[Planning Code - Permit Review Procedures and Zoning Controls - Neighborhood Commercial Districts in Supervisorial Districts 4 and 11]

Ordinance amending the Planning Code to create a two-year pilot program removing public notice and Planning Commission review for certain uses in Neighborhood Commercial Districts in Supervisorial Districts 4 and 11; modifying zoning controls for certain uses in Supervisorial Districts 4 and 11; 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 making findings of public necessity, convenience, and welfare pursuant to Planning Code, Section 302.

NOTE: Unchanged Code text and uncodified text are in plain Arial font. Additions to Codes are in <u>single-underline italics Times New Roman font</u>. Deletions to Codes are in <u>strikethrough italics Times New Roman font</u>. Board amendment additions are in <u>double-underlined Arial font</u>. Board amendment deletions are in <u>strikethrough Arial font</u>. Asterisks (\* \* \* \*) indicate the omission of unchanged Code subsections or parts of tables.

Be it ordained by the People of the City and County of San Francisco:

Section 1. Findings.

(a) This ordinance shall be known as the Small Business Attraction Program in Supervisorial Districts 4 and 11.

(b) The Planning Department has determined that the actions contemplated in this ordinance comply with the California Environmental Quality Act (California Public Resources Code Sections 21000 et seq.). Said determination is on file with the Clerk of the Board of Supervisors in File No. 180482 and is incorporated herein by reference. The Board affirms this determination.

(c) On July 12, 2018, the Planning Commission, in Resolution No. 20230, 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. 180482, and is incorporated herein by reference.

(d) Pursuant to Planning Code Section 302, the Board finds that this Planning Code amendment will serve the public necessity, convenience, and welfare for the reasons set forth in Planning Commission Resolution No. 20230, and the Board incorporates such reasons herein by reference.

Section 2. The Planning Code is hereby amended by revising Sections <u>311,</u>312, 710, 711, 720, 731, 732, 733, and 734 to read as follows:

SEC. 311. RESIDENTIAL PERMIT REVIEW PROCEDURES FOR RH, RM, AND RTO DISTRICTS

(a) **Purpose.** The purpose of this Section is to establish procedures for reviewing building permit applications for lots in R Districts in order to determine compatibility of the proposal with the neighborhood and for providing notice to property owners and residents on the site and neighboring the site of the proposed project and to interested neighborhood organizations, so that concerns about a project may be identified and resolved during the review of the permit.

 (b) Applicability. Except as indicated herein, all building permit applications in <u>Residential, NC, NCT, and Eastern Neighborhoods Districts</u> for <u>a change of use</u>;
 <u>establishment of a Micro Wireless Telecommunications Services Facility; establishment of a</u> <u>Formula Retail Use</u>; demolition, <u>and/or</u>-new construction, <u>and/or</u> alteration of residential buildings; <u>and including</u>-the removal of an authorized or unauthorized residential unit, in RH,

1	RM, and RTO Districts shall be subject to the notification and review procedures required by
2	this Section <u>311.</u> Subsection 311(e) regarding demolition permits and approval of replacement
3	structures shall apply to all R Districts. In addition, all building permit applications that would
4	establish Cannabis Retail or Medical Cannabis Dispensary Uses, regardless of zoning district,
5	shall be subject to the review procedures required by this Section 311. Notwithstanding the
6	foregoing or any other requirement of this Section 311, a change of use to a Child Care
7	Facility, as defined in Section 102, shall not be subject to the review requirements of this
8	Section 311.
9	(1) Change of Use. For the purposes of this Section 311, a change of use is
10	defined as follows:
11	(A) Residential, NC and NCT Districts. For all Residential, NC, and
12	NCT Districts, a change of use is defined as a change to, or the addition of, any of the
13	following land uses as defined in Section 102 of this Code: Adult Business, Bar, Cannabis
14	Retail, General Entertainment, Group Housing, Limited Restaurant, Liquor Store, Massage
15	Establishment, Medical Cannabis Dispensary, Nighttime Entertainment, Outdoor Activity Area,
16	Post-Secondary Educational Institution, Private Community Facility, Public Community
17	Facility, Religious Institution, Residential Care Facility, Restaurant, School, Tobacco
18	Paraphernalia Establishment, Trade School, and Wireless Telecommunications Facility. A
19	change of use from a Restaurant to a Limited-Restaurant shall not be subject to the provisions
20	of this Section 311. Any accessory massage use in the Ocean Avenue Neighborhood
21	Commercial Transit District shall be subject to the provisions of this Section 311.
22	(i) NC Districts in Supervisorial Districts 4 and 11.
23	Notwithstanding subsection (b)(1)(A), for NC Districts in Supervisorial Districts 4 and 11,
24	building permit applications for a change of use to the following uses shall be excepted from
25	the provisions of subsections 311(d) and 311(e):
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Bar
General Entertainment
Limited Restaurant
Liquor Store
Massage Establishment
Nighttime Entertainment
Outdoor Activity Area
Private Community Facility
Public Community Facility
Restaurant
Tobacco Paraphernalia Establishment
(ii) Sunset. Unless reenacted, subsections 311(b)(1)(A)(i)-(ii)
shall expire by operation of law 24 months after the effective date of the ordinance in Board
File No Upon its expiration, the City Attorney is authorized to take steps to remove
subsections 311(b)(1)(A)(i)-(ii) from the Planning Code.
* * * *
$(2\underline{d})$ <b>Notification.</b> Upon determination that an application is in compliance with the
development standards of the Planning Code, the Planning Department shall provide notice of
the proposed project pursuant to the requirements of Section 333 of this Code cause a notice
to be posted on the site pursuant to rules established by the Zoning Administrator and shall
cause a written notice describing the proposed project to be sent in the manner described
below. This notice shall be in addition to any notices required by the Building Code and shall
have a format and content determined by the Zoning Administrator. It shall include a
description of the proposal compared to any existing improvements on the site with
dimensions of the basic features, elevations and site plan of the proposed project including

the position of any adjacent buildings, exterior dimensions and finishes, and a graphic reference scale, existing and proposed uses or commercial or institutional business name, if known. The notice shall describe the project review process and shall set forth the mailing date of the notice and the expiration date of the notification period.

(1) Written notice shall be mailed to the notification group which shall include the project sponsor, tenants of the subject property, relevant neighborhood organizations as described in subsection 311(d)(4), all individuals having made a written request for notification for a specific parcel or parcels and all owners and, to the extent practical, occupants, of properties in the notification area. For the purposes of Section 311(c)(2), written notice shall also be mailed to tenants of the subject property in unauthorized residential units.

(A<u>2</u>) <u>The notification area shall be all properties within 150 feet of the subject</u> <u>lot in the same Assessor's Block and on the block face across from the subject lot. When the</u> <u>subject lot is a corner lot, the notification area shall further include all property on both block</u> <u>faces across from the subject lot, and the corner property diagonally across the street.</u>

(B<u>3) The latest City-wide Assessor's roll for names and addresses of owners</u> shall be used for said notice.

(C4) <u>The Planning Department shall maintain a list, available for public review,</u> of neighborhood organizations which that have indicated in writing an interest in specific properties or areas. <u>The Such organizations having indicated an interest in the subject lot or</u> its area shall be included in the notification group for the proposed project. Notice to these groups shall be verified by a declaration of mailing signed under penalty of perjury. In the event that such an organization is not included in the notification group for a proposed project as required under this subsection, the proposed project must be re-noticed.

(35) Notification Period. All building permit applications shall be held for a 1 2 period of 30 calendar days from the date of the mailed notice to allow review by residents and 3 owners of neighboring properties and by neighborhood groups. (46) Elimination of Duplicate Notice. The notice provisions of this Section may 4 5 be waived by the Zoning Administrator for building permit applications for projects that have been, or before approval will be, the subject of a duly noticed public hearing before the 6 7 Planning Commission or Zoning Administrator, provided that the nature of work for which the building permit application is required is both substantially included in the hearing notice and 8 9 is the subject of the hearing. (57) Notification Package. The notification package for a project subject to 10 notice under this Section 311 shall include a written notice and reduced-size drawings of the 11 12 project. (A) The written notice shall compare the proposed project to the existing 13 conditions at the development lot. Change to basic features of the project that are quantifiable 14 shall be disclosed on the written notice. The basic features of existing and proposed 15 conditions shall include, where applicable, front setback, building depth, rear yard depth side 16 17 setbacks, building height, number of stories, dwelling unit count and use of the building. (B) The written notice shall describe whether the project is a demolition. 18 19 new construction or alteration project. If the project is an alteration, the type of alteration shall be described: horizontal, vertical or both horizontal and vertical additions and where the 20 21 alteration is located. (C) Written project description shall be part of the notice. In addition, the 22 23 notice shall describe the project review process, information on how to obtain additional information and the contact information of the Planning Department. 24 25

1	(D) The building permit application number(s) shall be disclosed in the
2	written notice. The start and expiration dates of the notice shall be stated. A description about
3	the recipient's rights to request additional information, to request Discretionary Review by the
4	Planning Commission and to appeal to other boards or commissions shall be provided.
5	(E) 11x17 sized or equivalent drawings to scale shall be included with
6	the Section 311 written notice. The drawings shall illustrate the existing and proposed
7	conditions in relationship to the adjacent properties. All dimensions and text throughout the
8	drawings shall be legible. The drawings shall include a site plan, floor plans and elevations
9	documenting dimensional changes that correspond to the basic features included in the
10	written notice.
11	(F) The existing and proposed site plan shall illustrate the project
12	including the full lots and structures of the directly adjacent properties.
13	(G) The existing and proposed floor plans shall illustrate the location and
14	removal of interior and exterior walls. The use of each room shall be labeled. Significant
15	dimensions shall be provided to document the change proposed by the project.
16	(H) The existing and proposed elevations shall document the change in
17	building volume: height and depth. Dimensional changes shall be documented, including
18	overall building height and also parapets, penthouses and other proposed vertical and
19	horizontal building extensions. The front and rear elevations shall include the full profiles of
20	the adjacent structures including the adjacent structures' doors, windows and general
21	massing. Each side elevation shall include the full profile of the adjacent building in the
22	foreground of the project, and the adjacent windows, lightwells and general massing shall be
23	illustrated.
24	(8) Language Access.

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1	(A) All forms of public notice provided pursuant to this Section 311 shall
2	comply with the requirements of the Language Access Ordinance, Chapter 91 of the
3	Administrative Code, to provide vital information about the Department's services or programs
4	in the languages spoken by a Substantial Number of Limited English Speaking Persons, as
5	<u>defined in Chapter 91.</u>
6	(B) The notices required by this Section 311 shall contain the information
7	set forth in Section 311(d)(7)(A)-(D) in the languages spoken by a Substantial Number of
8	Limited English Speaking Persons, as defined in Administrative Code Chapter 91.
9	(9) Online Notice. For the entire duration of the Notification Period established
10	herein, the following notification materials shall be provided on a publicly accessible website
11	that is maintained by the Planning Department:
12	(A) A digital copy formatted to print on 11 x 17 inch paper of the posted
13	notice including the contents set forth in subsection 311(d)(7) for the hearing or application;
14	and
15	(B) Digital copies of any architectural and/or site plans that are scaled
16	and formatted to print on 11 x 17 inch paper, are consistent with Plan Submittal Guidelines
17	maintained and published by the Planning Department, and that describe and compare, at a
18	minimum, the existing and proposed conditions at the subject property, the existing and
19	proposed conditions in relationship to adjacent properties, and that may include a site plan,
20	floor plans, and elevations documenting dimensional changes required to describe the
21	proposal.
22	(de) Requests for Planning Commission Review. A request for the Planning
23	Commission to exercise its discretionary review powers over a specific building permit
24	application shall be considered by the Planning Commission if received by the Planning
25	Department no later than 5:00 p.m. of the last day of the notification period as described

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under in this Section 311-Subsection (c)(3) above, subject to guidelines adopted by the
Planning Commission. The project sponsor of a building permit application may request
discretionary review by the Planning Commission to resolve conflicts between the Director of
Planning and the project sponsor concerning requested modifications to comply with the
Residential Design Guidelines, or other applicable design guidelines.

(1) **Scheduling of Hearing.** The Zoning Administrator shall set a time for hearing requests for discretionary review by the Planning Commission within a reasonable period.

(2) Notice. Mailed notice of the discretionary review hearing by the Planning Commission shall be given <u>pursuant to the requirements of Section 333 of this Code.</u> this Section 311. not less than 10 days prior to the date of the hearing to the notification group as described in Paragraph 311(c)(2) above. Posted notice of the hearing shall be made as provided under Planning Code Section 306.8.

SEC. 312. PERMIT REVIEW PROCEDURES FOR ALL NC AND EASTERN NEIGHBORHOODS MIXED USE DISTRICTS AND FOR CANNABIS RETAIL AND MEDICAL CANNABIS DISPENSARY USES IN ALL NON-RESIDENTIAL ZONING DISTRICTS.

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(c) Changes of Use.

Adult Business

— Bar

1	Cannabis Retail	
2	General Entertainment	
3	Group Housing	
4	Limited Restaurant	
5	Liquor Store	
6	Massage Establishment	
7		Contrast Institutionstation
8	Nighttime Entertainment	on source and s
9	Outdoor Activity Area	
10	Post-Secondary Educational Institution	
11	Private Community Facility	
12		a de la constante de la constan
13		****
14	Residential Care Facility	1000007+000040+000070*****
15	Restaurant	
16	School	
17		Contraction of the local data
18	Trade School	
19	However, a change of use from a Restaurant to a Limited-	
20	Restaurant shall not be subject to the provisions of subsection 312(d). In addition, any	
21	accessory massage use in the Ocean Avenue Neighborhood Commercial Transit District shall	
22	be subject to the provisions of subsection 312(d).	WOWWOOD AND AN ANY OFFICIAL
23	(A) NC Districts in Supervisorial Districts 4 and 11.	Constant and a second second
24	Notwithstanding subsection (c)(1), for NC Districts in Supervisorial Districts 4 and 11, building	
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permit applications for a change of use to, or the establishment of, the following uses shall be 1 2 excepted from the provisions of subsections 312(d)(2)-(3) and 312(e): 3 Bar General Entertainment 4 Limited Restaurant 5 6 Liquor Store 7 Massage Establishment 8 Nighttime Entertainment 9 **Outdoor Activity Area** 10 Private Community Facility 11 Public Community Facility Restaurant 12 13 **Tobacco Paraphernalia Establishment** (B) Sunset. Unless reenacted, subsections 312(c)(1)(A)-(B) 14 15 shall expire by operation of law 24 months after the effective date of the ordinance in Board 16 File No. . Upon its expiration, the City Attorney is authorized to take steps to remove 17 subsections 312(c)(1)(A)-(B) from the Planning Code. 18 (d) Building Permit Application Review for Compliance and Notification. Upon acceptance of any application subject to this Section 312, the Planning Department shall 19 20 review the proposed project for compliance with the Planning Code and any applicable design guidelines approved by the Planning Commission. Applications determined not to be in 21 22 compliance with the standards of Articles 1.2, 1.5, 2, and 2.5 of the Planning Code, including 23 design guidelines for specific areas adopted by the Planning Commission, or with any 24 applicable conditions of previous approvals regarding the project, shall be held until either the 25

application is determined to be in compliance, is disapproved, or a recommendation for cancellation is sent to the Department of Building Inspection.

(1) Neighborhood Commercial Design Guidelines. The construction of new buildings and alteration of existing buildings in NC Districts shall be consistent with the design policies and guidelines of the General Plan as adopted and periodically amended for specific areas or conditions by the Planning Commission. The Director of Planning may require modifications to the exterior of a proposed new building or proposed alteration of an existing building in order to bring it into conformity with the General Plan. These modifications may include, but are not limited to, changes in siting, building envelope, scale texture and detailing, openings, and landscaping.

11 (2) Notification. Upon determination that an application is in compliance with the development standards of the Planning Code, the Planning Department 12 13 shall cause a notice to be posted on the site pursuant to rules established by the Zoning Administrator and shall cause a written notice describing the proposed project to be sent in 14 15 the manner described below. This notice shall be in addition to any notices required by the Building Code and shall have a format and content determined by the Zoning Administrator. It 16 shall include a description of the proposal compared to any existing improvements on the site 17 with dimensions of the basic features, elevations, and site plan of the proposed project 18 including the position of any adjacent buildings, exterior dimensions and finishes, a graphic 19 20 reference scale, existing and proposed uses, and commercial or institutional business name, 21 if known. The notice shall describe the project review process and shall set forth the mailing 22 date of the notice and the expiration date of the notification period.

Written notice shall be mailed to the notification group which shall include the project sponsor, tenants of the subject property, relevant neighborhood organizations as described in Subparagraph subsection 312(d)(2)(C) below, all individuals

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and, to the extent practical, occupants, of properties in the notification area. For the purposes 2 of Section 312(h) below, written notice shall also be mailed to tenants of the subject property 3 in unauthorized residential units. 4 (A) The notification area shall be all properties within 150 feet of 5 the subject lot in the same Assessor's Block and on the block face across from the subject lot. 6 7 When the subject lot is a corner lot, the notification area shall further include all property on both block faces across from the subject lot, and the corner property diagonally across the 8 9 street.

(B) The latest City-wide Assessor's roll for names and addresses of owners shall be used for said notice.

having made a written request for notification for a specific parcel or parcels, and all owners

(C) The Planning Department shall maintain a list, updated 12 every six months with current contact information, available for public review, and kept at the 13 Planning Department's Planning Information Counter, and reception desk, as well as the 14 15 Department of Building Inspection's Building Permit Counter, of neighborhood organizations which have indicated an interest in specific properties or areas. The organizations having 16 17 indicated an interest in the subject lot or its area shall be included in the notification group for the proposed project. Notice to these groups shall be verified by a declaration of mailing 18 signed under penalty of perjury. In the event that such an organization is not included in the 19 notification group for a proposed project as required under this subsection 312(d)(2), the 20 21 proposed project must be re-noticed.

(3) Notification Period. All building permit applications shall be held for
 a period of 30 calendar days from the date of the mailed notice to allow review by residents,
 occupants, owners of neighboring properties, and by neighborhood groups.

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1	(4) Elimination of Duplicate Notice. The notice provisions of this
2	Section subsection 312(d)(2) may be waived by the Zoning Administrator for building permit
3	applications for projects that have been, or before approval will be, the subject of a duly
4	noticed public hearing before the Planning Commission or Zoning Administrator, provided that
5	the nature of work for which the building permit application is required is both substantially
6	included in the hearing notice and is the subject of the hearing.
7	(e) Requests for Planning Commission Review. A request for the Planning
8	Commission to exercise its discretionary review powers over a specific building permit
9	application shall be considered by the Planning Commission if received by the Planning
10	Department no later than 5:00 p.m. of the last day of the notification period as described
11	under Ssubsection (d)(3) above, subject to guidelines adopted by the Planning Commission.
12	The project sponsor of a building permit application may request
13	discretionary review by the Planning Commission to resolve conflicts between the Director of
14	Planning and the project sponsor concerning requested modifications to comply with relevant
15	design guidelines of the General Plan.
16	(1) Scheduling of Hearing. The Zoning Administrator shall set a time
17	for hearing requests for discretionary review by the Planning Commission within a reasonable
18	<del>period.</del>
19	(2) Notice. Mailed notice of the discretionary review hearing by the
20	Planning Commission shall be given not less than 10 days prior to the date of the hearing to
21	the notification group as described in Paragraph subsection 312(d)(2) above. Posted notice of
22	the hearing shall be made as provided under Planning Code Section 306.8.
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25	SEC. 710. NC-1 – NEIGHBORHOOD COMMERCIAL CLUSTER DISTRICT.
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## Table 710. NEIGHBORHOOD COMMERCIAL CLUSTER DISTRICT NC-1ZONING CONTROL TABLE

**Zoning Category** § References Controls **Controls by Story NON-RESIDENTIAL USES** 1st 2nd 3rd+ \* \* \* \* Entertainment, Arts and Recreation Use Category NP NP NP Entertainment, Arts and § 102 **Recreation Uses\*** \$ 102 NP(7)<u>NP(6)</u> <u>NP(6)</u> Arts Activities \* \* \* \* Sales and Service Use Category NP **Retail Sales and Service Uses\*** § 102 P(2) NP \* \* \* \* § 102 NP NP NP Animal Hospital Bar §§ 102, 202.2(a) P(2)(6)NP NP \* \* \* \* NP NP Liquor Store § 102 P(6)\* \* \* \*

\* Not listed below

(1) Additional 5 feet for NC-1 parcels with a Commercial use on the ground floor within the following areas:

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1	(a) Within the b	ooundaries of Sargent S	treet to Ori	zaba Aven	ue to Lobos
2	Street to Plymouth Avenue to Fa	arellones Street to San .	Jose Aven	ue to Alema	any Boulevard to
3	19th Avenue to Randolph Street	t to Monticello Street and	d back to S	Sargent Stre	eet.
4	(b) On Noriega	, Irving, Taraval and Juc	dah Streets	s west of 19	th Avenue.
5	(2) P if located more t	han <u>¼ <i>one-fourth</i></u> mile fro	om any NC	District or	Restricted Use
6	Subdistrict with more restrictive	controls; otherwise, san	ne as more	e restrictive	control.
7	(3) [Note deleted.]				
8	(4) C required for 7 or	more persons.			
9	(5) C if a Macro WTS	Facility; P if a Micro WT	S Facility.		
10	(6) C in Supervisorial	District 4.			
11	(7) P in Supervisorial L	District 4.			
12					
13	SEC. 711. NC-2 – SMAI		ноор со	MMERCIA	L DISTRICT.
14	* * * *				
15	Table 711. SMALL-SCA	LE NEIGHBORHOOD	COMMERC	CIAL DISTR	RICT NC-2
16		ZONING CONTROL T	ABLE		
17	* * * *		rem for substantiant reaction encourses		
18	Zoning Category	§ References		Controls	<b>3</b>
19	NON-RESIDENTIAL USES		Cc	ontrols by	Story
20			1st	2nd	3rd+
21	* * * *				
22	Entertainment, Arts and Recreation	on Use Category			
23	Entertainment, Arts and	§ 102	NP	NP	NP
24	Recreation Uses*				
25	Arts Activities	<u>§ 102</u>	<u>NP(8)</u>	<u>NP(9)</u>	<u>NP(9)</u>

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* * * * Bar * * * * Liquor Store * * * * Massage, Foot/Chair * * * * * Not listed below (1) Additional 5 feet for NO (1) Additional 5 feet for NO (2) [Note deleted.] (3) C required for seven o (4) TARAVAL STREET R Taraval Street NC-2 District between SU and 6 SU. Restaurants, Limited- Limited-Restaurants are NP.	is: Balboa Street b Avenue. more persons.	etween 2n		
* * * * Liquor Store * * * * Massage, Foot/Chair * * * * * Not listed below (1) Additional 5 feet for NO round floor within the following area and between 32nd Avenue and 39th (2) [Note deleted.] (3) C required for seven o (4) TARAVAL STREET RE Faraval Street NC-2 District between SU and 6 SU. Restaurants, Limited-	§ 102 § 102 S-2 parcels zoned 4 Is: Balboa Street b Avenue.	P <u>(9)</u> P <u>(9)</u> 40' or 50' v etween 2n	NP NP	NP NP
Liquor Store * * * * Massage, Foot/Chair * * * * * Not listed below (1) Additional 5 feet for NO round floor within the following area and between 32nd Avenue and 39th (2) [Note deleted.] (3) C required for seven o (4) TARAVAL STREET R Faraval Street NC-2 District between SU and 6 SU. Restaurants, Limited-	§ 102 -2 parcels zoned 4 is: Balboa Street b Avenue.	P <u>(9)</u> 40' or 50' v etween 2n	NP vith an Acti	NP ive Use on t
* * * * Massage, Foot/Chair * * * * * Not listed below (1) Additional 5 feet for NO ground floor within the following area and between 32nd Avenue and 39th (2) [Note deleted.] (3) C required for seven o (4) TARAVAL STREET R Faraval Street NC-2 District between SU and 6 SU. Restaurants, Limited-	§ 102 -2 parcels zoned 4 is: Balboa Street b Avenue.	P <u>(9)</u> 40' or 50' v etween 2n	NP vith an Acti	NP ive Use on t
Massage, Foot/Chair * * * * * Not listed below (1) Additional 5 feet for NO ground floor within the following area and between 32nd Avenue and 39th (2) [Note deleted.] (3) C required for seven o (4) TARAVAL STREET RE Faraval Street NC-2 District between SU and 6 SU. Restaurants, Limited-	-2 parcels zoned 4 s: Balboa Street b Avenue.	10' or 50' v etween 2n	vith an Acti	ive Use on t
<ul> <li>* * * *</li> <li>* Not listed below <ul> <li>(1) Additional 5 feet for NO</li> </ul> </li> <li>yround floor within the following area</li> <li>and between 32nd Avenue and 39th</li> <li>(2) [Note deleted.]</li> <li>(3) C required for seven o</li> <li>(4) TARAVAL STREET R</li> </ul> <li>Faraval Street NC-2 District between</li> <li>SU and 6 SU. Restaurants, Limited-</li>	-2 parcels zoned 4 s: Balboa Street b Avenue.	10' or 50' v etween 2n	vith an Acti	ive Use on t
<ul> <li>* Not listed below</li> <li>(1) Additional 5 feet for NO</li> <li>ground floor within the following area</li> <li>and between 32nd Avenue and 39th</li> <li>(2) [Note deleted.]</li> <li>(3) C required for seven o</li> <li>(4) TARAVAL STREET R</li> </ul> Faraval Street NC-2 District between SU and 6 SU. Restaurants, Limited-	is: Balboa Street b Avenue. more persons.	etween 2n		
<ul> <li>(1) Additional 5 feet for NO ground floor within the following area</li> <li>(2) [Note deleted.]</li> <li>(3) C required for seven o</li> <li>(4) TARAVAL STREET R</li> </ul>	is: Balboa Street b Avenue. more persons.	etween 2n		
round floor within the following area and between 32nd Avenue and 39th (2) [Note deleted.] (3) C required for seven o (4) TARAVAL STREET R Faraval Street NC-2 District between SU and 6 SU. Restaurants, Limited-	is: Balboa Street b Avenue. more persons.	etween 2n		
and between 32nd Avenue and 39th (2) [Note deleted.] (3) C required for seven o (4) TARAVAL STREET R Faraval Street NC-2 District between SU and 6 SU. Restaurants, Limited-	Avenue. <sup>-</sup> more persons.		d Avenue	and 8th Ave
<ul> <li>(2) [Note deleted.]</li> <li>(3) C required for seven o</li> <li>(4) TARAVAL STREET R</li> <li><sup>T</sup>araval Street NC-2 District between</li> <li>SU and 6 SU. Restaurants, Limited-</li> </ul>	more persons.			
<ul> <li>(3) C required for seven o</li> <li>(4) TARAVAL STREET R</li> <li>Faraval Street NC-2 District between</li> <li>SU and 6 SU. Restaurants, Limited-</li> </ul>	·			
(4) TARAVAL STREET R Faraval Street NC-2 District between SU and 6 SU. Restaurants, Limited-	·			
araval Street NC-2 District betweer	STAURANT SUB			
SU and 6 SU. Restaurants, Limited-		DISTRICT	: Applicabl	e only for th
	12th and 19th Ave	enues as r	napped on	Sectional I
imited-Restaurants are NP.	Restaurants are C;	Formula I	Retail Rest	aurants and
(5) CHESTNUT STREET	-INANCIAL SERV	ICE SUBD	ISTRICT:	NP for prop
on Chestnut Street zoned NC-2 fron	Broderick to Fillm	ore Street	s as mapp	ed on Secti
Map 2 SU.				
(6) FRINGE FINANCIAL S	PECIAL USE DIS	TRICT: Th	e FFSUD a	and its ¼ m

Supervisors Tang; Safai BOARD OF SUPERVISORS

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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.

Controls: Within the FFSRUD and its ¼ mile buffer, fringe financial services are NP pursuant to Section 249.35. Outside the FFSRUD and its ¼ mile buffer, fringe financial services are P subject to the restrictions set forth in subsection 249.35(c)(3).

(7) C if a Macro WTS Facility; P if a Micro WTS Facility.

(8) P in Supervisorial District 4.

(9) C in Supervisorial District 4.

SEC. 720. EXCELSIOR OUTER MISSION NEIGHBORHOOD COMMERCIAL DISTRICT.

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Table 720. EXCELSIOR OUTER MISSION STREET NEIGHBORHOOD COMMERCIALDISTRICT

## ZONING CONTROL TABLE

\*

Zoning Category	§ References		Controls	
NON-RESIDENTIAL		Con	trols by S	tory
STANDARDS AND USES		1st	2nd	3rd+
* * * *				

Entertainment, Arts and	§ 102	NP	NP	NP
Recreation Uses*				
Arts Activities	§ 102	₽₽	₽	₽₽
* * * *				
Passive Outdoor Recreation	§ 102	$C\underline{P}$	6 <u>P</u>	$C\underline{P}$
* * * *				
Institutional Use Category				
Institutional Uses*	§ 102	Р	Р	Р
<u>Community Facility</u>	<u>§ 102</u>	<u><u>C</u></u>	<u><u>C</u></u>	<u><u>C</u></u>
Hospital	§ 102	С	С	С
Job Training	<u>§ 102</u>	<u>NP</u>	<u>P</u>	<u>P</u>
Medical Cannabis Dispensary**	§§ 102, 202.2(e)	DR	DR	DR
Philanthropic Admin. Services	§ 102	NP	NP	NP
Philanthropic Facility	<u>§ 102</u>	<u>NP</u>	<u><u>P</u></u>	<u><u>P</u></u>
Private Community Facility	<u>§ 102</u>	<u>C</u>	<u>C</u>	<u>C</u>
Public Facilities	§ 102	С	С	С
<u>Religious Institution</u>	<u>§ 102</u>	<u>C</u>	<u><u>C</u></u>	<u><u>C</u></u>
<u>Social Service</u>	<u>§ 102</u>	<u>NP</u>	<u>P</u>	<u>P</u>
* * * *				
Sales and Service Use Categor	У			
* * * *				
Animal Hospital	§ 102	<u>EP</u>	<u> </u>	NP
* * * *				
Massage, Foot/Chair	§ 102	₽ <u>C</u>	С	NPC

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Restaurant	§ 102	P	P	₽₽
* * * *				
Services, Limited Financial	§ 102	₽ <u>C</u>	₽ <u>C</u>	<u>NPC</u>
Services, Personal	<u>§ 102</u>	<u>P(4)</u>	<u>P(4)</u>	<u>P(4)</u>
* * * *				

Controls:

(a) New Liquor Store uses with Type 20 or Type 21 ABC licenses are not permitted in the district; provided, however, that any use within the District with an existing
Type 20 or Type 21 ABC license may obtain a new license, if required by the ABC, after it has been closed temporarily for repair, renovation, remodeling, or reconstruction.

(b) Liquor Store uses may relocate within the district with Conditional Use authorization.

(c) General Grocery, Specialty Grocery, and Liquor Store uses with off-sale alcohol licenses shall observe the following good neighbor policies:

 (i) Liquor establishments shall provide outside lighting in a manner sufficient to illuminate street and sidewalk areas and adjacent parking, as appropriate to maintain security, without disturbing area residences;

(ii) Advertisements in windows and clear doors are not permitted, and no more than 25% of the square footage of the windows and clear doors of liquor establishments shall bear signage of any sort, and all signage shall be placed and maintained in a manner that ensures that law enforcement personnel have a clear and unobstructed view

of the interior of the premises, including the area in which the cash registers are maintained, from the exterior public sidewalk or entrance to the premises.

\* \* \* \*

(2) FRINGE FINANCIAL SERVICE RESTRICTED USE DISTRICT (FFSRUD)

Boundaries: The FFSRUD and its 1/4 mile buffer includes, but is not limited to,

properties within the Excelsior Outer Mission Street Neighborhood Commercial District.

Controls: Within the FFSRUD and its 1/4 mile buffer, fringe financial services are NP pursuant to Section 249.35. Outside the FFSRUD and its 1/4 mile buffer, fringe financial services are P subject to the restrictions set forth in Section 249.35(c)(3).

(3) C if a Macro WTS Facility; P if a Micro WTS Facility.

(4) C for Personal Service Uses operating as a salon and/or providing cosmetic services.

SEC. 731. NORIEGA STREET NEIGHBORHOOD COMMERCIAL DISTRICT.

## Table 731. NORIEGA STREET NEIGHBORHOOD COMMERCIAL DISTRICTZONING CONTROL TABLE

Zoning Category	§ References		Controls	
NON-RESIDENTIAL		Co	ontrols by a	Story
STANDARDS AND USES		1st	2nd	
* * * *				
Entertainment, Arts and Rec	reation Use Category			
Entertainment, Arts and Rec Entertainment, Arts and	s 102	NP	NP	NP
		NP	NP	NP
Entertainment, Arts and		NP <u>P</u>	NP <u>C</u>	NP

* * * *				
Massage, Foot/Chair	§ 102	<u>₽C</u>	NP	NP
* * *				
SEC. 732. IRVING STR	REET NEIGHBORHOOD	COMMER	CIAL DIST	RICT.
* * *				
Table 732. IRVING S	TREET NEIGHBORHOO	D COMM	ERCIAL DI	STRICT
	ZONING CONTROL T	ABLE		
* * *				
		Controls		
Zoning Category	§ References		Control	S
Zoning Category NON-RESIDENTIAL	§ References	Co	Controls	
	§ References	Co 1st		
NON-RESIDENTIAL	§ References		ontrols by	Story
NON-RESIDENTIAL STANDARDS AND USES			ontrols by	Story
NON-RESIDENTIAL STANDARDS AND USES			ontrols by	Story
NON-RESIDENTIAL STANDARDS AND USES * * * * Entertainment, Arts and Rec Entertainment, Arts and	creation Use Category	1st	ontrols by 2nd	Story 3rd
NON-RESIDENTIAL STANDARDS AND USES * * * * Entertainment, Arts and Rec Entertainment, Arts and	creation Use Category	1st	ontrols by 2nd	Story 3rd
NON-RESIDENTIAL STANDARDS AND USES * * * * Entertainment, Arts and Rec Entertainment, Arts and Recreation Uses*	creation Use Category § 102	1st NP	ontrols by 2nd	Story 3rd
NON-RESIDENTIAL STANDARDS AND USES **** Entertainment, Arts and Rec Entertainment, Arts and Recreation Uses* <u>Arts Activities</u>	sreation Use Category § 102 § 102	1st NP	ontrols by 2nd	Story 3rd
NON-RESIDENTIAL STANDARDS AND USES **** Entertainment, Arts and Rec Entertainment, Arts and Recreation Uses* <u>Arts Activities</u> ****	sreation Use Category § 102 § 102	1st NP	ontrols by 2nd	Story 3rd

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	SEC. 733.	TARAVAL	STREET	NEIGHBO	RHOOD	COMMERCI	AL	DISTRI	CT.
* * * *									

## Table 733. TARAVAL STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

NON-RESIDENTIAL		Controls Controls by Story			
STANDARDS AND USES		1st	2nd	3rd	
Entertainment, Arts and Rec	reation Use Category				
Entertainment, Arts and	§ 102	NP	NP	NP	
Recreation Uses*					
Arts Activities	<u>§ 102</u>	<u>P</u>	<u>C</u>	<u>C</u>	
* * * *					
Sales and Service Use Categ	lory				
* * * *		_			
Massage, Foot/Chair	§ 102	₽ <u>C</u>	NP	NP	
* * * *					
SEC. 734. JUDAH STR	EET NEIGHBORHOOD	COMMER	CIAL DIS	TRICT.	
				070107	
Table 734. JUDAH ST	REET NEIGHBORHOO			ISTRICT	
Table 734. JUDAH ST	REET NEIGHBORHOO			ISTRICT	

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Zoning Category NON-RESIDENTIAL	§ References	Controls Controls by Story			
STANDARDS AND USES		1st 2nd 3rd			
* * * *					
Entertainment, Arts and Rec	reation Use Category				
Entertainment, Arts and	§ 102	NP	NP	NP	
Recreation Uses*					
<u>Arts Activities</u>	<u>§ 102</u>	<u>P</u>	<u>C</u>	<u><u>C</u></u>	
* * * *		_			
Sales and Service Use Cate	Jory				
* * * *					
Massage, Foot/Chair	§ 102	₽ <u>C</u>	NP	NP	
* * * *					

<u>Section 3. Report to the Board of Supervisors. 20 months after the effective date of</u> <u>the ordinance in Board File No. 180482, the Planning Department and the Mayor's Office of</u> <u>Economic and Workforce Development shall jointly submit a report to the Board of</u> <u>Supervisors describing the number of permit applications submitted pursuant to Section</u> <u>312(c)(1)(A) and an evaluation of the impacts of that subsection.</u>

Section 34. Effective Date. This ordinance shall become effective 30 days after enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the Mayor's veto of the ordinance.

Section 4<u>5</u>. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors intends to amend only those words, phrases, paragraphs, subsections, sections, articles, numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal Code that are explicitly shown in this ordinance as additions, deletions, Board amendment additions, and Board amendment deletions in accordance with the "Note" that appears under the official title of the ordinance.

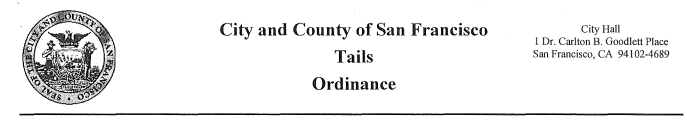
APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney

AUSTIN M. YANG

Deputy City Attorney

By:

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File Number: 180482

Date Passed: July 31, 2018

Ordinance amending the Planning Code to create a two-year pilot program removing public notice and Planning Commission review for certain uses in Neighborhood Commercial Districts in Supervisorial Districts 4 and 11; modifying zoning controls for certain uses in Supervisorial Districts 4 and 11; 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 making findings of public necessity, convenience, and welfare pursuant to Planning Code, Section 302.

July 16, 2018 Land Use and Transportation Committee - AMENDED, AN AMENDMENT OF THE WHOLE BEARING SAME TITLE

July 16, 2018 Land Use and Transportation Committee - CONTINUED AS AMENDED

July 23, 2018 Land Use and Transportation Committee - AMENDED, AN AMENDMENT OF THE WHOLE BEARING SAME TITLE

July 23, 2018 Land Use and Transportation Committee - RECOMMENDED AS AMENDED AS A COMMITTEE REPORT

July 24, 2018 Board of Supervisors - PASSED ON FIRST READING

Ayes: 9 - Cohen, Brown, Kim, Mandelman, Peskin, Ronen, Safai, Stefani and Yee Excused: 2 - Fewer and Tang

July 31, 2018 Board of Supervisors - FINALLY PASSED

Ayes: 11 - Cohen, Brown, Fewer, Kim, Mandelman, Peskin, Ronen, Safai, Stefani, Tang and Yee

File No. 180482

I hereby certify that the foregoing Ordinance was FINALLY PASSED on 7/31/2018 by the Board of Supervisors of the City and County of San Francisco.

CALVED.

Angela Calvillo Clerk of the Board

London N. Breed

Mayor

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**Date Approved**