## **BOARD of SUPERVISORS**



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## MEMORANDUM

TO:

Olson Lee, Director, Mayor's Office of Housing and Community

Development

Tiffany Bohee, Executive Director, Office of Community Investment and

Infrastructure

FROM:

Andrea Ausberry, Assistant Clerk Land Use and Transportation Committee

DATE:

May 18, 2016

SUBJECT:

LEGISLATION INTRODUCED

The Board of Supervisors' Land Use and Transportation Committee has received the following proposed legislation, introduced by Supervisor Wiener on May 10, 2016:

File No. 160510

Ordinance amending the Planning Code to change the requirement from five to two years that Student Housing be owned or leased by an educational institution to be exempt from the Inclusionary Housing Program; affirming the Planning Department's determination under the California Environmental Quality Act; and making findings of public necessity, convenience, and welfare under Planning Code, Section 302, and of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

If you have comments or reports to be included with the file, please forward them to me at the Board of Supervisors, City Hall, Room 244, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102 or by email at: <a href="mailto:andrea.ausberry@sfgov.org">andrea.ausberry@sfgov.org</a>.

c: Eugene Flannery, Mayor's Office of Housing and Community Development Sophie Hayward, Mayor's Office of Housing and Community Development Claudia Guerra, Office of Community Investment and Infrastructure

[Planning Code - Student Housing Exemption from Inclusionary Housing Requirements]

[Flamming Code - Student Housing Exemption from inclusionary Housing Requirements]

Ordinance amending the Planning Code to change the requirement from five to two years that Student Housing be owned or leased by an educational institution to be exempt from the Inclusionary Housing Program; affirming the Planning Department's determination under the California Environmental Quality Act; and making findings of public necessity, convenience, and welfare under Planning Code, Section 302, and of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

NOTE: 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 italies 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. Findings. The Board of Supervisors of the City and County of San Francisco hereby finds and determines that:

- (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. \_\_\_ and is incorporated herein by reference. The Board affirms this determination.
- (b) On \_\_\_\_\_, the Planning Commission, in Resolution No. \_\_\_\_\_,
  adopted findings that the actions contemplated in this ordinance are consistent, on balance,

- (ii) any plans for the provision of Student Housing; and
- (iii) the Educational Institution's need for student housing to support its program; and
- (iv) the percentage of its students, on an average annual basis, that receive some form of need-based assistance *as described in (113B)*.
- (C) The Mayor's Office of Housing <u>and Community Development</u> (MOH<u>CD</u>) is authorized to monitor this program. MOH<u>CD</u> shall develop a monitoring form and annual monitoring fee to be paid by the owner of the real property or the Post-Secondary Educational Institution or Religious Institutions, as defined in Section 102 of this Code. The owner of the real property and each Post-Secondary Educational Institution or Institutions shall agree to submit annual documentation to <u>the Mayor's Office of Housing</u> (MOH<u>CD</u>) and the Planning Department, on or before December 31 of each year, that addresses the following:
- (i) Evidence that the Post-Secondary Educational Institution continues to own or otherwise control the Student Housing project under a master lease or other contractual agreement with at least a *5two*-year term, including a certificate from the owner of the real property and the Post-Secondary Educational Institution attaching a true and complete copy of the master lease or other contractual agreement (financial information may be redacted) and certifying that the lease or contract has not otherwise been amended or terminated; and
- (ii) Evidence, on an average annualized basis, of the percentage of students in good standing enrolled at least half time or more in the <u>pPost-sSecondary</u> Educational Institution or Institutions who are occupying the beds or accessory living space in the Student Housing project; and

(iii) The owner of the real property records a Notice of Special Restrictions (NSR) against fee title to the real property on which the Student Housing is located that states the following:

-a. The Post-Secondary Educational Institution, or the owner of the real property on its behalf, must file a statement with the Department if it intends to terminate the Student Housing project at least 60 days before it terminates such use ("statement of termination");

The Student Housing project becomes subject to the Inclusionary Housing Ordinance requirements applicable to Housing Projects other than Qualified Housing Projects if (1) a Post-Secondary Educational Institution files a statement of termination with the Department and another ppost-specondary Educational Institution or Institutions have not been substituted or obligated to meet the requirements of this subsection; or (2) the owner of the real property or the ppost-Specondary Educational Institution fails to file a statement of termination and fails to meet the requirements for a Student Housing project, then within not more than one year of a Notice Of Violation issued by the Planning Department;

to the Inclusionary Housing Ordinance then the owner of those units shall (1) pay the Affordable Housing Fee plus interest from the date the project received its first construction document for the project if there is no evidence the Pproject ever qualified as Student Housing or, if Student Housing was provided and occupied, then the Affordable Housing Fee with no interest is due on the date the units were no longer occupied by qualifying households and interest would accrue from that date if the fee is not paid; or (2) provide the required number of on-site affordable units required at time of original project approval and that those units shall be subject to all of the requirements of this Program. In this event, the owner of the real

property shall record a new NSR providing that the designated units must comply with all of the requirements of this Program.

- $\underline{d}$ . The Post-Secondary Educational Institution is required to report annually as required in Subsection  $\underline{(c)(5)}(C)$  above;

-e. The City may commence legal action against the owner and/or Post-Secondary Educational Institution to enforce the NSR and the terms of Article IV of the Planning Code and Planning Code Section 415 et seq. if it determines that the project no longer meets the requirements for a Student Housing project; and

-f. The Student Housing project may be inspected by any City employee to determine its status as a Student Housing project and its compliance with the requirements of this Code is Section at any time upon at least 24 hours' prior notice to the owner of the real property or to the master lessee.

\* \* \* \*

Section 3. Effective Date. This ordinance shall become effective 30 days after enactment. 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

Ву:

ANDREA RUIZ-ESQUIDE Deputy City Attorney

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