BOARD of SUPERVISORS



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April 21, 2017

File No. 170419

Lisa Gibson Acting Environmental Review Officer Planning Department 1650 Mission Street, Ste. 400 San Francisco, CA 94103

Dear Ms. Gibson:

On April 11, 2017, Supervisor Peskin introduced the following proposed legislation:

File No. 170419

Ordinance amending the Planning Code to 1) eliminate the use size exemption for movie theaters in the North Beach Neighborhood Commercial District ("North Beach NCD"); 2) restrict lot mergers in the North Beach NCD, North Beach Special Use District ("North Beach SUD"), and Telegraph Hill-North Beach Residential Special Use District ("Telegraph Hill-North Beach SUD"); 3) require active commercial uses on the ground floor in the North Beach SUD and the North Beach NCD; 4) prohibit garage entries, driveways, or other vehicular access to off-street parking or loading on certain streets and alleys in North Beach NCD and Telegraph Hill-North Beach SUD and other streets; 5) deem restaurants that cease to operate for 18 months in the North Beach NCD to be discontinued: 6) authorize a special ceiling height exception to certain projects in the North Beach NCD: 7) clarify procedures for abating a Conditional Use authorization; 8) prohibit Planned Unit Developments in the North Beach SUD; 9) require active commercial uses on the ground floor and limit hours of operation in the North Beach NCD; 10) regulate Specialty Food Manufacturing, preserve and maintain small-scale, fine grain storefronts, protect and encourage upper-story residential uses, preserve Legacy Businesses, and prohibit certain uses in the North Beach SUD; 11) clarify and modify the requirements for approval of parking garages in the Telegraph Hill-North Beach SUD; 12) reduce lot size square footage that

would require Conditional Use authorization in the North Beach District; 13) delete the definition of Take Out Food and amend the definitions of Limited-Restaurant, Restaurant, Restaurant, and Other Retail Sales and Services uses; and 14) update, correct, clarify, and simplify language in other Planning Code Sections; 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, and findings of public convenience, necessity, and welfare under Planning Code, Section 302.

This legislation is being transmitted to you for environmental review.

Angela Calvillo, Clerk of the Board

For By: Alisa Somera, Legislative Deputy Director Land Use and Transportation Committee

Attachment

c: Joy Navarrete, Environmental Planning Jeanie Poling, Environmental Planning

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[Planning Code - Commercial Uses in North Beach; Technical and Other Amendments]

Ordinance amending the Planning Code to 1) eliminate the use size exemption for Movie Theaters in the North Beach Neighborhood Commercial District ("North Beach NCD"); 2) restrict lot mergers in the North Beach NCD, North Beach Special Use District ("North Beach SUD"), and Telegraph Hill-North Beach Residential Special Use District ("Telegraph Hill-North Beach SUD"); 3) require active commercial uses on the ground floor in the North Beach SUD and the North Beach NCD; 4) prohibit garage entries, driveways, or other vehicular access to off-street parking or loading on certain streets and alleys in North Beach NCD and Telegraph Hill-North Beach SUD and other streets; 5) deem restaurants that cease to operate for 18 months in the North Beach NCD to be discontinued; 6) authorize a special ceiling height exception to certain projects in the North Beach NCD; 7) clarify procedures for abating a Conditional Use authorization; 8) prohibit Planned Unit Developments in the North Beach SUD; 9) require active commercial uses on the ground floor and limit hours of operation in the North Beach NCD; 10) regulate Specialty Food Manufacturing, preserve and maintain small-scale, fine grain storefronts, protect and encourage upper-story residential uses, preserve Legacy Businesses, and prohibit certain uses in the North Beach SUD; 11) clarify and modify the requirements for approval of parking garages in the Telegraph Hill-North Beach SUD; 12) reduce lot size square footage that would require Conditional Use authorization in the North Beach District; 13) delete the definition of Take Out Food and amend the definitions of Limited-Restaurant, Restaurant, and Other Retail Sales and Services uses; and 14) update. correct, clarify, and simplify language in other Planning Code Sections; 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, and findings of public convenience, necessity, and welfare under Planning Code, Section 302.

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 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. Findings.

- (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, 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. ______, and is incorporated herein by reference.
- (c) On ______, 2017, the Planning Commission, in Resolution No. _____, approved this ordinance, recommended it for adoption by the Board of Supervisors, and adopted findings that it will serve the public necessity, convenience, and welfare. Pursuant to Planning Code Section 302, 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 by reference herein.

Section 2. The Planning Code is hereby amended by revising Section 121.2, to read as follows:

SEC. 121.2. USE SIZE LIMITS (NON-RESIDENTIAL), NEIGHBORHOOD COMMERCIAL DISTRICTS.

* * * *

(b) In order to protect and maintain a scale of development appropriate to each district, Non-Residential Uses which that exceed the square footage stated in the table below shall not be permitted, except that in the North Beach Neighborhood Commercial District this Subsection 121.2(b) shall not apply to a Movie Theater use as defined in Section 790.64 and except that in the Castro Street Neighborhood Commercial District certain Large Institutions may by Conditional Use Authorization exceed this Subsection 121.2(b) as described in the Specific Provisions for Section 715.21. The use area shall be measured as the gross floor area for each individual nonresidential use.

* * * *

Section 3. The Planning Code is hereby amended by revising Section 121.7, to read as follows:

SEC. 121.7. RESTRICTION OF LOT MERGERS IN CERTAIN DISTRICTS AND ON PEDESTRIAN-ORIENTED STREETS.

In order to promote, protect, and maintain a fine-grain scale of development in residential districts and on important pedestrian-oriented commercial streets which is appropriate to each district, compatible with adjacent buildings; provide for a diverse streetscape; ensure the maintenance and creation of multiple unique buildings and building frontages rather than large single structures superficially treated; promote diversity and

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multiplicity of land ownership and discourage consolidation of property under single ownership, merger of lots is regulated as follows:

Street or District Lot Frontage Limit Ocean Avenue in the Ocean Avenue See Ssubsection (e) NCT Inner and Outer Clement NCDs 50 feet North Beach NCD, North Beach SUD, and 25 feet* Telegraph Hill - North Beach Residential SUD* 50 feet NC-2 districts on Balboa Street between 2nd Avenue and 8th Avenue. and between 32nd Avenue and 38th Avenue

*For purposes of this section 121.7, for a lot that does not have street frontage, any merger shall not result in a lot width greater than 25 feet.

Section 4. The Planning Code is hereby amended by revising Section 145.4, to read as follows:

SEC. 145.4 REQUIRED GROUND FLOOR COMMERCIAL USES.

- (a) **Purpose.** To support active, pedestrian-oriented commercial uses on important commercial streets.
- (b) **Applicability.** The requirements of this Section apply to the following street frontages.
 - (24) Buchanan Street, between Post Street and Sutter Street; and

1	(25) Post Street, between Fillmore Street and Laguna Street on the south side							
2	and between Webster Street and Laguna Street on the north side.;							
3	* * * *							
4	(28) Any street frontage that is entirely within the North Beach Neighborhood							
5	Commercial District; and							
6	(29) Any street frontage that is entirely within the North Beach Special Use District.							
7	* * *							
8	Section 5. The Planning Code is hereby amended by revising Section 155, to read as							
9	follows:							
10	SEC. 155. GENERAL STANDARDS AS TO LOCATION AND ARRANGEMENT OF							
11	OFF-STREET PARKING, FREIGHT LOADING AND SERVICE VEHICLE FACILITIES.							
12	* * * *							
13	(r) Protected Pedestrian-, Cycling-, and Transit-Oriented Street							
14	Frontages. In order to preserve the pedestrian character of certain downtown and							
15	neighborhood commercial districts and to minimize delays to transit service, garage entries,							
16	driveways or other vehicular access to off-street parking or loading (except for the creation of							
17	new publicly-accessible streets and alleys) shall be regulated on development lots as follows							
18	on the following street frontages:							
19	(1) Folsom Street, from Essex Street to the Embarcadero, not permitted							
20	except as set forth in Section 827.							
21	(2) Not permitted:							
22	* * *							
23	(CC) Buchanan Street from Post Street to Sutter Street-							
24	* * *							
25	(JJ) Grant Avenue between Columbus Avenue and Filbert Street,							

which such authorization is provided for elsewhere in this Code. The procedures for conditional uses shall be as specified in this Section 303 and in Sections 306 through 306.6, except that Planned Unit Developments shall in addition be subject to Section 304, medical institutions and post-secondary educational institutions shall in addition be subject to the institutional master plan requirements of Section 304.5, and conditional use and Planned Unit Development applications filed pursuant to Article 7, or otherwise required by this Code for uses or features in Neighborhood Commercial Districts, and conditional use applications within South of Market Districts, shall be subject to the provisions set forth in Sections 316 through 316.8 of this Code, in lieu of those provided for in Sections 306.2 and 306.3 of this Code, with respect to scheduling and notice of hearings, and in addition to those provided for in Sections 306.4 and 306.5 of this Code, with respect to conduct of hearings and reconsideration.

* * * *

(f) Conditional Use Abatement. The Planning Commission may consider the possible revocation of a conditional use or the possible modification of or placement of additional conditions on a conditional use when the Planning Commission determines, based upon substantial evidence, that the applicant for the conditional use had submitted false or misleading information in the application process that could have reasonably had a substantial effect upon the decision of the Commission or the conditional use is not in compliance with condition of approval, is in violation of law if the violation is within the subject matter jurisdiction of the Planning Commission, or operates in such a manner as to create hazardous, noxious or offensive conditions enumerated in Section 202(c) if the violation is within the subject matter jurisdiction of the Planning Commission and these circumstances have not been abated through administrative action of the Director, the Zoning Administrator or other City authority. Such consideration shall be the subject of a public hearing before the

Planning Commission but no fee shall be required of the applicant or the subject conditional use operator.

may seek a public hearing. The Director of Planning or the Planning Commission may seek a public hearing on conditional use abatement when the Director or Commission has <u>obtained or received: A)</u> substantial evidence submitted within one year of the effective date of the Conditional Use authorization that the applicant for the conditional use had submitted false or misleading information in the application process that could have reasonably had a substantial effect upon the decision of the Commission; or <u>B)</u> substantial evidence, <u>submitted at any time while the Conditional Use authorization is effective</u>, of a violation of conditions of approval, a violation of law, or operation which creates hazardous, noxious or offensive conditions enumerated in Section 202(c).

Section 8. The Planning Code is hereby amended by revising Section 304, to read as follows:

SEC. 304. PLANNED UNIT DEVELOPMENTS.

In districts other than C-3, the Eastern Neighborhoods Mixed Use Districts, the DTR Districts, the North Beach Special Use District, or the South of Market Mixed Use Districts, the Planning Commission may authorize as conditional uses, in accordance with the provisions of Section 303, Planned Unit Developments subject to the further requirements and procedures of this Section. After review of any proposed development, the Planning Commission may authorize such development as submitted or may modify, alter, adjust, or amend the plan before authorization, and in authorizing it may prescribe other conditions as provided in Section 303(d). The development as authorized shall be subject to all conditions so imposed and shall be excepted from other provisions of this Code only to the extent specified in the authorization.

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Section 9. The Planning Code is hereby amended by revising Section 722, to read as follows:

SEC. 722. NORTH BEACH NEIGHBORHOOD COMMERCIAL DISTRICT.

The North Beach District controls are designed to ensure the livability and attractiveness of North Beach. Building standards limit new development to a small to moderate scale. Rear yards are protected above the ground story-floor and at residential levels. Most newActive Commercial uses shall be commercial development is permitted required at the first two stories ground floor. Small-scale, neighborhood-serving businesses are strongly encouraged and formula retail uses are prohibited. To preserve and maintain the district's smallscale, fine grain storefronts, the consolidation or merger of existing retail or commercial spaces or storefronts are prohibited, and Uuse sSizes are controlled to limit future consolidation of spaces and to-encourage conversion back to the traditional small-scale commercial spaces. Special controls are necessary because an over-concentration of food and beverage service establishments limits neighborhood-serving retail sales and personal services in an area that needs them to thrive as a neighborhood. In order to maintain neighborhood-serving retail sales and personal services and to protect residential livability, additional eating and drinking establishments are prohibited in spaces that have been occupied by neighborhood-serving retail sales and personal services. Special controls limit additional ground-story entertainment uses and prohibit new walk-up <u>facilities</u>-automated bank teller machines (ATMs). Financial services, limited financial services, and ground-story business and professional office uses are prohibited from locating in the portion of the district south of Greenwich Street, while new financial services locating in the portion of the district north of Greenwich Street are limited.

Restrictions on automobile and drive-up uses are intended to promote continuous retail frontage and maintain residential livability.

In keeping with the district's existing mixed-use character, housing development in new buildings is encouraged above the *second storyground floor*. Existing residential units are protected by prohibitions of upper-story conversions, *mergers, removals* and *limitations on* demolitions. Accessory *dD*welling *#U*nits are permitted within the *existing building envelope, but may not eliminate or reduce ground-story commercial space district pursuant to Subsection 207(c)(4) of this Code*.

Table 722. NORTH BEACH NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE						
No.	Zoning Category	§ References	North Beach Controls			
722.10	Height and Bulk Limit	§§ 102 .12 , 105, 106, 250 - 252, 260, 261.1, 270, 271	P up to 40 ft.: Height Sculpting on Alleys: § 261.1			
722.11	Lot Size [Per Development]	§§ 121.1, <u>121.7,</u> <u>780.3,</u> 790.56,	P up to 4,999 sq. ft.; C 5,000 sq. ft. & above § 121.1; Restrictions on lot mergers: §§ 121.7, 780.3; Planned Unit Development NP § 780.3			
722.12	Rear Yard	§§ 130, 134, 136	Required at the second story and above and at all residential levels § 134 (a) <u>-</u> (e)			

722.13	Street Frontage	§§ 145.1 <u>, 145.4</u> , 780.3(c)(3)(A)	Required. Exceptions permitted for historic buildings § 145.1(d). Ground floor commercial required §145.4. Consolidation or merger of ground floor retail or commercial spaces prohibited § 780.3(c)(3)(A). Front setback and side yard not required §§ 130-133.
* * * *	* * * *	* * * *	* * * *
No.	Zoning Category	§ References	North Beach Controls by Story
COMMER	RCIAL AND INSTITUTIONAL STA	NDARDS AND USE	ES .
722.20	Floor Area Ratio	§ <i>§ 102.9, 102.11</i> <i>102,</i> 123 <i>, 124</i>	1.8 to 1 § 124(a) <u>and</u> (b)
722.21	Use Size [Nonresidential]	§§ 790.130, 121.2, 780.3(c)(3), 178(e)(5)	P up to 1,999 sq. ft.; C # 2,000 sq. ft. to 3,999 sq. ft.; NP 4,000 sq. ft. and above; § 121.2 Consolidation or merger of ground floor retail or commercial spaces prohibited: § 780.3(c)(3)(A); Specialty Grocery use shall not exceed 1,000 sq. ft.: § 780.3(c)(3)(B)
722.22	Off-Street Parking, Commercial/Institutional	§§ 150, 151.1, 153 - 157, 159 - 160, 161, 204.5, 249.49, 155(r) and (t)	None required. Limits set forth in § 151.1. <u>Vehicular access not permitted on certain streets and alleys § 155(r)(2).</u>

722.23	Off-Street Freight Loading	§§ 150, <u>152,</u> 153 - 155, <u>161,</u> 204.5, <u>155(r) and (t)</u>	Generally, none required if gross floor area is less than 10,000 sq. ft. <u>Limits</u> <u>set forth in </u> §\$ 152. <u>161(b)</u> <u>Vehicular access not</u> <u>permitted on certain streets</u> <u>and alleys</u> § 155(r)(2).		
722.24	Outdoor Activity Area	§ <u>§ 145.2.</u> 790.70	P if located in front; C if located elsewhere § 145.2		
722.25	Drive-Up Facility	§ 790.30	NP		
* * * *	* * *	* * * *	* * *		
722.27	Hours of Operation	§ 790.48	P 6 a.m 2 a.m. C 2 a.m 6 a.m.		
722.30	General Advertising Sign	§§ 262, 602 <u>.7.</u> - 604, 608 <u>. 609.</u> 610, 611	<u>NP</u>		
722.31	Business Sign	§§ 262, 602 - 604, <u>607, 607.1.</u> 608, 609	P § 607.1(f)(2) Vintage Signs permitted per Section 608.14.		
722.32	Other Signs	§§ 262, 602 - 604, <u>607, 607.1,</u> 608, 609	P § 607.1(c), (d) <u>and</u> (g) <u>Vintage Signs permitted per</u> <u>Section 608.14</u>		
***	* * *	* * * *	* * * *		
Retail Sales and Services					
****	* * * *	* * * *	* * *		

722.40	Other Retail Sales and Services [Not Listed Below]	§ 790.102	P <u>/NP#</u>	₽ <u>C</u>	
722.41	Bar	§§ 780.3, 790.22	C #		
722.43	Limited Restaurant	§ <u>§ 780.3,</u> 790.90	C #		
722.44	Restaurant	§§ 780.3, 790.91	C #		
722.45	Liquor Store	§ 790.55	С		
722.46	Movie Theater	§ 790.64	P <u>#</u>		
722.47	Adult Entertainment	§ 790.36	<u>NP</u>		
722.48	Other Entertainment	§ 790.38	С		
722.49	Financial Service	§§ 790.110 <u>.</u> 781.6(a)	C/NP#		
722.50	Limited Financial Service	§§ 790.112 <u>.</u> 781.6(b)	C/NP#		
722.51	Medical Service	§ 790.114	P <u>NP</u>	₽ <u>C</u>	<u>C</u>
722.52	Personal Service	§ 790.116	Р	Р	
722.53	Business or Professional Service	§§ 790.108 <u>.</u> 781.6(c)	C/NP#	Р	
722.54	Massage Establishment	§§ 790.60, <u>303(n)</u> §§ 29.1-29.32 Health Code	C#		
722.55	Tourist Hotel	§ 790.46	C <u>#</u>	С	С
722.56	Automobile Parking	§§ <u>142, 155(r) and</u> (t). 156, <u>157, 160,</u> 161, 249.49, 790.8	€ <u>NP</u>	C <u>#</u>	C <u>#</u>
722.57	Automotive Gas Station	§ 790.14	<u>NP</u>	<u>NP</u>	<u>NP</u>
722.58	Automotive Service Station	§ 790.17	C #	<u>NP</u>	<u>NP</u>

722.59	Automotive Repair	§ 790.15	<u>ENP</u>	<u>NP</u>	<u>NP</u>
722.60	Automotive Wash	§ 790.18	<u>NP</u>	<u>NP</u>	<u>NP</u>
722.61	Automobile Sale or Rental	§ 790.12	<u>NP</u>	<u>NP</u>	<u>NP</u>
722.62	Animal Hospital	§ 790.6	С	<u>NP</u>	<u>NP</u>
722.62A	<u>Kennel</u>	<u>§ 102</u>	<u>NP</u>	<u>NP</u>	<u>NP</u>
722.63	Ambulance Service	§ 790.2	<u>NP</u>	<u>NP</u>	<u>NP</u>
722.64	Mortuary	§ 790.62	<u>NP</u>	<u>NP</u>	<u>NP</u>
722.65	Trade Shop	§ 790.124	P-#	C-#	<u>NP</u>
722.66	Storage	§ 790.117	<u>NP</u>	<u>NP</u>	<u>NP</u>
722.68	Fringe Financial Service	§ 790.111	<u>NP</u>	<u>NP</u>	<u>NP</u>
722.69	Tobacco Paraphernalia Establishments	§ 790.123	С	<u>NP</u>	<u>NP</u>
722.69B	Amusement Game Arcade (Mechanical Amusement Devices)	§ 790.4	<u>NP</u>	<u>NP</u>	<u>NP</u>
722.69C	Neighborhood Agriculture	§§ 102.35(a) <u>102.</u> 202.2(c)	P <u>#</u>	Р	Р
722.69D	Large-Scale Urban Agriculture	§§ 102.35(b) - <u>102.</u> 202.2(c)	€ <u>NP</u>	<u>CNP</u>	<u>NP</u>
722.69E	<u>Motel</u>	§ 102	<u>NP</u>	<u>NP</u>	<u>NP</u>
722.69F	<u>Kennel</u>	<u>§ 102</u>	<u>NP</u>	<u>NP</u>	<u>NP</u>
722.69G	Specialty Food Manufacturing	§ 780.3(c)	<u>C</u>	<u>NP</u>	<u>NP</u>
* * * *	* * * *	* * * *		* * * *	
Institutio	ons and Non-Retail Sales and Se	rvices			
722.70	Administrative Service	§ 790.106	<u>NP</u>	<u>NP</u>	<u>NP</u>

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722.80	Hospital or Medical Center	§ 790.44	<u>NP</u>	<u>NP</u>	<u>NP</u>
722.81	Other Institutions, Large	§ 790.50	P <u>#</u>	С	С
722.82	Other Institutions, Small	§ 790.51	P <u>#</u>	Р	Р
722.83	Public Use	§ 790.80	C <u>#</u>	С	С
722.84	Medical Cannabis Dispensary	§§ 790.141, 202.2(e)	₽ <u>DR</u>	<u>NP</u>	<u>NP</u>
RESIDEN	ITIAL STANDARDS AND USES				
722.90	Residential Use	§ 790.88	P <u>#</u>	Р	Р
722.91	Dwelling Unit Density	§ 207 <u>(b)(6)</u>	Generally, up to-1 unit per 400 sq. ft. lot area or the density permitted in the nearest Residential District, whichever is greater. #-[# to be deleted]		
722.92	Residential Density, Group Housing	§ § 207, 208 <u>(a)</u>	Generally, up to 1 bedroom per 140 sq. ft. lot area Density limits in § 208(a)		ea
722.92b	Residential Density, Homeless Shelters	§§ 102 <u>207.1,</u> 790.88(c) 208(a)	Density limits in Section 208(a).		ction
* * * *	* * *	* * * *	* * *		
722.94	Off-Street Parking, Residential	§§ <u>145.1,</u> 150, 151.1, 153 - 157, <u>166, 159 - 160,</u> 204.5 <u>, 155(r)</u> and (t), 249.49	None required. P up to 0.5 parking spaces for each dwelling unit; C up to .75 parking spaces for each dwelling unit. Per §§ 249.49, and 155(t), Special controls when installing garages in Residential Buildings. #		s for ; C up to s for

			access NI and alleys §§ 145.1, # if instal	(r)(2) vehic on certain s in North B 151.1, 166, ling a garag esidential b	streets leach # 167 ge in an
722.95	Community Residential Parking	§§ 790.10, <u>155(r)</u> and (t), <u>249.49</u>	<u>ENP</u>	С	С
722.96	Removal of Residential or Unauthorized Units through Conversion	§ 317	ϵ		
722.97	Removal of Residential or Unauthorized Units through Conversion, Demolition, or Merger	§ <i>§ 780(c)(4)</i> , 317	existing Is within the removal, or conver residential Units about the loss of Rewould of	vent the loss Residential Use district, the demolition, rsion to a no al use of Res ove the First bited even i esidential Use herwise be a ction 317 of	Units e merger, on- sidential t Story f such nits

SPECIFIC PROVISIONS FOR THE NORTH BEACH NEIGHBORHOOD COMMERCIAL DISTRICT						
Article 7 Code Section	Other Code Section	Zoning Controls				
§ 722.26	§ 790.140	NORTH BEACH WALK UP FACILITIES Boundaries: North Beach NCD Controls: Walk-up <u>facilities</u> , <u>including</u> automated bank teller machines (ATMs), are not permitted.				
§§ 722.40- 722.90	§ 145.4 § 780.3(c)(5)	GROUND FLOOR COMMERCIAL USES REQUIRED Boundaries: North Beach NCD Controls: Unless otherwise prohibited or limited by Section				

1 2 3			780.3, Section 722, or any other section of this Code, to promote active, pedestrian-oriented streetscape, Active Commercial uses shall be required at the Ground Floor pursuant to Section 145.4. This requirement shall not be subject to modification.
5			NORTH BEACH USE SIZE LIMITS FOR SPECIALTY GROCERY USE
			Boundaries: North Beach NCD
6 7	<u>§ 722.40</u>	§ 790.102	Controls: Per the North Beach Special Use District in Section 780.3(c)(3) of this Code, Specialty Grocery use shall
8			not exceed a Use Size of 1,000 square feet in order to preserve and maintain the district's small-scale, fine grain storefronts.
9			
10			NORTH BEACH SPECIAL USE DISTRICT RESTAURANTS, LIMITED RESTAURANTS, AND BARS Boundaries: North Beach NCD.
11			Controls: Restaurants, as defined in Section 790.91 of
12			this Code, Limited Restaurants as defined in Sections
			790.90 of this Code, and Bars, as defined in Section
13			790.22 <u>of this Code</u> , may be permitted as a <u>Conditional</u> <u>Use</u> on the- <u>ground level</u> if, in addition to the criteria set
14			forth in Section 303 <u>of this Code</u> , the Planning Commission finds that the Restaurant, Limited
15	§ 722.41		Restaurant, or Bar-would occupy a space that is
16	§ 722.43	§ 780.3	currently or was last <u>legally</u> occupied by <u>the same use as</u>
17	§ 722.44	3 700.5	that being proposed; provided that such use has not been discontinued or abandoned pursuant to Sections
			186.1(d) or 178(d) of this Code: and provided further
18			that the following shall apply:
19			(i) A Bar may occupy a space that is currently or
20			was last legally occupied by a Bar;
Sam Arriva			(ii) A Restaurant may occupy a space that is currently or was last legally occupied by a Restaurant or
21			Bar; and
22			(iii) A Limited Restaurant may occupy a space that is
23			currently or was last legally occupied by a Limited Restaurant, Restaurant, or Bar.
24			NORTH BEACH LIQUOR LICENSES FOR
	§ 722.44	§ 790.91 780.3	RESTAURANTS
25			Boundaries: North Beach NCD.

		Controls: <u>In the District, a</u> Restaurant <i>use</i> may only add ABC license types <u>41</u> , 47, 49, <u>59</u> , or 75 as a conditional
		use on the ground level if, in addition to the criteria set
		forth in Section 303, the Planning Commission finds
		that the restaurant is operating as a Bona_Fide Eating Place. <i>To verify that the Restaurant is continuing to</i>
		operate as a Bona-Fide Eating Place, upon request by the
		Zoning Administrator, the Restaurant shall provide the
		Zoning Administrator with records showing the Restaurant's gross receipts within the year preceding the
		request. All records and information submitted to the
		Zoning Administrator shall be submitted under penalty of
		perjury. Should a <u>Restaurant use</u> fail to operate as a Bona-Fide Eating Place for any length of time, the
		Conditional Use authorization shall be subject to
		abatement through administrative action or revocation by
		the Planning Commission pursuant to Section 303 of this Code.
* * * *	* * * *	* * * *
		ACCESSORY DWELLING UNITS
		Boundaries: Within the boundaries of the North Beach
		NCD.
		Controls: An "Accessory Dwelling Unit," as defined in
§ 722	S.C. 1.03, 207(-)(4)	Section 102 and meeting the requirements of Section
§ 722.91	§§ 102, 207(c)(4)	207(c)(4), is permitted <i>to be constructed within an existing</i> building in areas that allow residential use or within an
		existing and authorized auxiliary structure on the same lot,
		provided that it doeswithin the existing building envelope.
		One ADU allowed in buildings with 4 or fewer Dwelling Units; no limit on ADUs in buildings with 5 or more
		<u>Dwelling Units. ADUs may</u> not eliminate or reduce a
		ground-story retail or commercial space.
		NORTH BEACH OFF-STREET PARKING,
§722.94	§§ 150, 153-157,	RESIDENTIAL Boundaries: North Beach NCD and Telegraph Hill-
§ 722.95		North Beach Residential SUD
	155(t)	Controls:
	N2	A. Installing a garage in an existing residential building of four or more units requires a mandatory
	§ 722 § 722.91	§ 722 § 722.91 § 722.91 § 150, 153-157, 159-160, 204.5,249.49.

1 2			discretionary review by the Planning Commission; Section 311 notice is required for a building of less than four units. In approving installation of the garage, the Commission shall find that:
3			the Commission shall find that.
3			(1) the proposed garage opening/addition of off-street
4			parking will not cause the elimination or reduction of
5			ground-story retail or commercial space; the "removal" or "conversion of residential unit," as those terms are defined
6			in Section 317 of this Code; (2)-the proposed garage opening/addition of off-street parking will not
7		la.	substantially-decrease the livability of a square footage of
8			any dwelling unit without increasing the floor area in a commensurate amount; (3) the building has not had two
9			$\frac{or\ more\ any}{sections}$ "no-fault" evictions, as defined in based on Sections 37.9(a)(78)-(1316) of the San Francisco
10			Administrative Code, with each eviction associated with a
11			separate unit(s)-within the past 10ten years, (4) the garage would not front on a public right-of-way
180.5			narrower than 41 feet, and (5) the proposed
12			garage/addition of off-street parking installation is
13	· ·		consistent with the Priority Policies of Section 101.1 of
15			this Code.
14			Prior to the Planning Commission hearing <u>for a</u>
15			building of four or more units, or prior to issuance of
15			notification under Section 311(c)(2) of this Code <u>for a</u>
16			building of less than four units, the Planning Department shall require a signed affidavit by the project sponsor
_			attesting to (1), (2), and (3) above, which the
17			Department shall independently verify, and the
18	,		Department shall determine whether. The Department shall
			also have made a determination that the project complies
19			with (4) and (5) above. If the project does not meet the
20		25	above requirements, the project application shall
			automatically be deemed incomplete and the application shall not be granted.
21			shau noi ve gramea.
22	§ <u>722.22.</u>		<u>VEHICULAR ACCESS RESTRICTIONS</u>
23	<u>§ 722.23,</u>	§§ 790.8, 790.10,	Boundaries: North Beach NCD
24	<u>§ 722.56.</u>	155(r)(2)	Controls: Garage entrances, driveways or other vehicular
25	<u>§ 722.94,</u>		access to off-street parking or loading shall not be permitted on Columbus Avenue between Washington and North Point

<u>§ 722.95</u>	Streets, Grant Avenue between Columbus Avenue and
	Filbert Street, and Green Street between Grant Avenue and
	Columbus/Stockton Streets.

Section 10. The Planning Code is hereby amended by revising Section 780.3, to read as follows:

SEC. 780.3. NORTH BEACH SPECIAL USE DISTRICT.

- (a) Purposes. In order to (1) preserve and maintain the mix and variety of neighborhood-serving retail sales and personal services of a type which that supplies commodities or offers personal services to residents of North Beach and nearby neighborhoods; (2) preserve and maintain the District's small-scale, fine grain storefronts; (3) protect and encourage upper-story Residential Uses; and (4) preserve the contributions of Legacy Businesses to the history and identity of North Beach, there shall be a North Beach Special Use District applicable to the North Beach Neighborhood Commercial District, as designated on the Sectional Map SU01 of the Zoning Map of the City and County of San Francisco.
 - (b) **Definitions.** The following definitions apply to the North Beach Special Use District:
- (1) Specialty Food Manufacturing. A Commercial Use that includes the manufacturing and processing of foods on the premises for retail and/or wholesale sales and also provides a customer service counter for sale of such manufactured or processed food directly to the consumer. This use may have seating as a minor and incidental use that occupies less than 15% of the Occupied Floor Area of the establishment. This use includes, but is not limited to bakeries, coffee roasters, confectionaries, chocolatiers, and makers of ice cream, gelato, or sorbet, where the preceding businesses make or prepare their products on the premises. This use shall not provide any alcohol sales for consumption on or off the premises.
- (2) Legacy Business. A business as defined under Administrative Code Section 2A.242 and included in the Legacy Business Registry.
 - (c) Controls. The following provisions shall apply within such district:

(a) (1) Restaurants, Limited Restaurants, and Bars. Restaurants, as defined in
Section 790.91 of this Code, Limited Restaurants as defined in Section 790.90 of this Code, and
Bars, as defined in Section 790.22 of this Code, may be permitted as a $e\underline{C}$ onditional $\underline{u}\underline{U}$ se on
the ground level if, in addition to the criteria set forth in pursuant to Section 303 of this Code, only
if the Zoning Administrator first determines the Planning Commission finds that the Restaurant,
<u>Limited Restaurant</u> , or Bar <u>does not would</u> occupy: (1) a space that is currently or was last <u>legally</u>
occupied by a Basic Neighborhood Sale or Service, as defined in Section 780.3(b), or by a permitted
principal use under Section 722 (North Beach Controls); or the same use as that being proposed;
provided that such use has not been discontinued or abandoned pursuant to Sections 186.1(d) or
178(d) of this Code; and provided further that the following conditions shall apply:

- (A) A Bar may occupy a space that is currently or was last legally occupied by a Bar;
- (B) A Restaurant may occupy a space that is currently or was last legally occupied by a Restaurant or Bar; and
- (C) A Limited Restaurant may occupy a space that is currently or was last legally occupied by a Limited Restaurant, Restaurant, or Bar.
- (2) a vacant space last occupied by a nonconforming use or a permitted eConditional uUse under Section 722 (North Beach Controls) that has been discontinued or abandoned pursuant to Section 186.1(d) or Section 178(d) of this Code.
- (b) For purposes of this Section, a Basic Neighborhood Sale or Service shall mean a use within the North Beach Neighborhood Commercial District that provides goods and/or services which are needed by residents and workers in North Beach and surrounding neighborhoods. Basic Neighborhood Sales or Services shall be considered to include, but not be limited to the following goods and/or services: Other Retail Sales and Services as defined in Section 790.102, Personal Services as defined in Section 790.114, Liquor Stores

as defined in Section 790.55, Trade Shops as defined in Section 790.124, Animal Hospitals as defined in Section 790.6, and Limited-Restaurants as defined in Section 790.90.

- (c) Notwithstanding subsection (a) above, and notwithstanding the nonresidential use size limitations of the North Beach Neighborhood Commercial District specified in Section 121.2 of this Code, the Planning Commission may authorize an existing Restaurant in the District to expand to a second location within the District if, in addition to the criteria in Section 303, the Commission finds that:
- (1) the existing Restaurant has been in continuous operation within the District for at least five years;
- (2) the proposed second location is a ground-level space of 5,000 square feet or more that has been vacant for at least 15 months;
- (3) the Restaurant project at the proposed second location will use at least 40 percent of the space for a Basic Neighborhood Sales or Service use, as defined in subsection (b) above;
- (4) the expansion of the existing Restaurant into a second location is consistent with the General Plan and the eight priority policies of Section 101.1 of this Code; and
- (5) the expansion of the existing Restaurant into a second location will provide a net substantial benefit to the District. For purposes of this subsection (c), a "net substantial benefit" means that, on balance, the proposed second location will provide a desirable new service or addition to the surrounding neighborhood and to the District as a whole and will not conflict with the purpose and intent of this Section 780.3.
- (2) Liquor Licenses for Restaurants. In the District, a Restaurant use may provide on-site beer, wine, and/or liquor sales for drinking on the premises (with ABC license types 41, 47, 49, 59, or 75) as a conditional use on the ground level if, in addition to the criteria set forth in Section 303, the Planning Commission finds, based on information submitted to the Department by the applicant, that the restaurant is operating and/or will operate as a Bona-Fide Eating Place. To verify that a

Installation of a Parking Garage. Installation of a garage in an existing

for each dwelling unit is Not Permitted.

(2)

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residential building of four or more units requires a mandatory discretionary review hearing by the Planning Commission; Section 311 Notice is required for a building of less than four units. In approving installation of the garage, the Commission shall find that: (1) the proposed garage opening/addition of off-street parking will not cause the elimination or reduction of ground-story retail or commercial space; the "removal" or "conversion of residential unit," as those terms are defined in Section 317 of this Code; (2) the proposed garage opening/addition of off-street parking will not substantially decrease the livability of a square footage of any dwelling unit without increasing the floor area in a commensurate amount; (3) the building has not had two or more any "no-fault" evictions, as defined in based on Sections 37.9(a)(78)-(1316) of the San Francisco Administrative Code, with each eviction associated with a separate unit(s) within the past 10 ten years, (4) the garage would not front on a public right-of-way narrower than 41 feet, and (5) the proposed garage/addition of off-street parking installation is consistent with the Priority Policies of Section 101.1 of this Code.

Prior to the Planning Commission hearing for a building of four or more units, or prior to issuance of notification under Section 311(c)(2) of this Code for a building of less than four units, the Planning Department shall require a signed affidavit by the project sponsor attesting to (1), (2), and (3) above, which the Department shall independently verify, and the Department shall determine whether. The Department shall also have made a determination that the project complies with (4) and (5) above. If the project does not meet all of the above requirements, the project application shall automatically be deemed incomplete and the application shall not be granted.

Section 12. The Planning Code is hereby amended by revising Section 121.1, to read as follows:

SEC. 121.1. DEVELOPMENT OF LARGE LOTS, NEIGHBORHOOD COMMERCIAL DISTRICTS.

In order to promote, protect, and maintain a scale of development which is appropriate to each district and compatible with adjacent buildings, new construction or significant enlargement of existing buildings on lots of the same size or larger than the square footage stated in the table below shall be permitted only as conditional uses subject to the provisions set forth in Sections 316 through 316.8 of this Code.

District	Lot Size Limit
* * *	* * * *
North Beach	<i>5,0002,500</i> sq. ft.
***	* * * *

Section 13. The Planning Code is hereby amended by revising Section 253.1, to read as follows:

SEC. 253.1. REVIEW OF PROPOSED BUILDINGS AND STRUCTURES IN THE BROADWAY NEIGHBORHOOD COMMERCIAL DISTRICT.

- (a) In the 65-A-1 Height and Bulk District, as designated on Sectional Map 1H of the Zoning Map, any new or expanding building or structure exceeding 40 feet in height shall be permitted as a conditional use only upon approval by the City Planning Commission according to the provisions in Sections 316 through 316.86 of this Code. The height of the building or structure so approved by the City Planning Commission shall not exceed 65 feet.
- (b) In authorizing any such proposal for a building or structure exceeding 40 feet in height, the *City*-Planning Commission shall find that in addition to the criteria of Section 303(c), *that*-the proposal is consistent with the expressed purposes of this Code, of the

 Broadway Neighborhood Commercial District, and of the height and bulk districts, set forth in Sections 101, 714.1, and 251 hereof, and that the following criteria are met:

- (1) The height of the new or expanding development will be compatible with the individual neighborhood character and the height and scale of the adjacent buildings.
- (2) When the height of the new or expanding development exceeds twice the existing height of adjacent buildings, transitions will be provided between the taller and shorter buildings.
- (3) The height and bulk of the new or expanding development will be designed to allow maximum sun access to nearby parks, plazas, and major pedestrian corridors.

Section 14. The Planning Code is hereby amended by revising Sections 790.34, 790.90, 790.91, and 790.102, to read as follows:

SEC. 790.34. EATING AND DRINKING USE.

A retail use *which-that* provides food and/or beverages for either on or off-site food consumption including Bars, Restaurants, *and* Limited-Restaurants *and Take-Out Food*.

SEC. 790.90. LIMITED-RESTAURANT.

- (a) A retail eating and/or drinking use which that serves ready-to-eat foods and/or drinks to customers for consumption on or off the premises, that may or may not have seating. It may include wholesaling, manufacturing, or processing of foods, goods, or commodities on the premises as an accessory use as set forth in Section 703.2(b)(1)(C)(v), depending on the zoning district in which it is located.
- (b) It includes, but is not limited to, *specialty*-foods provided by *sandwich shops, coffee houses, pizzerias, ice cream shops,* bakeries, delicatessens, and confectioneries meeting the above characteristics, but *it*-is distinct from a *Specialty Grocery, as defined in Section 790.102(b), a* Restaurant, as defined in Section 790.91, and a Bar, as defined in Section 790.22. *It may also operate as a Take-Out Food use. Within the North Beach SUD, it is also distinct from a Specialty Food Manufacturing use, as defined in Section 780.3(b).*

- (c) It shall not provide on-site beer and/or wine sales for consumption on the premises, but may provide off-site beer and/or wine sales for consumption off the premises with a California Alcoholic Beverage Control Board License type 20 (off-sale beer and wine), provided it may use no more than 15% of the Occupied Floor Area of the establishment (including all areas devoted to the display and sale of alcoholic beverages) for the display and sale of alcoholic beverages within the accessory use limits as set forth in Section 703.2(b)(1)(C)(vi).
- (d) This use must comply with the controls set forth in Section 703.5. SEC. 790.91. RESTAURANT.

A retail eating or eating and drinking use which that serves prepared, ready-to-eat cooked foods and/or drinks to customers for consumption on or off the premises, that may or may not have and that has seating. It may have a Take Out Food use as defined by Planning Code Section 790.122 a.s. a minor and incidental use, it may serve such foods to customers for off-site consumption. It may provide on-site beer, wine, and/or liquor sales for drinking on the premises (with ABC license types 41, 47, 49, 59, or 75); however, if it does so, it shall be required to operate as a Bona_Fide Eating Place as defined in Section 790.142. It is distinct and separate from a Limited-Restaurant as defined in Section 790.90. This use must comply with the controls set forth in Section 703.5.

It shall not be required to operate within an enclosed building pursuant to Section 703.2(b)(1) so long as it is also a Mobile Food Facility as defined in Section 102.34. Any associated outdoor seating and/or dining area is subject to regulation as an Outdoor Activity Area as set forth elsewhere in this Code.

SEC. 790.102. SALES AND SERVICES, OTHER RETAIL.

A retail use which that provides goods and/or services but is not listed as a separate zoning category in zoning category numbers .41 through .639G listed in Article 7 of this code, including but not limited to, sale or provision of the following goods and services:

(a)	<u>Grocery</u> , General groceries. As used herein, <u>a gG</u> eneral <u>Grocery use</u> groceries
means: (1)	-Aan individual retail food establishment that:

(A)(1) Offers a diverse variety of unrelated, non-complementary food and non-food commodities, such as beverages, dairy, dry goods, fresh produce and other perishable items, frozen foods, household products, and paper goods;

(B)(2) May provide beer, wine, and/or liquor sales for consumption off the premises with a California Alcoholic Beverage Control Board License type 20 (off-sale beer and wine) or type 21 (off-sale general), provided it may use no more than 15% of the Occupied Floor Area of the establishment (including all areas devoted to the display and sale of alcoholic beverages) for the display and sale of alcoholic beverages within the accessory use limits as set forth in Section 703.2 (b)(1)(C)(vi);

(C)(3) May prepare Prepares minor amounts of or no food on site for immediate consumption;-and

(D)(4) Markets the majority of its merchandise at retail prices: and

(5) Shall comply with the controls set forth in Section 703.5.

(6) Conditional Use authorization shall be required for conversion of a General Grocery use greater than 5,000 square feet, pursuant to Section 202.3 and 303(1).

(b) <u>Grocery</u>, Specialty <u>groceries</u>. As used herein, <u>a sSpecialty Grocery use groceries</u> means: (1) <u>Aan individual retail food establishment <u>without seating</u> that:</u>

(A)(1) Offers specialty food products such as baked goods, pasta, cheese, confections, coffee, meat, seafood, produce, artisanal goods, and other specialty food products, and may also offer additional food and non-food commodities related or complementary to the specialty food products;

(B)(2) May provide beer, wine, and/or liquor sales for consumption off the premises with a California Alcoholic Beverage Control Board License type 20 (off-sale beer

and wine) or type 21 (off-sale general) <u>provided it may use no more than 15% of the Occupied</u>

<u>Floor Area of the establishment (including all areas devoted to the display and sale of alcoholic</u>

<u>beverages) for the display and sale of alcoholic beverageswithin the accessory use limits as set forth in</u>

<u>Section 703.2 (b)(1)(C)(vi)</u>;

(C) (3) May prepare Prepares minor amounts of or no food on site for immediate consumption off-site; and

(D)(4) Markets the majority of its merchandise at retail prices-; and

(5) Shall comply with the controls set forth in Section 703.5.

Section 15. The Planning Code is hereby amended by deleting Section 790.122 as follows:

SEC. 790.122. TAKE OUT FOOD.

A retail eating or eating and drinking use without seating which provides ready-to-eat food to a high volume of customers, who carry out the food for off-premises consumption. It sells in disposable wrappers or containers ready-to-eat food, which is prepared on the premises and generally intended for immediate consumption off the premises.

It includes, but is not limited to, delicatessens, ice cream and cookie stores, and retail bakeries. It does not include retail grocery stores with accessory take-out food activity, as described in Section 703.2(b)(1)(C) of this Code, or retail uses that sell prepackaged or bulk ready-to-eat foods with no onsite food preparation area, such as confectionery or produce stores.

It may provide off-site beer, wine, and/or liquor sales for consumption off the premises (with ABC license 20 or 21).

Section 16. 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 17. 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.

Section 18. Severability. If any section, subsection, sentence, clause, phrase, or word of this ordinance, 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 ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance and each and every section, subsection, sentence, clause, phrase, and word not declared invalid or unconstitutional without regard to whether any other portion of this ordinance or application thereof would be subsequently declared invalid or unconstitutional.

APPROVED AS TO FORM:

DENNIS J. HERRERA, City Attorney

Bv:

Christopher T. Tom

Deputy City Attorney

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LEGISLATIVE DIGEST

[Planning Code - Commercial Uses in North Beach; Technical and Other Amendments]

Ordinance amending the Planning Code to 1) eliminate the use size exemption for movie theaters in the North Beach Neighborhood Commercial District ("North Beach NCD"); 2) restrict lot mergers in the North Beach NCD, North Beach Special Use District ("North Beach SUD"), and Telegraph Hill-North Beach Residential Special Use District ("Telegraph Hill-North Beach SUD"); 3) require active commercial uses on the ground floor in the North Beach SUD and the North Beach NCD; 4) prohibit garage entries, driveways, or other vehicular access to off-street parking or loading on certain streets and alleys in North Beach NCD and Telegraph Hill-North Beach SUD and other streets; 5) deem restaurants that cease to operate for 18 months in the North Beach NCD to be discontinued; 6) authorize a special ceiling height exception to certain projects in the North Beach NCD; 7) clarify procedures for abating a Conditional Use authorization; 8) prohibit Planned Unit Developments in the North Beach SUD; 9) require active commercial uses on the ground floor and limit hours of operation in the North Beach NCD; 10) regulate Specialty Food Manufacturing, preserve and maintain small-scale, fine grain storefronts, protect and encourage upper-story residential uses, preserve Legacy Businesses, and prohibit certain uses in the North Beach SUD; 11) clarify and modify the requirements for approval of parking garages in the Telegraph Hill-North Beach SUD; 12) reduce lot size square footage that would require Conditional Use authorization in the North Beach District; 13) delete the definition of Take Out Food and amend the definitions of Limited-Restaurant, Restaurant, and Other Retail Sales and Services uses; and 14) update, correct, clarify, and simplify language in other Planning Code Sections; 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, and findings of public convenience, necessity, and welfare under Planning Code, Section 302.

Amendments to Current Law

This ordinance would amend the Planning Code as described below.

Section 121.2

- Existing Code: Exempts Movie Theaters in the North Beach Neighborhood Commercial District ("North Beach NCD") from certain square footage limits.
- Proposed Amendments: Would eliminate the use size exemption for Movie Theaters in the North Beach NCD.

BOARD OF SUPERVISORS

<u>Section 121.7</u>

- Existing Code: Restricts lot mergers on certain streets in certain districts.
- Proposed Amendments: Would restrict lot mergers in the North Beach NCD, North Beach Special Use District ("North Beach SUD"), and Telegraph Hill-North Beach Residential Special Use District ("Telegraph Hill-North Beach Residential Special Use District").

Section 145.4

- Existing Code: Requires Active Commercial uses on certain street frontages.
- Proposed Amendments: Would require Active Commercial uses on street frontages that are entirely within the North Beach NCD and the North Beach SUD.

Section 155

- Existing Code: Prohibits garage entries, driveways, or other vehicular access to offstreet parking or loading on certain specified streets and alleys.
- Proposed Amendments: Would prohibit garage entries, driveways, or other vehicular access to off-street parking or loading on certain specified streets and alleys in the North Beach NCD, Telegraph Hill-North Beach SUD, and other streets.

Section 186.1

- Existing Code: Provides that in the North Beach NCD, a nonconforming Restaurant use that is not used for a period of three years (rather than the otherwise applicable 18-month period) is deemed "discontinued."
- Proposed Amendments: Would deem a non-conforming Restaurant in the North Beach NCD "discontinued" after an 18-month period of non-use.

Section 303

Proposed Amendments: Would provide clarification that at any time while a
Conditional Use authorization is effective, a Conditional Use may be subject to
abatement on the basis of substantial evidence of a violation of conditions of
approval, a violation of law, or creation of hazardous, noxious, or offensive conditions.

Section 304

- Existing Code: Prohibits Planned Unit Developments in certain districts.
- Proposed Amendments: Would prohibit Planned Unit Developments in the North Beach SUD.

Section 722

- Existing Code: Sets forth certain zoning controls for the North Beach NCD.
- Proposed Amendments would:
 - Require Active Commercial uses on the ground floor in the North Beach NCD.
 - Prohibit Accessory Dwelling Units from eliminating or reducing ground-story commercial space.

- Prohibit consolidation or merger of existing retail or commercial spaces or storefronts.
- Prohibit new walk-up facilities.
- Prohibit conversion, merger, removal, and demolition of upper-story residential units.
- Make various changes and clarifications to the North Beach NCD Zoning Control Table.

Section 780.3

- Existing Code: Sets forth certain zoning controls for the North Beach SUD.
- Proposed Amendments would:
 - Allow Restaurants, Limited Restaurants, and Bars to operate if such uses receive Conditional Use authorization, which would require certain Planning Commission findings.
 - Allow Restaurants to provide on-site beer, wine, and/or liquor sales, as a conditional use on the ground level with certain liquor licenses and if the Planning Commission makes findings that Restaurant operates as a Bona-Fide Eating Place.
 - Prohibit consolidation or merger of existing ground floor retail or commercial spaces or storefronts.
 - Prohibit removal, demolition, merger, or conversion of existing Residential Units to non-residential use of Residential or unauthorized Units above the First Story.
 - Permit Specialty Food Manufacturing on the Ground Floor or below, upon receiving Conditional Use authorization.
 - Require Active Commercial uses on the Ground Floor, unless such uses are prohibited.
 - Prohibit Planned Unit Developments and Large-Scale Urban Agriculture.
 - Require new Non-Residential uses to obtain Conditional Use authorization in order to replace certain Legacy Businesses.
 - Prohibit ground floor Medical Service uses and require Medical Service uses on the second floor and above to obtain Conditional Use authorization.

Section 249.49

- Existing Code: Regulates off-street residential parking spaces and parking garage installation in the Telegraph Hill-North Beach Special Use District ("Telegraph Hill-North Beach SUD").
- Proposed Amendments: Would prohibit granting an application for a garage opening or addition of off-street parking if such proposal would eliminate or reduce groundstory retail or commercial space, decrease the square footage of any dwelling unit, or if building has been subject to any no fault evictions.

Section 121.1

- Existing Code: Limits Lot Size in North Beach District to 5,000 sq. ft.
- Proposed Amendments: Would decrease North Beach District Lot Size Limit to 2,500 sq. ft.

Section 253.1

 Proposed Amendments: Would make non-substantive changes in Code Section related to Broadway Neighborhood Commercial District.

Section 790.34

 Proposed Amendments: Would amend definition of "Eating and Drinking Use" by deleting reference to "Take Out Food."

Section 790.90

 Proposed Amendments: Would amend definition of "Limited-Restaurant" by providing additional examples of such use, and restrict use of Occupied Floor Area of Limited-Restaurants for off-site beer and wine sales for off-premises consumption, with the required state license to sell alcohol.

Section 790.91

 Proposed Amendments: Would amend definition of "Restaurant" by deleting the reference to "Take Out Food" and replacing it with "ready-to-eat cooked foods" and corresponding changes.

Section 790.102

- Proposed Amendments would:
 - Amend definition of "Other Retail Sales and Services" to authorize use of no more than 15 percent of Occupied Floor Area for display and sale of alcoholic beverages with the required state license to sell alcohol.
 - Require Conditional Use authorization for conversion of a General Grocery use greater than 5,000 square feet.
 - Revise definition of "Specialty Grocery."

Section 790.122

Proposed Amendment would remove definition of "Take Out Food."

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