1	[Planning Code - Small Family Child Care in an Affordable Dwelling Unit on the Ground Floor]
2	
3	Ordinance amending the Planning Code to permit an affordable dwelling unit with a
4	State-licensed Small Family Child Care Home on the ground floor on certain
5	commercial streets; excluding certain Child Care units from the calculation of
6	maximum density permitted on the site; and making environmental findings, making
7	findings of consistency with the General Plan, and the eight priority policies of
8	Planning Code, Section 101.1, and findings of public necessity, convenience, and
9	welfare under Planning Code, Section 302.
10	NOTE: Unchanged Code text and uncodified text are in plain Arial font.
11	Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in <u>strikethrough italics Times New Roman font</u> .
12	Board amendment additions are in double-underlined Arial font. Board amendment deletions are in strikethrough Arial font. Actoricks (* * * *) indicate the emission of unchanged Code.
13	Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.
14	
15	Be it ordained by the People of the City and County of San Francisco:
16	
17	Section 1. Environmental and Land Use 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. 180917 and is incorporated herein by reference.
22	(b) On November 29, 2018, the Planning Commission, in Resolution No. 20345,
23	adopted findings that the actions contemplated in this ordinance are consistent, on balance,
24	with the City's General Plan and eight priority policies of Planning Code Section 101.1. The
25	

1	Board adopts these findings as its own. A copy of said Resolution is on file with the Clerk of
2	the Board of Supervisors in File No. 180917, and is incorporated herein by reference.
3	(c) Pursuant to Planning Code Section 302, this Board finds that this Planning Code
4	Amendment will serve the public necessity, convenience, and welfare for the reasons set forth
5	in Planning Commission Resolution No. 20345 and the Board incorporates such reasons
6	herein by reference.
7	
8	Section 2. The Planning Code is hereby amended by revising Sections 102, 145.4,
9	207, 401, 414A.3, and 414A.6, to read as follows:
10	
11	SEC. 102. DEFINITIONS.
12	* * * *
13	Designated Child Care Unit. A Dwelling Unit that is designated for use as a State-licensed Small
14	Family Child Care Home and meets the applicable standards established in Section 414A.6.
15	* * * *
16	SEC. 145.4. REQUIRED GROUND FLOOR COMMERCIAL USES.
17	* * * *
18	(c) Definitions.
19	"Active commercial uses" shall include those uses specifically identified below in Table 145.4,
20	and:
21	(1) Shall not include Automotive Uses Except for Automobile Sale or Rental uses
22	where curb-cuts, garage doors, or loading access are not utilized or proposed, and such sales
23	or rental activity is entirely within an enclosed building and does not encroach on surrounding
24	sidewalks or open spaces;

1 (2) Shall include Public Facilities as defined in Section 102 and Public Uses as defined 2 in Section 890.80, except for Utility Installations; and 3 (3) Shall not include Residential Care Facilities as defined in Sections 102 and 4 890.50.; and (4) Shall include one or more Designated Child Care Units as defined in Section 102, provided 5 that each such unit meets all applicable criteria set forth in Section 414A.6 of this Code. 6 7 **Table 145.4** Reference for 8 Commercial, Neighborhood Reference for Mixed 9 Use Commercial, and **Use Districts** 10 Residential-Commercial Districts 11 * * * * * * * * 12 Designated Child Care Unit that meets the applicable criteria of Planning Code Section 102 N/A 13 414A.6 * * * * * * * * 14 15 16 SEC. 207. DWELLING UNIT DENSITY LIMITS. 17 18 (c) Exceptions to Dwelling Unit Density Limits. An exception to the calculations 19 under this Section 207 shall be made in the following circumstances: 20 21 (4) Accessory Dwelling Units in Multifamily Buildings; Accessory Dwelling 22 Units in Single-Family Homes That Do Not Strictly Meet the Requirements in 23 Subsection (c)(6). 24

1	(C) Controls on Construction. An Accessory Dwelling Unit is permitted
2	to be constructed under the following conditions:
3	* * * *
4	(vi) An Accessory Dwelling Unit shall not be permitted in any
5	building in a Neighborhood Commercial District or in the Chinatown Community Business or
6	Visitor Retail Districts if it would eliminate or reduce a ground-story retail or commercial space,
7	unless the Accessory Dwelling Unit is a Designated Child Care Unit, as defined in Section 102, and
8	meets all applicable standards of Planning Code Section 414A.6(e).
9	* * * *
10	(7) A Designated Child Care Unit that meets all the applicable standards of Planning
11	Code Section 414A.6 shall not count towards the calculation of maximum density permitted on the site.
12	
13	SEC. 401. DEFINITIONS.
14	In addition to the specific definitions set forth elsewhere in this Article, the following
15	definitions shall govern interpretation of this Article:
16	* * *
17	Designated Child Care Unit. As defined in Section 102. A residential unit provided by a protect
18	subject to Section 414A.6 and that is designated for use as a Small Family Daycare Home.
19	* * *
20	
21	SEC. 414A.3. APPLICATION OF RESIDENTIAL CHILD CARE IMPACT FEE.
22	(a) Application.
23	(1) Sections 414A.1_et seq. shall apply to any residential development project
24	that results in:
25	(A) At least one net new residential dwelling unit;

25	Care Impact Fee. Consistent with the timing to elect the option to provide On- or Off-site
24	(a) Election to Provide Designated Child Care Units in Lieu of Residential Child
23	IN LIEU OF FEE.
22	SEC. 414A.6. OPTION TO PROVIDE <i>ONSITE</i> SMALL FAMILY <i>DAY-CHILD</i> CARE HOME
21	
20	Construction Document prior to the effective date of Sections 414A.1_et seq.
19	(E) Any residential development project that has obtained its First
18	prohibited by State or local law; and
17	Investment and Infrastructure where the application of this Sections 41.14A1 414A.1 et seq. is
16	under the jurisdiction of the Port of San Francisco or the San Francisco Office of Community
15	(D) That portion of a residential development project located on property
14	used for a governmental purpose;
13	owned by the State of California or any of its agencies, with the exception of such property not
12	(C) That portion of a residential development project located on property
11	owned by the United States or any of its agencies;
10	(B) That portion of a residential development project located on property
9	use;
8	(A) That portion of a residential development project consisting of a retail
7	(2) Sections 414A.1_et seq. shall not apply to
6	facility of more than 800 gross square feet.
5	(D) Additional space in an existing group housing or residential care
4	or
3	(C) At least one net new group housing facility or residential care facility;
2	800 gross square feet;
1	(B) Additional space in an existing residential dwelling unit of more than

- Units under Section 415.5(g), the sponsor of a development project subject to the requirements of Sections 414A.1 et seq., may elect to fulfill all or a portion of the Residential Child Care Impact Fee requirement imposed as a condition of approval by creating one or more Designated Child Care Units in the project, as follows:
 - (1) The number of Designated Child Care Units in a project subject to this Section 414A shall be as follows:

<u>TABLE 414A.6A</u> NUMBER OF DESIGNATED CHILD CARE UNITS

Residential Project Size	Maximum allowable Designated Child Care Units
Residential Projects of 25-100 Dwelling #Units	1 Unit
Residential Projects of 101-200 <u>Dwelling</u> # <u>U</u> nits	2 Units
Residential Projects of 201 or more <u>Dwelling</u> # <u>U</u> nits	3 Units

- (2) A Designated Child Care Unit shall have two or more bedrooms and shall be 1,000 square feet or more;
- (3) A Designated Child Care Unit shall be offered only for rent and only to a tenant who agrees to operate a <u>State-licensed Small Family Daycare Child Care Payeare Unit; State Payeare Child Care Payeare Payeare Child Care Payeare Payeare Child Care Payeare Paye</u>
- (4) A Designated Child Care Unit shall be reserved for a period of at least ten 15 years from the date the Designated Unit is first leased to a tenant for use as a <u>State-licensed</u> Small Family <u>Daycare Child Care Home</u>; and

1	(5) A Designated Child Care Unit may not be an On-site or Off-site Unit, as
2	defined in Planning Code Sections 415 et seq. establishing the Inclusionary Affordable
3	Housing Program.
4	(b) Calculation of Value of Designated Child Care Unit in Lieu of Residential
5	Child Care Impact Fee. For purposes of determining the value of a Designated Child Care
6	Unit to calculate a waiver of the Child Care Fee, the City shall use the calculate the number
7	Designated Child Care Units being provided multiplied by the average number of children per Unit
8	multiplied by the cost per child care space. The following formula, using numbers derived from the
9	2014 San Francisco Citywide Nexus Study shall be used:
10	Total number of gross square feet of the unit or units designated as Child Care
11	Units * Residential Child Care Impact Fee * 20.
12	This value shall be deducted from the amount of the Residential Child Care
13	Impact Fee owed.
14	(c) <u>Development of Procedures.</u> Responsibilities of Operators of Small Family Daycare
15	Child Care Homes in Designated Child Care Units. Within nine months of the Effective Date of the
16	ordinance in Board File No. amending this subsection (c), the The Office of Early Care and
17	Education, in consultation with the Mayor's Office of Housing and Community Development, shall
18	will provide program regulations for Designated Child Care Units. The program regulations shall
19	include the eligibility and occupancy requirements, the application process and assignment of the units,
20	and the roles and responsibilities of the agencies in enforcing the program regulations.
21	(1) The Office of Early Care and Education shall:
22	(A) develop a set of written procedures, standards, and eligibility requirements
23	for selecting State-licensed Small Family Child Care Home operators for these Designated Child Care
24	<u>Units;</u>

1	(B) provide outreach and information to the early care and education
2	community about the availability of Designated Child Care Units; and
3	(C) monitor Designated Child Care Units for program compliance listed in
4	subsection(d) as Responsibilities of Operators of Small Family Child Care Homes and refer any
5	instances of noncompliance as a child care provider to the Planning Department for
6	enforcement.
7	(2) MOHCD shall:
8	(A) publish program regulations on its website and update from time to time;
9	<u>and</u>
10	(B) screen applicants for income and household eligibility and perform annual
11	income certification consistent with the Inclusionary Affordable Housing Monitoring and Procedures
12	Guidelines as updated from time to time.
13	(d) Responsibilities of Operators of Small Family Child Care Homes in Designated Child
14	<u>Care Units.</u> A tenant of any Designated Child Care Unit shall agree to operate a <u>State-</u> licensed
15	Small Family <i>Daycare Child Care</i> Home in the unit for a minimum of <i>10 15</i> years as follows:
16	(1) If, in the determination of the Office of Early Care and Education, the tenant
17	does not begin to operate a <u>State-</u> licensed Small Family <u>Daycare</u> <u>Child Care</u> Home in the unit
18	within nine months of occupying the unit, or if the tenant ceases to operate a <u>State-</u> licensed
19	Small Family <i>Daycare Child Care</i> Home at any point in time within <i>ten</i> <u>15</u> years from the date
20	the Designated <u>Child Care</u> Unit is first leased to a tenant to operate a <u>State-</u> licensed Small
21	Family <i>Daycare Child Care</i> Home, all tenants in the Unit shall be required to vacate the unit
22	within 180 days, provided that if a Small Family Child Care Home has operated in the unit for 15
23	years or more, a tenant who operated a Small Family Child Care Home in the unit will not be required

1	(2) At least 1/3 one-third of the children served by the Small Family Daycare
2	Child Care Home shall be from Households of Low- or Moderate-income, as defined in Section
3	401; and
4	(3) The Small Family Daycare Child Care Home established in any Designated
5	Child Care Unit shall serve at least four children of whom the operator of the Small Family
6	Daycare Child Care Home is not a parent or guardian, based on an average over the previous
7	12 months.
8	(e) Option to Provide Designated Child Care Units in the Ground Floor on Commercial
9	Street Frontages. On street frontages where ground floor commercial uses are required pursuant to
10	Section 145.4 of this Code, a Designated Child Care Unit may be considered an Active Commercial
11	Use if the unit meets all of the following requirements:
12	(1) The Dwelling Unit is a Rental Unit, as defined in Planning Code Section 401;
13	(2) The Designated Child Care Unit shall have two or more bedrooms and shall be
14	1,000 square feet or more;
15	(3) If a Designated Child Care Unit is being added to an existing building in the ground
16	floor commercial space, and it is not physically possible to provide two code-complying bedrooms,
17	such Designated Child Care Unit shall have one bedroom and shall be 1,000 square feet or more;
18	(4) No more than one Designated Child Care Unit shall be permitted in each building;
19	(5) The Dwelling Unit is eligible to be designated a below market rate unit affordable to
20	moderate-income households, which shall have an affordable rent set at 80% of Area Median Income
21	or less, with households earning from 65% to 90% of Area Median Income eligible to apply for such
22	dwelling unit, but the Dwelling Unit may not be an On-site or Off-site Affordable Housing Unit, as
23	required by Planning Code Sections 415 et seq. establishing the Inclusionary Affordable Housing
24	<u>Program;</u>
25	

1	(6) A State-licensed Small Family Child Care Home is provided in such Dwelling Unit
2	and complies with the applicable requirements set forth in Planning Code Section 414A.6(d) for a
3	Designated Child Care Unit;
4	(7) If a Designated Child Care Unit no longer provides a State-licensed Small Family
5	Child Care Home in the unit, the owner of the project in which the unit is located shall provide notice
6	to the Mayor's Office of Housing and Community Development (MOHCD) and the Office of Early Care
7	and Education within 30 days. All tenants in the Unit shall be required to vacate the unit within 180
8	days. The owner of the project in which the Designated Child Care Unit is located shall allow
9	MOHCD, as assisted by the Office of Early Care and Education, to attempt to fill that unit with a
10	Tenant eligible under the Inclusionary Affordable Housing Program who is also an eligible operator of
11	a Small Family Child Care Home. If, in the determination of the Office of Early Care and Education,
12	the tenant fraudulently did not intend to operate a State-licensed Small Family Child Care Home in the
13	unit within nine months of occupying the unit, all tenants in such unit shall be required to vacate the
14	unit within 60 days. MOHCD shall use its best efforts to fill such vacated unit with a Tenant registered
15	with the Office of Early Care and Education and licensed to provide Small Family Child Care Home
16	who also meets the Income restrictions for a Designated Unit; and
17	(8) The Designated Child Care Unit shall provide a State-licensed Small Family Child
18	Care Home in the Designated Child Care Unit for a minimum of 15 years. In the event one or more
19	tenants has provided such child care in the Designated Child Care Unit for 15 years, the existing
20	tenant who has provided a State-licensed Small Family Child Care Home in the Designated Child Care
21	Unit shall not thereafter be obligated to vacate the unit if such tenant ceases to provide a State-licensed
22	Small Family Child Care Home in the Designated Child Care Unit, and shall be permitted to remain in
23	the Unit until such tenant elects to vacate or fails to comply with the laws applicable to occupancy of
24	the Unit. Upon such vacation, the Unit shall not be designated a below market rate unit, and the owner
25	may rent the Unit at market rate.

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2	Section 3. 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 4. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors
8	intends to amend only those words, phrases, paragraphs, subsections, sections, articles,
9	numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal
10	Code that are explicitly shown in this ordinance as additions, deletions, Board amendment
11	additions, and Board amendment deletions in accordance with the "Note" that appears under
12	the official title of the ordinance.
13	
14	APPROVED AS TO FORM: DENNIS J. HERRERA
15	City Attorney
16	
17	By: KATE H. STACY
18	Deputy City Attorney
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