**BOARD of SUPERVISORS** 



City Hall Dr. Carlton B. Goodlett Place, Room 244 San Francisco 94102-4689 Tel. No. 554-5184 Fax No. 554-5163 TDD/TTY No. 554-5227

March 20, 2014

File No. 131205

Sarah Jones Environmental Review Officer Planning Department 1650 Mission Street, 4<sup>th</sup> Floor San Francisco, CA 94103

Dear Ms. Jones:

On March 4, 2013, the Office of the Mayor introduced the following substitute legislation:

File No. 131205

Ordinance amending the Planning Code to address various revisions to Production, Distribution, and Repair (PDR), integrated PDR, and small enterprise workplace zoning controls to facilitate the establishment of such uses; amending the Administrative Code to delete requirements concerning reporting on integrated PDR, affirming the Planning Department's California Environmental Quality Act determination; and making Planning Code, Section 302, findings, and findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

This legislation is being transmitted to you for environmental review.

Angela Calvillo, Clerk of the Board

A Auberry

By: Andrea Ausberry, Assistant Clerk Land Use & Economic Development Committee

Attachment

c: Monica Pereira, Environmental Planning Nannie Turrell, Environmental Planning

Not a project under CERA (midelines Sections 15060 (c) and 15378 Sections is there is no direct or because there is no direct or indirect physical change in the environment. Mannie Convell April 23, 2014

FILE NO. 131205

# SUBSTITUTED 4/15/2014

ORDINANCE NO.

1	[Planning Code	- Production, Distribution, and Repair Zoning]
2		
3	Ordinance ame	ending the Planning Code to address various revisions to Production,
4	Distribution, a	nd Repair Zoning (PDR), integrated PDR, and small enterprise workplace
5	zoning control	s to facilitate the establishment of such uses; amending the
6	Administrative	Code to delete requirements concerning reporting on integrated PDR,
7	affirming the P	lanning Department's California Environmental Quality Act
8	determination;	and making Planning Code, Section 302, findings, and findings of
9	consistency w	ith the General Plan, and the eight priority policies of Planning Code,
10	Section 101.1.	
11	NOTE:	Unchanged Code text and uncodified text are in plain Arial font.
12		Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in <u>strikethrough italics Times New Roman font</u> .
13 14		Board amendment additions are in <u>double-underlined Arial font</u> . Board amendment deletions are in strikethrough Arial font. Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.
15		
16	Be it ord	ained by the People of the City and County of San Francisco:
17	Section <sup>2</sup>	1. Findings.
18	(a) In 20	08, the Board of Supervisors adopted the Eastern Neighborhoods Plan and
19	related zoning,	in part to refine the City's approach to PDR (production, distribution, and
20	repair) uses and	d to preserve and encourage such uses in the southeastern neighborhoods of
21	the City. This le	egislative package is comprised of Ordinance Nos. 297-08, 298-08, and 299-
22	08, copies of w	hich are on file with the Clerk of the Board of Supervisors in File Nos. 081152,
23	081153, and 08	1154 respectively, and incorporated herein by reference. Since the adoption
24	of this Plan and	its associated zoning, the City has determined that the continued
25		

establishment, evolution, and adaptation of these uses demands a more responsive set of
 zoning controls in the Planning Code.

(b) The amended zoning controls in this legislation attempt to satisfy the following
goals: (1) Make it easier to establish PDR as a principally permitted use; (2) Allow PDR uses
to share accessory retail space; (3) Entice the development of PDR on underdeveloped
parcels in PDR Districts; (4) Support creation of new PDR space in re-built non-conforming
self-storage uses; (5) Make "Small Enterprise Workspace" (SEW) to be more attractive to
build; and (6) Clean up the definition of PDR.

9 (c) Utilizing available data, the Planning Department has determined that the following
10 parcels (listed as Assessor Block/Lot) would meet the requirements established in the
11 proposed Section 219.1(c) regarding new PDR space: 3552/012, 3573/015, 3573/023,
12 3592/032, 3807/001, 3807/004, 3807/008, 3807/012, 3808/003, 3820/002, 3821/005,
13 3821/006, 3905/012, 3916/002, 3921A/005, 3921A/006, 3924/006, and 3936/002.

(d) The Planning Department has determined that the actions contemplated in this
Ordinance comply with the California Environmental Quality Act (California Public Resources
Code Section 21000 et seq.). The Board of Supervisors hereby affirms this determination. A
copy of said determination is on file with the Clerk of the Board of Supervisors in File No.
and incorporated herein by reference.

(e) Pursuant to Planning Code Section 302, the Board finds that the proposed
ordinance will serve the public necessity, convenience and welfare for the reasons set forth in
Planning Commission Resolution No. \_\_\_\_\_, which reasons are incorporated herein by
reference as though fully set forth. A copy of Planning Commission Resolution No. \_\_\_\_\_\_ is
on file with the Clerk of the Board of Supervisors in File No. \_\_\_\_\_.

(f) At a duly noticed public hearing held on \_\_\_\_\_\_, 2014, the Planning
Commission in Resolution No. \_\_\_\_\_ found that the proposed Planning Code amendments

contained in this ordinance are consistent with the City's General Plan and with the Priority
Policies of Planning Code Section 101.1. The Commission recommended that the Board of
Supervisors adopt the proposed Planning Code amendments. The Board finds that the
proposed Planning Code amendments contained in this ordinance are consistent with the
City's General Plan and with the Priority Policies of Planning Code Section 101.1 for the
reasons set forth in said Resolution.

7

8 Section 2. The Planning Code is hereby amended by deleting Sections 175.8, 249.39,
9 413.7, 428A, and 890.49 revising Sections 181, 204.3, 226, 227, 840, 841, 842, 843, 844,
10 845, and 846 and adding Section 219.1, to read as follows:

11

### 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 298-08 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 Zone Payroll Tax Credit.*

# 19SEC. 181. NONCONFORMING USES: ENLARGEMENTS, ALTERATIONS AND20RECONSTRUCTION.

(a) 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 as provided in
Paragraph (b)(3) and (i) below and Section 186.1 of this Code. A nonconforming use shall not

1 be extended to occupy additional space in a structure, or additional land outside a structure,

or space in another structure, or to displace any other use, except as provided in Sections 182
and 186.1 of this Code.

4 (b) A structure occupied by a nonconforming use shall not be constructed,
5 reconstructed or altered, unless the result will be elimination of the nonconforming use, except
6 as provided in Section 186.1 of this Code and in Subsections (a) above and (d), (e), (f) and (g)
7 below, and except as follows:

8 (1) Ordinary maintenance and minor repairs shall be permitted where necessary to 9 keep the structure in sound condition, as well as minor alterations, where such work is limited 10 to replacement of existing materials with similar materials placed in a similar manner.

11 (2) Minor alterations shall be permitted where ordered by an appropriate public official
 12 to correct immediate hazards to health or safety, or to carry out newly enacted retroactive
 13 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
Public Works, 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.

(c) 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

1 180 of this Code, but only to the extent that such dwelling or other housing structure exceeds 2 the permitted density. This Section 181 shall apply with respect to enlargements, alterations 3 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. 4 5 Any dwelling unit or other housing unit coming within the density limit shall not be affected by 6 this Section 181. Except as provided in Sections 181(h) and 182(e), no dwelling or other 7 housing structure exceeding the permitted density of dwelling units or other housing units 8 shall be altered to increase the number of dwelling units or other housing units therein, or to 9 increase or create any other nonconformity with respect to the dwelling unit or other housing 10 unit density limitations of Section 209.1 or Section 209.2.

11 (d) Notwithstanding the foregoing provisions of this Section 181, a structure occupied 12 by a nonconforming use that is damaged or destroyed by fire, or other calamity, or by Act of 13 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 14 15 diligently prosecuted to completion. The age of such a structure for the purposes of Sections 16 184 and 185 shall nevertheless be computed from the date of the original construction of the 17 structure. Except as provided in Subsection (e) below, no structure occupied by a 18 nonconforming use that is voluntarily razed or required by law to be razed by the owner 19 thereof may thereafter be restored except in full conformity with the use limitations of this Code. 20

For purposes of this Subsection (d), "started within eighteen months" shall mean that within eighteen months of the fire or other calamity or Act of God, the structure's owner shall have filed a building permit application to restore the structure to its former condition and use. (e) In order that major life safety hazards in structures may be eliminated as

25 expeditiously as possible, a structure containing nonconforming uses and constructed of

1 unreinforced masonry that is inconsistent with the requirements of the UMB Seismic Retrofit 2 Ordinance, Ordinance No. 227-92, may be demolished and reconstructed with the same nonconforming use or a use as permitted by Planning Code Section 182; provided that there 3 is no increase in any nonconformity, or any new nonconformity, with respect to the use 4 limitations of this Code; provided further that the current requirements of the Building Code, 5 the Housing Code and other applicable portions of the Municipal Code are met; and provided 6 7 further that such restoration or reconstruction is started within one year after razing or other demolition work on the structure and diligently prosecuted to completion. 8

9 (f) A nighttime entertainment use within the RSD, MUG, MUR, or SLR Districts may 10 be enlarged, intensified, extended or expanded, including the expansion to an adjacent lot or 11 lots, provided that: (1) the enlargement, intensification, extension or expansion is approved as 12 a conditional use pursuant to Sections 303 and 316 of this Code; (2) the use as a whole 13 meets the parking and signage requirements, floor area ratio limit, height and bulk limit, and 14 all other requirements of this Code which would apply if the use were a permitted one; and (3) 15 the provisions of Section 803.5(b) of this Code are satisfied.

(g) Automotive sales and service signs within the Automotive Special Use District
which have all required permits but which do not comply with the controls for new signs
established in Section 607.3 of this Code shall be permitted to remain as nonconforming uses
and shall be permitted to modify the signage text to describe new automobile ownerships and
dealerships that may occur from time to time.

(h) In PDR Districts, no building containing a residential use shall be altered to
increase the number of dwelling units or other housing units therein. However, individual
dwelling units or other housing units may be expanded, subject to height, bulk, and all other
provisions of this Code which would otherwise be applicable to dwelling units or other housing
units in the Urban Mixed Use District.

1 (i) In the Eastern Neighborhoods Mixed Use, PDR-1-D, and PDR-1-G Districts, a non-2 residential nonconforming use may expand in gross floor area by no more than 25 percent with conditional use authorization pursuant to Section 303 of this Code. Such conditional use 3 4 authorization may not be granted for any subsequent or additional expansion beyond the 5 initial 25 percent. 6 (j) In the PDR-1-D, PDR-1-G, and PDR-2 Districts, a storage building for household goods 7 shall be allowed to rebuild to its current square footage, as long as it provides at least one FAR of PDR uses, as defined in Section 401. A Notice of Special Restriction (NSR) shall be recorded on the title of 8 any property receiving approval under this Section. This NSR shall provide the Planning Department 9 10 with the ability to enforce the provisions of this Section. 11 12 SEC. 204.3. ACCESSORY USES IN C, M, AND PDR DISTRICTS. (a) No use shall be permitted as an accessory use to a lawful principal or conditional 13 14 use in any C-1 or C-2 District which involves or requires any of the following: 15 (1) The total employment for such accessory use of more than five persons in a C-1 16 District, or more than 10 persons in a C-2 District; 17 (2) The use of any single machine of more than one horsepower in a C-1 District, or 18 more than 2<sup>1</sup>/<sub>2</sub> horsepower in a C-2 District; (3) The use of machines in any one establishment in an aggregate of more than five 19 20 horsepower in a C-1 District, or more than 10 horsepower in a C-2 District; (4) The use of more than  $\frac{1}{4}$  of the total floor area occupied by such use and the 21 22 principal or conditional use to which it is accessory, except in the case of accessory off-street 23 parking or loading; or (5) The production of goods not intended primarily for retail sale or use on the 24 25 premises.

1 (b) No use shall be permitted as an accessory use to a lawful principal or conditional 2 use in any C-3 District which involves or requires the use of any single machine of more than 3 five horsepower; or the use of more than ¼ of the total floor area occupied by such use and 4 the principal or conditional use to which it is accessory, except in the case of accessory off-5 street parking and loading. These limitations shall not apply to equipment or machines 6 pertaining integrally to the lawful principal use itself.

(c) Notwithstanding the provisions of Sections 227(h) and (i) and 260(b)(2)(l) and (M)
of this Code, an accessory use to a lawful principal or conditional use in any C or M District
which involves or requires the installation of a tower or antenna solely for the reception of
radio and television broadcasts for the exclusive benefit of the residents or occupants in the
building on which the antenna is placed shall be permitted without regard to the height of such
tower or antenna and without regard to the proximity of such tower or antenna to any R
District.

(d) No use shall be permitted as an accessory use to a lawful principal or conditional
use in any PDR District which involves or requires the use of more than one-third (1/3) of the
total floor area occupied by such use and the principal or conditional use to which it is
accessory, except in the case of accessory <u>retail</u>, off-street parking, and loading. <u>Multiple PDR</u>
<u>uses within a single building or development may combine their accessory retail allotment into one or</u>
<u>more shared retail spaces, provided that the total allotment of accessory retail space per use does not</u>
exceed what otherwise would be permitted by this Section.

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# 22 <u>SEC. 219.1. ALLOWANCE FOR USES TO SUPPORT THE DEVELOPMENT OF NEW</u>

- 23 PDR SPACE IN THE PDR-1-D AND PDR-1-G DISTRICTS.
- 24 (a) Purpose. The purpose of this provision is to support the increase in the overall stock of
   25 PDR space in the City. Despite consistent and growing demand for PDR space in San Francisco, the

1	economics of building new	PDR space are ver	y challenging, even ii	n PDR zoning districts where these

- 2 <u>uses do not compete for land with other more economically-attractive uses. One way to make such</u>
- 3 <u>development economically viable is to utilize the value of other non-residential space, such as office</u>
- 4 and institutional uses, to subsidize the construction of PDR space on properties that are largely vacant
- 5 or substantially underutilized and that do not contain significant PDR space that would be demolished.
- 6 (b) Geography. This provision applies to parcels that meet all of the following criteria:
- 7 (1) Are located in either the PDR-1-D or PDR-1-G Districts;
- 8 (2) Are located north of 20th Street;
- 9 (3) Contain a floor area ratio of 0.3 gross floor area or less as of January 1, 2014; and
- 10 (4) Are 20,000 square feet or larger.
- 11 (c) Controls. The Planning Commission may permit, per the procedures described below in
- 12 <u>Subsection (d), non-PDR uses on the subject lot pursuant to the following provisions:</u>
- 13 (1) At least 1/3 of the total gross floor area developed on the parcel shall contain PDR uses, as
- 14 *defined in Section 401.*
- 15 (2) For purposes of this Subsection, every square foot of Small Enterprise Workspace, as
- 16 defined in Section 227(t), shall count as 0.5 square feet of PDR space and 0.5 square feet of non-PDR
- 17 *space as specified in Subsection (3) below.*
- 18 (3) The non-PDR space may contain one or both of the following uses:
- 19 (A) Office, as defined in Section 890.70; and/or
- 20 (B) Institutions, Other, as defined in Section 890.50.
- 21 (4) Uses other than those listed in Subsections (2) and (3) above, such as retail, are subject to
- 22 *the controls of the underlying district.*
- 23 (3) Contain a floor area ratio of less than 0.3 gross floor area or less as January 1, 2014 of the
- 24 *date of this legislation; and*
- 25 (4) Are 20,000 square feet or larger.

1	(c) Controls. The Planning Commission may permit, per the procedures described below in
2	Subsection (d), non-PDR uses on the subject lot pursuant to the following provisions:
3	(1) At least 1/3 of the total gross floor area developed on the parcel shall contain PDR uses, as
4	defined in Section 401.
5	(2) For purposes of this Subsection, every square foot of Small Enterprise Workspace, as
6	defined in Section 227(t), shall count as 0.5 square feet of PDR space and 0.5 square feet of non-PDR
7	space as specified in Subsection (3) below.
8	(3) The non-PDR space may contain one or both of the following uses:
9	(A) Office, as defined in Section 890.70; and/or
10	(B) Institutions, Other, as defined in Section 890.50.
11	(4) Uses other than those listed in Subsections (2) and (3) above, such as retail, are subject to
12	the controls of the underlying district.
13	(5) No residential uses are permitted, even as part of Institutions as defined under 890.50,
14	except as allowed pursuant to Section 204.4.
15	(6) The PDR space in any building must be served by:
16	(A) Sufficient off-street loading, and
17	(B) One or more freight elevators, in accordance with Code Section 155(f).
18	(7) The project shall meet the Transportation Management Program requirements of Section
19	<u>163(c) of the Planning Code.</u>
20	(8) Accessory parking for uses listed in subsection (2) above may be permitted up to one space
21	per each 1,500 square feet of occupied floor area, and all such parking shall be subject to the pricing
22	requirements of Section 155(g).
23	(9) The project sponsor must develop a "PDR Business Plan". The purpose of this PDR
24	Business Plan is to maximize the potential for the project to produce new PDR space that is viable and
25	affordable. The features of the PDR Business Plan should include, but are not limited to:

1	(A) Overall strategy to incorporate PDR businesses, including specifying which kinds of PDR
2	businesses are the target for the development;
3	(B) A description of the kinds of non-PDR businesses intended for the site and a plan for how
4	they will co-exist with the PDR businesses and any strategies required to achieve this balance;
5	(C) A description of how the site's marketing and outreach plan will effectively target these
6	same PDR businesses;
7	(D) A description of how the development's design is suited to PDR businesses;
8	(E) A description of the rent/purchase price proposed by the developer for the PDR spaces and
9	the approach to keep these rents accessible to PDR tenants over time;
10	(F) A detailed overview of the workforce and hiring strategy for the PDR businesses on the site.
11	as well as for the non-PDR businesses, including how the project sponsor will abide by City programs
12	such as the First Source Hiring Program; how the project sponsor might utilize other local, State, and
13	federal subsidized hiring programs such as work opportunity tax credits, Jobs Now!, Hire SF, and the
14	California new employment tax credit set forth in Chapter 93 of the California 2013-2014 legislative
15	session; and how the project sponsor will inform its tenants about other relevant public programs; and,
16	(G) A detailed community outreach plan, including a plan for engaging any specific community
17	partners in the development, tenanting of the project, and ongoing management of the PDR portions of
18	the property.
19	(10) The first Certificate of Occupancy for the PDR portion of the development must be issued
20	by the Department of Building Inspection before or concurrently with the first Certificate of Occupancy
21	for the non-PDR portion of the development unless the PDR and non-PDR portions are part of a single
22	site or building permit.
23	(d) <b>Referral to OEWD</b> . Upon receiving an application for a project under this Section, the
24	Planning Department shall inform the Director of the Office of Economic and Workforce Development

25 (OEWD) or successor agency, so that OEWD may inform the project sponsor of existing programs and

1	requirements relevant to PDR businesses, including any existing economic incentive and hiring
2	programs.
3	(e) Approvals.
4	(1) All projects seeking entitlement pursuant to this Section 219.1 shall be required to receive a
5	Conditional Use authorization, per Section 303 of the Planning Code. In evaluating a proposed
6	authorization under this Section, the Planning Commission shall consider:
7	(A) The likely viability of the new PDR space created by the development, as influenced
8	by such factors as the content of the project sponsor's PDR Business Plan, and whether the project
9	sponsor has the commitments of established PDR tenants and/or a demonstrated relationship with
10	organizations established in the PDR community.
11	(B) Whether the project is an appropriate location and intensity for the proposed non-
12	PDR use, including but not limited to whether the location of non-PDR uses would be compatible with
13	or disruptive to PDR uses on the site and in the vicinity, recognizing that PDR uses may generate noise,
14	vibrations, odors, trucking activity, or other PDR-related operational characteristics.
15	(2) A Notice of Special Restriction ("NSR") shall be recorded on the title of any property
16	receiving approval under this Section 219.1. Such NSR shall:
17	(A) Designate the PDR portion of parcel, building, and/or development;
18	(B) State that the proportion of gross floor area on the site dedicated to PDR uses shall
19	never be less than 1/3 of the total gross floor area on the parcel, including any future building or use
20	alterations or expansions;
21	(C) Require the property owner to submit an annual report to the Planning Department
22	and OEWD, on or before January 31 of each year, describing the status of the implementation of its
23	PDR Business Plan, identifying PDR tenants on the property during the prior year, describing the rents
24	for the PDR portions of the property and any lease terms, and providing information on their respective
25	square footages, number of employees, contact information for each tenant, a description of the

1	<u>busi</u>	iness o	or ind	ustry ch	aract	<u>eristic</u>	<u>cs of e</u>	each b	usine	<u>ss, ana</u>	the P	DR sj	pace va	<u>cancy</u>	on the parcel as of
2	the date of each report; and,														
3	(D) Provide the Planning Department with the ability to enforce the provisions of this Section.														
4		(E) Restrict the ability of the non-PDR portion of the development from limiting the PDR													
5	<u>pori</u>	tion fr	om ur	ndertaki	ing ac	<u>tivitie</u>	s nece	<u>essar</u> j	<u>, to m</u>	<u>aintain</u>	PDR	<u>busir</u>	iess ope	<u>ration</u>	as in such matters as
6	<u>truc</u>	king d	and no	oise gen	eratic	<u>on.</u>									
7		Ĺ	<u>Rep</u>	orting (	ind Si	<u>unset</u>	<u>Clau</u>	<u>se.</u>							
8		<u>[]</u>	<u>) The</u>	<u>Planni</u>	ng De	<u>partn</u>	<u>nent s</u>	<u>hall r</u>	<u>eceive</u>	<u>e all ap</u>	plicat	<u>ions f</u>	for envi	ronme	ntal review for
9	<u>proj</u>	iects e	<u>eligibl</u>	e under	this S	Section	n on c	or befo	bre Ju	ne 1, 2	<u>017.</u>				
10		<u>(2</u>	<u>) Pri</u>	or to th	e suns	et dat	e of ti	<u>his Se</u>	<u>ction,</u>	the Pl	<u>annin</u>	g Dep	<u>artmen</u>	t shall	submit a report to
11	<u>the</u>	<u>Plann</u>	ing C	ommiss	ion ar	<u>nd the</u>	Boar	<u>d of S</u>	Superv	visors t	hat pr	ovide.	<u>s inforn</u>	nation	the Planning
12	<u>Dep</u>	partme	ent de	<u>termine</u>	<u>s to b</u>	e rele	vant i	n dete	ermini	ng whe	ether t	'o con	<u>tinue, e</u>	<u>xpand</u>	, or limit the
13	<u>allo</u>	wanc	<u>es for</u>	new co	nstruc	ction c	of PD.	R add	resse	d in thi	<u>s Sect</u>	ion.			
14		<u>(3</u>	) On	Decem	ber 31	<u>, 201</u>	7 <u>, thi</u> s	s Sect	ion sh	all sur	set un	less t	<u>he Boai</u>	rd of S	upervisors acts to
15	<u>con</u>	<u>tinue,</u>	<u>exten</u>	d, or m	odify i	it by o	ordina	<u>ince.</u>							
16		<u>(8</u>	y) Use	es Estal	blishe	d Una	ler Th	is Se	ction.	Notw	ithstar	nding	any coi	<u>ntrary</u>	provision of this
17	<u>Coc</u>	<del>le, off</del>	<u>ice us</u>	<u>es estal</u>	olished	<u>d purs</u>	uant i	to this	<u>s Secti</u>	ion 219	). <u>1 sh</u> a	all be	<u>deemea</u>	l Code	-conforming uses
18	<u>afte</u>	r the	expirc	ation of	<u>this S</u>	ection	<u>and</u> .	<u>such i</u>	uses s	<u>hall no</u>	<u>t cons</u>	<u>stitute</u>	<u>noncor</u>	<u>iformi</u>	ng uses under the
19	<u>pro</u>	<u>vision</u>	s of A	<u>rticle 1</u>	<u>.7.</u>										
20															
21		r	6. M C-3-	ANUF	ACTL C-3-					1		PNP	PDR-	סחס	1
22	C-1	C-2		0(SD)			S-3-	С-М	M-1	M-2	-1-G			2	
23 24															SEC. 226. MANUFACTURING AND PROCESSING.
25			Ρ	Р	Ρ	Ρ	Ρ	Ρ	NA	NA	Ρ	P	P under	Ρ	(a) Light manufacturing uses,

1 2 3 4 5 6											5,000 gsf		involving only the assembly, packaging, repairing or processing of previously prepared materials, which are conducted within a building but do not occupy the ground story of any building; provided:
7													(1) That no part of a building so
8		-											occupied shall have any opening, other
9													than fixed windows
10													and exits required by law, within 50 feet of
11			 										any R District; (2) That the
12													mechanical
13													equipment required for such uses,
14													together with related floor space used
15													primarily by the
16													operators of such equipment, shall not
17													in the aggregate
18													occupy more than ¼ of the gross floor
19											-		area of the building in which the uses are
20			 	 	ļ								located; and
21													(3) That no machine shall be
22													used that has more
23	-							i .					than five horsepower capacity.
											P under		(b) Light manufacturing which
24					Р	Р	NA	NA	Р	Р		• ·	occupies not more
25				l						1	5,000		than ½ the ground

1												gsf		story of the building
2														and involves or requires no machine
3														that has more than
_														five horsepower capacity, if
4														conducted entirely
5														within an enclosed building; provided,
6														that no part of a
7														building so occupied shall have any
														opening, other than
8						ł								fixed windows and exits required by law,
9														within 20 feet of any
10	 													R District.
11														(c) Light food- processing for
12														delicatessen,
														catering or restaurant supply, if conducted
13												P		entirely within an
14						Р	Р	NA	NA	Р	Р	under	D	enclosed building;
15							r					15,000		provided, that no part of a building so
16												gsf		occupied shall have
17														any opening, other than fixed windows
														or exits required by
18														law, within 20 feet of any R District.
19												P		(d) Light
20							ļ	P	P	Р	Р	under		manufacturing, not
21									F	F	F	15,000		including any use first specifically listed
												gsf		below.
22		1										Р		(e) Industrial- <del>or</del> <del>chemical research or</del>
23		Р	Р	Р	Ρ	Р	Р	Р	Р	Р	Р	under 2,500	Р	testing laboratory, not
24												gsf		involving any danger of
25	 	₽	₽	₽	₽	₽	₽	₽	₽					<i>explosions</i> . (f) <del>Life Science</del>

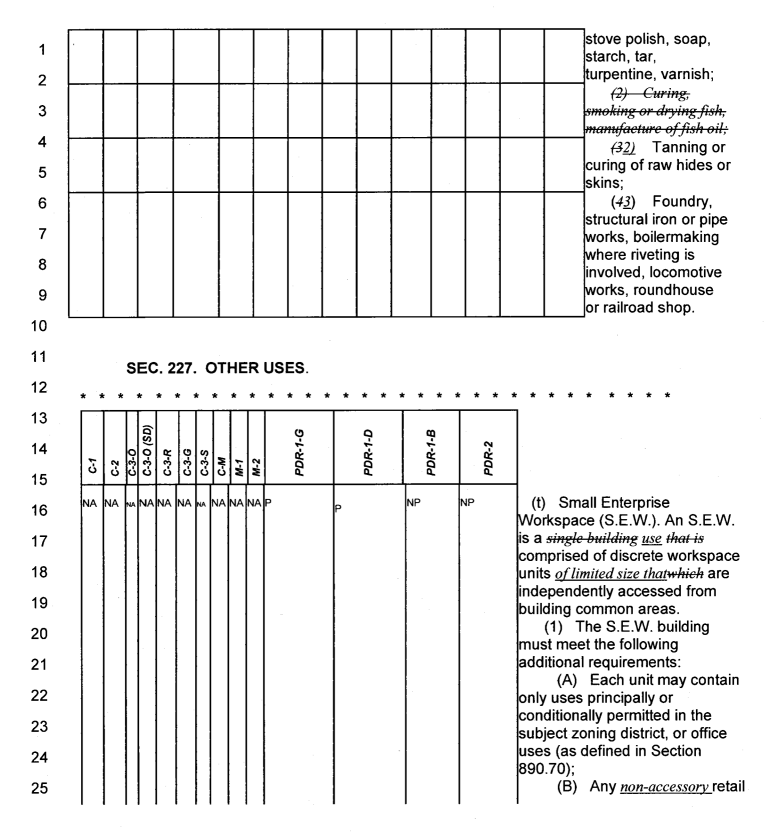
		_	 					_				· · · · · · · · · · · · · · · · · · ·	
1		 · .											laboratory (as defined in Sections 890.52 and
2													<del>890.53)<u>Reserved for</u> future use.</del>
3													(g) Battery
4						Р	Р	Р				С	manufacture, if conducted on
5						ſ							premises not less than 200 feet from
6	 	:			 	ļ			-				any R District.
7			-										(h) Any of the following uses, when
8													conducted within a completely enclosed
9													building; provided, that no part of a
10							₽	₽	e	e		e	building so occupied
11				-									shall have any opening, other than
12													fixed windows or exits required by law,
13													within 50 feet of any
14									C				R District: (1) Automobile
15	 						<u>P</u>	<u>P</u>	<u>C</u>	<u>C</u>		<u>P</u>	assembling. (2) Bottling
16													plant, brewery, dairy
17							P	<u>P</u>	<u>C</u>	<u>P</u>		<u>P</u>	products plant, malt manufacturing or
18							:						processing or malt products plant;
19			 				P	<u>P</u>	C	<u>C</u>		<u>C</u>	(3) Ice
20							<u> </u>	<u> </u>	-	Ĕ			manufacturing plant; (4) Concrete
20							<u>P</u>	<u>P</u>	<u>C</u>	<u>C</u>		<u>C</u>	mixing <del>, <i>concrete</i> products manufacture</del> ;
			 								· · · ·		(5) Electric
22							<u>P</u>	<u>P</u>	$\underline{C}$	<u>C</u>		<u>C</u>	foundry or foundry for nonferrous metals;
23	 							-		1		-	(6) Metal
24							<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>		<u>P</u>	working or blacksmith shop;
25		L											excluding presses of

									-		-	<u> </u>		T	
1															over 20 tons'
0															capacity and machine-operated
2														1	drophammers.
3															(7) Enameling,
															lacquering,
4															wholesale paint
5									<u>P</u>	<u>P</u>	<u>C</u>	<u>C</u>		<u>C</u>	mixing from
															previously prepared
6															pigments and vehicles;
7															(8)
															Woodworking mill,
8															manufacture of
9									<u>P</u>	<u>P</u>	<u>C</u>	<u>C</u>		<u>C</u>	wood-fibre, sawdust
															or excelsior products
10															not involving
11										<u> </u>	<u> </u>				chemical processing.
		•													(i) <u>Curing</u> smoking, or drying
12										1					<u>fish;</u> <u>Mm</u> anufacture of
13															cereals, distilled
															liquors, felt or
14															shoddy, hair or hair
15									1						products, pickles,
10										Р	С	<u><i>C</i>-</u> <u></u> <u>P</u>		<u><i>C_P</i></u>	sauerkraut, vinegar,
16															yeast, soda or soda compounds,
17	:													1	structural clay
17											1				products, meat
18								1							products, <u>fish oil,</u> not
19															including any use
19													:		first specifically listed
20									-	P					below.
21											C	C		C	j (j) Flour mill. (k) Sugar
22										Р	С	С		С	refinery.
22										Р	С	С		С	(I) Wool pulling or
23								<b> </b>	<b> </b>						scouring.
24		l								С	С	С		С	(m) Blast furnace, rolling mill, smelter.
24						<u> </u>				1		╂───		<u> </u>	(n) Manufacture
25										С				С	of corrosive acid or
	L	L	L	L	L					1	1				

1 2 3						- -					alkali, cement, gypsum, lime, plaster of paris, explosive, fertilizer, glue or gelatine from fish or animal refuse.
4 5							с	с			(o) Production or refining of petroleum
6	 	-				Р	P	с		C	products. (p) Steam power plant.
7							Р			С	(q) Shipyard.
8 9 10 11 12					Ρ	Ρ	NA				(r) Live storage, killing or dressing of poultry or rabbits for retail sale on the premises, if conducted on premises not less than 200 feet from any R District.
13 14 15 16 17							Р				(s) Live storage, killing or dressing of poultry or rabbits, if conducted on premises not less than 200 feet from any R District, without limitation as to nature of sale.
18 19							с				(t) Stockyard, livestock feed yard,
	 			[			<b>_</b>	ļ			abattoir.
20 21 22											(u) Rendering or reduction of fat, bones or other animal material, where adequate
23 24 25				-		С	С	С		С	provision is made for the control of odors through the use of surface condensers and direct-flame

											1	
1												afterburners or equivalent
2										1		equipment.
												(v) Incineration of
3								С				garbage, refuse,
4								Ŭ				dead animals or
				 							 	parts thereof.
5												(w) The following uses, when
6								Р			С	conducted not less
											ľ	than 500 feet from
7												any R or NC District:
8												(1)
											ł	Manufacture,
9												refining, distillation or treatment of any of
10												the following:
												abrasives, acid
11												(noncorrosive),
12									1			alcohol, ammonia,
40												asbestos, asphalt, bleaching powder,
13												candles (from tallow),
14					1							celluloid, chlorine,
45												coal, coke, creosote,
15												dextrine, disinfectant,
16												dye, enamel, gas
17												carbon or lampblack, gas (acetylene or
17												other inflammable),
18												glucose, insecticide,
19												lacquer, linoleum,
19												matches, oilcloth, oil
20												paint, paper (or pulp), perfume, plastics,
21												poison, potash,
												printing ink, refuse
22						ļ						mash or refuse grain,
23					]							rubber (including
		1			]			1				balata or gutta
24												percha or crude or scrap rubber),
25												shellac, shoe or
-	-	-	••••	-	-		 · · · ·	•	•			

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1							uses are subject to any per
I							parcel size controls of the subject
2						Z	zoning district;
-							(C) No residential uses
3						S	shall be permitted;
4							(D) <i>Fifty percent of the units</i>
-	1 1						in the building must contain no more
5							han 500 gross square feet each, while the remaining fifty percent
•							Each of the units in the building
6							must contain no more than $\frac{2,500}{2,500}$
7							<i>1,500</i> gross square feet each; an
•							exception to this rule applies for
8							arger PDR spaces on the ground
9							floor, as described in subsection
9							(E) below
10							(E) An S.E.W. building
							may contain units larger than
11							2,500 <u>1,500</u> square feet on the
12							ground floor as long as each
12							such unit contains a principal
13							PDR use. For the purposes of this Section, a PDR use is one
							identified in Sections 220, 222,
14							223, 224, 225, 226, 227(a),
15							227(b), and 227(p) of this Code.
							Such PDR units may be
16							independently accessible from
17							the street.
17							(F) After the issuance of
18							any certificate of occupancy or
40							completion for the building, any
19							merger, subdivision, expansion,
20							or other change in gross floor
							area of any unit shall be permitted only as long as the
21							provisions of this subsection (D)
22							and (E) are met. <i>To facilitate</i>
LL							review of any such project, all such
23							applications will be referred to the
24						1 1	Planning Department, and
24							applicants are required to submit
25							full building plans, not just the
			1	l	I		

	I	1			1	F	1	1	ł	I.	1	I	1	1	with a subject to the shares in flag
1															unit(s) subject to the change in floor area.
2			ŀ												(2) S.E.W. units may be
3									1.						established only in new buildings or in buildings for which a first
-	ļ														certificate of occupancy or
4															completion was issued after <i>the</i>
5															<i>effective date of this Section<u>January</u> 19, 2009.</i>
6															(3) Where permitted, S.E.W.
									ĺ						Buildings are exempt from the
7							ŀ								controls in Sec. 230 limiting demolition of industrial buildings.
8				1				ŀ							(4) S.E.W. projects shall
9															provide a PDR Business Plan in
										ļ					accordance with the requirements of Section 219.1(c)(9).
10															(5) In considering the approval
11															of a S.E.W. project, the Planning
12															Commission should consider the
														-	<i>likely viability of the new PDR space</i> <i>that the development creates, as</i>
13															influenced by such facts as the
14															content of the project sponsor's PDR
15															Business Plan and whether the project sponsor has the
															commitments of established PDR
16															tenants and/or a demonstrated
17															relationship with organizations established in the PDR community.
18															established in the TDK community.
	NA	NA	Ν	₽	₽	₽	₽	₩	₽	₽	<del>P subject</del>	<del>P subject</del>	₩₽	NP	(u) Integrated PDR, as defined in
19			4	4	A	A	4	A	4	A	to controls	<del>P subject</del> to controls			<del>Sec. 890.49.</del>
20											<del>in Sec.</del> 890.49	<del>in Sec.</del> 890.49			
21											070.47				
22															I
			Π			<u> </u>	r					T		1	
23				(as)	_						မိ	Q-1	9-1	~	
24	5	5 5	0-3-0 C-3	C-3-O(SD)	C-3-R	C-3-G	C-3-S	N-O	M-1	<u> </u>	PDR-1-G	PDR-1-D	PDR-1-B	PDR-2	
25	c	c	Ċ	c	C		· ·	L	-	C		·	C	C	(+ <u>u</u> ) Tobacco Paraphernalia
			1-1	-	-	1 -	-		1 -	-	l	1	-		1 ( _/ )

													_
1													Establishments, defined as retail uses where more than 10% of
2													the square footage of occupied
3													floor area, as defined in Section 102.10, or more than 10 linear
4													feet of display area projected to the floor, whichever is less, is
5													dedicated to the sale,
													distribution, delivery, furnishing or marketing of Tobacco
6													Paraphernalia from one person to
7													another. "Tobacco
8													Paraphernalia" does not include lighters, matches, cigarette
9													holders, any device used to store
10													or preserve tobacco, tobacco, cigarettes, cigarette papers,
11													cigars, or any other preparation
													of tobacco that is permitted by existing law. Medical Cannabis
12													Dispensaries as defined in
13													Section 3301(f) of the San Francisco Health Code, are not
14				1									Tobacco Paraphernalia
		$\left  \right $	_										Establishments.
15				}							P under		(v) Chemical research or testing
16		PΡ	P	P	Р	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>2,500</u>	<u>P</u>	laboratory, not involving any danger
17											<u>gsf</u>		<u>of explosions.</u>
18													(w) Life Science laboratory as
19		$\underline{PP}$	<u>P</u>	P	P	<u>P</u>	<u>P</u>	$\underline{P}$					<u>defined in Sections 890.52 and</u> 890.5 <u>3.</u>
20			1	1	1							4	
21	[# Dw/	ellina	as a	are	no	nt pi	ern	nitt	ed as par	t of anv Pl	anned U	nit Deve	elopment in these districts.]
	-		-			•							
22	[*See	Sec	uon	21	2(	a)]							

23 24

SEC. 249.39. RESTRICTED INTEGRATED PDR SPECIAL USE DISTRICT.

25

. 1	(a) <b>Purpose</b> . The Restricted Integrated PDR Special Use District is intended to ensure that
2	newly constructed Integrated PDR uses support the intention of the PDR-1-G District in the Central
3	Waterfront.
4	(b) Geography. The boundaries of the Restricted Integrated PDR Special Use District include
5	all parcels designated PDR-1-G east of I-280, south of 20th St., and north of Cesar Chavez St.
6	(c) Controls. All provisions of the Planning Code currently applicable shall continue to apply,
7	except that newly constructed Integrated PDR shall require conditional use authorization pursuant to
8	the provisions of Sec. 303.
9	
10	SEC. 413.7. INTEGRATED PDR EXCEPTION.
11	An exception to this process exists for Integrated PDR projects that are subject to Section 428
12	of this Code, for which only 50% of the fees-must be paid before the issuance of the first construction
13	document or first certificate of occupancy with a deferral surcharge, whichever applies.
14	
15	SEC. 428A. INTEGRATED PDR FEE DISCOUNT PROGRAM.
16	(a) <b>Purpose</b> . The purpose of the Integrated PDR-Fee Discount Program is to encourage the
17	hiring of disadvantaged workers by existing or future business tenants and/or occupants in newly
18	permitted Integrated PDR space. Owners of buildings with Integrated PDR space are given the option
19	of deferring up to fifty percent of development impact fees that would otherwise be owed, to encourage
20	their Integrated PDR tenants and/or occupants to register their respective business with the Office of
21	Economic and Workforce Development's (OEWD) Integrated PDR Program. At the end of a five-year
22	period commencing upon issuance of the first site or building permit, owners of Integrated PDR
23	buildings will be responsible for payment of the full deferred amount unless they can demonstrate to the
24	Planning Department, based on registration records submitted to OWED, that a certain percentage of
25	

.

1	the employees occupying Integrated PDR space qualify as "disadvantaged workers." The greater the
2	percentage of disadvantaged workers, the higher the fee waiver.
3	<del>(b) <b>Definitions</b>.</del>
4	(1) Applicant. For purposes of this section, the owner of a building that contains permitted
5	Integrated PDR space.
6	(2) Integrated PDR. This is defined in Section 890.49.
7	(3) Disadvantaged worker. Any employee who qualifies for the California State.
8	(4) Enterprise Zone hiring credit for the San Francisco Enterprise Zone.
9	(5) Discount-cligible worker, a disadvantaged worker who lives within the City and County of
10	San Francisco.
11	(6) Discount-program fees. The fees that are subject to this discount program are the Eastern
12	Neighborhoods Fees (per Sec. 327), the Transit Impact Development Fee (TIDF) (per Chapter 38 of
13	the Administrative Code), and the Jobs-Housing Linkage Fee (per Section 313).
14	(7) Integrated PDR Registration Record. A dated receipt acknowledging that the subject
15	Integrated PDR business has newly registered or updated their existing registration with the Office of
16	Economic and Workforce Development (OEWD).
17	(8) Outstanding Discount-Program fees. The 50% of Discount-program fees that are not paid
18	at the issuance of the first site or building permit.
19	<del>(c) Controls.</del>
20	(1) Any project involving the establishment of net new Integrated PDR space may choose to
21	avail itself of the fee discounts described below in this Subsection.
22	(2) Initial fee reduction and payment:
23	(A) At the issuance of the first site or building permit, the Applicant will pay 50% of
24	discount program fees.
25	

1	
2	property stating the following:
3	
4	(ii)—That the Outstanding Discount-Program fees, adjusted for the cost of living as
5	defined by the Controller's Office, will be paid within 30 days of notification of the applicant by the
6	Planning Department of the amount of payment due. A reduction or waiver of these outstanding fees is
7	available only if the conditions of subsection (c)(3) of this Section are met.
8	(3) Outstanding Discount-Program fee determination and payment:
9	<i>———— (A) After five years from the issuance of the first site or building permit for any</i>
10	Integrated PDR space, the Applicant must pay the Outstanding Discount-Program fees.
11	
12	by providing sufficient evidence in the form of Integrated PDR Registration Records to demonstrate to
13	the Planning Department that they have satisfied the workforce goals of the Integrated PDR program
14	as of the date of the filing of an application for such a waiver.
15	
16	circumstances:
17	
18	as Integrated PDR is discount-eligible workers, then 50% of the outstanding fees will be waived.
19	<i>(ii) If 15% to 19.9% of the total workforce currently employed in space that is</i>
20	permitted as Integrated PDR is discount-eligible workers, then 60% of the outstanding fees will be
21	waived.
22	
23	permitted as Integrated PDR is discount-eligible workers, then 70% of the outstanding fees will be
24	waived.
25	

1	<i>———— (iv) If 25% to 29.9% of the total workforce currently employed in space that is</i>
2	permitted as Integrated PDR is discount-eligible workers, then 80% of the outstanding fees will be
3	waived.
4	(v) If 30% to 34.9% of the total workforce currently employed in space that is
5	permitted as Integrated PDR is discount-eligible workers, then 90% of the outstanding fees will be
6	waived.
7	
8	as Integrated PDR is discount eligible workers, then 100% of the outstanding fees will be waived.
9	(D) Applicants who cannot provide sufficient evidence in the form of Integrated PDR
10	Registration records to demonstrate to the Planning Department that tenants and/or occupants of any
11	Integrated PDR space have satisfied the annual reporting requirements of the Office of Economic and
12	Workforce Development (OEWD), or its successor, will not be eligible for any waivers or reductions of
13	Outstanding Discount Program Fees, and will owe the full amount of any Outstanding Discount-
14	Program Fees five years after the issuance of the first site or building permit. These annual reporting
15	requirements are stated contained in the City's Administrative Code Sec. 10E.7.
16	
17	Program Fee reduction or waiver. This application must be submitted within three months before or
18	after the five-year anniversary of the issuance of the first site or building permit. The Planning
19	Department shall transmit the application to the Office of Economic and Workforce Development
20	(OEWD), or its successor, for verification of relevant employment statistics, and the Director of OEWD
21	shall subsequently submit its findings to the Planning Department.
22	
23	the Planning Department of the amount of payment due.
24	
25	enforcement action by the Department, which may include, referral to the Bureau of Delinquent

1	Revenue and a lien on the subject property. Any enforcement action also may result in additional
2	charges or penalties to cover the City's costs in the enforcement action, including, but not limited to
3	City Attorney's fees.
4	
5	SEC. 840 MUG – MIXED USE-GENERAL DISTRICT
6	* * * * * * * * * * * * * * * * * * * *
7	Table 840
8	MUG – MIXED USE-GENERAL DISTRICT
9	ZONING CONTROL TABLE
10	* * * * * * * * * * * * * * * * * * * *
11	840.88 Integrated PDR § 890.49 P in applicable buildings
12	* * * * * * * * * * * * * * * * * * * *
13	
14	SEC. 841. MUR – MIXED USE-RESIDENTIAL DISTRICT.
15	* * * * * * * * * * * * * * * * * * * *
16	Table 841
17	MUR – MIXED USE-RESIDENTIAL DISTRICT
18	ZONING CONTROL TABLE
19	* * * * * * * * * * * * * * * * * * * *
20	841.88 Integrated PDR § 890.49 P in applicable buildings
21	* * * * * * * * * * * * * * * * * * * *
22	
23	SEC. 842. MUO – MIXED USE-OFFICE DISTRICT.
24	* * * * * * * * * * * * * * * * * * * *
25	Table 842

1	MUO – MIXED USE-OFFICE DISTRICT
2	ZONING CONTROL TABLE
3	* * * * * * * * * * * * * * * * * * * *
4	842.88 Integrated PDR § 890.49 P in applicable buildings
5	* * * * * * * * * * * * * * * * * * * *
6	
7	SEC. 843 UMU – URBAN MIXED USE DISTRICT.
8	· · · · · · · · · · · · · · · · · · ·
9	Table 843
10	UMU – URBAN MIXED USE DISTRICT
11	ZONING CONTROL TABLE
12	* * * * * * * * * * * * * * * * * * * *
13	843.88 Integrated PDR § 890.49 P in applicable buildings
14	* * * * * * * * * * * * * * * * * * * *
15	
16	SEC. 844. WMUG – WSOMA MIXED USE-GENERAL DISTRICT.
17	* * * * * * * * * * * * * * * * * * * *
18	Table 844
19	WMUG – WSOMA MIXED USE-GENERAL DISTRICT
20	ZONING CONTROL TABLE
21	* * * * * * * * * * * * * * * * * * * *
22	844.88 Integrated PDR § 890.49 NP
23	* * * * * * * * * * * * * * * * * * * *
24	
25	SEC. 845. WMUO – WSOMA MIXED USE-OFFICE DISTRICT.

1	* * * * * * * * * * * * * * * * * * * *
2	Table 845
3	WMUO – WSOMA MIXED USE-OFFICE DISTRICT
4	ZONING CONTROL TABLE
5	* * * * * * * * * * * * * * * * * * * *
6	845.88 Integrated PDR § 890.49 P in applicable buildings
7	* * * * * * * * * * * * * * * * * * * *
8	
9	SEC. 846. SALI – SERVICE/ARTS/LIGHT INDUSTRIAL DISTRICT.
10	* * * * * * * * * * * * * * * * * * * *
11	Table 846
12	SALI – SERVICE/ARTS/LIGHT INDUSTRIAL DISTRICT
13	ZONING CONTROL TABLE
14	* * * * * * * * * * * * * * * * * * * *
15	846.88 Integrated PDR § 890.49 NP
16	* * * * * * * * * * * * * * * * * * * *
17	
18	SEC. 890.49. INTEGRATED PDR.
19	(a) Integrated PDR is a land use that meets the following requirements:
20	(1) Contains at least the following amount of PDR activities:
21	
22	contain PDR activities; or
23	(B) For uses of less than 2,000 gross square feet, at least 20% of the total space shall
24	contain PDR activities;
25	-(2) Does not include residential activities;

1	(3) The remaining space may contain any non-residential use permitted in the MUO District
2	<del>as long as:</del>
3	(A) Retail space is limited to 1/3 of the total space; and
4	(B) - All uses in the space are conducted as integral and related parts of a single business
5	activity or enterprise;
6	-(4) For purposes of this definition, PDR activities are those that:
7	(A) Are generally consistent with Code Sections 220, 222, 223, 224, 225, 226, 227(a),
8	227(b), and 227(p) or involve the fabrication, testing, distribution, maintenance, or repair of physical
9	goods;
10	
11	
12	(ii) Retail and personal services (as defined in Sections 890.102, 890.104, and
13	<del>890.116);</del>
14	
15	
16	(v) Laboratory (as defined in Section 890.52); or
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18	<i>(C) May include any non-office uses that integrate multimedia, information technology</i> ,
19	or software development functions;
20	(D) Do not include typical office support functions; and
21	(E) Occur in space specifically designed to accommodate the industrial nature of the
22	PDR activities.
23	(5) Any retail space contained within the Integrated PDR use shall not count against any per-
24	parcel retail limits of the subject zoning district.
25	(b) Integrated PDR uses are subject to the following requirements:

1 (1) These uses are only permitted in buildings: 2 -(A) That were constructed before 1951 which were at least three stories in height above 3 grade, excluding those building features listed in Section 260(b) and related structures, as of the effective date of Ordinance Numbers 0297-08, 0298-08, 0299-08 and 0300-08; or 4 5 (B) For which a first certificate of occupancy was issued after the effective date of 6 Ordinance Numbers 0297-08: 0298-08: 0299-08: and 0300-08: 7 (2) A Notice of Special Restriction (NSR) shall be recorded on the title of any property containing an Integrated PDR use. The Planning Department shall forward a copy of each NSR to the 8 9 Mayor's Office of Economic and Workforce Development, or a successor office, for purposes of record 10 keeping and monitoring. This NSR shall include a copy of the use provisions of this Section and also 11 require that the property owner: 12 (A) Ensure that all new Integrated PDR tenants and/or occupants register with the Office 13 of Economic and Workforce Development's PDR Program. The purpose of this registration is to 14 confirm the accuracy of each tenant's or occupant's NAICS code on their Business Registration and 15 Payroll Tax forms, collect basic information on the nature of each tenant's or occupant's business, 16 including the total number of employees to inform the tenant or occupant of available tax credits and other benefits of the state and local Enterprise Zone program; and to determine, to the extent possible, 17 18 the total number of employees that reside within the City and are eligible to receive State Enterprise 19 Zone tax credits ("IPDR Disadvantaged Employees"); and (B) Report annually to the Planning Department staff on any reallocation of space within 20 21 an Integrated PDR space. (c) - Integrated PDR uses are not subject to the annual office limit controls of Sections 320-324. 22 23 Section 3. The Administrative Code is hereby amended by revising Section 10E.2, to 24 25 read as follows:

1	SEC. 10E.2. EASTERN NEIGHBORHOODS AREA PLANS MONITORING
2	PROGRAM.
3	* * * * * * * * * * * * * * * * * * * *
4	-(d) INTEGRATED PDR REPORTING.
5	(1) The owner of any property subject to an Integrated PDR Notice of Special Restrictions
6	(NSR) recorded pursuant to Planning Code Section 328 is required to ensure that any new tenants or
7	new occupants of any space that is permitted as Integrated PDR contact the Integrated PDR Program
8	of the Office of Economic and Workforce Development (OEWD), or its successor, to register their
9	respective Integrated PDR business with OEWD's Integrated PDR Program Database and that these
10	same businesses continually update OEWD's PDR Program Database on an annual basis.
11	(2) Upon successful registration of a new Integrated PDR business, OEWD will provide each
12	individual Integrated PDR business registrant with a dated receipt acknowledging that the subject
13	Integrated PDR business has newly registered or updated their existing registration with OEWD. This
14	receipt shall be referred to as an "Integrated PDR Registration Record" for purposes of this Section
15	and Planning Code Section 328. If an Integrated PDR business failed to register for an Integrated PDR
16	Registration Record as of December 31st of the subject year, the OEWD is prohibited from issuing a
17	receipt for that year.
18	(3) It is the responsibility of the owner of any property subject to an Integrated PDR NSR
19	recorded pursuant to Planning Code Sections 328 to collect and retain copies of any Integrated PDR
20	Registration Records obtained by any tenant or occupant in a property subject to this Section.
21	(4) Property owners who cannot provide sufficient evidence in the form of Integrated PDR
22	Registration Records to demonstrate to the Planning Department that current and former occupants of
23	any Integrated PDR space have satisfied the initial registration and annual reporting requirements
24	outlined in this Section will not be eligible for any waivers or reductions of Outstanding Discount-
25	Program Fees as set forth in Planning Code Section 328.

- (5) OEWD, or its successor, shall make available summary reports of any and all Integrated
   PDR business data collected pursuant to this program at the request of the Planning Department staff
   or the Planning Commission, as necessary for their enforcement of any provisions of the Planning
   Code or for general information.
- 6) OEWD, or its successor, shall provide a 5-year summary report on the status of
  employment of disadvantaged workers, as defined in Planning Code Section 328(b)(2) and the profile
  of all businesses registered under this program within 6 months of the 5-year anniversary of the
  adoption of this Section. This summary report shall contain data on the total number and types of
  businesses occupying Integrated PDR space, as well the total percentage share of the total workforce
  employed by businesses occupying Integrated PDR space that qualify as disadvantaged workers as of
  the 5-year anniversary of the effective date of this Section.
- 12

#### (e d) EASTERN NEIGHBORHOODS CITIZENS ADVISORY COMMITTEE.

13 (1) Establishment and Purpose. An Eastern Neighborhoods Citizens Advisory Committee (CAC) is hereby established. Within 6 months of adoption of the Eastern 14 15 Neighborhoods Area Plan and related Planning Code changes, the Mayor and the Board of 16 Supervisors shall have appointed all members to the CAC. The CAC shall be the central 17 community advisory body charged with providing input to City agencies and decision makers with regard to all activities related to implementation of the Eastern Neighborhoods Area 18 19 Plans. The CAC is established for the purposes of providing input on the prioritization of 20 Public Benefits, updating the Public Benefits program, relaying information to community 21 members in each of the four neighborhoods regarding the status of development proposals in 22 the Eastern Neighborhoods, and providing input to Plan Area monitoring efforts as 23 appropriate. The CAC shall be advisory, as appropriate, to the Planning Department, the 24 Interagency Planning & Implementation Committee (IPIC), the Planning Commission and the 25 Board of Supervisors. The CAC may perform the following functions as needed:

(A) Collaborate with the Planning Department and the Interagency Plan
 Implementation Committee on prioritizing the community improvement projects and identifying
 implementation details as part of annual expenditure program that is adopted by the Board of
 Supervisors;

5 (B) Provide an advisory role in a report-back process from the Planning 6 Department on enforcement of individual projects' compliance with the Area Plans standards 7 and on specific conditions of project approvals so that those agreements will be more 8 effectively implemented:

9 (C) Collaborate with the Planning Department and relevant city agencies in the 10 monitoring of the Plans' implementation program at approximately every fifth year, in 11 coordination with the Monitoring Program required by the Administrative Code Section 10.E; 12 and provide input to Plan Area monitoring efforts for required time-series reporting.

13

## (2) Representation and Appointments.

(A) The CAC shall consist 19 members representing the diversity of the
Eastern Neighborhoods; key stakeholders, including resident renters, resident homeowners,
low-income residents, local merchants, established neighborhood groups within the Plan
Area; and other groups identified through refinement of the CAC process.

(B) All members shall live, work, own property or own a business in the Eastern
Neighborhoods Plan Area they are appointed to represent.

(C) The Board of Supervisors shall appoint a total of eleven members to the
 CAC. Based on the Supervisorial District boundaries, the District 6 and 10 Supervisors shall
 nominate 4 four CAC members, the District 9 Supervisor shall nominate two CAC members,
 and the District 8 Supervisor shall nominate one CAC member. The appointment of each of

the Board's CAC nominees shall be confirmed by the full Board of Supervisors.

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(D) The Mayor shall appoint a total of eight members, with one voting member 1 representing each of the five neighborhoods, and three voting at-large members. 2

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(E) Members shall serve for two-year terms, but those terms shall be staggered such that, of the initial membership, some members will be randomly selected to serve four 4 5 year terms and some will serve two year terms.

(F) At the first official meeting of the CAC, which shall not occur until at least 13 6 7 voting members of the CAC have been appointed by the respective appointment process, a 8 lottery shall be conducted in order to randomly select four Board of Supervisors appointees 9 and two Mayoral appointees to serve four-year terms. At a subsequent meeting, when the final two voting members of the CAC have been appointed by the respective appointment 10 11 process, a lottery shall be conducted in order to randomly select which member shall serve a 12 four-year term.

(G) The Board of Supervisors and Mayor may renew a member's term by 13 repeating the respective appointment process. 14

15 (3) Committees or Working Groups of the CAC. According to procedures set forth in bylaws adopted by the CAC, the CAC may, at its discretion create subcommittees or working 16 groups based around geographic areas or functional issues. Each of these subcommittees or 17 working groups shall contain at least one CAC member who is eligible to vote, but may also 18 be comprised of individuals who are not members of the CAC. If a non-voting member of the 19 CAC serves on a subcommittee or working group that individual may act as a voting member 20 21 of the subcommittee or working group.

(4) Staffing for Eastern Neighborhoods Citizens Advisory Committee. The Planning 22 23 Department or Interagency Plan Implementation Committee shall designate necessary staffing from relevant agencies to the CAC, as needed to complete the responsibilities and 24 functions of the CAC described in this code. To the extent permitted by law, staffing and 25

1 administrative costs for the CAC shall be funded through the Eastern Neighborhoods Public 2 Benefits Fund. Staff shall participate in the Interagency Planning and Implementation 3 Committee as set forth in Administrative Code Section 36.

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(5) The Eastern Neighborhoods CAC will automatically terminate on December 31, 5 2020, unless the Board of Supervisors extends the CAC's term by Ordinance.

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7 Section 4. This Section is uncodified. Integrated PDR Uses. If prior to March 31, 8 2014, a project sponsor submits an environmental application to the Planning Department or a 9 building permit application to the Department of Building Inspection for an Integrated PDR 10 use, as defined in former Planning Code Section 890.49, and the Planning Department or 11 Commission approves such use and it is occupied for qualified Integrated PDR purposes prior 12 to March 31, 2015, then such use shall be characterized as a legal nonconforming use in 13 accordance with Planning Code Article 1.7. In addition, former Planning Code Sections 14 175.8, 413.7, and 428A shall not apply to any project subject to this uncodified Section. If 15 such use is not occupied for Integrated PDR purposes prior to March 31, 2015, then the City's 16 authorization to establish such use shall expire.

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Section 5. Effective Date. This ordinance shall become effective 30 days after 18 enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the 19 20 ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the Mayor's veto of the ordinance. 21

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23 Section 6. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors 24 intends to amend only those words, phrases, paragraphs, subsections, sections, articles, 25 numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal

1	Code that are explicitly shown in this ordinance as additions, deletions, Board amendment		
2	additions, and Board amendment deletion	ons in accordance with the "Note"	that appears under
3	the official title of the ordinance.		
4	APPROVED AS TO FORM:		
5	DENNIS J. HERRERA, City Attorney		
6	Ву:		
7	John D. Malamut Deputy City Attorney		
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