FILE NO. 160122

RESOLUTION NO.

1	[Interim Zoning Controls - Upper Market Street Neighborhood Commercial Transit District]
2	
3	Resolution imposing interim zoning controls for an 18-month period requiring
4	Conditional Use authorization within the Upper Market Neighborhood Commercial
5	Transit District for any new or expanded use of a Medical Service or Institutional and
6	Non-Retail Sales and Services use, or the establishment or expansion of an
7	Institutional Medical Facility (as defined) after February 9, 2016, where on-site services
8	are provided to a targeted population at a single San Francisco location through a
9	contract entered into with a governmental agency; and affirming the Planning
10	Department's determination under the California Environmental Quality Act.
11	
12	WHEREAS, Planning Code, Section 306.7, provides for the imposition of interim
13	zoning controls that promote the public interest, including but not limited to preservation of
14	neighborhoods and areas of mixed residential and commercial uses in order to preserve the
15	existing character of such neighborhoods and areas; and
16	WHEREAS, Maximizing active ground floor building street frontages and dynamic,
17	pedestrian-friendly neighborhood commercial corridors is a recognized public purpose and
18	promotes the public interest of the City and County of San Francisco; and
19	WHEREAS, Active retail uses are one of the best ways to activate and support
20	dynamic pedestrian-friendly neighborhood commercial corridors; and
21	WHEREAS, The ground floor retail spaces in the Upper Market Street Neighborhood
22	Commercial Transit District already contain an over-concentration of financial and business
23	services, medical services, and other non-retail services; and
24	WHEREAS, The area where the interim controls are imposed is currently regulated by
25	Planning Code, Section 733, and the Zoning Control Table in Section 733. Section 733.51 of

the Zoning Control Table allows Medical Services, as defined by Planning Code Section
790.115, only on the ground floor and second floor as a principally permitted use and on third
floor and above as a conditional use and Section 733.81 allows Other Institutions, Large uses,
as defined by Planning Code Section 790.50, as a principally permitted use on the ground
floor and as a conditional use on the second story and above; and

6 WHEREAS, These interim controls will allow time for the orderly completion of a7 planning study and for the adoption of appropriate legislation; and

8 WHEREAS, This Board of Supervisors ("Board") has considered the impact on the 9 public health, safety, peace and general welfare if the interim controls proposed herein are not 10 imposed; and

11 WHEREAS, The Board has determined that the public interest will best be served by 12 imposition of these interim controls in order to ensure that the legislative scheme which may 13 be ultimately adopted is not undermined during the planning and legislative process for 14 permanent controls; and

WHEREAS, The Board makes the following findings of consistency with the Priority 15 Policies set forth in Planning Code, Section 101.1: By requiring Conditional Use authorization 16 17 for any new or expanded Medical Service use; any new or expanded Other Institutions, Large 18 use; the establishment or expansion of an Institutional Medical Facility after February 9, 2016, 19 where an Institutional Medical Facility is defined as any Medical Service that includes on-site 20 services provided to a targeted population at a single San Francisco location through a 21 contract entered into with a governmental agency, these interim controls advance Priority 22 Policy 1 that existing neighborhood-serving retail uses be preserved and enhanced and 23 Priority Policy 2 that existing housing and neighborhood character be conserved and protected in order to preserve the cultural and economic diversity of our neighborhoods; these 24 25 interim controls do not conflict with the other Priority Policies of Section 101.1; and

WHEREAS, The Planning Department has determined that the actions contemplated in
 this Resolution are in compliance with the California Environmental Quality Act (California
 Public Resources Code, Sections 21000, et seq.); and

4

WHEREAS, Said determination is on file with the Clerk of the Board of Supervisors in
 File No. 160122 and is incorporated herein by reference; now, therefore, be it

6 RESOLVED, That pursuant to Planning Code, Section 306.7, the Board hereby 7 requires that for all parcels zoned Upper Market Street Neighborhood Commercial Transit 8 District, a Conditional Use authorization pursuant to Planning Code, Section 303, is required 9 for (1) any new or expanded Medical Service use, as defined in Planning Code, Section 10 790.114, on the first or second story; and (2) any new or expanded Other Institutions, Large use, as defined in Planning Code, Section 790.50; and (3) the establishment or expansion of 11 12 an Institutional Medical Facility after February 9, 2016, where an Institutional Medical Facility 13 is defined as any Medical Service that includes on-site services provided to a targeted 14 population at a single San Francisco location through a contract entered into with a 15 governmental agency; and, be it

FURTHER RESOLVED, That upon imposition of these interim controls, the Planning
Department shall conduct a study of the contemplated zoning proposal and propose
permanent legislation to address the issues posed by medical and service uses along a
commercial corridor; and, be it

FURTHER RESOLVED, That these interim controls shall apply to (1) any new or expanded Medical Service use, as defined in Planning Code, Section 790.114, on the first or second story; and (2) any new or expanded Other Institutions, Large use, as defined in Planning Code, Section 790.50; and (3) the establishment or expansion of an Institutional Medical Facility after February 9, 2016; and, be it

25

1	FURTHER RESOLVED, An Institutional Medical Facility is defined as any Medical
2	Service that includes on-site services provided to a targeted population at a single San
3	Francisco location through a contract entered into with a governmental agency; and, be it
4	FURTHER RESOLVED, That these interim controls shall remain in effect for a period
5	of eighteen (18) months unless extended in accordance with Planning Code, Section 306.7(h)
6	or until permanent controls are adopted; and, be it
7	FURTHER RESOLVED, That the Planning Department shall provide reports to the
8	Board pursuant to Planning Code, Section 306.7(i).
9	
10	APPROVED AS TO FORM:
11	DENNIS J. HERRERA, City Attorney
12	By:
13	JUDITH A. BOYAJIAN Deputy City Attorney
14	n:\legana\as2016\1600482\01081031.docx
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	