1	[Planning Code - Inclusionary Affordable Housing Fee and Requirements]
2	
3	Ordinance amending the Planning Code to revise the amount of the Inclusionary
4	Affordable Housing Fee and the On-Site and Off-Site Affordable Housing Alternatives
5	and other Inclusionary Housing requirements; adding reporting requirements for
6	density bonus projects; affirming the Planning Department's determination under the
7	California Environmental Quality Act; making findings under Planning Code,
8	Section 302; and making findings of consistency with the General Plan, and the eight
9	priority policies of Planning Code, Section 101.1.
10	NOTE: Unchanged Code text and uncodified text are in plain Arial font.
11	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> .
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
13	subsections or parts of tables.
14	
15	Be it ordained by the People of the City and County of San Francisco:
16	
17	Section 1. General Findings.
18	(a) The Planning Department has determined that the actions contemplated in this
19	ordinance comply with the California Environmental Quality Act (California Public Resources
20	Code Sections 21000 et seq.). Said determination is on file with the Clerk of the Board of
21	Supervisors in File No. 161351 and is incorporated herein by reference. The Board affirms
22	this determination.
23	(b) On, the Planning Commission, in Resolution No, adopted
24	findings that the actions contemplated in this ordinance are consistent, on balance, with the
25	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. _____, 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. _____ and the Board incorporates such reasons herein by reference. A copy of Planning Commission Resolution No. _____ is on file with the Board of Supervisors in File No. _____.

Section 2. Findings About Inclusionary Affordable Housing Requirements.

- (a) The purpose of this ordinance is to adopt inclusionary or affordable housing obligations following voter approval of Proposition C at the June 7, 2016 election to revise the City Charter's inclusionary affordable housing requirements, which won overwhelming support with 67.9% of the vote, and to update the provisions of the Planning Code that became effective after the Charter Amendment passed.
- (b) The San Francisco residential real estate market is one of the most expensive in the United States. In February 2016, the California Association of Realtors reported that the median priced home in San Francisco was \$1,437,500. This price is 222% higher than the State of California median (\$446,460), and 312% higher than the national average (\$348,900). While the national homeownership rate is approximately 63.8%, only approximately 37% of San Franciscans own their own home. The majority of market-rate homes for sale in San Francisco are priced out of the reach of low and moderate income households. In 2015, the average rent was \$3,524, which is affordable to households earning over \$126,864.
- (c) The Board of Supervisors adopted San Francisco's General Plan Housing Element in March 2015, and the California Housing and Community Development Department certified

- it on May 29, 2015. The Housing Element states that San Francisco's share of the regional housing need for years 2015 through 2022 includes 10,873 housing units for very-low and low-income households and 5,460 units for moderate/middle-income households, and a total production of 28,870 net new units, with almost 60% to be affordable for very-low, low- and moderate/middle-income San Franciscans.
- (d) In November 2016, the City provided the updated Residential Affordable Housing Nexus Analysis that confirms and quantifies the impact of new market rate housing development on the demand for affordable housing for households earning up to 120% of area median income. The study demonstrates a need of 31.8% affordable housing for rental housing, and 37.6% affordable housing for ownership housing, and a need of 24.1% onsite affordable housing for rental housing, and 27.3% onsite affordable housing for ownership housing for households with incomes up to 120% of Area Median Income.
- (e) In February 2017, the Office of the Controller presented a study of the economic feasibility of increased inclusionary housing requirements, entitled "Inclusionary Housing Working Group: Final Report." The Controller's Office, supported by a contracted consulting team of three firms and advised by a Technical Advisory Committee (TAC) with representatives appointed by the Mayor and Board of Supervisors, developed several policy recommendations, including: (1) that the City should impose different inclusionary housing requirements on rental and for-sale (condominium) properties; (2) that the City can set the initial onsite requirements at a maximum feasible amount of 18% for rental projects and 20% for ownership projects; (3) that the City should commit to a 15-year schedule of increases to the inclusionary housing rate, at a rate of 0.5% increase each year; and (4) that the City should revise the schedule of Inclusionary housing fees to provide a more equivalent cost for developers as the on-site requirements. The Controller's Office recommended updating the

- fee percentage to 23% and 28% to create an equivalency to the recommended 18% and 20% on-site requirements, with the City conducting the specific calculation of the fee itself.
 - (f) The Controller further acknowledged that application of the state-provided density bonus could make a difference in the financial feasibility of housing development projects.
 - (g) In an effort to support a mix of both ownership project and rental projects, the City is providing a direct financial contribution to project sponsors who agree to rent units for a period of 30 years. The direct financial contribution is in the form of a reduction in the applicable affordable housing requirement.

Section 3. The Planning Code is hereby amended by revising Sections 415.2, 415.3, 415.5, 415.6, and 415.7, and adding a new Section 415.11, to read as follows:

SEC. 415.2 DEFINITIONS.

See Section 401 of this Article. For purposes of Sections 415.3et seq., "low income" households shall be defined as households whose total household income *does not exceed 55% is 45% to 65%* of Area Median Income for purposes of renting an affordable unit, or 80% 70% to 90% of Area Median Income for purposes of purchasing an affordable unit, and "moderate income" and "middle income" households shall mean households whose total household income *does not exceed 100% is 80% to 120%* of Area Median Income for purposes of renting an affordable unit, or 120% 100% to 140% of Area Median Income for purposes of purchasing an affordable unit. The Small Sites Fund, defined in Section 415.5(f)(2), and the Small Sites Program may use Affordable Housing Fees to acquire sites and buildings consistent with the income parameters of the Programs, as periodically updated and administered by MOHCD.

"Owned Unit" shall mean a dwelling unit that is a condominium, stock cooperative, community apartment or detached single family home. The owner or owners of an owned unit must occupy the unit as their primary residence.

1	"Rental Housing Project" shall mean a housing project consisting solely of Rental Units, as
2	defined in Section 401, which meets the following requirements:
3	(1) The units shall be rental housing for not less than 30 years from the issuance of the
4	certificate of occupancy pursuant to an agreement between the developer and the City. This agreement
5	shall be in accordance with applicable State law governing rental housing. All such agreements
6	entered into with the City must be reviewed and approved by the Planning Director and the City
7	Attorney's Office, and may be executed by the Planning Director;
8	(2) The agreement shall be recorded against the property prior to issuance of the
9	certificate of occupancy.
10	
11	SEC. 415.3. APPLICATION.
12	* * * *
13	(b) Any development project that has submitted a complete Environmental Evaluation
14	application prior to January 1, 2013 shall comply with the Affordable Housing Fee
15	requirements, the on-site affordable housing requirements or the off-site affordable housing
16	requirements, as applicable, in effect on January 12, 2016. For development projects that
17	have submitted a complete Environmental Evaluation application on or after January 1, 2013,
18	the requirements set forth in Planning Code Sections 415.5, 415.6, and 415.7 shall apply to
19	certain development projects consisting of 25 dwelling units or more during a limited period of
20	time as follows.
21	(1) If a development project is eligible and elects to provide on-site affordable
22	housing, the development project shall provide the following amounts of on-site affordable
23	housing. All other requirements of Planning Code Sections 415.1et seq. shall apply.
24	
25	

1	(A) Any development project that has submitted a complete
2	Environmental Evaluation application prior to January 1, 2014 shall provide affordable units in
3	the amount of 13% of the number of units constructed on-site.
4	(B) Any development project that has submitted a complete
5	Environmental Evaluation application prior to January 1, 2015 shall provide affordable units in
6	the amount of 13.5% of the number of units constructed on-site.
7	(C) Any development project that has submitted a complete
8	Environmental Evaluation application on or prior to January 12, 2016 shall provide affordable
9	units in the amount of 14.5% of the number of units constructed on-site.
10	(D) Any development project that submits an Environmental Evaluation
11	application after January 12, 2016, shall comply with the requirements set forth in Planning
12	Code Sections 415.5, 415.6 and 415.7, as applicable.
13	(E) Notwithstanding the provisions set forth in subsections (b)(1)(A), (B)
14	and (C) of this section 415.3, if a development project is located in a UMU Zoning District or in
15	the South of Market Youth and Family Zoning District, and is eligible and elects to provide on-
16	site units pursuant to Section 415.5(g), such development project shall comply with the on-site
17	requirements applicable within such Zoning Districts, as they existed on January 12, 2016,
18	plus the following additional amounts of on-site affordable units: (i) if the development project
19	has submitted a complete Environmental Evaluation application prior to January 1, 2014, the
20	Project Sponsor shall provide additional affordable units in the amount of 1% of the number of
21	units constructed on-site; (ii) if the development project has submitted a complete
22	Environmental Evaluation application prior to January 1, 2015, the Project Sponsor shall
23	provide additional affordable units in the amount of 1.5% of the number of units constructed
24	on-site; or (iii) if the development project has submitted a complete Environmental Evaluation

1	application on or prior to January 12, 2016, the Project Sponsor shall provide additional
2	affordable units in the amount of 2% of the number of units constructed on-site.
3	(F) Any development project that has submitted a complete
4	Environmental Evaluation application on or before January 12, 2016 and seeks to utilize a
5	density bonus under State Law shall use its best efforts to provide on-site affordable units in
6	the amount of 25% of the number of units constructed on-site and shall consult with the
7	Planning Department about how to achieve this amount of inclusionary affordable housing.
8	Any project An applicant seeking a density bonus under the provisions of State Law shall
9	provide reasonable documentation to establish eligibility for a requested density bonus, incentives or
10	concessions, and waivers or reductions of development standards. prepare a report analyzing how the
11	concessions and incentives requested are necessary in order to provide the required on-site affordable
12	housing.
13	(2) If a development project pays the Affordable Housing Fee or is eligible and
14	elects to provide off-site affordable housing, the development project shall provide the
15	following fee amount or amounts of off-site affordable housing during the limited periods of
16	time set forth below. All other requirements of Planning Code Sections 415.1et seq. shall
17	apply.
18	(A) Any development project that has submitted a complete
19	Environmental Evaluation application prior to January 1, 2014, shall pay a fee or provide off-
20	site housing in an amount equivalent to 25% of the number of units constructed on-site.
21	(B) Any development project that has submitted a complete
22	Environmental Evaluation application prior to January 1, 2015, shall pay a fee or provide off-
23	site housing in an amount equivalent to 27.5% of the number of units constructed on-site.
24	(C) Any development project that has submitted a complete
25	Environmental Evaluation application on or prior to January 12, 2016 shall pay a fee or

- provide off-site housing in an amount equivalent to 30% of the number of units constructed on-site.
 - (D) Any development project that submits an Environmental Evaluation application after January 12, 2016 shall comply with the requirements set forth in Sections 415.5, 415.6, and 415.7, as applicable.
 - (E) Notwithstanding the provisions set forth in subsections (b)(2)(A), (B) and (C) of this Section 415.3, for development projects proposing buildings over 120 feet in height, as measured under the requirements set forth in the Planning Code, except for buildings up to 130 feet in height located both within a special use district and within a height and bulk district that allows a maximum building height of 130 feet, such development projects shall pay a fee or provide off-site housing in an amount equivalent to 33-30% of the number of units constructed on-site. Any buildings up to 130 feet in height located both within a special use district and within a height and bulk district that allows a maximum building height of 130 feet shall comply with the provisions of subsections (b)(2)(A), (B) and (C) of this Section 415.3 during the limited periods of time set forth therein.
 - (F) Notwithstanding the provisions set forth in subsections (b)(2)(A), (B) and (C) of this section 415.3, if a development project is located in a UMU Zoning District or in the South of Market Youth and Family Zoning District, and pays the Affordable Housing Fee or is eligible and elects to provide off-site affordable housing pursuant to Section 415.5(g), or elects to comply with a land dedication alternative, such development project shall comply with the fee, off-site or land dedication requirements applicable within such Zoning Districts, as they existed on January 12, 2016, plus the following additional amounts for the Affordable Housing Fee or for land dedication or off-site affordable units: (i) if the development project has submitted a complete Environmental Evaluation application prior to January 1, 2014, the Project Sponsor shall pay an additional fee, or provide additional land dedication or off-site

affordable units, in an amount equivalent to 5% of the number of units constructed on-site; (ii)
if the development project has submitted a complete Environmental Evaluation application
prior to January 1, 2015, the Project Sponsor shall pay an additional fee, or provide additional
land dedication or off-site affordable units, in an amount equivalent to 7.5% of the number of
units constructed on-site; or (iii) if the development project has submitted a complete
Environmental Evaluation application on or prior to January 12, 2016, the Project Sponsor
shall pay an additional fee, or provide additional land dedication or off-site affordable units, in
an amount equivalent to 10% of the number of units constructed on-site. Notwithstanding the
foregoing, a development project shall not pay a fee or provide off-site units in a total amount
greater than the equivalent of $33\underline{30}\%$ of the number of units constructed on-site.

(G) Any development project consisting of 25 dwelling units or more that has submitted a complete Environmental Evaluation application on or prior to January 12, 2016, and is eligible and elects to provide off-site affordable housing, may provide off-site affordable housing by acquiring an existing building to fulfill all or part of the requirements set forth in this Section 415.3 and in Section 415.7 with an equivalent amount of units as specified in this Section 415.3(b)(2), as reviewed and approved by the Mayor's Office of Housing and Community Development and consistent with the parameters of its Small Sites Acquisition and Rehabilitation Program, in conformance with the income limits for the Small Sites Program.

SEC. 415.5. AFFORDABLE HOUSING FEE.

21 * * * *

- (b) Amount of Fee. The amount of the fee *which* that may be paid by the project sponsor subject to this Program shall be determined by MOHCD utilizing the following factors:
- (1) The number of units equivalent to the applicable off-site percentage of the number of units in the principal project.

1	(A) For housing development projects consisting of 10 dwelling units or more,
2	but less than 25 dwelling units, the applicable percentage shall be 20% for housing development
3	projects consisting of 10 dwelling units or more, but less than 25 dwelling units.
4	(B) The applicable percentage for For development projects consisting of
5	25 dwelling units or more, the applicable percentage shall be 33% if such units are Owned Units.
6	(C) For development projects consisting of 25 dwelling units or more, the
7	applicable percentage shall be 30% if such units are Rental Units in a Rental Housing Project. In the
8	event one or more of the Rental Units in the principal Rental Housing Project become ownership units,
9	each Rental Unit or the principal Rental Housing Project in its entirety, as applicable, shall pay to the
10	City the difference in the amount of the applicable inclusionary affordable housing fee so that the total
11	fee would be equivalent to the requirement for Owned Units, which is 33% of the number of total units
12	in the principal project, or such current percentage that has been adjusted annually by MOHCD.
13	(D) For housing developments consisting of 25 or more dwelling units, starting
14	on January 1, 2018, and no later than January 1 of each year thereafter, MOHCD shall increase the
15	applicable percentages set forth in $415.5(b)(1)(B)$ and $415.5(b)(1)(C)$ 0.75% each year. In any year
16	that the increase would result in a fee percentage that exceeds the maximum fee percentage in the
17	City's most recently completed Nexus Analysis, the annual increase shall not be applied. MOHCD
18	shall provide the Planning Department, DBI, and the Controller with information on the adjustment to
19	the on-site percentage so that it can be included in the Planning Department's and DBI's website notice
20	of the fee adjustments and the Controller's Citywide Development Fee and Development Impact
21	Requirements Report described in Section 409(a). For the purposes of this Section 415.5, the City shall
22	calculate the fee using the direct fractional result of the total number of units multiplied by the
23	applicable percentage, rather than rounding up the resulting figure as required by Section 415.6(a).
24	(2) The affordability gap <i>shall be calculated</i> using data on <i>the MOHCD's</i> cost <i>of</i>
25	construction of to construct affordable residential housing for three different building heights, as

1	applicable: (A) up to 55 feet; (B) above 55 feet up to 85 feet; and (C) above 85 feet and the Maximum
2	Purchase Price for the equivalent unit size. The fee shall be calculated individually for these three
3	different building types and two types of tenure, ownership and rental, rather than a single fee
4	calculation uniformly applied to all types of projects. The Department and MOHCD shall update
5	the technical report from time to time as they deem appropriate in order to ensure that the
6	affordability gap remains current and to reflect current costs of construction.
7	(3) For all housing developments, no No later than January 1 of each year,
8	MOHCD shall adjust the fee <u>based on adjustments in the City's cost of constructing affordable</u>
9	housing. MOHCD shall provide the Planning Department, DBI, and the Controller with
10	information on the adjustment to the fee so that it can be included in the Planning
11	Department's and DBI's website notice of the fee adjustments and the Controller's Citywide
12	Development Fee and Development Impact Requirements Report described in Section
13	409(a). MOHCD is authorized to shall develop an appropriate methodology for indexing the fee,
14	based on adjustments in the cost of constructing housing and the Maximum Purchase Price for the
15	equivalent unit size. The method of indexing shall be published in the Procedures Manual and
16	shall be provided to the Board of Supervisors when it is updated.
17	(4) <u>Specific Geographic Areas.</u> For any housing development that is located in an
18	area with a specific affordable housing requirement set forth in a Special Use District, or in
19	any other section of the Code such as Section 419, the higher affordable housing requirement
20	shall apply.
21	(5) In the event the project sponsor does not procure a building permit or site permit for
22	construction of the principal project within two years (24 months) of the project's approval, the
23	development project shall comply with the inclusionary affordable housing requirements applicable
24	thereafter at the time when the project sponsor does proceed with pursuing a building permit. Such

time period shall be extended in the event of any litigation seeking to invalidate the City's approval of such project, for the duration of the litigation.

SEC. 415.6. ON-SITE AFFORDABLE HOUSING ALTERNATIVE.

The requirements set forth in this Section 415.6 will be reviewed when the City completes an Economic Feasibility Study. If a project sponsor is eligible and elects to provide on-site units pursuant to Section 415.5(g), the development project shall meet the following requirements:

- (a) Number of Units. The number of units constructed on-site shall be as follows:
- than 25 dwelling units, T_t he number of affordable units constructed on-site shall generally be 12% of all units constructed on the project site for housing development projects consisting of 10 dwelling units or more, but less than 25 dwelling units. The affordable units shall all be affordable to low- and lower- income households. Owned Units shall be affordable to households earning 70% to 90% of Area Median Income, with an average affordable sales price set at 80% of Area Median Income or less. Rental Units shall be affordable to households earning 45% to 65% of Area Median Income, with an average affordable rent set at 55% of Area Median Income or less. The number of units constructed on-site shall generally be 25% of all units constructed on the project site for housing development projects consisting of 25 dwelling units or more, with a minimum of 15% of the units affordable to low-income households and 10% of the units affordable to low-or moderate/middle-income households.
- (2) For any housing development project consisting of 25 or more Owned Units, the number of affordable units constructed on-site shall be 27% of all units constructed on the project site, with a minimum of 15% of the units affordable to low-or lower-income households and 12% of the units affordable to moderate/middle-income households. Owned Units for low- and lower-income households shall be affordable to a range of households from 60% to 100% of Area Median Income,

1	with an average affordable sales price set at 80% of Area Median Income or less. Owned Units for
2	middle/moderate income households shall be affordable to a range of households from 100% to 140%
3	of Area Median Income, with an average affordable sales price set at 120% of Area Median Income or
4	less; provided that a middle/moderate income unit shall have a maximum sales price set at 100% of
5	Area Median Income for a single income household. MOHCD may reduce the average Area Median
6	Income upon request by the project sponsor.
7	(3) For any Rental Housing Project consisting of 25 or more Rental Units, the number
8	of affordable units constructed on-site shall generally be 24% of all units constructed on the project
9	site, with a minimum of 15% of the units affordable to low- or lower-income households and 9% of the
10	units affordable to moderate/middle-income households. Rental Units for low- and lower-income
11	households shall be affordable to a range of households earning from 40% to 80% of Area Median
12	Income, with an average affordable rent set at 55% of Area Median Income or less. Rental Units for
13	middle/moderate income households shall be affordable to a range of households earning from 80% to
14	120% of Area Median Income, with an average affordable rent set at 100% of Area Median Income or
15	less; provided that a middle/moderate income unit shall have a maximum rent set at 100% of Area
16	Median Income for a single income household. MOHCD may reduce the average Area Median Income
17	upon request by the project sponsor. MOHCD shall set forth in the Procedures Manual the
18	administration of rental units within this range.
19	(4) For buildings greater than 300 feet in height, an additional 5% of the on-site
20	residential units shall be affordable to qualifying households, with 60% of the additional affordable
21	units affordable to low- and lower-income households, and 40% of the additional affordable units
22	affordable to moderate/middle-income households.
23	(5) A minimum of 40% of the on-site affordable units shall consist of two bedroom units
24	and a minimum of 20% of the on-site affordable units shall consist of three bedrooms or larger. Units
25	shall have minimum floor areas that conform to the standards developed by the California Tax Credit

1	Allocation Committee (CTCAC) for affordable units. The total residential floor area devoted to the
2	affordable units shall not be less than the applicable percentage applied to the total residential floor
3	area of the principal project, provided that a 10% variation in floor area is permitted.
4	(6) In the event one or more of the Rental Units in the principal Rental Housing Project
5	become ownership units, each converted Rental Unit shall reimburse the City the proportional
6	difference between the amount of the then-current inclusionary affordable housing requirement for
7	Rental Units and Owned Units. If a Rental Housing Project is converted to an ownership housing
8	project in its entirety, an additional 3 percent of the units shall be designated as affordable to
9	qualifying households, apportioned between the required number of low- and lower-income and
10	moderate/middle-income on-site units in compliance with the requirements currently in effect at the
11	time of conversion.
12	(7) The Department shall require as a condition of Department approval of a
13	project's building permit, or as a condition of approval of a Conditional Use Authorization or
14	Planned Unit Development or as a condition of Department approval of a live/work project,
15	that 12%, $\underline{24\%}$ or $\underline{27\%}$ $\underline{25\%}$, as applicable, of all units constructed on the project site shall be
16	affordable to qualifying households so that a project sponsor must construct .12, .24 or .27 or
17	.25 times, as applicable, the total number of units produced in the principal project. If the total
18	number of units is not a whole number, the project sponsor shall round up to the nearest
19	whole number for any portion of .5 or above.
20	(8) Specific Geographic Areas. For any housing development that is located in
21	an area with a specific affordable housing requirement set forth in a Special Use District or in
22	any other section of the Code such as Section 419, the higher housing requirement shall
23	apply.
24	(9) If the principal project has resulted in demolition, conversion, or removal of

affordable housing units renting or selling to households at income levels and/or for a rental

rate or sales price below corresponding income thresholds for units affordable to low income
households, the Commission or the Department shall require that the project sponsor replace
the number of affordable units removed with units of a comparable number of bedrooms \underline{in}
addition to compliance with the inclusionary requirements set forth in this Section 415.6 or provide
that 25% of all units constructed as part of the new project shall be affordable to low income or
moderate/middle income households, whichever is greater.

(10) Annual indexing. The required on-site affordable housing to satisfy this section
415.6 shall increase by 0.75% annually for all development projects, beginning on January 1, 2018.

The increase shall be apportioned between the required number of low- and lower-income and moderate/middle-income on-site units in proportion to the requirement currently in effect.

(11) Any development project that constructs on-site affordable housing units as set forth in this Section 415.6 shall diligently pursue completion of such units. In the event the project sponsor does not procure a building permit or site permit for construction of the principal project within two years (24 months) of the project's approval, the development project shall comply with the inclusionary affordable housing requirements applicable thereafter at the time when the project sponsor procures a building permit. Such deadline shall be extended in the event of any litigation seeking to invalidate the City's approval of such project, for the duration of the litigation.

- (b) Timing of Construction. On-site affordable housing required by this Section 415.6 shall be constructed, completed, ready for occupancy, and marketed no later than the market rate units in the principal project.
 - (c) Type of Housing.

(1) Equivalency of Units. All on-site units constructed under this Section 415.6 shall be provided as ownership units unless the project sponsor meets the eligibility requirement of Section 415.5(g). All on-site units must be affordable to low income households. In general, affordable units constructed under this Section 415.6 shall be comparable in number

of bedrooms, exterior appearance and overall quality of construction to market rate units in
the principal project. A Notice of Special Restrictions shall be recorded prior to issuance of the
first construction document and shall specify the number, location and sizes for all affordable
units required under this subsection (c). The affordable units shall be evenly distributed
throughout the building. For buildings over 120 feet in height, as measured under the
requirements set forth in the Planning Code, the affordable units may be distributed
throughout the lower 2/3 of the building, as measured by the number of floors. The interior
features in affordable units should be generally the same as those of the market rate units in
the principal project, but need not be the same make, model or type of such item as long as
they are of good and new quality and are consistent with then-current standards for new
housing. The square footage of affordable units does not need to be the same as or
equivalent to that in market rate units in the principal project, so long as it is consistent with
then-current standards for new housing. The affordable units are not required to be the same
size as the market rate units, and may be 90% of the average size of the specific unit type.
For buildings over 120 feet in height, as measured under the requirements set forth in the
Planning Code, the average size of the unit type may be calculated for the lower 2/3 of the
building, as measured by the number of floors. Where applicable, parking shall be offered to
the affordable units subject to the terms and conditions of the Department's policy on
unbundled parking for affordable housing units as specified in the Procedures Manual and
amended from time to time. On-site affordable units shall be ownership units unless the project
applicant meets the eligibility requirement of Section 415.5(9).

(2) Density Bonus Projects. An applicant seeking a density bonus under the provisions of State Law shall provide reasonable documentation to establish eligibility for a requested density bonus, incentives or concessions, and waivers or reductions of development standards. The Planning Department shall provide information about the value of the density bonus, concessions and incentives

for each density bonus project and include it in the Department's case report or decision on the application. In addition, beginning in January 2018, the Planning Department shall prepare an annual report to the Planning Commission about the number of density bonus projects, density bonus units and the kinds of density bonuses, concessions and incentives provided to each density bonus project.

5 * * * *

SEC. 415.7. OFF-SITE AFFORDABLE HOUSING ALTERNATIVE

The requirements set forth in this Section 415.7 will be reviewed when the City completes an Economic Feasibility Study. If the project sponsor is eligible and elects pursuant to Section 415.5(g) to provide off-site units to satisfy the requirements of Section 415.1 et seq., the project sponsor shall notify the Planning Department and the Mayor's Office of Housing and Community Development ("MOHCD") of its intent as early as possible. The Planning Department and MOHCD shall provide an evaluation of the project's compliance with this Section 415.7 prior to approval by the Planning Commission or Planning Department. The development project shall meet the following requirements:

- (a) Number of Units: The number of units constructed off-site shall be as follows:
- (1) For any housing development that is located in an area <u>or Special Use District</u> with a specific affordable housing requirement, set forth in Section 419 or elsewhere in this Code, the higher off-site housing requirement shall apply.
- (2) For housing development projects consisting of 10 dwelling units or more but less than 25 units, the number of *affordable* units constructed off-site shall be 20%, so that a project applicant shall construct .20 times the total number of units produced in the principal project. If the total number of units is not a whole number, the project applicant shall round up to the nearest whole number for any portion of .5 or above. The off-site affordable units shall be affordable to low- *and lower*-income households. *Owned Units shall be affordable to*

1	households earning 60% to 90% of Area Median Income, with an average affordable sales price set at
2	80% of Area Median Income or less. Rental Units shall be affordable to households earning 40% to
3	80% of Area Median Income, with an average affordable rent set at 55% of Area Median Income or
4	<u>less.</u>
5	(3) For any housing development project consisting of 25 or more Owned Units, the
6	number of affordable units constructed off-site shall be 33% of all units constructed on the project site,
7	with a minimum of 18% of the units affordable to low- or lower-income households and 15% of the
8	units affordable to moderate/middle-income households. Owned Units for low- and lower-income
9	households shall be affordable to a range of households from 60% to 100% of Area Median Income,
10	with an average affordable sales price set at 80% of Area Median Income or less. Owned Units for
11	middle/moderate income households shall be affordable to a range of households from 100% to 140%
12	of Area Median Income, with an average affordable sales price set at 120% of Area Median Income or
13	less; provided that a middle/moderate income unit shall have a maximum sales price set at 100% of
14	Area Median Income for a single income household. MOHCD may reduce the average Area Median
15	Income upon request by the project sponsor.
16	(4) For any Rental Housing Project consisting of 25 or more Rental Units, the number
17	of affordable units constructed off-site shall generally be 30% of all units constructed on the project
18	site, with a minimum of 18% of the units affordable to low- or lower-income households and 12% of the
19	units affordable to moderate/middle-income households. Rental Units for low- and lower-income
20	households shall be affordable to a range of households earning from 45% to 65% of Area Median
21	Income, with an average affordable rent set at 55% of Area Median Income or less. Rental Units for
22	middle/moderate income households shall be affordable to a range of households earning from 80% to
23	120% of Area Median Income, with an average affordable rent set at 100% of Area Median Income or
24	less; provided that a middle/moderate income unit shall have a maximum rent set at 100% of Area
25	Median Income for a single income household. MOHCD may reduce the average Area Median Income

1	upon request by the project sponsor. MOHCD shall set forth in the Procedures Manual the
2	administration of rental units within this range.
3	(5) In the event one or more of the Rental Units in the principal Rental Housing Project
4	become ownership units, each converted Rental Unit, or the principal Rental Housing Project in its
5	entirety, as applicable, shall either (A) reimburse the City the proportional amount of the inclusionary
6	affordable housing fee, which would be equivalent to the current inclusionary affordable fee
7	requirement for Owned Units, or(B) provide additional off-site affordable units equivalent to the
8	current inclusionary requirements for Owned Units.
9	(6) The Department shall require as a condition of Department approval of a project's
10	building permit, or as a condition of approval of a Conditional Use Authorization or Planned Unit
11	Development or as a condition of Department approval of a live/work project, that 20%, 30% or 33%,
12	as applicable, of all units constructed on the project site shall be constructed off-site and affordable to
13	qualifying households so that a project sponsor must construct .20, .30 or .33 times, as applicable, the
14	total number of units produced in the principal project.
15	(7) For housing developments consisting of 25 or more dwelling units, starting on
16	January 1, 2018, and no later than January 1 of each year thereafter, MOHCD shall increase the
17	applicable percentages set forth in 415.7(a)(3) and 415.7(a)(4) 0.75% each year. In any year that the
18	increase would result in a fee percentage that exceeds the maximum fee percentage in the City's most
19	recently completed Nexus Analysis, the annual increase shall not be applied. The increase shall be
20	apportioned between the required number of low- and lower-income and moderate/middle-income on-
21	site units in proportion to the requirement currently in effect.
22	(8) Any development project that constructs off-site affordable housing units as set forth
23	in this Section 415.6 shall diligently pursue completion of such units. In the event the project sponsor
24	does not procure a building permit or site permit for construction of the principal project or the off-site
25	affordable housing project within two years (24 months) of the project's approval, the development

project shall comply with the inclusionary affordable housing requirements applicable thereafter at the
time when the project sponsor procures a building permit. Such deadline shall be extended in the event
of any litigation seeking to invalidate the City's approval of the principal project or off-site affordable
housing project for the duration of the litigation.

For housing development projects consisting of 25 dwelling units or more, the number of units constructed off-site shall be 33%, with 20% of the units affordable to low-income households and 13% of the units affordable to low- or moderate/middle-income households, so that a project applicant shall construct .33 times the total number of units produced in the principal project. If the total number of units is not a whole number, the project applicant shall round up to the nearest whole number for any portion of .5 or above.

(94) Specific Geographic Areas.

For any housing development that is located in an area with a specific affordable housing requirement set forth in a Special Use District, or in any other section of the Code such as Section 419, the higher affordable housing requirement shall apply.

SEC. 415.11. SEVERABILITY.

If any subsection, sentence, clause, phrase, or word of this Section 415, or any application thereof to any person or circumstance, is held to be invalid or unconstitutional by a decision of a court of competent jurisdiction, such decision shall not affect the validity of the remaining portions or applications of the Section. The Board of Supervisors hereby declares that it would have passed this ordinance and each and every subsection, sentence, clause, phrase, and word not declared invalid or unconstitutional without regard to whether any other portion of this Section or application thereof would be subsequently declared invalid or unconstitutional.

1	Section 4. 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 5. 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	additions, and Board amendment deletions in accordance with the "Note" that appears under
11	the official title of the ordinance.
12	
13	APPROVED AS TO FORM:
14	DENNIS J. HERRERA, City Attorney
15	By: KATE H. STACY
16	Deputy City Attorney
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