[Planning Code - Technical Amendments]

Ordinance amending the Planning Code in order to correct errors in enacted legislation, update outdated references, clarify existing requirements, and re-enact existing text inadvertently deleted in the reorganization of Articles 2 and 7; affirming the Planning Department's determination under the California Environmental Quality Act; making findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1; and adopting findings of public necessity, convenience, and general 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.

- 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. 180557 and is incorporated herein by reference. The Board affirms
- 22 this determination.
  - (b) On March 8, 2018, the Planning Commission, in Resolution No. 20128, 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. 180557, and is incorporated herein by reference.
  - (c) Pursuant to Planning Code Section 302, the Board of Supervisors finds that this ordinance will serve the public necessity, convenience, and general welfare for the reasons set forth in Planning Commission Resolution No. 20128, and the Board adopts said reasons herein by reference.

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- 8 Section 2. The Planning Code is hereby amended by revising Sections 102, 121.2,
- 9 121.6, 121.9, 132, 142, 145.1, 145.4, 149, 151, 151.1, 155.2, 177, 186, 186.1, 187.1, 191,
- 10 201, 202.2, 204.5, 205.2, 206.2, 206.3, 206.4, 206.5, 206.6, 206.8, 207, 209.2, 209.3, 210.1,
- 11 210.3C, 211.1, 249.36, 249.45, 249.52, 249.59, 249.60, 249.62, 249.65, 249.70, 249.73,
- 12 249.74, 249.75, 249.76, 249.79, 303.1, 308.1, 312, 342.1, 401, 413.3, 415.3, 415.6, 415.7,
- 13 423.5, 604, 703, 710, 711, 712, 714, 717, 718, 722, 723, 726, 728, 732, 753, 754, 780.1, 814,
- 14 846, and 996, to read as follows:
- 15 **SEC. 102. DEFINITIONS.**
- 16 \* \* \* \*
- 17 **Accessory Use.** A related minor Use that is either necessary to the operation or enjoyment
- of a lawful Principal Use or Conditional Use, or appropriate, incidental, and subordinate to any
- 19 such use, and is located on the same lot. Accessory Uses are regulated by Sections 204
- through 204.5 and Sections 703(d), and 803.2(b)(1)(C), 803.3(b)(1)(C), and 825(c)(1)(C) of this
- 21 Code.
- 22 \* \* \* \*
- 23 Arts Activities. A Retail Entertainment, Arts and Recreation Use that includes performance,
- exhibition (except exhibition of films), rehearsal, production, post-production and some
- schools of any of the following: Dance, music, dramatic art, film, video, graphic art, painting,

1 drawing, sculpture, small-scale glassworks, ceramics, textiles, woodworking, photography, 2 custom-made jewelry or apparel, and other visual, performance and sound arts and craft. It 3 shall exclude accredited Schools and Post Secondary Educational Institutions. It shall include commercial arts and art-related business service uses including, but not limited to, recording 4 5 and editing services, small-scale film and video developing and printing; titling; video and film 6 libraries; special effects production; fashion and photo stylists; production, sale and rental of 7 theatrical wardrobes; and studio property production and rental companies. Arts spaces shall 8 include studios, workshops, archives and theaters, and other similar spaces customarily used 9 principally for arts activities, exclusive of a Movie Theater, Amusement Game Arcade Enterprise, Adult Business Entertainment, and any other establishment where liquor is 10 customarily served during performances. 11 12 13 Automotive Use. A Commercial Use category that includes Automotive Repair, Ambulance 14 Services, Automobile Sale or Rental, Automotive Service Station, Automotive Wash, Gas 15

Services, Automobile Sale or Rental, Automotive Service Station, Automotive Wash, Gas Station, Parcel Delivery Service, Private Parking Garage, Private Parking Lot, Public Parking Garage, Public Parking Lot, Vehicle Storage Garage, Vehicle Storage Lot, and *Motor* Vehicle Tow Service. All Automotive Uses that have Vehicular Use Areas defined in this Section of the Code shall meet the screening requirements for vehicular use areas in Section 142. **Automotive Use, Non-Retail.** A subcategory of Automotive Use that includes Ambulance Services, Parcel Delivery Service, Private Parking Garage, Private Parking Lot, and *Motor* Vehicle Tow Service.

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**Design Professional.** A Non-Retail Sales and Service Use that provides professional design services to the general public or to other businesses and includes architectural, landscape architectural, engineering, interior design, and industrial design services. It does not include

1	(1) the design services of graphic artists or other visual artists which are included in the
2	definition of Arts Activities; or (2) the services of advertising agencies or other services which
3	are included in the definition of Professional Service or Non-Retail Professional Service,
4	Financial Service or Medical Service. <u>Design Professional in Neighborhood Commercial Districts</u>
5	is subject to the operating restrictions outlined in Section 202.2(i).
6	* * * *
7	Hours of Operation. A commercial Use Characteristic limiting the permitted hours during
8	which any commercial establishment, not including automated teller machines, may be open
9	for business. Other restrictions on the hours of operation of Movie Theaters, Adult
10	Businesses, Nighttime Entertainment, General Entertainment, and Other Entertainment Uses,
11	as defined in this Sections 102 and 890, shall apply pursuant to provisions in Section 303(p),
12	when such uses are permitted as Conditional Uses. A Pharmacy may qualify for the exception
13	to operate on a 24-hour basis provided in Section 202.2(a)(2) of the Code.
14	Industrial Use. A Use Category continuing containing the following uses: Automobile
15	Wrecking, Automobile Assembly, Food Fiber and Beverage Processing 1 and 2, Grain
16	Elevator, Hazardous Waste Facility, Junkyard, Livestock Processing 1 and 2, Heavy
17	Manufacturing 1,2, and 3, Light Manufacturing, Metal Working, Power Plant, Ship Yard,
18	Storage Yard, Volatile Materials Storage, and Truck Terminal.
19	* * * *
20	Notice of Special Restrictions. A document recorded with the San Francisco Recorder's
21	Office for any unit subject to this Program detailing specific restrictions placed on an Assessor's lot
22	that are typically associated with an approval action by the Planning Department, Planning
23	Commission, Zoning Administrator, or other City agency. the sale and resale or rental restrictions and
24	any restrictions on purchaser or tenant income levels included as a Condition of Approval of the

principal project relating to the unit.

\* \* \* 1 2 **Permeable Surfaces.** Permeable sSurfaces are those that allow storm water to infiltrate the 3 underlying soils. Permeable &Surfaces shall include, but not be limited to, vegetative planting beds, porous asphalt, porous concrete, single-sized aggregate, open-jointed blocks, stone, 4 5 pavers, or brick that are loose-set and without mortar. Permeable &Surfaces are required to be 6 contained so neither sediment nor the permeable surface *material* discharges off the site. 7 8 Production, Distribution, and Repair (PDR) Use. A grouping of uses that includes, but is 9 not limited, to all Industrial and Agricultural Uses, Ambulance Services, Animal Hospital, Automotive Service Station, Automotive Repair, Automotive Wash, Arts Activities, Business 10 11 Services, Cat Boarding, Catering Service, Commercial Storage, Kennel, Motor Vehicle Tow 12 Service, Livery Stable, Parcel Delivery Service, Public Utilities Yard, Storage Yard, Trade 13 Office, Trade Shop, Wholesale Sales, and Wholesale Storage. 14 15 **Public Facility.** An Institutional Use that consists of publicly or privately owned use that 16 provides public services to the community, whether conducted within a building or on an open 17 lot, and which has operating requirements that necessitate location within the district and is in 18 compliance with the General Plan, including civic structures (such as museums, post offices, 19 administrative offices of government agencies), public libraries, police stations, and 20 transportation facilities. Such use shall not include service yards, machine shops, garages, 21 incinerators, *Utility Installations*, and publicly operated parking in a garage or lot (Public 22 Automobile Parking Garages and *Public Parking* Lots). 23 Restaurant, Limited. A Retail Sales and Service Use 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.

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It may include wholesaling, manufacturing, or processing of foods, goods, or commodities on the premises as an Accessory Use as set forth in Sections 204.3 or 703(d) 703.2 depending on the zoning district in which it is located. It includes, but is not limited to, foods provided by sandwich shops, coffee houses, pizzerias, ice cream shops, bakeries, delicatessens, and confectioneries meeting the above characteristics, but is distinct from a Specialty Grocery, Restaurant, and Bar. Within the North Beach SUD, it is also distinct from Specialty Food Manufacturing, as defined in Section 780.3(b). 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), that occupy less than 15% of the Occupied Floor Area of the establishment (including all areas devoted to the display and sale of alcoholic beverages). Such businesses shall operate with the specified conditions in Section 202.2(a)(1).

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**Tobacco Paraphernalia Establishment.** A Retail Sales and Service Use where more than  $10\frac{\%}{P}$  percent of the square footage of  $\underline{eO}$  ccupied  $\underline{fF}$  loor  $\underline{aA}$  rea, as defined in Section 102, or more than 10 linear feet of display area projected to the floor, whichever is less, is dedicated to the sale, distribution, delivery, furnishing, or marketing of Tobacco Paraphernalia from one person to another. For purposes of Sections 719,  $\underline{719.1}$ ,  $\underline{786}$ ,  $\underline{and}$  723,  $\underline{and}$  723.1 of this Code, Tobacco Paraphernalia Establishments shall mean retail uses where Tobacco Paraphernalia is sold, distributed, delivered, furnished, or marketed from one person to another. "Tobacco Paraphernalia" means paraphernalia, devices, or instruments that are designed or manufactured for the smoking, ingesting, inhaling, or otherwise introducing into the body of tobacco, products prepared from tobacco, or controlled substances as defined in California Health and Safety Code Sections 11054, et seq. "Tobacco Paraphernalia" does not include lighters, matches, cigarette holders, any device used to store or preserve tobacco, tobacco,

- 1 cigarettes, cigarette papers, cigars, or any other preparation of tobacco that is permitted by
- 2 existing law. Medical Cannabis Dispensaries, as defined in Section 3301(f) of the San
- 3 Francisco Health Code, are not Tobacco Paraphernalia Establishments.
- 4 \* \* \* \*
- 5 **Utility and Infrastructure.** A Use *e*Category that includes Community Recycling Center,
- 6 Internet Service Exchange, <u>Power Plant</u>, Public Transportation Facility, Public Utilities Yard,
- 7 Wireless Telecommunications Services (WTS) Facility, and Utility Installation.
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# SEC. 121.2. NON-RESIDENTIAL USE SIZE LIMITS IN NEIGHBORHOOD COMMERCIAL AND NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICTS.

(a) In order to protect and maintain a scale of development appropriate to each district, Non-Residential Uses of the same size or larger than the square footage stated in the table below may be permitted only as Conditional Uses. The use area shall be measured as the Gross Floor Area for each individual Non-Residential Use.

District	Use Size Limits
Castro Street	
North Beach	2 000 og ft
Pacific Avenue	2,000 sq. ft.
Polk Street	
24th th Street-Mission	2,500 sq. ft.
24th th Street-Noe Valley	
Haight Street	
Inner Clement Street	
Inner Sunset	
Japantown	

Outer Clement Street	
Polk Street	
Sacramento Street	
Union Street	
Upper Fillmore Street	
West Portal Avenue	
NC-1, NCT-1	
Broadway	
Hayes-Gough	3,000 sq. ft.
Upper Market Street	
Valencia Street	
NC-2, NCT-2	
NC 3, NCT 3	
Divisadero Street	
Folsom Street	
Glen Park	
Irving Street	4,000 sq. ft.
Judah Street	
Noriega Street	
Ocean Avenue	
SoMa	
Taraval Street	
Excelsior Outer Mission Street	
Fillmore Street	6,000 sq. ft.
Mission Street	0,000 34. 11.
NC-S	
Regional Commercial District	10,000 sq. ft.
	Sacramento Street Union Street Upper Fillmore Street West Portal Avenue NC-1, NCT-1 Broadway Hayes-Gough Upper Market Street Valencia Street NC-2, NCT-2 NC 3, NCT 3 Divisadero Street Glen Park Irving Street Judah Street Noriega Street Ocean Avenue SoMa Taraval Street Excelsior Outer Mission Street

1	NC-2, NCT-2	
2	NC-3, NCT-3	
3	Divisadero Street	
4	Folsom Street	
5 6	Glen Park	
7	Irving Street	4,000 sq. ft.
8	Judah Street	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
9		
10	Noriega Street	
11	Ocean Avenue	
12	SoMa	
13	Taraval Street	
14	NC-3, NCT-3	
15		
16	Excelsior Outer Mission Street	
17	Fillmore Street	6,000 sq. ft.
18	Mission Street	
19	NC-S	
20	Regional Commercial District	10,000 sq. ft.
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1	SEC. 121.6. LARGE-SCALE RETAIL USES.
2	* * * *
3	(e) For purposes of this Section <u>121.6</u> :
4	(1) "sales floor area" includes only interior building space devoted to the sale
5	of merchandise, and does not include restrooms, office space, storage space, automobile
6	service areas, or open-air garden sales space;-
7	(2) "non-taxable merchandise" includes only grocery products not subject to
8	California State sales tax;- and
9	(3) "single retail use" shall include all Retail and Service Uses listed in Section 102
10	and retail uses identified in Article 8 of this Code except for Hotels and Motels.
11	* * * *
12	
13	SEC. 121.9. SUBDIVISION OF LARGE LOTS, PDR DISTRICTS.
14	In order to promote, protect, and maintain viable space for a wide range of light
15	industrial uses in PDR Districts, in furtherance of Objective 4 of the Commerce and Industry
16	Element and Policies 1.5 and 8.1 of the Bayview Hunters Point Area Plan, any proposal to

Additionally, all proposals for the subdivision, resubdivision, or lot line adjustments of parcels in PDR Districts shall be evaluated in consideration of the following criteria in order to further Objective 4 of the Commerce and Industry Element and Policies 1.5 and 8.1 of the Bayview Hunters Point Area Plan:

subdivide, resubdivide, or perform a lot line adjustment to a parcel that is equal to or greater

than 10,000 square feet, into one or more smaller parcels, shall be permitted only with

(a) The proposed parcelization will support light industrial activities in the district.

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*eC*onditional *uU*se *authorization approval*.

- (b) If the resulting parcelization will require demolition of a structure, the demolition
   of the structure complies with the <u>Industrial Uses</u> replacement requirement per
   Section <u>202.7</u> <u>230</u>.
  - (c) The uses proposed for the parcels, if any, comply with the cumulative use size limits detailed in the PDR Zoning Control Table.
  - SEC. 132. FRONT SETBACK AREAS, <u>IN</u> RTO, RH, AND RM DISTRICTS AND FOR REQUIRED SETBACKS FOR PLANNED UNIT DEVELOPMENTS.

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(g) **Landscaping and Permeable Surfaces**. The landscaping and <u>pP</u>ermeable sSurface requirements of this Ssubsection (g) and Ssubsection (h) below shall be met by the permittee in the case of construction of a new building; the addition of a new Dwelling Unit, a garage, or additional parking; any addition to a structure that would result in an increase of 20% or more of the existing Gross Floor Area, as defined in Section 102; a Residential Merger, as defined in Section 317; or paving or repaving more than 200 square feet of the front setback. All front setback areas required by this Section 132 shall be appropriately landscaped, meet any applicable water use requirements of Administrative Code Chapter 63, and in every case not less than 20% of the required setback area shall be and remain unpaved and devoted to plant material, including the use of climate appropriate plant material as defined in Public Works Code Section 802.1. For the purposes of this Section 132, permitted obstructions as defined by Section 136(c)(6) chimneys, Section 136(c)(14) steps, and Section 136(c)(26) underground garages, shall be excluded from the front setback area used to calculate the required landscape and pPermeable sSurface area. If the required setback area is entirely taken up by one or more permitted obstructions, the Zoning Administrator may allow the installation of sidewalk landscaping that is compliant with applicable water use requirements of Chapter 63 of the Administrative Code to satisfy the

- requirements of this Section 132, subject to permit approval from the Department of Public
  Works in accordance with Public Works Code Section 810B.
  - (h) **Permeable Surfaces**. The front setback area shall be at least 50% permeable so as to increase stormwater infiltration. The <u>pP</u>ermeable <u>sS</u>urface may be inclusive of the area counted towards the landscaping requirement; provided, however, that turf pavers or similar planted hardscapes shall be counted only toward the <u>pP</u>ermeable <u>sS</u>urface requirement and not the landscape requirement. <u>Permeable surfaces are defined in Section 102.33</u>.
  - (1) The Zoning Administrator, after consultation with the Director of Public Works, may waive the <u>PP</u>ermeable <u>sSurface</u> requirement if the site does not qualify as a suitable location pursuant to Department of Public Works rules and regulations.
  - (2) If the site receives stormwater run-off from outside the lot boundaries, the Zoning Administrator, after consultation with the General Manager of the Public Utilities Commission, may modify the <u>PP</u>ermeable <u>Surface</u> requirement to include alternative management strategies, such as bio-retention or other strategies, pursuant to Public Utilities Commission rules and regulations.
  - (i) **Planned Unit Developments.** In addition to the front yard landscaping requirements in Section 132(g). Planned Unit Developments are required to install the following front yard landscape features.
  - (1) Where ground floor setbacks are required, landscaping is also required in the setbacks per Section 132(g). All building setback areas not occupied by steps, porches or other permitted obstructions shall be <u>pP</u>ermeable <u>Surfaces</u> <u>as defined in Section 102.33</u>. Setbacks should be designed to provide access to landscaped areas, encouraging active use by residents.

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# SEC. 142. SCREENING AND GREENING OF PARKING AND *VEHICLE VEHICULAR* USE AREAS.

Off-street parking and "vehicle Vehicular #Use #Areas" adjacent to the public right-ofway shall be screened as provided in this Section.

- (a) Screening of Parking and <u>Vehicular</u> <u>Vehicle</u> Use Areas less than 25 Linear Feet Adjacent to a Public Right-of-Way.
- (1) Every off-street parking space within a building, where not enclosed by solid building walls, shall be screened from view from all Streets and Alleys through use of garage doors or by some other means.
- (2) Along rear yard areas and other interior open spaces, all off-street parking spaces, driveways and maneuvering areas within buildings shall be screened from view and confined by solid building walls.
- (3) Off-street parking spaces in <u>pP</u>arking <u>lL</u>ots shall meet the requirements of Section 156 and other applicable provisions of Article 1.5 of this Code. Such parking areas shall be screened from view as provided in Section 156(c) of this Code.
- (b) Vehicular Use Areas That Are Greater than 25 Linear Feet along the Public Right-of-Way. All lots containing \*\frac{V}{U}\$ehicular \*\frac{U}{U}\$se \*\frac{a}{A}\$reas where such area has more than 25 linear feet along any public right-of-way shall provide screening in accordance with the requirements of this Section and the Ornamental Fencing \*\frac{definition in}{definition in}\$ Section 102.32. The following instances shall trigger the screening requirements for these \*\frac{vehicular}{definition}\$ \$\frac{vehicular}{definition}\$ \$\frac{vehicular}{def
- (1) Any existing  $\psi V$ ehicular  $\psi V$ ehicula

- (2) Any repair rehabilitation or expansion of any existing \*Vehicular #Use

  #Area, if such repair, rehabilitation or expansion would increase the number of existing

  parking spaces by either more than 20% or by more than four spaces, whichever is greater; or
  - (3) The excavation and reconstruction of an existing  $\frac{1}{2}$  ehicular  $\frac{1}{2}$  eare  $\frac{1}{2}$  if such excavation and reconstruction involves the removal of 200 square feet or more of the asphalt, concrete or other surface devoted to vehicular use. This provision does not apply to the resurfacing due to emergency work to underground utilities if such work is intended to maintain safety or other public purpose beyond the control of the property owner.
  - (c) **Perimeter Screening**. All  $\frac{1}{2}$  ehicular  $\frac{1}{2}$  se  $\frac{1}{2}$  reas that are greater than 25 linear feet adjacent to the public right-of-way shall provide a screening feature around the perimeter of the lot adjacent to the public right-of-way. Screening shall add to the visual diversity of the use and need not be an opaque barrier. This feature shall be at least one of the following:
  - (1) Ornamental <u>fF</u>encing or a solid wall that is 4 feet in height and a 5 foot deep <u>pP</u>ermeable <u>sS</u>urface with landscaping along the perimeter of the lot that is adjacent to a public right-of-way and compliant with the applicable water use requirements of Administrative Code Chapter 63; or
  - (2) A combination of permeable landscaping compliant with the applicable water use requirements of Administrative Code Chapter 63 and  $\underline{\partial}\underline{O}$ rnamental  $\underline{fF}$  encing where the  $\underline{pP}$  ermeable  $\underline{fS}$  urface and landscaping is the equivalent area of a 5 foot deep average perimeter landscaping that has been otherwise configured to result in either:  $(\underline{iA})$  a public space or amenity that is accessible from the public right-of-way or  $(\underline{iiB})$  a natural drainage system, such as combined swales, retention basins, detention basins or rain gardens, to reduce stormwater runoff.
  - (d) <u>Modification of Perimeter Screening Requirements</u>. The Zoning Administrator is authorized to modify the requirements of subsection <u>(c)</u>, thereby allowing alternative

1	landscape treatments to partially or wholly satisfy this screening requirement provided that				
2	alternative landscape treatments such as landscaped berms, perimeter plantings, pedestrian				
3	lighting, benches and seating areas, or additional landscaping and tree plantings are provided				
4	elsewhere on the site and will be visible from the public right-of-way or are provided in the				
5	public right-of-way as regulated by Section 810B of the Public Works Code. The Zoning				
6	Administrator may authorize such modification only upon finding that the proposed alternative				
7	landscape treatment would:				
8	(1) Provide a visual effect that promotes and enhances the pedestrian				
9	experience through the use of quality urban design;				
10	(2) Promote the reduction of stormwater runoff; and				
11	(3) Use climate appropriate plant materials, as defined in Public Works Code				
12	Section 802.1, that are compliant with the applicable water use requirements of Administrative				
13	Code Chapter 63.				
14	SEC. 145.1. STREET FRONTAGES IN NEIGHBORHOOD COMMERCIAL, RESIDENTIAL-				
15	COMMERCIAL, COMMERCIAL, AND MIXED USE DISTRICTS.				
16	* * * *				
17	(c) Controls. The following requirements shall generally apply, except for those				
18	controls listed in subsections (1) Above Grade Parking Setback and (4) Ground Floor Ceiling				
19	Height, which only apply to a "development lot" as defined above.				
20	* * * *				
21	(4) Ground Floor Ceiling Height. Unless otherwise established elsewhere				
22	in this Code:				
23	(A) All ground floor uses in UMU Districts shall have a minimum floor-				
24	to-floor height of 17 feet, as measured from grade. Ground floor Residential Uses shall also				
25	be designed to meet the City's <u>Guidelines for</u> Ground Floor Residential Design <u>Guidelines</u> .				

1	(B) Grou	und floor Non-Residential Uses	in all C-3, NCT, DTR,		
2	Chinatown Mixed Use, RSD, SLR, SLI, SPD, SSO, RED-MX, WMUG, MUG, MUR, WMUO				
3	and MUO Districts shall have a minimum floor-to-floor height of 14 feet, as measured from				
4	grade.				
5	(C) Grou	und floor # $\underline{N}$ on-# $\underline{R}$ esidential # $\underline{U}$ s	es in all RC districts, C-2		
6	districts, RED districts, and NC	districts other than NCT, shall h	ave a minimum floor-to-floor		
7	height of 14 feet, as measured	from grade except in 40-foot and	d 50-foot height districts, where		
8	buildings shall have a minimum floor-to-floor height of 10 feet.				
9	* * * *				
10	(6) Transpare	ncy and Fenestration. Frontag	es with active uses that are no		
11	residential or PDR must be fenestrated with transparent windows and doorways for no less				
12	than 60% percent of the street frontage at the ground level and allow visibility to the inside of				
13	the building. The use of dark or mirrored glass shall not count towards the required				
14	transparent area. Buildings located inside of, or within an unobstructed line of less than 300				
15	feet of an Urban Bird Refuge, as defined in Section 139(c)(1), shall follow glazing				
16	requirements within Section 139	$\Theta(c)$ of this Code.			
17	* * * *				
18	SEC. 145.4. REQUIRED GROUND FLOOR COMMERCIAL USES.				
19	* * * *				
20		Table 145.4			
21	Reference for Commercial,	Reference for Mixed Use	Use		
22	Neighborhood	Districts			
23	<b>3</b>				

Commercial, and

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Residential-Commercial		
Districts		
* * * *	* * * *	* * * *
<del>102</del>	<del>790.122</del>	Take-Out Food
* * * *	* * * *	* * * *
<u>102</u>	<u>890.140</u>	Walk-Up Facility

\* \* \* \*

(e) **Modifications.** Modifications to the requirements of this Section are not permitted in DTR Districts. In Neighborhood Commercial <u>and Commercial</u> Districts, modifications to the requirements of this Section may be granted through the Conditional Use process, as set forth in Section 303. In the Eastern Neighborhoods Mixed Use Districts, modifications to the requirements of this Section may be granted through the procedures of Section 329 for projects subject to that Section or through an Administrative Modification from the Zoning Administrator for other projects, as set forth in Section 307(g).

### SEC. 149. BETTER ROOFS; LIVING ROOF ALTERNATIVE.

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(e) **Waiver.** If the project sponsor demonstrates to the Zoning Administrator's satisfaction that it is physically infeasible to meet the Living Roof requirements as written for the project in question, the Zoning Administrator may, in his or her sole discretion and pursuant to the procedures set forth in Planning Code Section 307(h), grant partial relief from the requirements stated in subsection (d) where the design of the Better Roof is within 10% *percent* of any quantitative requirements. The requirements of CCR Title 24, Part 6, Section 110.10 for the solar zone shall remain applicable.

### SEC. 151. SCHEDULE OF REQUIRED OFF-STREET PARKING SPACES.

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### (b) Minimum Parking Required.

2 Table 151
3 OFF-STREET PARKING SPACES REQUIRED

Use or Activity	Number of Off-Street Parking Spaces	
	Required	
RESIDENTIAL USES		
* * * *		
Senior <i>hH</i> ousing, as defined in Section 102	None in districts other than RH-1 and RH-2.	
of this Code, or <i>housing for</i> persons with	In RH-1 and RH-2 Districts, one-fifth the	
physical disabilities, as defined in the	number of spaces specified above for the	
Americans with Disabilities Act.	district in which the dwelling is located.	
<u>Homeless Shelters</u>	None required	
* * * *		
NON-RESIDENTIAL USES		
* * * *		
Industrial Use Category		
* * * *		
Homeless Shelters	None required	
* * * *		
Residential Care Facility	None in districts other than RH-1 and RH-2.	
	In RH-1 and RH-2 Districts, one for 10, beds	
	where the number of beds exceeds nine.	
* * * *		

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## SEC. 151.1. SCHEDULE OF PERMITTED OFF-STREET PARKING SPACES IN SPECIFIED DISTRICTS.

(a) **Applicability.** This Section 151.1 shall apply only to NCT, RC, RCD, RTO, Mixed Use, M-1, PDR-1-D, PDR-1-G, and C-3 Districts, and to the Broadway, Excelsior Outer Mission Street, Japantown, North Beach, Polk, and Pacific <u>Avenue</u> Neighborhood Commercial Districts.1

\* \* \* \*

8 Table 151.1
9 OFF-STREET PARKING PERMITTED AS ACCESSORY

Use or Activity	Number of Off-Street Car Parking Spaces or Space Devoted to Off-Street Car	
	Parking Permitted	
RESIDENTIAL USES		
* * * *	* * *	
Dwelling Units in C-3 Districts	P up to one car for each two Dwelling Units;	
	C up to, 0.75 cars for each Dwelling Unit,	
	subject to the criteria and procedures of	
	Section 151.1(e); NP above three cars for	
	each four Dwelling Units.	
* * * *	* * * *	

\* \* \* \*

(e) Excess Residential Parking. Any request for accessory residential parking, in excess of what is principally permitted in Table 151.1, shall be reviewed by the Planning Commission as a Conditional Use. In MUG, WMUG, MUR, MUO, RED, RED-MX, and SPD Districts, any project subject to Section 329 and that requests residential accessory parking in

1 excess of that which is principally permitted in Table 151.1, but which does not exceed the

maximum amount stated in Table 151.1, shall be reviewed by the Planning Commission

according to the procedures of Section 329. Projects that are not subject to Section 329 shall

be reviewed under the procedures detailed in subsection (f) below.

\* \* \* \*

## SEC. 155.2. BICYCLE PARKING: APPLICABILITY AND REQUIREMENTS FOR SPECIFIC USES.

\* \* \*

Table 155.2			
Bicycle Parking Spaces Required			
Use	Minimum Number of Class	Minimum Number of Class	
	1 Spaces Required	2 Spaces Required	
Residential Uses			
* * * *	* * * *	* * * *	
Group Housing (including	One Class 1 space for every	Minimum two spaces. Two	
SRO Units and Student	four beds. For buildings	Class 2 spaces for every 100	
Housing that are Group	containing over 100 beds, 25	beds. Group Housing that is	
Housing; Homeless Shelters	Class 1 spaces plus one	also considered Student	
are exempt)	Class 1 space for every five	Housing shall provide 50%	
	beds over 100. Group	percent more spaces than	
	#Housing that is also	would otherwise be required.	
	considered Student Housing		
	per Section 102.36 shall		
	provide 50 <u>%</u> percent more		

1		spaces than would otherwise		
2		be required.		
3	* * * *	* * * *	* * * *	
4	* * * *			
5	SEC. 177. LEGITIMIZATION C	OF CERTAIN MASSAGE ESTA	BLISHMENTS.	
6	(a) Intent. The purpose	eof this Section 177 is to establis	sh <u>ed</u> a time-limited program	
7	whereby existing Massage Esta	ablishments that have operated	without required permits may	
8	seek those permits. Pursuant to	its terms, this program sunsetted o	n December 27, 2016, 18 months	
9	after its effective date of June 27, 2015.			
10	(b) Legitimization Program for Certain Massage Establishments. A Massage			
11	Establishment shall be considered a legal, as defined in Section 180, or a permitted Conditional Use,			
12	and shall be authorized to continue to operate without obtaining a Conditional Use authorization from			
13	the Planning Commission, as required by Sections 102 and 890.60 of this Code, if it meets all of the			
14	following requirements:			
15	(1) As of Janua	ry 19, 2015, it was operating in tha	tt location;	
16	(2) As of to Jan	uary 19, 2015, it obtained a busine	ss license from the City;	
17	(3) As of to Jan	uary 19, 2015, all employees obtait	ned a valid certification from the	
18	California Massage Therapy Coun	ecil (CAMTC) or a valid permit from	m the Department of Public	
19	Health (DPH);			
20	(4) There are no	o open Police Department, Plannin	g Department or DPH	
21	enforcement cases against the Mas	ssage Establishment at the time of p	oermit approval; and	
22	(5) The Massag	e Establishment applies for a perm	it from DPH under Section 29.25	
23	of the Health Code within 90 days	of the effective date of this Section	<del>177.</del>	
24	(c) Website Notice. As	soon as possible after enactment o	f this Section 177, the Planning	

Department and DPH shall post notice of this legitimization program on their websites, inviting

1	Massage Establishment owners or operators to take advantage of this program, and describing its
2	contents and requirements. The notice shall clearly explain which zoning districts of the City permit
3	Massage Establishments as of right, which ones permit them with a Conditional Use authorization, and
4	which do not permit them.
5	(d) Determination of Applicability. Upon receiving a Massage Establishment referral from
6	the DPH pursuant to Section 29.28 of the Health Code, the Planning Department shall assess whether
7	the Massage Establishment meets the conditions set forth in this Section 177. Massage Establishment
8	owners or operators shall submit to the Planning Department evidence supporting the findings
9	required under Subsection (b) above. Such evidence may include, but is not necessarily limited to, the
10	following: rental or lease agreements, building or other permits, utility records, business licenses,
11	CAMTC certification materials, permits from DPH, or tax records. The Planning Department shall
12	determine compliance with this Section in its response to the referral form received from DPH.
13	(e) Limitation of Intensification, Expansion or Discontinuance. Enlargements,
14	Intensifications or Discontinuances of Massage Establishments that follow the Legitimization Process
15	authorized by this Section 177 shall be subject to the controls applicable under Sections 178, 181, 182
16	and 183 of this Code.
17	(f) Compliance with Other Requirements of the Planning Code. Massage Establishments
18	that follow the Legitimization Process authorized by this Section shall comply with all applicable
19	requirements of the Planning Code, other than those requirements from which they are specifically
20	exempted under this Section 177.
21	(g) Sunset. Unless readopted, this Section 177 shall sunset 18 months after its effective date
22	of June 27, 2015. The City Attorney is hereby authorized to direct the Publisher to delete Section 177
23	on or after December 27, 2016.
24	SEC. 186. EXEMPTION OF LIMITED COMMERCIAL AND INDUSTRIAL
25	NONCONFORMING USES IN RH, RM, RTO, AND RED DISTRICTS.

1 2 **Exemption from Termination Provisions.** The following nonconforming uses (a) 3 in R Districts shall be exempt from the termination provisions of Section 185, provided such 4 uses comply with all the conditions specified in *S*subsection (b) below: (1)5 Any nonconforming use at any sStory in an RTO, RH or RM District which 6 is located more than *one-fourth* \(\frac{1}{4}\) mile from the nearest Named \(\frac{1}{4}\) midual \(\frac{1}{4}\) rea 7 Commercial District or Restricted Use Subdistrict described in Article 7 of this Code, and 8 which complies with the use limitations specified for the fFirst fStory and below of an NC-1 9 District, as set forth in Sections 710.10 through 710.95 of this Code. (2)Any nonconforming use in an RTO, RH or RM District which is located 10 within one-fourth 4 mile from any Named Individual Area Neighborhood Commercial District or 11 12 #Restricted #Use &Subdistrict and which complies with the most restrictive use limitations 13 specified for the *fF*irst *sS*tory and below of: (A) an NC-1 District, as set forth in Sections 710.10 through 710.95 of 14 15 this Code; and 16 (B) Aany Named Individual Area Neighborhood Commercial District 17 within *one-fourth* 44 mile of the use, as set forth in Sections 714.10 through 748 and 753 through 18 764 <del>729.95</del> of this Code; 19 (C) Any Restricted Use Subdistrict within *one-fourth* 4 mile of the use,

as set forth in Sections 781 et seq. through 781.7 of this Code.

(3) In the RED Districts, any nonconforming use which is a personal service use falling within zoning category 816.31; home and business service use falling within zoning categories 816.42 through 816.47; live/work unit falling within zoning category 816.55; wholesale sales, storage or light manufacturing uses falling within zoning categories 816.64

through 816.67.

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1	(b)	Cond	litions on Limited Nonconforming Uses. The limited nonconforming
2	uses describ	ed abo	ove shall meet the following conditions:
3		(1)	The building shall be maintained in a sound and attractive condition,
4	consistent w	ith the	general appearance of the neighborhood;
5		(2)	Any signs on the property shall be made to comply with the requirements
6	of Article 6 S	ection 6	506(c) of this Code for Limited Commercial applying to nonconforming uses;
7	* *	* *	
8	SEC. 186.1.	EXEN	IPTION OF NONCONFORMING USES IN NEIGHBORHOOD
9	COMMERCI	IAL DIS	STRICTS.
10	* *	* *	
11	(b)	Enlar	gements or Alteration.
12		(1)	A nonconforming use may not be significantly altered; enlarged or
13	intensified, e	except (	upon approval of a $eC$ onditional $eC$ onditional $eC$ se application pursuant to the provisions
14	of <u>Section 30.</u>	<u> 3</u> Articl	e3 of this Code, provided that the use not have or result in a greater height,
15	bulk or floor	area ra	atio, less required rear yard or open space, or less required off-street
16	parking space	ce or lo	ading space than permissible under the limitations set forth in this Code for
17	the district o	r distric	ets in which such use is located.
18		(2)	A nonconforming use may expand to include public sidewalk space
19	provided tha	t such	space is only occupied with tables and chairs as permitted by this
20	Municipal Co	ode.	
21		(3)	No existing use or structure which fails to meet the requirements of this
22	Code in any	manne	er as described above in this $\underline{s}_{\underline{s}}$ ubsection (b) shall be constructed,
23	reconstructe	d, enla	rged, altered or relocated so as to increase the discrepancy, or to create a
24	new discrepa	ancy, a	at any level of the structure, between existing conditions on the lot and the

required standards for new construction set forth in this Code.

1	(c)	Chang	ges in	<b>Use.</b> A nonconforming use may be changed to another use or
2	feature as de	scribed	d belo	W.
3		(1)	A noi	nconforming use may be changed to a use listed in Article 7 of this
4	Code as a p	rincipa	al <i><u>u</u>U</i> s	e for the district in which the property is located, and the new use
5	may thereafte	er be c	ontinu	ed as a <u>Principally</u> <del>p</del> Permitted <del>principal</del> <u>#U</u> se.
6		(2)	A noi	nconforming use may be changed to a use listed in Article 7 of this
7	Code as a Co	ondition	nal Us	se for the district in which the use is located, only upon approval of a
8	eConditional	<u>и</u> se а	pplica	ation pursuant to the provisions of Article 3 of this Code, and the new
9	use may ther	eafter	be co	ntinued as a permitted $e\underline{C}$ onditional $\underline{w}\underline{U}$ se, subject to the provisions of
10	Section 178 of	of this (	Code.	
11		(3)	A noi	nconforming use may be changed to a use which is not permitted in
12	that Neighbor	rhood (	Comm	nercial District as described below, only upon approval of a
13	Conditional L	Jse app	olicatio	on, pursuant to the provisions of Article 3 of this Code:
14			(A)	Any Bar, Limited Restaurant, or Restaurant use described in zoning
15	categories .41,	.43, or	<del>: .44, a</del>	s defined in Sections 790.22, 790.90, and 790.91, respectively, may
16	change to an	other <u>E</u>	<u>Bar, Li</u>	mited Restaurant, or Restaurant use described in zoning categories .41 or
17	.44, even tho	ugh su	ch oth	ner use is not permitted in that Neighborhood Commercial District,
18	unless such o	other u	se is I	ocated in an Alcohol Restricted Use Subdistrict and is prohibited by
19	the provisions	s gove	rning	that Alcohol Restricted Use Subdistrict.
20			(B)	Any <u>Business Service, Health Service, Personal Service, or Retail</u>
21	<u>Professional S</u>	ervice (	use <del>de</del>	escribed in zoning categories .51, .52, or .53, as defined in Sections

790.114, 790.116, and 790.108 respectively, may change to another such use described in zoning

categories .51, .52, or .53, even though such other use is not permitted in that Neighborhood

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Commercial District.

1	(C) Any <u>Automotive Repair, Automotive Service Station, or Gas Station</u> use
2	described in zoning categories .57, .58, or .59, as defined in Sections 790.14, 790.17, and 790.15
3	respectively, may be demolished and reconstructed as the same use or may change to another
4	such use described in zoning categories .57, .58, or .59, even though such other use is not
5	permitted in that Neighborhood Commercial District.
6	The new use shall still be classified as a nonconforming use.
7	The changes in use described in this $S_S$ ubsection $\underline{(c)}(3)$ shall include remodeling
8	activities involving the demolition and replacement of structures that result in a change of use.
9	* * * *
10	(5) In the Castro Street Neighborhood Commercial District, any use in this
11	$d\underline{D}$ istrict that exceeds the maximum $\underline{Non-Residential}$ $d\underline{U}$ se $d\underline{S}$ ize limit of Section 121.2(b) may
12	$\frac{be}{a}$ not $\frac{be}{a}$ changed to a new use. The only method for changing a nonconforming use identified
13	in this $\underline{s_s}$ ubsection $\underline{(c)}$ is to reduce the nonconforming use:
14	(A) to a conforming use size; or
15	(B) to a size specified in Subsection 121.2(a) pursuant to Conditional Use
16	authorization.
17	Notwithstanding the above, any use in this District that exceeds the maximum $\underline{\mathit{Non-}}$
18	Residential #Use &Size limit of Section 121.2(b), and is a categorized in the Other General Retail
19	Sales and Services <u>use</u> zoning classification, as defined in Section $\underline{102}$ 790.102, may change to
20	another use category enumerated in the definition of General Retail Sales and Service
21	Section 790.102 as long as the use size is not increased and the Commission approves a
22	Conditional Use application for such change. The Commission's approval of such Conditional
23	Use application shall explicitly address the use size findings of Section 303(c).
24	(d) <b>Discontinuance</b> . A nonconforming use that is discontinued for a period of three

years, or otherwise abandoned or changed to another use that is listed in Article 7 of this

1	Code as a Principal or Conditional Use for the district in which the use is located shall not be
2	reestablished, except in the following instances:
3	* * * *
4	(2) In the Polk Street Neighborhood Commercial Districts for Tobacco
5	Paraphernalia Establishments, as defined in Sections 102 and 790.123 of this Code, only, the period
6	of non-use for a nonconforming Tobacco Paraphernalia Establishment use to be deemed
7	discontinued shall be eighteen (18) months.
8	(3) For Formula Retail uses in any district that prohibits or requires
9	Conditional Use authorization for Formula Retail uses, the period of non-use to be deemed
10	discontinued is 18 months.
11	* * * *
12	SEC. 187.1. $\underline{AUTOMOTIVE}$ SERVICE STATIONS AND GAS $\underline{OLINE}$ STATIONS AS LEGAL
13	NONCONFORMING USES.
14	(a) <u>Continuation as a Nonconforming Use.</u> Notwithstanding any other provision of this
15	Code, an Automotive Service Station or $\frac{an}{a}$ Automotive $a$ Gas Station as defined in Section 102
16	of this Code, located in an a Residential district, and having legal nonconforming use status
17	under the provisions of this Code on January 1, 1980, shall be regarded as a legal
18	nonconforming use so long as the station continues to sell and dispense gasoline and other
19	motor fuels and lubricating fluids directly into motor vehicles.
20	(b) <u>Enlargement and Intensification.</u> An Automotive Service Station regarded as a
21	legal nonconforming use under $\underline{s}$ ubsection (a) of this Section $\underline{187.1}$ may enlarge or intensify
22	its current service station operations provided the station receives $eC$ onditional $eC$

authorization approval for such enlargement or intensification under Section 303 of this Code.

Conditional Use authorizations issued pursuant to this Section <u>187.1</u> shall not contain

termination dates.

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(c)	Accessory Uses. Parking for car-share vehicles, as defined in Section 166, is
permitted a	as an $a\underline{A}$ ccessory $u\underline{U}$ se, and the addition of car-share vehicle parking shall not
constitute	an enlargement or intensification of the use, as defined in Subsection (b) above.

### SEC. 191. AUTHORIZATION OF TEMPORARY CANNABIS SALES USES.

- (a) A Grandfathered MCD, as defined in Section 190, that receives a permit to operate as a Medical Cannabis Dispensary from the Department of Public Health before January 1, 2019 shall be deemed a Temporary Cannabis Sales Use, as defined in Section 205.2. Upon expiration of the Temporary Cannabis Sales Use authorization, the land use authorization for the parcel will revert to the original authorization to operate as a Medical Cannabis Dispensary Use, unless the Planning Department or Planning Commission has issued a permanent authorization for a Cannabis Retail Use.
- (b) This Section 191 shall expire by operation of law on January 1, 2020. Upon its expiration, the City Attorney shall cause this Section 191 to be removed from the Planning Code.

### SEC. 201. CLASSES OF USE DISTRICTS.

In order to carry out the purposes and provisions of this Code, the City is hereby divided into the following classes of use districts:

17 \* \* \* \*

Neighborhood Commercial Districts (NC) General Neighborhood Commercial Districts (Defined in Sec. 702(a)(1))				
NC-1	Neighborhood Commercial Cluster District (Defined in Sec. 710.4)			
NC-2	Small-Scale Neighborhood Commercial District (Defined in Sec. 711.4)			
NC-3	Moderate-Scale Neighborhood Commercial District (Defined in Sec. 712.4)			
NC-S	Neighborhood Commercial Shopping Center District (Defined in Sec. 713.4)			

	Named Neighborhood Commercial Districts (Defined in Sec. 702(a)(1))	
* * * *		

Haight Street Neighborhood Commercial District (Defined in Sec. 719)
North Beach Neighborhood Commercial District (Defined in 722)
Japantown Neighborhood Commercial District (Defined in Sec. $721 748$ )
North Beach Neighborhood Commercial District (Defined in Sec. 722)
Polk Street Neighborhood Commercial District (Defined in Sec. 723)
* * *
Japantown Neighborhood Commercial District (Defined in Sec. 721)
West Portal Avenue Neighborhood Commercial District (Defined in Sec. 729.1)
* * * *
"NCT District" shall mean any district <u>described</u> listed in Section <u>702(a)(2)</u> <del>702.1(b)</del> ,
ncluding any NCT-1, NCT-2, NCT-3, and any <u>Named</u> Neighborhood Commercial Transit
District <del>identified by street or area name</del> ; and
* * *
PEC 202.2 LOCATION AND ODED ATING CONDITIONS
SEC. 202.2. LOCATION AND OPERATING CONDITIONS.
* * * *
(e) Institutional Uses. The Institutional Uses listed below shall be subject to the
orresponding conditions:
(1) Medical Cannabis Dispensaries. Medical Cannabis Dispensary Uses
re required to meet all of the following conditions:
* * * *
(E) Alcohol shall not be sold or distributed on the premises for on- or
ff-site consumption; and
(F) Upon acceptance of a complete application for a building permit for a
Medical Cannabis Dispensary, the Planning Department shall cause a notice to be posted on the
roposed site and shall cause written notice to be sent via U.S. Mail to all owners and occupants of

1	properties within 3	00 feet of	the subject lot in the same Assessor's Block and on the block face across
2	from the subject lo	t as well a	es to all individuals or groups that have made a written request for
3	notification regard	ing specif	<del>sic medical cannabis dispensaries;</del>
4		<del>(G)</del>	All building permit applications shall be held for a period of 30 calendar
5	days from the date	of the ma	iled notice to allow review by residents, occupants, owners of
6	neighborhood prop	<del>verties, an</del>	d neighborhood groups;
7		<del>(H)</del>	After this 30-day period, the Planning Commission shall schedule a
8	hearing to conside	<del>r whether</del>	to exercise its discretionary review powers over the building permit
9	application for a N	<del>Iedical Ca</del>	annabis Dispensary. The scheduling and the mailed notice for this hearing
10	shall be processed	<del>in accord</del>	ance with Section 312(e) of this Code; and
11		<del>(I)</del>	$\underline{(F)}$ Any permit issued for a Medical Cannabis Dispensary shall
12	contain the follow	ing state	ement in boldface type: "Issuance of this permit by the City and
13	County of San Fr	ancisco i	s not intended to and does not authorize the violation of State or
14	Federal law."		
15	* * * *		
16	(g) Oth	er Uses.	The uses listed below are subject to the corresponding controls:
17	<del>(1)</del>	Smal	I Enterprise Workspace (S.E.W.). S.E.W.'s are subject to the following
18	conditions:		
19	(A) (1)	A <u>n</u> S.	E.W. building must meet the following requirements:
20		$(\underline{A} \ \underline{i})$	Each unit may contain only uses principally or conditionally
21	permitted in the s	subject zo	oning district, or $\theta \underline{O}$ ffice $\underline{u}\underline{U}$ ses $\theta$ as defined in Section $\theta$ $\theta$ $\theta$ $\theta$
22	890.70 <del>)</del> ;		
23		( <u>B</u> <del>ii</del> )	Any non-accessory $*\underline{R}$ etail $*\underline{U}$ ses are subject to any per parcel size
24	controls of the su	bject zor	ning district;
25		( <u>C</u> <del>iii</del> )	No $rResidential uU$ ses shall be permitted;

1	$(\underline{D} iv)$ Each of the units in the building must contain no more than 1,500
2	gross square feet each; an exception to this rule applies for larger PDR spaces on the ground
3	floor, as described in subsection $(g)(1)(E)$ below
4	$(\underline{E} lau)$ An S.E.W. building may contain units larger than 1,500 square fee
5	on the ground floor as long as each such unit contains a principal PDR $\mu U$ se. For the purposes
6	of this Section, a PDR use is defined in Section 102 of this Code. Such PDR units may be
7	independently accessible from the street.
8	$(\underline{F} \ vi)$ After the issuance of any certificate of occupancy or completion for
9	the building, any merger, subdivision, expansion, or other change in $gG$ ross $gF$ loor $gG$ ross $gG$ ross $gF$ loor $gG$ ross $gG$ r
10	any unit shall be permitted only as long as the provisions of $\frac{1}{2}$ subsections (D) and (E).
11	above, are met.
12	(2 B) S.E.W. units may be established only in new buildings or in buildings for
13	which a first certificate of occupancy or completion was issued after January 19, 2009.
14	$(\underline{3}\ \epsilon)$ Where permitted, S.E.W. Buildings are exempt from the controls in
15	Section 202.7 Sec. 230 limiting demolition of industrial buildings.
16	(4 D) S.E.W. projects shall provide a PDR Business Plan in accordance with
17	the requirements of Section 210.3C of this Code.
18	$(\underline{5}E)$ In considering the approval of a S.E.W. project, the Planning Commission
19	should consider the likely viability of the new PDR space that the development creates, as
20	influenced by such facts as the content of the project sponsor's PDR Business Plan and
21	whether the project sponsor has the commitments of established PDR tenants and/or a
22	demonstrated relationship with organizations established in the PDR community.
23	* * * *
24	(i) Non-Retail Sales and Service Use; Design Professional. In order to preserve and
25	enhance active commercial frontage in the City's Neighborhood Commercial Districts, a Design

1	<u>Professional use</u>	e located on the First Story or below within any Neighborhood Commercial or
2	Neighborhood (	Commercial Transit District must provide its services to the general public.
3		
4	SEC. 204.5. F	PARKING AND LOADING AS ACCESSORY USES.
5	In order	r to be classified as an $a\underline{A}$ ccessory $u\underline{U}$ se, off-street parking and loading shall
6	meet all of the	following conditions:
7	(a) <b>L</b>	<b>_ocation.</b> Such parking or loading facilities shall be located on the same lot as
8	the structure o	or use served by them. (For provisions concerning required parking on a
9	separate lot as	s a <u>PP</u> rincipal or Conditional Use, see Sections 156, 159, 160, and 161 of this
10	Code.)	
11	(b) <b>F</b>	Parking Accessory to Dwellings. Unless rented on a monthly basis to serve a
12	Dwelling Unit p	oursuant to Section 204.5(b)(1), below, accessory parking facilities for any
13	<i>d</i> <u>D</u> welling in a	ny R District shall be limited, further, to storage of private passenger
14	automobiles, p	private automobile trailers, boats, bicycle parking and car-share vehicles as
15	permitted by S	Section 150 and trucks of a rated capacity not exceeding three-quarters of a ton.
16	Notwithstandir	ng any provision of this Code to the contrary, the following shall be permitted as
17	an <u>aA</u> ccessory	<i>u<u>U</u></i> se:
18	<del>(</del>	(1) Lease of lawfully existing off-street residential parking spaces by the
19	property owne	r or manager, for a term of no less than one month, is permitted as follows:
20	(	(1 A) for use by any resident of a Dwelling Unit located on a different lot within
21	1,250 feet of s	such parking space <u>:</u> or
22	(	2 B) for use by any resident of a Dwelling Unit located on a different lot within
23	the City and C	ounty of San Francisco so long as no more than five spaces are rented to those

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who live beyond 1,250 feet of such parking space.

1	(c) Parking Exceeding Accessory Amounts. Accessory parking facilities shall
2	include only those facilities that do not exceed the amounts permitted by Section 151(c) or
3	Table 151.1. Off-street parking facilities that exceed the accessory amounts shall be classified
4	as a separate use, and may be principally or conditionally permitted as indicated in the Zoning
5	Control Table for the district in which such facilities are located.
6	SEC. 205.2. TEMPORARY USES: ONE- OR TWO-YEAR LIMIT.
7	A temporary use may be authorized for a period not to exceed two years for any of the
8	following uses:
9	* * * *
10	(e) Temporary Cannabis Retail Use for a period of up to one year, as provided by
11	Section 191, to be authorized no earlier than January 1, 2018 and to expire on January 1,
12	2019. This is the only type of Temporary Use allowed for the sale of cannabis or cannabis products.
13	SEC. 206.2. DEFINITIONS.
14	* * * *
15	"Restricted Affordable Unit" means a $d\underline{D}$ welling $w\underline{U}$ nit within a Housing Project which will be
16	Affordable to Very Low, Lower or Moderate Income Households, as defined in this Section
17	206.2 for a minimum of 55 years. Restricted Affordable Units shall meet all of the
18	requirements of Government Code 65915, except that Restricted Affordable Units that are
19	ownership units shall not be restricted using an equity sharing agreement."
20	* * * *
21	SEC. 206.3. HOUSING OPPORTUNITIES MEAN EQUITY - SAN FRANCISCO PROGRAM.
22	* * * *
23	(c) HOME-SF Project Eligibility Requirements. To receive the development
24	bonuses granted under this Section, a HOME-SF Project must meet all of the following
25	requirements:

1 \* \* \* \*

(3) All HOME-SF units shall be no smaller than the minimum unit sizes set forth by the California Tax Credit Allocation Committee as of May 16, 2017. In addition, notwithstanding any other provision of this Code, HOME-SF projects shall provide a minimum dwelling unit mix of (A) at least 40% two and three bedroom units, including at least 10% three bedroom units, or (B) any unit mix which includes some three bedroom or larger units such that 50% of all bedrooms within the HOME-SF Project are provided in units with more than one bedroom. Larger units should be distributed on all floors, and prioritized in spaces adjacent to open spaces or play yards. Units with two or three bedrooms are encouraged to incorporate family friendly amenities. Family friendly amenities shall include, but are not limited to, bathtubs, dedicated cargo bicycle parking, dedicated stroller storage, open space and yards designed for use by children. HOME-SF Projects are not eligible to modify this requirement under Planning Code Section 303( $\underline{\nu}$   $\underline{t}$ ) or any other provision of this Code;

14 \* \* \* \*

(5) Includes at the ground floor level active uses, as defined in Section 145.1, at the same square footages as any neighborhood commercial uses demolished or removed, unless the Planning Commission has granted an exception under Section  $303(\underline{\nu} \ t)(2)(G)$ .

\* \* \* \* \*

#### SEC. 206.4. THE 100 PERCENT AFFORDABLE HOUSING BONUS PROGRAM.

(a) **Purpose and Findings.** This Section 206.3 206.4 describes the 100 Percent Affordable Housing Bonus Program, or "100 Percent Affordable Housing Program". In addition to the purposes described in Section 206.1, the purpose of the 100 Percent Affordable Housing Program is to facilitate the construction and development of projects in which all of the residential units are affordable to Low and Very-Low Income Households. Projects pursuing a development bonus under this 100 Percent Affordable Program would exceed the

1	City's shared Proposition K housing goals that 50% of new housing constructed or
2	rehabilitated in the City by 2020 be within the reach of working middle class San Franciscans
3	and at least 33% affordable for low and moderate income households.
4	(b) Applicability. A 100 Percent Affordable Housing Bonus Project under this
5	Section 206.3 206.4 shall be a Housing Project that:
6	(1) contains three or more Residential Units, as defined in Section 102, not
7	including any additional units permitted though this Section $\frac{206}{206.4}$ through a density bonus
8	* * * *
9	SEC. 206.5. STATE RESIDENTIAL DENSITY BONUS PROGRAM: ANALYZED.
10	* * * *
11	(b) Applicability.
12	(1) A Housing Project that meets all of the requirements of this subsection
13	(b)(1) or is a Senior Housing Project meeting the criteria of (b)(2) shall be an Analyzed State
14	Density Bonus Project or an "Analyzed Project" for purposes of Sections 206 et seq. A
15	Housing Project that does not meet all of the requirements of this subsection (b), but seeks a
16	density bonus under State law may apply for a density bonus under Section 206.6 as an
17	Individually Requested State Density Bonus Project. To qualify for the Analyzed State Density
18	Bonus Program a Housing Project must meet all of the following:
19	* * * *
20	(C) for projects located in Neighborhood Commercial Districts is not
21	seeking to merge lots that result in more than 125 <u>linear feet</u> in lot frontage on any one street;
22	* * * *
23	SEC. 206.6. STATE DENSITY BONUS PROGRAM: INDIVIDUALLY REQUESTED.
24	* * * *

1	(c) Development Bonuses. Any Individually Requested Density Bonus Project shall,
2	at the project sponsor's request, receive any or all of the following:
3	(1) <b>Density Bonus.</b> Individually Requested Projects that provide On-site
4	Inclusionary Housing Units or Restricted Affordable Units shall receive a density bonus as
5	described in Table 206.6A as follows:
6	* * * *
7	(H) Certain other types of development activities are specifically
8	eligible for a development bonuses pursuant to State law, including land donation under
9	Government Code Section 65915(g), condominium conversions under Government Code
10	Section 65915.5 and qualifying mobile home parks under Government Code Section
11	65915(b)(1)(C). Such projects shall be considered Individually Requested State Density
12	Bonus Projects.
13	* * * *
14	SEC. 206.8. AFFORDABLE HOUSING BONUS PROGRAM EVALUATION.
15	* * * *
16	(d) Program Evaluation and Update.
17	(1) Purpose and Contents. Every five years, beginning five years from
18	March 22, 2015, the Department shall prepare a Program Evaluation and Update. The
19	Program Evaluation and Update shall include an analysis of the Bonus Programs'
20	effectiveness as it relates to City policy goals including, but not limited to Proposition K
21	(November 2014) and the Housing Element. The Program Evaluation and Update shall
22	include a review of all of the following:
23	* * * *
24	
25	

1	(E) Review of the process for considering projects under the Bonus
2	Program, including a review of Section 328, the appeal process, Section 303(t) and other
3	relevant process considerations.
4	* * *
5	SEC. 207. DWELLING UNIT DENSITY LIMITS.
6	* * *
7	(c) Exceptions to Dwelling Unit Density Limits. An exception to the calculations
8	under this Section 207 shall be made in the following circumstances:
9	* * * *
10	(6) Accessory Dwelling Units in Existing Single-Family Homes.
11	* * * *
12	(B) Lots Zoned for Single-Family or Multifamily Use and
13	Containing an Existing Single-Family Home; Controls on Construction. An Accessory
14	Dwelling Unit located in a residential zoning district and constructed pursuant to this
15	subsection (c)(6) shall meet all of the following:
16	(i) The ADU will strictly meet the requirements set forth in this
17	subsection (c)(6)( $\underline{B}$ $\underline{C}$ ) without requiring a waiver of Code requirements pursuant to subsection
18	(c)(4)(G.
19	* * * *
20	(C) Permit Application Review and Approval. Except as authorized
21	by subsections (c)(6)(B)(v) and (vi), the Department shall approve an application for a permit
22	to construct an Accessory Dwelling Unit within 120 days from receipt of the complete
23	application, without modification or disapproval, if the proposed construction fully complies
24	with the requirements set forth in subsection (c)(6)( $\underline{B}$ $\underline{C}$ ).
25	* * * *

## SEC. 209.2. RM (RESIDENTIAL, MIXED) DISTRICTS.

2 \* \* \* \*

Table 209.2
ZONING CONTROL TABLE FOR RM DISTRICTS

Zoning Category	§ References	RN	<b>Л-1</b>	RM	1-2	RM-3	RM- 4
* * * *	22 AND 11252						
RESIDENTIAL STANDARI	DS AND USES						
Residential Uses							
Residential Density, Dwelling Units (7)	§ 207	3 units pe lot or Uut to one ur per 800 square fe of lot are	r or to or	tup one	3 units per lot or Uup to one unit per 400 square feet of lot area	feet of area. (8	<u>up</u> to it per uare lot
* * * *	* * * *	* * * *	*	* * *	* * * *	* * * *	•
NON-RESIDENTIAL STANDA	ARDS AND USES						
* * * *							
Sales and Service Category  Retail Sales and Service Uses*	§ 102	NP		NP	NP	NI	)
Hotel	§ 102 § 102	C (4)		C (4)	C (4)	C (4	
Mobile Food Facility	§ 102						
Mortuary	§ 102	C (5)		C (5)	C (5)	C (:	5)
* * * *							

# SEC. 209.3. RC (RESIDENTIAL-COMMERCIAL) DISTRICTS.

1	* * *	*		_							
2	Table 209.3 ZONING CONTROL TABLE FOR RESIDENTIAL-COMMERCIAL DISTRICTS										
3	Zoning Category	§ References	RC-3		RC-4						
4	* * * *										
5	RESIDENTIA	L STANDARDS AND U	SES								
6	* * * *										
7	Residential U	ses									
8	Residential		3 units per lot or		<i>per lot or Uu</i> p						
9	Density, Dwelling	§ 207	$\frac{Uu}{u}$ p to one unit	200 square feet of lot area. No density limits in the Van Ness SUD							
10	Units (7)		feet of lot area.	(§ 243). (8)							
11 12	* * * *	* * *	* * * *	* * * *							
13											
14 15 16	Residential Density, Group Housing	§ 208	P Uup to one bedroom for every 140 square feet of lot area. (9)		to one bedroo e feet of lot are		very 70				
17	* * * *	* * * *	* * * *	* * *	*						
	NON-RESIDE	ENTIAL STANDARDS A	ND USES								
18	Development	Standards									
19 20	Floor Area Ratio	§§102,123,124	3.6 to 1		1. Other FAR $(1)$						
21	* * * *	* * * *	* * * *	* * *	*	_					

23

24

#### SEC. 210.1. C-2 DISTRICTS: COMMUNITY BUSINESS.

These districts serve several functions. They provide convenience goods and services to Residential areas of the City, both in outlying sections and in closer-in, more densely built communities. In addition, some C-2 Districts provide comparison shopping goods and services on a general or specialized basis to a Citywide or a regional market area, complementing the main area for such types of trade in downtown San Francisco. The extent of these districts varies from smaller clusters of stores to larger concentrated areas, including both shopping centers and strip developments along major thoroughfares, and in each case the character and intensity of commercial development are intended to be consistent with the character of other uses in the adjacent areas. As in C-1 Districts, t1 he emphasis in C-2 Districts is upon compatible retail uses, but the district also allows a wider variety of goods and services is included to suit the longer-term needs of customers and a greater latitude is given for the provision of automobile-oriented uses.

Table 210.1 ZONING CONTROL TABLE FOR C-2 DISTRICTS

Zoning Category	§ References	C-2								
* * * *										
NON-RESIDENTIAL STANDARDS	AND USES									
* * * *	* * * *									
Entertainment, Arts and Recreation	Entertainment, Arts and Recreation Use Category									
Entertainment and Recreation Uses*	§ 102	Р								
Entertainment, Outdoor	<u>§ 102</u>	₩								
* * * *	* * * *	* * * *								

1	SEC. 210.3C	. ALL	1AWO	ICE FOR USES TO SUPPORT THE DEVELOPMENT OF NEW						
2	PDR SPACE IN THE PDR-1-D AND PDR-1-G DISTRICTS.									
3	* * *	* *								
4	(c)	Contr	ols. Ti	ne Planning Commission may permit, per the procedures described						
5	below in <u>S</u> sub	sectio	n (d), r	non-PDR uses on the subject lot pursuant to the following						
6	provisions:									
7		(1)	At lea	st 1/3 one-third of the total Gross Floor Area developed on the						
8	parcel shall c	ontain	PDR I	Jses, as defined in Section 102.						
9		(2)	For p	urposes of this $\underline{S_S}$ ubsection $\underline{(c)}$ , every square foot of Small						
10	Enterprise W	orkspa	ice, <i>as</i>	defined in Section 102, shall count as 0.5 square feet of PDR space						
11	and 0.5 squa	re feet	of nor	n-PDR space as specified in $S_S$ ubsection $\underline{(c)}(3)$ below.						
12		(3)	The n	on-PDR space may contain one or a combination of the following						
13	uses:									
14										
15			(A)	Office Uses, as defined in Section 102;						
16			(B)	Institutional Uses, as defined in Section 102, except for Hospitals;						
17	and/or									
18			(C)	Gym $U_{\underline{u}}$ se, as defined in Section 102.						
19		(4)	Uses	other than those listed in $\underline{s}$ <sub>s</sub> ubsections $\underline{(c)}$ (2) and $\underline{(c)}$ (3) above, such						
20	as <u>+R</u> etail, are	e subje	ect to tl	ne controls of the underlying district.						
21		(5)	No <u>+</u> R	esidential $\underline{u}\underline{U}$ ses are permitted, even as part of $\underline{an\ Institutional\ Use}$						
22	Institutions as	definea	<del>l under</del>	Section 890.50, except as allowed as Accessory Uses pursuant to						
23	Section 204.4	4.	* *	* *						
24	* * *	* *								

1	(8) Accessory parking for $\underline{u}\underline{U}$ ses listed in subsection $\underline{(c)}(2)$ above may be
2	permitted up to one space per each 1,500 square feet of $\Theta$ ccupied $F$ loor $\Theta$ and all such
3	parking shall be subject to the pricing requirements of Section 155(g).
4	* * * *
5	(d) Referral to OEWD. Upon receiving an application for a project under this
6	Section <u>210.3C</u> , the Planning Department shall inform the Director of the Office of Economic
7	and Workforce Development (OEWD) or successor agency, so that OEWD may inform the
8	project sponsor of existing programs and requirements relevant to PDR businesses, including
9	any existing economic incentive and hiring programs.
10	(e) Approvals.
11	* * * *
12	(2) A Notice of Special Restriction ("NSR") shall be recorded on the title of
13	any property receiving approval under this Section $\underline{210.3C}$ $\underline{219.1}$ . Such NSR shall:
14	* * * *
15	(B) State that the proportion of $gG$ ross $fF$ loor $gA$ rea on the site
16	dedicated to PDR uses shall never be less than $\frac{1/3}{3}$ one-third of the total $\frac{1}{8}$ ross $\frac{1}{8}$ ros
17	on the parcel, including any future building or use alterations or expansions;
18	* * * *
19	SEC. 211.1. PRINCIPAL USES PERMITTED, P DISTRICTS.
20	The following uses are principally permitted in all P Districts when found to be in
21	conformity with the General Plan:
22	* * * *
23	(c) Accessory nonpublic uses, which in P Districts may or may not be related to the
24	$p\underline{P}$ rincipal $\underline{u}\underline{U}$ se, provided that they meet the following standards:

1	(1) If the accessory nonpublic use is located on a lot with an OS Height and
2	Bulk designation per Section 290 of this Code, it shall occupy a de minimis amount of space
3	so that it does not detract from the lot's principal or exclusive purpose as open space. In no
4	case may accessory nonpublic uses occupy more than one-third 1/3 of the total lot area
5	occupied by the <i>principle Principal #U</i> se;
6	* * * *
7	SEC. 249.36. LIFE SCIENCE AND MEDICAL SPECIAL USE DISTRICT.
8	* * * *
9	(c) Controls. All provisions of the Planning Code currently applicable shall
10	continue to apply, except as otherwise provided in this Section 249.36:
11	(1) Medical Services. Medical services, including medical offices and clinics,
12	as defined in Section 890.114, are a $p\underline{P}$ rincipally $p\underline{P}$ ermitted $w\underline{U}$ se and are exempted from use
13	size limitations, PDR replacement requirements (Sec. 202.7 230), and vertical (floor-by-floor)
14	zoning controls (Sec. 803.9(h)). For the purposes of this Section, a medical service use may
15	be affiliated with a hospital or medical center as defined in 890.44.
16	(2) Life Science Offices. Office uses that contain Life Science facilities, as
17	defined in Section 890.53, are a $p\underline{P}$ rincipally $p\underline{P}$ ermitted $\underline{u}\underline{U}$ se and are exempted from use size
18	limitations, PDR replacement requirements (Sec. 202.7 230), and vertical (floor-by-floor)
19	zoning controls (Sec. <u>210.3C</u> <u>219.1</u> and 803.9(h)).
20	(3) Life Science Laboratories. Laboratories that engage in life science
21	research and development, as defined in Section 890.52, are a $p\underline{P}$ rincipally $p\underline{P}$ ermitted $u\underline{U}$ se
22	and are exempted from use size limitation $\underline{s}$ , PDR replacement requirements (Sec. $\underline{202.7}$ $\underline{230}$ ),
23	and vertical (floor-by-floor) zoning controls (Sec. 210.3C 219.1 and 803.9(h)).
24	SEC. 249.45. VISITACION VALLEY/SCHLAGE LOCK SPECIAL USE DISTRICT.

1	(e) Con	trols in	Zone 1. Development in Zone 1 of the Special Use District shall be
2	regulated by the c	ontrols	contained in this Section 249.45(e) and the Design for Development.
3	Where not explicit	ly supe	rseded by definitions and controls established in this Section
4	249.45(e) or the D	esign f	or Development, the definitions and controls in this Planning Code
5	shall apply except	where	those controls conflict with the Development Agreement. The
6	following shall app	oly only	in Zone 1 of the Special Use District:
7	* * * *		
8	(2)	Use	Requirements.
9	* * * *		
10		(B)	Formula Retail Uses. Formula #Retail uses as defined in
11	Section <u>303.1</u> <del>703.</del>	₃, exce∣	of those uses set forth in subsection 249.45(e)(2)(C) below, shall be
12	principally permitte	ed subje	ect to the following requirements:
13	* * * *		
14	(6)	Build	ling Standards.
15		(A)	Vertical Control for Office. Vertical floor controls for office set
16	forth in Section 80	)3.9 sha	Ill not apply in existing buildings on the site.
17		(B)	Height. Height of a building or structure shall be defined,
18	measured, and re	gulated	as provided for in Sections 102.12 and 260 where applicable, and as
19	below in the follow	ving sce	narios:
20			(i) Where the lot is level with or slopes downward from a street
21	at the centerline o	f the bu	ilding or building step, the measurement point shall be taken at the
22	back of sidewalk I	evel on	such a street. The plane determined by the vertical distance at such
23	point may be cons	sidered	the height limit at the opposite (lower) end of the lot, provided the
24	change in grade d	loes not	enable an additional story of development at the downhill property

line. This takes precedence over Section  $\underline{260(a)(1)(B)}$   $\underline{102.12(b)}$ .

1	(ii) Where the change in grade does enable an additional floor
2	of development, height must be measured from the opposite (lower) end of the lot, as specified
3	in Section $102.12(c)$ .
4	(iii) Where there is conflict with Section 102.12 or Section 260 of
5	the Code, the requirements of this Special Use District shall apply.
6	* * *
7	SEC. 249.52. TREASURE ISLAND/YERBA BUENA ISLAND SPECIAL USE DISTRICT.
8	* * * *
9	(e) Development Controls. Development and uses of property within this Special
10	Use District shall be regulated by the controls contained herein and in the Design for
11	Development, provided, however, that if there is any inconsistency between this Special Use
12	District and the Design for Development, this Special Use District shall control.
13	* * * *
14	(2) Uses. The uses listed in Figure 3 are permitted in this Special Use
15	District as indicated by the following symbols in the respective column for each district: (i) P -
16	permitted as a $p\underline{P}$ rincipal $\underline{u}\underline{U}$ se in this zoning designation; (ii) IC – subject to approval as an
17	Island Conditional Use pursuant to the procedures set forth in subsection (h) below; (iii) blank
18	<ul> <li>not permitted in this zoning designation.</li> </ul>
19	Figure 3: Treasure Island and Yerba Buena Island Permitted Uses

Figure 3: Treasure Island and Yerba Buena Island Permitted Uses

	TI- R	TI- MU	TI- OS	TI- PCI	P=Permitted Use; IC= Island Conditional Use Permit Required; * and/or † = See Comments					
Land Use		Zo	ne							
* * * *	* * * *									
Retail Sales and Services										
****	****	****	****	****						

21

22

23

24

1 2 3 4	32. Retail, Restaurants, Kiosks, Pushcarts, and other uses*		Р	Р		*Uses accessory to and supportive of recreation and open space uses, consistent with the Open Space Area standards and guidelines set forth in Chapter ## Y1 of the Treasure Island/Yerba Buena Island Design for Development document
	****	****	****	****	****	****
5	* * * *					
6	Parking					
7	****	****	****	****	****	****
8 9 10 11	55. Community garages†	P	P	IC		†Limited to the storage of private passenger automobiles belonging to Treasure Island residents, visitors, and workers, and meeting the siting and design requirements, car-share requirements, and otherwise complying with the provisions of Chapter #6 Y6 of the Treasure Island/Yerba Buena Island Design for Development document
12 13 14 15	56. Accessory Parking Facilities†	Р	Р		P	†Off-street parking, either surface or structured, that is accessory to a permitted or special use, subject to the requirements of Chapter <i>T6 Y6</i> of the Design for Development document, in terms of location and quantity
	****	****	****	****	****	****
16	* * * *	1	I	I		
17	Civic, Public,	Open S	Space, a	and Pul	olic Ser	vice Uses
18	****	****	****	****	****	****
19 20 21	69. Open space Maintenance Facility†			Р	IC	†For support of open space program on #Treasure Island and Yerba Buena Island, and compliant to the standards and guidelines for each specific open space area listed in Chapter ## Y1 of the Design for Development document
22 23 24	70. Playground	P*	P	P	P	*See Open Space Chapter <i>T1 Y1</i> of Design for Development document for programming and size standards
<ul><li>24</li><li>25</li></ul>	71. Public Parks	P*	P	P	P	*See Open Space Chapter <i>T1 Y1</i> of Design for Development document for

1	
2	
3	
4	
5	

					programming and size standards
****	****	****	****	****	****
77. Wireless Telecom- munications Services Facility†	P	P	P	P	†See Building Design Chapter <i>T5 Y5</i> of the Design for Development document for placement standards
****	****	****	****	****	****

(g) Review and Approval of Vertical Development.

9 \* \* \*

(4) Schematic Design Document Applications under Planning Commission Jurisdiction.

\* \* \* \*

Director of Planning  $\underline{Director}$  pursuant to Subsection (g)(4)(C) above, each project subject to the below criteria shall be presented at a regularly scheduled hearing of the Planning Commission. Such hearing shall be calendared within 30 days after the application is complete or deemed complete. If a public hearing is required under subsection (g)(4)(D) and this  $\underline{Ss}$  ubsection (g)(4)(E), the Planning Commission shall jointly calendar and hear both items, to take action on the Major Modification and to provide comment only on the project design. The Director of Planning shall consider all comments from the public and the Planning Commission in making his or her decision to approve, conditionally approve, or disapprove the project design. Criteria necessitating public hearing are as follows:

(i) The project includes the construction of a new building greater than 70 feet in height, or includes a vertical addition to an existing building resulting in a total building height greater than 70 feet; or

1	(ii) The project involves a net addition or new construction of
2	more than 25,000 gross square feet of commercial space.
3	* * * *
4	SEC. 249.59. CALLE 24 SPECIAL USE DISTRICT.
5	* * * *
6	(d) <b>Controls</b> . The following provisions, in addition to all other applicable provisions
7	of the Planning Code, shall apply within the Calle 24 Special Use District:
8	* * * *
9	(2) Conditional Use Authorization. The following, if not otherwise
10	prohibited, shall require Conditional Use authorization from the Planning Commission
11	pursuant to Section 303:
12	* * * *
13	(C) $\underline{A}$ First Story $\underline{Health}$ $\underline{Medical}$ Service $\underline{Uu}$ se $\underline{as\ defined\ in}$
14	Section 790.114.
15	* * * *
16	SEC. 249.60. MISSION ALCOHOLIC BEVERAGE SPECIAL USE DISTRICT.
17	* * * *
18	(d) Good Neighbor Policies. The operating conditions established in
19	Section 202.2 of this Code shall apply to all liquor establishments in this SUD in order to
20	maintain the safety and cleanliness of the premises and vicinity. In addition, all new,
21	relocated, or expanded liquor establishments, and any liquor establishment with a license
22	referred for review to the Planning Department by the State of California Department of
23	Alcohol Beverage Control, shall comply with the requirements set forth below. Liquor
24	establishment shall have the meaning set forth in subsection (c) above.
25	* * * *

(2) No more than 33% percent of the square footage of the windows and clear
doors of the liquor establishment shall bear advertising or signage of any sort, and all
advertising and signage shall be placed and maintained in a manner than ensures that law
enforcement personnel have a clear and unobstructed view of the interior of the premises
from the exterior public sidewalk or entrance to the premises. This requirement shall not apply
to premises where there are no windows, or where existing windows are located at a height
that precludes a view of the interior of the premises to a person standing outside the
premises. Street facing facades shall maintain at least 50% percent clear and visually-
permeable glazing.

For any use authorized pursuant to a Conditional Use authorization after the effective date of Ordinance No. 143-14 repeated violations of the Good Neighbor Policies set forth in this  $\underline{s_{sub}}$  section  $\underline{(d)}$ , of the operating conditions set forth in Section  $\underline{202.2}$   $\underline{703.5}$  of this Code, or of any conditions associated with a Condition of Approval shall require a hearing at the Planning Commission to consider revocation of the Conditional Use authorization.

15 \* \* \* \*

#### SEC. 249.62. THIRD STREET ALCOHOL RESTRICTED USE DISTRICT.

17 \*

#### (c) **Definitions.**

"Liquor establishment" shall mean any enterprise selling alcoholic beverages, as defined by California Business and Professions Code Section 23004 and 23025, pursuant to a California Alcoholic Beverage Control Board license.

"Off-sale liquor establishment" shall mean any <u>Liquor Store use as</u> establishment that is defined in Section 102 790.55 of this Code.

"Prohibited liquor establishment" shall mean any establishment selling alcoholic beverages lawfully existing prior to the effective date of the establishment of the Third Street

1	Alcohol RUD and licensed by the State of California for the retail sale of alcoholic beverages
2	for on- or off-site consumption, so long as otherwise lawful.
3	* * * *
4	SEC. 249.65. BAYSHORE BOULEVARD HOME IMPROVEMENT SPECIAL USE
5	DISTRICT.
6	* * * *
7	(c) Controls. The following controls shall apply in the Bayshore Boulevard Home
8	Improvement Special Use District:
9	* * * *
10	(5) The provisions set forth in Section $202.7 230$ of this Code, which relate to
11	demolition of industrial buildings in PDR districts, shall not apply.
12	(6) The requirements for street trees set forth in Section 428 of this Code shall apply.
13	(7) Formula retail uses as defined in Section 303.1 of this Code that are
14	10,000 square feet or larger shall be subject to the Redevelopment Agency's Bayview
15	Hunters Point "Employment and Contracting Policy."
16	* * *
17	SEC. 249.70. CENTRAL SUBWAY TUNNEL BORING MACHINE EXTRACTION SITE
18	SPECIAL USE DISTRICT.
19	* * * *
20	(b) Controls. All otherwise applicable provisions of the Planning Code shall apply to
21	this Special Use District, except as specifically provided in this Section 249.70:
22	* * * *
23	(8) <b>Height and Bulk.</b> The height and bulk applicable to this Special Use
24	District shall be 55-X, provided, however, that in no case shall the height of any new structure
25	exceed the height of the existing Pagoda Palace structure. For purposes of measurement of

1	height in this District, the height of a projecting business sign shall be exempt, provided that
2	such sign is the reconstruction or rehabilitation of an existing projecting movie theater blade
3	sign as provided in $\frac{Section\ subsection\ (b)(9)}{herein}$ . Prior to demolition of the existing structure,
4	the owner or owners authorized agent shall prepare and submit to the Planning Department a
5	detailed survey, including elevations and sections, which accurately dimension the height of
6	the existing theater building, including the heights of all rooftop features.

## SEC. 249.73. JEWISH HOME OF SAN FRANCISCO SPECIAL USE DISTRICT.

A Special Use District entitled the Jewish Home of San Francisco Special Use District ("District"), the boundaries of which are shown on Special Use District Map SU<u>11</u> 011 of the Zoning Map of the City and County of San Francisco, is hereby established for the purposes set out below.

\* \* \* \*

- (b) **Controls**. Applicable provisions of the Planning Code shall apply except as otherwise provided in this Section 249.73. In the event of a conflict between other provisions of the Planning Code and this District, this Section 249.73 shall control.
- (1) **Accessory Uses**. In this District, exceptions from otherwise applicable requirements of the Planning Code may be appropriate to further the goals set forth in *this* Section 249.73. Accessory uses within this District shall be governed by Planning Code Section <u>703(d)</u> <u>703.2(b)(1)(C)</u>. Outpatient services, acute care psychiatric hospital uses, and all other uses listed in Section 249.73(a)(2) shall be permitted as <u>aA</u>ccessory <u>uV</u>ses and may be made available to non-resident seniors.

SEC. 249.74. FIFTH AND MISSION SPECIAL USE DISTRICT.

25 \* \* \* \*

1	(d) <b>Development Controls</b> . Applicable provisions of the Planning Code shall
2	control except as otherwise provided in this Section and the Design for Development. In the
3	event of a conflict between other provisions of the Planning Code, the Design for
4	Development, or this District, the provisions of this District shall control.
5	* * * *
6	(2) Additional Conditional Uses. In addition to the $\underline{Ce}$ onditional $\underline{Uu}$ se
7	requirements of the C-3-S district, the following uses shall require $\underline{Ce}$ onditional $\underline{Uu}$ se
8	authorization:
9	(A) Those uses identified in Planning Code Section 249.40A(c)(1)(A)(i)
10	through (iv) and 249.40A(c)(1)(A)(vi) through (x), but excepting Restaurant uses as defined in
11	Planning Code Section 790.91; and
12	(B) Formula Retail uses, consistent with the requirements of Planning
13	Code Section 303.1.
14	* * * *
15	SEC. 249.75. SUNNYDALE HOPE SF SPECIAL USE DISTRICT.
16	* * * *
17	(c) Development Controls. The controls contained in the Design Standards and
18	Guidelines shall regulate development in the Sunnydale HOPE SF Special Use District,
19	except for those controls specifically enumerated in this Section 249.75. Where not explicitly

superseded by definitions established in the Design Standards and Guidelines, the definitions

shall apply to development in this Special Use District to the extent that they are not in conflict

with this Special Use District or the Development Agreement. The Planning Commission may

amend the Design Standards and Guidelines upon initiation by the Planning Department or

upon application by an owner of property within this Special Use District (or his or her

in this Code shall apply. All procedures and requirements in Article 3 of the Planning Code

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authorized agent), or any party to the Development Agreement, to the extent that such amendments are consistent with this Special Use District, the General Plan, and the Development Agreement. The Zoning Administrator may approve minor amendments to the Design Standards and Guidelines upon initiation by the Planning Department or upon application by an owner of property within this Special Use District (or his or her authorized agent), or any party to the Development Agreement. For the purposes of this subsection (c), "minor amendments" shall be defined as amendments necessary to clarify omissions or correct inadvertent mistakes in the Design Standards and Guidelines and are consistent with the intent of the Design Standards and Guidelines, this Special Use District, the General Plan, and the Development Agreement.

11 \* \* \* \*

## (2) **Uses**.

(A) **Permitted Uses**. In addition to the uses permitted in the RM-1 district, those uses that are principally or conditionally permitted in a Small-Scale Neighborhood Commercial District (NC-2) use district shall be permitted in this Special Use District to the same extent as in a NC-2 district; provided, however, that <code>!Liquor sStores</code> and <code>mMedical eCannabis dD</code> ispensaries shall not be permitted in this Special Use District and that Conditional Use size thresholds <code>for Non-Residential Uses in an NC-2 District pursuant to Planning Code Section 711.21</code> shall not apply to <code>Institutional and Health Service Medical uUses, Large Institutions, Small Institutions, Public Uses.</code> Public <code>Facility Uuses</code> shall be principally permitted.

(B) **Ground Floor Uses**. Notwithstanding anything in this Section 249.75 to the contrary, "active uses" as defined in Section 145.1(b)(2) or <u>Health</u>

<u>Service uses</u> <u>Medical Services as defined in Section 790.114</u> shall be required at the ground floor frontages along the west side of Hahn Street between Sunnydale Avenue and Center Street, as identified in the Development Agreement, and the south side of Sunnydale Avenue

between Hahn Street and A Street, as identified in the Development Agreement; provided,

however, that for purposes of this Section of the Special Use District, active uses shall

exclude ground floor residential units.

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#### SEC. 249.76. POTRERO HOPE SF SPECIAL USE DISTRICT.

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**Development Controls.** The controls contained in the Design Standards and (c) Guidelines shall regulate development in the Potrero HOPE SF Special Use District, except for those controls specifically enumerated in this Section 249.76. Where not explicitly superseded by definitions established in the Design Standards and Guidelines, the definitions in this Code shall apply. All procedures and requirements in Article 3 of the Planning Code shall apply to development in this Special Use District to the extent that they are not in conflict with this Special Use District or the Development Agreement. The Planning Commission may amend the Design Standards and Guidelines upon initiation by the Planning Department or upon application by an owner of property within this Special Use District (or his or her authorized agent), or by any Party to the Development Agreement, to the extent that such amendments are consistent with this Special Use District, the General Plan, and the Development Agreement. The Zoning Administrator may approve minor amendments to the Design Standards and Guidelines upon initiation by the Planning Department or upon application by an owner of property within this Special Use District (or his or her authorized agent), or by any Party to the Development Agreement. For the purposes of this subsection (c), "minor amendments" shall be defined as amendments necessary to clarify omissions or correct inadvertent mistakes in the Design Standards and Guidelines and are consistent with the intent of the Design Standards and Guidelines, this Special Use District, the General Plan, and the Development Agreement.

1	(2) Uses.
2	(A) <b>Permitted Uses</b> . In addition to the uses permitted in the RM-2
3	district, those uses that are principally or conditionally permitted in a Small-Scale
4	Neighborhood Commercial District (NC-2) use district shall be permitted in this Special Use
5	District to the same extent as in a NC-2 district; provided, however, that $t\underline{L}$ iquor $s\underline{S}$ tores and
6	$m\underline{M}$ edical $e\underline{C}$ annabis $d\underline{D}$ ispensaries shall not be permitted in this Special Use District and that
7	Conditional Use size thresholds <u>for Non-Residential Uses in an NC-2 District</u> <u>pursuant to Planning</u>
8	Code Section 711.21 shall not apply to Institutional and Health Service Medical Uuses, Large
9	Institutions, Small Institutions, Public Uses. Public Facility Uuses shall be principally permitted.
10	(B) Ground Floor Uses. Notwithstanding anything in this
11	Section 249.76 to the contrary, "active uses" as defined in Section 145.1(b)(2) or <u>Health</u>
12	Service uses Medical Services as defined in Section 790.114 shall be required at the ground floor
13	frontages on 24th Street between Arkansas Street and Missouri Street; provided, however,
14	that for purposes of this Section of the Special Use District, active uses shall exclude ground
15	floor residential units.
16	* * * *
17	(e) Project Review and Approval.
18	* * * *
19	(4) Approvals and Public Hearings.
20	* * * *
21	(C) Notice of Hearings. The Department shall provide notice of
22	hearings required by subsections (A) and (B) above as follows: (i) mail notice to the project
23	applicant, property owners within 300 feet of the exterior boundaries of the property that is the
24	subject of the application, using for this purpose the names and addresses as shown on the

citywide assessment roll in the Office of the Tax Collector, and residents within 150 feet of the

1	exterior boundaries of the property that is the subject of the application, and any person who
2	has requested notice by mail not less than 20 days prior to the date of the hearing $\omega$ ; and (ii)
3	post notice on the subject property at least 10 days prior to the date of the hearing.
4	* * * *
5	(10) Interim Uses. An interim use may be authorized by the Planning
6	Director, pursuant to the Design Review procedures outlined in subsection (e)(3) of
7	this Special Use District for a period not to exceed 5 years, if the Director finds that such use:
8	(A) will not impede orderly development within the Special Use District; (B) is consistent with
9	intent Special Use District and Development Agreement; and (C) would not pose a nuisance
10	to surrounding residential uses. In addition to those uses set forth in Section 205, such interim
11	uses may include, but are not limited to: farmers' markets; arts or concert uses; and rental or
12	sales offices incidental to new development. Temporary or semi-temporary structures may be
13	permitted under this subsection (10) for resident-serving community facilities such as wellness
14	centers, or other improvements intended to facilitate phased development of the Project. An
15	authorization granted pursuant to this subsection (10) shall not exempt the applicant from
16	obtaining any other permit required by law. Additional time for such uses may be authorized
17	only if the Planning Director approves the action after receiving a new application.
18	SEC. 249.79 PIER 70 SPECIAL USE DISTRICT.
19	* * * *
20	(g) Uses.
21	* * * *
22	(5) Ground Floor Frontages.
23	* * * *

uses elsewhere on the site, including community facilities and personal services, Retail and

Retail and Service Frontages. To embed a broader set of active

(D)

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1	Service Frontages shall occur along the northern and southern waterfront edge, as well as
2	along the 200-foot portion of Parcel C1 facing Orton Plaza and on key gateways into the site
3	from Illinois Street and corners adjacent to the Maryland Street corridor between 21st and
4	22nd Streets, as shown in Figure 1. Specified frontage zones shall be limited to the Priority
5	Retail uses listed in subsection 249.79(g)(5)(A) plus the following additional uses (each, a
6	"Priority Service Use") for a minimum of 50% of the shaded Retail and Services frontage zone
7	identified in Figure 1:
8	(i) Health Services;
9	(ii) Financial Services;
10	(iii) Retail Professional Services;
11	(iv) Institutional Use; and
12	(v) Non-Retail Sales and Service Use;
13	(vi $\dot{\imath}$ ) For Parcel C1 only, small Offices up to 5,000 square feet;
14	(viiɨ) For Parcel C1 only, ground floor residential may qualify as a
15	permitted active use to meet this requirement if the building is $100 \frac{\%}{2}$ percent affordable
16	housing.
17	SEC. 303.1. FORMULA RETAIL USES.
18	(c) "Retail Sales or Service Activity or Retail Sales or Service Establishment."
19	For the purposes of this Section 303.1, a retail sales or service activity or retail sales or
20	service establishment shall include the following uses whether functioning as a $p\underline{P}$ rincipal or
21	$\underline{aA}$ ccessory $\underline{uU}$ se, as defined in Articles 1, 2, 7, and 8 of this Code:
22	* * *
23	- Service, Personal §§ 102, -890.116
24	* * *
25	

1	(f)	Formula Retail Uses Not Permitted. Formula Retail uses are not permitted in
2	the following	zoning districts:
3		(1) Hayes-Gough Neighborhood Commercial Transit District;
4		(2) North Beach Neighborhood Commercial District;
5		(3) Chinatown Visitor Retail District;
6		(4) Upper Fillmore District does not permit Formula Retail uses that are also
7	Restaurant o	or Limited-Restaurant uses as defined in Sections 790.90 and 790.91;
8		(5) Broadway Neighborhood Commercial District does not permit Formula
9	Retail uses the	hat are also Restaurant or Limited-Restaurant uses as defined in Sections 790.90
10	<del>and 790.91</del> ;	
11		(6) Mission Street Formula Retail Restaurant Subdistrict does not permit
12	Formula Reta	ail uses that are also Restaurant or Limited-Restaurant uses as defined in Sections
13	<del>790.90 and 79</del>	1 <del>0.91</del> ;
14		(7) Geary Boulevard Formula Retail Pet Supply Store and Formula Retail
15	Eating and D	rinking Subdistrict does not permit Formula Retail uses that are also either a
16	Retail Pet Su	apply Store or an Eating and Drinking use as set forth in Section 781.4;
17		(8) Taraval Street Restaurant Subdistrict does not permit Formula Retail uses
18	that are also	Restaurant or Limited-Restaurant uses as defined in Sections 790.90 and 790.91;
19		(9) Chinatown Mixed Use Districts do not permit Formula Retail uses that are
20	also Restaur	ant or Limited-Restaurant uses as defined in Sections 790.90 and 790.91.
21	* * *	* *
22	(j)	Change of Use. Changes of Formula Retail establishments are generally
23	described be	low, except that a change of a Formula Retail use that is also a nonconforming
24	use pursuant	t to Section 182 is prohibited. In all other instances, changes of Formula Retail
25	establishmer	nts from one use category to another, including a change from one use to another

within the sub-categories of uses set forth in the definition of Retail Sales and Services *in*Section 102 and in Section 890.102 for Mixed Use Districts, require a new Conditional Use authorization as a new Formula Retail use. Changes of Formula Retail owner or operator within the same use category that are determined to be an enlargement or intensification of use pursuant to subsection 178(c) are required to obtain Conditional Use authorization and shall meet the Commission's adopted Performance-Based Design Guidelines for Formula Retail. In cases determined not to be an enlargement or intensification of use, the Performance-Based Design Guidelines for Formula Retail may be applied and approved administratively by the Planning Department, unless the applicant requests a Conditional Use hearing at the Planning Commission. The applicant shall also pay an administrative fee to compensate Planning Department and City staff for its time reviewing the project under this subsection (j), as set forth in Section 360 of this Code.

SEC. 308.1. APPEALS: AMENDMENTS TO THE PLANNING CODE AND CONDITIONAL USES.

(a) **Right of Appeal.** The action of the Planning Commission, in disapproving in whole or in part an amendment to the Planning Code initiated by application as described in Section 302 and Sections 306 through 306.5, or in approving or disapproving in whole or in part an application for Conditional Use authorization as described in Sections 303 and 304 *and* Sections 306 through 306.5 of this Code, shall be subject to appeal to the Board of Supervisors in accordance with this Section. An action of the Commission so appealed from shall not become effective unless and until approved by the Board of Supervisors in accordance with this Section.

\* \* \* \*

1	SEC. 312. PERMIT REVIEW PROCEDURES FOR ALL NO AND EASTERN
2	NEIGHBORHOODS MIXED USE DISTRICTS AND FOR CANNABIS RETAIL AND
3	MEDICAL CANNABIS DISPENSARY USES IN ALL NON-RESIDENTIAL ZONING
4	DISTRICTS.
5	* * *
6	(c) Changes of Use.
7	(1) <b>NC Districts.</b> In NC Districts, all building permit applications for a change
8	of use to, or the establishment of, the following uses shall be subject to the provisions of
9	subsection 312(d) except as stated below:
10	* * * *
11	Child Care Facility
12	* * * *
13	However, a change of use from a Restaurant to a Limited-Restaurant shall not be
14	subject to the provisions of subsection 312(d). In addition, any accessory massage use in the
15	Ocean Avenue Neighborhood Commercial Transit District shall be subject to the provisions of
16	subsection 312(d).
17	* * *
18	SEC. 342.1. DEFINITIONS.
19	As used in these Sections 342 to 342.10, "Medical Use" shall mean a use as defined in
20	Sections 790.114, 790.44, 890.114, or this Code or a Hospital or Health Service use
21	as defined in Section 102 of this Code, excluding any housing operated by a medical provider
22	or any massage use.
23	SEC. 401. DEFINITIONS.
24	In addition to the specific definitions set forth in Section 102 of this Code and elsewhere in
25	this Article, the following definitions shall govern interpretation of this Article:

2 "Board" or "Board of Supervisors." As defined in Section 102. \* \* \* \* 3 "Change of Use." A change of gGross fFloor gGross gGros gGross gGros gG4 category of use listed in the use table for the zoning district of the subject lot. 5 6 "Child-care facility." As defined in Section 102. 7 8 "City" or "San Francisco." As defined in Section 102. 9 "Commission" or "Planning Commission." As defined in Section 102. \* \* \* \* 10 11 "Community facilities." As defined in Section 102. 12 "Condition(s) of approval." As defined in Section 102. 13 14 "DBI." As defined in Section 102. \* \* \* \* 15 16 "Department" or "Planning Department." As defined in Section 102. 17 "Designated affordable housing zones." For the purposes of implementing the Eastern 18 Neighborhoods Public Benefits Fund, shall mean the Mission Street NCT defined in Section 754 736 and those Mixed Use Residential Districts defined in Section 841 that are located 19 within the boundaries of either the East SoMa or Western SoMa Plan Areas. 20 \* \* \* \* 21 "Development impact fee." As defined in Section 102. 22 \* \* \* \* 23 "Director." As defined in Section 102. 24

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- 1 "DPW." As defined in Section 102.
- 2 \* \* \* \*
- 3 "Hotel" or "Hotel use." Space within a structure or portion thereof intended or primarily suitable for or
- 4 accessory to the operation of a Hotel uses as defined in Code Section 102, regardless of the zoning
- 5 *district that the use is located in.*
- 6 \* \* \* \*
- 7 "Housing project." Any development which includes  $\underline{a} + \underline{R}$  esidential  $\underline{u}$  se as defined in *Planning*
- 8 Code Section 102 of this Code, including but not limited to Dwellings, Group Housing, Single
- 9 Room Occupancy Units, independent living units, and other forms of development which are
- intended to provide long-term housing to individuals and households. "Housing project" shall
- not include that portion of a development that qualifies as an Institutional Use under the
- 12 Planning Code. "Housing project" for purposes of the Inclusionary Housing Program shall also
- include the development of  $l\underline{L}$  ive/ $w\underline{W}$  ork units as defined by Section 102. 13 of this Code.
- 14 Housing project for purposes of the Inclusionary Housing Program shall mean all phases or
- elements of a multi-phase or multiple lot residential development.
- 16 \* \* \* \*
- 17 "In-Kind Agreement." As defined in Section 102.
- 18 \* \* \* \*
- 19 "In lieu fee." As defined in Section 102.
- 20 \* \* \* \*
- 21 "Licensed Child-Care Facility." As defined in Section 102.
- 22 \* \* \* \*
- 23 "Live/work project." A housing project containing more than one live/work unit.
- 24 "Live/work unit" shall be as defined in Section 102.13 of this Code.
- 25 "Long term housing." As defined in Section 102.

- 1 \* \* \* \*
- 2 "Management, Information and Professional Services (MIPS)." An economic activity category
- 3 under the TIDF that includes, but is not limited to,  $\theta \underline{O}$  ffice  $\underline{u}\underline{U}$  se $\underline{s}$ ;  $\underline{medical\ offices\ and\ clinics}$ ,
- 4 <u>Health Service uses, as defined in Section 890.114 of this Code</u>; <u>bB</u>usiness <u>sS</u>ervices <u>uses</u>, <u>as defined</u>
- 5 in Section 890.111 of this Code; Integrated PDR, as defined in Section 890.49 of this Code, and
- 6 Small Enterprise Workspaces, as defined in Section 227(t) of this Code.
- 7 \* \* \* \*
- 8 "Medical and Health Services." An economic activity category under the TIDF that includes,
- 9 but is not limited to, Hospital use and Social Service and Philanthropic Facility uses those non-
- 10 residential uses defined in Sections 209.3(a) and 217(a) of this Code; and social and charitable
- 11 *services, as defined in Sections 209.3(d) and 217(d) of this Code*.
- 12 \* \* \* \*
- 13 "Net addition." As defined in Section 102.
- 14 \* \* \* \*
- 15 "Non-residential use." As defined in Section 102.
- 16 "Notice of Special Restrictions." As defined in Section 102.
- 17 *"Office use." As defined in Section 102.*
- 18 \* \* \* \*
- 19 "Owner Occupied." A qualified-income owner lives in the affordable unit as his *or* her *principle*
- 20 principal residence and resides in the unit for a minimum period of time set forth in the
- 21 Procedures Manual.
- 22 "PDR use." As defined in Section 102.
- 23 \* \* \* \*
- "Replacement of use." The total amount of gGross gGr
- 25 this Code, to be demolished and reconstructed by a development project.

1	* * * *
2	"Residential use." As defined in Section 102.
3	"Retail/entertainment." An economic activity category under the TIDF that includes, but is not
4	limited to, a #Retail #Use, except those Retail Uses which are also PDR Uses; an entertainment use
5	<u>as defined in this section</u> ; and $m\underline{M}$ assage $e\underline{E}$ stablishments, <u>as defined in Section 102</u> .
6	* * * *
7	"Small Enterprise Workspace use." As defined in Section 102.
8	* * * *
9	"Student Housing." As defined in Section 102.
10	* * * *
11	"Use." As defined in Section 102.
12	* * * *
13	SEC. 413.3. APPLICATION.
14	(a) With the exception of uses listed below in subsection (b), Section $\underline{s}$ 413.1 et seq.
15	shall apply to any development project:
16	(1) $T_{\underline{t}}$ hat increases by 25,000 or more gross square feet the total amount of
17	any combination of the following uses; entertainment, hotel, Integrated PDR, office, research
18	and development, retail, and/or Small Enterprise Workspace, and
19	(2) $\underline{w}_{\underline{w}}$ hose environmental evaluation application for the development project
20	was filed on or after January 1, 1999.
21	(b) Sections 413.1et seq. shall not apply to:
22	* * * *
23	(8) Any of the following free-standing uses. For purposes of this $\underline{s_{subs}}$ ection
24	$\underline{(b)(8)}$ , the term "free-standing" shall mean an independent building or structure used

1	exclusively by a single use and any $a\underline{A}$ ccessory $u\underline{U}$ ses, and that is not part of a larger					
2	development project on the same environmental evaluation application.					
3	(A) <u>any</u> free-standing <u>Pharmacy</u> retail use, encompassed in the definition					
4	of "pharmacy" as proscribed in Section 790.48(b) of this Code and which does not exceed more					
5	than 50,000 square feet of retail or other space; or					
6	(B) any free-standing General Grocery retail use encompassed in the					
7	definition of "general grocery" proscribed in Section 790.102(a) of this Code, and which does not					
8	exceed more than 75,000 square feet of retail or other space; or					
9	(C) any mixed-use space consisting of $rR$ esidential space and					
10	pPharmacy retail space not exceeding 50,000 square feet, or $gC$ eneral $gC$ rocery retail space					
11	not exceeding 75,000 square feet.					
12	SEC. 415.3. APPLICATION.					
13	* * * *					
14	(f) Section 415.1et seq., the Inclusionary Housing Program, shall not apply to:					
15	* * * *					
16	(5) A Student Housing project that meets all of the following criteria:					
17	* * * *					
18	(D) The owner of the real property and each Post-Secondary					
19	Educational Institution or Institutions shall agree to submit annual documentation to MOHCD					
20	and the Planning Department, along with the annual monitoring fee, on or before December					
21	31 of each year, which addresses the following:					
22	* * * *					
23	(iii) The owner of the real property records a Notice of Special					
24	Restrictions (NSR) against fee title to the real property on which the Student Housing is					
25	located that states the following:					

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

#### SEC. 415.6. ON-SITE AFFORDABLE HOUSING ALTERNATIVE.

If a project sponsor 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:
- Units and Owned Units, the maximum affordable rents or sales price shall be no higher than 20% below median *market* rents or sales prices for the neighborhood within which the project is located, which shall be defined in accordance with the American Community Survey Neighborhood Profile Boundaries Map. MOHCD shall adjust the allowable rents and sales prices, and the eligible households for such units, accordingly, and such potential readjustment shall be a condition of approval upon project entitlement. The City shall review the updated data on neighborhood rents and sales prices on an annual basis.

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#### SEC. 415.7. OFF-SITE AFFORDABLE HOUSING ALTERNATIVE.

If the project sponsor is eligible and elects pursuant to Section 415.5(g) to provide offsite units to satisfy the requirements of Sections 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

1	the Planning Commission of Planning Department. The development project shall meet the
2	following requirements:
3	* * * *
4	(g) Notwithstanding the provisions of Section 415.7(f) above, a project may use
5	California Debt Limit Allocation Committee (CDLAC) tax-exempt bond financing and 4%
6	credits under the Tax Credit Allocation Committee (TCAC) to help fund its obligations under
7	this ordinance as long as the project provides 25% at least 60% of the off-site affordable units as
8	affordable at 50% 55% of area median income for off-site housing and the balance of the off-site
9	affordable units using these funds at affordability rates that comply with the requirements of TCAC,
10	<u>CDLAC</u> , and this Section 415. The income table to be used for such projects when the units are
11	priced at $50\%$ of area median income is the income table used by MOHCD for the
12	Inclusionary Housing Program, not that used by TCAC or CDLAC. Except as provided in this
13	subsection $(g)$ , all units provided under this Section $415.7$ must meet all of the requirements of
14	this ordinance the Inclusionary Affordable Housing Program and the Procedures Manual for off-
15	site housing.
16	* * * *
17	SEC. 423.5. THE EASTERN NEIGHBORHOODS COMMUNITY IMPROVEMENTS FUND.
18	* * * *
19	(c) Funds shall be allocated to accounts by improvement type as described below:
20	* * * *
21	(2) Funds collected in Designated Affordable Housing Zones (Mission NCT
22	and MUR Use Districts within the boundaries of either the East SoMa or Western SoMa Area
23	Plans (as defined in Section 401), shall be allocated to accounts by improvement type as
24	described in Table 423.5A. For funds allocated to affordable housing, $MOH\underline{\it CD}$ shall expend

the funds as follows:

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#### SEC. 604. PERMITS AND CONFORMITY REQUIRED.

(a) **Approval of Application**. An application for a permit for a sign that conforms to the provisions of this Code shall be approved by the Planning Department without modification or disapproval by the Planning Department or the Planning Commission, pursuant to the authority vested in them by Section 26 of the Business and Tax Regulations Code or any other provision of said Municipal Code; provided, however, that applications pertaining to (a 1) signs subject to the regulations set forth in Article 10 of the Planning Code, Preservation of Historical, Architectural and Aesthetic Landmarks, Article 11, Preservation of Buildings and Districts of Architectural, Historical and Aesthetic Importance in the C-3 Districts and Historic Signs and Vintage Signs as defined in Sections 602.9 and 608.14 may be disapproved pursuant to the relevant provisions thereof, and  $(\frac{b}{2})$  preservation, restoration, rehabilitation, or reconstruction of Historic Movie Theater Projecting Signs or Historic Movie Theater Marquees as set forth in Section 188(e) may be modified or disapproved subject to applicable sections of the General Plan, this Code, relevant design guidelines, Department or Commission policy, or the Secretary of the Interior Standards for the Treatment of Historic Properties. No sign, other than those signs exempted by Section 603 of this Code, shall be erected, placed, replaced, reconstructed or relocated on any property, intensified in illumination or other aspect, or expanded in area or in any dimension except in conformity with Article 6 of this Code. No such erection, placement, replacement, reconstruction, relocation, intensification, or expansion shall be undertaken without a permit having been duly issued therefor, except as specifically provided otherwise in this Section 604.

23 \* \* \* \*

(i) **Business Signs**. When the activity for which a business sign has been posted has ceased operation for more than 90 days, all signs pertaining to that business activity shall

be removed after that time. A lawfully existing business that is relocating to a new	location
within 300 feet of its existing location within the North Beach Neighborhood Comm	ercial
District described in Sections 702.1 and 722.1 of this Code may move to the new local	cation withir
said North Beach Neighborhood Commercial District one existing business sign to	gether with
its associated sign structure, whether or not the sign is nonconforming in its new lo	ocation;
provided, however, that the sign is not intensified or expanded in area or in any dir	nension
except in conformity with the provisions of this Code. With the approval of the Zoni	ing
Administrator, however, the sign structure may be modified to the extent mandated	by
the Building Code. In no event may a painted sign or a sign with flashing, blinking,	fluctuating
or other animated light be relocated unless in conformity with current code require	ments
applicable to its new location. In addition, the provisions of Articles 10 and 11 of th	is Code
shall apply to the relocation of any sign to a location regulated by the provisions of	said
Articles.	

## SEC. 703. NEIGHBORHOOD COMMERCIAL DISTRICT REQUIREMENTS.

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(b) Uses in Enclosed Buildings. All permitted uses shall be conducted within an enclosed building in Neighborhood Commercial Districts, unless otherwise specifically allowed in this Code. Exceptions from this requirement are: uses which, when located outside of a building, qualify as an Outdoor Activity Area or Open Air Sales, accessory off-street parking and loading, and other uses listed below which function primarily as open-air uses, or which may be appropriate if located on an open lot, outside a building, or within a partially enclosed building, subject to other limitations of this Article 7 and other sections of this Code.

33A. Wireless Telecommunications Services Facility

25 \* \* \* \*

(d) Accessory Uses. Subject to the limitations set forth below and in Sections
204.1 (Accessory Uses for Dwellings Units in R and NC All Districts), 204.4 (Dwelling Units
Accessory to Other Uses), and 204.5 (Parking and Loading as Accessory Uses) of this Code,
Accessory Uses as defined in Section 102 shall be permitted when located on the same lot.
Any $w$ se that does not qualify as an Accessory Use shall be classified as a Principal or
Conditional Use unless it qualifies as a temporary use under Sections 205 through 205.4 of
this Code.

SEC. 710. NC-1 - NEIGHBORHOOD COMMERCIAL CLUSTER DISTRICT.

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# Table 710. NEIGHBORHOOD COMMERCIAL CLUSTER DISTRICT NC-1

**ZONING CONTROL TABLE** 

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(3) [Note deleted.] TARAVAL STREET RESTAURANT SUBDISTRICT. Applicable only for the Taraval Street NC-1 District between 40th and 41st Avenues and between 45th and 47th Avenues as mapped on

<sup>\*</sup> Not listed below

1 <u>Sectional Maps 5 SU and 6 SU. Restaurants and Limited Restaurants are C; Formula Retail</u>

Restaurants and Limited Restaurants are NP.

\* \* \* \*

SEC. 711. NC-2 – SMALL-SCALE NEIGHBORHOOD COMMERCIAL DISTRICT.

5 \* \* \* \*

Table 711. SMALL-SCALE NEIGHBORHOOD COMMERCIAL DISTRICT NC-2

ZONING CONTROL TABLE

			NC	-2				
Zoning Category	§ References		Controls					
* * * *								
NON DECIDENTIAL LICES		Controls by Story						
NON-RESIDENTIAL USES		1st	2nd	3rd+				
* * * *								
Sales and Service Use Category								
Retail Sales and Service Uses*	§ 102	Р	Р	NP				
* * * *	* * * *	* * * *	* * * *	* * * *				
Cannabis Retail	§§ 102, 202 <u>.2(</u> a)	С	С	NP				
* * * *	* * * *	* * * *	* * * *	* * * *				

(6) FRINGE FINANCIAL SPECIAL USE DISTRICT: The FFSUD and its 44 one-quarter mile buffer includes, but is not limited to, properties within: the Mission Alcoholic Beverage Special Use District; the Haight Street Alcohol Restricted Use District; the Third Street Alcohol Restricted Use District; the Divisadero Street Alcohol Restricted Use District; the North of Market Residential Special Use District and the Assessor's Blocks and Lots fronting on both sides of Mission Street from Silver Avenue to the Daly City borders as set forth in Special Use District Maps SU11 and SU12; and includes Small-Scale Neighborhood Commercial Districts within its boundaries.

- 1 **Controls:** Within the FFSRUD and its ¼ <u>one-quarter</u> mile buffer, fringe financial services are NP
- 2 pursuant to Section 249.35. Outside the FFSRUD and its <u>one-quarter</u> mile buffer, fringe financial
- 3 services are P subject to the restrictions set forth in subsection 249.35(c)(3).
- 4 \* \* \* \*
- 5 SEC. 712. NC-3 MODERATE-SCALE NEIGHBORHOOD COMMERCIAL DISTRICT.
- \* \* \* \*

## Table 712. MODERATE-SCALE NEIGHBORHOOD COMMERCIAL DISTRICT NC-3

### 8 ZONING CONTROL TABLE

9 \* \* \* \*

- 10 \* Not listed below
- 11 (1) Additional 5 feet for NC-2 NC-3 parcels zoned 40' or 50' with an Active Use on the ground floor
- within the following areas: Geary from Masonic Avenue to 28th Avenue, except for parcels on the north
- 13 side of Geary Boulevard between Palm Avenue and Parker Avenue, see § 263.20.
- 14 \* \* \* \*
- 15 (6) FRINGE FINANCIAL SERVICE RESTRICTED USE DISTRICT (FFSRUD): The FFSRUD FFSUD
- and its 4 one-quarter mile buffer includes, but is not limited to, properties within: the Mission Alcoholic
- 17 Beverage Special Use District; the Haight Street Alcohol Restricted Use District; the Third Street Alcohol
- 18 Restricted Use District: the Divisadero Street Neighborhood Commercial District; the North of Market
- 19 Residential Special Use District and the Assessor's Blocks and Lots fronting on both sides of Mission
- 20 Street from Silver Avenue to the Daly City borders as set forth in Special Use District Maps SU11 and
- 21 SU12; and includes Small-Scale Neighborhood Commercial Districts within its boundaries.
- 22 **Controls:** Within the FFSRUD and its 4 one-quarter mile buffer, fringe financial services are NP
- pursuant to Section 249.35. Outside the FFSRUD and its 4 one-quarter mile buffer, fringe financial
- services are P subject to the restrictions set forth in subsection 249.35(c)(3).
- 25 \* \* \* \*

1	SEC. 714. BROADWAY NEIGHBORHOOD COMMERCIAL DISTRICT.
2	* * * *
3	Table 714. BROADWAY NEIGHBORHOOD COMMERCIAL DISTRICT
4	ZONING CONTROL TABLE
5	* * * *
6	* Not listed below
7	* * * *
8	(5) BROADWAY LIQUOR LICENSES FOR RESTAURANTS
9	Boundaries: Applicable to the Broadway Neighborhood Commercial District.
10	Controls: A Restaurant Use may only add ABC license types 47, 49 or 75 as a Conditional
11	Use on the ground level if, in addition to the criteria set forth in Section 303, the Planning
12	Commission finds that the restaurant is operating as a Bona Fide Eating Place, as defined in
13	Section $\frac{790.142}{102}$ of this Code. Should a restaurant fail to operate as a Bona Fide Eating
14	Place for any length of time, the Conditional Use authorization shall be subject to immediate
15	revocation.
16	* * * *
17	SEC. 717. OUTER CLEMENT STREET NEIGHBORHOOD COMMERCIAL DISTRICT.
18	* * * *
19	* Not listed below
20	* * * *
21	(4) Outdoor Activity Areas are permitted as a Principally Permitted $\underbrace{Use}$ if they existed prior
22	to 1985.
23	* * * *
24	
25	

### SEC. 718. UPPER FILLMORE STREET NEIGHBORHOOD COMMERCIAL DISTRICT.

The Upper Fillmore Street Neighborhood Commercial District is situated in the southcentral portion of Pacific Heights. It runs north-south along Fillmore Street from Jackson to Bush and extends west one block along California and Pine Streets. This medium-scaled, multi-purpose commercial district provides convenience goods to its immediate neighborhood as well as comparison shopping goods and services on a specialized basis to a wider trade area. Commercial businesses are active during both day and evening and include a number of bars, restaurants, specialty groceries, and specialty clothing stores.

The Upper Fillmore District controls are designed to protect the existing building scale and promote new mixed-use development which is in character with adjacent buildings. Building standards regulate large lot and use development and protect rear yards above the ground story and at residential levels. Most commercial uses are permitted at the first two stories of new buildings. Special controls are designed to preserve the existing equilibrium of neighborhood-serving convenience and specialty commercial uses. In order to maintain convenience stores and protect adjacent livability, additional bars (unless part of a *full-service* restaurant) and formula retail establishments are prohibited, other eating and drinking establishments and self-service specialty foods require eConditional  $\mu \underline{U}$  se authorization and ground-story entertainment and financial service uses are limited. In order to promote continuous retail frontage, drive-up and most automobile uses are prohibited.

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SEC. 722. NORTH BEACH NEIGHBORHOOD COMMERCIAL DISTRICT.

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Table 722. NORTH BEACH NEIGHBORHOOD COMMERCIAL DISTRICT **ZONING CONTROL TABLE** 

Zoning Category	§ References	Controls						
RESIDENTIAL	RESIDENTIAL STANDARDS AND USES							
* * * *	* * * *							
			Controls by Story					
Loss of Dwelling U	Inits							
				2nd	3rd+			
Residential Conver	sion	§ 317, 780.3(c)(4) 317780.3(c)(4),	С	NP	NP			
Residential Demoli	tion and Merger	§§ 317, 780.3(c)(4)	С	NP	NP			

Zoning Category		§ References		Controls				
NON-RESIDENTIAL STANDARDS AND USES								
* * * *	* * * *							
Sales and Service Use	e Category							
Retail Sales and Servi	ce Uses*	§§ 102, 202.2(a), 202.3	P(10)	* * * *	NP			
* * * *		* * * *	* * * *	* * * *	* * * *			
Trade Shop		§ 102 <del>, <i>790.124</i></del>	Р	С	NP			
* * * *		* * * *	* * * *	* * * *	* * * *			

### SEC. 723. POLK STREET NEIGHBORHOOD COMMERCIAL DISTRICT.

Zoning Category § References Controls

RESIDENTIAL STANDARDS AND USES

\*\*\*\*

\*\*\*\*

Controls

Controls by Story

Loss and Division of Dwelling Units

1st 2nd 3rd+

* * * *	* * * *	* * *				
Zoning Category	§ References	Controls				
NON-RESIDENTIAL STANDARDS AND USES						
Development Stan	Development Standards					
* * *	* * * *	* * *				
Use Size	§§102, 121.2	P up to 1,999 square feet; C 2,000 <u>to 3,999</u> <u>square feet; NP 4,000</u> and above				
* * * *	* * * *	* * *				

SEC. 726. PACIFIC AVENUE NEIGHBORHOOD COMMERCIAL DISTRICT.

\* \* \* \*

# Table 726. PACIFIC AVENUE NEIGHBORHOOD COMMERCIAL DISTRICT **ZONING CONTROL TABLE**

Zoning Category	§ References	Controls					
RESIDENTIAL STANDARDS AND USES							
Development Stan	dards						
* * * *	* * * *	* * * *					
Off-Street	§§ <u>145.1, 150,</u>	No car parking required. Bike parking required per					
Parking 151, 153 - 156, are required when a project has 50 units or more							
Requirements	204.5	<u>o.</u> §166.					

* * * *	* * * *	* * * *				
Loss <i>and Division</i> of	Dwolling Units			(	Controls by	Story
LOSS <u>ana Division</u> Of	Dwelling Offics		1s	t	2nd	3rd+
* * * *	* * * *	* * * *				
Zoning Category	§ Refe	rences			Con	trols
NON-RESIDENTIA	L STANDARDS A	AND USES (6)				
* * * *	* * * *			* * * *	*	
* * * *				1		

## SEC. 728. 24TH STREET - NOE VALLEY NEIGHBORHOOD COMMERCIAL DISTRICT

§ References

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Zoning Category

Zoning Category	§ References	Controls
RESIDENTIAL STANDARD	S AND USES	
Development Standards		
* * * *	* * * *	* * * *
Off-Street Parking Requirements	§§ 145.1, 150, 151, 153 - 156, 159 - 161, 166, 204.5	A minimum of one car parking space for every Dwelling Unit required. Certain exceptions permitted per § 161. Bike parking required per § 155.2. If car parking is provided, car share spaces are required when a project has 50 units or more per § 166.

Controls

* * * *	٠	* * * *		* * * *				
* * * *								
SEC. 732. IRVIN	IG STREET	NEIGHBORHOOD C	OMN	MERCIAL DI	STRICT.			
* * * *								
Table 732	. IRVING ST	TREET NEIGHBORH	OOD	COMMERC	IAL DISTRI	СТ		
		ZONING CONTRO	OL T	ABLE				
Zoning Category	§	References		Co	ntrols			
RESIDENTIAL ST	TANDARDS	S AND USES						
* * * *								
Residential Uses				Controls By Story				
Residential Oses				1st	2nd	3rd+		
Residential § 10.	<u>12</u>			Р	Р	Р		
* * * * * *	* *			* * * *	* * * *	* * * *		
* * * *		ORHOOD COMMERC	MER	CIAL TRAN		СТ		
~ .	. – .	ZONING CONTRO	OL T					
Zoning Category §	§ References			Controls				
* * * *								
	IAL STAND	ARDS AND USES						
* * * *								
Commercial Use Cha	racteristics	* * * *						
	**							

SEC. 754. MISSION STREET NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT.

<u>NP</u>

§ 102

Maritime Use

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1 \* \* \* \*

# Table 754. MISSION STREET NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT ZONING CONTROL TABLE

* * * *	,			
Zoning Category	§ References	Controls		
NON-RESIDENTIAL STANDARDS	AND USES			
* * * *				
		Controls by	Story	
		1st	2nd	3rd+
* * * *				
Entertainment, Arts, and Recreat	ion Use Catego	ry		
Entertainment, Arts, and	§102	NP	NP	NP
Recreation Uses*				
Arts Activities	<u>§102</u>	P(4)	₽	P
Amusement Game Arcade	§102	С	NP	NP
Arts Activities	<u>§102</u>	<u>P(4)</u>	<u>P</u>	<u>P</u>
* * * *	* * * *	* * * *	* * * *	* * * *

SEC. 780.1. LAKESHORE PLAZA SPECIAL USE DISTRICT.

In order to preserve the mix and variety of goods and services provided to the Lakeshore Acres, Crestlake, and Merced Manor neighborhood residents yet provide reasonable commercial expansion and intensification which would not disrupt the single-family residential character of the surrounding neighborhoods, there shall be a Lakeshore Plaza Special Use District, generally located on the NC-S-zoned block bounded by Sloat Boulevard,

Everglade Drive, Ocean Avenue, and Clearfield Drive, as designated on Sectional Map 13SU of the Zoning Map. The following provisions shall apply within such special use district: 

(b) Controls. The controls for the NC-S District, as set forth in Section 713 of this Code, shally apply to the Lakeshore Plaza Special Use District, except as provided below:

Zoning Category No.	Controls
* * * *	* * *
.44	Small self-service restaurants Limited- Restaurants are permitted as eConditional #Uses at the first and second stories.
* * * *	* * * *
.69A	elf-service specialty food Restaurants is are permitted as $a \in C$ onditional $a \subseteq C$ at the first and second stories.
* * * *	* * * *

### SEC. 814. SPD – SOUTH PARK DISTRICT.

SPD SOUTH PARK DISTRICT ZONING CONTROL TABLE								
No.	Zoning Category	§ References	South Park District Controls					
* * * *	* * * *	* * * *	* * * *					
814.11	Off-Street Parking, Non- Residential	§§ 150, 151.1, 153-156, 166, 204.5, 303	None required. Limits set forth in Section 151.1					
* * * *	* * * *	* * * *	* * * *					

* * * *		<b>'</b>			
Retail Sales and Services					
* * * *	* * * *	* * * *	* * * *		

814. <u>34</u> <del>75</del>	Cannabis Retail	§§ 202.2(a), 890.125	C up to 5,000 sf per lot	
* * * *	* * * *	* * * *	* * * *	

SEC. 846. SALI – SERVICE/ARTS/LIGHT INDUSTRIAL DISTRICT.

\* \* \* \*

Table 846 SALI – SERVICE/ARTS/LIGHT INDUSTRIAL DISTRICT ZONING CONTROL TABLE						
No.	<b>Zoning Category</b>	§ References	SALI District Controls			
BUILDIN	G AND SITING ST	ΓANDARDS				
* * * *	* * * *	* * * *	* * * *			
Other Use	es .					
* * * *	* * * *	* * * *	* * * *			
846.97b	Neighborhood Agriculture	§ 102 <del>.35(a)</del>	Р			
846.97c	Large-Scale Urban Agriculture	§ 102 <del>.35(b)</del>	NP			
* * * *	* * * *	* * * *	* * * *			

### SEC. 996. DEFINITIONS OF TERMS USED IN ARTICLE 9.

- (a) **Terms Defined Elsewhere in the Planning Code**. The definition of terms contained in Section<sub>5</sub> 102 *and 102.1 102.27, 790 and 790.2 790.116* shall apply to those terms as used in Article 9, except to the extent expressly modified in Article 9.
- (b) **Definition of Terms Used only in Article 9**. This subsection <u>(b)</u> provides definitions for certain terms which are used in this Article 9 and not elsewhere in this Code, as follows.

22 \* \* \* \*

(3) Live/Work Unit (Any Permitted Work Activity). Live/work unit (any permitted work activity) means a \*Live/\*\*\www.Work \*\www.Work \*\www.Work\*\* activity) means a \*\wideta\_{\overline{L}}\wideta\_{\ov

1	$\#\underline{N}$ on $\#\underline{P}$ esidential $\#\underline{U}$ se or $\#\underline{U}$ ses are limited to $\#\underline{U}$ ses in this district which are $\#\underline{P}$ rincipal $\underline{U}$
2	$p\underline{P}$ ermitted $u\underline{U}$ ses, $in$ or are $e\underline{C}$ onditional $u\underline{U}$ ses and approved as $e\underline{C}$ onditional $u\underline{U}$ ses.

(4) Mid-block Lane. A mid-block lane is an <u>aA</u>lley as defined in Section 102.4 which meets the design and location standards established in the Mission Bay Plan.

\* \* \* \*

- (11) **Story**. A <u>sS</u>tory is as defined in Section 102.22 except that parking which is depressed one-half level below grade shall not be considered to constitute a story.
- mean: (iA) all rail transportation facilities, including without limitation, passenger terminal facilities, freight facilities, rail rights-of-way, railroad easements, main line corridors, drill tracks, spur tracks, and other railroad, communication, and transportation facilities ancillary thereto, whether publicly or privately owned, operated, or licensed by, among others, Southern Pacific Transportation Company, the Department of Transportation of the State of California, the Peninsula Corridor Study Joint Powers Board, and any successors and assigns (collectively, the "Operators"), which lawfully exist as of the Effective Date of Ordinance No. 63-91 (this ordinance), as well as future modifications which may be required by law or are otherwise deemed necessary or desirable by the owner/operator due to a change in rail transportation use, technology, or method of operation, provided that any new buildings or substantial additions to existing buildings accessory to such future rail transportation facilities uses shall not be included within the meaning of this term; and (iiB) all Municipal Railway facilities, when in conformity with the General Master Plan.

### APPENDIX I TO ARTICLE 10 - SOUTH END HISTORIC DISTRICT

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#### SEC. 7. ADDITIONAL PROVISIONS FOR CERTIFICATES OF APPROPRIATENESS.

The procedures, requirements, controls and standards in Sections 1006 through 1006.8 of Article 10 of the *City* Planning Code shall apply to all applications for Certificates of Appropriateness in the South End Historic District. In addition, the following provisions shall apply to all such applications; in the event of any conflict or inconsistency between the following provisions and Article 10, those procedures, requirements, controls, and standards affording stricter protection to landmarks, landmark sites, and the Historic District shall prevail.

\* \* \* \*

(d) **Alterations.** It is recognized that certain alterations to the exteriors of buildings within the Historic District may be necessary in order to accommodate adaptive reuse of, and to provide sufficient light and air in, such buildings. Substantial alterations to <u>pP</u>rincipal <u>fF</u> acades, as defined in Planning Code Section 102.21, should be discouraged. Substantial alterations to non-principal facades, not originally intended to be viewed from the street, may be appropriate, provided such alterations maintain the character of the historic district.

15 \* \* \* \*

Section 3. Amendment to All Zoning Control Tables in Article 7 of the Planning Code. The following correction shall be made to all the Article 7 Zoning Control Tables: In the Building Standards category, Miscellaneous subcategory, the "§ 602.7" reference for General Advertising Signs shall be revised to read "§602." These Zoning Control Tables include Tables 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 728, 729, 730, 731, 732, 733, 734, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, and 764. However, in the event that an Article 7 Zoning Control Table covered by this Section 3 is not identified in the preceding sentence, this Section 3 remains applicable to said Zoning Control Table.

1					
2	Section 4. Effective Date. This ordinance shall become effective 30 days after				
3	enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the				
4	ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board				
5	of Supervisors overrides the Mayor's veto of the ordinance.				
6					
7	Section 5. Scope of Ordinance. Except as stated in Section 3 of this ordinance, in				
8	enacting this ordinance, the Board of Supervisors intends to amend only those words,				
9	phrases, paragraphs, subsections, sections, articles, numbers, punctuation marks, charts,				
10	diagrams, or any other constituent parts of the Municipal Code that are explicitly shown in this				
11	ordinance as additions, deletions, Board amendment additions, and Board amendment				
12	deletions in accordance with the "Note" that appears under the official title of the ordinance.				
13					
14	APPROVED AS TO FORM:				
15	DENNIS J. HERRERA, City Attorney				
16	By:  JUDITH A. BOYAJIAN				
17	Deputy City Attorney				
18	n:\legana\as2018\1800366\01276689.docx				
19					
20					
21					
22					
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24					
25					