1	[Planning Code - Eastern	Neighborhoods Code Cleanup]
2		
3	Ordinance amending var	rious sections of the San Francisco Planning Code to: 1)
4	improve the City's ability	to implement the goals, objectives, and policies of the
5	Eastern Neighborhoods	Plan; 2) make technical corrections to the Code; 3) update land
6	use tables in the Easterr	Neighborhoods; 4) clarify language for affordable housing
7	tiers and the use of histo	oric buildings in the UMU District; 5) clarify permitted
8	modifications for Large	Project Authorizations in the Eastern Neighborhoods; and 6)
9	making environmental fi	ndings, Planning Code Section 302 findings, and findings of
10	consistency with the Ge	neral Plan and the Priority Policies of Planning Code Section
11	101.1.	
12	NOTE:	Additions are <u>single-underline italics Times New Roman;</u> deletions are strike through italics Times New Roman .
13		Board amendment additions are double-underlined; Board amendment deletions are strikethrough normal.
14		board amondment dolottone are strikethrough normal.
15	Be it ordained by th	e People of the City and County of San Francisco:
16	Section 1. Findings	S.
17	(a) The Planning D	epartment has determined that the actions contemplated in this
18	Ordinance are in complian	ce with the California Environmental Quality Act (California Public
19	Resources Code sections	21000 et seq.). Said determination is on file with the Clerk of the
20	Board of Supervisors in Fi	le No. 110786 and is incorporated herein by reference.
21	(b) On July 21, 201	11, the Planning Commission, in Resolution No. 18412 approved
22	and recommended this leg	gislation for adoption by the Board of Supervisors and adopted
23	findings that it is consisten	t, on balance, with the City's General Plan and eight priority policies
24	of Planning Code Section	101.1. The Board adopts these findings as its own. A copy of said
25		

1	Resolution is on file with the Clerk of the Board of Supervisors in File No. 110786, and	is
2	incorporated herein by reference.	

(c) Pursuant to Planning Code Section 302, this Board of Supervisors finds that this legislation will serve the public necessity, convenience, and welfare for the reasons set forth in Planning Commission Resolution No. 18412, and incorporates such reasons herein by reference.

7

13

14

15

16

17

18

19

20

21

22

23

24

25

3

4

5

6

- 8 Section 2. The San Francisco Planning Code is hereby amended by amending Sections
- 9 102.5, 121.8, 134, 135, 140, 145.1, 145.5, 151.1, 157.1, 175.8, 207.1, 218, 227, 231A,
- 10 249.36, 249.37, 249.38, 329, 352, 401, 411.3, 419.2, 419.5, 423.5, 607.2, 726, 734, 735, 736,
- 736.1, 781.5, 803.3, 803.8, 803.9, 814.31, 814.49, 840, 841, 842, 843, 890.49, 890.54, to
- 12 read as follows:

SEC. 102.5. DISTRICT.

A portion of the territory of the City, as shown on the Zoning Map, within which certain regulations and requirements or various combinations thereof apply under the provisions of this Code. The term "district" shall include any use, special use, height and bulk, or special sign district. The term "R District" shall mean any RH-1(D), RH-1, RH-1(S), RH-2, RH-3, RM-1, RM-2, RM-3, RM-4, RTO, RTO-M, RC-1, RC-2, RC-3, RC-4 or RED District. The term "C District" shall mean any C-1, C-2, C-3, or C-M District. The term "RTO District" shall be that subset of R Districts which are the RTO and RTO-M District. The term "M District" shall mean any M-1 or M-2 District. The term "PDR District" shall mean any PDR-1-B, PDR-1-D, PDR-1-G, or PDR-2 District. The term "RH District" shall mean any RH-1(D), RH-1, RH-1(S), RH-2, or RH-3 District. The term "RM District" shall mean any RM-1, RM-2, RM-3, or RM-4 District. The term "RC District" shall mean any RC-1, RC-2, RC-3, or RC-4 District. The term "C-3 District" shall mean any C-3-O, C-3-R, C-3-G, or C-3-S District. For the purposes of Section 128 and

1 A	Article 11	of this Co	de, the term	n "C-3 District"	shall also	include the	Extended	Preservation
-----	------------	------------	--------------	------------------	------------	-------------	----------	--------------

- 2 District designated on Section Map 3SU of the Zoning Map. The term "NC District" shall mean
- any NC-1, NC-2, NC-3, NC-T, NC-S, and any Neighborhood Commercial District and
- 4 Neighborhood Commercial Transit District identified by street or area name in Section 702.1.
- 5 The term "NCT" shall mean any district listed in Section 702.1(b), including any NCT-1, NCT-
- 6 2, NCT-3 and any Neighborhood Commercial Transit District identified by street or area name.
- 7 The term "Mixed Use" District shall mean all Chinatown Mixed Use, South of Market Mixed
- 8 Use, Eastern Neighborhoods Mixed Use, and Downtown Residential Districts. The term
- 9 "Chinatown Mixed Use District" shall mean any Chinatown CB, Chinatown VR, or Chinatown
- 10 R/NC District named in Section 802.1. The term "South of Market Mixed Use Districts" shall
- refer to all RED, RSD, SLR, SLI, or SSO Districts named in Section 802.1. The term "Eastern
- Neighborhoods Mixed Use Districts" shall refer to all SPD, MUG, MUO, MUR, and UMU
- 13 Districts named in Section 802.1. The term "DTR District" or "Downtown Residential District"
- shall refer to any Downtown Residential District identified by street or area name in Section
- 15 825, 827, 828, and 829.

17

18

19

20

SEC. 121.8. USE SIZE LIMITS (NON-RESIDENTIAL), PDR-1-B AND PDR-2 DISTRICTS.

In order to preserve land and building space for light industrial activities, non-accessory retail and office uses that exceed the square footage stated in the table below shall not be permitted in PDR-1-B and PDR-2 Districts. The use area shall be measured as the occupied floor area of all retail or offices activities on a lot, as defined in the land use controls for PDR

- 21 Districts in Section 218 (Retail Sales and Personal Services) and Section 219 (Offices) of this
- 22 Code. Additionally, a cumulative use size maximum applies in PDR-1-B and PDR-2 Districts,
- such that the combined floor area of any and all uses permitted by Sections 218 and 219 may
- 24 not exceed the limits stated in the table below for any given lot.
- 25 These use size maximum limits shall not apply to accessory uses, as defined in Section 204.3

of this Code.

_
_

District	Cumulative Use Size Limit, All Uses per	Cumulative Use Size Limit, All Uses per	Total Size Maximum. All Uses per Sections 218
	Section 218	Section 219	and 219 Combined
PDR-1-B	2,500 sq. ft.	5,000 sq. ft.	7,500 sq. ft.
PDR-2	2,500 sq. ft.	5,000 sq. ft.	5,000 sq. ft.

SEC. 134. REAR YARDS, R, NC, C, SPD, M, MUG, MUO, MUR, UMU, RSD, SLR, SLI AND SSO DISTRICTS.

The rear yard requirements established by this Section 134 shall apply to every building in an R, NC-1, NC-2 District or Individual Neighborhood Commercial District as noted in Subsection (a), except those buildings which contain only single room occupancy (SRO) or live/work units and except in the Bernal Heights Special Use District and Residential Character Districts to the extent these provisions are inconsistent with the requirements set forth in Section 242 of this Code. With the exception of dwellings in the South of Market Mixed Use and Eastern Neighborhoods Mixed Use Districts containing only SRO units, the rear yard requirements of this Section 134 shall also apply to every dwelling in a(n) MUG, MUO, MUR, UMU, SPD, RSD, SLR, SLI, SSO, NC-2, NCT-1, NCT-2, NC-3, NCT-3, Individual Area Neighborhood Commercial Transit District, Individual Neighborhood Commercial District as noted in Subsection (a), C or M District. Rear yards shall not be required in NC-S Districts. These requirements are intended to assure the protection and continuation of established midblock, landscaped open spaces, and maintenance of a scale of development appropriate to each district, consistent with the location of adjacent buildings.

(a) Basic Requirements. The basic rear yard requirements shall be as follows for the
districts indicated:
(1) RH-1(D), RH-1, RH-1(S), RM-3, RM-4, RC-1, RC-2, RC-3, RC-4, NC, C, M, MUG,
MUO, MUR, UMU, RED, SPD, RSD, SLR, SLI and SSO Districts. The minimum rear yard
depth shall be equal to 25 percent of the total depth of the lot on which the building is situated,
but in no case less than 15 feet. For buildings containing only SRO units in the South of
Market Mixed Use and Eastern Neighborhoods Mixed Use Districts, the minimum rear yard
depth shall be equal to 25 percent of the total depth of the lot on which the building is situated,
but the required rear yard of SRO buildings not exceeding a height of 65 feet shall be reduced
in specific situations as described in Subsection (c) below.
(A) RH-1(D), RH-1, RH-1(S), RM-3, RM-4, RC-1, NC-1, NCT-1, Inner Sunset, Outer
Clement Street, Haight Street, Sacramento Street, 24th Street-Noe Valley, and West
Portal Avenue Districts. Rear yards shall be provided at grade level and at each succeeding
level or story of the building.
(B) NC-2, NCT-2, Ocean Avenue, Castro Street, Inner Clement Street, Upper
Fillmore Street, North Beach, Union Street, Valencia Street, 24th Street-Mission
Districts. Rear yards shall be provided at the second story, and at each succeeding story of
the building, and at the first story if it contains a dwelling unit.
[DIAGRAM: OMITTED BUT NOT TO BE DELETED]
(C) RC-2, RC-3, RC-4, NC-3, NCT-3, Broadway, Hayes-Gough, Upper Market
Street, SoMa, Mission Street, Polk Street, C, M, RED, SPD, RSD, SLR, SLI, SSO, MUR,
MUG, MUO, and UMU Districts. Rear yards shall be provided at the lowest story containing

a dwelling unit, and at each succeeding level or story of the building.

(D) Upper Market NCT and Upper Market NCD. Rear yards shall be provided at the

grade level, and at each succeeding story of the building. For buildings in the Upper Market

23

24

- 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 (e).
 - (2) RH-2, RH-3, RTO, RTO-M, RM-1 and RM-2 Districts. The minimum rear yard depth shall be equal to 45 percent 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 (c) below. Rear yards shall be provided at grade level and at each succeeding level or story of the building.

[DIAGRAM: OMITTED BUT NOT TO BE DELETED]

- (b) **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.
- (c) Reduction of Requirements in RH-2, RH-3, RTO, RTO-M, RM-1 and RM-2

 Districts. The rear yard requirement stated in Paragraph (a)(2) above, for RH-2, RH-3, RTO, RTO-M, RM-1 and RM-2 Districts, and as stated in Paragraph (a)(1) above, for single room occupancy buildings located in either the South of Market Mixed Use or Eastern

 Neighborhoods Mixed Use Districts not exceeding a height of 65 feet, shall be reduced in specific situations as described in this Subsection (c), based upon conditions on adjacent lots. Except for those SRO buildings referenced above in this paragraph whose rear yard can be reduced in the circumstances described in Subsection (c) to a 15-foot minimum, under no circumstances, shall the minimum rear yard be thus reduced to less than a depth equal to 25 percent of the total depth of the lot on which the building is situated, or to less than 15 feet, whichever is greater.

BOARD OF SUPERVISORS

- (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 single room occupancy buildings in the South of Market Mixed Use Districts, 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 Paragraph (c)(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 Paragraph (c)(1) above times the reduction in depth of rear yard permitted by Paragraph (c)(1); and provided further that all portions of the open area on the part of the lot to which the rear yard reduction applies shall be directly exposed laterally to the open area behind the adjacent building having the lesser depth of its rear building wall.
- (3) **Method of Measurement.** For purposes of this Subsection (c), an "adjacent building" shall mean a building on a lot adjoining the subject lot along a side lot line. In all cases the location of the rear building wall of an adjacent building shall be taken as the line of greatest depth of any portion of the adjacent building which occupies at least ½ the width between the side lot lines of the lot on which such adjacent building is located, and which has a height of at least 20 feet above grade, or two stories, whichever is less, excluding all permitted obstructions listed for rear yards in Section 136 of this Code. Where a lot adjoining the subject lot is vacant, or contains no dwelling or group housing structure, or is located in an RH-1(D), RH-1, RH-1(S), RM-3, RM-4, RC, RED, SPD, RSD, SLR, SLI, SSO, NC, C, M or P District, such adjoining lot shall, for purposes of the calculations in this Subsection (c), be

(4) **Applicability to Special Lot Situations.** In the following special lot situations, the general rule stated in Paragraph (c)(1) above shall be applied as provided in this Paragraph (c)(4), and the required rear yard shall be reduced if conditions on the adjacent lot or lots so indicate and if all other requirements of this Section 134 are met.

[DIAGRAMS: OMITTED BUT NOT TO BE DELETED]

- (A) **Corner Lots and Lots at Alley Intersections.** On a corner lot as defined by this Code, or a lot at the intersection of a street and an alley or two alleys, the forward 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.
- (B) Lots Abutting Properties with Buildings that Front on Another Street or Alley. In the case of any lot that abuts along one of its side lot lines upon a lot with a building that fronts on another street or alley, the lot on which it so abuts shall be disregarded, and the forward 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 percent of the total depth of the subject lot, or 15 feet, whichever is greater.
- (C) Through Lots Abutting Properties that Contain Two Buildings. Where a lot is a through lot having both its front and its rear lot line along streets, alleys, or a street and an alley, and both adjoining lots are also through lots, each containing two dwellings or group housing structures that front at opposite ends 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 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. In no case, however, shall the
total minimum rear yard for the subject lot be thus reduced to less than a depth equal to 25
percent of the total depth of the subject lot, or to less than 15 feet, whichever is greater.
Furthermore, in all cases in which this Subparagraph (c)(4)(C) is applied, the requirements of
Section 132 of this Code for front setback areas shall be applicable along both street or alley
frontages of the subject through lot.

[DIAGRAMS: OMITTED BUT NOT TO BE DELETED]

(d) **Reduction of Requirements in C-3 Districts.** In C-3 Districts, an exception to the rear yard requirements of this Section may be allowed, in accordance with the provisions of Section 309, provided that the building location and configuration assure adequate light and air to windows within the residential units and to the usable open space provided.

[DIAGRAM: OMITTED BUT NOT TO BE DELETED]

- (e) Modification of Requirements in NC and South of Market Mixed Use Districts.

 The rear yard requirements in NC and South of Market Mixed Use Districts may be modified or waived in specific situations as described in this Subsection (e).
- (1) **General.** The rear yard requirement in NC Districts may be modified or waived by the Zoning Administrator pursuant to the procedures which are applicable to variances, as set forth in Sections 306.1 through 306.5 and 308.2, in the case of NC Districts, and in accordance with Section 307(g), in the case of South of Market Mixed Use Districts if all of the following criteria are met for both NC and South of Market Mixed Use Districts:
 - (A) Residential uses are included in the new or expanding development and a

(f) Modification of Requirements in the Eastern Neighborhoods Mixed Use

Districts. The rear yard requirement in Eastern Neighborhoods Mixed Use Districts may be

this Section.

23

24

1	modified or waived by the Planning Commission pursuant to Section 329, and $\underline{\textit{modified}}$ by the
2	Zoning Administrator pursuant to the procedures and criteria set forth in Section 307(h) for
3	other projects, provided that:
4	(1) Residential uses are included in the new or expanding development and a comparable
5	amount of readily accessible usable open space is provided elsewhere on the lot or within the
6	development A comparable, but not necessarily equal amount of square footage as would be created in
7	a code conforming rear yard is provided elsewhere within the development;
8	(2) The proposed new or expanding structure will not significantly impede the access
9	to light and air from adjacent properties or adversely affect the interior block open space formed by
10	the rear yards of adjacent properties; and
11	(3) The proposed new or expanding structure will not adversely affect the interior block open
12	space formed by the rear yards of adjacent properties. The modification request is not combined with
13	any other residential open space modification or exposure variance for the project, except exposure
14	modifications in designated landmark buildings under Section 307(h)(1).
15	(g) Reduction of Requirements in the North of Market Residential Special Use
16	District. The rear yard requirement may be substituted with an equivalent amount of open
17	space situated anywhere on the site, provided that the Zoning Administrator determines that
18	all of the following criteria are met:
19	(1) The substituted open space in the proposed new or expanding structure will
20	improve the access of light and air to and views from existing abutting properties; and
21	(2) The proposed new or expanding structure will not adversely affect the interior block
22	open space formed by the rear yards of existing abutting properties.
23	This provision shall be administered pursuant to the notice and hearing procedures
24	which are applicable to variances as set forth in Sections 306.1 through 306.5 and 308.2.

[DIAGRAMS: OMITTED BUT NOT TO BE DELETED]

SEC. 135. USABLE OPEN SPACE FOR DWELLING UNITS AND GROUP HOUSING, R, NC, MIXED USE, C, AND M DISTRICTS.

Except as provided in Sections 134.1, 172 and 188 of this Code, usable open space shall be provided for each dwelling and each group housing structure in R, NC, C, Mixed Use, and M Districts according to the standards set forth in this Section unless otherwise specified in specific district controls elsewhere in this Code.

- (a) Character of Space Provided. Usable open space shall be composed of an outdoor area or areas designed for outdoor living, recreation or landscaping, including such areas on the ground and on decks, balconies, porches and roofs, which are safe and suitably surfaced and screened, and which conform to the other requirements of this Section. Such area or areas shall be on the same lot as the dwelling units (or bedrooms in group housing) they serve, and shall be designed and oriented in a manner that will make the best practical use of available sun and other climatic advantages. "Private usable open space" shall mean an area or areas private to and designed for use by only one dwelling unit (or bedroom in group housing). "Common usable open space" shall mean an area or areas designed for use jointly by two or more dwelling units (or bedrooms in group housing).
- (b) **Access.** Usable open space shall be as close as is practical to the dwelling unit (or bedroom in group housing) for which it is required, and shall be accessible from such dwelling unit or bedroom as follows:
- (1) Private usable open space shall be directly and immediately accessible from such dwelling unit or bedroom; and shall be either on the same floor level as such dwelling unit or bedroom, with no more than one story above or below such floor level with convenient private access.
- (2) Common usable open space shall be easily and independently accessible from such dwelling unit or bedroom, or from another common area of the building or lot.

9

7

12 13

14

15 16

18 19

17

21 22

20

23 24

25

Planning Commission **BOARD OF SUPERVISORS**

- (c) **Permitted Obstructions.** In the calculation of either private or common usable open space, those obstructions listed in Sections 136 and 136.1 of this Code for usable open space shall be permitted.
- (d) **Amount Required.** Usable open space shall be provided for each building in the amounts specified herein and in Tables 135A and B for the district in which the building is located; provided, however, that in the Downtown Residential (DTR) Districts, open space shall be provided in the amounts specified in Section 825.

In Neighborhood Commercial Districts, the amount of usable open space to be provided shall be the amount required in the nearest Residential District, but the minimum amount of open space required shall be in no case greater than the amount set forth in Table 135A for the district in which the building is located. The distance to each Residential District shall be measured from the midpoint of the front lot line or from a point directly across the street there from, whichever requires less open space.

- (1) For dwellings other than those specified in SRO dwellings, except as provided in Paragraphs (d)(23) through (d)(5) below, the minimum amount of usable open space to be provided for use by each dwelling unit shall be as specified in the second column of Table 135A if such usable open space is all private. Where common usable open space is used to satisfy all or part of the requirement for a dwelling unit, such common usable open space shall be provided in an amount equal to 1.33 square feet for each one square foot of private usable open space specified in the second column of Table 135A. In such cases, the balance of the required usable open space may be provided as private usable open space, with full credit for each square foot of private usable open space so provided.
- (2) For group housing structures and SRO units, the minimum amount of usable open space provided for use by each bedroom or SRO unit shall be 1/3 the amount required for a dwelling unit as specified in Paragraphs (d)(1) above and (d)(4) and (d)(5), below. For purposes

- of these calculations, the number of bedrooms on a lot shall in no case be considered to be less than one bedroom for each two beds. Where the actual number of beds exceeds an average of two beds for each bedroom, each two beds shall be considered equivalent to one bedroom.
- (3) For dwellings specifically designed for and occupied by senior citizens or physically handicapped persons, as defined and regulated by Section 209.1(m) of this Code, the minimum amount of usable open space to be provided for use by each dwelling unit shall be 1/2 the amount required for each dwelling unit as specified in Paragraph (d)(1) above.
- (4) **DTR Districts.** For all residential uses, 75 square feet of open space is required per dwelling unit. All residential open space must meet the provisions described in this Section unless otherwise established in this subsection or in Section 825 or a Section governing an individual DTR District. Open space requirements may be met with the following types of open space: "private usable open space" as defined in Section 135(a) of this Code, "common usable open space" as defined in Section 135(a) of this Code, and "publicly accessible open space" as defined in subsection (h) below. At least 40 percent of the residential open space is required to be common to all residential units. Common usable open space is not required to be publicly-accessible. Publicly-accessible open space, including off-site open space permitted by subsection (i) below and by Section 827(a)(9), meeting the standards of subsection (h) may be considered as common usable open space. For residential units with direct access from the street, building setback areas that meet the standards of Section 145.1 and the Ground Floor Residential Design Guidelines may be counted toward the open space requirement as private non-common open space.
- (5) Eastern Neighborhoods Mixed Use Districts. The minimum amount of usable open space to be provided for use by each dwelling unit shall be as specified in Table 135B. For group housing structures and SRO units, the minimum amount of usable open space provided for use by each bedroom

TABLE 135A					
MINIMUM USABLE OPEN SPACE FOR DWELLING UNITS AND GROUP HOUSING OUTSIDE THE					
EASTERN NEIGH	EASTERN NEIGHBORHOODS MIXED USE DISTRICT				
District	Square Feet Of Usable	Ratio of Common Usable			
	Open Space Required For	Open Space That May Be			
	Each Dwelling Unit If All	Substituted for Private			
	Private				
RH-1(D), RH-1	300	1.33			
RH-1(S)	300 for first unit; 100 for	1.33			
	minor second unit				
RH-2	125	1.33			
RH-3	100	1.33			
RM-1, RC-1, RTO, RTO-M	100	1.33			
RM-2, RC-2, SPD	80	1.33			
RM-3, RC-3, RED	60	1.33			
RM-4, RC-4, RSD	36	1.33			
C-3, C-M, SLR, SLI, SSO, M-1, M-2	36	1.33			
C-1, C-2	Same as for the R District				
	establishing the dwelling				

1		unit density ratio for the C-	
2		1 or C-2 District property	
3	NC-1, NC-2, NCT-1, NCT-2, NC-S, Inner	100	1.33
4	Sunset, Sacramento Street, West Portal		
5	Avenue, Ocean Avenue		
6	NIO O Contra Olivanti Ingras Olivania (Olivania)	00	4.00
7	NC-3, Castro Street, Inner Clement Street,	80	1.33
8	Outer Clement Street, Upper Fillmore Street,		
9	Haight Street, Union Street, Valencia Street,		
10	24th Street-Mission, 24th Street-Noe Valley,		
11	NCT-3, SoMa, Mission Street		
12	Broadway, Hayes-Gough, Upper Market	60	1.33
13	Street, North Beach, Polk Street		
14	Chinatown Community Business, Chinatown	48	1.00
15	Residential Neighborhood Commercial,		
16	Chinatown Visitor Retail		
17	DTD	This table and P. D. St	
18	DTR	This table not applicable. 75	square feet per dwelling.
19		See Sec. 135(d)(4).	

20

22

23

24

25

TABLE 135B

MINIMUM USABLE OPEN SPACE FOR DWELLING UNITS AND GROUP HOUSING IN THE EASTERN NEIGHBORHOODS MIXED USE DISTRICTS

Square feet of usable open	Square feet of usable open	Percent of open space that may be
space per dwelling unit, if not	space per dwelling unit, if	provided off site
publicly accessible	publicly accessible	
80 square feet	54 square feet	50%

- (e) **Slope.** The slope of any area credited as either private or common usable open space shall not exceed five percent.
 - (f) Private Usable Open Space: Additional Standards.
- (1) Minimum Dimensions and Minimum Area. Any space credited as private usable open space shall have a minimum horizontal dimension of six feet and a minimum area of 36 square feet if located on a deck, balcony, porch or roof, and shall have a mini-mum horizontal dimension of 10 feet and a minimum area of 100 square feet if located on open ground, a terrace or the surface of an inner or outer court.
- (2) **Exposure.** In order to be credited as private usable open space, an area must be kept open in the following manner:
- (A) For decks, balconies, porches and roofs, at least 30 percent of the perimeter must be unobstructed except for necessary railings.
- (B) In addition, the area credited on a deck, balcony, porch or roof must either face a street, face or be within a rear yard, or face or be within some other space which at the level of the private usable open space meets the minimum dimension and area requirements for common usable open space as specified in Paragraph 135(g)(1) below.

[DIAGRAMS: OMITTED BUT NOT TO BE DELETED]

(C) Areas within inner and outer courts, as defined by this Code, must either conform to the standards of Subparagraph (f)(2)(B) above or 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.

- (3) Fire Escapes as Usable Open Space. Normal fire escape grating shall not be considered suitable surfacing for usable open space. The steps of a fire escape stairway or ladder, and any space less than six feet deep between such steps and a wall of the building, shall not be credited as usable open space. But the mere potential use of a balcony area for an emergency fire exit by occupants of other dwelling units (or bedrooms in group housing) shall not prevent it from being credited as usable open space on grounds of lack of privacy or usability.
- (4) **Use of Solariums.** In C-3 Districts, the area of a totally or partially enclosed solarium shall be credited as private usable open space if (i) such area is open to the outdoors through openings or clear glazing on not less than 50 percent of its perimeter and (ii) not less than 30 percent of its overhead area and 25 percent of its perimeter are open or can be opened to the air.
 - (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

1 such that no point on any such wall or projection is higher than one foot for each foot that 2 such point is horizontally distant from the opposite side of the clear space in the court. 3 [DIAGRAMS: OMITTED BUT NOT TO BE DELETED] 4 (3) Use of Solariums. The area of a totally or partially enclosed solarium may be 5 credited as common usable open space if the space is not less than 15 feet in every 6 horizontal dimension and 300 square feet in area; and if such area is exposed to the sun 7 through openings or clear glazing on not less than 30 percent of its perimeter and 30 percent 8 of its overhead area. 9 (h) Publicly-Accessible Usable Open Space Standards: In DTR Districts and the 10 Eastern Neighborhoods Mixed Use Districts, any space credited as publicly-accessible usable open space, where permitted or required by this Code, shall meet the following standards: 11 12 (1) Open space shall be of one or more of the following types: 13 (A) An unenclosed park or garden at street grade or following the natural topography, 14 including improvements to hillsides or other unimproved public areas; 15 (B) An unenclosed plaza at street grade, with seating areas and landscaping and no 16 more than 10 percent of the total floor area devoted to facilities for food or beverage service, 17 exclusive of seating areas as regulated in Subsection (2)(d), below;

270.2 and which is consistent with applicable design guidelines.

(C) An unenclosed pedestrian pathway which complies with the standards of Section

(D) Streetscape improvements with landscaping and pedestrian amenities that result

in additional pedestrian space beyond the pre-existing sidewalk width and conform to the

Better Streets Plan and any other applicable neighborhood streetscape plans per Section

138.1 or other related policies such as those associated with sidewalk widenings or building

setbacks, other than those intended by design for the use of individual ground floor residential

Planning Commission
BOARD OF SUPERVISORS

units; and

18

19

20

21

22

23

24

1	(2) Open space shall meet the following standards:
2	(A) Be in such locations and provide such ingress and egress as will make the area
3	convenient, safe, secure and easily accessible to the general public;
4	(B) Be appropriately landscaped;
5	(C) Be protected from uncomfortable winds;
6	(D) Incorporate ample seating. Any seating which is provided shall be available for
7	public use and may not be exclusively reserved or dedicated for any food or beverage
8	services located within the open space;
9	(E) Be well signed and accessible to the public during daylight hours;
10	(F) Be well lit if the area is of the type requiring artificial illumination;
11	(G) Be designed to enhance user safety and security;
12	(H) Be of sufficient size to be attractive and practical for its intended use; and
13	(I) Have access to drinking water and toilets if feasible and appropriate.
14	(3) Maintenance: Open spaces shall be maintained at no public expense. The owner
15	of the property on which the open space is located shall maintain it by keeping the area clean
16	and free of litter and keeping in a healthy state any plant material that is provided. Conditions
17	intended to assure continued maintenance of the open space for the actual lifetime of the
18	building giving rise to the open space requirement may be imposed by the Commission or
19	Department pursuant to applicable procedures in this Code.
20	(4) Informational Plaque: Prior to issuance of a permit of occupancy, a plaque shall
21	be placed in a publicly conspicuous location outside the building at street level, or at the site
22	of any publicly-accessible open space. The plaque shall identify said open space feature and
23	its location, stating the right of the public to use the space and the hours of use, describing its

principal required features (e.g., number of seats or other defining features) and stating the

name, telephone number, and address of the owner or owner's agent responsible for

24

- (5) Property owners providing open space under this section will hold harmless the City and County of San Francisco, its officers, agents and employees, from any damage or injury caused by the design, construction, use, or maintenance of open space. Property owners are solely liable for any damage or loss occasioned by any act or negligence in respect to the design, construction, use, or maintenance of the open space.
 - (i) Off-Site Provision of Required Usable Open Space.
- (1) Eastern Neighborhoods Mixed Use Districts. In the Eastern Neighborhoods Mixed Use Districts, the provision of off-site publicly accessible open space may be credited toward the residential usable open space requirement, subject to Section 329 for projects to which that Section applies and Section 307(h) for other projects. Any such space shall meet the publicly accessible open space standards set forth in Section 135(h) and be provided within 800 feet of the project. No more than 50 percent of a project's required usable open space shall be off-site. The publicly accessible off-site usable open space shall be constructed, completed, and ready for use no later than the project itself, and shall receive its Certificate of Final Completion from the Department of Building Inspection prior to the issuance of any Certificate of Final Completion or Temporary Certificate of Occupancy for the project itself.
- (2) **DTR Districts.** In DTR Districts the provision of off-site publicly accessible open space may be counted toward the requirements of residential open space per the procedures of Section 309.1 provided it is within the individual DTR district of the project or within 500 feet of any boundary of the individual DTR district of the project, and meets the standards of subsection (h).

(A) At least 36 square feet per residential unit of required open space must be

reduce the minimum on-site provision of required residential open space to not less than 18

square feet per unit in order to both create additional publicly-accessible open space serving

individually by the project sponsor or jointly by the project sponsor and other project sponsors.

provided that each square foot of jointly developed open space may count toward only one

sponsor's requirement. With the approval of the Planning Commission, a public or private

agency may develop and maintain the open space, provided that (i) the project sponsor or

required to provide, (ii) provision satisfactory to the Commission is made for the continued

maintenance of the open space for the actual lifetime of the building giving rise to the open

space requirement, and (iii) the Commission finds that there is reasonable assurance that the

open space to be developed by such agency will be developed and open for use by the time

the building, the open space requirement of which is being met by the payment, is ready for

publicly accessible open space may be credited toward the residential usable open space

requirement subject to the procedures of Section 303. Any such open space shall meet the

publicly accessible open space standards set forth in Section 135(h) and be provided within

requirement may be satisfied off-site. The publicly accessible off-site usable open space shall

be constructed, completed, and ready for use no later than the project itself, and shall receive

its certificate of final completion from the Department of Building Inspection prior to the

800 feet of the project. No more than 50 percent of a project's usable open space

(3) Ocean Avenue NCT. In the Ocean Avenue NCT District, the provision of off-site

sponsors pay for the cost of development of the number of square feet the project sponsor is

(B) Open Space Provider. The open space required by this Section may be provided

the district and to foster superior architectural design on constrained sites.

provided on-site. Pursuant to the procedures of Section 309.1, the Planning Commission may

5

7

10 11

12 13

14

15 16

17

18

occupancy.

19 20

22

21

23

24

25

Planning Commission
BOARD OF SUPERVISORS

issuance of any certificate of final completion or temporary certificate of occupancy for the
 project itself.

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

- (a) With the exception of dwelling units in single room occupancy buildings in the South of Market Mixed Use Districts, in each dwelling unit in any use district, the required windows (as defined by Section 504 of the San Francisco Housing Code) of at least one room that meets the 120-square-foot minimum superficial floor area requirement of Section 503 of the Housing Code shall face directly on an open area of one of the following types:
- (1) A public street, public alley at least 25 feet in width, side yard at least 25 feet in width, or rear yard meeting the requirements of this Code; provided, that if such windows are on an outer court whose width is less than 25 feet, the depth of such court shall be no greater than its width; or
- (2) An open area (whether an inner court or a space between separate buildings on the same lot) which is unobstructed (except for fire escapes not projecting more than necessary for safety and in no case more than four feet six inches, chimneys, and those obstructions permitted in Sections 136(c)(14), (15), (16), (19), (20) and (29) of this Code) and is no less than 25 feet in every horizontal dimension for the floor at which the dwelling unit in question is located and the floor immediately above it, with an increase of five feet in every horizontal dimension at each subsequent floor, except for single room occupancy buildings in the Eastern Neighborhoods Mixed Use Districts, which are not required to increase five feet in every horizontal dimension until the fifth floor of the building.
- (b) For historic buildings identified in Section 307(h)(<u>1</u>3) which are located within the Eastern Neighborhoods Mixed Use Districts, the requirements of this Section 140 may be modified or waived by the Zoning Administrator pursuant to the procedures and criteria set forth

1	in Section <u>s</u> 307(h) <u>and 329</u> .
2	[DIAGRAM: OMITTED BUT NOT TO BE DELETED]
3	SEC. 145.1. STREET FRONTAGES IN NEIGHBORHOOD COMMERCIAL, RESIDENTIAL-
4	COMMERCIAL, COMMERCIAL, AND MIXED USE DISTRICTS.
5	(a) Purpose. The purpose of this Section is to preserve, enhance and promote
6	attractive, clearly defined street frontages that are pedestrian-oriented, fine-grained, and
7	which are appropriate and compatible with the buildings and uses in Neighborhood
8	Commercial Districts, Commercial Districts, Residential-Commercial Districts, and Mixed Use
9	Districts.
10	(b) Definitions.
11	(1) Development lot. A "development lot" shall mean:
12	(A) Any lot containing a proposal for new construction, or
13	(B) Building alterations which would increase the gross square footage of a structure
14	by 20 percent or more, or
15	(C) In a building containing parking, a change of more than 50 percent of the building's
16	gross floor area to or from residential uses, excluding residential accessory off-street parking.
17	(2) Active use. An "active use", shall mean any principal, conditional, or accessory
18	use which by its nature does not require non-transparent walls facing a public street or
19	involves the storage of goods or vehicles.
20	(A) Residential uses are considered active uses above the ground floor; on the ground
21	floor, residential uses are considered active uses only if more than 50 percent of the linear
22	residential street frontage at the ground level features walk-up dwelling units which provide
23	direct, individual pedestrian access to a public sidewalk, and are consistent with the Ground
24	Floor Residential Design Guidelines, as adopted and periodically amended by the Planning
25	Commission.

- (C) Building lobbies are considered active uses, so long as they do not exceed 40 feet or 25% of building frontage, whichever is larger.
- (D) Public Uses described in 790.80 and 890.80 are considered active uses except utility installations.
- (c) **Controls.** The following requirements shall generally apply, except for those controls listed in subsections (1) Above Grade Parking Setback and (4) Ground Floor Ceiling Height, which only apply to a "development lot" as defined above.

In NC-S Districts, the applicable frontage shall be the primary facade(s) which contain customer entrances to commercial spaces.

(1) Above-Grade Parking Setback. Off-street parking at street grade on a development lot must be set back at least 25 feet on the ground floor and at least 15 feet on floors above, from any facade facing a street at least 30 feet in width. Parking above the ground level shall be entirely screened from all public rights-of-way in a manner that accentuates ground floor uses, minimizes mechanical features and is in keeping with the overall massing and architectural vocabulary of the building. In C-3 Districts, parking above the ground level, where permitted, shall also be designed to facilitate conversion to other uses by maintaining level floors and a clear ceiling height of nine feet or equal to that of the adjacent street-fronting active uses, whichever is greater. Removable parking ramps are excluded from this requirement.

The following shall apply to projects subject to this section:

(A) when only one parking space is permitted, if a space is proposed it must be within the

1

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

- first 25 feet of the building;
- 2 (B) when two or more parking spaces are proposed, one space may be within the first 3 25
 - feet of the building;

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

- (C) when three or more parking spaces are proposed, all parking spaces must be set back at least 25 feet from the front of the development.
- (2) Parking and Loading Entrances. No more than one-third of the width or 20 feet, whichever is less, of any given street frontage of a new or altered structure parallel to and facing a street shall be devoted to parking and loading ingress or egress. In NC-S Districts, no more than one-third or 50 feet, whichever is less, of each lot frontage shall be devoted to ingress/egress of parking. Street-facing garage structures and garage doors may not extend closer to the street than a primary building facade unless the garage structure and garage door are consistent with the features listed in Section 136 of this Code. The total street frontage dedicated to parking and loading access should be minimized, and combining entrances for off-street parking with those for off-street loading is encouraged. The placement of parking and loading entrances should minimize interference with street-fronting active uses and with the movement of pedestrians, cyclists, public transit, and autos. Entrances to offstreet parking shall be located at least six feet from a lot corner located at the intersection of two public rights-of-way. Off-street parking and loading entrances should minimize the loss of on-street parking and loading spaces. Off-street parking and loading are also subject to the provisions of Section 155 of this Code. In C-3 Districts, so as not to preclude the conversion of parking space to other uses in the future, parking at the ground-level shall not be sloped, and the floor shall be aligned as closely as possible to sidewalk level along the principal pedestrian frontage and/or to those of the street-fronting commercial spaces and shall have a minimum clear ceiling height of 14 feet or equal to that of street-fronting commercial spaces,

- (3) **Active Uses Required.** With the exception of space allowed for parking and loading access, building egress, and access to mechanical systems, space for active uses as defined in Subsection (b)(2) and permitted by the specific district in which it is located shall be provided within the first 25 feet of building depth on the ground floor and 15 feet on floors above from any facade facing a street at least 30 feet in width. Building systems including mechanical, electrical, and plumbing features may be exempted from this requirement by the Zoning Administrator only in instances where those features are provided in such a fashion as to not negatively impact the quality of the ground floor space.
- (4) **Ground Floor Ceiling Height.** Unless otherwise established elsewhere in this Code:
- (A) Ground floor non-residential uses in UMU Districts shall have a minimum floor-tofloor height of 17 feet, as measured from grade.
- (B) Ground floor non-residential uses in all C-3, C-M, NCT, DTR, Chinatown Mixed Use, RSD, SLR, SLI, <u>SPD</u>, SSO, MUG, MUR, and MUO Districts shall have a minimum floor-to-floor height of 14 feet, as measured from grade.
- (C) Ground floor non-residential uses in all RC districts, C-2 districts, RED districts, and NC districts other than NCT, shall have a minimum floor-to-floor height of 14 feet, as measured from grade except in 40-foot and 50-foot height districts, where buildings shall have a minimum floor-to-floor height of 10 feet.
- (5) **Street-Facing Ground-Level Spaces.** The floors of street-fronting interior spaces housing non-residential active uses and lobbies shall be as close as possible to the level of the adjacent sidewalk at the principal entrance to these spaces. Street-facing ground-level spaces housing non-residential active uses in hotels, office buildings, shopping centers, and other large buildings shall open directly onto the street, rather than solely into lobbies and

- (6) **Transparency and Fenestration.** Frontages with active uses that are not residential or PDR must be fenestrated with transparent windows and doorways for no less than 60 percent of the street frontage at the ground level and allow visibility to the inside of the building. The use of dark or mirrored glass shall not count towards the required transparent area.
- (7) **Gates, Railings, and Grillwork.** Any decorative railings or grillwork, other than wire mesh, which is placed in front of or behind ground floor windows, shall be at least 75 percent open to perpendicular view. Rolling or sliding security gates shall consist of open grillwork rather than solid material, so as to provide visual interest to pedestrians when the gates are closed, and to permit light to pass through mostly unobstructed. Gates, when both open and folded or rolled as well as the gate mechanism, shall be recessed within, or laid flush with, the building facade.
- (d) Exceptions for Historic Buildings. Specific street frontage requirements in this Section may be modified or waived by the Planning Commission for structures designated as landmarks, significant or contributory buildings within a historic district, or buildings of merit when the Historic Preservation Commission advises that complying with specific street frontage requirements would adversely affect the landmark, significant, contributory, or meritorious character of the structure, or that modification or waiver would enhance the economic feasibility of preservation of the landmark or structure.

SEC. 145.5. GROUND FLOOR STANDARDS IN INDUSTRIAL DISTRICTS.

All new buildings constructed in Industrial Districts, as defined in Section 201, shall provide ground floor spaces with a minimum <u>floor-to-floor-clear ceiling</u> height of <u>1745</u> feet, as measured from grade. In existing buildings, a minimum clear ceiling height of 15 feet shall be

1	retained where currently existing. Any building permit which seeks to reduce the <i>floor-to-floor</i>
2	elear ceiling height to less than 1715 feet shall require a variance as set forth in Section 305 of
3	this Code.

SEC. 151.1. SCHEDULE OF PERMITTED OFF-STREET PARKING SPACES IN SPECIFIED DISTRICTS.

- (a) **Applicability.** This subsection shall apply only to DTR, NCT, Upper Market Street NCD, RTO, Eastern Neighborhood Mixed Use, PDR-1-D, and PDR-1-G or C-3 Districts.
- (b) **Controls.** Off-street accessory parking shall not be required for any use, and the quantities of off-street parking specified in Table 151.1 shall serve as the maximum amount of off-street parking that may be provided as accessory to the uses specified. For non-residential and non-office uses in the UMU, PDR-1-D, and PDR-1-G Districts, the maximum amount of off-street parking that may be provided as accessory shall be no more than 50% greater than that indicated in Table 151.1. Variances from accessory off-street parking limits, as described in this Section, may not be granted. Where off-street parking is provided that exceeds the quantities specified in Table 151.1 or as explicitly permitted by this Section, such parking shall be classified not as accessory parking but as either a principally permitted or conditional use, depending upon the use provisions applicable to the district in which the parking is located. In considering an application for a conditional use for any such parking due to the amount being provided, the Planning Commission shall consider the criteria set forth in Section 157 and 157.1 of this Code.
- (c) **Definition.** Where a number or ratio of spaces are described in Table 151.1, such number or ratio shall refer to the total number of parked cars accommodated in the project proposal, regardless of the arrangement of parking, and shall include all spaces accessed by mechanical means, valet, or non-independently accessible means. For the purposes of determining the total number of cars parked, the area of an individual parking space, except

- for those spaces specifically designated for persons with physical disabilities, may not exceed 185 square feet, including spaces in tandem, or in parking lifts, elevators or other means of vertical stacking. Any off-street surface area accessible to motor vehicles with a width of 7.5 feet and a length of 17 feet (127.5 square feet) not otherwise designated on plans as a parking space may be considered and counted as an off-street parking space at the discretion of the Zoning Administrator if the Zoning Administrator, in considering the possibility for tandem and valet arrangements, determines that such area is likely to be used for parking a vehicle on a regular basis and that such area is not necessary for the exclusive purpose of vehicular circulation to the parking or loading facilities otherwise permitted.
- (d) **Car-share parking.** Any off-street parking space dedicated for use as a car-share parking space, as defined in Section 166, shall not be credited toward the total parking permitted as accessory in this Section.

Table 151.1
OFF-STREET PARKING PERMITTED AS ACCESSORY

Use or Activity	Number of Off-Street Car Parking Spaces or Space Devoted to Off-Street Car Parking Permitted
Dwelling units in RH-DTR Districts	P up to one car for each two dwelling units; up to one car
	for each dwelling unit, subject to the criteria and procedures
	of Section 151.1(e); NP above one space per unit.
Dwelling units in C-3 and SB-DTR,	P up to one car for each four dwelling units; up to 0.75 cars
Districts, except as specified below	for each dwelling unit, subject to the criteria and procedures
	of Section 151.1(f); NP above 0.75 cars for each dwelling
	unit.
Dwelling units in C-3 and SB-DTR,	P up to one car for each four dwelling units; up to one car

ı		
1	Districts with at least 2 bedrooms and at	for each dwelling unit, subject to the criteria and procedures
2	least 1,000 square feet of occupied floor	of Section 151.1(f); NP above one car for each dwelling
3	area	unit.
4 5 6 7	-	P up to one car for each four dwelling units; C up to .5 cars for each dwelling unit, subject to the criteria and procedures of Section 151.1(f); NP above two cars for each four dwelling units.
8 9 10 11 12		P up to one car for each four dwelling units; up to 0.75 cars for each dwelling unit, subject to the criteria and conditions and procedures of Section 151.1(g); NP above 0.75 cars for each dwelling unit.
13 14 15 16 17 18 19	SPD Districts with at least 2 bedrooms and at least 1,000 square feet of occupied floor area Dwelling units in NCT Districts and the	P up to one car for each four dwelling units; up to one car for each dwelling unit, subject to the criteria and conditions and procedures of Section 151.1(g); NP above one car for each dwelling unit. P up to one car for each two dwelling units; C up to 0.75 cars for each dwelling unit, subject to the criteria and procedures of Section 151.1(g); NP above 0.75 cars for
20 21 22 23	Dwelling units in the Ocean Avenue NCT Districts	each dwelling unit. P up to one car for each unit; NP above.
24 25	Dwelling units in RTO Districts, except as specified below	P up to three cars for each four dwelling units; C up to one car for each dwelling unit, subject to the criteria and

	procedures of Section 151.1(g); NP above one car for each dwelling unit.
Dwelling units and SRO units in UMU Districts, except as specified below	P up to 0.75 cars for each dwelling unit $\frac{and\ subject\ to\ the}{conditions\ of\ 151.1(g)}$; NP above.
Dwelling units in UMU District with at least 2 bedrooms and at least 1,000 square feet of occupied floor area	P up to 1 car for each dwelling unit and subject to the conditions of 151.1(g); NP above.
Group housing of any kind	P up to one car for each three bedrooms or for each six beds, whichever results in the greater requirement, plus one for the manager's dwelling unit if any. NP above.
All non-residential uses in C-3 Districts	Not to exceed 7% of gross floor area of such uses. See requirements in Section 204.5
Hotel, inn, or hostel	P up to one for each 16 guest bedrooms, plus one for the manager's dwelling unit, if any.
Motel	P up to one for each guest unit, plus one for the manager's dwelling unit, if any.
Hospital or other inpatient medical institution	P up to one for each 8 guest beds excluding bassinets or for each 2,400 square feet of gross floor area devoted to sleeping rooms, whichever results in the lesser requirement.
Residential care facility	P up to one for each 10 residents.
Child care facility	P up to one for each 25 children to be accommodated at

	any one time.
Elementary school	P up to one for each six classrooms.
Secondary school	P up to one for each two classrooms.
Post-secondary educational institution	P up to one for each two classrooms.
Church or other religious institutions	P up to one for each 20 seats.
Theater or auditorium	P up to one for each eight seats up to 1,000 seats, plus one
	for each 10 seats in excess of 1,000.
Stadium or sports arena	P up to one for each 15 seats.
Medical or dental office or outpatient	P up to one for each 300 square feet of occupied floor area.
clinic	
All office uses in C-3, DTR, SPD, MUG,	P up to seven percent of the gross floor area of such uses
MUR, and MUO Districts	and subject to the pricing conditions of Section 155(g); NP
	above.
Office uses in UMU, PDR-1-D, and	P up to one car per 1,000 square feet of gross floor area
PDR-1-G Districts, except as specified	and subject to the pricing conditions of Section 155(g); NP
below	above.
Office uses in UMU, PDR-1-D, and	P up to one car per 500 square feet of gross floor area; NP
PDR-1-G Districts where the entire	above.
parcel is greater than 1/4-mile from	
Market, Mission, 3rd Streets and 4th	
Streets north of Berry Street	

1	Non-residential uses in RTO and RM districts permitted under Section 231.	None permitted.
3	All non-residential uses in NCT districts	For uses in Table 151 that are described as a ratio of
5 6		occupied floor area, P up to 1 space per 1,500 square feet of occupied floor area or the quantity specified in Table 151,
7	20,000 gross square feet except as specified below	whichever is less, and subject to the conditions and criteria of Section 151.1(g) NP above.
8 9	,	P up 1 space per 500 square feet of occupied floor area,
10 11		and subject to the conditions and criteria of Section 151.1(g) C up to 1 space per 250 square feet of occupied
12 13	occupied floor area	floor area for that area in excess of 20,000 square feet, subject to the conditions and criteria of Section 151.1(g).
14		NP above.
15		P up to one for each 1,500 square feet of gross floor area.
16 17	Mixed Use Districts where any portion of the parcel is less than 1/4 mile from	
18	Market, Mission, 3rd Streets and 4th	
19 20	Streets <u>north of Berry Street</u> , except grocery stores of over 20,000 gross	
21	square feet.	
22 23	·	P up to one for each 200 square feet of occupied floor area.
24	Neighborhoods Mixed Use Districts as set forth above, all other restaurant, bar,	

1	nightclub, pool hall, dance hall, bowling	
2		
	alley or other similar enterprise	
3	With the exception of Eastern	P up to one for each 1,000 square feet of occupied floor
4	Neighborhoods Mixed Use Districts as	area.
5	set forth above, all other retail space	
6		
7	devoted to the handling of bulky	
8	merchandise such as motor vehicles,	
	machinery or furniture	
9	With the exception of Eastern	P up to one for each 4,000 square feet of occupied floor
10	·	
11	Neighborhoods Mixed Use Districts as	area.
12	set forth above, all other greenhouse or	
13	plant nursery	
14	With the exception of Eastern	P up to one for each 500 square feet of gross floor area up
15	Neighborhoods Mixed Use Districts as	to 20,000 square feet, plus one for each 250 square feet of
16	set forth above, all other retail space	gross floor area in excess of 20,000.
17	Service, repair or wholesale sales	P up to one for each 1,000 square feet of occupied floor
18	space, including personal, home or	area.
19	business service space in South of	
20	·	
21	Market Districts	
22	Mortuary	P up to five.
23	Storage or warehouse space, and	P up to one for each 2,000 square feet of occupied floor
24	space devoted to any use first permitted	area.
25	in an M-2 District	
20		

Arts activities and spaces except theater or auditorium spaces	P up to one for each 2,000 square feet of occupied floor area.
Laboratory	P up to one for each 1,500 square feet of occupied floor area.
Small Enterprise Workspace Building	P up to one for each 1,500 square feet of occupied floor area.
Integrated PDR	P up to one for each 1,500 square feet of occupied floor area.
Other manufacturing and industrial uses	P up to one for each 1,500 square feet of occupied floor area.

- (e) In DTR districts, any request for accessory parking in excess of what is permitted by right shall be reviewed on a case-by-case basis by the Planning Commission, subject to the procedures set forth in Section 309.1 of this Code.
- (1) In granting approval for parking accessory to residential uses above that permitted by right in Table 151.1, the Commission shall make the following affirmative findings:
- (A) All parking in excess of that allowed by right is stored and accessed by mechanical means, valet, or non-independently accessible method that maximizes space efficiency and discourages use of vehicles for commuting or daily errands;
- (B) Vehicle movement on or around the project site associated with the excess accessory parking does not unduly impact pedestrian spaces or movement, transit service, bicycle movement, or the overall traffic movement in the district;
- (C) Accommodating excess accessory parking does not degrade the overall urban design quality of the project proposal;

- (D) All parking in the project is set back from facades facing streets and alleys and lined with active uses, and that the project sponsor is not requesting any exceptions or variances requiring such treatments elsewhere in this Code; and
- (E) Excess accessory parking does not diminish the quality and viability of existing or planned streetscape enhancements.
- (2) Additionally, in granting approval for such accessory parking above that permitted by right, the Commission may require the property owner to pay the annual membership fee to a certified car-share organization, as defined in Section 166(b)(2), for any resident of the project who so requests and who otherwise qualifies for such membership, provided that such requirement shall be limited to one membership per dwelling unit, when the following findings are made by the Commission:
- (A) that the project encourages additional private-automobile use, thereby creating localized transportation impacts for the neighborhood; and
- (B) that these localized transportation impacts may be lessened for the neighborhood by the provision of car-share membership to residents.
- (f) In C-3 Districts, any request for accessory parking in excess of what is permitted by right in Table 151.1, shall be reviewed on a case-by-case basis by the Planning Commission, subject to the procedures set forth in Section 309 of this Code.
- (1) In granting approval for parking accessory to residential uses above that permitted by right in Table 151.1, the Planning Commission shall make the following affirmative findings:
- (A) For projects with 50 units or more, all residential accessory parking in excess of 0.5 parking spaces for each dwelling unit shall be stored and accessed by mechanical stackers or lifts, valet, or other space-efficient means that allows more space above-ground for housing, maximizes space efficiency and discourages use of vehicles for commuting or daily errands. The Planning Commission may authorize the request for additional parking

- notwithstanding that the project sponsor cannot fully satisfy this requirement provided that the project sponsor demonstrates hardship or practical infeasibility (such as for retrofit of existing buildings) in the use of space-efficient parking given the configuration of the parking floors within the building and the number of independently accessible spaces above 0.5 spaces per unit is de minimus and subsequent valet operation or other form of parking space management could not significantly increase the capacity of the parking space above the maximums in Table 151.1
 - (B) For any project with residential accessory parking in excess of 0.375 parking spaces for each dwelling unit, the project complies with the housing requirements of Sections 415 through 415.9 of this Code except as follows: the inclusionary housing requirements that apply to projects seeking conditional use authorization as designated in Section 415.3(a)(2) shall apply to the project.
 - (C) The findings of Section 151.1(e)(1)(B), (e)(1)(C) and (e)(1)(E) are satisfied;
 - (D) All parking meets the active use and architectural screening requirements in Sections 155(s)(1)(B) and 155(s)(1)(C) and the project sponsor is not requesting any exceptions or variances requiring such treatments elsewhere in this Code.
 - (2) Additionally, in granting approval for such accessory parking above that permitted by right, the Commission may require the property owner to pay the annual membership fee to a certified car-share organization, as defined in Section 166(b)(2), for any resident of the project who so requests and who otherwise qualifies for such membership, provided that such requirement shall be limited to one membership per dwelling unit, when the findings set forth in Section 151.1(e)(2) are made.
 - (g) In RTO and NCT districts and the Upper Market Street NCD, any request for accessory parking in excess of what is principally permitted in Table 151.1, but which does not exceed the maximum amount stated in Table 151.1, shall be reviewed by the Planning

- Commission as a Conditional Use. In MUG, MUR, MUO, and SPD Districts, any project subject to Section 329 and that requests residential accessory parking in excess of that which is principally permitted in Table 151.1, but which does not exceed the maximum amount stated in Table 151.1, shall be reviewed by the Planning Commission according to the procedures of Section 329. Projects that are not subject to Section 329 shall be reviewed under the procedures detailed in subsection (h), below.
 - (1) In granting such Conditional Use or exception per 329 for parking in excess of that principally permitted in Table 151.1, the Planning Commission shall make the following affirmative findings according to the uses to which the proposed parking is accessory:

(A) Parking for all uses.

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

- (i) Vehicle movement on or around the project does not unduly impact pedestrian spaces or movement, transit service, bicycle movement, or the overall traffic movement in the district:
- (ii) Accommodating excess accessory parking does not degrade the overall urban design quality of the project proposal;
- (iii) All above-grade parking is architecturally screened and, where appropriate, lined with active uses according to the standards of Section 145.1, and the project sponsor is not requesting any exceptions or variances requiring such treatments elsewhere in this Code; and
- (iv) Excess accessory parking does not diminish the quality and viability of existing or planned streetscape enhancements.

(B) Parking for Residential Uses.

(i) For projects with 50 dwelling units or more, all residential accessory parking in excess of 0.5 spaces per unit shall be stored and accessed by mechanical stackers or lifts, valet, or other space-efficient means that reduces space used for parking and maneuvering, and maximizes other uses.

(C) Parking for Non-Residential Uses.

- (i) Projects that provide more than 10 spaces for non-residential uses must dedicate 5% of these spaces, rounded down to the nearest whole number, to short-term, transient use by vehicles from certified car sharing organizations per Section 166, vanpool, rideshare, taxis, or other co-operative auto programs. These spaces shall not be used for long-term storage nor satisfy the requirement of Section 166, but rather to park them during trips to commercial uses. These spaces may be used by shuttle or delivery vehicles used to satisfy subsection (B).
- (ii) Retail uses larger than 20,000 square feet, including but not limited to grocery, hardware, furniture, consumer electronics, greenhouse or nursery, and appliance stores, which sell merchandise that is bulky or difficult to carry by hand or by public transit, shall offer, at minimal or no charge to its customers, door-to-door delivery service and/or shuttle service. This is encouraged, but not required, for retail uses less than 20,000 square feet.
 - (iii) Parking shall be limited to short-term use only.
- (iv) Parking shall be available to the general public at times when such parking is not needed to serve the use or uses to which it is accessory.
- (2) Additionally, in granting approval for such accessory parking above that permitted by right, the Commission may require the property owner to pay the annual membership fee to a certified car-share organization, as defined in Section 166(b)(2), for any resident of the project who so requests and who otherwise qualifies for such membership, provided that such requirement shall be limited to one membership per dwelling unit, when the findings set forth in Section 151.1(e)(2) are made.
- (h) Small residential projects in MUG, MUR, MUO, and SPD Districts. Any project that is not subject to the requirements of Section 329 and that requests residential accessory parking in excess of what is principally permitted in Table 151.1 shall be reviewed by the

1	Zoning Administrator subject to Section 307(h). The Zoning Administrator may grant parking
2	n excess of what is principally permitted in Table 151.1, not to exceed the maximum amount
3	stated in Table 151.1, only if the Zoning Administrator determines that all of the following
4	conditions are met:
5	$(\underline{I}A)$ all the conditions of subsection (f)(1) above have been met.
6	(2B) parking is not accessed from any protected Transit or Pedestrian Street
7	described in Section 155(r), and
8	$(\underline{3}C)$ where more than ten spaces are proposed at least half of them, rounded down
9	to the nearest whole number, are stored and accessed by mechanical stackers or lifts, valet,
10	or other space-efficient means that reduces space used for parking and maneuvering, and
11	maximizes other uses.
12	(i) Transportation programs in South of Market Mixed Use Districts. Within the
13	South of Market Mixed Use Districts, upon approval by the Zoning Administrator pursuant to
14	Section 307(g), bars, restaurants, arts, nighttime entertainment and pool halls with an area
15	greater than 10,000 gross square feet may be required to participate in a Transportation
16	Management Program approved by the Zoning Administrator which may include, but need not
17	pe limited to, participation in a coordinated off-site satellite parking facilities program, shuttle
18	service, bicycle parking, projects and programs to improve parking management, specified
19	signage, and designated advertising procedures.
20	SEC. 157.1. CONDITIONAL USE APPLICATIONS FOR NON-ACCESSORY PARKING

GARAGES IN EASTERN NEIGHBORHOODS MIXED USE DISTRICTS AND DTR

Eastern Neighborhoods Mixed Use Districts and DTR Districts, the Planning Commission

shall affirmatively find that such facility meets all the criteria and standards of this Section, as

(a) In considering a Conditional Use application for a non-accessory parking garage in

DISTRICTS.

21

22

23

24

- (b) A non-accessory garage permitted with Conditional Use may not be permitted under any condition to provide additional accessory parking for specific residential or non-residential uses if the number of spaces in the garage, in addition to the accessory parking permitted in the subject project or building, would exceed those amounts *Not Pp*ermitted *as-of-right or as a Conditional Use* by Section 151.1
 - (c) Criteria.

- (1) Such facility shall meet all the design requirements for setbacks from facades and wrapping with active uses at all levels per the requirements of Section 145.1; and
- (2) Such parking shall not be accessed from any protected Transit or Pedestrian Street described in Section 155(r); and
- (3) Such parking garage shall be located in a building where the ratio of gross square footage of parking uses to other uses that are permitted or Conditionally permitted in that district is not more than 1 to 1; and
- (4) Such parking shall be available for use by the general public on equal terms and shall not be deeded or made available exclusively to tenants, residents, owners or users of any particular use or building except in cases that such parking meets the criteria of subsection (d) or (e) below; and
- (5) Such facility shall provide spaces for car sharing vehicles per the requirements of Section 166 and bicycle parking per the requirements of Section 155.2; and
- (6) Such facility, to the extent open to the public per subsection (4) above, shall meet the pricing requirements of Section 155(g) and shall generally limit the proposed parking to short-term occupancy rather than long-term occupancy; and
- (7) Vehicle movement on or around the facility does not unduly impact pedestrian spaces or movement, transit service, bicycle movement, or the overall traffic movement in the

district; and

- (8) Such facility and its access does not diminish the quality and viability of existing or planned streetscape enhancements.
- (d) **Parking of Fleet Vehicles.** Parking of fleet of commercial or governmental vehicles intended for work-related use by employees and not used for parking of employees' personal vehicles may be permitted with Conditional Use provided that the Commission affirmatively finds all of the above criteria except criteria (4) and (6).
- (e) **Pooled Residential Parking.** Non-accessory parking facilities limited to use by residents, tenants or visitors of specific off-site development(s) may be permitted with Conditional Use provided that the Commission affirmatively finds all of the above criteria under (c) except criteria (4) and (6), and provided that the proposed parking on the subject lot would not exceed the maximum amounts permitted by Section 151.1 with Conditional Use or $309.1 \ and \ 329$ exception as accessory for the uses in the off-site residential development. For the purpose of this subsection, an "off-site development" is a development which is existing or has been approved by the Planning Commission or Planning Department in the previous 12 months, is located on a lot other than the subject lot, and does not include any off-street parking. A Notice of Special Restrictions shall be recorded on both the off-site and subject development lot indicating the allocation of the pooled parking.

SEC. 175.8. SUNSET FOR INTEGRATED PDR USES.

Any Integrated PDR use (as defined in Sec. 890.49) permitted by this Code will require conditional use authorization five years after the effective date of Ordinance Number <u>298-08</u>-in order to allow for greater scrutiny of Integrated PDR uses in light of the City's Enterprise Zone Payroll Tax Credit program. The Planning Commission and Board of Supervisors should consider revising this control to continue permitting Integrated PDR uses if data show that 25 percent of all employees in areas Integrated PDR uses are eligible for the City's Enterprise

1 Zone Payroll Tax Credit.

SEC. 207.1. RULES FOR CALCULATION OF DWELLING UNIT DENSITIES.

The following rules shall apply in the calculation of dwelling unit densities under this Code:

- (a) The entire amount of lot area per dwelling unit specified in Sections 207.5 or 209.1 of this Code shall be required for each dwelling unit on the lot. Fractional numbers shall be adjusted downward to the next lower whole number of dwelling units.
- (b) Where permitted by the provisions of Sections 207.5, 209.1 and 209.2 of this Code, two or more of the dwelling and other housing uses specified in said sections may be located on a single lot, either in one structure or in separate structures, provided that the specified density limits are not exceeded by the total of such combined uses. Where dwelling units and group housing are combined, the maximum permitted density for dwelling units and for group housing shall be prorated to the total lot area according to the quantities of these two uses that are combined on the lot.
- (c) Where any portion of a lot is narrower than five feet, such a portion shall not be counted as part of the lot area for purposes of calculating the permitted dwelling density.
- (d) No private right-of-way used as the principal vehicular access to two or more lots shall be counted as part of the lot area of any such lot for purposes of calculating the permitted dwelling unit density.
- (e) Where a lot is divided by a use district boundary line, the dwelling unit density limit for each district shall be applied to the portion of the lot in that district, and none of the dwelling units attributable to the district permitting the greater density shall be located in the district permitting the lesser density.
- (f) In <u>the</u> RTO <u>and RTO-M</u> Districts, dwelling units that are affordable (meeting the criteria of Section 406(b)326.3(h)(2)(B) or the requirements of Section 415315) shall not count

1 toward density calculations or be limited by lot area.

2

SEC. 218. RETAIL SALES AND PERSONAL SERVICES.

3	C-	M-	M-	PDR-1-G	PDR-1-D	PDR-	PDR-							
4	1	2	3-	3-	3-	3-	М	1	2			1-B	2	
5			0	R	G	S								
6														SEC. 218.
7														RETAIL
8														SALES AND
9														PERSONAL
10														
11														SERVICES.
12														The uses
13														specified in
14														this Section
15														shall not
16														include any
17														use first
18														specifically
19														listed in a
20														subsequent
21														Section of this
22														Code.
23	Р	NA	NA	NA	NA	(a) Retail								
24														business or

		ı	r	т —	1	1	1	ı	ı	ı				
1													personal	
2													service	
3													establishme	ent,
4													of a type wh	nich
5													supplies r	new
6													commoditie	s
7													or of	fers
8													personal	
9													services	
10													primarily	to
11													residents	in
12													the immed	iate
13													vicinity.	
14	Р	Р	Р	Р	Р	Р	Р	Р	P under	P under	Р	Р	(b) Retai	
15									2,500 gsf	5,000 gsf per			business	or
4.0									, ,					
16									per lot; C above		under	under		
16 17									per lot: <u>C above</u>	lot <u>; C above</u>	under	under	personal	
									for Grocery	lot <u>; C above</u> for Grocery			personal service	ent
17									for Grocery stores, as	lot; C above for Grocery stores, as			personal service establishme	
17 18									for Grocery stores, as defined in	lot <u>; C above</u> <u>for Grocery</u> <u>stores, as</u> <u>defined in</u>	2,500	2,500	personal service establishmenot limited	to
17 18 19									for Grocery stores, as defined in Section	lot; C above for Grocery stores, as defined in Section			personal service establishme not limited sales	
17 18 19 20									for Grocery stores, as defined in Section 790.102(a) and	lot; C above for Grocery stores, as defined in Section 790.102(a) and	2,500	2,500 gsf	personal service establishme not limited sales services	to or
17 18 19 20 21									for Grocery stores, as defined in Section 790.102(a) and Health club,	lot; C above for Grocery stores, as defined in Section 790.102(a) and Health club,	2,500	2,500	personal service establishme not limited sales services primarily	to or for
17 18 19 20 21 22									for Grocery stores, as defined in Section 790.102(a) and	lot; C above for Grocery stores, as defined in Section 790.102(a) and	2,500	2,500 gsf	personal service establishme not limited sales services	to or for in

1													
1									exercise facility	<u>exercise</u>			vicinity, and
2									when including	<u>facility when</u>			not restricted
3									equipment and	<u>including</u>			to sale of new
4									space for	equipment and			commodities.
5									weight-lifting	space for			
6									<u>and</u>	weight-lifting			
7									<u>cardiovascular</u>	<u>and</u>			
8									<u>activities</u> .	<u>cardiovascular</u>			
9										<u>activities</u>			
10	₽	₽	₽	₽	₽	₽	₽	₽	₽	₽	₽	₽	(c)
11		-	-	-	-	-			under	under	under	under	Grocery stores,
12									2,500	5,000	2,500	2,500	as defined in
13													_
14									gsf	हर् डी	gsf	gsf	Section
15									per lot;	per lot	per	per	790.102(a).
16									ϵ	ϵ	lot	lot*	
17									above	above			
18	₽	₽	₽	₽	₽	₽	₽	₽	P under	P under	₽	₽	(d) Health
19									2,500 gsf	5,000 gsf			club, fitness,
20									per lot;	per lot	under	under	gymnasium, or
21									C above	C above			exercist facility
22											2,500	2,500	when including
23													equipment and
24											gsf	gsf	space for
25											per		weight-lifting

						per	and
					lot	lot*	cardiovascular activities.
							*Subject to the
							Section 121.8.

SEC. 227. OTHER USES.

				_									
C-	M-	M-	PDR-	PDR-	PDR-	PDR-2							
1	2	3-	3-	3-	3-	М	1	2	1-G	1-D	1-B		
		0	R	G	S								
Р	Р				Р	Р	Р	Р	Р	Р	Р	Р	(a) Greenhouse.
Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	(b) Urban Agriculture.
	С			С	С	Р	Р	Р	Р		Р	Р	(c) Mortuary establishment, including retail establishments that predominantly sell or offer for sale caskets, tombstones, or other funerary goods.
Р	Р	Р	Р	Р	Р	Р	Р	Р	С	С	С	С	(d) Public structure or use of a nonindustrial character, when in

										•	•			,
1														conformity with the
2														General Plan. Such
3														structure or use shall not
4														include a storage yard,
5														incinerator, machine
6														shop, garage or similar
7														use.
8	P*	P*	С	С	Р	Р	Р	Р	Р	Р	Р	С	Р	(e) Utility installation,
9		'			'	'	'	'			'	O		excluding Internet
10														Services Exchange (see
11														Section 227(<u>r</u> #)); public
12														
13														service facility, excluding
14														service yard; provided
15														that operating
16														requirements necessitate
17														location within the district.
18	C*	C*	С	С	С	С	С	С	С	С	С		С	(f) Public transportation
19														facility, whether public or
20														privately owned or
21														operated, when in
22														conformity with the
23														General Plan, and which
24														does not require approval
25														of the Board of

				l	I	l			I	1			T.
1													Supervisors under other
2													provisions of law, and
3													which includes:
4													(1) Off-street
5													passenger terminal
6													
7													facilities for mass
8													transportation of a single
9													or combined modes
10													including but not limited to
11													aircraft, ferries, fixed-rail
12													vehicles and buses when
13													such facility is not
14													commonly defined as a
													boarding platform, bus
15													stop, transit shelter or
16													similar ancillary feature of
17													a transit system; and
18													(2) Landing field for
19													(2) Landing field for
20													aircraft.
21	C*	C*	С	С	С	С	С	Р	Р	Р	Р	Р	(g) Public
22													transportation facility,
23													when in conformity with
24													the General Plan, other

	-									•			•	<u> </u>
1														than as required in (f) of
2														this Section or as in
3														Sections 223 and 226 of
4														this Code.
5	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	D	С	Р	(h) Commercial wireless
6			Г	F							<u>P</u>			
7														transmitting, receiving or
8														relay facility, including
9														towers, antennae, and
10														related equipment for the
11														transmission, reception,
12														or relay of radio,
13														television, or other
14														electronic signals where:
15														(1) No portion of such
16														facility exceeds a height
17														of 25 feet above the roof
18														line of the building on the
19														premises or above the
20														ground if there is no
21														building, or 25 feet above
22														the height limit applicable
23														to the subject site under
24														Article 2.5 of this Code,
25														whichever is the lesser

1														height; and
2														(2) Such facility, if
3														closer than 1,000 feet to
4														any R District (except for
5														those R Districts entirely
6														surrounded by a C-3, M
7														or a combination of C-3
8														
9														and M Districts), does not include a parabolic
10														include a parabolic antenna with a diameter
11														in excess of three meters
12														
13														or a composite diameter or antennae in excess of
14														
15														six meters. (See also Section 204.3.)
16														Section 204.5.)
17	С	С	С	С	С	С	С	С	С	С	<u>C</u>	С	С	(i) Commercial
18														wireless transmitting,
19														receiving or relay facility,
20														as described in
21														Subsection 227(h) above,
22														where:
23														(1) Any portion of such
24														facility exceeds a height

	1							<u> </u>
1	,							of 25 feet above the roof
2								line of the building on the
3								premises or above the
4								ground if there is no
5								building, or 25 feet above
6								the height limit applicable
7								to the subject site under
8								Article 2.5 of this Code,
9								whichever is the lesser
10								height; or
11								(2) Such facility, if
12								
13								closer than 1,000 feet to
14								any R District (except for
15								those R Districts entirely
16								surrounded by a C-3, M
								or combination of C-3 and
17								M Districts), includes a
18								parabolic antenna with a
19								diameter in excess of
20								
21								
22								composite diameter of
23								antennae in excess of six
24								meters. (See also Section
								204.3.)
25								

		1		1			1	1	1	1				
1	P*	P*	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	(j) Sale or lease sign,
2														as defined and regulated
3														by Article 6 of this Code.
4		P*	Р	Р	Р	Р	Р	Р	Р					(k) General advertising
5					ľ									sign, as defined and
6														regulated by Article 6 of
7														this Code.
8											<u> </u>			this code.
9	P*	P*	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	(I) Access driveway to
10														property in any C or M
11														District.
12	С	С					С	С	С	C#	C#	C#	C#	(m) Planned Unit
13														Development, as defined
14														and regulated by Section
15														304 and other applicable
16														provisions of this Code.
17									Р					(n) Any use that is
18														permitted as a principal
19														use in any other C, M, or
20														PDR District without
21														limitation as to enclosure
22														
23														within a building, wall or
24														fence.
25	SEE	SE	CTIC	ONS	205	THR	OUG	H 20)5.2					(o) Temporary uses,

1														as specified in and
2														regulated by Sections 205
3														through 205.2 of this
4														Code. (*See Section
5														212(a).)
6	Р	Р	Р	Р	Р	Р	Р	Р	Р	P##	P##	P##	P##	(p) Arts activities.
7	-	'		<u>'</u>	'	'	'	'	<u>'</u>	1 ##	1 ##	1 ##	1 ##	(p) Aits activities.
8		Р						Р	Р				Р	(q) Waterborne
9														commerce, navigation,
10														fisheries and recreation,
11														and industrial,
12														commercial and other
13														operations directly related
14														to the conduct of
15														waterborne commerce,
16														navigation, fisheries or
17														recreation on property
18														subject to public trust.
19	С	С	С	С	С	С	С	С	С	<u>C</u>	<u>C</u>	С	С	(r) Internet Services
20														Exchange as defined in
21														Section 209.6(c).
22	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	(s) Fringe financial
23		-	-	-		-		-						
24										undar	under	undar	under	services, as defined in Section 249.35, and
25		<u> </u>								under	unuen	under	under	Section 249.35, and

	1										<u> </u>		1	
1										2,500	5,000	2,500	2,500	subject to the restrictions
2										gsf	gsf	gsf	gsf	set forth in Section
3										per	per	per	per	249.35, including, but not
4										lot;	lot;	lot;	lot	limited to, that no new
5										С	С	and	and	fringe financial service
6												subject	subject	shall be located within a
7										above	above	to	to	1/4 miles of an existing
8												con-	con-	fringe financial service.
9												trols	trols	
10												of	of	
11												Sec.	Sec.	
12												121.8	121.8	
13	NA	NA	ΝΔ	ΝΔ	NA	ΝΔ	NA	ΝΔ	NA	Р	Р	NP	NP	(t) Small Enterprise
14	INA		'	INI		Workspace (S.E.W.). An								
15														
16														S.E.W. is a single building
17														that is comprised of
18														discrete workspace units
19														which are independently
20														accessed from building
21														common areas.
22														(1) The S.E.W. building
23														must meet the following
24														additional requirements:
												ĺ		(A) Each unit may contain

						ı			
1									only uses principally or
2									conditionally permitted in
3									the subject zoning district,
4									or office uses (as defined
5									in Section 890.70);
6									(B) Any retail uses are
7									subject to any perparcel
8									size controls of the
9									subject zoning district;
10									(C) No residential uses
11									shall be permitted;
12									(D) Fifty percent of the
13									units in the building must
14									contain no more than 500
15									gross square feet each,
16									while the remaining fifty
17									percent of the units in the
18									building must contain no
19									more than 2,500 gross
20									square feet each; an
21									exception to this rule
22									applies for larger PDR
23									spaces on the ground
24									floor, as described in
25	<u> </u>		<u> </u>			<u> </u>		<u> </u>	

	<u> </u>			1		1	ı	1	1
1									subsection (E) below
2									(E) An S.E.W. building
3									may contain units larger
4									than 2,500 square feet on
5									the ground floor as long
6									as each such unit
7									contains a principal PDR
8									use. For the purposes of
9									this Section, a PDR use is
10									one identified in Sections-
11									220 <u>, and</u> 222 <u>, 223, 224,</u>
12									225, 226, through 227(a),
13									227(b), and 227(p) of this
14									Code. Such PDR units may
15									be independently accessible
16									from the street.
17									(F) After the issuance of
18									any certificate of
19									occupancy or completion
20									for the building, any
21									merger, subdivision,
22									expansion, or other
23									change in gross floor area
24									of any unit shall be
25						<u> </u>		l	

						1	1	
1								permitted only as long as
2								the provisions of this
3								subsection (D) and (E)
4								are met. To facilitate
5								review of any such
6								
7								project, all such
8								applications will be
9								referred to the Planning
10								Department, and
11								applicants are required to
12								submit full building plans,
13								not just the unit(s) subject
14								to the change in floor
								area.
15								(2) S.E.W. units may be
16								established only in new
17								buildings or in buildings
18								for which a first certificate
19								of occupancy or
20								completion was issued
21								after the effective date of
22								this Section.
23								(3) Where permitted,
24								
25								S.E.W. Buildings are

ı							I	I				1		
1														exempt from the controls
2														in Sec. 23 <u>0</u> 4 limiting
3														demolition of industrial
4														buildings.
5	NA	NΙΛ	NΙΛ	NA	NΙΛ	NΙΛ	NΙΛ	NΙΛ	NΙΛ	P.	P.	NP	NP	(u) Integrated DDD as
6	INA			INP	INP	(u) Integrated PDR, as								
7										subject	-			defined in Sec. 890.49
8										to	to			
9										con-	con-			
10										trols	trols			
11										in	in Sec.			
12										Sec.	890.49			
13										890.49				
14	С	С	С	С	С	С	С	С	С			С	С	(v) Tobacco
15														Paraphernalia
16														Establishments, defined
17														as retail uses where more
18														than 10% of the square
19														footage of occupied floor
20														area, as defined in
21														Section 102.10, or more
22														than 10 linear feet of
23														display area projected to
24														the floor, whichever is
25														less, is dedicated to the
ر ک														

1	sale, distribution, delivery,
2	furnishing or marketing of
3	Tobacco Paraphernalia
4	from one person to
5	another. For purposes of
6	Sections 719, 719.1, 786,
7	723 and 723.1 of this
8	Code, Tobacco
9	Paraphernalia
10	Establishments shall
11	mean retail uses where
12	Tobacco Paraphernalia is
13	sold, distributed,
14	delivered, furnished or
15	marketed from one
16	person to another.
17	"Tobacco Paraphernalia"
18	means paraphernalia,
19	devices, or instruments
20	that are designed or
21	manufactured for the
22	smoking, ingesting,
23	inhaling, or otherwise
24	introducing into the body
25	

	1	1				ı	ı i
1							of tobacco, products
2							prepared from tobacco, or
3							controlled substances as
4							defined in California
5							Health and Safety Code
6							Sections 11054 et seq.
7							"Tobacco Paraphernalia"
8							does not include lighters,
9							matches, cigarette
10							holders, any device used
11							to store or preserve
12							tobacco, tobacco,
13							cigarettes, cigarette
14							papers, cigars, or any
15							other preparation of
16							tobacco that is permitted
17							by existing law. Medical
18							Cannabis Dispensaries,
19							as defined in Section
20							3201(f) of the San
21							Francisco Health Code,
22							are not Tobacco
23							Paraphernalia
24							Establishments.

1	[# Dwellings are not
2	permitted as part of any
3	Planned Unit
4	Development in these
5	districts.]
6	[## For these districts,
7	commercial production and
8	port-production of video and
9	digital films, including
10	special effects production, is
11	subject to the use size
12	restrictions per Section 219
13	-
14	Offices.]
15	[*See Section 212(a)]

SEC. <u>230</u> <u>231A</u>. DEMOLITION OF INDUSTRIAL BUILDINGS IN PDR DISTRICTS, REPLACEMENT REQUIREMENTS.

- (a) In order to preserve the existing stock of buildings suitable for industrial activities and to create new viable space for industrial operations in PDR Districts, an industrial building that is not unsound and is proposed for demolition must be replaced by a new building that complies with the criteria set forth below:
- (1) If the building proposed for demolition represents greater than 0.4 FAR, then the replacement building shall include at least one square foot of industrial use for each square foot of industrial use in the building proposed for demolition.
 - (2) If the building proposed for demolition represents 0.4 FAR or less, then the

16

17

18

19

20

21

22

23

24

1 replacement building shall include at least two square feet of industrial use for each square 2 foot of industrial use in the building proposed for demolition. 3 (b) **Definitions.** For the purpose of this subsection, the following definitions shall apply: 4 (1) Unsound shall refer to buildings in which rehabilitation would cost fifty percent 5 6 (50%) or more to construct a comparable building. 7 (2) For purposes of this section, industrial use shall refer to any legally authorized use of 8 a building or portion of a building that is included in Planning Code Sections 220, or 222, 223, 9 224, 225, 226, through 227(a), 227(b), 227(c), 227(t), and 227(u). 10 (3) An industrial building shall mean any building containing any industrial use. 11 SEC. 249.36. LIFE SCIENCE AND MEDICAL SPECIAL USE DISTRICT. 12 (a) **Purpose.** The Life Science and Medical Special Use District is intended to support 13 uses that benefit from proximity to the University of California. San Francisco (UCSF) campus 14 at Mission Bay. These uses include medical office and life science (biotechnology) uses. 15 (b) **Geography.** The boundaries of the Life Science and Medical Special Use District are shown on Sectional Map No. 8SU of the Zoning Map. Generally, the area borders 16 17 Mariposa St. on the north, 23rd St. on the south, I-280 to the west, and 3rd St. to the east. 18 Within this area, the Dogpatch Historic District is generally excluded. (c) **Controls.** All provisions of the Planning Code currently applicable shall continue to 19 20 apply, except as otherwise provided in this Section: 21 (1) **Medical Services.** Medical services, including medical offices and clinics, as

defined in Section 890.114, are a principally permitted use and are exempted from use size

limitations, PDR replacement requirements (Sec. 230), and vertical (floor-by-floor) zoning

controls (Sec. 219.1 and 803.9(h)). For the purposes of this Section, a medical service use

may be affiliated with a hospital or medical center as defined in 890.44

22

23

24

1	(2) Life Science Offices. Office uses that contain Life Science facilities, as defined in
2	Section 890.53, are a principally permitted use and are exempted from use size limitations,
3	PDR replacement requirements (Sec. 230), and vertical (floor-by-floor) zoning controls (Sec.
4	219.1 and 803.9(h)).
5	(3) Life Science Laboratories. Laboratories that engage in life science research and
6	development, as defined in Section 890.52, are a principally permitted use and are exempted
7	from use size limitation, PDR replacement requirements (Sec. 230), and vertical (floor-by-
8	floor) zoning controls (Sec. 219.1 and 803.9(h)).
9	SEC. 249.37. INNOVATIVE INDUSTRIES SPECIAL USE DISTRICT.
10	(a) Purpose. The purpose of the Innovative Industries Special Use District is to
11	provide affordable office space to small firms and organizations which are engaged in
12	innovative activities, including incubator businesses and microenterprises.
13	(b) Geography. The boundaries of the <u>Innovative Industries</u> <u>Life Science</u> Special Use
14	District are shown on Sectional Map No. 8SU of the Zoning Map.
15	(c) Controls. All provisions of the Planning Code currently applicable shall continue to
16	apply, except that:
17	(1) office uses shall be principally permitted uses on all stories above the ground story.
18	(2) retail uses shall be subject to the size controls applicable in the Urban Mixed Use
19	District, as stated in Sec. 843.45.
20	SEC. 249.38. TRANSIT-ORIENTED RETAIL SPECIAL USE DISTRICT.
21	(a) Purpose. The Transit-Oriented Retail Special Use District is intended to support
22	street activity along 16th Street.
23	(b) Geography. The boundaries of the Transit-Oriented Retail Special Use District
24	include all parcels in PDR Districts that are along 16th St. from Mission St. to Potrero Avenue.

(c) Controls. All provisions of the Planning Code currently applicable shall continue to

1	apply, except that the amount and types of retail sales and services allowed on a parcel will
2	be controlled in the same manner as in the UMU District or the underlying zoning district,
3	whichever is greater.
4	SEC. 329. LARGE PROJECT AUTHORIZATION IN EASTERN NEIGHBORHOODS MIXED
5	USE DISTRICTS.
6	(a) Purpose. The purpose of this Section is to ensure that all large projects proposed
7	in the Eastern Neighborhoods Mixed Use Districts are reviewed by the Planning Commission, in
8	an effort to achieve the objectives and policies of the General Plan, the applicable Design
9	Guidelines, and the purposes of this Code.
10	(b) Applicability. This Section applies to all new construction and proposed alterations of
11	existing buildings projects in the Eastern Neighborhoods Mixed Use Buildings that meet at least
12	one of the following criteria:
13	(1) The project includes the construction of a new building greater than 75 feet in
14	height (excluding any exceptions permitted per Section 260(b)), or includes a vertical addition to
15	an existing building with a height of 75 feet or less resulting in a total building height greater than
16	75 feet; or
17	(2) The project involves a net addition or new construction of more than 25,000 gross
18	square feet; or
19	(3) The project has 200 or more linear feet of contiguous street frontage on any public right of
20	way.
21	(c) Planning Commission Design Review: As set forth in Subsection (e), below, the
22	Planning Commission shall review and evaluate all physical aspects of a proposed project at

a public hearing. At such hearing, the Director of Planning shall present any recommended

in response to any unique or unusual locational, environmental, topographical or other

project modifications or conditions to the Planning Commission, including those which may be

23

24

1	relevant factors. The Commission may subsequently require these or other modifications or
2	conditions, or disapprove a project, in order to achieve the objectives and policies of the
3	General Plan or the purposes of this Code. This review shall address physical design issues
4	including but not limited to the following:
5	(1) Overall building massing and scale;
6	(2) Architectural treatments, facade design and building materials;
7	(3) The design of lower floors, including building setback areas, commercial space,
8	townhouses, entries, utilities, and the design and siting of rear yards, parking and loading
9	access;
10	(4) The provision of required open space, both on- and off-site. In the case of off-site
11	publicly accessible open space, the design, location, access, size, and equivalence in quality
12	with that otherwise required on-site;
13	(5) The provision of mid-block alleys and pathways on frontages between 200 and 300
14	linear feet per the criteria of Section 270, and the design of mid-block alleys and pathways as
15	required by and pursuant to the criteria set forth in Section 270.2
16	(6) Streetscape and other public improvements, including tree planting, street furniture,
17	and lighting;
18	(7) Circulation, including streets, alleys and mid-block pedestrian pathways;
19	(8) Bulk limits;
20	(9) Other changes necessary to bring a project into conformance with any relevant
21	design guidelines. Area Plan or Element of the General Plan.
22	(d) Exceptions. As a component of the review process under this Section 329,
23	projects may seek specific exceptions to the provisions of this Code as provided for below:
24	(1) Exceeding the principally permitted accessory residential parking ratio described in

Section 151.1 and pursuant to the criteria therein;

landmark buildings or contributory buildings within designated historic districts under Article 10 of

1	this Code, and/or buildings recorded with the State Historic Preservation Office as eligible for the
2	California Register, when the following criteria are met:
3	(i) literal enforcement of Section 140 would result in the material impairment of the historic
4	<u>resource; and</u>
5	(ii) the project complies with the Secretary of the Interior's Standards, (36 C.F.R. § 67.7
6	(2001)) and/or Section 1006 and any related Article 10 appendices of this Code.
7	(10) Modification of the accessory use provisions of Section 803.3(b)(1)(c) for dwelling units.
8	Dwelling units modified under this Subsection shall continue to be considered dwelling units for the
9	purposes of this Code and shall be subject to all such applicable controls and fees. Additionally, any
10	building which receives a modification pursuant to this Subsection shall (i) have appropriately
11	designed street frontages to accommodate both residential and modified accessory uses and (ii) obtain
12	comment on the proposed modification from other relevant agencies prior to the Planning Commission
13	hearing, including the Fire Department and Department of Building Inspection. Modifications are
14	subject to the following:
15	(i) A modification may only be granted for the ground floor portion of dwelling units that front
16	on a street with a width equal to or greater than 40 feet.
17	(ii) The accessory use may only include those uses permitted as of right at the subject property.
18	However, uses permitted in any unit obtaining an accessory use modification may be further limited by
19	the Planning Commission.
20	(iii) The Planning Commission may grant exceptions to the size of the accessory use, type and
21	number of employees, and signage restrictions of the applicable accessory use controls.
22	(11) Where not specified elsewhere in this Subsection (d), modification of other Code
23	requirements which could otherwise be modified as a Planned Unit Development (as set forth
24	in Section 304), irrespective of the zoning district in which the property is located.
25	(e) Hearing and Decision.

- (3) **Director's Recommendations on Modifications and Exceptions.** At the hearing, the Planning Director shall review for the Commission key issues related to the project based on the review of the project pursuant to Subsection (c) and recommend to the Commission modifications, if any, to the project and conditions for approval as necessary. The Director shall also make recommendations to the Commission on any proposed exceptions pursuant to Subsection (d).
- (4) **Decision and Imposition of Conditions.** The Commission, after public hearing and, after making appropriate findings, may approve, disapprove or approve subject to conditions, the project and any associated requests for exception. As part of its review and decision, the Planning Commission may impose additional conditions, requirements, modifications, and limitations on a proposed project in order to achieve the objectives, policies, and intent of the General Plan or of this Code.
- (5) **Appeal.** The decision of the Planning Commission may be appealed to the Board of Appeals by any person aggrieved within 15 days after the date of the decision by filing a written notice of appeal with that body, setting forth wherein it is alleged that there was an error in the interpretation of the provisions of this Code or abuse of discretion on the part of the Planning Commission.
- (6) **Discretionary Review.** No requests for discretionary review shall be accepted by the Planning Department or heard by the Planning Commission for projects subject to this Section.
 - (7) Change of Conditions. Once a project is approved, authorization of a change in

- 1 any condition previously imposed by the Planning Commission shall require approval by the
- 2 Planning Commission subject to the procedures set forth in this Section.

SEC. 352. COMMISSION AND ZONING ADMINISTRATOR HEARING APPLICATIONS.

(a) Conditional Use (Section 303), Planned Unit Development (Section 304),

Estimated Construction Cost	Initial Fee
No construction cost, excluding extension	\$1,800.00
of hours	
No construction cost, extension of hours	\$1,286.00
Wireless Telecommunications Services	\$4,500.00
(WTS)	
Estimated Construction Cost	Initial Fee
\$1.00 to \$9,999.00	\$1,286.00
\$10,000.00 to \$999,999.00	\$1,286.00 plus 0.583% of cost over \$10,000.00
\$1,000,000.00 to \$4,999,999.00	\$7,171.00 plus 0.695% of cost over \$1,000,000.00
\$5,000,000.00 to \$9,999,999.00	\$35,537.00 plus 0.583% of cost over \$5,000,000.00
\$10,000,000.00 to \$19,999,999.00	\$65,257.00 plus 0.303% of cost over \$10,000,000.00
\$20,000,000.00 or more	\$96,230.00

(b) Variance (Section 305)

Estimated Construction Cost	Initial Fee
\$0.00—\$9,999.00	\$817.00

\$10,000.00—\$19,999.00	\$1,821.00
\$20,000.00 and greater	\$,3,708.00

Variance fees are subject to additional time and material charges, as set forth in Section 350(c).

(c) Downtown (C-3) District Review (Section 309) and Coastal Zone Permit (Section 330) Applications Commission Hearing Fee Schedule:

Estimated Construction Cost	Initial Fee
\$0.00 to \$9,999.00	\$256.00
\$10,000.00 to \$999,999.00	\$261.00 plus 0.117% of cost over \$10,000.00
\$1,000,000.00 to \$4,999,999.00	\$1,442.00 plus 0.139% of cost over \$1,000,000.00
\$5,000,000.00 to \$9,999,999.00	\$7,130.00 plus 0.116% of cost over \$5,000,000.00
\$10,000,000.00 to \$19,999,999.00	\$13,050.00 plus 0.061% of cost over \$10,000,000
\$20,000,000.00 or more	\$19,268.00

- (1) Applications with Verified Violations of this Code: The Planning Department shall charge \$204.00 as an initial fee, plus time and materials as set forth in Section 350(c).
- (2) Where an applicant requests two or more approvals involving a conditional use, planned unit development, variance, Downtown (C-3) District Section 309 review, <u>Large</u>

 <u>Project Authorization in the Eastern Neighborhoods Mixed Use Districts</u>, certificate of appropriateness, permit to alter a significant or contributory building both within and outside of Conservation Districts, or a coastal zone permit review, the amount of the second and each subsequent initial fees of lesser value shall be reduced to 50 percent.
 - (3) Minor project modifications requiring a public hearing to amend conditions of

- (4) The applicant shall be charged for any time and materials beyond the initial fee in Section 352, as set forth in Section 350(c).
- (5) An applicant proposing major revisions, as determined by the Zoning Administrator, to a project application that has been inactive for more than six months and is assigned shall submit a new application. An applicant proposing major revisions to a project which has not been assigned and for which an application is on file with the Planning Department shall be charged time and materials to cover the full costs in excess of the initial fee paid.
- (6) For agencies or departments of the City and County of San Francisco, the initial fee for applications shall be based upon the construction cost as set forth above.
- (d) **Discretionary Review Request:** \$500.00; provided, however, that the fee shall be waived if the discretionary review request is filed by a neighborhood organization that: (1) has been in existence for 24 months prior to the filing date of the request, (2) is on the Planning Department's neighborhood organization notification list, and (3) can demonstrate to the Planning Director or his/her designee that the organization is affected by the proposed project. Such fee shall be refunded to the individual or entity that requested discretionary review in the event the Planning Commission denies the Planning Department's approval or authorization upon which the discretionary review was requested. Mandatory discretionary reviews: \$3,438.00.
 - (e) Institutional Master Plan (Section 304.5).
- (1) Full Institutional Master Plan or Substantial Revision: \$12,259.00 plus time and materials if the cost exceeds the initial fee as set forth in Section 350(c).
- (2) Abbreviated Institutional Master Plan: \$2,244.00 plus time and materials if the cost exceeds the initial fee as set forth in Section 350(c).

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

(f) Land Use Amendments and Related Plans and Diagrams of the San Francisco
General Plan: Fee based on the Department's estimated actual costs for time and materials
required to review and implement the requested amendment, according to a budget prepared
by the Director of Planning, in consultation with the sponsor of the request.
(g) General Plan Referrals: \$3,310.00 plus time and materials if the cost exceeds the
initial fee as set forth in Section 350(c).
(h) Redevelopment Plan Review: The Director of Planning shall prepare a budget to
cover actual time and materials expected to be incurred, in consultation with the
Redevelopment Agency. A sum equal to ½ the expected cost will be submitted to the
Department, prior to the commencement of the review. The remainder of the costs will be due
at the time the initial payment is depleted.
(i) Reclassify Property or Impose Interim Zoning Controls: \$7,052.00
(1) The applicant shall be charged for any time and materials as set forth in Section
350(c).
(2) Applications with Verified Violations of this Code: The Planning Department
shall charge time and materials as set forth in Section 350(c).
(j) Setback Line, Establish, Modify or Abolish: \$2,851.00
(k) Temporary Use Fees: \$409.00 as an initial fee, plus time and materials if the cost
exceeds the initial fee, as set forth in Section 350(c).
(I) Amendments to Text of the Planning Code: \$14,090.00 as an initial fee, plus
time and materials if the cost exceeds the initial fee as set forth in Section 350(c).
(m) Zoning Administrator Conversion Determinations Related to Service Station
Conversions: \$2,783.00 as an initial fee, plus time and materials if the cost exceeds the

(n) Conditional Use Appeals to the Board of Supervisors:

initial fee. (Section 228.4).

24

1	(1) \$500.00 for the appellant of a conditional used authorization decision to the Board
2	of Supervisors; provided, however, that the fee shall be waived if the appeal is filed by a
3	neighborhood organization that: (1) has been in existence for 24 months prior to the appeal
4	filing date, (2) is on the Planning Department's neighborhood organization notification list, and
5	(3) can demonstrate to the Planning Director or his/her designee that the organization is
6	substantially affected by the proposed project.
7	(2) Such fees shall be used to defray the cost of an appeal to the Planning
8	Department. At the time of filing an appeal, the Clerk of the Board of Supervisors shall collect
9	such fee and forward the fee amount to the Planning Department.
10	SEC. 401. DEFINITIONS.
11	(a) In addition to the specific definitions set forth elsewhere in this Article, the following
12	definitions shall govern interpretation of this Article:

"Affordable housing project." A housing project containing units constructed to satisfy the requirements of Sections 413.5, 413.8, 415.4, or 4.5.5 of this Article, or receiving funds from the Citywide Affordable Housing Fund.

"Affordable to a household." A purchase price that a household can afford to pay based on an annual payment for all housing costs of 33 percent of the combined household annual net income, a 10 percent down payment, and available financing, or a rent that a household can afford to pay based on an annual payment for all housing costs of 30 percent of the combined annual net income.

"Affordable to qualifying households":

- (A) With respect to owned units, the average purchase price on the initial sale of all affordable owned units in an affordable housing project shall not exceed the allowable average purchase price. Each unit shall be sold:
 - (i) Only to households with an annual net income equal to or less than that of a

13

14

15

16

17

18

19

20

21

22

23

24

2	(ii) At or below the maximum purchase price.	
3	(B) With respect to rental units in an affordable housing project, the average annual	
4	rent shall not exceed the allowable average annual rent. Each unit shall be rented:	
5	(i) Only to households with an annual net income equal to or less than that of a	
6	household of lower income;	
7	(ii) At or less than the maximum annual rent.	
8	"Allowable average purchase price":	
9	(A) For all affordable one-bedroom units in a housing project, a price affordable to a	
10	two-person household of median income as set forth in Title 25 of the California Code of	
11	Regulations Section 6932 ("Section 6932") on January 1st of that year;	
12	(B) For all affordable two-bedroom units in a housing project, a price affordable to a	
13	three-person household of median income as set forth in Section 6932 on January 1st of that	
14	year;	
15	(C) For all affordable three-bedroom units in a housing project, a price affordable to a	
16	four-person household of median income as set forth in Section 6932 on January 1st of that	
17	year;	
18	(D) For all affordable four-bedroom units in a housing project, a price affordable to a	
19	five-person household of median income as set forth in Section 6932 on January 1st of that	
20	year.	
21	"Affordable to qualifying middle income households":	
22	(A) With respect to owned units, the average purchase price on the initial sale of all	
23	qualifying middle income units shall not exceed the allowable average purchase price deemed	
24	acceptable for households with an annual gross income equal to or less than the qualifying	
25	limits for a household of middle income, adjusted for household size. This purchase price	

household of moderate income; and

- paid by the tenant according to the HUD utility allowance established by the San Francisco Housing Authority - for qualifying middle income units shall not exceed the allowable average purchase price deemed acceptable for households with an annual gross income equal to or
- less than the qualifying limits for a household of middle income, adjusted for household size.
- (A) For all affordable one-bedroom units in a housing project, 18 percent of the median income for a household of two persons as set forth in Section 6932 on January 1st of that
- (B) For all affordable two-bedroom units in a housing project, 18 percent of the median income for a household of three persons as set forth in Section 6932 on January 1st of that year;
- (C) For all affordable three-bedroom units in a housing project, 18 percent of the median income for a household of four persons as set forth in Section 6932 on January 1st of that year;
- (D) For all affordable four-bedroom units in a housing project, 18 percent of the median income for a household of five persons as set forth in Section 6932 on January 1st of that year.
- "Annual gross income." Gross income as defined in CCR Title 25, Section 6914, as amended from time to time, except that MOH may, in order to promote consistency with the procedures of the San Francisco Redevelopment Agency, develop an asset test that differs from the State definition if it publishes that test in the Procedures Manual.

14

15

16

17

18

19

20

21

22

23

24

2	Regulations Section 6916.
3	"Average annual rent." The total annual rent for the calendar year charged by a
4	housing project for all affordable rental units in the project of an equal number of bedrooms
5	divided by the total number of affordable units in the project with that number of bedrooms.
6	"Average purchase price." The purchase price for all affordable owned units in an
7	affordable housing project of an equal number of bedrooms divided by the total number of
8	affordable units in the project with that number of bedrooms.
9	"Balboa Park Community Improvements Fund." The fund into which all fee revenue
10	the City collects from the Balboa Park Impact Fee is deposited.
11	"Balboa Park Community Improvements Program." The program intended to
12	implement the community improvements identified in the Balboa Park Area Plan, as
13	articulated in the Balboa Park Community Improvements Program Document on file with the
14	Clerk of the Board in File No. 090179.
15	"Balboa Park Impact Fee." The fee collected by the City to mitigate impacts of new
16	development in the Balboa Park Program Area, as described in the findings in Section 422.1.
17	"Balboa Park Program Area." The Balboa Park Plan Area in Figure 1 of the Balboa
18	Park Station Area Plan of the San Francisco General Plan.
19	"Base service standard." The relationship between revenue service hours offered by
20	the Municipal Railway and the number of automobile and transit trips estimated to be
21	generated by certain non-residential uses, expressed as a ratio where the numerator equals
22	the average daily revenue service hours offered by MUNI and the denominator equals the
23	daily automobile and transit trips generated by non-residential land uses as estimated by the
24	TIDF Study or updated under Section 411.5 of this Article.

"Base service standard fee rate." The TIDF that would allow the City to recover the

"Annual net income." Net income as defined in Title 25 of the California Code of

25

1	estimated costs incurred by the Municipal Railway to meet the demand for public transit
2	resulting from new development in the economic activity categories for which the fee is
3	charged, after deducting government grants, fare revenue, and costs for non-vehicle
4	maintenance and general administration.
5	"Board" or "Board of Supervisors." The Board of Supervisors of the City and County of
6	San Francisco.
7	"Change of Use." A change of gross floor area from one category of use to another
8	category of use listed in the use table for the zoning district of the subject lot.
9	"Child-care facility." A child-care facility as defined in California Health and Safety
10	Code Section 1596.750.
11	"Child-care provider." A provider as defined in California Health and Safety Code
12	Section 1596.791.
13	"City" or "San Francisco." The City and County of San Francisco.
14	"Commission" or "Planning Commission." The San Francisco Planning Commission.
15	"Community apartment." As defined in San Francisco Subdivision Code Section
16	1308(b).
17	"Community facilities." All uses as defined under Section 209.4(a) and 209.3(d) of this
18	Code.
19	"Condition of approval" or "Conditions of approval." A condition or set of written
20	conditions imposed by the Planning Commission or another permit-approving or issuing City
21	agency or appellate body to which a project applicant agrees to adhere and fulfill when it
22	receives approval for the construction of a development project subject to this Article.
23	"Condominium." As defined in California Civil Code Section 783.
24	"Cultural/Institution/Education (CIE)." An economic activity category subject to the
25	TIDF that includes, but is not limited to, schools, as defined in Sections 209.3(g), (h), and (i)

1	and 217(f)-(i) of this Code; child care facilities; museums and zoos; and community facilities,
2	as defined in Sections 209.4 and 221(a)-(c) of this Code.
3	"DBI." The San Francisco Department of Building Inspection or its successor.
4	"Dedicated." Legally transferred to the City and County of San Francisco, including all
5	relevant legal documentation, at no cost to the City.
6	"Dedicated site." The portion of site proposed to be legally transferred at no cost to the
7	City and County of San Francisco under the requirements of this section.
8	"Department" or "Planning Department." The San Francisco Planning Department or
9	the Planning Department's designee, including the Mayor's Office of Housing and other City
10	agencies or departments.
11	"Designated affordable housing zones." For the purposes of implementing the Eastern
12	Neighborhoods Public Benefits Fund, shall mean the Mission NCT defined in Section 736 and
13	the Mixed Use Residential District defined in Section 841.
14	"Development fee." Either a development impact fee or an in-lieu fee. It shall not
15	include a fee for service or any time and material charges charged for reviewing or processing
16	permit applications.
17	"Development Fee Collection Unit" or "Unit." The Development Fee Collection Unit at
18	DBI.
19	"Development impact fee." A fee imposed on a development project as a condition of
20	approval to mitigate the impacts of increased demand for public services, facilities or housing
21	caused by the development project that may or may not be an impact fee governed by the
22	California Mitigation Fee Act (California Government Code Section 66000 et seq.).
23	"Development impact requirement." A requirement to provide physical improvements,
24	facilities or below market rate housing units imposed on a development project as a condition

of approval to mitigate the impacts of increased demand for public services, facilities or

1	housing caused by the development project that may or may not be governed by the
2	California Mitigation Fee Act (California Government Code Section 66000 et seq.).
3	"Development project." Any change of use within an existing structure, addition to an
4	existing structure, or new construction, which includes any occupied floor area.
5	"Development under the TIDF." Any new construction, or addition to or conversion of
6	an existing structure under a building or site permit issued on or after September 4, 2004, that
7	results in 3,000 gross square feet or more of a covered use. In the case of mixed use
8	development that includes residential development, the term "new development" shall refer to
9	only the non-residential portion of such development. "Existing structure" shall include a
10	structure for which a sponsor already paid a fee under the prior TIDF ordinance, as well as a
11	structure for which no TIDF was paid.
12	"Director." The Director of Planning or his or her designee.
13	"DPW." The Department of Public Works, or its successor.
14	"Eastern Neighborhoods Infrastructure Impact Fee." The fee collected by the City to
15	mitigate impacts of new development in the Eastern Neighborhoods Program Area, as
16	described in the Findings in Section 423.1
17	"Eastern Neighborhoods Public Benefits Fund." The fund into which all fee revenue
18	collected by the City from the Eastern Neighborhoods Impact Fee is deposited.
19	"Eastern Neighborhoods Public Benefits Program." The program intended to
20	implement the community improvements identified in the four Area Plans affiliated with the
21	Eastern Neighborhoods (Central Waterfront, East SoMa, Mission, and Showplace
22	Square/Potrero Hill), as articulated in the Eastern Neighborhoods Public Benefits Program
23	Document, on file with the Clerk of the Board in File No. 081155.)
24	"Eastern Neighborhoods Program Area." The Eastern Neighborhoods Plan Area in

Map 1 (Land Use Plan) of the Eastern Neighborhoods Area Plan of the San Francisco

General	Plan.
---------	-------

"Economic activity category." Under the TIDF, one of the following six categories of
non-residential uses: Cultural/Institution/Education (CIE), Management, Information and
Professional Services (MIPS), Medical and Health Services, Production/Distribution/Repair
(PDR), Retail/Entertainment, and Visitor Services.

"Entertainment use." Space within a structure or portion thereof intended or primarily suitable for or accessory to the operation of uses defined in San Francisco Planning Code Sections 102.17 (Nighttime Entertainment), 790.38 and 890.37 (Other Entertainment), 790.36 and 890.36 (Adult Entertainment), 790.64 and 890.64 (Movie Theater), and 790.4 and 890.4 (Amusement Arcade), regardless of the zoning district that the use is located in.

"First certificate of occupancy." Either a temporary certificate of occupancy or a Certificate of Final Completion and Occupancy as defined in San Francisco Building Code Section 109A, whichever is issued first.

"First construction document." As defined in Section 107A.13.1 of the San Francisco Building Code.

"Gross floor area." The total area of each floor within the building's exterior walls, as defined in Section 102.9(b)(12) of this Code.

"Gross square feet of use." The meaning set forth in Section 102.9 of this Code, with the exception of the TIDF. With respect to the TIDF, the total square feet of gross floor area in a building and/or space within or adjacent to a structure devoted to all uses covered by the TIDF, including any common areas exclusively serving such uses and not serving residential uses. Where a structure contains more than one use, areas common to two or more uses, such as lobbies, stairs, elevators, restrooms, and other ancillary spaces included in gross floor area that are not exclusively assigned to one uses shall be apportioned among the two or more uses in accordance with the relative amounts of gross floor area, excluding such space,

in the structure or on any floor thereof directly assignable to each use.

"Hotel" or "Hotel use." Space within a structure or portion thereof intended or primarily suitable for or accessory to the operation of uses defined in San Francisco Planning Code Sections 790.46 and 890.46, regardless of the zoning district that the use is located in.

"Household." Any person or persons who reside or intend to reside in the same housing unit.

"Household of lower income." A household composed of one or more persons with a combined annual net income for all adult members which does not exceed the qualifying limit for a lower-income family of a size equivalent to the number of persons residing in such household, as set forth for the County of San Francisco in Title 25 of the California Code of Regulations Section 6932.

"Household of median income." A household composed of one or more persons with a combined annual net income for all adult members which does not exceed the qualifying limit for a median-income family of a size equivalent to the number of persons residing in such household, as set forth for the County of San Francisco in Title 25 of the California Code of Regulations Section 6932.

"Household of moderate income." A household composed of one or more persons with a combined annual net income for all adult members which does not exceed the qualifying limit for a moderate-income family of a size equivalent to the number of persons residing in such household, as set forth for the County of San Francisco in Title 25 of the California Code of Regulations Section 6932.

"Housing developer." Any business entity building housing units which receives a payment from a sponsor for use in the construction of the housing units. A housing developer may be (a) the same business entity as the sponsor, (b) an entity in which the sponsor is a partner, joint venturor, or stockholder, or (c) an entity in which the sponsor has no control or

ownership.

"Housing project." Any development which has residential units as defined in the
Planning Code, including but not limited to dwellings, group housing, independent living units,
and other forms of development which are intended to provide long-term housing to
individuals and households. "Housing project" shall not include that portion of a development
that qualifies as an Institutional Use under the Planning Code. "Housing project" for purposes
of this Program shall also include the development of live/work units as defined by Section
102.13 of this Code. Housing project for purposes of this Program shall mean all phases or
elements of a multi-phase or multiple lot residential development.

"Housing unit" or "unit." A dwelling unit as defined in San Francisco Housing Code Section 401.

"Improvements Fund." The fund into which all revenues collected by the City for each Program Area's impact fees are deposited.

"In-Kind Agreement." An agreement acceptable in form and substance to the City Attorney and the Director of Planning, under which the project sponsor agrees to provide a specific set of community improvements, at a specific phase of construction, in lieu of contribution to the relevant Fund.

"Infrastructure." Open space and recreational facilities; public realms improvements such as pedestrian improvements and streetscape improvements; public transit facilities; and community facilities such as libraries, child care facilities, and community centers.

"In lieu fee." A fee paid by a project sponsor in lieu of complying with a requirement of this Code and that is not a development impact fee governed by the Mitigation Fee Act.

"Institutional use." Space within a structure or portion thereof intended or primarily suitable for or accessory to the operation of uses contained in San Francisco Planning Code Section 217 and 890.50, regardless of the zoning district that the use is located in.

1	"Integrated PDR use." Space within a structure or portion thereof intended or primarily
2	suitable for or accessory to the operation of uses defined in San Francisco Planning Code
3	Section 890.49, regardless of the zoning district that the use is located in.
4	"Interim Guidelines." The Office Housing Production Program Interim Guidelines
5	adopted by the City Planning Commission on January 26, 1982, as amended.
6	"Licensed Child-care facility." A child-care facility which has been issued a valid
7	license by the California Department of Social Services pursuant to California Health and
8	Safety Code Sections 1596.80-1596.875, 1596.95-1597.09, or 1597.30-1597.61.
9	"Live/work project." A housing project containing more than one live/work unit.
10	"Live/work unit" shall be as defined in Section 102.13 of this Code.
11	"Long term housing." Housing intended for occupancy by a person or persons for 32
12	consecutive days or longer.
13	"Low income." For purposes of this Article, up to 80% of median family income for the
14	San Francisco PMSA, as calculated and adjusted by the United States Department of
15	Housing and Urban Development (HUD) on an annual basis, except that as applied to
16	housing-related purposes such as the construction of affordable housing and the provision of
17	rental subsidies with funds from the SOMA Stabilization Fund established in Section 418.7, it
18	shall mean up to 60% of median family income for the San Francisco PMSA, as calculated
19	and adjusted by HUD on an annual basis.
20	"Management, Information and Professional Services (MIPS)." An economic activity
21	category under the TIDF that includes, but is not limited to, office use; medical offices and
22	clinics, as defined in Section 890.114 of this Code; business services, as defined in Section
23	890.111 of this Code; Integrated PDR, as defined in Section 890.49 of this Code, and Small
24	Enterprise Workspaces, as defined in Section 227(t) of this Code.

"Market and Octavia Community Improvements Fund." The fund into which all fee

1	revenue collected by the City from the Market and Octavia Community Improvements Fee is
2	deposited.
3	"Market and Octavia Community Improvements Impact Fee." The fee collected by the
4	City to mitigate impacts of new development in the Market and Octavia Program Area, as
5	described in the findings in Section 421.1.
6	"Market and Octavia Community Improvements Program." The program intended to
7	implement the community improvements identified in the Market and Octavia Area Plan, as
8	articulated in the Market and Octavia Community Improvements Program Document on file
9	with the Clerk of the Board in File No. 071157.)
10	"Market and Octavia Program Area." The Market and Octavia Plan Area in Map 1
11	(Land Use Plan) of the Market and Octavia Area Plan of the San Francisco General Plan,
12	which includes those districts zoned RTO, NCT, or any neighborhood specific NCT, a few
13	parcels zoned RH-1 or RH-2, and those parcels within the Van Ness and Market Downtown
14	Residential Special Use District (VMDRSUD). The Program Area also includes the Upper
15	Market NCD, which includes parcels one block west of the plan area that front Market Street.
16	"Market rate housing." Housing constructed in the principal project that is not subject
17	to sales or rental restrictions.
18	"Maximum annual rent." The maximum rent that a housing developer may charge any
19	tenant occupying an affordable unit for the calendar year. The maximum annual rent shall be
20	30 percent of the annual income for a lower-income household as set forth in Section 6932 on
21	January 1st of each year for the following household sizes:
22	(A) For all one-bedroom units, for a household of two persons;
23	(B) For all two-bedroom units, for a household of three persons;
24	(C) For all three-bedroom units, for a household of four persons;

(D) For all four-bedroom units, for a household of five persons.

1	"Maximum purchase price." The maximum purchase price that a household of
2	moderate income can afford to pay for an owned unit based on an annual payment for all
3	housing costs of 33 percent of the combined household annual net income, a 10 percent
4	down payment, and available financing, for the following household sizes:
5	(A) For all one-bedroom units, for a household of two persons;
6	(B) For all two-bedroom units, for a household of three persons;
7	(C) For all three-bedroom units, for a household of four persons;
8	(D) For all four-bedroom units, for a household of five persons.
9	"Medical and Health Services." An economic activity category under the TIDF that
10	includes, but is not limited to, those non-residential uses defined in Sections 209.3(a) and
11	217(a) of this Code; animal services, as defined in Section 224(a) and (b) of this Code; and
12	social and charitable services, as defined in Sections 209.3(d) and 217(d) of this Code.
13	"Middle Income Household." A household whose combined annual gross income for
14	all members is between 120 percent and 150 percent of the local median income for the City
15	and County of San Francisco, as calculated by the Mayor's Office of Housing using data from
16	the United States Department of Housing and Urban Development (HUD) and adjusted for
17	household size or, if data from HUD is unavailable, as calculated by the Mayor's Office of
18	Housing using other publicly available and credible data and adjusted for household size.
19	"MOH." The Mayor's Office of Housing, or its successor.
20	"MTA." The Municipal Transportation Agency, or its successor.
21	"MTA Director." The Director of MTA or his or her designee.
22	"Municipal Railway; MUNI." The public transit system owned by the City and under the
23	jurisdiction of the MTA.

"Net addition." The total amount of gross floor area defined in Planning Code Section

102.9 contained in a development project, less the gross floor area contained in any structure

24

demolished or retained as part of the proposed development project.

"New development." Under the TIDF, any new construction, or addition to or conversion of an existing structure under a building or site permit issued on or after September 4, 2004 that results in 3,000 gross square feet or more of a use covered by the TIDF. In the case of mixed use development that includes residential development, the term "new development" shall refer to only the non-residential portion of such development.

"Existing structure" shall include a structure for which a sponsor already paid a fee under the prior TIDF ordinance, as well as a structure for which no TIDF was paid.

"Nonprofit child-care provider." A child-care provider that is an organization organized and operated for nonprofit purposes within the provisions of California Revenue and Taxation Code Sections 23701 - 23710, inclusive, as demonstrated by a written determination from the California Franchise Tax Board exempting the organization from taxes under Revenue and Taxation Code Section 23701.

"Nonprofit organization." An organization organized and operated for nonprofit purposes within the provisions of California Revenue and Taxation Code Sections 23701 - 23710, inclusive, as demonstrated by a written determination from the California Franchise Tax Board exempting the organization from taxes under Revenue and Taxation Code Section 23701.

"Non-residential use." Space within any structure or portion thereof intended or primarily suitable for or accessory to occupancy by retail, office, commercial, or other non-residential uses defined in Section 209.3, 209.8, 217, 218, 219, *and* 221, *and* 227 of this Code, *except uses* 227(a), (b), and (p), regardless of the zoning district that the use is located in; except that residential components of uses defined in Section 209.3(a)-(c) and (g)-(i) shall be defined as a "residential use" for purposes of this Article. For the purposes of this Article, non-residential use shall not include PDR and publicly owned and operated community facilities.

1	"Notice of Special Restrictions." A document recorded with the San Francisco
2	Recorder's Office for any unit subject to this Program detailing the sale and resale or rental
3	restrictions and any restrictions on purchaser or tenant income levels included as a Condition
4	of Approval of the principal project relating to the unit.
5	"Office use." Space within a structure or portion thereof intended or primarily suitable
6	for or accessory to the operation of uses defined in San Francisco Planning Code Section
7	890.70, regardless of the zoning district that the use is located in.
8	"Off-site unit." A unit affordable to qualifying households constructed pursuant to this
9	Ordinance on a site other than the site of the principal project.
10	"On-site unit." A unit affordable to qualifying households constructed pursuant to this
11	Article on the site of the principal project.
12	"Owned unit." A unit affordable to qualifying households which is a condominium,
13	stock cooperative, community apartment, or detached single-family home. The owner or
14	owners of an owned unit must occupy the unit as their primary residence.
15	"Owner." The record owner of the fee or a vendee in possession.
16	"PDR use." Space within any structure or portion thereof intended or primarily suitable
17	for or accessory to the operation of uses defined in San Francisco Planning Code Sections
18	220, 222, 223, 224, 225, 226, 227(a), 227(b), and 227(p), regardless of the zoning district that
19	the use is located in.
20	"Principal project." A housing development on which a requirement to provide
21	affordable housing units is imposed.
22	"Principal site." The total site proposed for development, including the portion of site
23	proposed to be legally transferred to the City and County of San Francisco.
24	"Procedures Manual." The City and County of San Francisco Affordable Housing
25	Monitoring Procedures Manual issued by the San Francisco Department of City Planning, as

amended.

"Rent" or "rental." The total charges for rent, utilities, and related housing services to each household occupying an affordable unit.

"Rental unit." A unit affordable to qualifying households which is not a condominium, stock cooperative, or community apartment.

"Replacement of use." The total amount of gross floor area, as defined in Section 102.9 of this Code, to be demolished and reconstructed by a development project.

"Research and development use." Space within any structure or portion thereof intended or primarily suitable for or accessory to the operation of uses defined in San Francisco Planning Code Section 890.52, regardless of the zoning district that the use is located in.

"Residential use." Space within any structure or portion thereof intended or primarily suitable for or accessory to occupancy by uses defined in San Francisco Planning Code Sections 209.1, 790.88, and 890.88, as relevant for the subject zoning district, or containing group housing as defined in Section 209.2(a) - (c) of this Code and any residential components of institutional uses as defined in Section 209.3(a) - (c) and (g) - (i) of this Code.

"Retail/entertainment." An economic activity category under the TIDF that includes, but is not limited to, a retail use; an entertainment use; massage establishments, as defined in Section 218.1 of this Code; laundering, and cleaning and pressing, as defined in Section 220 of this Code.

"Retail use." Space within any structure or portion thereof intended or primarily suitable for or accessory to the operation of uses contained in San Francisco Planning Code Section 218, regardless of the zoning district that the use is located in.

"Revenue services hours." The number of hours that the Municipal Railway provides service to the public with its entire fleet of buses, light rail (including streetcars), and cable

1	cars.
2	"Rincon Hill Community Improvements Fund." The fund into which all fee revenue
3	collected by the City from the Rincon Hill Community Infrastructure Impact Fee is deposited.
4	"Rincon Hill Community Infrastructure Impact Fee." The fee collected by the City to
5	mitigate impacts of new development in the Rincon Hill Program Are, as described in the
6	findings in Section 418.1.
7	"Rincon Hill Program Area." Those districts identified as the Rincon Hill Downtown
8	Residential (RH DTR) Districts in the Planning Code and on the Zoning Maps.
9	"Section 6932." Section 6932 of Title 25 of the California Code of Regulations as such
10	section applies to the County of San Francisco.
11	"Small Enterprise Workspace use." Space within a structure or portion thereof
12	intended or primarily suitable for or accessory to the operation of uses defined in San
13	Francisco Planning Code Section 227(t), regardless of the zoning district that the use is
14	located in.
15	"SOMA." The area bounded by Market Street to the north, Embarcadero to the east,
16	King Street to the south, and South Van Ness and Division to the west.
17	"SOMA Community Stabilization Fee." The fee collected by the City to mitigate
18	impacts on the residents and businesses of SOMA of new development in the Rincon Hill
19	Program Area, as described in the findings in Section 418.1.
20	"SOMA Community Stabilization Fund." The fund into which all fee revenue collected
21	by the City from the SOMA Community Stabilization Fee is deposited.
22	"Sponsor" or "project sponsor." An applicant seeking approval for construction of a
23	development project subject to this Article, such applicant's successor and assigns, and/or
24	any entity which controls or is under common control with such applicant.
25	"Stock cooperative." As defined in California Business and Professions Code Section

1	1	00)3	.2.
---	---	----	----	-----

"Student housing." A building where 100 percent of the residential uses are affiliated
with and operated by an accredited post-secondary educational institution. Typically, student
housing is for rent, not for sale. This housing shall provide lodging or both meals and lodging,
by prearrangement for one week or more at a time. This definition only applies in the Eastern
Neighborhoods Mixed Use Districts.

"TIDF; Transit Impact Development Fee." The development fee that is the subject of Section 411.1 et seq. of this Article.

"TIDF Study." The study commissioned by the San Francisco Planning Department and performed by Nelson/Nygaard Associates entitled "Transit Impact Development Fee Analysis - Final Report," dated May 2001, including all the Technical Memoranda supporting the Final Report and the Nelson/Nygaard update materials contained in Board of Supervisors File No. 040141.

"Total developable site area." That part of the site that can be feasibly developed as residential development, excluding land already substantially developed, parks, required open spaces, streets, alleys, walkways or other public infrastructure.

"Treasurer." The Treasurer for the City and County of San Francisco.

"Trip generation rate." The total number of automobile and Municipal Railway trips generated for each 1,000 square feet of development in a particular economic activity category as established in the TIDF Study, or pursuant to the five-year review process established in Section 411.5 of this Article.

"Use." The purpose for which land or a structure, or both, are legally designed, constructed, arranged, or intended, or for which they are legally occupied or maintained, let or leased.

"Visitacion Valley." The area bounded by Carter Street and McLaren Park to the west,

Mansell Street to the north, Route 101 between Mansell Street and Bayshore Boulevard to the northeast, Bayview Park to the north, Candlestick Park and Candlestick Point Recreation Area to the east, the San Francisco Bay to the southeast, and the San Francisco County line to the south.

"Visitor services." An economic activity category under the TIDF that includes, but is not limited to, hotel use; motel use, as defined in Section 216(c) and (d); and time-share projects, as defined in Section 11003.5(a) of the California Business and Professions Code.

"Waiver Agreement." An agreement acceptable in form and substance to the City Attorney and the Planning Department under which the City agrees to waive all or a portion of the Community Improvements Impact Fee.

SEC. 411.3. APPLICATION OF TIDF.

- (a) **Application.** Except as provided in Subsections (1) and (2) below, the TIDF shall be payable with respect to any new development in the City for which a building or site permit is issued on or after September 4, 2004. In reviewing whether a development project is subject to the TIDF, the project shall be considered in its entirety. A sponsor shall not seek multiple applications for building permits to evade paying the TIDF for a single development project.
- (1) The TIDF shall not be payable on new development, or any portion thereof, for which a TIDF has been paid, in full or in part, under the prior TIDF Ordinance adopted in 1981 (Ordinance No. 224-81; former Chapter 38 of the Administrative Code), except where (A) gross square feet of use is being added to the building; or (B) the TIDF rate for the new development is in an economic activity category with a higher fee rate than the rate set for MIPS, as set forth in Section 411.3(e).
 - (2) No TIDF shall be payable on the following types of new development.
 - (A) New development on property owned (including beneficially owned) by the City,

- except for that portion of the new development that may be developed by a private sponsor and not intended to be occupied by the City or other agency or entity exempted under Section 411.1 et seq., in which case the TIDF shall apply only to such non-exempted portion. New development on property owned by a private person or entity and leased to the City shall be subject to the fee, unless the City is the beneficial owner of such new development or unless such new development is otherwise exempted under this Section.
 - (B) Any new development in Mission Bay North or South to the extent application of this Chapter would be inconsistent with the Mission Bay North Redevelopment Plan and Interagency Cooperation Agreement or the Mission Bay South Redevelopment Plan and Interagency Cooperation Agreement, as applicable.
 - (C) New development located on property owned by the United States or any of its agencies to be used exclusively for governmental purposes.
- (D) New development located on property owned by the State of California or any of its agencies to be used exclusively for governmental purposes.
- (E) New development for which a project sponsor filed an application for environmental evaluation or a categorical exemption prior to April 1, 2004, and for which the City issued a building permit or site permit on or before September 4, 2008; provided however, that such new development may be subject to the TIDF imposed by Ordinance No. 224-81, as amended through June 30, 2004, except that the Department and the Development Fee Collection Unit at DBI shall be responsible for the administration, imposition, review and collection of any such fee consistent with the administrative procedures set forth in Section 411.1 et seq. The Department shall make the text of Ordinance No. 224-81, as amended through June 30, 2004, available on the Department's website and shall provide copies of that ordinance upon request.
 - (F) The following types of new developments:

(i) Public facilities/utilities, as defined in Section 209.6 of this Code;

2

private noncommercial recreation open use, as referred to in Section 221(g) of this Code;

5

6

7

8

9 10

11 12

13 14

15

16

17

18 19 20

22 23

21

24

25

- 3 4
 - (iii) Vehicle storage and access, as defined in Section 209.7 of this Code;
 - (iv) Automotive services, as defined in Section 223(I)-(v) of this Code, that are in a new development;

(ii) Open recreation/horticulture, as defined in Section 209.5 of this Code, including

- (v) Wholesale storage of materials and equipment, as defined in Section 225 of this Code:
 - (vi) Other Uses, as defined in Section 227(a)— (\underline{oq}) and (\underline{qs}) — (\underline{rt}) of this Code;
- (b) **Timing of Payment.** Except for those Integrated PDR projects subject to Section 328 of this Code, the TIDF shall be paid prior to issuance of the first construction document, with an option for the project sponsor to defer payment until prior to issuance of the first certificate of occupancy upon agreeing to pay a deferral surcharge in accordance with Section 107A.13 of the San Francisco Building Code. Under no circumstances may any City official or agency, including the Port of San Francisco, issue a certificate of final completion and occupancy for any new development subject to the TIDF until the TIDF has been paid;
- (c) Calculation of TIDF. The TIDF shall be calculated on the basis of the number of square feet of new development, multiplied by the square foot rate in effect at the time of building or site permit issuance for each of the applicable economic activity categories within the new development, as provided in Subsection 411.3(e) below. An accessory use shall be charged at the same rate as the underlying use to which it is accessory. Whenever any new development or series of new developments cumulatively creates more than 3,000 gross square feet of covered use within a structure, the TIDF shall be imposed on every square foot of such covered use (including any portion that was part of prior new development below the 3,000 square foot threshold).

- (1) There shall be a credit for the number of gross square feet of use being eliminated by the new development, multiplied by an adjustment factor to reflect the difference in the fee rate of the use being added and the use being eliminated. The adjustment factor shall be determined by the Department as follows:
- (A) The adjustment factor shall be a fraction, the numerator of which shall be the fee rate which the Department shall determine, in consultation with the MTA, if necessary, applies to the economic activity category in the most recent calculation of the TIDF Schedule approved by the MTA Board for the prior use being eliminated by the project.
- (B) The denominator of the fraction shall be the fee rate for the use being added, as set forth in the most recent calculation of the TIDF Schedule approved by the MTA Board.
- (2) A credit for a prior use may be given only if the prior use was active on the site within five years before the date of the application for a building or site permit for the proposed use.
- (3) As of September 4, 2004, no sponsor shall be entitled to a refund of the TIDF on a building for which the fee was paid under the former Chapter 38 of the San Francisco Administrative Code.
 - (4) Notwithstanding the foregoing, the adjustment factor shall not exceed one.
 - (e) **TIDF Schedule.** The TIDF Schedule shall be as follows:

Economic Activity Category	TIDF	Per	Gross	Square	Foot	of
	Develo	pment				
Cultural/Institution/Education	\$10.00					

Management, Information and Professional Services	\$10.00
Medical and Health Services	\$10.00
Production/Distribution/Repair	\$8.00
Retail/Entertainment	\$10.00
Visitor Services	\$8.00

SEC. 419.2. DEFINITIONS

- (a) In addition to the definitions set forth in Section 401 of this Article:
- (1) "Rental Housing Project" shall mean a project consisting solely of rental housing units, as defined in Section 401 that meets the following requirements:
- (A) The units shall be rental housing for not less than 30 years from the issuance of the certificate of occupancy pursuant to an agreement between the developer and the City. This agreement shall be in accordance with applicable State law governing rental housing:
- (B) A Notice of Special Restrictions (NSR), with the City as a third party beneficiary and subject to written approval of the Director, shall be recorded on the title of the property prior to final map approval containing the terms of the agreement described above in subsection (1). Once the agreement is recorded against the property, the NSR shall terminate.
- (2) Tier A." Sites within the UMU which not receive zoning changes that increase heights, as compared to allowable height prior to the rezoning (May 2008).
- (i) All development on sites within the UMU District which received a height increase of eight feet or less, or received a reduction in height, as part of the Eastern Neighborhoods Plan (on file with the Clerk of the Board of Supervisors in File No. 081154), and all sites within the Mission NCT District utilizing the land dedication alternative specified in Section 419.5(a)(2).

- (3) "Tier B." Sites within the UMU which receive zoning changes that increase heights by one to two stories. All development on sites within the UMU District which received a height increase of nine to 28 feet as part of the Eastern Neighborhoods Plan (on file with the Clerk of the Board of Supervisors in File No. 081154).
- (4) "Tier C." Sites within the UMU which receive zoning changes that increase heights by three or more stories. All development on sites within the UMU District which received a height increase of 29 feet or more as part of the Eastern Neighborhoods Plan (on file with the Clerk of the Board of Supervisors in File No. 081154).

SEC. 419.5. ALTERNATIVES TO THE INCLUSIONARY HOUSING COMPONENT.

- (a) Alternatives to the Inclusionary Housing Component. In addition to the alternatives specified in Section 415.5(9) the project sponsor may elect to satisfy the requirements of Section 415.5 by one of the alternatives specified in this Section. The project sponsor has the choice between the alternatives and the Planning Commission may not require a specific alternative. The project sponsor must elect an alternative before it receives project approvals from the Planning Commission or Planning Department and that alternative will be a condition of project approval. The alternatives are as follows:
- (1) **Middle Income Alternative.** On sites with less than 50,000 square feet of total developable area, applicants may provide units as affordable to qualifying "middle income" households as follows:
- (A) A minimum percent of the total units constructed shall be affordable to and occupied affordable to qualifying "middle income" households upon initial sale, according the schedule in Table 419.5A.4. If the total number of units is not a whole number, the project applicant shall round up to the nearest whole number for any portion of .5 or above. Units shall be affordable to households between 120 percent and 150 percent of the San Francisco

- (B) Where market rate sales prices exceed restricted sales prices, the difference between the market rate sales prices and the restricted sales prices shall be held by the Mayor's Office of Housing as a silent second mortgage according to the Procedures Manual. The City shall hold a deed of trust and promissory note for the second mortgage. MOH shall hold this mortgage shall release it when the original note and proportional share of the appreciation are paid in full to the City.
- (C) Units shall initially be sold at or below prices to be determined by MOH in the Conditions of Approval or Notice of Special Restrictions according to the formula specified in the Procedures Manual to make them affordable to middle income households. Upon resale, the seller shall be permitted to sell the units at their market price. The City will waive its right of first refusal to the seller when the promissory note and deed of trust are paid, along with the City's share of the appreciation of the unit. The promissory note shall accrue no interest and shall require no monthly payments.
- (D) Upon first resale, the seller shall have a right to keep a percentage of the total appreciation of the unit proportional to every year the original seller owns the unit as an owner occupant. The remainder of the proceeds of the sale, after the first mortgage, the second mortgage, and any other subordinate financing is paid off, shall be repaid to MOH. Detailed resale procedures shall be specified in the Middle Income Housing Procedures Manual published by MOH and approved by the Planning Commission. The Director of MOH shall amend the Procedures Manual as needed with the Commission's approval.
- (E) The City shall monitor units provided under this option during the 2- and 5-year Monitoring Report specified in Section 342 of this Code and in separate resolution. Should this monitoring report indicate that units constructed under this program do not meet the

- (F) If the project sponsor elects to satisfy the requirements of Section 415.5 and of this Section by the alternative specified above, the <u>dwelling unit mix required by Section 207.6</u>

 requirement that 40 percent of the total number of proposed dwelling units shall contain at least two bedrooms may be waived provided the minimum percent of total units affordable to qualifying "middle income" as required by Table 419.5A.4 is increased by 10%.
- (2) Land Dedication Alternative. Applicants may dedicate a portion of the total developable area of the principal site to the City and County of San Francisco for the purpose of constructing units affordable to qualifying households. A minimum percentage of developable area, representing an equivalent percent of total potential units to be constructed, shall be dedicated to the City according the schedule in Table 419.5A.4. To meet the requirements of this alternative, the developer must convey title to land in fee simple absolute to MOH according to the Procedures Manual, provided the dedicated site is deemed of equivalent or greater value to the principal site per those procedures and is in line with the following requirements:
- (A) The dedicated site will result in a total amount of inclusionary units not less than forty (40) units. MOH may conditionally approve and accept dedicated sites which result in no less than twenty-five (25) units at its discretion.
- (B) The dedicated site will result in a total amount of inclusionary units that is equivalent or greater than the minimum percentage of the units that will be provided on the principal site, as required by Table 419.5A.4. MOH may also accept dedicated sites that represent the equivalent of or greater than the required percentage of units for all units that could be provided on a collective of sites within a one-mile radius, provided the total amount of

- (C) The dedicated site is suitable from the perspective of size, configuration, physical characteristics, physical and environmental constraints, access, location, adjacent use, and other relevant planning criteria. The site must allow development of affordable housing that is sound, safe and acceptable.
- (D) The dedicated site includes infrastructure necessary to serve the inclusionary units, including sewer, utilities, water, light, street access and sidewalks.
- (E) The developer must submit full environmental clearance for the dedicated site before the land can be considered for conveyance, and before a first site or building permit may be conferred upon the principal project.
- (F) The City may accept dedicated sites that vary from the minimum threshold provided such a dedication is deemed generally equivalent to the original requirement by the Mayor's Office of Housing.
- (G) The City may accept dedicated sites that meet the above requirements in accordance with the Procedures Manual, in combination with fees or on-site units, provided such a combination is deemed generally equivalent by MOH to the original requirement.
- (H) The project applicant has a letter from MOH verifying acceptance of site before it receives project approvals from the Planning Commission or Planning Department, which shall be used to verify dedication as a condition of approval.
- (I) If the project sponsor elects to satisfy the requirements of Section 415.5 and of this Section by the alternative specified above, the <u>dwelling unit mix required by Section 207.6</u>

 requirement that 40 percent of the total number of proposed dwelling units shall contain at least two bedrooms may be waived.

1 (J) The Land Dedication Alternative may be satisfied through the dedication to the City
2 of air space above or adjacent to the project, upon the approval of MOH, or a successor
3 entity, and provided the other requirements of subsection (a)(2)(A)—(I) are otherwise
4 satisfied.

TABLE 419<u>.5</u>A.4 HOUSING REQUIREMENTS FOR THE UMU DISTRICT

On-Site Housing Off-Site/In-Lieu Tier Middle Income Land Dedication Land Dedication Requirement Requirement Alternative* Alternative for Alternative for sites that have sites that have at least 30,000 less than 30,000 square feet of square feet of developable area developable area 18% 23% 30% 35% 30% Α В 20% 25% 35% 40% 35% C 22% 27% 40% 45% 40%

- (b) **Rental Incentive.** Qualified rental housing projects, as defined in Section 419A.2(g), are allowed a reduction in their inclusionary housing requirements as follows:
- (1) If the rental housing project chooses to meets its inclusionary housing requirements through on-site construction, off-site construction, or an in-lieu fee, then the project is entitled to a 3% reduction in the requirements specified above in subsection (a).
 - (2) If the rental housing project chooses to meet its inclusionary housing requirements

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

^{*} Requirement increases by 5% if <u>dwelling unit mix required by Section 207.6</u> two-bedroom requirement is waived.

- (3) In addition, a rental housing project shall receive a fee waiver from the Eastern Neighborhood Public Benefit Fee as set forth in Section 427.3 in the amount of \$1.00 per gross square foot.
- (4) No rental incentive shall be provided for project that chooses the land dedication alternative for projects over 30,000 square feet.
- (c) Adjustments to Requirements for the Inclusionary Housing Component. This Section is intended to incorporate, rather than supersede, any changes made to Planning Code Section 415. In the instance that the base requirements of Section 415 are amended, the above-noted requirements shall be reviewed, and if appropriate, amended and/or increased accordingly.

SEC. 423.5. THE EASTERN NEIGHBORHOODS PUBLIC BENEFITS FUND.

- (a) There is hereby established a separate fund set aside for a special purpose entitled the Eastern Neighborhoods Public Benefits Fund ("Fund"). All monies collected by the Development Fee Collection Unit at DBI pursuant to Section 423.3(b) shall be deposited in a special fund maintained by the Controller. The receipts in the Fund to be used solely to fund Public Benefits subject to the conditions of this Section.
- (b) Expenditures from the Fund shall be recommended by the Planning Commission, and administered by the Board of Supervisors.
- (1) All monies deposited in the Fund shall be used to design, engineer, acquire, and develop and improve public open space and recreational facilities; transit, streetscape and public realm improvements; and community facilities including child care and library materials, as defined in the Eastern Neighborhoods Nexus Studies; or housing preservation and development within the Eastern Neighborhoods Plan Area. Funds may be used for childcare

- facilities that are not publicly owned or "publicly-accessible." Funds generated for 'library resources' should be used for materials in branches that directly service Eastern

 Neighborhoods residents. Monies from the Fund may be used by the Planning Commission to commission economic analyses for the purpose of revising the fee, and/or to complete an updated nexus study to demonstrate the relationship between development and the need for public facilities if this is deemed necessary.
 - (2) Funds may be used for administration and accounting of fund assets, for additional studies as detailed in the Eastern Neighborhoods Public Benefits Program Document, and to defend the Community Stabilization fee against legal challenge, including the legal costs and attorney's fees incurred in the defense. Administration of this fund includes time and materials associated with reporting requirements, facilitating the Eastern Neighborhoods Citizens Advisory Committee meetings, and maintenance of the fund. All interest earned on this account shall be credited to the Eastern Neighborhoods Public Benefits Fund.
 - (c) Funds shall be deposited into specific accounts according to the improvement type for which they were collected. Funds from a specific account may be used towards a different improvement type, provided said account or fund is reimbursed over a five-year period of fee collection. Funds shall be allocated to accounts by improvement type as described below:
 - (1) Funds collected from all zoning districts in the Eastern Neighborhoods Program Area, excluding Designated Affordable Housing Zones shall be allocated to accounts by improvement type according to Table 423.56.
 - (2) Funds collected in designated affordable housing zones (Mission NCT and MUR (as defined in <u>401423.2 (3)</u>), shall be allocated to accounts by improvement type as described in Table 423.<u>56</u>A. The revenue devoted to affordable housing preservation and development shall be deposited into a specific amount to be held by the Mayor's Office of Housing.
 - A. All funds collected from projects in the Mission NCT that are earmarked for

1	affordable housing preservation and development shall be expended on housing programs
2	and projects within the Mission Area Plan boundaries.

- B. All funds collected from projects in the MUR that are earmarked for affordable housing preservation and development shall be expended on housing programs and projects shall be expended within the boundaries of 5th to 10th Streets/Howard to Harrison Streets.
- C. Collectively, the first \$10 million in housing fees collected between the two
 Designated Affordable Housing Zones shall be utilized for the acquisition and rehabilitation of
 existing housing.
- (3) All funds are supported by the Eastern Neighborhoods Nexus Studies, San Francisco Planning Department, Case No. 2004.0160, and monitored according to the Eastern Neighborhoods Area Plans Monitoring Program required by the Administrative Code Section 10E and detailed by separate resolution.

TABLE 423.<u>5</u>6

BREAKDOWN OF EASTERN NEIGHBORHOODS PUBLIC BENEFIT FEE/FUND BY IMPROVEMENT TYPE*

Improvement Type	Residential	Non-residential
Open space and recreational facilities	50%	7%
Transit, streetscape and public realm improvements	42%	90%
Community facilities (child care and library materials)	8%	3%

^{*}Does not apply to Designated Affordable Housing Zones, which are addressed in Table 423.6A.

23 TABLE 423. <u>5</u>6A

BREAKDOWN OF EASTERN NEIGHBORHOODS PUBLIC BENEFIT FEE/FUND
BY IMPROVEMENT TYPE FOR DESIGNATED AFFORDABLE HOUSING ZONES

Improvement Type	Residential	Non-residential
Affordable housing preservation and development	75%	n/a
Open space and recreational facilities	13%	7%
Transit, streetscape and public realm improvements	10%	90%
Community facilities (child care and library materials)	2%	3%

- (d) With full participation by the Planning Department and related implementing agencies, the Controller's Office shall file a report with the Board of Supervisors beginning 180 days after the last day of the fiscal year of the effective date of Section 423.1 et seq. that shall include the following elements: (1) a description of the type of fee in each account or fund; (2) amount of fee collected; (3) beginning and ending balance of the accounts or funds including any bond funds held by an outside trustee; (4) amount of fees collected and interest earned; (5) identification of each public improvement on which fees or bond funds were expended and amount of each expenditure; (6) an identification of the approximate date by which the construction of public improvements will commence; (7) a description of any interfund transfer or loan and the public improvement on which the transferred funds will be expended; and (8) amount of refunds made and any allocations of unexpended fees that are not refunded.
- (e) A public hearing shall be held by the Recreation and Parks Commissions to elicit public comment on proposals for the acquisition of property using monies in the Fund that will ultimately be maintained by the Department of Recreation and Parks. Notice of public hearings shall be published in an official newspaper at least 20 days prior to the date of the hearing, which notice shall set forth the time, place, and purpose of the hearing. The Parks Commissions may vote to recommend to the Board of Supervisors that it appropriate money

from the Fund for acquisition and development of property acquired for park use.

- (f) The Planning Commission shall work with other City agencies and commissions, specifically the Department of Recreation and Parks, DPW, and the MTA, to develop agreements related to the administration of the improvements to existing public facilities and development of new public facilities within public rights-of-way or on any acquired public property, using such monies as have been allocated for that purpose at a hearing of the Board of Supervisors.
- (g) The Planning Commission, based on findings from the Interagency Planning & Emplementation Committee (IPIC), shall make recommendations to the Board regarding allocation of funds.
- (h) Within 60 days of receiving the Eastern Neighborhoods Capital Expenditure Evaluation Report as specified in Administrative Code Section 10E.2(c)7, the Office of the Controller shall assess whether funds collected from the Eastern Neighborhoods Impact Fee are being effectively utilized for capital projects serving the Eastern Neighborhoods, and whether such projects are successfully advancing towards implementation, as set forth in the abovementioned Section. Based on this assessment, the following shall occur:
- (A) If the Controller determines that the funds have been effectively utilized as set forth in Section 10E.2(c)7 of the Administrative Code, the Controller shall issue an affirmative finding to the Board of Supervisors and the Planning Commission certifying that the intent of this aforementioned Section is being met. No further Controller action is necessary for purposes of this Subsection.
- (B) If the Controller fails to issue the certification described in Subsection (h) (A) above or if the Controller determines that the fees are not being effectively utilized as set forth in Administrative Code Section 10E.2(c)7 and notifies the Board of Supervisors and Planning Commission of this determination, then the following shall occur:

1	(i) Any project specified below within the Eastern Neighborhoods Area Plan that has
2	not already received final and effective approvals from the Planning Department, Zoning
3	Administrator, and/or the Planning Commission, shall require a conditional use authorization,
4	in addition to any other approvals necessary under the Planning Code:
5	(aa) Residential projects containing more than 10 new units that have not received
6	issuance of their first site or building permit; or
7	(bb) Non-residential projects containing a net new addition or new construction of
8	10,000 square feet or more that have not received issuance of their first site or building
9	permit.
10	(C) Elimination of interim conditional use requirement.
11	(i) At any time after the Controller has determined that Eastern Neighborhood impact
12	fees are not being effectively utilized as set forth in Section 423.56(h)(B) above, or fails to
13	certify that they are being effectively utilized as set forth in Section 423.56(h)(A), the Planning
14	Department may provide the Controller with a newly updated or revised Eastern
15	Neighborhoods Capital Expenditure Evaluation Report.
16	(ii) Within 60 days of receiving an updated or revised Report, the Office of the
17	Controller shall determine whether funds collected from the Eastern Neighborhoods Public
18	Benefit Fee are being effectively utilized for capital projects serving the Eastern
19	Neighborhoods consistent with the intent of the Section 10E. $\underline{2(c)}$ 7 of the Administrative Code.
20	(iii) If, on the basis of a new, updated or revised Eastern Neighborhoods Capital
21	Expenditure Evaluation Report, the Controller determines that the development impact fees
22	collected to date are being effectively utilized as set forth in Section 423.56 (h)(A) above, any

projects within the Eastern Neighborhoods Plan Area that required a conditional use

such conditional use authorization unless the underlying use requires conditional use

authorization on an interim basis as set forth in Section 423. $\underline{56}(h)(B)$ shall no longer require

23

24

25

authorization independent of the requirements set forth in Section 423. $\underline{56}(i)(B)$.

SEC. 607.2. MIXED USE DISTRICTS.

Signs located in Mixed Use Districts shall be regulated as provided herein, except for those signs which are exempted by Section 603. Signs not specifically regulated in this Section 607.2 shall be prohibited. In the event of conflict between the provisions of Section 607.2 and other provisions of Article 6, the provisions of Section 607.2 shall prevail in Mixed Use Districts.

- (a) **Purposes and Findings.** In addition to the purposes stated in Sections 101 and 601 of this Code, the following purposes apply to Mixed Use Districts. These purposes constitute findings that form a basis for regulations and provide guidance for their application.
- (1) As Mixed Use Districts change, they need to maintain their attractiveness to customers and potential new businesses alike. Physical amenities and a pleasant appearance will profit both existing and new enterprises.
- (2) The character of signs and other features projecting from buildings is an important part of the visual appeal of a street and the general quality and economic stability of the area. Opportunities exist to relate these signs and projections more effectively to street design and building design. These regulations establish a framework that will contribute toward a coherent appearance of Mixed Use Districts.
- (3) Mixed Use Districts are typically mixed use areas with commercial units on the ground or lower stories and residential uses on upper stories or have housing and commercial and industrial activities interspersed. Although signs and other advertising devices are essential to a vital commercial district, they should not be allowed to interfere with or diminish the livability of residential units within a Mixed Use District or in adjacent residential districts.
- (4) The scale of most Mixed Use Districts as characterized by building height, bulk, and appearance, and the width of streets and sidewalks differs from that of other commercial

- (b) Signs or Sign Features Not Permitted in Mixed Use Districts. General advertising signs are not permitted in the Eastern Neighborhoods and South of Market Mixed Use districts, except in the South of Market General Advertising Special Sign District. Roof signs as defined in Section 602.16 of this Code, wind signs as defined in Section 602.21 of this Code, and signs on canopies, as defined in Section 136.1(b) of this Code, are not permitted in Mixed Use Districts. No sign shall have or consist of any moving, rotating, or otherwise physically animated part, or lights that give the appearance of animation by flashing, blinking, or fluctuating. In addition, all signs or sign features not otherwise specifically regulated in this Section 607.2 shall be prohibited.
- (c) **Identifying Signs.** Identifying signs, as defined in Section 602.10, shall be permitted in all Mixed Use Districts subject to the limits set forth below.
- (1) One sign per lot shall be permitted and such sign shall not exceed 20 square feet in area. The sign may be a freestanding sign, if the building is recessed from the street property line, or may be a wall sign or a projecting sign. The existence of a freestanding identifying sign shall preclude the erection of a freestanding business sign on the same lot. A wall or projecting sign shall be mounted on the first-story level; a freestanding sign shall not exceed 15 feet in height. Such sign may be nonilluminated, indirectly illuminated, or directly illuminated.
- (2) One sign identifying a shopping center or shopping mall shall be permitted subject to the conditions in Paragraph (1), but shall not exceed 30 square feet in area. Such signs may be nonilluminated, indirectly illuminated, or directly illuminated during the hours of operation of the businesses in the shopping center or shopping mall.
 - (d) Nameplate. One nameplate, as defined in Section 602.12 of this Code, not

- exceeding an area of two square feet, shall be permitted for each noncommercial use in Mixed Use Districts.
- (e) **General Advertising Signs.** General advertising signs, as defined in Section 602.7, shall be permitted in Mixed Use Districts as provided for below. General advertising signs are not allowed in the South of Market <u>and Downtown Residential</u> Mixed Use Districts, except in the Eastern Neighborhoods and South of Market General Advertising Special Sign District or where a permit was approved by the City prior to January 1, 2001. In Mixed Use Districts where such signs are permitted, general advertising signs may be either a wall sign or freestanding, provided that the surface of any freestanding sign shall be parallel to and within three feet of an adjacent building wall. In either case, the building wall shall form a complete backdrop for the sign, as the sign is viewed from all points from a street or alley from which it is legible. No general advertising sign shall be permitted to cover part or all of any windows. Any extension of the copy beyond the rectangular perimeter of the sign shall be included in the calculation of the sign area, as defined in Section 602.1(a) of this Code.
- (1) Chinatown Residential Neighborhood Commercial District. No more than one general advertising sign shall be permitted per lot. Such sign shall not exceed 72 square feet in area nor exceed 12 feet in height. Such sign may be either nonilluminated or indirectly illuminated.
- (2) Chinatown Visitor Retail and Chinatown Community Business Districts. No more than one general advertising sign not exceeding 300 square feet in area or two general advertising signs of 72 square feet each shall be permitted per lot. The height of any such wall sign shall not exceed 24 feet, or the height of the wall to which it is attached, or the height of the lowest of any residential windowsills on the wall to which it is attached, whichever is lower. If the advertising sign is a freestanding sign, the height shall not exceed 24 feet or the height of the adjacent wall, whichever is lower.

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

Districts. (f) **Business Signs.** Business signs, as defined in Section 602.3 shall be permitted in all Mixed Use Districts subject to the limits set forth below.

(3) South of Market General Advertising Special Sign District. Within the area

- (1) Chinatown Residential Neighborhood Commercial District.
- (A) **Window Signs.** The total area of all window signs, as defined in Section 602.1(b), shall not exceed 1/3 the area of the window on or in which the signs are located. Such signs may be nonilluminated, indirectly illuminated, or directly illuminated.
- (B) Wall Signs. The area of all wall signs shall not exceed one square foot per foot of street frontage occupied by the business measured along the wall to which the signs are attached, or 50 square feet for each street frontage, whichever is less; provided, however, that in no case shall the wall sign or combination of wall signs cover more than 75 percent of the surface of any wall, excluding openings. The height of any wall sign shall not exceed 15 feet or the height of the wall to which it is attached. Such signs may be nonilluminated or indirectly illuminated; or during business hours, may be directly illuminated.
- (C) **Projecting Signs.** The number of projecting signs shall not exceed one per business. The area of such sign or signs combined when there are multiple signs, as defined

- in Section 602.1(a), shall not exceed 24 square feet. The height of such sign shall not exceed 15 feet or the height of the wall to which it is attached. No part of the sign shall project more than 75 percent of the horizontal distance from the street property line to the curbline, or six feet six inches, whichever is less. The sign may be nonilluminated or indirectly illuminated, or during business hours, may be directly illuminated.
 - (D) **Signs on Awnings.** Sign copy may be located on permitted awnings in lieu of wall signs and projecting signs. The area of such sign copy as defined in Section 602.1(c) shall not exceed 20 square feet. Such sign copy may be nonilluminated or indirectly illuminated.
 - (2) Chinatown Visitor Retail District.
 - (A) **Window Signs.** The total area of all window signs, as defined in Section 602.1(b), shall not exceed 1/3 the area of the window on or in which the signs are located. Such signs may be nonilluminated, indirectly illuminated, or directly illuminated.
 - (B) **Wall Signs.** The area of all wall signs shall not exceed two square feet per foot of street frontage occupied by the use measured along the wall to which the signs are attached, or 100 square feet for each street frontage, whichever is less. The height of any wall sign shall not exceed 24 feet, or the height of the wall to which it is attached, or the height of the lowest of any residential windowsill on the wall to which the sign is attached, whichever is lower. Such signs may be nonilluminated, indirectly, or directly illuminated.
 - (C) **Projecting Signs.** The number of projecting signs shall not exceed one per business. The area of such sign, as defined in Section 602.1(a), shall not exceed 24 square feet. The height of such sign shall not exceed 24 feet, or the height of the wall to which it is attached, or the height of the lowest of any residential windowsill on the wall to which the sign is attached, whichever is lower. No part of the sign shall project more than 75 percent of the horizontal distance from the street property line to the curbline, or six feet six inches,

- (D) **Signs on Awnings and Marquees.** Sign copy may be located on permitted awnings or marquees in lieu of projecting signs. The area of such sign copy as defined in Section 602.1(c) shall not exceed 30 square feet. Such sign copy may be nonilluminated or indirectly illuminated, except that sign copy on marquees for movie theaters or places of entertainment may be directly illuminated during business hours.
- (E) Freestanding Signs and Sign Towers. One freestanding sign or sign tower per lot shall be permitted in lieu of a projecting sign, if the building or buildings are recessed from the street property line. The existence of a freestanding business sign shall preclude the erection of a freestanding identifying sign on the same lot. The area of such freestanding sign or sign tower, as defined in Section 602.1(a), shall not exceed 20 square feet nor shall the height of the sign exceed 24 feet. No part of the sign shall project more than 75 percent of the horizontal distance from the street property line to the curbline, or six feet, whichever is less. Such signs may be nonilluminated or indirectly illuminated; or during business hours, may be directly illuminated.
- (3) Chinatown Community Business District, Eastern Neighborhoods, and South of Market Mixed Use Mixed Use Districts, and the Downtown Residential Districts.
- (A) **Window Signs.** The total area of all window signs, as defined in Section 602.1(b), shall not exceed 1/3 the area of the window on or in which the signs are located. Such signs may be nonilluminated, indirectly illuminated, or directly illuminated.
 - (B) Wall Signs.

(i) In districts other than the Urban Mixed Use District. The area of all wall signs shall not exceed three square feet per foot of street frontage occupied by the use measured along the wall to which the signs are attached, or 150 square feet for each street frontage, whichever is

less; provided, however, that in no case shall the wall sign or combination of wall signs cover
more than 75 percent of the surface of any wall, excluding openings. The height of any wall
sign shall not exceed 24 feet, or the height of the wall to which it is attached, or the height of
the lowest of any residential windowsill on the wall to which the sign is attached, whichever is
lower. Such signs may be nonilluminated, indirectly, or directly illuminated.

- (ii) In the Urban Mixed Use District. The area of all wall signs shall not exceed three square feet per foot of street frontage occupied by the use measured along the wall to which the signs are attached for up to 50 feet of street frontage, and an additional one square foot per foot of street frontage thereafter; provided, however, that in no case shall the wall sign or combination of wall signs cover more than 75 percent of the surface of any wall, excluding openings. The height of any wall sign shall not exceed 60 feet, or the height of the wall to which it is attached, or the height of the lowest of any residential windowsill on the wall to which the sign is attached, whichever is lower. Such signs may be nonilluminated, indirectly, or directly illuminated.
- (C) **Projecting Signs.** The number of projecting signs shall not exceed one per business. The area of such sign or signs combined when there are multiple signs, as defined in Section 602.1(a), shall not exceed 32 square feet. The height of the sign shall not exceed 24 feet, or the height of the wall to which it is attached, or the height of the lowest of any residential windowsill on the wall to which the sign is attached, whichever is lower. No part of the sign shall project more than 75 percent of the horizontal distance from the street property line to the curbline, or six feet six inches, whichever is less. Such signs may be nonilluminated, indirectly, or directly illuminated.
- (D) **Sign Copy on Awnings and Marquees.** Sign copy may be located on permitted awnings or marquees in lieu of projecting signs. The area of such sign copy, as defined in Section 602.1(c), shall not exceed 40 square feet. Such sign copy may be nonilluminated or indirectly illuminated; except that sign copy on marquees for movie theaters or places of

entertainment may be directly illuminated during business hours.

- (E) Freestanding Signs and Sign Towers. One freestanding sign or sign tower per lot shall be permitted in lieu of a projecting sign if the building or buildings are recessed from the street property line. The existence of a freestanding business sign shall preclude the erection of a freestanding identifying sign on the same lot. The area of such freestanding sign or sign tower, as defined in Section 602.1(a), shall not exceed 30 square feet nor shall the height of the sign exceed 24 feet. No part of the sign shall project more than 75 percent of the horizontal distance from the street property line to the curbline, or six feet, whichever is less. Such signs may be nonilluminated or indirectly illuminated, or during business hours, may be directly illuminated.
- (g) **Special Sign Districts.** Additional controls apply within certain Mixed Use Districts that are designated as Special Sign Districts. The designations, locations, and boundaries of these Special Sign Districts are provided on Sectional Map SSD of the Zoning Map of the City and County of San Francisco, and are described within Sections 608.1 through 608.10 of this Code.
- (h) **Special Districts for Sign Illumination.** Signs in Mixed Use Districts shall not have nor consist of any flashing, blinking, fluctuating or otherwise animated light except in the following special districts, all specifically designated as "Special Districts for Sign Illumination" on Sectional Map SSD of the Zoning Map of the City and County of San Francisco, and described in Section 607(e) of this Code.
- (1) **Broadway District.** Along the main commercial frontage of Broadway between Wayne and Osgood.
- (i) **Other Sign Requirements.** Within Mixed Use Districts, the following additional requirements shall apply:
 - (1) Public Areas. No sign shall be placed upon any public street, alley, sidewalk,

- public plaza or right-of-way, or in any portion of a transit system, except such projecting signs as are otherwise permitted by this Code and signs, structures, and features as are specifically approved by the appropriate public authorities under applicable laws and regulations not inconsistent with this Code and under such conditions as may be imposed by such authorities or posted pursuant to the Police Code.
- (2) **Maintenance.** Every business sign pertaining to an active establishment shall be adequately maintained in its appearance. When the activity for which the business sign has been posted has ceased operation for more than 90 days within the Chinatown Mixed Use Districts, all signs pertaining to that business activity shall be removed after that time.
 - (3) **Temporary Signs.** The provisions of Section 607.1(g) of this Code shall apply.
- (4) **Special Standards for Automotive Gas and Service Stations.** The provisions of Section 607.1(f)(4) of this Code shall apply.

SEC. 726.1. VALENCIA STREET NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT.

The Valencia Street Commercial Transit District is located near the center of San Francisco in the Mission District. It lies along Valencia Street between 14th and Cesar Chavez (Army) Street, and includes a portion of 16th Street extending west toward Dolores Street. The commercial area provides a limited selection of convenience goods for the residents of sections of the Mission and Dolores Heights. Valencia Street also serves a wider trade area with its retail and wholesale home furnishings and appliance outlets. The commercial district also has several automobile-related businesses. Eating and drinking establishments contribute to the street's mixed-use character and activity in the evening hours. A number of upper-story professional and business offices are located in the district, some in converted residential units.

The Valencia Street District has a pattern of large lots and businesses, as well as a sizable number of upper-story residential units. Controls are designed to permit moderate-

scale buildings and uses, protecting rear yards above the ground story and at residential levels. New neighborhood-serving commercial development is encouraged mainly at the ground story. While offices and general retail sales uses may locate at the second story of new buildings under certain circumstances, most commercial uses are prohibited above the second story. In order to protect the balance and variety of retail uses and the livability of adjacent uses and areas, most eating and drinking and entertainment uses at the ground story are limited. Continuous retail frontage is promoted by prohibiting drive-up facilities, some automobile uses, and new nonretail commercial uses. Parking is not required, and any new parking is required to be set back or below ground. Active, pedestrian-oriented ground floor uses are required.

Housing development in new buildings is encouraged above the ground story. Housing density is not controlled by the size of the lot but by requirements to supply a high percentage of larger units and by physical envelope controls. Existing residential units are protected by prohibitions on upper-story conversions and limitations on demolitions, mergers, and subdivisions. Given the area's central location and accessibility to the City's transit network, accessory parking for residential uses is not required.

SEC. 726. VALENCIA STREET NEIGHBORHOOD COMMERCIAL $\underline{TRANSIT}$ DISTRICT ZONING CONTROL TABLE

		Valencia Street		
No.	No. Zoning Category § References		Controls	
BUILDIN	G STANDARDS			
726.10 Height and Bulk Limit §§ 102.12, 105,		§§ 102.12, 105,	40-X, 50-X. See Zoning Map. Additional 5'	
		106, 250—252,	Height Allowed for Ground Floor Active	

			T	_
1			260, 263.18, 270,	Uses in 40-X and 50-X
2			271	
3	726.11	Lot Size [Per	§§ 790.56, 121.1	P up to 9,999 sq. ft. C 10,000 sq. ft. &
4		Development]		above § 121.1
5		' '		•
6	726.12	Rear Yard	§§ 130, 134, 136	Required at the second story and above
7				and at all residential levels § 134(a)(e)
8	726.13	Street Frontage, Above-	§ 145.1	Minimum 25 feet on ground floor, 15 feet on
9	а	Grade Parking Setback		floors above § 145.1
10		and Active Uses		
11	726.13b	Street Frontage, Required	§ 145.4	Requirements apply. See § 145.4
12		Ground Floor Commercial		
13				
14	726.13c	Street Frontage, Parking	§ 155(r)	Requirements apply. See § 155(r)
15		and Loading access		
16		restrictions		
17	726.14	Awning	§ 790.20	P § 136.1(a)
18	726.15	Canopy	§ 790.26	P § 136.1(b)
19	726.16	Marquee	§ 790.58	P § 136.1(c)
20 21	726.17	Street Trees		Required § 143
22	COMME	RCIAL AND INSTITUTIONA	L STANDARDS AN	D USES
23	726.20	Floor Area Ratio	§§ 102.9, 102.11,	2.5 to 1 § 124(a)(b)
24			123	
25				

		T	I	T
1	726.21	Use Size [Non-	§ 790.130	P up to 2,999 sq. ft.; C 3,000 sq. ft. & above
2		Residential]		§ 121.2
3	726.22	Off-Street Parking,	§§ 150, 151.1,	None required. Limits set forth in Section
4		Commercial/Institutional	153—157, 159—	151.1 §§
5			160, 166, 204.5	
6				
7	726.23	Off-Street Freight Loading	§§ 150, 153—	Generally, none required if gross floor area
8			155, 204.5	is less than 10,000 sq. ft. §§ 152, 161(b)
9	726.24	Outdoor Activity Area	§ 790.70	P if located in front;
10				C if located elsewhere
11				§ 145.2(a)
12	726.25	Drive-Up Facility	§ 790.30	
13 14	726.26	Walk-Up Facility	§ 790.140	P if recessed 3 ft.;
15				C if not recessed
16				§ 145.2(b)
17	726.27	Hours of Operation	§ 790.48	P 6 a.m.—2 a.m.
18				C 2 a.m.—6 a.m.
19	726.30	General Advertising Sign	§§ 262, 602—	
20			604, 608, 609	
21	726.31	Business Sign	§§ 262, 602—	Р
22	720.01	Buomioco eigii	604, 608, 609	§ 607.1(f) 2
23			004, 000, 009	3 001.1(1) 2
24	726.32	Other Signs	§§ 262, 602—	P
25			604, 608, 609	§ 607.1(c) (d) (g)

No.	Zoning Category	§ References	Valencia Street		
			Controls by Story		,
		§ 790.118	1st	2nd	3 rd +
726.37	Residential Conversion	§§ 790.84, 207.7	С		
726.38	Residential Demolition	§§ 790.86, 207.7	С	С	С
726.39	Residential Division	§ 207.8	Р	Р	Р
Retail Sa	les and Services				
726.40	Other Retail Sales and Services [Not Listed Below]	§ 790.102	Р	С	
726.41	Bar	§ 790.22	С		
726.42	Full-Service Restaurant	§ 790.92	Р		
726.43	Large Fast Food Restaurant	§ 790.90	С		
726.44	Small Self-Service Restaurant	§ 790.91	Р		
726.45	Liquor Store	§ 790.55			
726.46	Movie Theater	§ 790.64	Р		
726.47	Adult Entertainment	§ 790.36			
726.48	Other Entertainment	§ 790.38	С		

726.49	Financial Service	§ 790.110	Р		
726.50	Limited Financial Service	§ 790.112	Р		
726.51	Medical Service	§ 790.114	Р	С	
726.52	Personal Service	§ 790.116	Р	С	
726.53	Business or Professional Service	§ 790.108	Р	С	
726.54	Massage Establishment	§ 790.60 § 1900 Health Code	С		
726.55	Tourist Hotel	§ 790.46	С	С	
726.56	Automobile Parking	§§ 790.8, 156, 158.1, 160, 166	С	С	С
726.57	Automotive Gas Station	§ 790.14			
726.58	Automotive Service Station	§ 790.17			
726.59	Automotive Repair	§ 790.15	С		
726.60	Automotive Wash	§ 790.18			
726.61	Automobile Sale or Rental	§ 790.12			
726.62	Animal Hospital	§ 790.6	С		
726.63	Ambulance Service	§ 790.2			
726.64	Mortuary	§ 790.62	С	С	
726.65	Trade Shop	§ 790.124	Р	С	

	T	T		I	1
726.66	Storage	§ 790.117			
726.67	Video Store	§ 790.135	С	С	
726.68	Fringe Financial Service	§ 790.111	#	#	#
726.69	Tobacco Paraphernalia Establishments	§ 790.123	С		
726.69A	Self-Service Specialty Food	§ 790.93	Р		
726.69B	Amusement Game Arcade (Mechanical Amusement Devices)	§ 790.04			
726.69C	Neighborhood Agriculture	§ 102.35(a)	Р	Р	Р
726.69D	Large-Scale Urban Agriculture	§ 102.35(b)	С	С	С
Institution	ns and Non-Retail Sales and Se	ervices			
726.70	Administrative Service	§ 790.106			
726.80	Hospital or Medical Center	§ 790.44			
726.81	Other Institutions, Large	§ 790.50	Р	С	С
726.82	Other Institutions, Small	§ 790.51	Р	Р	Р
726.83	Public Use	§ 790.80	С	С	С
726.84	Medical Cannabis Dispensary	§ 790.141	Р		

1	RESIDENTIAL STANDARDS AND USES					
2	726.90	Residential Use	§§ 145.4, 790.88	P, except	P	Р
3				NP for		
4				frontages		
5				listed in		
6				145.4		
7 8	726.91	Residential Density, Dwelling	§§ 207, 207.1, 207.4, 207.6,	No density	limit	
9		Units	790.88(a)	§ 207.4		
10	726.92	Residential Density, Group	§§ 207.1, 790.88(b)	No density	limit	
11		Housing				
12	726.93	Usable Open Space	§§ 135, 136	Generally,	either	
13		[Per Residential Unit]		80 sq. ft if p		
14				100 sq. ft. i	f com	mon
15				§ 135(d)		
16	726.94	Off-Street Parking,	§§ 145.1, 150, 151.1, 153—157,	Non require	ed. P	up to
17		Residential	159—160, 166, 167, 204.5	0.5 parking	spac	es per
18				unit; C up t	o 0.75	5
19 20				parking spa	aces p	er unit.
21				§§ 151.1, 1	66, 16	67,
22				145.1		
23	726.95	Community Residential	§§ 145.1, 151.1(f), 155(r), 166,	С	O	С
24		Parking	790.10			

SPECIFIC PROVISIONS FOR THE VALENCIA STREET DISTRICT

Article 7	Other	Zoning Controls
Code Section	Code	
	Section	
§ 726.68	§ 249.35	FRINGE FINANCIAL SERVICE RESTRICTED USE DISTRICT (FFSRUD)
		Boundaries: The FFSRUD and its ¼ mile buffer includes, but is not limited
		to, the Valencia Street Neighborhood Commercial District. Controls: Within
		the FFSRUD and its ¼ mile buffer, fringe financial services are NP pursuant
		to Section 249.35. Outside the FFSRUD and its ¼ mile buffer, fringe
		financial services are P subject to the restrictions set forth in Subsection
		249.35(c)(3).

SEC. 734.1. NCT-2 — SMALL-SCALE NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT.

NCT-2 Districts are transit-oriented mixed-use neighborhoods with small scale commercial uses near transit services. The NCT-2 Districts are mixed use districts that support neighborhood-serving commercial uses on lower floors and housing above. These Districts are well-served by public transit and aim to maximize residential and commercial opportunities on or near major transit services. The District's form is generally linear along transit-priority corridors, though may be concentric around transit stations or in broader areas where multiple transit services criss-cross the neighborhood. Housing density is limited not by lot area, but by the regulations on the built envelope of buildings, including height, bulk, setbacks, and lot coverage, and standards for residential uses, including open space and exposure, and urban design guidelines. There are prohibitions on access (e.g., driveways, garage entries) to off-street parking and loading on critical stretches of commercial and transit street frontages to preserve and enhance the pedestrian-oriented character and transit

function. Residential parking is not required and generally limited. Commercial establishments are discouraged from building excessive accessory off-street parking in order to preserve the pedestrian-oriented character of the district and prevent attracting auto traffic.

NCT-2 Districts are intended to provide convenience goods and services to the

NCT-2 Districts are intended to provide convenience goods and services to the surrounding neighborhoods as well as limited comparison shopping goods for a wider market. The range of comparison goods and services offered is varied and often includes specialty retail stores, restaurants, and neighborhood-serving offices. The small-scale district controls provide for mixed-use buildings, which approximate or slightly exceed the standard development pattern. Rear yard requirements above the ground story and at residential levels preserve open space corridors of interior blocks.

Most new commercial development is permitted at the ground and second stories.

Neighborhood-serving businesses are strongly encouraged. Eating and drinking and entertainment uses, however, are confined to the ground story. The second story may be used by some retail stores, personal services, and medical, business and professional offices. Parking and hotels are monitored at all stories. Limits on late-night activity, drive-up facilities, and other automobile uses protect the livability within and around the district, and promote continuous retail frontage.

Housing development in new buildings is encouraged above the ground story. Existing residential units are protected by limitations on demolition and upper-story conversions.

SEC. 734. SMALL-SCALE NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT NCT-2

ZONING CONTROL TABLE

No. Zoning Category § References Controls

BUILDIN	BUILDING STANDARDS					
734.10	Height and Bulk Limit		See Zoning Map. Additional Height Allowed for Ground FI Active Uses in 40-X and 50-X			
734.11	Lot Size [Per Development]	§§ 790.56, 121.1	P up to 9,999 sq. ft.; C 10,000 ft. & above § 121.1			
734.12	Rear Yard	§§ 130, 134, 136	Required at the second story a above and at all residential lev § 134(a)(e)			
734.13	Street Frontage	§§ 145.1, 145.4	Required §§ 145.1, 145.4			
734.13a	Street Frontage, Above-Grade Parking Setback and Active Uses	§ 145.1	Minimum 25 feet on ground flours above § 145.			
734.13b	Street Frontage, Required Ground Floor Commercial	§ 145.4	Requirements ap			
734.13c	Street Frontage, Parking and Loading access restrictions	§ 155(r)	Requirements ap			
734.14	Awning	§ 790.20	P § 136.1(a)			
734.15	Canopy	§ 790.26	P § 136.1(b)			
734.16	Marquee	§ 790.58	P § 136.1(c)			
734.17	Street Trees		Required § 143			

		T		
1	734.20	Floor Area Ratio	§§ 102.9, 102.11, 123	2.5 to 1 § 124(a) and (b)
2	734.21	Use Size [Non-Residential]	§ 790.130	P up to 3,999 sq. ft.; C 4,000 sq.
3				ft. & above § 121.2
4	734.22	Off-Street Parking,	§§ 150. 151.1. 153-	None required. Limits set forth in
5		Commercial/Institutional	157, 159-160, 204.5	Section 151.1
6 7	724.22	Off Street Freight Leading		
8	734.23	Off-Street Freight Loading	§§ 150, 153—155,	
9			204.5	floor area is less than 10,000 sq. ft. §§ 152, 161(b)
				11. 99 152, 161(b)
10	734.24	Outdoor Activity Area	§ 790.70	P if located in front; C if located
11				elsewhere § 145.2(a)
12 13	734.25	Drive-Up Facility	§ 790.30	
14	734.26	Walk-Up Facility	§ 790.140	P if recessed 3 ft.; C if not
15				recessed § 145.2(b)
16	734.27	Hours of Operation	§ 790.48	P 6 a.m.—2 a.m.; C 2 a.m.—6
17				a.m.
18	734.30	General Advertising Sign	§§ 262, 602—604,	NP § 607.1(e)(1)
19			608, 609	
20	734.31	Business Sign	§§ 262, 602—604,	P § 607.1(f)(2)
21		2351000 Olg.1	608, 609	. 3 551.1(1)(2)
22	70.4.00	0.1 0.		D 0 007 4() ()) ()
23	734.32	Other Signs	§§ 262, 602—604,	P § 607.1(c), (d), (g)
24			608, 609	

ı
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24

No.	Zoning Category § References No		NCT-2			
			Controls by Story			
		§ 790.118	1st	2nd	3rd+	
734.37	Residential Conversion	§§ 790.84, 207.7	С	С		
734.38	Residential Demolition	§§ 790.86, 207.7	С	С	С	
731.39	Residential Division	§ 207.8	Р	Р	Р	
Non-Re	tail Sales and Servi	ces				
734.40	Other Retail Sales and Services [Not Listed Below]		P	Р		
734.41	Bar	§ 790.22	Р			
734.42	Full-Service Restaurant	§ 790.92	Р			
734.43	Large Fast Food Restaurant	§ 790.90	С			
734.44	Small Self-Service Restaurant	§ 790.91	Р			

734.45	Liquor Store	§ 790.55	Р		
734.46	Movie Theater	§ 790.64	Р		
734.47	Adult Entertainment	§ 790.36			
734.48	Other Entertainment	§ 790.38	Р		
734.49	Financial Service	§ 790.110	Р	С	
734.50	Limited Financial	§ 790.112	P		
734.51	Medical Service	§ 790.114	Р	Р	
734.52	Personal Service	§ 790.116	Р	Р	
734.53	Business or Professional Service	§ 790.108	P	Р	
734.54	Massage Establishment	§ 790.60, § 1900 Health Code	С		
734.55	Tourist Hotel	§ 790.46	С	С	С
734.56	Automobile Parking	§§ 790.8, 156, 160	С	С	С
734.57	Automotive Gas	§ 790.14	С		

1		Station				
2	734.58	Automotive	§ 790.17	С		
3		Service Station				
4 5	734.59	Automotive Repair	§ 790.15	С		
6	734.60	Automotive Wash	§ 790.18			
7	734.61		§ 790.12			
8	704.01	or Rental	3 7 30.12			
9	734.62	Animal Hospital	§ 790.6	С		
10	734.63	Ambulance	§ 790.2			
11 12	701.00	Service	3 7 00.2			
13	734.64	Mortuary	§ 790.62			
14	734.65	Trade Shop	§ 790.124	Р	С	
15 16	734.66	Storage	§ 790.117			
17	734.67	Video Store	§ 790.135	С	С	
18	<i>734.69</i>	<u>Tobacco</u>	§ 790.123	<u>C</u>		
19		<u>Paraphernalia</u>				
20		<u>Establishments</u>				
21 22	<u>734.69A</u>	<u>Self-Service</u>	<u>§ 790.93</u>	<u>P</u>		
23		Specialty Food				
24	<u>734.69B</u>	Amusement Game	<u>§ 790.04</u>			
25		Arcade (Mechanical				

1						
1		Amusement Devices)				
2	734.69C	Neighborhood	§ 102.35(a)	Р		
3		Agriculture				
4 5	734.69D	Large-Scale Urban	§ 102.35(b)	С	С	С
6		Agriculture				
7	Institution	ns and Non-Retail Sa	les and Service	s		
8	734.70	Administrative	§ 790.106			
9		Service	3			
10	724.90	Lloopital or	\$ 700 44			
11	734.80	Hospital or Medical Center	§ 790.44			
12						
13	734.81		§ 790.50	Р	С	С
14		Large				
15	734.82	Other Institutions,	§ 790.51	Р	Р	Р
16		Small				
17 18	734.83	Public Use	§ 790.80	С	С	С
19	734.84	Medical Cannabis	§ 790.141	P #		
20		Dispensary				
21	RESIDEN	ITIAL STANDARDS	AND USES			
22	734.90	Residential Use	§ 790.88	P, except C for frontages listed in	Р	Р
23			3 : 55:55	145.4		
24	734.01	Posidontial	88 207		Doncity	rostricted
25	734.91	Residential	§§ 207,	No residential density limit by lot area.	Density	estricted

1		Density, Dw	elling/	207.1,	by physical envelope controls of heigh	t, bulk, s	setbacks,
2		Units		790.88(a)	open space, exposure and other appli	icable co	ontrols of
3					this and other Codes, as well as by a	applicabl	e design
4					guidelines, applicable elements and a	area plar	ns of the
5					General Plan, and design review b	by the	Planning
6					Department. §§ 207.4, 207.6		
7	734.92	Residential		§§ 207.1,	No group housing density limit by l	ot area	Density
8	701102		Group	790.88(b)	restricted by physical envelope control		•
9		Housing	o roup	700.00(5)	setbacks, open space, exposure and	·	
10		riodollig			controls of this and other Codes,		
11					applicable design guidelines, applicab		-
12					area plans of the General Plan, and		
13					the Planning Department. § 208	acoigii ii	SVICW By
14					The Flamming Department. § 200		
15	734.93	Usable	Open	§§ 135, 136	Generally, either 100 sq. ft. if private,	, or 133	sq. ft. if
16		Space	[Per		common § 135(d)		
17		Residential U	nit]				
18	734.94	Off-Street Pa	rking,	§§ 150, 153—	None required. P up to 0.5 parking sp	aces pe	er unit; C
19		Residential		157, 159—	up to 0.75 parking spaces per unit., §§	151.1, 1	166, 167,
20				160, 204.5	145.1		
21	734.95	Community		§ 790.10	С	С	С
22		Residential					
23		Parking					
24		3					

SPECIFIC PROVISIONS FOR NCT-2 DISTRICTS

Article 7	Other Code	Zoning Controls
Code Section	Section	
§§ 734.84,	Health Code §	Medical cannabis dispensaries in NCT-2 District may only operate
790.141	3308	between the hours of 8 a.m. and 10 p.m.

SEC. 735.1. SOMA NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT.

The SoMa Neighborhood Commercial Transit District (SoMa NCT) is located along the 6th Street and Folsom Street corridors in the South of Market. The commercial area provides a limited selection of convenience goods for the residents of the South of Market. Eating and drinking establishments contribute to the street's mixed-use character and activity in the evening hours. A number of upper-story professional and business offices are located in the district, some in converted residential units.

The SoMa NCT has a pattern of ground floor commercial and upper story residential units. Controls are designed to permit moderate-scale buildings and uses, protecting rear yards above the ground story and at residential levels. Active, neighborhood-serving commercial development is required at the ground story, curb cuts are prohibited and ground floor transparency and fenestration adds to the activation of the ground story. While offices and general retail sales uses may locate on the second story or above of new buildings, most commercial uses are prohibited above the second story. In order to protect the balance and variety of retail use, bars and liquor stores are allowed with a conditional use. Continuous retail frontage is promoted by prohibiting drive-up facilities, some automobile uses, and new non-retail commercial uses. Above-ground parking is required to be setback or below ground. Active, pedestrian-oriented ground floor uses are required.

Housing development in new buildings is encouraged above the ground story. Housing density is not controlled by the size of the lot or by density controls, but by bedroom counts. Given the area's central location and accessibility to the City's transit network, parking for residential and commercial uses is not required.

SEC. 735. SOMA NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT ZONING CONTROL TABLE

			SoMa
No.	Zoning Category	§ References	Controls
BUILDIN	G STANDARDS		
735.10	Height and Bulk Limit	§§ 102.12, 105, 106, 250—252, 260, 270, 271	See Zoning Map.
735.11	Lot Size [Per Development]	§§ 790.56, 121.1	P up to 9,999 sq. ft.; C 10,000 sq. ft. & above § 121.1
735.12	Rear Yard	§§ 130, 134, 136	Required at the second story and above and at all residential levels § 134(a)(e)
735.13	Street Frontage	§§ 145.1, 145.4	Required §§ 145.1, 145.4
735.13a	Street Frontage, Above-Grade Parking Setback and Active Uses		Minimum 25 feet on ground floor, 15 feet on floors above § 145.1
735.13b	Street Frontage, Required Ground Floor Commercial	§ 145.4	Requirements apply

ı				
1	735.13c	Street Frontage, Parking and	§ 155(r)	Requirements apply
2		Loading access restrictions		
3	735.14	Awning	§ 790.20	P § 136.1(a)
4 5	735.15	Canopy	§ 790.26	P § 136.1(b)
6	735.16	Marquee	§ 790.58	P § 136.1(c)
7		·	3	
8	735.17	Street Trees		Required § 143
9	COMME	RCIAL AND INSTITUTIONAL STAND	DARDS AND USES	
10	735.20	Floor Area Ratio	§§ 102.9, 102.11,	2.5 to 1 § 124(a), (b);
11			123	
12	735.21	Use Size [Non-Residential]	§ 790.130	P up to 3,999 sq. ft.; C 4,000 sq.
13				ft. & above § 121.2
14	735.22	Off-Street Parking,	§§ 150, 153-157,	None required. Limits set forth in
15 16		Commercial/Institutional	159-160, 204.5	Section 151.1
17	735.23	Off-Street Freight Loading	§§ 150, 153—155,	Generally, none required if gross
18			204.5	floor area is less than 10,000 sq.
19				ft. §§ 152, 161(b)
20	735.24	Outdoor Activity Area	§ 790.70	P if located in front; C if located
21				elsewhere § 145.2(a)
22	735.25	Drive-Up Facility	§ 790.30	
23	725.26	Wolk Lin English	\$ 700 140	D if recessed 2 ft C if not
24	735.26	Walk-Up Facility	§ 790.140	P if recessed 3 ft.; C if not
25				recessed § 145.2(b)

1	735.27	Hours of Operation	§ 790.48		P 6 a.m.—2 a.m.; C 2 a.m.—6
2					a.m.
3 4	735.30	General Advertising Sign	§§ 262, 608, 609	602—604,	NP § 607.1(e)(1)
5 6 7	735.31	Business Sign	§§ 262, 608, 609	602—604,	P § 607.1(f)(2)
8	735.32	Other Signs	§§ 262, 608, 609	602—604,	P § 607.1(c), (d), (g)
10			•		
11	No	Zaning Catagony	S Deference	CoMo	

No.	Zoning Category	§ References	SoMa			
			Controls by Story			
		§ 790.118	1st	2nd	3rd+	
735.37	Residential Conversion	§§ 790.84, 207.7	С	С	-	
735.38	Residential Demolition	§§ 790.86, 207.7	С	С	С	
731.39	Residential Division	§ 207.8	Р	Р	Р	
Retail Sa	les and Services					
735.40	Other Retail Sales and	§ 790.102	Р	Р		
	Services [Not Listed					
	Below]					
735.41	Bar	§ 790.22	С			

_	ı	1		I	Ī
735.42	Full-Service Restaurant	§ 790.92	Р		
735.43	Large Fast Food	§ 790.90	С		
	Restaurant				
735.44	Small Self-Service	§ 790.91	Р		
	Restaurant				
735.45	Liquor Store	§ 790.55	С		
735.46	Movie Theater	§ 790.64	Р		
735.47	Adult Entertainment	§ 790.36			
735.48	Other Entertainment	§ 790.38	NP		
735.49	Financial Service	§ 790.110	Р	С	
735.50	Limited Financial Service	§ 790.112	Р		
735.51	Medical Service	§ 790.114	Р	Р	
735.52	Personal Service	§ 790.116	Р	Р	
735.53	Business or Professional	§ 790.108	Р	Р	
	Service				
735.54	Massage Establishment	§ 790.60, § 1900	С		
		Health Code			
735.55	Tourist Hotel	§ 790.46	С	С	С
735.56	Automobile Parking	§§ 790.8, 156,	С	С	С
		160			

	T				1
735.57	Automotive Gas Station	§ 790.14	С		
735.58	Automotive Service	§ 790.17	С		
	Station				
735.59	Automotive Repair	§ 790.15	С		
735.60	Automotive Wash	§ 790.18			
735.61	Automobile Sale or Rental	§ 790.12			
735.62	Animal Hospital	§ 790.6	С		
735.63	Ambulance Service	§ 790.2			
735.64	Mortuary	§ 790.62			
735.65	Trade Shop	§ 790.124	Р	С	
735.66	Storage	§ 790.117			
735.67	Video Store	§ 790.135	Р	Р	
<u>735.69</u>	Tobacco Paraphernalia	<u>§ 790.123</u>	<u>C</u>		
	<u>Establishments</u>				
<u>735.69A</u>	<u>Self-Service Specialty Food</u>	<u>§ 790.93</u>	<u>P</u>		
<u>735.69B</u>	Amusement Game Arcade	<u>\$ 790.04</u>			
	(Mechanical Amusement				
	<u>Devices)</u>				
735.69C	Neighborhood Agriculture	§ 102.35(a)	Р	Р	Р
735.69D	Large-Scale Urban	§ 102.35(b)	С	С	С

ı					1	
1		Agriculture				
2	Institutions and Non-Retail Sales and Services					
3 4	735.70	Administrative Service	§ 790.106			
5	735.80	Hospital or Medical	§ 790.44			
6	733.00	Center	g 730. 44			
7	735.81	Assembly and Social	§ 790.50(a)	P	P	Р
8		Service	3 . 56.55 (4)		•	-
9	735.82	Other Institutions, Large,	8 790 50(b) — (e)	C	С	С
10	733.02	except Assembly and	3 / 90.30(b) — (e)	C	O	O
11		Social Service				
12	725 02		\$ 700 51	P	P	P
13	735.83	Other Institutions, Small	§ 790.51	P	Ρ	Ρ
14	735.84	Public Use	§ 790.80	Р	Р	Р
15	735.85	Medical Cannabis	§ 790.141	P#		
16 17		Dispensary				
18	RESIDENTIAL STANDARDS AND USES					
19	735.90	Residential Use	§ 790.88	P, except C for frontages	Р	Р
20				listed in 145.4		
21	735.90A	Single-Room Occupancy	§ 890.88	Р	Р	Р
22		(SRO) Unit	-			
23	725.04		&& 207 207.4	No doncity limit		
24	735.91		§§ 207, 207.1,	TNO derisity liffiit.		
25		Dwelling Units	790.88(a)			

735.92	Residential Density,	§§ 207.1,	No density limit	
	Group Housing	790.88(b)		
735.93	Usable Open Space [Per	§§ 135, 136	Generally, either 80 sq. ft. if private, or 100	
	Residential Unit]		sq. ft. if common § 135(d)	
735.94	Off-Street Parking,	§§ 150, 153—	None required. P up to 0.5 parking spaces	
	Residential	157, 159—160,	per unit; C up to 0.75 parking spaces per	
		204.5	unit. §§ 151.1, 166, 167, 145.1	
735.95	Community Residential	§ 790.10	c c c	
	Parking			

SPECIFIC PROVISIONS FOR <u>SOMA</u> NCT-2 DISTRICTS

Article 7	Other Code	Zoning Controls
Code Section	Section	
§§ 735.84,	Health Code §	Medical cannabis dispensaries in the SoMa NCT District may only
790.141	3308	operate between the hours of 8 a.m. and 10 p.m.

SEC. 736.1. MISSION STREET NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT.

The Mission Street Commercial Transit District is located near the center of San Francisco in the Mission District. It lies along Mission Street between 15th and Cesar Chavez (Army) Street, and includes adjacent portions of 17th Street, 21st Street, 22nd Street, and Cesar Chavez Street. The commercial area of this District provides a selection of goods serving the day-to-day needs of the residents of the Mission District. Additionally, this District serves a wider trade area with its specialized retail outlets. Eating and drinking establishments contribute to the street's mixed-use character and activity in the evening hours.

The District is extremely well-served by transit, including regional-serving BART stations at 16th Street and 24th Street, major buses running along Mission Street, and both cross-town and local-serving buses intersecting Mission along the length of this district. Given the area's central location and accessibility to the City's transit network, accessory parking for residential uses is not required. Any new parking is required to be set back or be below ground.

This District has a mixed pattern of larger and smaller lots and businesses, as well as a sizable number of upper-story residential units. Controls are designed to permit moderate-scale buildings and uses, protecting rear yards above the ground story and at residential levels. New neighborhood-serving commercial development is encouraged mainly at the ground story. While offices and general retail sales uses may locate at the second story of new buildings under certain circumstances, most commercial uses are prohibited above the second story. Continuous retail frontage is promoted by requiring ground floor commercial uses in new developments and prohibiting curb cuts. Housing development in new buildings is encouraged above the ground story. Housing density is not controlled by the size of the lot but by requirements to supply a high percentage of larger units and by physical envelope controls. Existing residential units are protected by prohibitions on upper-story conversions and limitations on demolitions, mergers, and subdivisions.

SEC. 736. MISSION NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT ZONING CONTROL TABLE

			Mission Street	
No.	Zoning Category	§ References	Controls	
BUILDIN	BUILDING STANDARDS			

ı				
1	736.10	Height and Bulk Limit	§§ 102.12, 105, 106,	Varies See Zoning Map Height
2			250-252, 260, 261.1,	Sculpting on Alleys; § 261.1
3			263.18, 270, 271	Additional 5' Height Allowed for
4				Ground Floor Active Uses in 40-X
5				and 50-X; § 263.18
6	736.11	Lot Size [Per Development]	§§790.56, 121.1	P up to 9,999 sq. ft.; C 10,000 sq. ft.
7	700.11	Lot 6.25 [r or 50volopmont]	33.00.00, 12111	& above §121.1
8				
9	736.12	Rear Yard	§§130, 134, 136	Required at residential levels only §
10				134(a)(e)
11	736.13	Street Frontage		Required § 145.1
12	736.13a	Street Frontage, Above-Grade		Minimum 25 feet on ground floor, 15
13		Parking Setback and Active		feet on floor above § 145.1(c), (e)
14		Uses		
15	700 401	0		D : N: : 0: 0.4454
16	736.13b	Street Frontage, Required		Required along Mission St. § 145.1
17		Ground Floor Commercial		(d)
18	736.13c	Street Frontage, Parking and		NP along Mission St. § 155(r)
19		Loading access restrictions		
20	736.14	Awning	§ 790.20	P § 136.1(a)
21	736.15	Canopy	§ 790.26	P § 136.1(b)
22	700.10	Сипору	3 7 50.20	1 3 100.1(b)
23	736.16	Marquee	§ 790.58	P § 136.1(c)
24	736.17	Street Trees		Required § 143

COMM	COMMERCIAL AND INSTITUTIONAL STANDARDS AND USES				
736.20	Floor Area Ratio	§§ 102.9, 102.11,	3.6 to 1 § 124(a) (b)		
		123			
736.21	Use Size [Non-Residential]	§ 790.130	P up to 5,999 sq. ft.; C 6,000 sq.		
			& above § 121.2		
736.22	Off-Street Parking,	§§ 150, 151.1, 153-	None required. Limits set forth		
	Commercial/Institutional	157, 159-160, 204.5	Section 151.1 §§ 151.1, 166, 145.1		
736.23	Off-Street Freight Loading	§§ 150, 153-155,	Generally, none required if gro		
		204.5	floor area is less than 10,000 sq.		
			§§ 152, 161(b)		
736.24	Outdoor Activity Area	§ 790.70	P if located in front; C if locat		
			elsewhere § 145.2(a)		
736.25	Drive-Up Facility	§ 790.30	NP		
736.26	Walk-Up Facility	§ 790.140	P if recessed 3 ft.; C if not recess		
			§ 145.2(b)		
736.27	Hours of Operation	§ 790.48	No Limit		
736.30	General Advertising Sign	§§ 262, 602-604,	P § 607.1(e)2		
		608, 609			
736.31	Business Sign	§§ 262, 602-604,	P § 607.1(f)3		
		608, 609			
736.32	Other Signs	§§ 262, 602-604,	P § 607.1(c), (d), (g)		
		1			

1		60			8, 609			
2								
3 4	No.	Zoning Category	§ Reference	es	Mission Street			
5					Controls by Story			
6			§ 790.118		1st		2nd	3rd+
7 8	736.37	Residential	§§ 790.	84,	С		С	С
9		Conversion	207.7					
10	736.38	Residential	§§ 790.	86,	С		С	С
11		Demolition	207.7					
12	73 <u>6</u> 4.39	Residential	§ 207.8		Р		Р	Р
13		Division						
14	Retail Sa	les and Services						
15 16	736.40	Other Retail Sales	§ 790.102		Р		Р	Р
17		and Services [Not						
18		Listed Below]						
	736.41	Bar	§ 790.22		Р		Р	
20	736.42	Full-Service	§ 790.92		Р		Р	
21		Restaurant						
22	736.43	Large Fast Food	§ 790.90					
23		Restaurant						
2425	736.44	Small Self-Service	§ 790.91		С			

	Restaurant				
736.45	Liquor Store	§ 790.55			
736.46	Movie Theater	§ 790.64	Р	Р	
736.47	Adult	§ 790.36	С	С	
	Entertainment				
736.48	Other	§ 790.38	P	Р	
	Entertainment				
736.49	Financial Service	§ 790.110	Р	Р	
736.50	Limited Financial	§ 790.112	Р	Р	
	Service				
736.51	Medical Service	§ 790.114	Р	Р	Р
736.52	Personal Service	§ 790.116	Р	Р	Р
736.53	Business or	§ 790.108	P	Р	Р
	Professional				
	Service				
736.54	Massage	§ 790.60, §	С	С	
	Establishment	2700 Police			
		Code			
736.55	Tourist Hotel	§ 790.46	С	С	С
736.56	Automobile	§§ 790.8, 156,	NP	NP	NP
	Parking	158.1, 160			

		1				
1	736.57	Automotive Gas	§ 790.14	С		
2		Station				
3	736.58	Automotive	§ 790.17	С		
4		Service Station				
5	736.59	Automotive Repair	§ 790.15	С	С	
6	700.00	Automotive Repair	3 7 30.13		0	
7	736.60	Automotive Wash	§ 790.18	С		
8	736.61	Automobile Sale	§ 790.12	С		
9		or Rental				
10						
11	736.62	Animal Hospital	§ 790.6	С	С	
12	736.63	Ambulance	§ 790.2	С		
13		Service				
14	736.64	Mortuary	§ 790.62	С	С	С
15	736.65	Trade Shop	§ 790.124	Р	С	С
16 17	736.66	Storage	§ 790.117	NP	NP	NP
18	736.67	Video Store	§ 790.135	С	С	С
19	736.68	Fringe Financial	§ 790.111	#	#	#
20	<u>736.69</u>	<u>Tobacco</u>	§ 790.123	<u>C</u>		
21			. <u> </u>	<u> </u>		
22		<u>Paraphernalia</u>				
23		<u>Establishments</u>				
24	<u>736.69A</u>	<u>Self-Service</u>	<u>§ 790.93</u>	<u>C</u>		
25		Specialty Food				

	1				1	
1	<u>736.69B</u>	Amusement Game	<u>§ 790.04</u>	<u>C</u>		
2		Arcade (Mechanical				
3		<u>Amusement Devices)</u>				
4	736.69C	Neighborhood	§ 102.35(a)	Р	Р	Р
5		Agriculture				
6	700 00D		\$ 400 05(b)	<u> </u>	•	
7	736.69D	J	§ 102.35(b)	С	С	С
8		Urban Agriculture				
9	Institution	ns and Non-Retail Sa	lles and Services	3		
10	736.70	Administrative	§ 790.106	С	С	С
11		Service				
12	736.80	Hospital or	§ 790.44	С	С	С
13 14		Medical Center				
15	736.81	Other Institutions,	§ 790.50	Р	Р	Р
16		Large				
17	736.82	Other Institutions,	§ 790.51	Р	Р	Р
18		Small				
19	736.83	Public Use	§ 790.80	С	С	С
20					-	
21	736.84	Medical Cannabis	§ 790.141	P #		
22		Dispensary				
23	RESIDENTIAL STANDARDS AND USES					
24	736.90	Residential Use	§ 790.88	P, except C for frontages listed in	Р	Р
25				· · · · · · · · · · · · · · · · · · ·		

1				145.4
2	736.91	Residential	§§ 207, 207.1,	No residential density limit by lot area. Density
3		Density, Dwelling	790.88(a)	restricted by physical envelope controls of height, bulk,
4		Units	, ,	setbacks, open space, exposure and other applicable
5		O'illo		
6				controls of this and other Codes, as well as by
7				applicable design guidelines, applicable elements and
8				area plans of the General Plan, and design review by
				the Planning Department. § 207.4, 207.6
9 10	736.92	Residential	§§ 207.1,	No group housing density limit by lot area. Density
		Density, Group	790.88(b)	restricted by physical envelope controls of height, bulk,
11		Housing	()	setbacks, open space, exposure and other applicable
12		riousing		
13				controls of this and other Codes, as well as by
14				applicable design guidelines, applicable elements and
15				area plans of the General Plan, and design review by
16				the Planning Department. § 208
17	736.93	Usable Open	§§ 135, 136	Generally, either 80 sq. ft. if private, or 100 sq. ft. if
18		Space [Per		common § 135(d)
19		Residential Unit]		
20		rtoolaonilai onili		
	736.94	Off-Street Parking,	§§ 150, 151.1,	None required. P up to 0.5 parking spaces per unit; C
21		Residential	153-157, 159-	up to 0.75 parking spaces per unit. §§ 151.1, 166, 167,
22			160, 204.5	145.1
23	726.05	Community	\$ 700.40	ССС
24	736.95	Community	§ 790.10,	c c
25		Residential	145.1, 166	

SPECIFIC PROVISIONS FOR THE MISSION NCT DISTRICT

Article 7	Other	Zoning Controls
Code	Code	
Section	Section	
§736.68	§ 249.35	FRINGE FINANCIAL SERVICE RESTRICTED USE DISTRICT (FFSRUD)
		Boundaries: The FFSRUD and its ¼ mile buffer includes, but is not limited to,
		the Mission Street Neighborhood Commercial Transit District. Controls: Within
		the FFSRUD and its ¼ mile buffer, fringe financial services are NP pursuant to
		Section 249.35. Outside the FFSRUD and its ¼ mile buffer, fringe financial
		services are P subject to the restrictions set forth in Subsection 249.35(c)(3).
§ 736.84	Health	Medical cannabis dispensaries in the Mission NCT District may only operate
§ 790.141	Code §	between the hours of 8 am and 10 pm.
	3308	

SEC. 781.5. MISSION STREET NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT.

In order to preserve the mix and variety of goods and services provided to the Mission neighborhood and City residents and prevent further proliferation of fast-food restaurant uses, and prevent further aggravation of parking and traffic congestion in this district, there shall be a Mission Street Fast-Food Subdistrict, generally applicable for the NC-3-zoned portion of Mission Street between <u>Cesar Chavez-14th</u> and Randall Streets, as designated on Sectional Map 7SU of the Zoning Map. The following provisions shall apply within such subdistrict:

(a) A small self-service restaurant, as defined in Section 790.91 of this Code, is permitted as a conditional use on the first story and below only.

in Sections 813 through 818 and 840 through 843 of this Code for the district. Additional

requirements and conditions may be placed on particular uses as provided pursuant to

(B) Conditional Uses. Conditional uses are permitted in an Eastern Neighborhood

Mixed Use District and South of Market Mixed Use District, when authorized by the Planning

Commission; whether a use is conditional in a given district is generally indicated in Sections

Section 803.5 through 803.9 and other applicable provisions of this Code.

20

21

22

23

24

- (i) An establishment which sells beer or wine with motor vehicle fuel is a conditional use, and shall be governed by Section 229
- (ii) Notwithstanding any other provision of this Article, a change in use or demolition of a movie theater use, as set forth in Section 890.64, shall require conditional use authorization. This Section shall not authorize a change in use if the new use or uses are otherwise prohibited.
- (iii) Notwithstanding any other provision of this Article, a change in use or demolition of a general grocery store use, as set forth in Section 890.102(a) and as further defined in Section 790.102(a), shall require conditional use authorization. This Subsection shall not authorize a change in use if the new use or uses are otherwise prohibited.
- (C) Accessory Uses. Subject to the limitations set forth below and in Sections 204.1 (Accessory Uses for Dwelling Units in R and NC Districts), 204.2 (Accessory Uses for Uses Other Than Dwellings in R Districts); 204.4 (Dwelling Units Accessory to Other Uses), and 204.5 (Parking and Loading as Accessory Uses) of this Code, an accessory use is a related minor use which is either necessary to the operation or enjoyment of a lawful principal use or conditional use, or is appropriate, incidental and subordinate to any such use, and shall be permitted as an accessory use in an Eastern Neighborhoods Mixed Use District and South of Market Mixed Use District. In order to accommodate a principal use which is carried out by one business in multiple locations within the same general area, such accessory use need not be located in the same structure or lot as its principal use provided that (1) the accessory use is located within 1,000 feet of the principal use; and (2) the multiple locations existed on April 6, 1990 (the effective date of this amendment). Accessory uses to non-office uses (as defined

1	in Section 890.70) may occupy space which is non-contiguous or on a different story as the
2	principal use so long as the accessory use is located in the same building as the principal use
3	and complies with all other restrictions applicable to such accessory uses. Any use which
4	does not qualify as an accessory use shall be classified as a principal use.

- No use will be considered accessory to a principal use which involves or requires any of the following:
 - (i) The use of more than one-third of the total occupied floor area which is occupied by both the accessory use and principal use to which it is accessory, combined, except in the case of accessory off-street parking or loading which shall be subject to the provisions of Sections 151, 156 and 157 of this Code;
 - (ii) A hotel, motel, inn, hostel, nighttime entertainment, adult entertainment, massage establishment, large fast food restaurant, or movie theater use in a RED, SPD, RSD, SLR, SLI, SSO, DTR, MUG, MUR, MUO, or UMU District;
 - (iii) Any take-out food use, except for a take-out food use which occupies 100 square feet or less (including the area devoted to food preparation and service and excluding storage and waiting areas) in a restaurant, bar, catering establishment, bakery, retail grocery or specialty food store.
 - (iv) Any sign not conforming to the limitations of Section 607.2(f)(3).
 - (D) **Temporary Uses.** Temporary uses not otherwise permitted are permitted in Eastern Neighborhoods Mixed Use Districts and South of Market Mixed Use Districts to the extent authorized by Sections 205 through 205.3 of this Code.

SEC. 803.8. HOUSING IN MIXED USE DISTRICTS.

(a) **Demolition or Conversion of Group Housing or Dwelling Units in South of Market Mixed Use Districts.** Demolition, or conversion to any other use, of a group housing unit or dwelling unit or any portion thereof, in any South of Market Mixed Use District shall be

1	allowed only subject to Section 233(a) and only if approved as a conditional use pursuant to
2	Sections 303 and 316 of this Code, notwithstanding any other provision of this Code. This
3	provision shall extend to any premises whose current use is, or last use prior to a proposed
4	conversion or demolition was, in fact as a group housing unit or dwelling unit as well as any
5	premises whose legal use as shown in the records of the Bureau of Building Inspection is that
6	of a group housing or dwelling unit.

- (b) Low-Income Affordable Housing Within the Service/Light Industrial District. Dwelling units and SRO units may be authorized in the SLI District as a conditional use pursuant to Sections 303, 316, 817.14, and 817.16 of this Code provided that such dwellings units shall be rented, leased or sold at rates or prices affordable to a household whose income is no greater than 80 percent of the median income for households in San Francisco ("lower income household"), as determined by Title 25 of the California Code of Regulations Section 6932 and implemented by the Mayor's Office of Housing.
- (1) "Affordable to a household" shall mean a purchase price that a lower income household can afford to pay based on an annual payment for all housing costs of 33 percent of the combined household annual net income, a 10-percent down payment, and available financing, or a rent that a household can afford to pay, based on an annual payment for all housing costs of 30 percent of the combined annual net income.
- (2) The size of the dwelling unit shall determine the size of the household in order to calculate purchase price or rent affordable to a household, as follows:
 - (A) For a one-bedroom unit, a household of two persons;
 - (B) For a two-bedroom unit, a household of three persons;
 - (C) For a three-bedroom unit, a household of four persons;
 - (D) For a four-bedroom unit, a household of five persons.
 - (3) No conditional use permit will be approved pursuant to this Subsection 803.8(b)

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

- (4) The owner(s) of dwelling units authorized pursuant to this Subsection shall submit an annual enforcement report to the City, along with a fee whose amount shall be determined periodically by the City Planning Commission to pay for the cost of enforcement of this Subsection. The fee shall not exceed the amount of such costs. The annual report shall provide information regarding rents, mortgage payments, sales price and other housing costs, annual household income, size of household in each dwelling unit, and any other information the City may require to fulfill the intent of this Subsection.
 - (c) Housing Requirement in the Residential/Service District.
- (1) **Amount Required.** Nonresidential uses subject to Sections 815.26, 815.28, 815.30, 815.31 through 815.47, and 815.59 through 815.65, of this Code shall be permitted in new construction in the Residential/Service District only if the ratio between the amount of occupied floor area for residential use to the amount of occupied floor area of the above-referenced nonresidential use is three to one or greater.
- (2) Means of Satisfying the Housing Requirement. (A) Live/work units may satisfy the residential requirement pursuant to this Subsection and, when applicable, shall be subject to Sections 124(j) and/or 263.11(c)(3) of this Code; or (B) The residential space required pursuant to this Subsection may be satisfied by payment of a one-time in-lieu fee equal to \$30 per square foot of residential space required by this Subsection and not provided on-site payable to the City's Affordable Housing Fund administered by the Mayor's Office of Housing; or (C) The residential space requirement may be satisfied by providing the required residential space elsewhere within the South of Market Mixed Use District where housing is permitted or

conditional and is approved as a conditional use.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

- (d) Housing Requirement in the Mixed Use Residential (MUR) District. In <u>new</u> <u>construction in</u> the MUR District, three square feet of gross floor area for residential use is required for every one gross square foot of permitted nonresidential use, subject to Section 841 of this Code.
- SEC. 803.9. COMMERCIAL USES IN MIXED USE DISTRICTS.
- (a) Preservation of Landmark Buildings, Significant or Contributory Buildings Within the Extended Preservation District and/or Contributory Buildings Within Designated Historic Districts within the South of Market Mixed Use Districts. Within the South of Market Mixed Use District, any use which is permitted as a principal or conditional use within the SSO District, excluding nighttime entertainment use, may be permitted as a conditional use in (a) a landmark building located outside a designated historic district, (b) a contributory building which is proposed for conversion to office use of an aggregate gross square footage of 25,000 or more per building and which is located outside the SSO District yet within a designated historic district, or (c) a building designated as significant or contributory pursuant to Article 11 of this Code and located within the Extended Preservation District. For all such buildings the following conditions shall apply: (1) the provisions of Sections 316 through 318 of this Code must be met; (2) in addition to the conditional use criteria set out in Sections 303(c)(6) and 316 through 316.8, it must be determined that allowing the use will enhance the feasibility of preserving the landmark, significant or contributory building; and (3) the landmark, significant or contributory building will be made to conform with the San Francisco Building Code standards for seismic loads and forces which are in effect at the time of the application for conversion of use.

A contributory building which is in a designated historic district outside the SSO District may be converted to any use which is a principal use within the SSO District provided that: (1)

1	such use does not exceed an aggregate square footage of 25,000 per building; and (2) prior
2	to the issuance of any necessary permits the Zoning Administrator (a) determines that
3	allowing the use will enhance the feasibility of preserving the contributory building; and (b) the
4	contributory building will be made to conform with the San Francisco Building Code standards
5	for seismic loads and forces which are in effect at the time of the application for conversion of
6	use.
7	(b) Preservation of Historic Buildings within the MUG, MUO, and MUR Districts.
8	The following controls are intended to support the economic viability of buildings of historic
9	importance within the MUG, MUO, and MUR Districts.
10	(1) This subsection applies only to buildings that are a designated landmark building or
11	a contributory building within a designated historic district per Article 10 of the Planning Code,
12	or a building listed on or determined eligible for the California Register of Historical Resources
13	by the State Office of Historic Preservation.
14	(2) All uses are permitted as of right, provided that:
15	(A) The project does not contain office uses of 25,000 square foot or more per lot, or
16	nighttime entertainment.
17	(B) Prior to the issuance of any necessary permits, the Zoning Administrator, with the
18	advice of the Landmarks Preservation Advisory Board, determines that allowing the use will
19	enhance the feasibility of preserving the building.
20	(C) Residential uses meet the affordability requirements of the Residential Inclusionary
21	Affordable Housing Program set forth in Section 315.1 through 315.9
22	(3) Projects containing office use of 25,000 square foot or more per lot may be permitted as a

conditional use. In addition to the conditional use criteria set forth in Section 303, and with the advice

of the Landmarks Preservation Advisory Board, the Planning Commission must find that allowing the

use will enhance the feasibility of preserving the building.

23

24

1	(3)(4) The Landmarks Preservation Advisory Board shall review the proposed project
2	for compliance with the Secretary of the Interior's Standards, (36 C.F.R. § 67.7 (2001)) and
3	any applicable provisions of the Planning Code.
4	(c) Preservation of Historic Buildings within and UMU Districts. The following
5	rules are intended to support the economic viability of buildings of historic importance within
6	the UMU District.
7	(1) This subsection applies only to buildings that are a designated landmark building,
8	or a building listed on or determined eligible for the California Register of Historical Resources
9	by the State Office of Historic Preservation.
10	(2) All uses are permitted as of right, provided that:
11	(A) The project does not contain office uses of 25,000 square foot or more per lot, or
12	nighttime entertainment.
13	(B) Prior to the issuance of any necessary permits, the Zoning Administrator, with the
14	advice of the Landmarks Preservation Advisory Board, determines that allowing the use will
15	enhance the feasibility of preserving the building.
16	(C) Residential uses meet the affordability requirements of the Residential Inclusionary
17	Affordable Housing Program set forth in Section 315.1 through 315.9
18	(3) Projects containing office use of 25,000 square foot or more per lot may be permitted as a
19	conditional use. In addition to the conditional use criteria set forth in Section 303, with the advice of
20	the Landmarks Preservation Advisory Board, the Planning Commission must find that allowing the use
21	will enhance the feasibility of preserving the building.
22	(3)(4) The Landmarks Preservation Advisory Board shall review the proposed project
23	for compliance with the Secretary of the Interior's Standards, (36 C.F.R. § 67.7 (2001)) and
24	any applicable provisions of the Planning Code.
25	(d) Automated Bank Teller Machines Within South of Market Districts. All

- (e) **Open Air Sales.** Flea markets, farmers markets, crafts fairs and all other open air sales of new or used merchandise except vehicles, within South of Market Mixed Use and Eastern Neighborhoods Mixed Use Districts, where permitted, shall be subject to the following requirements: (1) the sale of goods and the presence of booths or other accessory appurtenances shall be limited to weekend and/or holiday daytime hours; (2) sufficient numbers of publicly-accessible toilets and trash receptacles shall be provided on-site and adequately maintained; and (3) the site and vicinity shall be maintained free of trash and debris.
- (f) Legal and Government Office Uses in the Vicinity of the Hall of Justice. Within an approximately 300-foot radius of the 800 Bryant Street entrance to the Hall of Justice, and Assessor's Block 3780, Lots 1 and 2, as shown on Sectional Map 8SU of the Zoning Map, the offices of attorneys, bail and services, government agencies, union halls, and other criminal justice activities and services directly related to the criminal justice functions of the Hall of Justice shall be permitted as a principal use. There shall be a Notice of Special Restriction placed on the property limiting office activities to uses permitted by this Subsection.
- (g) Work Space of Design Professionals. The work space of design professionals, as defined in Section 890.28 of this Code, shall be permitted as a principal use within the SLR, RSD and SLI Districts provided that, as a condition of issuance of any necessary permits, the owner(s) of the building shall agree to comply with the following provisions: (1) The occupied floor area devoted to this use per building is limited to the third story or above; (2) The gross floor area devoted to this use per building does not exceed 3,000 square feet per design professional establishment; (3) The space within the building subject to this

provision has not been in residential use within a legal dwelling unit at any time within a fiveyear period prior to application for conversion under this Subsection; and (4) The owner(s) of the building comply with the following enforcement and monitoring procedures; (i) The owner(s) of any building with work space devoted to design professional use as authorized pursuant to this Subsection shall submit an annual enforcement report to the Department of City Planning with a fee in an amount to be determined periodically by the City Planning Commission to pay for the cost of enforcement of this Subsection. The fee shall not exceed the amount of such costs. The report shall provide information regarding occupants of such space, the amount of square footage of the space used by each design professional establishment, amount of vacant space, compliance with all relevant City codes, and any other information the Zoning Administrator may require to fulfill the intent of this Subsection; (ii) The owner(s) of any building containing work space of design professionals authorized pursuant to this Subsection shall permit inspection of the premises by an authorized City official to determine compliance with the limitations of this Subsection. The City shall provide reasonable notice to owners prior to inspecting the premises; (iii) The owner(s) of any building containing work space of design professionals authorized pursuant to this Subsection shall record a Notice of Special Restriction, approved by the City Planning Department prior to recordation, on the property setting forth the limitations required by this Subsection. The Department of City Planning shall keep a record available for public review of all space for design professionals authorized by this Subsection.

(h) Vertical Controls for Office Uses.

(1) **Purpose.** In order to preserve ground floor space for production, distribution, and repair uses and to allow the preservation and enhancement of a diverse mix of land uses, including limited amounts of office space on upper stories, additional vertical zoning controls shall govern office uses as set forth in this Section.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

- 1 (2) **Applicability.** This Section shall apply to all office uses in the MUG and UMU Districts, where permitted.
 - (3) **Definitions.** Office use shall be as defined in Section 890.70 of this Code.
 - (4) Controls.

- (A) **Designated Office Story or Stories.** Office uses are not permitted on the ground floor, *except as specified in Sections 840.65A and 843.65A*. Office uses may be permitted on stories above the ground floor if they are designated as office stories. On any designated office story, office uses are permitted, subject to any applicable use size limitations. On any story not designated as an office story, office uses are not permitted. *When an office use is permitted on the ground floor per Sections 840.065A and 843.65A, it shall not be considered a designated office story for the purposes of Subsection D below.*
- (B) **Timing of designation.** In the case of new construction, any designated office story or stories shall be established prior to the issuance of a first building permit or along with any associated Planning Commission action, whichever occurs first. In the case of buildings that were constructed prior to the effective date of this Section, any such story or stories shall be designated prior to the issuance of any building permit for new or expanded office uses or along with any associated Planning Commission action, whichever occurs first.
- (C) **Recordation of designation.** Notice of the designation of office stories shall be recorded as a restriction on the deed of the property along with plans clearly depicting the designated story or stories in relation to the balance of the building. A designated office story may only be re-allocated when the designated office story is first returned to a permitted non-office use and associated building modifications to the designated office story are verified by the Zoning Administrator.
- (D) **Maximum Number of Designated Stories.** The maximum number of designated office stories shall correspond to the total number of stories in a given building, as set forth in

the table below. The designation of a particular story shall apply to the total floor area of that
story and no partial designation, split designation, or other such subdivision of designated
floors shall be permitted. For the purposes of the following table, the total number of stories in
a given building shall be counted from grade level at curb and shall exclude any basements or
below-grade stories.

Table 803.9(h)

Total Number of Stories	Maximum Number of	
	Designated Office Stories	
1-story	0 stories (office use NP)	
2—4 stories	1-story	
5—7 stories	2-stories	
8 or more stories	3-stories	

(E) For projects with multiple buildings, consolidation of permitted office stories may be permitted, pursuant to the controls set forth in 329(d)(8).

(i) Retail Controls in the MUG, MUO, and UMU Districts. In the MUG, MUO, and UMU District, up to 25,000 gross square feet of retail use (as defined in Section 890.14<u>0</u>4 of this Code) is permitted per lot. Above 25,000 gross square feet, three gross square feet of other uses permitted in that District are required for every one gross square foot of retail. In the UMU District, gyms, as defined in Sec. 218(d), are exempt from this requirement.

SEC. 814. SPD — SOUTH PARK DISTRICT.

South Park is an attractive affordable mixed-use neighborhood. The South Park District (SPD) is intended to preserve the scale, density and mix of commercial and residential

activities within this unique neighborhood. The district is characterized by small-scale, continuous-frontage warehouse, retail and residential structures built in a ring around an oval-shaped, grassy park. Retention of the existing structures is encouraged, as is a continued mix of uses, family-sized housing units, and in-fill development which contributes positively to the neighborhood scale and use mix.

Most retail, general commercial, office, service/light industrial, arts, live/work and residential activities are permitted. Group housing, social services, and other institutional uses are conditional uses. Hotels, motels, movie theaters, adult entertainment and nighttime entertainment are not permitted.

Table 814

SPD — SOUTH PARK DISTRICT ZONING CONTROL TABLE

			South Park District
No.	Zoning Category	§ References	Controls
814.01	Height	§§ 260 - 263	See Sectional Zoning Map 1
814.02	Bulk	§§ 270 - 272	See Sectional Zoning Map 1
814.03	Dwelling Unit Density Limit	§§ 124, 207.5, 208	No density limit
814.04	Dwelling Unit Mix	§ 207.6	At least 40% of all dwelling units must contain two or more bedrooms or 30% of all dwelling units must contain three or more bedrooms.
814.05	Non-residential density limit	§§ 102.9, 123, 124, 127	Generally 1.8 to 1 floor area ratio

	r			
1	814.06	Usable Open Space for Dwelling Units	§ 135	80 sq. ft. per unit, 54 sq. ft. per unit
2		and Group Housing		if publicly accessible
3	814.07	Usable Open Space for Other Uses	§ 135.3	Required; amount varies based on
4 5				use; may also pay in-lieu fee
6	814.08	Setbacks	§§ 136, 136.2,	Generally required
7			144, 145.1	
8	814.09	Outdoor Activity Area	§ 890.71	Р
9	814.10	Off-Street Parking, Residential	§ 151.1	None required. Limits set forth in
10				Section 151.1
11 12	814.11	Off-Street Parking, Non-Residential	150, 151,	None required. Limits set forth in
13			151.1, 153-	Section 151.1
14			157, 204.5	
15	814.12	Residential Conversion	§ 803.8(a)	С
16	814.13	Residential Demolition	§ 803. 8(a)	С
17	Resider	ntial Use		
18 19	814.14	Dwelling Units	§ 102.7	Р
20	814.15	Group Housing	§ 890.88(b)	С
21	814.16	SRO Units	§ 890.88(c)	Р
22	814.16	Student Housing	§ 315.1(38)	С
2324	(a)			
25	Institutio	ons		

1	814.17	Hospital, Medical Centers	§ 890.44	NP	
2	814.18	Residential Care	§ 890.50(e)	С	
3 4	814.19	Educational Services	§ 890.50(c)	NP	
5	814.20	Religious Facility	§ 890.50(d)	С	
6 7	814.21	Assembly and Social Service, except Open Recreation and Horticulture	§ 890.50(a)	С	
8 9	814.22	Child Care	§ 890.50(b)	Р	
10	814.23	Medical Cannabis Dispensary	§ 890.133	P#	
11	Vehicle	Parking			
12 13	814.25	Automobile Parking Lot, Community Residential	§ 890.7	NP	
14 15 16	814.26	Automobile Parking Garage, Community Residential	§ 890.8	NP	
17 18	814.27	Automobile Parking Lot, Community Commercial	§ 890.9	NP	
19 20	814.28	Automobile Parking Garage, Community Commercial	§ 890.10	NP	
21 22	814.29	Automobile Parking Lot, Public	§ 890.11	NP	
23	814.30	Automobile Parking Garage, Public	§ 890.12	NP	
24 25	Retail Sales and Services				

ı				
1	814.31	All Retail Sales and Services, Except for	§ <u>§</u> 890.104 ,	P up to 5,000 sf per lot
2		Bars and Liquor Stores-	<u>890.116</u>	
3	814.32	Bars	§ 890.22	C up to 5,000 sf per lot
4 5	814.33	Liquor Stores	§ 790.55	C up to 5,000 sf per lot
6	Assemb	oly, Recreation, Arts and Entertainment		
7	814.37	Nighttime Entertainment	§ 102.17,	NP
8			803.5(b)	
9	814.38	Meeting Hall, not falling within	§ 221(c)	С
10 11		Category 814.21	· ()	
12	814.39	Recreation Building, not falling within	§ 221(e)	С
13		Category 814.21		
14	814.40	Pool Hall, Card Club, not falling within	§ 221(f)	NP
15		Category 890.50(a)		
16	Home a	nd Business Service		
17 18	814.42	Trade Shop	§ 890.124	Р
19	814.43	Catering Services	§ 890.25	Р
20	814.45	Business Goods and Equipment	§ 890.23	Р
21		Repair Service		
22 23	814.46	Arts Activities, other than Theaters	§ 102.2	Р
23	814.47	Business Services	§ 890.111	Р

Office	,		
814.49	Offices in historic buildings	§ 803.9(<u>b</u> a)	Р
814.50	All Other Office Uses	§§ 890.70,	Р
		890.118	
Live/Wo	ork Units		
814.55	All types of Live/Work Units	§§ 102.2,	NP
		102.13,	
		209.9(f), (g)	
Automo	otive		
814.57	Vehicle Storage—Open Lot	§ 890.131	NP
814.58	Vehicle Storage—Enclosed Lot or Structure	§ 890.132	NP
814.59	Motor Vehicle Service Station, Automotive Washing	§§ 890.18, 890.20	NP
814.60	Motor Vehicle Repair	§ 890.15	NP
814.61	Motor Vehicle Tow Service	§ 890.19	NP
814.62	Non-Auto Vehicle Sales or Rental	§ 890.69	Р
814.63	Public Transportation Facilities	§ 890.80	NP
Industrial			
Industri			

1	814.65	Light Manufacturing	§ 890.54(a)	Р
2	814.66	All Other Wholesaling, Storage,	§§ 225, 226	NP
3 4		Distribution and Open Air Handling of		
4 5		Materials and Equipment, and		
6		Manufacturing and Processing Uses		
7	814.67	Storage	§ 890.54(c)	NP
8	814.67	Laboratory	§ 890.52	NP
9	(a)			
10	Other U	ses		
11 12	814.68	Animal Services	§ 224	NP
13	814.69	Open Air Sales	§§ 803. 9(e),	Р
14			890.38	
15	814.70	Ambulance Service	§ 890.2	NP
16 17	814.71	Open Recreation and Horticulture	§ 209.5	Р
18	814.72	Public Use, except Public	§ 890.80	С
19		Transportation Facility		
20	814.73	Commercial Wireless Transmitting,	§ 227(h)	С
21		Receiving or Relay Facility		
22	814.74	Greenhouse or Plant Nursery	§ 227(a)	NP
23	814.75	Mortuary Establishment	§ 227(c)	NP
24 25	814.76	General Advertising Sign	§ 607.2(b) &	NP

		(e) and 611	
814.78	Walk-Up Facility, except Automated Bank Teller Machine	§ 890.140	Р
814.79	Automated Bank Teller Machine	§ 803.9(d)	NP
814.80	Integrated PDR	§ 890.49	P in applicable buildings

SPECIFIC PROVISIONS FOR SPD DISTRICTS

Article	Other	Zoning Controls
Code	Code	
Section	Section	
§ 814.23		Only those medical cannabis dispensaries that can demonstrate to the
§		Planning Department they were in operation as of April 1, 2005 and have
890.133		remained in continuous operation or that were not in continuous operation since
		April 1, 2005, but can demonstrate to the Planning Department that the reason
		for their lack of continuous operation was not closure due to an actual violation
		of Federal, State or local law, may apply for a medical cannabis dispensary
		permit in a South Park District.
814.33	§§	Fringe Financial Services are P subject to the restrictions set forth in Section
	249.35,	249.35, including, but not limited to, the proximity restrictions set forth in
	890.113	Subsection 249.35(c)(3).

SEC. 840. MUG — MIXED USE-GENERAL DISTRICT.

The Mixed Use — General (MUG) District is largely comprised of the low-scale, production, distribution, and repair uses mixed with housing and small-scale retail. The MUG is designed to maintain and facilitate the growth and expansion of small-scale light industrial,

wholesale distribution, arts production and performance/exhibition activities, general commercial and neighborhood-serving retail and personal service activities while protecting existing housing and encouraging the development of housing at a scale and density compatible with the existing neighborhood.

Housing is encouraged over ground floor commercial and production, distribution, and repair uses. New residential or mixed use developments are encouraged to provide as much mixed-income family housing as possible. Existing group housing and dwelling units would be protected from demolition or conversion to nonresidential use by requiring conditional use review.

Hotels, nNighttime entertainment, movie theaters, adult entertainment and heavy industrial uses are not permitted. Office is restricted to the upper floors of multiple story buildings.

Table 840 MUG — MIXED USE — GENERAL DISTRICT ZONING CONTROL TABLE

			Mixed Use — General District
No.	Zoning Category	§ References	Controls
Building	and Siting Standards		
840.01	Height Limit	See Zoning	As shown on Sectional Maps 1 and 7
		Map, §§ 260-	of the Zoning Map Height sculpting
		261.1, 263.20	required on narrow streets, §261.1
			Non-habitable vertical projections
			permitted, § 263.20

0.40.00	D. H. L. Y.		0 1 11 1
840.02	Bulk Limit		As shown on Sectional Maps 1 and 7
		Map. §§ 270,	of the Zoning Map Horizontal mass
		270.1, 270.2	reduction required, § 270.1 Mid-block
			alleys required, §270.2
840.03	Non-residential density limit	§§ 102.9, 123,	Generally contingent upon permitted
		124, 127	height, per Section 124
840.04	Setbacks	§§ <u>134,</u> 136,	Generally required
		136.2, 144,	
		145.1	
840.05	Awnings and Canopies	§§ 136, 136.1,	Р
		136.2	
840.06	Parking and Loading Access:	§ 155(r)	None
	Prohibition		
840.07	Parking and Loading Access: Siting	§§ 145.1,	Requirements apply
	and Dimensions	151.1, 152.1,	
		155	
840.08	Off-Street Parking, Residential	§ 151.1	None required. Limits set forth in
			Section 151.1
840.09	Residential to non-residential ratio	§ 803.8(e)	None
840.10	Off-Street Parking, Non-Residential	§§ 150, 151,	None required. Limits set forth in
		151.1, 153-157,	Section 151.1
		204.5	

i				
1	840.11	Usable Open Space for Dwelling	§ 135	80 sq. ft. per unit; 54 sq. ft. per unit if
2		Units and Group Housing		publicly accessible
3	840.12	Usable Open Space for Non-	§ 135.3	Required; amount varies based on
4		Residential		use; may also pay in-lieu fee
5				acc, may aloo pay in most rec
6	840.13	Outdoor Activity Area	§ 890.71	Р
7	840.14	General Advertising Sign	§§ 607.2(b) &	NP
8			(e) and 611	
9	Residen	tial Uses		
10				_
11	840.20	Dwelling Units	§ 102.7	Р
12	840.21	Group Housing	§ 890.88(b)	Р
13	840.22	SRO Units	§ 890.88(c)	Р
14	840.23	Student Housing	§ 315.1(38)	С
15	840.24	Dwelling Unit Density Limit	§§ 124, 207.5,	No density limit
16	010.21	Ewoning Offic Borloky Emili		Tto donoity in inc
17			208	
18	840.25	Dwelling Unit Mix	§ 207.6	At least 40% of all dwelling units must
19				contain two or more bedrooms or 30%
20				of all dwelling units must contain three
21				or more bedrooms.
22	840.26	Affordability Requirements	§ 315	15% onsite/20% off-site
23				
24	840.27	Residential Demolition or	§ 317	Restrictions apply; see criteria of
25		Conversion		Section 317

1	Institutions						
2	840.30	Hospital, Medical Centers	§ 890.44	NP			
3 4	840.31	Residential Care	§ 890.50(e)	С			
5	840.32	Educational Services	§ 890.50(c)	C for post-secondary institutions; P for			
6				all other			
7	840.33	Religious Facility	§ 890.50(d)	С			
8 9	840.34	Assembly and Social Service	§ 890.50(a)	Р			
10	840.35	Child Care	§ 890.50(b)	Р			
11	840.36	Medical Cannabis Dispensary	§ 890.133	NP			
12	Vehicle I	Parking					
13 14 15	840.40	Automobile Parking Lot	§§ 890.7 890.9,	NP			
16 17 18	840.41	Automobile Parking Garage	§§ 890.8, 890.10, 890.12, 157.1	C; subject to criteria of Sec. 157.1			
19	Retail Sales and Services						
20	840.45	All Retail Sales and Services which	88 890 104	P up to 25,000 gross sq.ft. per lot;			
21	040.40	are not listed below	890.116,	above 25,000 gross sq. ft. permitted			
22 23			803.9(i), 121.6	only if the ratio of other permitted uses			
24				to retail is at least 3:1.			
25	840.46	Formula Retail	§ 803.6	C. If approved, subject to size controls			

			in Section 840.45.
840.47	Bar	§ 890.22	C. If approved, subject to size controls
			in Section 840.45.
840.48	Liquor Store	§ 790.55	C. If approved, subject to size controls
			in Section 840.45.
840.49	Ambulance Service	§§ 890.2,	C. If approved, subject to size controls
		840.45	in Section 840.45.
840.50	Self-Storage	§ 890.54(d)	NP
840.51	Tourist Hotel	890.46	С
840.52	Services, Professional; Services	§§ 890.108,	P. when primarily open to the general
	Financial; Services Medical	890.110, 890.114	public on a retail basis; subject to the use
			size limits in Section 840.45.
Assemb	ly, Recreation, Arts and Entertainmen	t	
840.55	Arts Activity	§ 102.2	Р
840.56	Nighttime Entertainment	§§ 102.17,	NP
		181(f) 803.5(b)	
840.57	Adult Entertainment	§ 890.36	NP
840.58	Amusement Arcade	§ 890.4	NP
840.59	Massage Establishment	§ 890.60	NP
840.60	Movie Theater	§ 890.64	P, up to three screens

j				
1	840.61	Pool Hall not falling within Category	§221 (f)	С
2		890.50(a)		
3	840.62	Recreation Building, not falling	§ 221(e)	Р
4		within Category 840.3421		
5 6	Office			
7	840.65	Office Uses in Landmark Buildings	§§ 890.70,	P
8	040.00	in Historic Districts	803.9(<u>b</u> a)	1
9	0.40.65.4		, ,	
10	840.65A	Services, Professional; Services		Subject to vertical control of Sec.
11		<u>Financial; Services Medical</u>	890.110, 890.114	803.9(h). P on the ground floor when
12				primarily open to the general public on a client-oriented basis.
13				
14	840.66	All Other Office Uses	§§ 803.9(h),	·
15			890.70,	803.9(h)
16			890.118	
17	840.67	Live/Work Units	§ 233	NP
18	Motor Ve	ehicle Services		
19	840.70	Vehicle Storage—Open Lot	§ 890.131	NP
20 21	840.71	Vehicle Storage—Enclosed Lot or	§ 890.132,	C; subject to criteria of Sec. 157.1
22		Structure	157.1	
23	840.72	Motor Vehicle Service Station,	§§ 890.18,	Р
24		Automotive Wash	890.20	

1	840.73	Motor Vehicle Repair	§ 890.15	Р	
2	840.74	Automobile Tow Service	§ 890.19	С	
3 4	840.75	Non-Auto Vehicle Sales or Rental	§ 890.69	Р	
5	Industrial, Home, and Business Service				
6	840.78	Wholesale Sales	§ 890.54(b)	Р	
7	840.79	Light Manufacturing	§ 890.54(a)	P	
8 9	840.80	Trade Shop	§ 890.124	P	
10	840.81	Catering Service	§ 890.25	P	
11	840.82	Business Goods and Equipment		Р	
12		Repair Service	3		
13 14	840.83	Business Service	§ 890.111	Р	
15	840.84	Commercial Storage	§ 890.54(c)	Р	
16	840.85	Laboratory, life science	§ 890.53 (a)	NP	
17	840.86	Laboratory, not including life	§§ 890.52,	Р	
18 19		science laboratory	890.53 (<i>a</i>)		
20	840.87	Non-Retail Greenhouse or Plant	§ 227(a)	Р	
21		Nursery			
22	840.88	Integrated PDR	§ 890.49	P in applicable buildings	
23 24	Other Uses				
25	840.90	Mortuary Establishment	§ 227(c)	NP	
25	840.90	Mortuary Establishment	§ 227(c)	NP	

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17

19

20

21

22

23

24

25

840.91	Animal Services	§ 224	NP
840.92	Public Use, except Public	§§ 890.80,	Р
	Transportation Facility, Internet	209.6(c), 227(h)	
	Service Exchange, and Commercial		
	Wireless Transmitting, Receiving or		
	Relay Facility		
840.93	Commercial Wireless Transmitting,	§ 227(h)	С
	Receiving or Relay Facility		
840.94	Internet Services Exchange	§ 209.6(c)	NP
840.95	Public Transportation Facilities	§ 890.80	Р
840.96	Open Air Sales	§§ 803.9(c),	Р
		890.38	
840.97	Open Recreation and Horticulture	§ 209.5	Р
840.98	Walk-up Facility, including	§§ 890.140,	Р
	Automated Bank Teller Machine	803.9(b)	

SEC. 841. MUR—MIXED USE—RESIDENTIAL DISTRICT.

The Mixed Use — Residential District (MUR) serves as a buffer between the higherdensity, predominantly commercial area of Yerba Buena Center to the east and the lowerscale, mixed use service/industrial and housing area west of Sixth Street.

The MUR serves as a major housing opportunity area within the eastern portion of the South of Market. The district controls are intended to facilitate the development of high-density, mid-rise housing, including family-sized housing and residential hotels. The district is

also designed to encourage the expansion of retail, business service and commercial and cultural arts activities.

Continuous ground floor commercial frontage with pedestrian-oriented retail activities along major thoroughfares is encouraged. Hotels, nighttime entertainment, *movie theaters*, adult entertainment and heavy industrial uses are not permitted. Office is *limited by residential-to-non residential ratio in new constructionrestricted to the upper floors of multiple story buildings*.

Table 841

MUR — MIXED USE — RESIDENTIAL DISTRICT

ZONING CONTROL TABLE

			Mixed Use — Residential District
No.	Zoning Category	§ References	Controls
Building	g and Siting Standards		
841.01	Height Limit		As shown on Sectional Maps 1 and 7 of the Zoning Map Height sculpting required on narrow streets, § 261.1 Non-habitable vertical projections permitted, § 263.20
841.02	Bulk Limit		As shown on Sectional Maps 1 and 7 of the Zoning Map Horizontal mass reduction required, § 270.1 Mid-block alleys required, § 270.2
841.03	Non-residential density limit	§§ 102.9, 123,	Generally contingent upon permitted

1			124, 127	height, per Section 124
2	841.04	Setbacks	§§ <u>134,</u> 136,	Generally required
4			136.2, 144, 145.1	
5	841.05	Awnings and Canopies	§§ 136, 136.1,	Р
6			136.2	
7	841.06	Parking and Loading Access:	§ 155(r)	None
8		Prohibition		
9	841.07	Parking and Loading Access:	§§ 145.1, 151.1,	Requirements apply
10		Siting and Dimensions	152.1, 155	, ,,,
11				
12	841.08	Off-Street Parking, Residential	§ 151.1	None required. Limits set forth in
13				Section 151.1
14	841.09	Residential to non-residential ratio	§ 803.8(<u>d</u> e)	3 sq.ft. of residential for every 1 sq.ft.
15				of other permitted use
16	841.10	Off-Street Parking, Non-	§§ 150, 151,	None required. Limits set forth in
17		Residential	151.1, 153-157,	Section 151.1
18			204.5	
19	044 44	Llegale Ones Space for Dwelling	\$ 425	00 ag ft nor unit 54 ag ft nor unit if
20	841.11		9 135	80 sq.ft. per unit; 54 sq.ft. per unit if
21		Units and Group Housing		publicly accessible
22	841.12	Usable Open Space for Non-	§ 135.3	Required; amount varies based on
23		Residential		use; may also pay in-lieu fee
24	841.13	Outdoor Activity Area	§ 890.71	Р

1 2	841.14	General Advertising Sign	§ 607.2(b) & (e) and 611	NP	
3			and of i		
4	Resider	ntial Uses			
5	841.20	Dwelling Units	§ 102.7	Р	
6	841.21	Group Housing	§ 890.88(b)	Р	
7	841.22	SRO Units	§ 890.88(c)	Р	
8 9	841.23	Student Housing	§ 315.1(38)	С	
10	841.24	Dwelling Unit Density Limit	§§ 124, 207.5,	No density limit within	
11			208		
12	841.25	Dwelling Unit Mix	§ 207.6	At least 40% of all dwelling units must	
13				contain two or more bedrooms or	
14				30% of all dwelling units must contain	
15				three or more bedrooms.	
16 17	841.26	Affordability Requirements	§ 315	15% onsite/20% off-site	
18	841.27	Residential Demolition or	§ 317	Restrictions apply; see criteria of	
19		Conversion		Section 317	
20	Institutions				
21	841.30	Hospital, Medical Centers	§ 890.44	NP	
22 23	841.31	Residential Care	§ 890.50(e)	С	
24	841.32	Educational Services	§ 890.50(c)	C for post-secondary institutions; P	

1					
1				for all other	
2	841.33	Religious Facility	§ 890.50(d)	Р	
3	841.34	Assembly and Social Service	§ 890.50(a)	Р	
5	841.35	Child Care	§ 890.50(b)	Р	
6	841.36	Medical Cannabis Dispensary	§ 890.133	NP	
7 8	Vehicle	Parking			
9	841.40	Automobile Parking Lot	§§ 890.7, 890.9,	NP	
10			890.11		
11	841.41	Automobile Parking Garage	§§ 145.1, 145.4,	C; subject to criteria of Sec. 157.1	
12			155(r), 890.8,		
13			890.10, 890.12,		
14			157.1		
15 16	Retail S	sales and Services			
17	841.45	All Retail Sales and Services which	§§ 890.104,	Р	
18		are not listed below	<u>890.116,</u> 121.6		
19	841.46	Formula Retail	§ 803.6	Р	
20	841.47	Ambulance Service	§ 890.2	С	
21 22	841.48	Self-Storage	§ 890.54(d)	NP	
23	841.49	Tourist Hotel	890.46	NP	
24	Assemh	oly, Recreation, Arts and Entertainme	nt		
25	7.000mbry, 1.00roadon, 7.00 and Entortainmont				

1	841.55	Arts Activity	§ 102.2	Р
2	841.56	Nighttime Entertainment	§§ 102.17, 181(f)	NP
3			803.5(b)	
4	841.57	Adult Entertainment	§ 890.36	NP
5				
6	841.58	Amusement Arcade	§ 890.4	NP
7	841.59	Massage Establishment	§ 890.60	NP
8	841.60	Movie Theater	§ 890.64	P, up to three screens
9 10	841.61	Pool Hall not falling within	§221 (f)	P
11		Category 890.50(a)	3 (()	
12	944 62	, , , , , , , , , , , , , , , , , , ,	\$ 221(a)	P
13	041.02	Recreation Building, not falling within Category 841.3421	§ 221(e)	
14		Within Category 041. <u>54</u> 21		
15	Office			
16	841.65	Office Uses in Landmark Buildings	§§ 890.70,	Р
17		or Contributory Buildings in Historic	803.9(<u>b</u> a)	
18		Districts		
19	841.66	All Other Office Uses	§§ 890.70,	Р
20			890.118	
21	841.67	Live/Work Units	§ 233	NP
22				
23	iviotor V	ehicle Services		
24	841.70	Vehicle Storage—Open Lot	§ 890.131	NP

1	841.71	Vehicle Storage—Enclosed Lot or	§ 890.132, 157.1	C; subject to criteria of Sec. 157.1
2		Structure		
3	841.72	Motor Vehicle Service Station,	§§ 890.18, 890.20	Р
4		Automotive Wash	,	
5	0.44.70	Matan Valida Danain	\$ 000 45	
6	841.73	Motor Vehicle Repair	§ 890.15	Р
7	841.74	Automobile Tow Service	§ 890.19	С
8	841.75	Non-Auto Vehicle Sales or Rental	§ 890.69	Р
9	Industri	ol Hama, and Business Carries		
10	muusm	al, Home, and Business Service	_	
11	841.78	Wholesale Sales	§ 890.54(b)	Р
12	841.79	Light Manufacturing	§ 890.54(a)	Р
13	841.80	Trade Shop	§ 890.124	Р
15	841.81	Catering Service	§ 890.25	Р
16	841.82	Business Goods and Equipment	§ 890.23	Р
17		Repair Service		
18	841.83	Business Service	§ 890.111	Р
	841.84	Commercial Storage	§ 890.54(c)	Р
21	841.85	Laboratory, life science	§ 890.53 (a)	NP
22	841 86	Laboratory not including life	§\$ 890.52	Р
23	311.00			
24		- Colonido Idaboratory	(<i>a</i>)	
25	841.87	Non-Retail Greenhouse or Plant	§ 227(a)	Р
11 12 13 14 15 16 17 18 19 20 21 22 23 24	841.78 841.79 841.80 841.81 841.82 841.83 841.84 841.85	Wholesale Sales Light Manufacturing Trade Shop Catering Service Business Goods and Equipment Repair Service Business Service Commercial Storage Laboratory, life science Laboratory, not including life science laboratory	§ 890.54(a) § 890.124 § 890.25 § 890.23 § 890.111 § 890.54(c) § 890.53(a) § 890.53(a)	P P P P NP P

SEC. 842. MUO — MIXED USE — OFFICE DISTRICT.

The Mixed Use — Office (MUO) runs predominantly along the 2nd Street corridor in the

24

- South of Market area. The MUO is designed to encourage office uses and housing, as well as small-scale light industrial and arts activities. Nighttime entertainment is permitted as a conditional use. Dwelling units and group housing are permitted, while demolition or conversion of existing dwelling units or group housing requires conditional use authorization.
- 5 Family-sized housing is encouraged.

Office, general commercial, most retail, production, distribution, and repair uses are also principal permitted uses. Large hotel, adult entertainment and heavy industrial uses are not permitted.

Table 842 MUO — MIXED USE — OFFICE DISTRICT ZONING CONTROL TABLE

			Mixed Use — Office District
No.	Zoning Category	§ References	Controls
Building	and Siting Standards		
842.01	Height Limit		As shown on Sectional Maps 1 and 7 of the Zoning Map Height sculpting required on narrow streets, § 261.1 Non-habitable vertical projections permitted, § 263.20
842.02	Bulk Limit		As shown on Sectional Maps 1 and 7 of the Zoning Map Horizontal mass reduction required, § 270.1 Mid-block alleys required, § 270.2

1	842.03	Non-residential density limit	§§ 102.9, 123, 124, 127	Generally contingent upon permitted height, per Section 124
3	842.04	Setbacks	§§ <u>134,</u> 136, 136.2, 144,	Generally required
5 6			145.1	
7 8	842.05	Awnings and Canopies	§§ 136, 136.1, 136.2	Р
9 10	842.06	Parking and Loading Access: Prohibition	§ 155(r)	4th Street between Bryant and Townsend Streets
11 12 13	842.07	Parking and Loading Access: Siting and Dimensions	§§ 145.1, 151.1, 152.1, 155	Requirements apply
14 15 16	842.08	Off-Street Parking, Residential	§ 151.1	None required. Limits set forth in Section 151.1
17	842.09	Residential to non-residential ratio	§ 803.8(e)	None
18 19 20	842.10	Off-Street Parking, Non-Residential	§§ 150, 151, 151.1, 153-157, 204.5	None required. Limits set forth in Section 151.1
21 22 23	842.11	Usable Open Space for Dwelling Units and Group Housing	§ 135	80 sq.ft. per unit; 54 sq.ft. per unit if publicly accessible
232425	842.12	Usable Open Space for Non- Residential	§ 135.3	Required; amount varies based on use; may also pay in-lieu fee

1				
1	842.13	Outdoor Activity Area	§ 890.71	Р
2	842.14	General Advertising Sign	§§ 607.2(b) &	NP
3			(e) and 611	
4 5	Resider	ntial Uses		
6	842.20	Dwelling Units	§ 102.7	Р
7	842.21	Group Housing	§ 890.88(b)	Р
8	842.22	SRO Units	§ 890.88(c)	Р
9	842.23	Student Housing	§ 315.1(38)	С
11	842.24	Dwelling Unit Density Limit	§§ 124, 207.5,	No density limit
12			208	·
13	842.25	Dwelling Unit Mix	§ 207.6	At least 40% of all dwelling units must
14				contain two or more bedrooms or 30%
15 16				of all dwelling units must contain three
17				or more bedrooms.
18	842.26	Affordability Requirements	§ 315	15% onsite/20% off-site
19	842.27	Residential Demolition or	§ 317	Restrictions apply; see criteria of
20		Conversion		Section 317
21	Institutio	ons		
22 23	842.30	Hospital, Medical Centers	§ 890.44	Р
24	842.31	Residential Care	§ 890.50(e)	С

ı				
1	842.32	Educational Services	§ 890.50(c)	Р
2	842.33	Religious Facility	§ 890.50(d)	Р
3 4	842.34	Assembly and Social Service	§ 890.50(a)	Р
5	842.35	Child Care	§ 890.50(b)	Р
6	842.36	Medical Cannabis Dispensary	§ 890.133	NP
7	Vehicle	Parking		
8 9	842.40	Automobile Parking Lot	§§ 890.7,	NP
10		9	890.9, 890.11	
11	842.41	Automobile Parking Garage	§§ 890.8,	C; subject to criteria of Sec. 157.1
12			890.10, 890.12,	
13			157.1	
14	Retail S	ales and Services		
15 16	842.45	All Retail Sales and Services which	§§ 890.104,	P up to 25,000 gross sq.ft. per lot;
17		are not listed below	<u>890.116,</u>	above 25,000 gross sq.ft. per lot
18			803.9(i), 121.6	permitted only if the ratio of other
19				permitted uses to retail is at least 3:1.
20	842.46	Formula Retail	§ 803.6	Р
21	842.47	Ambulance Service	§ 890.2	С
22 23	842.48	Self-Storage	§ 890.54(d)	NP
24	842.49	Tourist Hotel	§ 890.46	C if less than 75 rooms

Assemb	oly, Recreation, Arts and Entertainmer	nt r	T
842.55	Arts Activity	§ 102.2	Р
842.56	Nighttime Entertainment	§§ 102.17,	С
		181(f), 803.5(b)	
842.57	Adult Entertainment	§ 890.36	NP
842.58	Amusement Arcade	§ 890.4	NP
842.59	Massage Establishment	§ 890.60	NP
842.60	Movie Theater	§ 890.64	P, up to three screens
842.61	Pool Hall not falling within Category 890.50(a)	§221(f)	Р
842.62	Recreation Building, not falling within Category 842.3421	§ 221(e)	Р
Office			
842.65	Office Uses in Landmark Buildings or Contributory Buildings in Historic Districts		Р
842.66	All Other Office Uses	§ 890.70	Р
842.67	Live/Work Units	§ 233	NP
Motor V	ehicle Services		
842.70	Vehicle Storage—Open Lot	§ 890.131	NP

1	842.71	9		C; subject to criteria of Sec. 157.1
2		Structure	157.1	
3	842.72	Motor Vehicle Service Station,	§§ 890.18,	Р
4		Automotive Wash	890.20	
5		, tatemente traen	000.20	
6	842.73	Motor Vehicle Repair	§ 890.15	Р
7	842.74	Automobile Tow Service	§ 890.19	С
8	842.75	Non-Auto Vehicle Sales or Rental	§ 890.69	Р
9				
10	Industri	al, Home, and Business Service		
11	842.78	Wholesale Sales	§ 890.54(b)	Р
12	842.79	Light Manufacturing	§ 890.54(a)	Р
13	842.80	Trade Shop	§ 890.124	Р
14 15	842.81	Catering Service	§ 890.25	Р
16	842.82	Business Goods and Equipment	§ 890.23	Р
17		Repair Service		
18	842.83	Business Service	§ 890.111	Р
19 20	842.84	Commercial Storage	§ 890.54(c)	Р
21	842.85	Laboratory, life science	§ 890.53 (a)	Р
22	0.40,00	Laboratori, not Scotladica Pf	CC 000 F0	D
	842.86	Laboratory, not including life	§§ 890.52,	Р
23		science laboratory	890.53 (a)	
24	842.87	Non-Retail Greenhouse or Plant	§ 227(a)	Р
25				

ı				
1		Nursery		
2	842.88	Integrated PDR	§ 890.49	P in applicable buildings
3 4	Other U	lses		
5	842.90	Mortuary Establishment	§ 227(c)	NP
6	842.91	Animal Services	§ 224	Р
7	842.92	Public Use, except Public	§§ 890.80,	Р
8 9		Transportation Facility, Internet	209.6(c), 227(h)	
10		Service Exchange, and Commercial		
11		Wireless Transmitting, Receiving or		
12		Relay Facility		
13	842.93	Commercial Wireless Transmitting,	§ 227(h)	С
14		Receiving or Relay Facility		
15	842.94	Internet Services Exchange	§ 209.6(c)	С
16	842.95	Public Transportation Facilities	§ 890.80	Р
17 18	842.96	Open Air Sales	§§ 803.9(c),	Р
19			890.38	
20	842.97	Open Recreation and Horticulture	§ 209.5	Р
21	842.98	Walk-up Facility, including	§§ 890.140,	Р
22		Automated Bank Teller Machine	803.9(b)	
23				

SEC. 843. UMU — URBAN MIXED USE DISTRICT.

The Urban Mixed Use (UMU) District is intended to promote a vibrant mix of uses while

24

maintaining the characteristics of this formerly industrially-zoned area. It is also intended to serve as a buffer between residential districts and PDR districts in the Eastern Neighborhoods. Within the UMU, allowed uses include production, distribution, and repair uses such as light manufacturing, home and business services, arts activities, warehouse, and wholesaling. Additional permitted uses include retail, educational facilities, and nighttime entertainment. Housing is also permitted, but is subject to higher affordability requirements. Family-sized dwelling units are encouraged. Within the UMU, office uses are restricted to the upper floors of multiple story buildings. In considering any new land use not contemplated in this District, the Zoning Administrator shall take into account the intent of this District as expressed in this Section and in the General Plan.

Table 843

UMU — URBAN MIXED USE DISTRICT

ZONING CONTROL TABLE

Urban Mixed Use District No. **Zoning Category** § References Controls **Building and Siting Standards** 843.01 Height Limit See Zoning As shown on Sectional Maps 1 and 7 of Map, §§ 260- the Zoning Map 261.1, 263.20 Height sculpting required on narrow streets, § 261.1 projections Non-habitable vertical permitted, § 263.20 843.02 **Bulk Limit** Zoning As shown on Sectional Maps 1 and 7 of See

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

		Map, §§ 270,	
		270.1, 270.2	Horizontal mass reduction required, §
			270.1
			Mid-block alleys required, §270.2
843.03	Non-residential density limit	§§ 102.9, 123,	Generally contingent upon permitted
		124, 127	height, per Section 124
843.04	Setbacks	§§ <u>134,</u> 136,	Generally required
		136.2, 144,	
		145.1	
843.05	Awnings and Canopies	§§ 136, 136.1,	Р
		136.2	
843.06	Parking and Loading Access:	§ 155(r)	None
	Prohibition		
843.07	Parking and Loading Access:	§§ 145.1,	Requirements apply
	Siting and Dimensions	151.1, 152.1,	
		155	
843.08	Off-Street Parking, Residential	§ 151.1	None required. Limits set forth in Section
			151.1
843.09	Residential to non-residential	§ 803.8(e)	None
	ratio		
843.10	Off-Street Parking, Non-	§§ 150, 151,	None required. Limits set forth in Section
	Residential		151.1

		157, 204.5	
843.11	Usable Open Space for Dwelling Units and Group Housing	§ 135	80 sq.ft. per unit; 54 sq.ft. per unit if publicly accessible
843.12	Usable Open Space for Non-Residential	§ 135.3	Required; amount varies based on use; may also pay in-lieu fee
843.13	Outdoor Activity Area	§ 890.71	Р
843.14	General Advertising Sign	§§ 607.2(b) & (e) and 611	NP
Resident	ial Uses		
843.20	Dwelling Units	§ 102.7	Р
843.21	Group Housing	§ 890.88(b)	Р
843.22	SRO Units	§ 890.88(c)	NP
843.23	Student Housing	§ 315.1(38)	С
843.24	Dwelling Unit Density Limit	§§ 124, 207.5, 208	No density limit
843.25	Dwelling Unit Mix	§ 207.6	At least 40% of all dwelling units must contain two or more bedrooms or 30% of all dwelling units must contain three or more bedrooms.
843.26	Affordability Requirements	§ 319	Varies- see Section 319
843.27	Residential Demolition or	§ 317	Restrictions apply; see criteria of Section

1		Conversion		317
2	Institutions			
3	843.30	Hospital, Medical Centers	§ 890.44	NP
4 5	843.31	Residential Care		С
	043.31	Residential Care	§ 890.50(e)	
6	843.32	Educational Services	§ 890.50(c)	C for post-secondary institutions; P for all
7				other
8	0.40.00	Delinious Facility	2 000 50(4)	D
9	843.33	Religious Facility	§ 890.50(d)	Р
10	843.34	Assembly and Social Service	§ 890.50(a)	P
11	843.35	Child Care	§ 890.50(b)	Р
12	843.36	Medical Cannabis Dispensary	§ 890.133	NP
13 14	Vehicle P	arking		
15	843.40	Automobile Parking Lot	§§ 890.7,	NP
16			890.9, 890.11	
17	843.41	Automobile Parking Garage	§§ 890.8,	C; subject to criteria of Sec. 157.1
18			890.10,	
19			890.12, 157.1	
20	Retail Sal	es and Services	<u> </u>	
21	Ttotali Gai	es and oct vides		
22	843.45	All Retail Sales and Services	§§ 890.104,	P up to 25,000 gross sq.ft. per lot; above
23		which are not listed below	<u>890.116,</u>	25,000 gross sq.ft. per lot permitted only
24			803.9(i), 121.6	if the ratio of other permitted uses to
25				retail is at least 3:1. P up to 3,999 gross

1				sq.ft. per use; C over 4,000 gross sq.ft.
2				per use.
3	843.46	Formula Retail	§§ 803.6,	C. If approved, subject to size controls in
4			843.45	Section 843.45.
5	843.47	Ambulance Service	§ 890.2	С
6	0 10.17	7 1112 4141100 301 1100	3 000.2	
7	843.48	Self-Storage	§ 890.54(d)	NP
8	843.49	Tourist Hotel	§ 890.46	NP
9	843.50	Services, Professional; Services	§§ 890.108,	P. when primarily open to the general public
10		-		
11		Financial; Services Medical	890.110,	on a retail basis; subject to the use size limits
12			890.114	in Section 843.45.
13	843.51	Gyms	§§ 218(d),	P up to 3,999 gross sq.ft. per use; C over
14			803.9(i)	4,000 gross sq.ft. per use. Not subject to
15				3:1 ratio, per Sec. 803.9(i).
16	Assembly, Recreation, Arts and Entertainment			
17	843.55	Arts Activity	§ 102.2	Р
18		• • • • • • • • • • • • • • • • • • •		
19	843.56	Nighttime Entertainment	§§ 102.17,	P
20			181(f),	
21			803.5(b)	
22	843.57	Adult Entertainment	§ 890.36	С
23	843.58	Amusement Arcade	§ 890.4	Р
24	843.59	Massage Establishment	§ 890.60	NP
25	3 .0.00		3 200.00	

1	843.60	Movie Theater	§ 890.64	P, up to three screens
2	843.61	Pool Hall not falling within	§221(f)	Р
3		Category 890.50(a)		
4 5	843.62	Recreation Building, not falling	§ 221(e)	Р
6		within Category 843. <u>34</u> 21		
7	Office			
8	843.65	Office Uses in Landmark	§§ 890.70,	Р
9		Buildings	803.9(<u>c</u> a)	
10	843.65A	Services, Professional; Services	§§ 890.108,	Subject to vertical control of Sec. 803.9(h). P
11	<u>043.03A</u>	Financial; Services Medical	890.110 <u>,</u>	on the ground floor when primarily open to
12		z manetan, services rizeatem.	890.114	the general public on a client-oriented basis.
13	843.66	All Other Office Uses	§§ 803.9(h),	Subject to vertical control of Sec.
14 15	043.00	All Other Office Oses	890.70,	803.9(h)
16			890.118	
17	843.67	Live/Work Units	§ 233	NP
18	Motor Vehicle Services			
19	843.70	Vehicle Storage—Open Lot	§ 890.131	NP
20				
21	843.71	Vehicle Storage—Enclosed Lot		C; subject to criteria of Sec. 157.1
22	_	or Structure	157.1	
23	843.72	Motor Vehicle Service Station	§ 890.18	Р
24 25	843.73	Motor Vehicle Repair	§ 890.15	Р
20				

1	843.74	Automobile Tow Service	§ 890.19	С
2	843.75	Non-Auto Vehicle Sales or	§ 890.69	Р
3		Rental		
4	843.76	Automobile Sale or Rental	§ 890.13	P; subject to size controls in Section
5	0-10.70	Automobile date of Actual	3 000.10	843.45.
6				0 10. 10.
7	843.77	Automotive Wash	§ 890.20	С
8	Industrial,	Home, and Business Service		
9	843.78	Wholesale Sales	§ 890.54(b)	Р
10			3 (-)	
11	843.79	Light Manufacturing	§ 890.54(a)	Р
12	843.80	Trade Shop	§ 890.124	Р
13	843.81	Catering Service	§ 890.25	Р
14 15	843.82	Business Goods and Equipment	§ 890.23	Р
16		Repair Service		
17	843.83	Business Service	§ 890.111	Р
18	843.84	Commercial Storage	§ 890.54(c)	Р
19				
20	843.85	Laboratory, life science	§890.53 (a)	NP
21	843.86	Laboratory, not including life	§§ 890.52,	Р
22		science laboratory	890.53 (a)	
23	843.87	Non-Retail Greenhouse or Plant	§ 227(a)	Р
24		Nursery		
25				

843.88	Integrated PDR	§ 890.49	P in applicable buildings	
Other Us	Other Uses			
843.90	Mortuary Establishment	§ 227(c)	NP	
843.91	Animal Services	§ 224	Р	
843.92	Public Use, except Public Transportation Facility, Internet Service Exchange, and Commercial Wireless Transmitting, Receiving or Relay Facility	§§ 890.80, 209.6(c), 227(h)	P	
843.93	Commercial Wireless Transmitting, Receiving or Relay Facility	§ 227(h)	С	
843.94	Internet Services Exchange	209.6(c)	NP	
843.95	Public Transportation Facilities	§ 890.80	Р	
843.96	Open Air Sales	§§ 803. 9(c), 890.38	Р	
843.97	Open Recreation and Horticulture	§ 209.5	Р	
843.98	Walk-up Facility, including Automated Bank Teller Machine	§§ 890.140, 803.9(b)	Р	

1	(vi) Storage (as defined in Sec. 890.54(c));
2	(C) May include any non-office uses that integrate multimedia, information technology,
3	or software development functions;
4	(D) Do not include typical office support functions; and
5	(E) Occur in space specifically designed to accommodate the industrial nature of the
6	PDR activities.
7	(5) Any retail space contained within the Integrated PDR use shall not count against
8	any per-parcel retail limits of the subject zoning district.
9	(b) Integrated PDR uses are subject to the following requirements:
10	(1) These uses are only permitted in buildings:
11	(A) That were constructed before 1951 which were at least three stories in height
12	above grade, excluding those building features listed in Section 260(b) and related structures,
13	as of the effective date of Ordinance Numbers 0297-08, 0298-08, 0299-08 and 0300-08; or
14	(B) For which a first certificate of occupancy was issued after the effective date of
15	Ordinance Numbers 0297-08, 0298-08, 0299-08, and 0300-08;
16	(2) A Notice of Special Restriction (NSR) shall be recorded on the title of any property
17	containing an Integrated PDR use. The Planning Department shall forward a copy of each
18	NSR to the Mayor's Office of Economic and Workforce Development, or a successor office,
19	for purposes of record keeping and monitoring. This NSR shall include a copy of the use
20	provisions of this Section and also require that the property owner:
21	(A) Ensure that all new Integrated PDR tenants and/or occupants register with the
22	Office of Economic and Workforce Development's PDR Program. The purpose of this
23	registration is to confirm the accuracy of each tenant's or occupant's NAICS code on their

Business Registration and Payroll Tax forms, collect basic information on the nature of each

tenant's or occupant's business, including the total number of employees to inform the tenant

24

1	or occupant of available tax credits and other benefits of the state and local Enterprise Zone
2	program; and to determine, to the extent possible, the total number of employees that reside
3	within the City and are eligible to receive State Enterprise Zone tax credits ("IPDR
4	Disadvantaged Employees"); and

- (B) Report annually to the Planning Department staff on any reallocation of space within an Integrated PDR space.
- (c) Integrated PDR uses are not subject to the annual office limit controls of Sections 320-324.

SEC. 890.54. LIGHT MANUFACTURING, WHOLESALE SALES, STORAGE.

A commercial use, including light manufacturing, wholesale sales, and storage, as defined in Subsections (a), (b), (c), and (d) below.

- (a) **Light Manufacturing.** A nonretail use which provides for the fabrication or production of goods, by hand or machinery, for distribution to retailers or wholesalers for resale off the premises, primarily involving the assembly, packaging, repairing, or processing of previously prepared materials, when conducted in an enclosed building having no openings other than fixed windows or exits required by law located within 50 feet of any R District. Light manufacturing uses include production and custom activities usually involving individual or special design, or handiwork, such as the following fabrication or production activities defined by the Standard Industrial Classification Code Manual as light manufacturing uses:
- (1) Food processing, not including mechanized assembly line production of canned or bottled goods;
 - (2) Apparel and other garment products;
 - (3) Furniture and fixtures;
 - (4) Printing and publishing of books or newspaper;
- 25 (5) Leather products;

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

1	(6) Pottery;			
2	(7) Glass blowing;			
3	(8) Measuring, analyzing, and controlling instruments; photographic, medical and			
4	optical goods; watches and clocks.			
5	It shall not include the chemical processing of materials or the use of any machine that			
6	has more than five horsepower capacity, nor shall the mechanical equipment required for the			
7	use, together with related floor space used primarily by the operators of such equipment, in			
8	aggregate occupy more than ¼ of the total gross floor area of the use.			
9	It shall be not include a trade shop, as defined in Section 890.124 of this Code, or a			
10	heavy industrial use subject to Section 226(e) through (w) of this Code. It shall not include			
11	general or heavy manufacturing uses, not described in this Subsection (a).			
12	(b) Wholesale Sales. A nonretail use which exclusively provides goods or			
13	commodities for resale or business use, including accessory storage. It shall not include a			
14	nonaccessory storage warehouse.			
15	(c) Commercial Storage. A commercial use which stores, within an enclosed			
16	building, household goods, contractors' equipment, building materials or goods or materials			
17	used by other businesses at other locations. This use shall not include the storage of waste,			
18	salvaged materials, automobiles, inflammable or highly combustible materials, and wholesale			
19	goods or commodities.			
20	(d) Self-Storage. Retail facilities for the storage of household and personal goods.			
21	APPROVED AS TO FORM:			
22	DENNIS J. HERRERA, City Attorney			
23	By:			
24	JUDITH A. BOYAJIAN			
25	Deputy City Attorney			