AMENDED IN COMMITTEE 3/2/15 ORDINANCE NO.

[Planning Code - Exceptions from Dwelling Unit Density Limits and from Other Specified Code Requirements] Ordinance amending the Planning Code to permit exceptions from dwelling unit density limits and other requirements of the Code when adding Dwelling Units to existing buildings undergoing seismic retrofitting; deleting the requirement that a new In-Law Unit constructed in and near the Castro Street Neighborhood Commercial District be limited to 750 square feet; correcting outdated cross-references and Code language; affirming the Planning Department's California Environmental Quality Act determination; and making findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1. Unchanged Code text and uncodified text are in plain Arial font. NOTE: Additions to Codes are in single-underline italics Times New Roman font. Deletions to Codes are in strikethrough italics Times New Roman font. 12

- Board amendment additions are in double-underlined Arial font. Board amendment deletions are in strikethrough Arial font. Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.
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- 15 Be it ordained by the People of the City and County of San Francisco: 16
- Section 1. Findings. 17
- (a) The Planning Department has determined that the actions contemplated in this 18
- ordinance comply with the California Environmental Quality Act (California Public Resources 19
- Code Sections 21000 et seq.). The Board of Supervisors hereby affirms this determination.
- 20 Said determination is on file with the Clerk of the Board of Supervisors in File No. 140954 and 21
- is incorporated herein by reference. 22
 - (b) On February 12, 2015, the Planning Commission, in Resolution No. R-19322,

23 adopted findings that the actions contemplated in this ordinance are consistent, on balance,

24 with the City's General Plan and eight priority policies of Planning Code Section 101.1. The

Board adopts these findings as its own. A copy of said Resolution is on file with the Clerk of
the Board of Supervisors in File No. 140954, and is incorporated herein by reference.

- 3 (c) Pursuant to Planning Code Section 302, this Board finds that the actions
- 4 contemplated in this ordinance will serve the public necessity, convenience, and welfare for
- 5 the reasons set forth in Planning Commission Resolution No. R-19322 and the Board
- 6 <u>incorporates such reasons herein by reference</u>. A copy of the Planning Commission
- 7 Resolution No. R-19322 is on file with the Clerk of the Board of Supervisors in File No.
- 8 <u>140954.</u>
- 9 Section 2. The Planning Code is hereby amended by revising Sections 207, 207.1,
- 10 208 and 307, and deleting Section 207.4, to read as follows:
- 11 SEC. 207. *DENSITY OF* DWELLING UNITS DENSITY LIMITS *IN R DISTRICTS*.
- 12 (a) Applicability. The density of <u>dD</u>welling <u>#U</u>nits permitted in the various Districts
- 13 shall be as set forth in the Zoning Control Table for the district in which the lot is located. The
- 14 term "Dwelling Unit" is defined in Section 102 of this Code. *In districts where no density limit is*
- 15 <u>specified, density shall not be limited by lot area but rather by the applicable requirements and</u>
- 16 *limitations set forth elsewhere in this Code. Such requirements and limitations include, but are not*
- 17 *limited to, height, bulk, setbacks, open space, exposure and unit mix as well as applicable design*
- 18 guidelines, elements and area plans of the General Plan and design review by the Planning
- 19 <u>Department.</u>

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

- (b) Rules for Calculating Dwelling Unit Density. In districts that establish a maximum
 dwelling unit density, the following rules shall apply in the calculation of dwelling unit densityies
- 23 under this Code:
- 24 (a) (1) The entire amount of lot area per Dwelling Unit specified by the Code shall
 25 be required for each Dwelling Unit on the lot. A remaining fraction of one-half or more of the

minimum of lot area per Dwelling <u>U</u>nit shall be adjusted upward to the next higher whole
number of Dwelling Units.

(b) (2) Where permitted by this Code, two or more of the dwelling and other housing
 uses specified in the Code may be located on a single lot, either in one structure or in
 separate structures, provided that the specified density limits are not exceeded by the total of
 such combined uses. Where Dwelling Units and Group Housing are combined, the maximum
 permitted density for Dwelling Units and for Group Housing shall be prorated to the total lot
 area according to the quantities of these two uses that are combined on the lot.

9 (c) (3) Where any portion of a lot is narrower than five feet, such a portion shall not
 10 be counted as part of the lot area for purposes of calculating the permitted dwelling density.

(d) (4) No private right-of-way used as the principal vehicular access to two or more
 lots shall be counted as part of the lot area of any such lot for purposes of calculating the
 permitted dwelling unit density.

(e) (5) Where a lot is divided by a use district boundary line, the dwelling unit
 density limit for each district shall be applied to the portion of the lot in that district, and none
 of the Dwelling Units attributable to the district permitting the greater density shall be located
 in the district permitting the lesser density.

18 (6) In Neighborhood Commercial Districts, the dwelling unit density shall be at a

19 *density ratio not exceeding the number of Dwelling Units permitted in the nearest Residential District,*

20 provided that the maximum density ratio shall in no case be less than the amount set forth in the Zoning

21 <u>Control Table for the district in which the lot is located. The distance to each Residential District shall</u>

22 *be measured either from the midpoint of the front lot line or from a point directly across the street*

23 *therefrom, whichever permits the greater density.*

24 (c) Exceptions to Dwelling Unit Density Limits.

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1 (1) Affordable Units in Projects with 20 percent or more Affordable Units. For (f) 2 projects that are not located in any RH-1 or RH-2 zoning district, or are not seeking and 3 receiving a density bonus under the provisions of California Government Code Section 65915, 4 where 20 percent or more of the Dwelling Units on-site are "Affordable Units," the on-site 5 Affordable Units shall not count towards the calculation of dwelling unit density. This Planning 6 Code Section does not provide exceptions to any other Planning Code requirements such as 7 height or bulk. For purposes of this Section 207.4, "Affordable Units" shall be defined as 8 meeting (1) the criteria of Section 406(b); (2) the requirements of Section 415 et seq. for on-9 site units; or (3) restricted units in a project using California Debt Limit Allocation Committee (CDLAC) tax-exempt bond financing and 4 percent tax credits under the Tax Credit Allocation 10 Committee (TCAC). If a project sponsor proposes to provide "Affordable Units" that are not 11 12 restricted by any other program, in order to receive the benefit of the additional density 13 permitted under this Subsection $(c)(1) \xrightarrow{(f)}$ or Subsection $(c)(2) \xrightarrow{(g)}$, the project sponsor shall 14 elect and the Planning Department and MOHCD shall be authorized to enforce, restricting the 15 units as affordable under Planning Code Section 415.6 up to a maximum of 20 percent of the 16 units in the principal project. The project sponsor shall make such election through the 17 procedures described in Section 415.5(g) including submitting an Affidavit of Compliance 18 indicating the project sponsor's election to pursue the benefits of Subsection (c)(1) (f) or (c)(2)19 (g) and committing to 20% on-site units restricted under Section 415.6 prior to approval by the 20 Planning Commission or Planning Department staff. If a project sponsor obtains the 21 exemption from the density calculation for Affordable Units provided in this subsection, the 22 exemption shall be recorded against the property. Any later request to decrease the number 23 of Affordable Units shall require the project to go back to the Planning Commission or 24 Planning Department, whichever entity approved the project as a whole.

- (g) (2) Affordable Units in RTO Districts. In the RTO District, on site Dwelling Units
 that are "Affordable Units," as defined in Subsection (a) (f), shall not count toward density
 calculations or be limited by lot area.
- (*h*) (3) Double Density for Senior Housing in RH, RM, RC, and NC Districts.
 Senior Housing, as defined in and meeting all the criteria and conditions defined in Section
 102 of this Code, is permitted up to twice the dwelling unit density otherwise permitted for the
 District.
- 8 (A) Projects in RC Districts or within one-quarter of a mile from an RC or 9 NC-2 (Small-Scale Neighborhood Commercial District) zoned area or higher, including Named 10 Commercial Districts, and located in an area with adequate access to services including but 11 not limited to transit, shopping and medical facilities, shall be principally permitted.
- 12 (B) Projects in RH and RM Districts located more than one-quarter of a 13 mile from an RC or NCD-2 (Small-Scale Neighborhood Commercial District) zoned area or
- 14 higher, including Named Commercial Districts, shall require Conditional Use authorization.
- 15

(4) In-Law Units Within and Adjacent to the Castro Neighborhood

- 16 Commercial District.<u>Accessory Dwelling Units.</u>
- 17 (A) Definition. An "Accessory Dwelling Unit," "In-Law Unit," also known as a
 18 Secondary Unit or Accessory Dwelling In-Law Unit, is defined for purposes of this Subsection
- 19 207(c)(4) as an additional Dwelling Unit that:

(i) is permitted to be constructed entirely within the existing built

- 21 <u>envelope</u>, as it existed three (3) years prior to the time of the application, of an existing building
- 22 zoned for <u>FR</u>esidential use or within the envelope of an existing and authorized auxiliary structure on
- 23 *the same lot; and*
- 24

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1	(ii) will be constructed with a complete or partial waiver from the Zoning
2	Administrator of the density limits and/or the parking, rear yard, exposure, or open space standards of
3	this Code pursuant to the provisions of this Section 207(c)(4) and Section 307(1) of this Code.
4	As used in this Section 207, the term Accessory Dwelling Unit is separate and distinct
5	from the term "dwelling units accessory to other uses" in Section 204.4.
6	(B) Applicability. The exceptions permitted by this Subsection 207(c)(4) shall
7	apply only to-lots:
8	(i) lots within the Castro Street Neighborhood Commercial District
9	<u>(NCD); or</u>
10	(ii) on a lot within 1,750 feet of the Castro Street NCD boundaries,
11	excluding any lot within 500 feet of Block 2623 Lots 116 through 154.; and
12	(ii) lots located in a building undergoing mandatory seismic
13	retrofitting in compliance with Section 34B of the Building Code or voluntary seismic
14	retrofitting in compliance with the San Francisco Department of Building Inspection's
15	Administrative Bulletin 094.
16	(C) Controls. An Accessory Dwelling Unit, "In-Law Unit," as defined above
17	is permitted to be constructed within an existing building zoned for Residential use or within an
18	existing and authorized auxiliary structure on the same lot under the following conditions:
19	(i) An Accessory Dwelling Unit shall not be constructed using
20	space from an existing Dwelling Unit.
21	(iii) Castro Street NCD and Surrounding Area. For Accessory
22	Dwelling Units on lots covered by Subsection 207(c)(4)(B)(i):
23	a. An In-Law Accessory Dwelling Unit shall not be permitted
24	in any RH-1(D) zoning district.
25	(ii) b. An In-Law Accessory Dwelling Unit shall be constructed

1	entirely within the existing building envelope or auxiliary structure, as it existed three (3) years
2	prior to the time of the application.
3	(iii) <u>c.</u> For buildings that have no more than 10 existing dwelling
4	<u>units, one In-Law Accessory Dwelling Unit is permitted; for buildings that have more than 10</u>
5	existing dwelling units, two In-Law Accessory Dwelling Units are permitted.
6	(iv) An In-Law Unit shall not be constructed using space
7	from an existing Dwelling Unit.
8	(iii) Buildings Undergoing Seismic Retrofitting. For Accessory
9	Dwelling Units on lots covered by Subsection 207(c)(4)(B)(ii):
10	a. An Accessory Dwelling Unit shall not be permitted in any
11	RH-1 or RH-1(D) zoning district.
12	b. If allowed by the Building Code, a building in which an
13	Accessory Dwelling Unit is constructed may be raised up to three additional feet in height to
14	create ground-floor ceiling heights suitable for residential use.
15	(<u>iv</u> +) Pursuant to the provisions of Section 307(1) of this Code, an In-Law
16	Accessory Dwelling Unit may receive a waiver of the density limits and parking, rear yard, exposure,
17	or open space standards of this Code from the Zoning Administrator; provided, however, that if the
18	existing building or any existing dwelling unit within the building is subject to the provisions of the San
19	Francisco Residential Rent Stabilization and Arbitration Ordinance (Chapter 37 of the Administrative
20	Code), the property owner shall submit to the Department (AA) a proposed agreement demonstrating
21	that the In-Law Accessory Dwelling Unit(s) are not subject to the Costa Hawkins Rental Housing Act
22	(California Civil Code Section 1954.50) because, under Section 1954.52(b), the owner has entered into
23	this agreement with the City in consideration for a direct financial contribution or any other form of
24	assistance specified in California Government Code Sections 65915 et seq. ("Agreement") and (BB) if
25	the Planning Director determines necessary, an Affidavit containing information about the direct

1	financial contribution or other form of assistance provided to the property owner. The property owner
2	and the Planning Director (or his designee), on behalf of the City, will execute the Agreement, which
3	shall be reviewed and approved by the City Attorney's Office. The Agreement shall be approved prior
4	to the City's issuance of the First Construction Document, as defined in Section 107A.13.1 of the San
5	Francisco Building Code.
6	(D) Monitoring Program.
7	(i) Monitoring of Affordability. The Department shall establish a system
8	to monitor the affordability of the In-Law Accessory Dwelling Units authorized to be constructed by
9	this Subsection 207(c)(4). Property owners shall provide the Department with rent information as
10	requested by the Department. The Board of Supervisors recognizes that property owners and tenants
11	generally consider rental information sensitive and do not want it publicly disclosed. The intent of the
12	Board is for the Department to obtain the information so that it can be used by the Department in
13	aggregate form, not in a manner that would be linked to specific individuals or units. The Department
14	shall only request rental information from property owners if the notice includes the statement that the
15	Department is acquiring it in confidence and will publicly disclose it only in aggregate form. The
16	Department shall not ask property owners to provide rental information if it determines, after
17	consulting with the City Attorney's Office, that the information would be publicly disclosable under
18	federal, state, or local law in nonaggregated form.
19	(ii) Department Report. The Department shall publish a report one
20	year after the effective date of this Subsection 207(c)(4) by April 1, 2016, that describes and
21	evaluates the types of units being developed and their affordability rates. The report shall contain such
22	additional information as the Director determines would inform decisionmakers and the public on the
23	effectiveness and implementation of the Subsection and make recommendations for any amendments or
24	expansion of areas where In-Law Accessory Dwelling Units should be constructed. In subsequent
25	years, information on In-Law Accessory Dwelling Units shall be included in the Housing Inventory.

1 (5) Additional Dwelling Units in Buildings Undergoing Seismic 2 Retrofitting. 3 (A) **Purpose.** San Francisco requires the seismic retrofitting of certain buildings to protect residents and preserve housing in the event of an earthquake. The 4 purpose of this Subsection 207(c)(5) is to provide exceptions from or modification of certain 5 requirements of this Code in order to foster the creation of new Dwelling Units within existing 6 7 buildings as they are seismically retrofitted. 8 (B) Applicability. The exceptions permitted by this Subsection shall 9 apply to the addition of Dwelling Units which meet all of the following criteria. They are: 10 (i) located in a building undergoing mandatory seismic retrofitting in compliance with Section 34B of the Building Code or voluntary seismic retrofitting in 11 12 compliance with the San Francisco Department of Building Inspection's Administrative Bulletin 094; 13 (ii) constructed entirely within an existing building zoned for 14 15 Residential use, or within an existing and authorized auxiliary structure on the same lot. If 16 allowed by the Building Code, buildings may be raised upon to three feet to create ground-17 floor ceiling heights suitable for residential use; 18 (iii) not located in an RH-1 or RH-1(D) District; 19 (iv) not constructed using space from an existing unit; and 20 (v) if the existing building or any existing Dwelling Unit within the 21 building is subject to the provisions of the San Francisco Residential Rent Stabilization and 22 Arbitration Ordinance (Chapter 37 of the Administrative Code), the property owner shall 23 submit to the Department (i) a proposed agreement demonstrating that the new units are not 24 subject to the Costa Hawkins Rental Housing Act (California Civil Code Section 1954.50) 25 because, under Section 1954.52(b), the owner has entered into this agreement with the City

1	in consideration for a direct financial contribution or any other form of assistance specified in
2	California Government Code Sections 65915 et seq. ("Agreement") and (ii) if the Planning
3	Director determines necessary, an Affidavit containing information about the direct financial
4	contribution or other form of assistance provided to the property owner. The property owner
5	and the Planning Director (or his designee), on behalf of the City, will execute the Agreement,
6	which shall be reviewed and approved by the City Attorney's Office. The Agreement shall be
7	approved prior to the City's issuance of the First Construction Document, as defined in
8	Section 107A.13.1 of the San Francisco Building Code.
9	(C) Exceptions Permitted. Dwelling Units meeting all of the criteria of
10	Subsection 207(c)(5) above are exempt from the density limits, parking, rear-yard exposure,
11	or open space standards of this Code.
12	SEC. 207.4. DENSITY OF DWELLING UNITS IN NEIGHBORHOOD COMMERCIAL
13	DISTRICTS.
14	The density of dwelling units in Neighborhood Commercial Districts shall be as stated in the
15	following subsections:
16	(a) The rules for calculation of dwelling unit densities set forth in Section 207.1 of this Code
17	shall apply in Neighborhood Commercial Districts, except that any remaining fraction of ½ or more of
18	the minimum amount of lot area per dwelling unit shall be adjusted upward to the next higher whole
19	number of dwelling units.
20	(b) The dwelling unit density in Neighborhood Commercial Districts shall be at a density ratio
21	not exceeding the number of dwelling units permitted in the nearest Residential District, provided that
22	the maximum density ratio shall in no case be less than the amount set forth in the zZoning control
23	table for the district. The distance to each Residential District shall be measured from the midpoint of
24	the front lot line or from a point directly across the street therefrom, whichever permits the greater
25	density.

25	Review in the Castro Street Neighborhood Commercial District and within 1,750 feet of
24	(I) Exceptions from Certain Specific Code Standards through Administrative
23	* * * *
22	informed of the actions of the Zoning Administrator.
21	performed under the general supervision of the Director of Planning, who shall be kept
20	administration and enforcement of this Code. The duties described in this Section shall be
19	316.6 of this Code, the Zoning Administrator shall have the following powers and duties in
18	In addition to those specified in Sections 302 through 306, and Sections 316 through
17	SEC. 307. OTHER POWERS AND DUTIES OF THE ZONING ADMINISTRATOR.
16	* * * *
15	Bedrooms.
14	amount of lot area per Bedroom shall be adjusted upward to the next higher whole number of
13	Housing, except that in NC Districts, any remaining fraction of one-half or more of the maximum
12	Section 207.1 shall also apply in <u>calculating calculation of</u> the density <u>limits</u> limitations for Group
11	(c) The rules for <u>calculating</u> calculation of dwelling unit <u>density</u> densities set forth in
10	* * * *
9	SEC. 208. DENSITY <u>LIMITS LIMITATIONS</u> FOR GROUP HOUSING.
8	design review by the Planning Department.
7	well as by applicable design guidelines, applicable elements and area plans of the General Plan, and
6	in this Code, including but not limited to height, bulk, setbacks, open space, exposure, and unit mix, as
5	702.1(b), shall not be limited by lot area, but by the applicable requirements and limitations elsewhere
4	(c) The dwelling unit density in the RCD District and NCT Districts, as listed in Section
3	dwelling units permitted by the limits set forth in Subsection (a).
2	or persons with physical disabilities shall be at a density ratio not exceeding twice the number of
1	The dwelling unit density for dwellings specifically designed for and occupied by senior citizens

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1 the District boundaries, excluding any lot within 500 feet of Block 2623, Lots 116

2 through 154 for Accessory Dwelling Units from Certain Specific Code Standards

3 through Administrative Review.

The Zoning Administrator may allow complete or partial relief from the density limits 4 5 and from the parking, rear yard, exposure, or open space requirements of this Code when 6 modification of the requirement would facilitate the construction of an In-Law Accessory 7 <u>Dwelling</u> Unit, as defined in Section $207(c)(4) \frac{715.1}{6}$ of this Code, or an additional Dwelling Unit 8 in a building undergoing seismic retrofitting pursuant to Section 207(c)(5) of this Code. The 9 exposure requirements of Section 140 apply, except that subsection (a)(2) may be satisfied through windows facing an open area that is at least 15 feet in every horizontal direction that 10 11 is not required to expand on subsequent floors. In considering any request for complete or 12 partial relief from these Code requirements, the Zoning Administrator shall facilitate the 13 construction of such In-Law Accessory Dwelling Units to the extent feasible and shall consider any criteria elsewhere in this Section 307 that he or she determines to be applicable. 14

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- 16 Section 3. The Planning Code is hereby amended by revising Section 715.1 and the 17 accompanying Zoning Control Table, to read as follows:
- 18

SEC. 715.4. CASTRO STREET NEIGHBORHOOD COMMERCIAL DISTRICT.

(a) The Castro Street District. The Castro Street District is situated in Eureka Valley,
close to the geographic center of San Francisco between the Mission District, Twin Peaks,
and Upper Market Street. The physical form of the district is a crossing at Castro and 18th
Streets, the arms of which contain many small, but intensely active commercial businesses.
The multi-purpose commercial district provides both convenience goods to its immediate
neighborhood as well as comparison shopping goods and services on a specialized basis to a
wider trade area. Commercial businesses are active both in the daytime and late into the

evening and include a number of gay-oriented bars and restaurants, as well as several
 specialty clothing and gift stores. The district also supports a number of offices in converted
 residential buildings.

(b) Intent of Controls. The Castro Street District controls are designed to maintain 4 5 existing small-scale development and promote a balanced mix of uses. Building standards 6 permit small-scale buildings and uses and protect rear yards above the ground story and at 7 residential levels. In new buildings, most commercial uses are permitted at the ground and 8 second stories. Special controls are necessary to preserve the existing equilibrium of 9 neighborhood-serving convenience and specialty commercial uses. In order to maintain convenience stores and protect adjacent residential livability, controls authorize some 10 additional eating and drinking establishments with a conditional use, permit self-service 11 12 specialty food establishments, and permit with certain limitations new late-night uses, adult 13 and other entertainment, and financial service uses. The continuous retail frontage is 14 maintained by prohibiting most automobile and drive-up uses.

Housing development in new buildings is encouraged above the second story. Existing
 housing units are protected by limitations on demolitions and upper-story conversions. In-Law
 <u>Accessory Dwelling Units are permitted within the district pursuant to Subsection 207(c)(4) of this</u>
 Code.

(c) "In-Law Units." "In-Law Units," which are also known as Secondary Units or Accessory
Dwelling Units, are allowed in the Castro Street Neighborhood Commercial District and on a lot
within 1,750 feet of the District boundaries, excluding any lot within an RH-1(D) zoning district or any
lot within 500 feet of Block 2623, Lots 116 through 154. For purposes of this Section, an In-Law Unit is
defined as an additional dwelling unit that (1) is permitted to be constructed entirely within the existing
built envelope, as it existed three (3) years prior to the time of the application, of an existing building
zoned for residential use or within the envelope of an existing auxiliary structure on the same lot and

Supervisors Wiener, Breed BOARD OF SUPERVISORS 1 (2) will be constructed with a complete or partial waiver from the Zoning Administrator of the density

- 2 *limits and/or the parking, rear yard, exposure, or open space standards of this Code pursuant to the*
- 3 Special Provisions in Table 715 and Section 307(1).
- (1) Monitoring of Affordability. The Department shall establish a system to monitor 4 the affordability of the In-Law Units authorized to be constructed in the Castro Street Neighborhood 5 6 Commercial District by this Section 715.1. Property owners shall provide the Department with rent 7 information as requested by the Department. The Board of Supervisors recognizes that property owners 8 and tenants generally consider rental information sensitive and do not want it publicly disclosed. The 9 intent of the Board is for the Department to obtain the information so that it can be used by the 10 Department in aggregate form, not in a manner that would be linked to specific individuals or units. 11 The Department shall only request rental information from property owners if the notice includes the 12 statement that the Department is acquiring it in confidence and will publicly disclose it only in 13 aggregate form. The Department shall not ask property owners to provide rental information if it determines, after consulting with the City Attorney's Office, that the information would be publicly 14 15 disclosable under federal, state, or local law in nonaggregated form. 16 (2) Department Report. The Department shall publish a report one year after the 17 effective date of Subsection (c) that describes and evaluates the types of units being developed and their 18 affordability rates. The report shall contain such additional information as the Director determines would inform decisionmakers and the public on the effectiveness and implementation of Subsection (c) 19 20 and make recommendations for any amendments or expansion of areas where In-Law Units should be 21 constructed. In subsequent years, information on In-Law Units shall be included in the Housing 22 Inventory. 23 **SEC.** Table 715. CASTRO STREET NEIGHBORHOOD COMMERCIAL DISTRICT 24 25 ZONING CONTROL TABLE

					Castro Street		
No. Zo	Zonin	ng Category	§ Reference	S	Controls		
BUILD	ING ST	ANDARDS					
* * *				Require	d at the sec	cond story and	
			§§ 130, 134,	above a	nd at all res	sidential levels	
715.12	Rear	Yard	136	§ 134(a)	(e) <u>#</u>		
* * * *							
					Castro	Street	
No.	Zonin	ng Category	§ Reference	s	Controls by Story		
			§ 790.118	1st	2nd	3rd	
* * * *							
Retail	Sales a	and Services					
* * * *			§ 790.60,				
715.54		Massage	§ <u>§</u> 1900 <u>29.1</u>		0.11		
	Establishment		<u>29.32</u> Health	C#	C#		
* * * *			Code				
RESID	ENTIA	L STANDARDS AND	USES				
715.90	Reside	ential Use	§ 790.88	Р	Ρ	Р	
			55 007	Generally,	<u>up to</u> 1 unit	per	
	Residen:	<i>ential <u>Dwelling Unit</u></i> ity , <i>Dwelling Units</i>		800 sq. ft.	300 sq. ft. lot area. <u>Certain exceptions</u>		
715 04			207.1,	permitted by § 207(c)#.			
715.91	Density	, Dweiling Units	790.88(a)	permitted b	<u>, , 207 (0)///.</u>		

2 3		208- 208-	Generally, <u>up to</u> 1 bedroom per 275 <u>207, 207.1,</u> sq. ft. lot area <u>\$ 208</u> ONS FOR CASTRO STREET COMMERCIAL DISTRICT
6 7 8	Article 7 Code Section	Other Code Section	Zoning Controls
9			IN-LAW ACCESSORY DWELLING UNITS
10			Boundaries: The Castro Street NCD and on a lot
11			within 1,750 feet of the District boundaries,
12			excluding any lot within 500 feet of Block 2623,
13			Lots 116 through 154.
14			Controls: An "-In-Law <u>Accessory Dwelling</u> Unit,"
15			as defined in <i>and meeting the requirements of</i>
16	<u>§§</u> 715 <u>, 715.12, 715.91,</u>	<u>\$</u>	Section $207(c)(4)$ 715, is permitted to be
17	<u>715.93, 715.94</u>	<u>207(c)(4)</u>	constructed within an existing building zoned for
18	<u>/10.00, /10.04</u>		residential use or within an existing and
19			authorized auxiliary structure on the same lot
20			under the following conditions:
21			(1) An In-Law Unit shall not be permitted in any RH-
22			1(D) zoning district.
23			(2) An In-Law Unit shall be constructed entirely within
24			the existing building envelope.
25			(3) For buildings that have no more than 10 existing

1	dwelling units, one In-Law Unit is permitted; for
2	buildings that have more than 10 existing dwelling
3	units, two In-Law Units are permitted.
4	(4) An In-Law Unit shall not exceed 750 square feet
5	of habitable space.
6	(5) An In-Law Unit shall not be constructed using
7	space from an existing dwelling unit.
8	(6) Pursuant to the provisions of Section 307(1) of this
9	Code, and In-Law Unit may receive a waiver of the
10	density limits and parking, rear yard, exposure, or
11	open space standards of this Code from the Zoning
12	Administrator; provided, however, that if the existing
13	building or any existing dwelling unit within the
14	building is subject to the provisions of the San
15	Francisco Residential Rent Stabilization and
16	Arbitration Ordinance (Chapter 37 of the San
17	Francisco Administrative Code), the property owner
18	shall submit to the Department (i) a proposed
19	agreement demonstrating that the In-Law Unit(s) are
20	not subject to the Costa Hawkins Rental Housing Act
21	(California Civil Code Section 1954.50) because,
22	under Section 1954.52(b), the owner has entered into
23	this agreement with the City in consideration for a
24	direct financial contribution or any other form of
25	assistance specified in California Government Code

1		Sections 65915 et seq. ("Agreement") and (ii) if the
2		Planning Director determines necessary, an Affidavit
3		containing information about the direct financial
4		contribution or other form of assistance provided to the
5		property owner. The property owner and the Planning
6		Director (or his designee), on behalf of the City, will
7		execute the Agreement, which shall be reviewed and
8		approved by the City Attorney's Office. The Agreement
9		shall be approved prior to the City's issuance of the
10		First Construction Document, as defined in Section
11		107A.13.1 of the San Francisco Building Code.
12		
13		
14		
15	Section 4. The Planning (Code is hereby amended by revising Section 790.60, to read
16	as follows:	
17	SEC. 790.60. MASSAGE ESTA	BLISHMENT.
18	(a) Definition. Massage	e establishments are defined by Section <u>s</u> 1900 <u>29.1 - 29.32</u> of
19	the San Francisco Health Code.	The massage establishment shall first obtain a permit from
20	the Department of Public Health	pursuant to Section 29.10 1908 of the San Francisco Health
21	Code.	
22	* * * *	
23	Section 5. The Planning (Code is hereby amended by revising Section 710.1 and the
24	accompanying Zoning Control Ta	able, to read as follows:
25	SEC. 710.4. NC-1 – NEIGHBOR	HOOD COMMERCIAL CLUSTER DISTRICT.

	<u>Table</u> SEC. 710. NEIGHBC				
		ZONING CONT	ROL TABL	E	
* * * *					
No.	Zoning Category	§		NC-1	
	5 5 7	References		Controls b	y Story
		§ 790.118	1st	2nd	3rd
Retail	Sales and Services			I	
* * * *					
		§ 790.60			
		§ <u>§</u> 1900 <u>29.1</u>	-		
710.54	Massage Establishment	<u>- 29.32</u>			
* * * *					
RESID	ENTIAL STANDARDS AND	USES			
710.90	Residential Use	§ 790.88	Р	Р	Р
	Desidential Dwelling Unit	§§ 207,	Generally,	<u>up to</u> 1 unit p	er
710.91	<i>Residential <u>Dwelling Unit</u></i> Density , <i>Dwelling Units</i>	207.1,	800 sq. ft.	lot area § <u>207</u>	7 <u>(c)</u>
	Density, <i>Dwening Onus</i>	790.88(a)			
710.92	Residential Density, Group	§§ <u>207 207.1,</u>	Generally,	<u>up to</u> 1 bedro	om per 275
* * * *	Housing	$208, \frac{207}{207.1},$	sq. ft. lot a	rea	
	libusing	<u>200,</u> 790.00(<i>b</i>)	§ 208		

1	Section 6. The Planning Code is hereby amended to revise the following Sections by
2	revising the Section headings and Subsections .54, .90, .91, and .92 of the accompanying
3	Zoning Control Tables to correspond to the revisions to Section 710.1 and the Zoning Control
4	Table in Section 710 shown in Section 5 of this ordinance.
5	Section 711.1. NC-2 – Small-Scale Neighborhood Comercial District
6	Section 712.1. NC-3 – Moderate-Scale Neighborhood Commercial District.
7	Section 713.1. NC-S – Neighborhood Commercial Shopping Center District.
8	Section 714.1. Broadway Neighborhood Commercial District.
9	Section 716.1. Inner Clement Street Neighborhood Commercial District.
10	Section 717.1. Outer Clement Street Neighborhood Commercial District.
11	Section 718.1. Upper Fillmore Street Neighborhood Commercial District.
12	Section 719.1. Haight Street Neighborhood Commercial District.
13	Section 720.1. Hayes-Gough Neighborhood Commercial District.
14	Section 721.1. Upper Market Street Neighborhood Commercial District.
15	Section 722.1. North Beach Neighborhood Commercial District.
16	Section 723.1. Polk Steet Neighborhood Commercial District.
17	Section 724.1. Sacramento Street Neighborhood Commercial District.
18	Section 725.1. Union Street Neighborhood Commercial District.
19	Section 726.1. Valencia Street Neighborhood Commercial District.
20	Section 727.1. 24th Street – Mission Neighborhood Commercial District.
21	Section 728.1. 24th Street – Noe Valley Neighborhood Commercial District.
22	Section 729.1. West Portal Neighborhood Commercial District.
23	Section 730.1. Inner Sunset Neighborhood Commercial District.
24	Section 731.1. NCT-3. Moderate-Scale Neighborhood Commercial Transit District.
25	Section 732.1. Pacific Avenue Neighborhood Commercial District.

1	Section 733.1. Upper Market Street Neighborhood Commercial Transit District.
2	Section 733A. NCT-1 – Neighorhood Commercial Transit Cluster District.
3	Section 734.1. NCT-2 – Small-Scale Neighorhood Commercial Transit District.
4	Section 735.1. SOMA Neighorhood Commercial Transit District.
5	Section 736.1. Mission Street Neighorhood Commercial Transit District.
6	Section 737.1. Ocean Avenue Neighorhood Commercial Transit District.
7	Section 738.1. Glen Park Neighorhood Commercial Transit District.
8	Section 739.1. Noriega Street Neighborhood Commercial District.
9	Section 740.1. Irving Street Neighborhood Commercial District.
10	Section 741.1. Taraval Street Neighborhood Commercial District.
11	Section 742.1. Judah Street Neighborhood Commercial District.
12	Section 743.1. Folsom Street Neighborhood Commercial Transit District.
13	Section 744.1. Regional Commercial District.
14	Section 745.1. Excelsior Outer Mission Street Neighborhood Commercial District.
15	The City Attorney shall prepare the revisions and confirm that the San Francisco Code
16	Publisher has made the correct changes to the text of the Planning Code. No other additions
17	or deletions to the Code are authorized by this Section.
18	
19	Section 7. The Planning Code is hereby amended to revise the following Sections by
20	revising Subsection .54 of the accompanying Zoning Control Tables to substitute a cross-
21	reference to Sections 29.1-29.32 of the Health Code for the existing cross-reference to
22	Section 1900 of the Health Code.
23	Section 711. Small-Scale Neighborhood Commercial District NC-2.
24	Section 712. Moderate-Scale Neighborhood Commercial District NC-3.
25	Section 713. Neighborhood Commercial Shopping Center District NC-S.

1	Section 714. Broadway Neighborhood Commercial District.
2	Section 716. Inner Clement Street Neighborhood Commercial District.
3	Section 718. Upper Fillmore Street Neighborhood Commercial District.
4	Section 719. Haight Street Neighborhood Commercial District.
5	Section 720. Hayes-Gough Neighborhood Commercial District.
6	Section 721. Upper Market Street Neighborhood Commercial District.
7	Section 722. North Beach Neighborhood Commercial District.
8	Section 723. Polk Steet Neighborhood Commercial District.
9	Section 724. Sacramento Street Neighborhood Commercial District.
10	Section 726.1. Valencia Street Neighborhood Commercial District.
11	Section 727. 24th Street – Mission Neighborhood Commercial District.
12	Section 728. 24th Street – Noe Valley Neighborhood Commercial District.
13	Section 730. Inner Sunset Neighborhood Commercial District.
14	Section 731. Moderate-Scale Neighborhood Commercial Transit District NCT-3.
15	Section 733. Upper Market Street Neighborhood Commercial Transit District.
16	Section 734. Small-Scale Neighorhood Commercial Transit District NCT-2.
17	Section 735. SOMA Neighorhood Commercial Transit District.
18	Section 736. Mission Street Neighorhood Commercial Transit District.
19	Section 737. Ocean Avenue Neighorhood Commercial Transit District.
20	Section 738. Glen Park Neighorhood Commercial Transit District.
21	Section 739. Noriega Street Neighborhood Commercial District.
22	The City Attorney shall prepare the revisions and confirm that the San Francisco Code
23	Publisher has made the correct changes to the text of the Planning Code. No other additions
24	or deletions to the Code are authorized by this Section.
25	

1	Section 8. Effective Date. This ordinance shall become effective 30 days after
2	enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the
3	ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board
4	of Supervisors overrides the Mayor's veto of the ordinance.
5	
6	Section 9. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors
7	intends to amend only those words, phrases, paragraphs, subsections, sections, articles,
8	numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal
9	Code that are explicitly shown in this ordinance as additions, deletions, Board amendment
10 11 12	additions, and Board amendment deletions in accordance with the "Note" that appears under the official title of the ordinance.
13 14	APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney
15 16	By: JUDITH A. BOYAJIAN Deputy City Attorney
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