1	[Planning Code - Convers	sion, Demolition, Merger, and Conformity of Residential Uses]
2		
3	Ordinance amending Pl	anning Code, Section 317, and various other sections, and
4	repealing Sections 790.	84, 790.86, 890.84, and 890.86, to revise the criteria for the
5	residential demolition, o	conversion, and merger; standardize definitions of residential
6	demolition, conversion,	and merger across various use districts; permit the
7	enlargement or alteration	on of dwelling units which are nonconforming as to density in
8	districts where dwelling	units are principally permitted if there is no increase in
9	nonconformity of heigh	t, bulk, or required rear yards or setbacks; permit alterations to
10	nonconforming uses or	noncomplying structures to comply with disabled access
11	requirements or to prov	ide secure bicycle parking; establish a strong presumption in
12	favor of preserving dwe	lling units in enforcement of requirements for nonconforming
13	uses, structures, and lo	ts; and making environmental findings, Planning Code, Sectior
14	302, findings, and finding	gs of consistency with the General Plan and the Priority
15	Policies of Planning Co	de, Section 101.1.
16	NOTE:	Additions are <u>single-underline italics Times New Roman;</u>
17		deletions are strike through italics Times New Roman. Board amendment additions are double-underlined;
18		Board amendment deletions are strikethrough normal.
19	Be it ordained by the	ne People of the City and County of San Francisco:
20	Section 1. Findings	S.
21	(a) The Planning [Department has determined that the actions contemplated in this
22	ordinance comply with the	e California Environmental Quality Act (California Public Resources
23	Code Section 21000 et se	eq.). Said determination is on file with the Clerk of the Board of
24	Supervisors in File No	and is incorporated herein by reference.

1	(b) Pursuant to Planning Code Section 302, this Board finds that these Planning Code
2	amendments will serve the public necessity, convenience, and welfare for the reasons set
3	forth in Planning Commission Resolution No and the Board hereby incorporates
4	such reasons herein by reference. A copy of Planning Commission Resolution No is
5	on file with the Clerk of the Board of Supervisors in File No
6	(c) This Board finds that these Planning Code amendments are consistent with the
7	General Plan and with the Priority Policies of Planning Code Section 101.1 for the reasons set
8	forth in Planning Commission Resolution No and the Board hereby incorporates
9	such reasons herein by reference.
10	
11	Section 2. The San Francisco Planning Code is hereby amended by repealing
12	Sections 790.84, 790.86, 890.84, and 890.86, to read as follows:
13	SEC. 790.84. RESIDENTIAL CONVERSION.
14	The change in occupancy (as defined and regulated by the Building Code) of any residential use
15	to a nonresidential use. This definition shall not apply to conversions of residential hotels, as defined
16	and regulated in Chapter 41 of the San Francisco Administrative Code.
17	SEC. 790.86. RESIDENTIAL DEMOLITION.
18	The demolition (as defined by the Building Code) of any building or structure or portion thereof
19	containing a residential use. This definition shall not apply to demolitions of residential hotels, as
20	regulated in Chapter 41 of the San Francisco Administrative Code.
21	SEC. 890.84. RESIDENTIAL CONVERSION.
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23	to a nonresidential use. This definition shall not apply to conversions of residential hotels, as defined
24	and regulated in Chapter 41 of the San Francisco Administrative Code.
25	SEC. 890.86. RESIDENTIAL DEMOLITION.

The demolition (as defined by the Building Code) of any building or structure or portion thereof
containing a residential use. This definition shall not apply to conversions of residential hotels, as
regulated in Chapter 41 of the San Francisco Administrative Code.

Section 3. The San Francisco Planning Code is hereby amended by amending Sections 180, 181, 207.7, 212, 317, 703.2 and the Zoning Control Tables of Sections 710 through 742, 803.8, and the Zoning Control Tables of Sections 803.2, 810 through 818 and 827, to read as follows:

SEC. 180. NONCONFORMING USES, NONCOMPLYING STRUCTURES AND SUBSTANDARD LOTS OF RECORD: GENERAL.

The following provisions shall apply to *non-conforming* uses, noncomplying structures and substandard lots of record:

- (a) Definitions. Such uses, structures and lots are hereby defined as follows:
- (1) A "nonconforming use" is a use which existed lawfully at the effective date of this Code, or of amendments thereto, or a live/work unit which existed on the effective date of Ordinance No. 412-88 (effective October 10, 1988) (other than a live/work unit wholly or partly occupying space whose legal occupancy under the Building Code was then limited to a residential occupancy) and which fails to conform to one or more of the use limitations under Articles 2, 6, 7 and 8 of this Code that then became applicable for the district in which the property is located.
- (2) A "noncomplying structure" is a structure which existed lawfully at the effective date of this Code, or of amendments thereto, and which fails to comply with one or more of the regulations for structures, including requirements for off-street parking and loading, under Articles 1.2, 1.5, 2.5, 6, 7 and 8 of this Code, that then became applicable to the property on which the structure is located.

- (3) A "substandard lot of record" is a lot which existed lawfully at the effective date of any requirement of this Code applicable thereto for minimum lot width or area (on December 26, 1946, or through subsequent amendments), and which fails to meet one or more of such requirements. Any lot existing and recorded as a separate parcel in the office of the Assessor or the Recorder at such effective date shall be deemed to be a lot of record under this Code as of such date. Any lot created by merger of such existing lots of record or parts thereof in such a manner as to establish a lesser number of lots, each having an increased area with no reduction in width, or an increased width with no reduction in area, or both an increased area and an increased width, shall also be deemed to be a lot of record under this Code as of the date of such merger.
 - (b) <u>Timely compliance with the Code.</u> Such uses, structures and lots, in failing to meet applicable requirements of this Code, are incompatible with the purposes of this Code and with other uses, structures and lots in the City, and it is intended that these uses, structures and lots shall be brought into compliance with this Code as quickly as the fair interests of the parties will permit.
 - (c) <u>Continuation of nonconforming uses, structures, and lots.</u> Notwithstanding any other provision of this Code, such uses, structures and lots may be continued, except as otherwise provided in Sections 180 through 189, and subject to the limitations of this Article 1.7.
 - (d) <u>Change in ownership.</u> A mere change of title or possession or right of possession of property, without any other change that is relevant to the restrictions of this Code, shall not terminate the status of a nonconforming use, noncomplying structure or substandard lot of record.
 - (e) <u>Lawfully existing structures and uses.</u> Any structure or use for which a permit was lawfully granted prior to May 2, 1960, pursuant to the <u>City</u> Planning Code provisions in effect on that date, and which was thereafter commenced and completed in accordance with such

1	provisions, shall be deemed to have been a lawfully existing structure or use on that date. Any
2	structure or use for which a permit has been lawfully granted pursuant to the provisions of this
3	Code relating to amendments, and which has thereafter been commenced and completed in
4	accordance with such provisions, shall be deemed to be a lawfully existing structure or use at
5	the time of the amendment that causes it to become a noncomplying structure or a
6	nonconforming use.

- (f) <u>Compliance with other requirements of the Planning Code.</u> Except as specifically provided in this Code to the contrary, every nonconforming use, noncomplying structure and substandard lot of record shall comply with the applicable requirements of this Code, other than those requirements from which such uses, structures and lots are exempted by this Section 180.
- (g) <u>Nonconforming signs.</u> Section 606(c) and other provisions of Article 6 of this Code shall regulate the signs permitted for nonconforming uses. In addition, signs which are themselves classified as nonconforming uses and noncomplying structures under this Code shall be governed by Section 604 and other provisions of Article 6 of this Code.
- (h) Preserving Dwelling Units. In enforcing this Section 180, there shall be a strong presumption in favor of preserving Dwelling Units.

SEC. 181. NONCONFORMING USES: ENLARGEMENTS, ALTERATIONS AND RECONSTRUCTION.

The following provisions shall apply to *non-conforming* uses with respect to enlargements, alterations and reconstruction:

(a) <u>Increases in nonconformity.</u> A nonconforming use, and any structure occupied by such use, shall not be enlarged, intensified, extended, or moved to another location, with the exception of the construction of a mezzanine within a live/work unit and expansion of dwelling units in PDR Districts, unless the result will be elimination of the nonconforming use, except

1	as provided in Paragraph (b)(3) and (i) below and Section 186.1 of this Code. A
2	nonconforming use shall not be extended to occupy additional space in a structure, or
3	additional land outside a structure, or space in another structure, or to displace any other use,
4	except as provided in Sections 182 and 186.1 of this Code.

- (b) <u>Permitted alterations.</u> A structure occupied by a nonconforming use shall not be constructed, reconstructed or altered, unless the result will be elimination of the nonconforming use, except as provided in Section 186.1 of this Code and in Subsections (a) above and (d), (e), (f) <u>and (g), (h) and (i)</u> below, and except as follows:
- (1) Ordinary maintenance and minor repairs shall be permitted where necessary to keep the structure in sound condition, as well as minor alterations, where such work is limited to replacement of existing materials with similar materials placed in a similar manner.
- (2) Minor alterations shall be permitted where ordered by an appropriate public official to correct immediate hazards to health or safety, or to carry out newly enacted retroactive requirements essential to health or safety.
- (3) Alterations otherwise allowed by this Code shall be permitted for any portion of the structure that will not thereafter be occupied by the nonconforming use, provided the nonconforming use is not enlarged, intensified, extended, or moved to another location.
- (4) All other alterations of a structural nature shall be permitted only to the extent that the aggregate total cost of such other structural alterations, as estimated by the Department of <u>Building Inspection Public Works</u>, is less than ½ of the assessed valuation of the improvements prior to the first such alteration, except that structural alterations required to reinforce the structure to meet the standards for seismic loads and forces of the Building Code shall be permitted without regard to cost.
- (5) Alterations necessary to bring uses and structures into conformity with disabled access requirements or to provide secure bicycle parking shall be permitted.

(c) <u>Dwellings nonconforming as to density.</u> A dwelling or other housing structure
exceeding the permitted density of dwelling units or other housing units set forth in Sections
207.5, 208, 209.1, 209.2, or 215 of this Code for the district in which it is located shall be
classified as a nonconforming use under Section 180 of this Code, but only to the extent that
such dwelling or other housing structure exceeds the permitted density. In Districts where a
<u>Dwelling Unit is a principally permitted use, this This</u> Section 181 shall <u>not</u> apply with respect to
enlargements, alterations and reconstruction of the nonconforming portion of such dwelling or
other housing structure, consisting of those dwelling units or other housing units which exceed
the permitted density, so long as such enlargements, alterations, or reconstruction do not otherwise
increase nonconformity in permitted height, bulk, or required rear yards or setbacks. Any dwelling
unit or other housing unit coming within the density limit shall not be affected by this Section
181. Except as provided in Sections 181(h) and 182(e), no dwelling or other housing structure
exceeding the permitted density of dwelling units or other housing units shall be altered to
increase the number of dwelling units or other housing units therein, or to increase or create
any other nonconformity with respect to the dwelling unit or other housing unit density
limitations of Section 209.1 or Section 209.2.

(d) <u>Structures damaged or destroyed by calamity.</u> Notwithstanding the foregoing provisions of this Section 181, a structure occupied by a nonconforming use that is damaged or destroyed by fire, or other calamity, or by Act of God, or by the public enemy, may be restored to its former condition and use; provided that such restoration is permitted by the Building Code, and is started within eighteen months and diligently prosecuted to completion. The age of such a structure for the purposes of Sections 184 and 185 shall nevertheless be computed from the date of the original construction of the structure. Except as provided in Subsection (e) below, no structure occupied by a nonconforming use that is voluntarily razed or required by

1	law to be razed by the owner thereof may thereafter be restored except in full conformity with
2	the use limitations of this Code.
3	For purposes of this Subsection (d), "started within eighteen months" shall mean that
4	within eighteen months of the fire or other calamity or Act of God, the structure's owner shall
5	have filed a building permit application to restore the structure to its former condition and use.
6	(e) Unreinforced masonry buildings. In order that major life safety hazards in structures
7	may be eliminated as expeditiously as possible, a structure containing nonconforming uses
8	and constructed of unreinforced masonry that is inconsistent with the requirements of the
9	UMB Seismic Retrofit Ordinance, Ordinance No. 227-92, may be demolished and
10	reconstructed with the same nonconforming use or a use as permitted by Planning Code
11	Section 182; provided that:
12	(1) there is no increase in any nonconformity, or any new nonconformity, with
13	respect to the use limitations of this Code;
14	(2) provided further that the current requirements of the Building Code, the
15	Housing Code and other applicable portions of the Municipal Code are met; and
16	(3) provided further that such restoration or reconstruction is started within one
17	year after razing or other demolition work on the structure and diligently prosecuted to
18	completion.
19	(f) Nighttime Entertainment Uses in certain Mixed-Use Districts. A nighttime entertainment
20	use within the RSD, MUG, MUR, or SLR Districts may be enlarged, intensified, extended or
21	expanded, including the expansion to an adjacent lot or lots, provided that:
22	(1) the enlargement, intensification, extension or expansion is approved as a
23	conditional use pursuant to Sections 303 and 316 of this Code;
24	
25	

1	(2) the use as a whole meets the parking and signage requirements, floor area
2	ratio limit, height and bulk limit, and all other requirements of this Code which would apply if
3	the use were a permitted one; and
4	(3) the provisions of Section 803.5(b) of this Code are satisfied.
5	(g) Automotive Sales and Service Signs in the Automotive Special Use District. Automotive
6	sales and service signs within the Automotive Special Use District which have all required
7	permits but which do not comply with the controls for new signs established in Section 607.3
8	of this Code shall be permitted to remain as nonconforming uses and shall be permitted to
9	modify the signage text to describe new automobile ownerships and dealerships that may
10	occur from time to time.
11	(h) <u>Dwellings in PDR and M-2 Districts.</u> In PDR <u>and M-2</u> Districts, no building containing
12	a residential use shall be altered to increase the number of dwelling units or other housing
13	units therein. However, individual dwelling units or other housing units may be expanded,
14	subject to height, bulk, and all other provisions of this Code which would otherwise be
15	applicable to dwelling units or other housing units in the Urban Mixed Use District.
16	(i) Nonconforming Non-Residential Uses in the Eastern Neighborhoods Mixed Use, PDR-1-
17	D, and PDR-1-G Districts. In the Eastern Neighborhoods Mixed Use, PDR-1-D, and PDR-1-G
18	Districts, a non-residential nonconforming use may expand in gross floor area by no more
19	than 25 percent with e Conditional u Use authorization pursuant to Section 303 of this Code.
20	Such conditional use authorization may not be granted for any subsequent or additional
21	expansion beyond the initial 25 percent.
22	SEC. 207.7. RESTRICTIONS ON DEMOLITION, CONVERSION, AND MERGER OF

EXISTING DWELLING UNITS IN RTO AND RTO-M, NCT, AND THE UPPER MARKET

NEIGHBORHOOD COMMERCIAL DISTRICTS.

23

24

1	(a) Purpose. The controls governing the RTO <u>and RTO-M</u> , <u>NCT</u> , and the Upper Market
2	Neighborhood Commercial Districts are flexible with regard to dwelling unit density and parking,
3	and intended to foster creative infill housing of moderate to high density while maintaining the
4	character of the district. The intent of this flexibility, however, is not to encourage the
5	demolition or removal of existing housing stock, particularly units in older buildings.
6	(b) Controls. Demolition of any dwelling unit, merger of any two or more dwelling units,
7	or conversion of a dwelling unit to a non-residential use (herein all generally referred to as
8	"demolition") in an RTO or RTO-M, NCT, or the Upper Market Neighborhood Commercial District
9	shall be permitted only with Conditional Use authorization from the Planning Commission
10	under Sections 313 and 317 of this Code . Under no circumstance may the Commission grant a
11	Conditional Use for demolition of a dwelling unit absent consideration of a replacement Code-
12	complying project on the same lot. In granting any Conditional Use, the Commission shall consider
13	each of the following characteristics of the dwelling unit(s) proposed for demolition and of the
14	proposed replacement project, and shall approve such demolition if, on balance, the proposal meets
15	these criteria, and serves the public interest:
16	(1) the assessed value of the units proposed for demolition exceed that which is
17	affordable to households earning 100% of median income;
18	(2) the units proposed for demolition are unsound, in accord with the Planning
19	Commission's adopted definition of "unsound";
20	(3) there is no history of poor maintenance or Code violations;
21	(4) the property is not a historic resource under CEOA;
22	(5) the proposed replacement project results in a net increase in the number of units on-
23	site;
24	(6) the proposed replacement project is of superb architectural and urban design, meets
25	or exceeds all relevant design guidelines and Area Plan policies;

1	(7) the proposed replacement project preserves rental housing on site from conversion
2	to other forms of occupancy or tenure;
3	(8) the proposed replacement project restores rent control to equivalent number of units
4	on the site;
5	(9) the proposed replacement project features affordability at least equivalent to the
6	existing units;
7	(10) the proposed replacement project represents no net loss in the number of family-
8	sized units;
9	(11) the proposed replacement project serves as supportive housing or serves a special
10	or underserved population;
11	(12) the proposed project seeks to convert a ground-floor, street-facing residential use
12	to a commercial use in a neighborhood commercial district where such commercial uses are desirable;
13	and
14	(13) the proposed replacement project serves a public interest or public use that cannot
15	be met without the proposed demolition.
16	SEC. 212. ADDITIONAL REQUIREMENTS FOR USES IN CERTAIN C AND M DISTRICTS.
17	In the following C and M Districts, the permitted uses indicated in Sections 215 through
18	227 shall be subject to the additional requirements contained in this Section 212.
19	(a) Uses in enclosed buildings. In $C-1$ and $C-2$ Districts, all permitted uses, and all
20	storage, servicing, fabricating, processing or repair uses accessory thereto, shall be
21	conducted within enclosed buildings, with the exceptions of:
22	(1) Those uses indicated by an asterisk (*) in the column for the district;
23	(2) Accessory off-street parking and loading areas where permitted;
24	(3) Accessory outdoor dining areas where permitted;
25	(4) Accessory recreation areas where permitted; and,

1	(5) Mobile Food Facilities as defined in Section <u>102.34</u> 102.31 .
2	(b) <u>Drive-up Facilities.</u> <u>Drive-in uses.</u> In <u>C-1, and</u> C-3 Districts, <u>a Drive-up Facility, as</u>
3	defined in Section 790.30 of this Code, shall not be no permitted use shall include an establishment of
4	the "drive-in" type, serving customers waiting in parked motor vehicles, with the exception of
5	automobile service stations and automobile washes where permitted.
6	(c) Required ground-floor commercial frontage in the C-3 Districts.
7	(1) Purpose. The purpose of this section is to assure continuity of retail and
8	consumer service uses in the C-3-R district District, and in other important commercial streets
9	in C-3 Districts.
10	(2) Applicability.
11	(A) In the C-3-R District, along any block frontage that is entirely within
12	such district or partly in such district and partly in the C-3-O District, where such block
13	frontage faces a street 40 feet or more in width;
14	(B) On building frontages facing Destination Alleyways, as defined in the
15	Downtown Streetscape Plan;
16	(C) Along any street frontage facing Market Street in all C-3 Districts
17	except the Van Ness and Market Downtown Residential Special Use District.
18	(3) Controls.
19	$\frac{(c)(1)}{(A)}$ (A) Ground story. Only those permitted uses listed in Sections 218 and
20	227 221 shall be located facing such street in the ground story of any building. At least 1/2 the
21	total width of any new or reconstructed building, parallel to and facing such street, shall be
22	devoted at the ground story to entrances, show windows or other displays of such uses.
23	$\frac{(c)(2)}{(B)}$ $\frac{(B)}{All}$ levels. All other permitted uses shall be located either on stories
24	above or below the ground story or at a distance of not less than 20 feet behind the front of the
25	

- building each street frontage at the ground story. No more than 1/3 the width of any lot, parallel to and facing such street, shall be devoted to entrances to such other permitted uses.
 - (d) <u>Hazardous</u>, <u>noxious</u>, <u>or offensive uses prohibited</u>. No use listed as permitted in any C District or M-1 District shall include any use that is hazardous, noxious or offensive for reasons described in Section 202(c) of this Code.
 - (e) Loss of Hhousing in C-3 Districts. In C-3 Districts, all Residential Conversion and Residential Demolition, as those terms are defined in Section 317, above the ground floor shall be subject to Conditional Use authorization under Sections 303 and 317 of this Code demolitions of residential buildings and all conversions to nonresidential use of residential uses above the ground floor shall be permitted only if authorized as a conditional use under Section 303 of this Code, unless the Superintendent of the Bureau of Building Inspection or the Chief of the Bureau of Fire Prevention and Public Safety determines that the building is unsafe or dangerous and that demolition is the only feasible means to secure the public safety. When considering whether to grant a conditional use permit for the demolition or conversion, in lieu of the criteria set forth in Planning Code Section 303, consideration shall be given to the adverse impact on the public health, safety and general welfare of the loss of housing stock in the district and to any unreasonable hardship to the applicant if the permit is denied.

SEC. 317. LOSS OF DWELLING UNITS THROUGH MERGER, CONVERSION, AND DEMOLITION.

(a) **Findings.** San Francisco faces a continuing shortage of affordable housing. There is a high ratio of rental to ownership tenure among the City's residents. The General Plan recognizes that existing housing is the greatest stock of rental and financially accessible residential units, and is a resource in need of protection. Therefore, a public hearing will be held prior to approval of any permit that would remove existing housing, with certain exceptions, as described below. The Planning Commission shall develop a Code

1	Implementation Document setting forth procedures and regulations for the implementation of
2	this Section 317 as provided further below. The Zoning Administrator shall modify economic
3	criteria related to property values and construction costs in the Implementation Document as
4	warranted by changing economic conditions to meet the intent of this Section.
5	(b) Definitions. For the purposes of this Section 317, the terms below shall be defined
6	as follows:
7	(1) "Residential Conversion of Residential Unit" shall mean the removal of cooking
8	facilities in a Residential Unit or the change of occupancy (as defined and regulated by the
9	Building Code), or the change of use (as defined and regulated by the Planning Code), of any
10	Residential <u>Use or Live-Work</u> Unit to a non-residential use. <u>This definition shall not apply to</u>
11	conversions of residential hotels, as defined and regulated in Chapter 41 of the San Francisco
12	Administrative Code. The change of occupancy from a dwelling unit, group housing, or SRO to
13	Student Housing is also considered a conversion of a rR esidential rR init. Notwithstanding the
14	foregoing, the change of use or occupancy of a dwelling unit, group housing, or SRO to
15	Student Housing is not considered a conversion of a rR esidential rR if the dwelling unit,
16	group housing or SRO will be Student Housing owned, operated or otherwise controlled by a
17	not for profit post-secondary Educational Institution and
18	$\frac{(i)}{(A)}$ it was built by the post-secondary Educational Institution;
19	$\frac{(ii)}{(B)}$ it is in a convent, monastery, or similar religious order facility;
20	$\frac{(iii)}{(C)}$ it is on an adjoining lot (i.e., sharing the same lot line) to the post-
21	secondary Educational Institution, so long as the lot has been owned by the post-secondary
22	Educational Institution for at least ten years as of the effective date of $\frac{1}{2} \frac{\partial Q}{\partial t}$ rdinance $\frac{1}{2} \frac{\partial Q}{\partial t}$
23	or
24	$\overline{(iv)}$ $\underline{(D)}$ as of August 10, 2010, it was owned, operated or otherwise
25	controlled by a post-secondary Educational Institution that had an Institutional Master Plan on

1	nile with the Planning Commission, and where the occupancy by those other than students at
2	that date was less than 20% of the total occupants. For purposes of determining occupancy,
3	the post-secondary Educational Institution shall present to the Planning Department verified
4	information regarding its rental or lease of units as of that date.
5	(2) "Residential Demolition of Residential Buildings" shall mean any of the
6	following:
7	(A) Any work on a Residential Building for which the Department of
8	Building Inspection determines that an application for a demolition permit is required, or
9	(B) A major alteration of a Residential Building that proposes the
10	Removal of more than 50% of the sum of the Front Facade and Rear Facade and also
11	proposes the Removal of more than 65% of the sum of all exterior walls, measured in lineal
12	feet at the foundation level, or
13	(C) A major alteration of a Residential Building that proposes the
14	Removal of more than 50% of the Vertical Envelope Elements and more than 50% of the
15	Horizontal Elements of the existing building, as measured in square feet of actual surface
16	area.
17	(D) The Planning Commission may reduce the above numerical elements
18	of the criteria in Subsections (b)(2)(B) and (b)(2)(C), by up to 20% of their values should it
19	deem that adjustment is necessary to implement the intent of this Section 317, to conserve
20	existing sound housing and preserve affordable housing.
21	(3) "Facade" shall mean an entire exterior wall assembly, including but not
22	limited to all finishes and siding, fenestration, doors, recesses, openings, bays, parapets,
23	sheathing and framing.
24	(4) "Front Facade" shall mean the portion of the Facade fronting a right-of-way,
25	or the portion of the Facade most closely complying with that definition, as in the case of a

- flag lot. Where a lot has more than one frontage on rights-of-way. all <u>suck such</u> frontages shall be considered Front Facades except where a facade meets the definition of "Rear Facade."
 - (5) "Horizontal Elements" shall mean all roof areas and all floor plates, except floor plates at or below grade.
 - (6) "Mandatory Discretionary Review" shall mean a hearing before the Planning Commission that is required by this Section 317 at which the Commission will determine whether to approve, modify or disapprove a permit application.
 - (7) "Residential Merger" shall mean the combining of two or more legal Residential Units, resulting in a decrease in the number of Residential Units within a building, or the enlargement of one or more existing units while substantially reducing the size of others by more than 25% of their original floor area, even if the number of units is not reduced. The Planning Commission may reduce the numerical element of this criterion by up to 20% of its value should it deem that adjustment is necessary to implement the intent of this Section 317, to conserve existing housing and preserve affordable housing.
 - (8) "Rear Facade" shall mean that portion of the Facade facing the part of a lot that most closely complies with the applicable Planning Code rear yard requirements.
 - (9) "Removal" shall mean, with reference to a wall, roof or floor structure, its dismantling, its relocation or its alteration of the exterior function by construction of a new building element exterior to it. Where a portion of an exterior wall is removed, any remaining wall with a height less than the Building Code requirement for legal head room shall be considered demolished. Where exterior elements of a building are removed and replaced for repair or maintenance, in like materials, with no increase in the extent of the element or volume of the building, such replacement shall not be considered Removal for the purposes of this Section. The foregoing does not supersede any requirements for or restrictions on noncomplying structures and their reconstruction as governed by Article 1.7 of this Code.

1	(10) "Removal" shall mean, with reference to a Residential Unit, its Conversion,
2	Demolition, or Merger.
3	(11) "Residential Building" shall be mean any structure containing one or more
4	Residential <u>Uses or Live-Work</u> Units as a principal use, regardless of any other uses present in
5	the building.
6	(12) "Residential Unit" shall mean a legal conforming or non-conforming
7	nonconforming dwelling unit as defined in Planning Code Section 102.7, or a legal non-
8	conforming nonconforming Live/Work Unit as defined in Planning Code Section 102.13.
9	(13) "Residential Use" shall mean a Dwelling Unit or Group Housing as a principal
10	<u>use.</u>
11	(14) "Vertical Envelope Elements" shall mean all exterior walls that provide
12	weather and thermal barriers between the interior and exterior of the building, or that provide
13	structural support to other elements of the building envelope.
14	(c) Applicability. Where an application for a permit that would result in the loss of one
15	or more Residential Units is required to obtain Conditional Use authorization by other sections
16	of this Code, the application for a replacement building or alteration permit shall also be
17	subject to Conditional Use requirements. Any application for a permit that would result in the
18	loss or Removal of three or more Residential Units, notwithstanding any other sections of this
19	Code, shall require a Conditional Use authorization for the Removal and replacement of the
20	units. Approval of any other application that would result in the loss or Removal of up to two
21	Residential Units is prohibited unless the Planning Commission approves such permit
22	application and the replacement structure permit application at a Mandatory Discretionary
23	Review hearing, with certain exceptions specified below.
24	(d) Loss of Residential Units Through Demolitions.

(1) No permit to Demolish a Residential Building in any zoning district shall be
issued until a building permit for the replacement structure is finally approved, unless the
building is determined to pose a serious and imminent hazard as defined in the Building Code
A building permit is finally approved if the Board of Appeals has taken final action for approval
on an appeal of the issuance or denial of the permit or if the permit has been issued and the
time for filing an appeal with the Board of Appeal has lapsed with no appeal filed.

- (2) If Conditional Use authorization is required for approval of the permit ###

 Demolish a for Residential *Demolition *Building** by other sections of this Code, the Commission shall consider the replacement structure as part of its decision on the Conditional Use application. If Conditional Use authorization is required for the replacement structure by other sections of this Code, the Commission shall consider the demolition as part of its decision on the Conditional Use application. In either case, Mandatory Discretionary Review is not required, although the Commission shall apply appropriate criteria adopted under this Section 317 in addition to the criteria in Section 303 of the Planning Code in its consideration of Conditional Use authorization. If neither permit application is subject to Conditional Use authorization, then separate Mandatory Discretion Review cases shall be heard to consider the permit applications for the demolition and the replacement structure.
- (3) For those applications to Demolish for a Residential Demolition Building in districts that require Mandatory Discretionary Review, administrative review criteria shall ensure that only applications to demolish Single-Family Residential Buildings that are demonstrably not affordable or financially accessible housing, or Residential Buildings of two units or fewer that are found to be unsound housing, are exempt from Mandatory Discretionary Review hearings. Specific numerical criteria for such analyses shall be adopted by the Planning Commission in the Code Implementation Document, in accordance with this

Section 317, and shall be adjusted periodically by the Zoning Administrator based on established economic real estate and construction indicators.

(A) The Planning Commission shall determine a level of affordability or financial accessibility, such that Single-Family Residential Buildings on sites in RH-1 Districts that are demonstrably not affordable or financially accessible, that is, housing that has a value greater than at least 80% of the combined land and structure values of single-family homes in San Francisco as determined by a credible appraisal, made within six months of the application to demolish, are not subject to a Mandatory Discretionary Review hearing. The demolition and replacement building applications shall undergo notification as required by other sections of this Code. The Planning Commission, in the Code Implementation Document, may increase the numerical criterion in this subsection by up to 10% of its value should it deem that adjustment is necessary to implement the intent of this Section 317, to conserve existing housing and preserve affordable housing.

(B) The Planning Commission, in the Code Implementation Document, shall adopt criteria and procedures for determining the soundness of a structure proposed for demolition, where "soundness" is an economic measure of the feasibility of upgrading a residence that is deficient with respect to habitability and Housing Code requirements, due to its original construction. The "soundness factor" for a structure shall be the ratio of a construction upgrade cost (i.e., an estimate of the cost to repair specific habitability deficiencies) to the replacement cost (i.e., an estimate of the current cost of building a structure the same size as the existing building proposed for demolition), expressed as a percent. A building is unsound if its soundness factor exceeds 50%. A Residential Building that is unsound may be approved for demolition.

(C) The Planning Commission shall consider the following additional criteria in the review of applications *to demolish for* Residential *Demolition Buildings*:

1		(i) whether the property is free of a history of serious, continuing
2	Code violations;	
3		(ii) whether the housing has been maintained in a decent, safe,
4	and sanitary condition;	
5		(iii) whether the property is an "historical resource" under CEQA;
6		(iv) whether the removal of the resource will have a substantial
7	adverse impact under CE	QA;
8		(v) whether the project converts rental housing to other forms of
9	tenure or occupancy;	
10		(vi) whether the project removes rental units subject to the Rent
1	Stabilization and Arbitration	on Ordinance;
12		(vii) whether the project conserves existing housing to preserve
13	cultural and economic nei	ghborhood diversity;
14		(viii) whether the project conserves neighborhood character to
15	preserve neighborhood cu	ultural and economic diversity;
16		(ix) whether the project protects the relative affordability of existing
17	housing;	
18		(x) whether the project increases the number of permanently
19	affordable units as govern	ned by <u>Article 4</u> Section 315 ;
20		(xi) whether the project locates in-fill housing on appropriate sites
21	in established neighborho	ods;
22		(xii) whether the project creates Quality, new family housing;
23		(xiii) whether the project creates new supportive housing;
24		(xiv) whether the protect project promotes construction of well-
25	designed housing to enha	ince existing neighborhood character;

1	(xv) whether the project increases the number of on-site dwelling
2	units;
3	(xvi) whether the project increases the number of on-site
4	bedrooms <u>:</u>
5	(xvii) if the Residential Demolition removes Affordable Housing or
6	housing subject to the Rent Stabilization and Arbitration Ordinance, whether replacement housing will
7	be provided which is equal or greater in size, number of bedrooms, affordability, and suitability to
8	households with children to the housing to be demolished.
9	(4) Nothing in this Section is intended to permit the Residential Demolition of
10	Residential Buildings in those areas of the City where other sections of this Code prohibit such
11	demolition or replacement structure.
12	(5) Nothing in this Section is intended to exempt buildings or sites where
13	demolition is proposed from undergoing review with respect to Articles 10 and 11 of the Code
14	where the requirements of those articles apply. Notwithstanding the definition of "Demolition of
15	"Residential Demolition Buildings" in this section and as further described in the Code
16	Implementation Document with regard to the loss of Residential Demolition Units, the criteria of
17	Section 1005 shall apply to projects subject to review under the requirements of Article 10
18	with regard to the structure itself.
19	(e) <i>Loss of</i> Residential <i>Units Through</i> Merger.
20	(1) The Merger of Residential Units not otherwise subject to Conditional Use
21	authorization by this Code, shall be prohibited, unless the Planning Commission approves the
22	building permit application at a Mandatory Discretionary Review hearing, applying the criteria
23	in subsection (2) below, or the project qualifies for administrative approval and the Planning

Department approves the project administratively in accordance with subsections (3) or (4)

below.

24

1	(2) The Planning Commission shall consider these the following criteria in the
2	review of applications to merge Residential Units:
3	$\frac{(i)\cdot(A)}{(A)}$ whether removal of the unit(s) would eliminate only owner occupied
4	housing, and if so, for how long the unit(s) proposed to be removed have been owner
5	occupied;
6	$\frac{(ii)}{B}$ whether removal of the unit(s) and the merger with another is
7	intended for owner occupancy;
8	(iii) (C) whether the removal of the unit(s) will remove Affordable Housing, or
9	housing subject to the Rent Stabilization and Arbitration Ordinance whether removal of the unit(s) wil
10	bring the building closer into conformance with the prevailing density in its immediate area and in the
11	same zoning district;
12	(iv) (D) if removal of the unit(s) removes Affordable Housing or units subject to
13	the Rent Stabilization and Arbitration Ordinance, whether replacement housing will be provided which
14	is equal or greater in size, number of bedrooms, affordability, and suitability to households with
15	children to the units being removed whether removal of the unit(s) will bring the building closer into
16	conformance with prescribed zoning;
17	$\overline{(v)}$ $\underline{(E)}$ whether removal of the unit(s) is necessary to correct design or
18	functional deficiencies that cannot be corrected through interior alterations.
19	(3) Administrative review criteria shall ensure that only those Residential Units
20	proposed for Merger that are demonstrably not affordable or financially accessible housing
21	are exempt from Mandatory Discretionary Review hearings. Applications for which the least
22	expensive unit proposed for merger has a value greater than at least 80% of the combined
23	land and structure values of single-family homes in San Francisco, as determined by a
24	credible appraisal, made within six months of the application to merge, are not subject to a
25	Mandatory Discretionary Review hearing. The Planning Commission, in the Code

1	Implementation Document, may increase the numerical criterion in this subsection by up to
2	10% of its value should it deem that adjustment is necessary to implement the intent of this
3	Section 317, to conserve existing housing and preserve affordable housing.
4	(4) Projects that meet a supermajority of the merger criteria, in subsection (d)(2) above,
5	may be approved administratively by the Planning Department, consistent with this Section 317.
6	(f) Loss of Residential Units Through Conversion.
7	(1) Conversion of Residential Conversion Units not otherwise prohibited or subject
8	to Conditional Use authorization by this Code, shall be prohibited, unless the Planning
9	Commission approves the building permit application at a Mandatory Discretionary Review
10	hearing. The conversion of $\#R$ esidential $\#L$ nits to Student Housing is prohibited. For the
11	purposes of this subsection, $\underline{*R}$ esidential $\underline{u}\underline{U}$ nits that have been defined as such by the time a
12	First Certificate of Occupancy has been issued by the Department of Building Inspection for
13	new construction shall not be converted to Student Housing.
14	(2) The Planning Commission shall consider these the following criteria in the
15	review of applications for Residential Conversion Conversation of Residential Units;
16	$\frac{(i)}{(A)}$ whether conversion of the unit(s) would eliminate only owner
17	occupied housing, and if so, for how long the unit(s) proposed to be removed were owner
18	occupied;
19	$\frac{(ii)}{(B)}$ whether <u>Residential Conversion</u> conversation of the unit(s) would
20	provide desirable new non-residential use(s) appropriate for the neighborhood and adjoining
21	district(s);
22	(iii) (C) in districts where Residential Uses are not permitted, whether
23	Residential Conversion conversation of the unit(s) will bring the building closer into conformance
24	with the <u>uses permitted</u> prevailing character of its immediate area and in the same zoning district;
25	

1	$\frac{(iv)}{(D)}$ whether conversion of the unit(s) will be detrimental to the City's
2	housing stock;
3	$\overline{(v)}$ $\underline{(E)}$ whether conversion of the unit(s) is necessary to eliminate design,
4	functional, or habitability deficiencies that cannot otherwise be corrected;
5	(F) whether the Residential Conversion will remove Affordable Housing, or units
6	subject to the Rent Stabilization and Arbitration Ordinance;
7	(G) if the Residential Conversion removes Affordable Housing or units subject to
8	the Rent Stabilization and Arbitration Ordinance, whether replacement housing will be provided which
9	is equal or greater in size, number of bedrooms, affordability, and suitability to households with
10	children to the units being converted.
11	(g) Exemptions. This Section 317 Shall Not Apply to Property:
12	(1) Owned by the United States or any of its agencies;
13	(2) Owned by the State of California or any of its agencies, with the exception of
14	such property not used exclusively for a governmental purpose;
15	(3) Under the jurisdiction of the Port of San Francisco or the <u>Successor Agency to</u>
16	the San Francisco Redevelopment Agency of the City and County of where the application of this
17	ordinance Section is prohibited by State or local law; or
18	(4) Where demolition of the building or Removal of a Residential Unit is
19	necessary to comply with a court order or City order that directs the owner to demolish the
20	building or remove the unit, due to conditions that present an imminent threat to life safety.
21	SEC. 703.2. USES PERMITTED IN NEIGHBORHOOD COMMERCIAL DISTRICTS.
22	A use is the specific purpose for which a property or building is used, occupied,
23	maintained, or leased. Whether or not a use is permitted in a specific district is set forth or
24	summarized and cross-referenced in Sections 710.1 through 730.95 of this Code for each
25	district class.

(a) Use Categories. The uses, functions, or activities, which are permitted in each Neighborhood Commercial District class include those listed below by zoning control category and number and cross-referenced to the Code Section containing the definition.

4	Na	Zaning Cantral Catagories for Hose	Section Number of Use
5	No.	Zoning Control Categories for Uses	Definition
6			
7	.3836	Residential Conversion	§ <u>317</u> 790.84
8	.39 <u>.37</u>	Residential Demolition	§ <u>317</u> 790.86
9	<u>.38</u>	Residential Division	<u>§ 207.8</u>
10	<u>.39</u>	<u>Residential Merger</u>	<u>§ 317</u>
11			

SEC. 710. NEIGHBORHOOD COMMERCIAL CLUSTER DISTRICT NC-1 **ZONING CONTROL TABLE**

	Zoning Category	§ References		NC-1		
No.			Controls by Story			
		§ 790.118	1st	2nd	3rd+	
<u>710.36</u>	Residential Conversion	§ <u>317</u> 790.84	Р			
710.38						
710.39	Residential Demolition	§ <u>317</u> 790.86	Р	С	С	
710.37						

SEC. 711. SMALL-SCALE NEIGHBORHOOD COMMERCIAL DISTRICT NC-2 ZONING CONTROL TABLE

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	Zoning Category	§ References		NC-2 Controls by Story		
No.						
		§ 790.118	1st	2nd	3rd+	
<u>711.36</u>	Residential Conversion	§ <u>317</u> 790.84	Р	С		
711.38						
<u>711.37</u>	Residential Demolition	§ <u>317</u> 790.86	Р	С	С	
711.39						

SEC. 712. MODERATE-SCALE NEIGHBORHOOD COMMERCIAL DISTRICT NC-3 ZONING CONTROL TABLE

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	Zoning Category	§ References	NC-3 Controls by Story		
No.					
		§ 790.118	1st	2nd	3rd+
712.36 711.38	Residential Conversion	§ <u>317</u> 790.84	Р	С	C#
711.30 712.37	Residential Demolition	§ <u>317</u> 790.86	Р	С	С
712.39					

SEC. 713. NEIGHBORHOOD COMMERCIAL SHOPPING CENTER DISTRICT NC-S ZONING CONTROL TABLE

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No.			NC-S Controls by Story		
	Zoning Category	§ References			
		§ 790.118	1st	2nd	3rd+
713.36	Residential Conversion	§ <u>317</u> 790.84	Р		
713.38					
713.37	Residential Demolition	§ <u>317</u> 790.86	Р	С	С
713.39					

SEC. 714. BROADWAY NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

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No.				Broadway Controls by Story		
	Zoning Category	§ References § 790.118				
			1st	2nd	3rd+	
<u>714.36</u>	Residential Conversion	§ <u>317</u> 790.84	Р	С		
714.38						
<u>714.37</u>	Residential Demolition	§ <u>317</u> 790.86	Р	С	С	
714.39						

SEC. 715. CASTRO NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

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No.			Castro Street Controls by Story		
	Zoning Category	§ References § 790.118			
			1st	2nd	3rd+
715.36	Residential Conversion	§ <u>317</u> 790.84	Р	С	
715.38					
715.37	Residential Demolition	§ <u>317</u> 790.86	Р	С	С
715.39					

SEC. 716. INNER CLEMENT STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

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			Inner Clement Street			
No.	Zoning Category	§ References	Controls by Story			
		§ 790.118	1st	2nd	3rd+	
<u>716.36</u>	Residential Conversion	§ <u>317</u> 790.84	Р			
716.38						
716.37	Residential Demolition	§ <u>317</u> 790.86	Р	С	С	
716.39						

SEC. 717. OUTER CLEMENT NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

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			Outer Clement S Controls by Sto		nt Street
No.	Zoning Category	§ References			y Story
		§ 790.118	1st	2nd	3rd+
<u>717.36</u>	Residential Conversion	§ <u>317</u> 790.84	Р		
717.38					
717.37	Residential Demolition	§ <u>317</u> 790.86	Р	С	С
717.39					

SEC. 718. UPPER FILLMORE STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

No.			ι	Upper Fillmore Street Controls by Story		
	Zoning Category	§ References				
		§ 790.118	1st	2nd	3rd+	
718.36	Residential Conversion	§ 317 790.84	Р	С		
718.38						
718.37	Residential Demolition	§ <u>317</u> 790.86	Р	С	С	
718.39						

SEC. 719. HAIGHT STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

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Haight Street Zoning Category **Controls by Story** No. § References 2nd § 790.118 1st 3rd+ Residential Conversion 719.36 § 317 790.84 719.38 P С С Residential Demolition § 317 790.86 719.37 719.39

SEC. 720. HAYES-GOUGH NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT ZONING CONTROL TABLE

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			Haye	ransit_	
No.	Zoning Category	§ References	Controls by Story		
		§ 790.118	1st	2nd	3rd+
<u>720.36</u>	Residential Conversion	§ <u>317</u> 207.7, 790.84	С	С	
720.38					
720.37	Residential Demolition	§ <u>317</u> 207.7, 790.86	С	С	С
720.39					
720.38	Residential Division	§ 207.8	Р	Р	Р
720.39a					

SEC. 721. UPPER MARKET STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

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			Upper Market Street		
No.	Zoning Category	§ References	Co	ntrols by St	ory
		§ 790.118	1st	2nd	3rd+
721.36	Residential Conversion	§ <u>317</u> 790.84	₽ <u>C</u>	С	
721.38					
<u>721.37</u>	Residential Demolition	§ <u>317</u> 790.86	<u>P-C</u>	С	С
721.39					
<u>721.38</u>	Residential Division	§ 207.8	Р	Р	Р
721.39a					
<u>721.39</u>	Residential Merger	§ 317	<u>C</u>	<u>C</u>	<u>C</u>

SEC. 722. NORTH BEACH NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

				North Beach			
No.	Zoning Category	§ References		Controls by Story			
		§ 790.118	1st	2nd	3rd+		
<u>722.36</u>	Residential Conversion	§ <u>317</u> 790.84	Р				
722.38							
722.37	Residential Demolition	§ <u>317</u> 790.86	Р	С	С		
722.39							

SEC. 723. POLK STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

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Polk Street Zoning Category No. § References **Controls by Story** 2nd § 790.118 1st 3rd+ *723.<u>36</u>* Residential Conversion С § 317 790.84 723.38 С P С Residential Demolition § 317 790.86 723.37 723.39 . .

SEC. 724. SACRAMENTO STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

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	Zoning Category	§ References	Sacramento Street Controls by Story		
No.					
		§ 790.118	1st	2nd	3rd+
<u>724.36</u>	Residential Conversion	§ <u>317</u> 790.84	Р		
724.38					
<u>724.37</u>	Residential Demolition	§ <u>317</u> 790.86	Р	С	С
724.39					

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SEC. 725. UNION STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

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Union Street Zoning Category Controls by Story No. § References 2nd § 790.118 1st 3rd+ Residential Conversion С С § 317 790.84 725.36 725.38 С P С Residential Demolition § 317 790.86 725.37 725.39 . .

SEC. 726. VALENCIA STREET NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT ZONING CONTROL TABLE

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			Valencia Street Transit		
No.	Zoning Category	§ References	Co	ntrols by St	tory
		§ 790.118	1st	2nd	3rd+
<u>726.36</u>	Residential Conversion	§ <u>317</u> 207.7, 790.84	С		
726.37					
<u>726.37</u>	Residential Demolition	§ <u>317</u> 207.7, 790.86	С	С	С
726.38					
<u>726.38</u>	Residential Division	§ 207.8	Р	Р	Р
726.39					
726.39	Residential Merger	§ 317	<u>C</u>	<u>C</u>	<u>C</u>

SEC. 727. 24TH STREET – MISSION NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT ZONING CONTROL TABLE

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			24 th Street – Mission Trans		
No.	Zoning Category	§ References		Controls by	y Story
		§ 790.118	1st	2nd	3rd+
<u>727.36</u>	Residential Conversion	§ <u>317</u> 207.7, 790.84	С		
727.37					
<u>727.37</u>	Residential Demolition	§ <u>317</u> 207.7, 790.86	С	С	С
727.38					
<u>727.38</u>	Residential Division	§ 207.8	Р	Р	Р
727.39					
727.39 	Residential Merger	§ 317	C	С	С

SEC. 728. 24TH STREET – NOE VALLEY NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

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			24 th Street – Noe Valley Controls by Story		
No.	Zoning Category	§ References			
		§ 790.118	1st	2nd	3rd+
<u>728.36</u>	Residential Conversion	§ <u>317</u> 790.84	Р		
728.38					
<u>728.37</u>	Residential Demolition	§ <u>317</u> 790.86	Р	С	С
728.39					

SEC. 729. WEST PORTAL AVENUE NEIGHBORHOOD COMMERCIAL DISTRICT **ZONING CONTROL TABLE**

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3 **West Portal Avenue** 4 **Zoning Category** No. § References **Controls by Story** 5 2nd § 790.118 1st 6 729<u>.36</u> Residential Conversion § 317 790.84 7 729.38 8 С P Residential Demolition § 317 790.86 729.37 9 729.39

SEC. 730. INNER SUNSET NEIGHBORHOOD COMMERCIAL DISTRICT **ZONING CONTROL TABLE**

No.	Zoning Category	§ References § 790.118	Inner Sunset Controls by Story		
			<u>730.36</u>	Residential Conversion	§ <u>317</u> 790.84
730.38					
730.37	Residential Demolition	§ <u>317</u> 790.86	Р	С	С
730.39					

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SEC. 731. MODERATE-SCALE NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT NCT-3 ZONING CONTROL TABLE

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3 NCT-3 4 **Zoning Category** No. § References **Controls by Story** 5 2nd § 790.118 1st 3rd+ 6 Residential Conversion С С *731.36* § 317 207.7, 790.84 7 *731.38* 8 С С Residential Demolition § 317 207.7, 790.86 731.37 9 731.39 10 Þ Þ Þ 731.38 Residential Division § 207.8 11 731.39a 12 *731.39* Residential Merger § 317 C \boldsymbol{C} C13

SEC. 732. PACIFIC AVENUE NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

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	Zoning Category	§ References		Pacific Avenue NCD Controls by Story		
No.						
		§ 790.118	1st	2nd	3rd+	
732.36	Residential Conversion	§ <u>317</u> 790.84	С			
732.38 732.37	Residential Demolition	§ <u>317</u> 790.86	С			
732.39 						

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SEC. 733. UPPER MARKET STREET NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT ZONING CONTROL TABLE

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			Upper Market Street Transit		
No.	Zoning Category	§ References		Controls by	y Story
		§ 790.118	1st	2nd	3rd+
733.36	Residential Conversion	§ <u>317</u> 207.7, 790.84	С	С	-
733.38					
733.37	Residential Demolition	§ <u>317</u> 207.7, 790.86	С	С	С
733.39					
733.38	Residential Division	§ 207.8	Р	Р	Р
733.39a					
733.39	Residential Merger	§ 317	<u>C</u>	<u>C</u>	<u>C</u>

SEC. 733A. NEIGHBORHOOD COMMERCIAL TRANSIT CLUSTER DISTRICT NCT-1 ZONING CONTROL TABLE

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			NCT-1			
No.	Zoning Category	§ References		Controls by Story		
		§ 790.118	1st	2nd	3rd+	
733A.36	Residential Conversion	§ <u>317</u> 790.84	Р			
733A.38						
733A.37	Residential Demolition	§ <u>317</u> 790.86	С	С	С	
733A.39						

733A.38	Residential Division	§ 207.8	Р	Р	Р
733A.39a					
<i>733.39</i>	<u>Residential Merger</u>	<u>§ 317</u>	<u>C</u>	<u>C</u>	<u>C</u>

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

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NCT-2 No. Zoning Category § References **Controls by Story** § 790.118 1st 2nd 3rd+ С Residential Conversion С 734.36 § 317 207.7, 790.84 734.37 С § 317 207.7, 790.86 С Residential Demolition 734.37 734.38 P P Residential Division § 207.8 734.38 734.39 <u>C</u> 734.39 Residential Merger § 317 \underline{C}

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

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			SoMa <u>Transit</u> Controls by Story		
No.	Zoning Category	§ References			
		§ 790.118	1st	2nd	3rd+
<u>735.36</u>	Residential Conversion	§ <u>317</u> 207.7, 790.84	С	С	-

735.37					
<u>735.37</u>	Residential Demolition	§ <u>317</u> 207.7, 790.86	С	С	С
735.38					
<u>735.38</u>	Residential Division	§ 207.8	Р	Р	Р
735.39					
735.39	Residential Merger	<u>§ 317</u>	<u>C</u>	<u>C</u>	<u>C</u>

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

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			Mission Street <u>Transi</u>		
No.	Zoning Category	§ References	Controls by Story		y Story
		§ 790.118	1st	2nd	3rd+
<u>736.36</u>	Residential Conversion	§ <u>317</u> 207.7, 790.84	С	С	С
736.37					
736.37	Residential Demolition	§ <u>317</u> 207.7, 790.86	С	С	С
736.38					
736.38	Residential Division	§ 207.8	Р	Р	Р
736.39					
736.39	Residential Merger	<u>§ 317</u>	<u>C</u>	<u>C</u>	<u>C</u>

Supervisor Avalos
BOARD OF SUPERVISORS

SEC. 737. OCEAN AVENUE NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT ZONING CONTROL TABLE

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Ocean Ave. Avenue Transit **Zoning Category** No. § References **Controls by Story** § 790.118 1st 2nd 3rd+ Residential Conversion С С § 317 790.84 737.36 737.38 С С С Residential Demolition § 31<u>7</u> 790.86 737.37 737.39 Þ Þ Þ *737.38* Residential Division § 207.8 737.39a *737.39* CResidential Merger § 317 CC. . .

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SEC. 738. GLEN PARK NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT ZONING CONTROL TABLE

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			Glen Park <u>NCT Transit</u>		
No.	Zoning Category	§ References	Controls by Story		
		§ 790.118	1st	2nd	3rd+
738.36	Residential Conversion	§ <u>317</u> 790.84	С	С	
738.38					
<u>738.37</u>	Residential Demolition	§ <u>317</u> 790.86	С	С	С
738.39					

738.38	Residential Division	§ 207.8	Р	Р	Р
738.39a					
738.39	Residential Merger	§ 317	<u>C</u>	<u>C</u>	<u>C</u>

SEC. 739. NORIEGA STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

			Noriega Street Neighborhood Commercial District		
lo.	Zoning Category	§ References		Controls by Stor	
		§ 790.118	1st	2nd	3rd+
39.36	Residential Conversion	§ <u>317</u> 790.84	Р	С	
39.38					
39.37	Residential Demolition	§ <u>317</u> 790.86	Р	С	С
39.39					

SEC. 740. IRVING STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

			Irv	Irving Street Neighborhood			
				Commercial District			
No.	Zoning Category	§ References		Controls by Story			
		§ 790.118	1st	2nd	3rd+		
740.36	Residential Conversion	§ <u>317</u> 790.84	Р	С			

740.38					
740.37	Residential Demolition	§ <u>317</u> 790.86	Р	С	С
737.39					

SEC. 741. TARAVAL STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

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Taraval Street Neighborhood Commercial District **Zoning Category Controls by Story** § References No. 2nd 1st 3rd+ § 790.118 С P 741.36 Residential Conversion § 317 790.84 741.38 С С 7<u>41.37</u> § 317 790.86 Þ Residential Demolition 741.39

SEC. 742. JUDAH STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

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			Judah Street Neighborhood Commercial District		
No.	Zoning Category	§ References	Controls by Story		
		§ 790.118	1st	2nd	3rd+
<u>742.36</u>	Residential Conversion	§ <u>317</u> 790.84	Р	С	
742.38					

742.37	Residential Demolition	§ <u>317</u> 790.86	Р	С	С
742.39					

TABLE 803.2
USE CATEGORIES PERMITTED IN THE CHINATOWN MIXED USE DISTRICTS

803.2.38a	Residential Conversion, Residential Hotels	§ 890.84 <u>Chapter 41, Admin.</u>
		<u>Code</u>
803.2.38b	Residential Demolition, Residential Hotels	§ 890.86 <u>Chapter 41, Admin.</u>
		<u>Code</u>
803.2.39a	Residential Conversion, Apartments	§ 890.84 - <u>317</u>
803.2.39b	Residential Demolition, Apartments	§ 890.86 - <u>317</u>

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

1	pursuant to Sections 303, 316, 817.14, and 817.16 of this Code provided that such dwellings
2	units shall be rented, leased or sold at rates or prices affordable to a household whose
3	income is no greater than 80 percent of the median income for households in San Francisco
4	("lower income household"), as determined by Title 25 of the California Code of Regulations
5	Section 6932 and implemented by the Mayor's Office of Housing.
6	(1) "Affordable to a household" shall mean a purchase price that a lower income
7	household can afford to pay based on an annual payment for all housing costs of 33 percent
8	of the combined household annual net income, a 10-percent down payment, and available
9	financing, or a rent that a household can afford to pay, based on an annual payment for all
10	housing costs of 30 percent of the combined annual net income.
11	(2) The size of the dwelling unit shall determine the size of the household in
12	order to calculate purchase price or rent affordable to a household, as follows:
13	(A) For a one-bedroom unit, a household of two persons;
14	(B) For a two-bedroom unit, a household of three persons;
15	(C) For a three-bedroom unit, a household of four persons;
16	(D) For a four-bedroom unit, a household of five persons.
17	(3) No conditional use permit will be approved pursuant to this Subsection
18	803.8(b) unless the applicant and City have agreed upon enforcement mechanisms for the
19	provisions of this Subsection which are acceptable to the City Attorney. Such enforcement
20	mechanisms may include, but not be limited to, a right of first refusal in favor of the City, or a
21	promissory note and deed of trust.

(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

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1	provide information regarding rents, mortgage payments, sales price and other housing costs
2	annual household income, size of household in each dwelling unit, and any other information
3	the City may require to fulfill the intent of this Subsection.
4	$\underline{(b)}$ (c) Housing Requirement in the Residential/Service District.
5	(1) Amount Required. Nonresidential uses subject to Sections 815.26, 815.28,
6	815.30, 815.31 through 815.47, and 815.59 through 815.65, of this Code shall be permitted in
7	new construction in the Residential/Service District only if the ratio between the amount of
8	occupied floor area for residential use to the amount of occupied floor area of the above-
9	referenced nonresidential use is three to one or greater.
10	(2) Means of Satisfying the Housing Requirement.
11	(A) Live/work units may satisfy the residential requirement pursuant to this
12	Subsection and, when applicable, shall be subject to Sections 124(j) and/or 263.11(c)(3) of this Code;
13	or
14	$\overline{(B)}$ The residential space required pursuant to this Subsection may be satisfied by
15	payment of a one-time in-lieu fee equal to \$30 per square foot of residential space required b
16	this Subsection and not provided on-site payable to the City's Affordable Housing Fund
17	administered by the Mayor's Office of Housing; or
18	$\underline{(B)}$ (C) The residential space requirement may be satisfied by providing
19	the required residential space elsewhere within the South of Market Mixed Use District where
20	housing is permitted or conditional and is approved as a conditional use.
21	$\underline{(c)}$ (d) Housing Requirement in the Mixed Use – Residential (MUR) District. In new
22	construction in the MUR District, three square feet of gross floor area for residential use is
23	required for every one gross square foot of permitted nonresidential use, subject to Section
24	841 of this Code.

Table 810
CHINATOWN COMMUNITY BUSINESS DISTRICT ZONING CONTROL TABLE

			Chinatown Community Business District		-
			Contro	ols by Sto	ry
No.	Zoning Category	§ References	1st	2nd	3rd+
.38a	Residential Conversion,	Ch. 41 Admin.			
	Residential Hotels	Code			
.38b	Residential Demolition,	Ch. 41 Admin.			
	Residential Hotels	Code			
.39a	Residential Conversion	<u>§ 317</u>			
	Apartments				
.39b	Residential Demolition	<u>§ 317</u>			
	Apartments				

Table 811
CHINATOWN VISITOR RETAIL DISTRICT ZONING CONTROL TABLE

				Chinatown Visitor Retail District	
			Contro	ols by Sto	ry
No.	Zoning Category	§ References	1st	2nd	3rd+
.38a	Residential Conversion, Residential Hotels	Ch. 41 Admin. Code			
.38b	Residential Demolition,	Ch. 41 Admin.			

1		Residential Hotels	Code		
2	.39a	Residential Conversion	<u>§ 317</u>		
3		Apartments			
4	.39b	Residential Demolition	<u>§ 317</u>		
5		Apartments			
6		Т	ahla 812		

Table 812 CHINATOWN RESIDENTIAL NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

			Chinatown Residential Neighborhood Commercia District Controls by Story		Commercial
No.	Zoning Category	§ References	1st	2nd	3rd+
.38a	Residential Conversion,	Ch. 41 Admin.			
	Residential Hotels	Code			
.38b	Residential Demolition,	Ch. 41 Admin.			
	Residential Hotels	Code			
.39a	Residential Conversion	<u>§ 317</u>			
	Apartments				
.39b	Residential Demolition	<u>§ 317</u>			
	Apartments				

Table 813 RED - RESIDENTIAL ENCLAVE DISTRICT ZONING CONTROL TABLE

			Residential Enclave
			Districts
No.	Zoning Category	§ References	Controls

1				С
2	813.12	Residential Conversion	§ <u>317</u> 803.9(a)	
3	813.13	Residential Demolition	§ <u>317</u> 803.9(a)	С
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Table 814
SPD – SOUTH PARK DISTRICT ZONING CONTROL TABLE

			South Park District
No.	Zoning Category	§ References	Controls
814.12	Residential Conversion	§ <u>317 </u> 803.8(a)	С
814.13	Residential Demolition	§ 317 803.8(a)	С

Table 815
RSD - RESIDENTIAL/SERVICE MIXED USE DISTRICT ZONING CONTROL TABLE

			Residential/Service Mixed Use Districts
No.	Zoning Category	§ References	Controls
815.12	Residential Conversion	§ <u>317 </u> 803.5(b)	С
815.13	Residential Demolition	§ <u>317</u> 803.5(b)	С

Table 816 SLR - SERVICE/LIGHT INDUSTRIAL/RESIDENTIAL MIXED USE → DISTRICT ZONING CONTROL TABLE

			Service/Light Industrial/ Residential Mixed Use District
No.	Zoning Category	§ References	Controls
816.12	Residential Conversion	§ <u>317 </u> 803.5(b)	O
816.13	Residential Demolition	§ 317 803.5(b)	С

Table 817 SLI - SERVICE/LIGHT INDUSTRIAL DISTRICT ZONING CONTROL TABLE

			Service/Light Industrial District
No.	Zoning Category	§ References	Controls
817.12	Residential Conversion	§ <u>317 </u> 803.5(b)	С
817.13	Residential Demolition	§ 317 803.5(b)	С

Table 818
SSO - SERVICE/SECONDARY OFFICE ZONING CONTROL TABLE

			Service/Light Industrial District
No.	Zoning Category	§ References	Controls
818.12	Residential Conversion	§ <u>317 803.5(b)</u>	С
818.13	Residential Demolition	§ 317 803.5(b)	С

Table 827
RINCON HILL DOWNTOWN RESIDENTIAL MIXED USE DISTRICT ZONING CONTROL

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			Rincon Hill Downtown Residential Mixed Use District Zoning
No.	Zoning Category	§ References	Controls
.51	Residential Conversions	§ <u>317</u> 790.84, Ch.	С
		41 Admin. Code	
.52	Residential Demolition	<u>§ 317</u>	С

Section 4. Effective Date. This Ordinance shall become effective 30 days from the date of passage.

1	Section 5. This section is uncodified. In enacting this Ordinance, the Board intends to
2	amend only those words, phrases, paragraphs, subsections, sections, articles, numbers,
3	punctuation, charts, diagrams, or any other constituent part of the Planning Code that are
4	explicitly shown in this legislation as additions, deletions, Board amendment additions, and
5	Board amendment deletions in accordance with the "Note" that appears under the official title
6	of the legislation.
7	
8	APPROVED AS TO FORM:
9	DENNIS J. HERRERA, City Attorney
10	By:
11	JUDITH A. BOYAJIAN Deputy City Attorney
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