[Planning Code - Child Care Requirements for Office and Residential Projects]

Ordinance amending the Planning Code to increase the Child Care In Lieu Fee for office and hotel development projects of up to \$1.57 per gross square foot and apply the Fee to projects of 25,000 or more gross square feet; to impose a tiered Child Care Fee for residential development projects of up to \$1.83 per gross square feet; to allow developers the option to provide onsite Small Family Daycare Homes in lieu of the fee; and affirming the Planning Department's determination under the California Environmental Quality Act, 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.

Additions to Codes are in single-underline italics Times New Roman font.

Deletions to Codes are in strikethrough italics Times New Roman font.

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.

Be it ordained by the People of the City and County of San Francisco:

Section 1.

NOTE:

- (a) The Planning Department has determined that the actions contemplated in this ordinance comply with the California Environmental Quality Act (California Public Resources Code Sections 21000 et seq.). Said determination is on file with the Clerk of the Board of Supervisors in File No. 150793 and is incorporated herein by reference. The Board affirms this determination.
- (b) On October 21, 2015, the Planning Commission, in Resolution No. 19495, adopted findings that the actions contemplated in this ordinance are consistent, on balance, 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. 150793, and is incorporated herein by reference.

(c) Pursuant to Planning Code Section 302, this Board finds that this Planning Code Amendment will serve the public necessity, convenience, and welfare for the reasons set forth in Planning Commission Resolution No. 19495 and the Board incorporates such reasons herein by reference.

Section 2. The Planning Code is hereby amended by revising Sections 401, 406, 414.3, and 414.8 and adding Sections 414A.1 through 414A.8, to read as follows:

SEC. 401. DEFINITIONS

* * * *

<u>Designated Child Care Unit.</u> An On- or Off-site Unit <u>A residential unit provided by a project</u> <u>subject to Section 414A and that is designated for use as a Small Family Daycare Home.</u>

* * * *

Small Family Daycare Home. A Small Family Daycare Home is defined by California Health & Safety Code Section 1596.78(c), as amended from time to time.

SEC. 406. WAIVER, REDUCTION, OR ADJUSTMENT OF DEVELOPMENT PROJECT REQUIREMENTS.

- (b) Waiver or Reduction, Based on Housing Affordability.
- (1) An affordable housing unit shall receive a waiver from the Rincon Hill Community Infrastructure Impact Fee, the Market and Octavia Community Improvements

Impact Fee, the Eastern Neighborhoods Infrastructure Impact Fee, the Balboa Park Impact Fee, and the Visitacion Valley Community Facilities and Infrastructure Impact Fee, and the Residential Child Care Impact Fee if the affordable housing unit:

- (A) is affordable to a household at or below 80% of the Area Median Income (as published by HUD), including units that qualify as replacement Section 8 units under the HOPE SF program;
- (B) is subsidized by MOH<u>CD</u>, the San Francisco Housing Authority, and/or the San Francisco Redevelopment Agency; and
- (C) is subsidized in a manner which maintains its affordability for a term no less than 55 years, whether it is a rental or ownership opportunity. Project sponsors must demonstrate to the Planning Department staff that a governmental agency will be enforcing the term of affordability and reviewing performance and service plans as necessary.

SEC. 414.3. APPLICATION.

(a) Section 414.1 *et seq.* shall apply to office and hotel development projects proposing the net addition of <u>25,000</u>50,000 or more gross square feet of office or hotel space.

SEC. 414.8. COMPLIANCE BY PAYMENT OF AN IN-LIEU FEE.

(a) The sponsor of a development project subject to Section 414.1 *et seq*. may elect to pay a fee in lieu of providing a child-care facility. The fee shall be computed as follows:

Net add. gross sq. ft. office or hotel space \times \$1.001.57 = Total Fee

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SEC. 414A. CHILD CARE REQUIREMENTS FOR RESIDENTIAL PROJECTS. SEC. 414A.1. PURPOSE AND FINDINGS.

(a) Purpose. Residential developments in the City are benefited by the availability of childcare for persons residing in such developments. However, the supply of childcare in the City has not kept pace with the demand for childcare created by new residents. Due to this shortage of childcare, residents unable to find accessible and affordable quality childcare will be forced either to live where such services are available outside of San Francisco or leave the work force, in some cases seeking public assistance to support their children. In either case, there will be a detrimental effect on San Francisco's economy and its quality of life.

The San Francisco General Plan requires that the City "balance housing growth with adequate infrastructure that serves the city's growing population." In light of this provision, the City should impose requirements on developers of certain residential projects designed to mitigate the adverse effects of the increase in population facilitated by such projects.

(b) Findings. In adopting Ordinance No. 50-15, the Board of Supervisors reviewed the San Francisco Citywide Nexus Analysis prepared by AECOM dated March 2014 ("Nexus Analysis"), and the San Francisco Infrastructure Level of Service Analysis prepared by AECOM dated March 2014, both on file with the Clerk of the Board of Supervisors in File No. 150149. The Board of Supervisors reaffirms the findings and conclusions of those studies as they relate to the impact of residential development on childcare and hereby readopts the findings contained in Ordinance 50-15, including the General Findings in Section 401A(a) of the Planning Code and the Specific Findings in Section 401A(b) of the Planning Code relating to childcare.

SEC. 414A.2. DEFINITIONS.

See Section 401 of this Article for definitions applicable to Section 414A et seq.

- (a) Determination of Requirements. The Department shall determine the applicability of

 Section 414A to any development project requiring a First Construction Document and, if Section 414A

 is applicable, the number of gross square feet of space subject to its requirements, and shall impose

 these requirements as a condition of approval for issuance of the First Construction Document for the

 development project to mitigate the impact on the availability of child-care facilities that will be caused

 by the residents attracted to the proposed development project. The project sponsor shall supply any

 information necessary to assist the Department in this determination.
- (b) Department Notice to Development Fee Collection Unit at DBI. After the Department has made its final determination of the net addition of gross square feet of the space subject to Section 414A.1 et seq., it shall immediately notify the Development Fee Collection Unit at the Department of Building Inspection (DBI) of its determination in addition to the other information required by Section 402(b) of this Article.
- (c) Timing of Fee Payments. The Residential Child Care Impact Fee shall be paid at the time of and in no event later than the City issues a First Construction Document.
- (d) Development Fee Collection Unit Notice to Department Prior to Issuance of the First

 Certificate of Occupancy. The Development Fee Collection Unit at DBI shall provide notice in writing
 or electronically to the Department prior to issuing the First Certificate of Occupancy for any
 development project subject to this Section 414A whether the project sponsor has paid the required
 Residential Child Care Impact Fee. If the Department notifies the Unit at such time that the sponsor
 has not paid this fee in full, the Director of DBI shall deny any and all Certificates of Occupancy until
 the subject project is brought into compliance with the requirements of this Section 414A.
- (e) Process for Revisions of Determination of Requirements. In the event that the Department or Commission takes action affecting any development project subject to Section 414A, and such action is subsequently modified, superseded, vacated, or reversed by the Board of Appeals, the Board of Supervisors, or by a court, the procedures of Section 402(c) of this Article 4 shall be followed.

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(f) Waiver or Reduction. Development projects may be eligible for a waiver or reduction of impact fees, per Section 406 of this Article 4, including Section 406(d), in the event a project located in an Area Plan may be assessed a child care fee.

SEC. 414A.5. CALCULATION OF THE RESIDENTIAL CHILD CARE IMPACT FEE.

- (a) For development projects for which the Residential Child Care Impact Fee is applicable:
- (1) Any net addition of gross square feet shall pay per the Fee Schedule in Table 414A.5A; and
- (2) Any replacement of gross square feet or change of use shall pay per the Fee Schedule in Table 414A.5B.

TABLE 414A.5A

FEE SCHEDULE FOR NET ADDITIONS OF GROSS SQUARE FEET

Residential projects of 10 or more units	Residential Projects of up to 9 units
\$1.83/gsf	<u>\$0.91/gsf</u>

<u>TABLE 414A.5B</u> FEE SCHEDULE FOR REPLACEMENT OF USE OR CHANGE OF USE

	Residential Use to	Non-Residential to	PDR to Residential
	<u>Residential Use</u>	Residential	
Residential projects of 10	<u>\$0 /gsf</u>	<u>\$0.26/gsf</u>	<u>\$0.26/gsf</u>
<u>or more units</u>			
Residential Projects of	<u>\$0 /gsf</u>	<u>\$0.13/gsf</u>	<u>\$0.13/gsf</u>
up to 9 units			

(b) Credit for On-Site Childcare Facilities. A project may be eligible for a credit for on-site Childcare Facilities: The project sponsor must apply to the Planning Department to receive a credit for on-site child care facilities. To qualify for a credit, the facility shall be open and available to the general public on the same terms and conditions as to residents of the residential development project in which the facilities are located. Subject to the review and approval of the Planning Commission, the project sponsor may apply for a credit up to 100% of the required fee. The City shall enter into an In-Kind Agreement with the Project Sponsor under the conditions described for In-Kind Agreements in Section 421.3(d), subsections (2) through (5).

SEC. 414A.6. OPTION TO PROVIDE ONSITE SMALL FAMILY DAYCARE HOME IN LIEU OF FEE.

(a) Election to Provide Designated Child Care Units in Lieu of Residential Child Care Impact Fee.

Consistent with the timing to elect the option to provide On- or Off-site Units under Section 415.5(g), the sponsor of a development project subject to the requirements of Section 414A.1 et seq., may elect to fulfill all or a portion of the Residential Child Care Fee requirement imposed as a condition of approval by creating one or more Designated Child Care Units in the project, as follows:

(1) The number of Designated Child Care Units in a project subject to this Section 414A shall be as follows:

	<u>Maximum allowable Designated</u> <u>Child Care Units</u>
Residential Projects of 25- 100 units	<u>1 Unit</u>
Residential Projects of 101-200 units	2 Units
Residential Projects of 201 or more units	<u>3 Units</u>

SEC. 414A.7. USE OF FEES.

All monies contributed pursuant to the provisions of Section 414A shall be deposited in the Child Care Capital Fund established by Section 414.14 of this Code.

SEC. 414A.8. NOTICE OF AVAILABLE DESIGNATED UNITS.

Whenever a Designated Unit becomes available for rent, within 5 business days, the owner of the Unit shall notify governmental and nonprofit entities that can assist in publicizing the availability of the Unit, including, at a minimum, the following entities: the Office of Early Care and Education, the Family Child Care Association of San Francisco, the Children's Council, and Wu Yee Children's Services.

Section 3. Effective <u>and Operative</u> Date. This ordinance shall become effective 30 days after enactment. <u>The operative date of the provisions in Section 414A.6 will be six</u> <u>months after enactment. The operative date for all of the other provisions of this ordinance shall be the effective date.</u> Enactment occurs when the Mayor signs the ordinance, the Mayor returns the 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.

Section 4. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors intends to amend only those words, phrases, paragraphs, subsections, sections, articles, numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal Code that are explicitly shown in this ordinance as additions, deletions, Board amendment additions, and Board amendment deletions in accordance with the "Note" that appears under the official title of the ordinance.

APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney

By:

Susan Cleveland-Knowles Deputy City Attorney

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City and County of San Francisco Tails

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

Ordinance

File Number: 150793

Date Passed: January 12, 2016

Ordinance amending the Planning Code to increase the Child Care In Lieu Fee for office and hotel development projects of up to \$1.57 per gross square foot and apply the fee to projects of 25,000 or more gross square feet; to impose a tiered Child Care Fee for residential development projects of up to \$1.83 per gross square foot; to allow developers the option to provide onsite Small Family Daycare Homes in lieu of the fee; affirming the Planning Department's determination under the California Environmental Quality Act; and making findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

December 07, 2015 Land Use and Transportation Committee - AMENDED, AN AMENDMENT OF THE WHOLE BEARING SAME TITLE

December 07, 2015 Land Use and Transportation Committee - RECOMMENDED AS AMENDED

December 15, 2015 Board of Supervisors - PASSED, ON FIRST READING

Ayes: 11 - Avalos, Breed, Campos, Cohen, Farrell, Kim, Mar, Peskin, Tang, Wiener and Yee

January 12, 2016 Board of Supervisors - DUPLICATED

January 12, 2016 Board of Supervisors - FINALLY PASSED

Ayes: 10 - Avalos, Breed, Campos, Farrell, Kim, Mar, Peskin, Tang, Wiener and

Yee

Excused: 1 - Cohen

I hereby certify that the foregoing Ordinance was FINALLY PASSED on 1/12/2016 by the Board of Supervisors of the City and County of San Francisco.

> Angela Calvillo Clerk of the Board

City and County of San Francisco

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