North or Executive Park Boulevard
- 4 *East, construction of the building or phase must also include right-of-way improvements leading to at*
- 5 *least one of these streets. Said improvements must be completed and operational prior to the issuance*
- 6 of the first certificate of occupancy, whether temporary or final ("the time of occupancy"), as required
- 7 *by the conditions of approval for each building or phase of development.*
- 8 (B) General Requirements for New Publicly Accessible Open Space. To provide adequate
- 9 *public open space, the Executive Park Subarea Plan and Executive Park Design Guidelines identify*
- 10 *three new public open space areas in the SUD as shown in Figure 249.54(B). For any building or*

11 *phase of development that is immediately adjacent to any of the three identified open spaces in the SUD* 

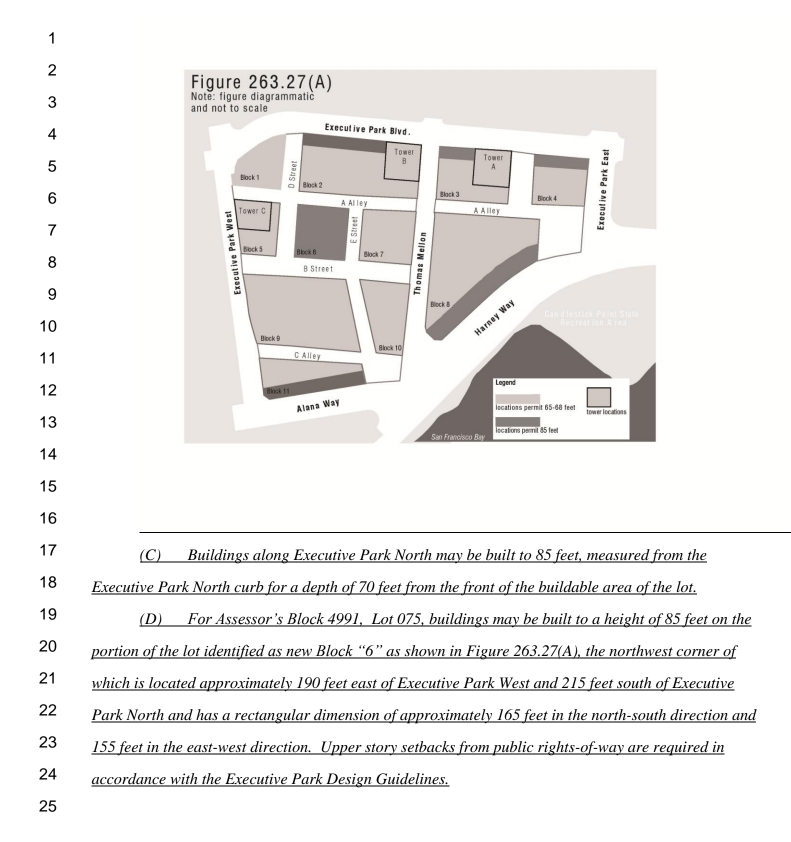
12 *as shown in Figure 249.54(B), the construction of the open space shall be completed to the satisfaction* 

13 *of the City prior to the issuance of any temporary or final certificate of occupancy. This requirement* 

- 14 *applies to the first such building or phase of development adjacent to the open space.*
- 15 (C) Planning Commission approval of a building or phase under Section 309.2 shall
- 16 *incorporate conditions for each building or phase that clearly identifies which portions of the publicly*
- 17 *accessible streets and open space in Figure 249.54(B) will be constructed pursuant to Subsections (A)*
- 18 *and* (*B*) *above*.
- 19 *The Planning Commission may make exceptions to these General Requirements in formulating*
- 20 *the related conditions of approval in extraordinary circumstances, such as but not limited to:(1) a*
- 21 <u>subject right-of-way or open space is wholly or partially on a property under different ownership; or</u>
- 22 (2) strict adherence to the delivery schedule pursuant to the General Requirements would require a
- 23 portion of a newly constructed right-of-way or open space to be demolished and reconstructed within
- 24 *two years given construction phasing.*
- 25 ///

1	In making such exceptions, the Planning Commission shall include conditions that will assure
2	either of the following: (1) that the delivery of open space or right-of-way improvements otherwise
3	generally required at the time of occupancy be delivered no more than two years after said occupancy
4	as guaranteed by a letter of credit acceptable to the City Attorney's Office or other instrument
5	providing a similar level of guarantee acceptable to the City Attorney's Office; or (2) delivery of other
6	public improvements as described in the Executive Park Subarea Plan of equal or greater value at the
7	time of occupancy of the related build or phase of development.
8	(D) Street improvements must comply with any applicable provisions of the San Francisco
9	Charter or municipal code and adopted implementing regulations, including, without limitation, those
10	contained in the City's Subdivision Code and Public Works Code regarding street lighting, sidewalk
11	paving, stormwater management, landscaping and design of public structures.
12	(E) Conditions of approval of a building or phase within the SUD shall require the abutting
13	property owner or owners to hold harmless the City and County of San Francisco, its officers, agents,
14	and employees, from any damage or injury caused by reason of the design, construction or
15	maintenance of the improvements, and shall require the owner(s) and their successors and assigns of
16	the respective property to be solely liable for any damage or loss occasioned by any act.
17	(F) Project Sponsors shall apply for all required permits for changes to the legislated
18	sidewalk widths and street improvements and pay all required fees.
19	Section 3. The San Francisco Planning Code is hereby amended by adding Section
20	263.27, to read as follows:
21	SEC. 263.27. SPECIAL EXCEPTIONS; EXECUTIVE PARK SPECIAL USE DISTRICT AND
22	<u>THE 65/240 EP HEIGHT AND BULK DISTRICT.</u>
23	(a) Boundaries of the 65/240 EP Height and Bulk District. The boundaries of the EP
24	Height and Bulk District are set forth in Sectional Map HT10.
25	///

1	(b) Controls. In the 65/240 EP Height and Bulk District, height and bulk limitations are as
2	<u>follows:</u>
3	(1) There are no bulk limits for portions of buildings below 85 feet in height. Other design
4	requirements pursuant to the Executive Park Design Guidelines, as established by Planning
5	Commission Resolution18352, including but not limited to design requirements related to modulating
6	building mass, among other topics, shall apply. The Executive Park Design Guidelines are on file with
7	the Clerk of the Board of Supervisors in File No. 110626 and incorporated into this Section by this
8	reference. The Executive Park Design Guidelines also are on file with the Planning Department in File
9	<u>No. 2006.0422EMUTZ.</u>
10	(2) Conditional Use for buildings taller than 40-feet in an "R" District is not required for lots
11	within this Special Use District.
12	(3) Height is limited to 65 feet with the following exceptions:
13	(A) Buildings throughout the 65/240 EP Height and Bulk District may be built an additional
14	three feet in height to 68 feet if the additional three feet in height is added to the ground floor relative
15	to ground floor heights otherwise required by the Planning Code.
16	(B) Building frontages along Harney Way, or the Harney Way setback line as shown on
17	Figure 263.27(A), and along Alana Way, may be built to 85 feet measured for a depth of 70 feet
18	relative to the front of the buildable area of the lot. Buildings or portions of buildings on any
19	remaining portion of a lot along Harney Way or Alana Way are limited to a height of 65 feet (or 68
20	feet if otherwise allowed by this section), measured from the upper elevation of the portion of the lot
21	beyond a depth of 70 feet from the front of the buildable area of the lot.
22	///
23	///
24	///
25	///



1	<u>(4)</u> <i>Towe</i>	rs: : Three towers (buildings	taller than 85 feet) are allowed within the EP Height
2	and Bulk District as	described below:	
3	(A) Towe	<u>r A:</u>	
4		Location: Block 4991, 1	Lot 085. The northeast corner of the tower must be
5	located at the corner	of Executive Park North and	the new publicly accessible street and must front
6	directly onto Executi	ive Park North, as shown on F	igure 263.27( <u>A).</u>
7		Height:	<u>240 feet</u>
8		Separation:	150-feet from other towers
9		Plan Length Maximum:	<u>110 feet</u>
10		Plan Diagonal Maximum:	<u>150-feet</u>
11		Floor Plan Maximum	10,000 square feet of gross floor area
12		Orientation:	The longer plan dimension of the tower must be
13	perpendicular to Exe	ecutive Park North.	
14	(B)Tower B:		
15		Location: Block 4991,	Lot 086. The tower must be located at the northwest
16	corner of the lot from	tting both Executive Park Nort	th and Thomas Mellon Circle as shown on Figure
17	<u>263.27(A).</u>		
18		Height:	<u>200 feet</u>
19		Separation:	150 feet from other towers
20		Plan Length:	<u>110 feet</u>
21		Plan Diagonal:	<u>150 feet</u>
22		Floor Plan Maximum:	10,000 square feet of gross floor area
23		Orientation:	The longer plan dimension of the tower must be
24	perpendicular to Exe	ecutive Park North.	
25	(C)Tower C:		

1		Location: Block 4991,	Lot 075. The no.	<u>rthwest corner o</u>	<u>f the tower must be</u>
2	located 20-feet sout	h along Executive Park West fi	rom the northwes	t corner of the st	ubject lot.
3		Height:	<u>170 feet</u>		
4		Separation:	150 feet from a	other towers	
5		Plan Length:	<u>125 feet</u>		
6		Plan Diagonal	<u>150 feet</u>		
7		Floor Plan Maximum:	10,500 square	feet of gross floc	or area
8	Section 4.	The San Francisco Planning	g Code is hereb	y amended by	amending Table
9	270, to read as fo	lows:			
10					
11			ABLE 270 JLK LIMITS		
12 13	District Symbol on Zoning Map	Height Above Which Dimensions Apply (ir		Maximu Dimensions (in feet)	um Plan
14 15				Length	Diagonal Dimension
16	A	40		110	125
17	В	50		110	125
18	С	80		110	125

Planning Commission BOARD OF SUPERVISORS

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2	J	40	250	300
3	К	60	250	300
4 _ 5	L	80	250	300
6	М	100	250	300
7	Ν	40	50	100
8	R	This table not applicable. But see Section	n 270(e).	
9 10	R-2	This table not applicable. But see Section		
11	V		110	140
12	V	* At setback height established pursuan		
13	OS	See Section 290.		
14 _ 15	S	This table not applicable. But see Section	on 270(d).	
16 16 17 18	т	At setback height established pursuant to Section 132.2, but no higher than 80 feet.	110	125
19	Х	This table not applicable. But see Section	on 260(a)(3).	
20 21 _	ТВ	This table not applicable. But see Section	on 263.18.	
22	СР	This table not applicable. But see Section 263.24.		
23	HP	This table not applicable. But see Section 263.25.		

25

1	<u>EP</u>	This table not applicable. But see Section 263.27.
2		
3	Section 5.	The San Francisco Planning Code is hereby amended by adding Section
4	309.2, to read as	follows:
5	<u>Section – 30</u>	9.2 Permit Review in the Executive Park Special Use District
6	The provisi	ons and procedures set forth in Section 309.1, applicable in Downtown Residential
7	Districts, shall also	apply in the Executive Park Special Use District (SUD) to achieve the objectives
8	and policies of the (	General Plan and the purposes of this Code, including but not limited to Section
9	249.54 and Section	263.27, except that Section 309.2(a) and (b) shall apply instead of the provisions in
10	Section 309.1(a) an	d (b), the provisions of Section 309.1(c) are modified as provided in Section
11	309.2(c) and Section	on 309.1(e) is inapplicable in the SUD.
12	(a) Desi	<u>gn Review.</u>
13	<u>(1)</u> In ac	ldition to the standard permit review process, the design of projects for all new
14	construction shall b	e subject to design review and approval by Department staff. A detailed design
15	review will be initia	tted by Department staff working with the project sponsor, at the time an application
16	for Section 309.2 re	view or building permit is filed, and may take place in advance of filing a building
17	permit application.	This comprehensive review shall resolve issues related to the project's design,
18	including the follow	<u>ving:</u>
19	(A) Over	call building massing and scale;
20	(B) Arch	itectural treatments, facade design and building materials;
21	(C) The $C$	design of lower floors, including building setback areas, townhouse-style units and
22	entries, and parking	g and loading access;
23	(D) The	provision of required open space, both on- and off-site;
24	(E) Stree	etscape and other public improvements, including tree planting, street furniture, and
25	lighting and adhere	nce to all relevant regulations, plans and guidelines;

1	(F) Circulation, including streets, alleys and mid-block pedestrian pathways.
2	(2) For review of projects that include retail space as specified in Planning Code Section
3	281 of 10,000 gross square feet or more, the Commission shall consider the criteria in Section
4	121.2(a)(1) - (3).
5	(3) Other changes necessary to bring a project into conformance with the Executive Park
6	Subarea Plan of the Bayview Hunters Point Area Plan, approved by the Board of Supervisors on
7	, the Executive Park Design Guidelines, approved by the Planning Commission
8	by Resolution No. 18352 and incorporated by this reference into this Section, and other elements and
9	area plans of the General Plan. If the project sponsor opposes project modifications and conditions
10	recommended by the Director of Planning pursuant to the design review, the Director shall prepare a
11	report of recommended modifications which shall be presented to the Planning Commission for a
12	hearing pursuant to Subsection (c) and which shall be available to the public upon mail notification of
13	said hearing.
14	(b) Exceptions.
15	(1) Exceptions to the following provisions of this Code may be granted as provided for
16	<u>below:</u>
17	(A) Reductions in the dwelling unit exposure requirements of Section 140.
18	(B) Modification from dimension and exposure requirements for site open space
19	<u>requirements.</u>
20	(C) Reduction of required on-site residential open space of 36 square feet per unit described
21	in Section 249.54 to create additional off-site publicly-accessible open space and superior building
22	<u>design.</u>
23	(D) Design, location, and size of publicly-accessible open space as allowed by Section
24	249.53 and equivalence of proposed publicly-accessible open space in size and quality with required
25	<u>on-site open space.</u>

1	(E) Minor deviations from the provisions for measurement of height in Sections 260 of the
2	Code as otherwise provided in Section 304(d)(6), in cases where the Planning Commission finds that
3	such minor measurement modification is necessary for a project of outstanding overall design,
4	complementary to the design of the surrounding area, and necessary to meet the intent and policies of
5	the relevant area plan of the General Plan.
6	(c) Hearing and Determination on Design Modifications and Applications for Exceptions.
7	The provisions and procedures in Section 309.1(c) shall apply with the following modifications:
8	(1) Hearing. The Planning Commission shall hold a public hearing for all projects
9	involving new construction and projects involving the establishment of retail uses of 10,000 gross
10	square feet or more.
11	(2) Notice of Hearing. Notice of such hearings shall follow all notice and posting provisions
12	for Hearings for Conditional Use authorizations for properties within NC Districts.
13	(3) Director's Recommendations on Modifications and Exceptions. At the hearing, the
14	Director of Planning shall review for the Commission key urban design issues related to the project
15	based on the design review pursuant to Subsection (a) and recommend to the Commission
16	modifications to the project and conditions for approval as necessary. The Director shall also make
17	recommendations to the Commission on any proposed exceptions pursuant to Subsection (b).
18	(4) Decision and Imposition of Conditions. If pursuant to the provisions of Section
19	309.1(c), the Planning Commission determines that conditions should be imposed on the approval of a
20	building or site permit application or an application for exceptions to conform the building to the
21	standards and intent of the Executive Park Subarea Plan and other elements of the General Plan and
22	the applicant agrees to comply, the Commission may approve the application subject to those
23	conditions.
24	Section 5. This section is uncodified.
25	In enacting this Ordinance, the Board intends to amend only those words, phrases,

1 paragraphs, subsections, sections, articles, numbers, punctuation, charts, diagrams or any 2 other constituent part of the Planning Code that are explicitly shown in this legislation as 3 additions, deletions, Board amendment additions, and Board amendment deletions in accordance with the "Note" that appears under the official title of the legislation. This 4 5 Ordinance shall not be construed to effectuate any unintended amendments. Any additions or 6 deletions not explicitly shown as described above, omissions, or other technical and non-7 substantive differences between this Ordinance and the Planning Code that are contained in 8 this legislation are purely accidental and shall not effectuate an amendment to the Planning 9 Code. The Board hereby authorizes the City Attorney, in consultation with the Clerk and other affected City departments, to make those necessary adjustments to the published Planning 10 11 Code, including non-substantive changes such as renumbering or relettering, to ensure that 12 the published version of the Planning Code is consistent with the laws that this Board enacts.

13

14 Specifically, the Board of Supervisors recognizes that pending ordinances in Files Nos. 110624 and 110626 amend one of the same sections of the Planning Code amended by this 15 16 Ordinance. The Board intends that, if adopted, the Board amendment additions, and Board 17 amendment deletions shown in all three Ordinances be given effect so that the substance of 18 each ordinance be given full force and effect. To this end, the Board directs the City 19 Attorney's office and the publisher to harmonize the provisions of each ordinance.

- 20 APPROVED AS TO FORM: **DENNIS J. HERRERA, City Attorney**
- 21

- 22 By: Elaine C. Warren 23 Deputy City Attorney
- 24

25