1	[Better Neighborhoods <u>Plus</u> Planning and Implementation Process.]
2	Ordinance amonding the Administrative Code to add Chapter 26 to establish uniform
3	Ordinance amending the Administrative Code to add Chapter 36 to establish uniform
4	procedures for developing comprehensive neighborhood plans (the "Better
5	Neighborhoods Plus Planning and Implementation Process"); amending Administrative
6	Code Section 3.4 to provide for integrated Better Neighborhoods Plus Plan budget
7	documents; amending the Planning Code to add Section 312A regarding discretionary
8	review for projects proposed in Better Neighborhoods $\underline{\textbf{Plus}}$ Plan areas, and Section
9	312B to establish permit review procedures for certain projects within Better
10	Neighborhoods <u>Plus</u> Plan areas; and making environmental findings and findings of
11	consistency with the priority policies of Planning Code Section 101.1 and the General
12	Plan.
13	Note: Additions are <u>single-underline italics Times New Roman</u> ; deletions are <u>strikethrough italics Times New Roman</u> .
14	Board amendment additions are double underlined.
15	Board amendment deletions are strikethrough normal.
16	Be it ordained by the People of the City and County of San Francisco:
17	Be it ordained by the People of the City and County of San Francisco:
18	Section 1. Findings. The Board of Supervisors of the City and County of San
19	Francisco hereby finds and determines:
20	(a) Pursuant to Planning Code Section 302, that the provisions of this ordinance
21	amending the Planning Code will serve the public necessity, convenience and welfare.
22	(b) Pursuant to Planning Code Section 101.1, that the provisions of this ordinance
23	amending the Planning Code are consistent with the Priority Policies of Section 101.1(b) of
24	the Planning Code and with the General Plan and hereby incorporates a report containing
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1	those findings as if fully set forth herein. A copy of such report is on file with the Clerk of the
2	Board of Supervisors in File No
3	Section 2. The San Francisco Administrative Code is hereby amended by adding
4	Chapter 36 to read as follows:
5	CHAPTER 36
6	SEC. 36.1. APPLICATION
7	(a) Policy. It shall be the policy of the City and County of San Francisco that future
8	substantial changes by the City in land use policies and controls that will govern specific
9	neighborhoods (i.e. geographic sub-areas of the City larger than 40 contiguous acres in size)
10	the areas of the city listed in Section 36.1(e)(1) and (e)(2) below be undertaken in coordination
11	with a comprehensive planning and implementation process. This Chapter outlines the process and
12	content of that planning, and the products to be produced.
13	This Chapter shall only apply in areas of the city that are listed in Section 36.I(g)(1) and
14	(g)(2) below and areas in which a Better Neighborhoods Planning and Implementation
15	Process has been initiated by the Planning Commission or Board of Supervisors pursuant to
16	Section 36.1(f) below. This Chapter shall not apply to the planning activities described in
17	Section 36.1(h) below.
18	This Chapter does not modify or restrict any notice or appeal provisions of the Planning Code
19	or other Municipal Codes except that Section 4 of the ordinance enacting this Chapter adds a new
20	Planning Code Section 312A relating to discretionary review where a Better Neighborhoods Plus Plan
21	has been adopted and Section 312B to establish permit review procedures for certain projects within
22	Better Neighborhoods Plan areas for which a Better Neighborhoods Plus Plan has been
23	adopted pursuant to the provisions of this Chapter.
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1	<u>lt is tl</u>	ne intent of the Board of Supervisors that in the implementation of this ordinance
2	the Planning	Department use, to the extent possible, in-house staff where staff has the
3	necessary e	expertise or there are positions available to hire new staff.
4	(b)	Process. The process shall be referred to as the Better Neighborhoods Plus Planning
5	and Impleme	ntation Process. A Better Neighborhoods Plus Planning and Implementation Process
6	shall consist	of the following elements:
7	<u>(1)</u>	A Public Input Process, as provided in Section 36.2;
8	<u>(2)</u>	A Planning Management and Accountability Process, as provided in Section 36.3;
9	<u>(3)</u>	Preparation of a Neighborhood Baseline Conditions and Needs Analysis, as provided in
10	Section. 36.4,	<u>:</u>
11	<i>(4)</i>	Preparation of a New Development Impacts Analysis, as provided in Section 36.5;
12	<u>(5)</u>	Preparation and adoption of a Better Neighborhoods Plus Plan, as provided in Section
13	36.7, includir	<u>ıg</u>
14	<u>(i)</u>	recommendation of an area plan
15	(ii)	recommendation of appropriate General Plan, Planning Code and Zoning Map
16	amendments,	<u>and</u>
17	(iii)	recommendation of a Public Improvements Plan and Funding Strategy, including
18	proposed fun	ding mechanisms, if any.
19	(6)	After adoption of a Better Neighborhoods Plus Plan, preparation of semi-annual State-
20	of-the-Neighb	borhood Plan Reports, as provided in Section 36.9.2.
21	<u>(c)</u>	Resources and Timing. It is the intent of the Board of Supervisors to provide sufficient
22	resources, hu	man and financial, to the Planning Department and other involved city agencies to enable
23	them to carry	out the provisions of this Chapter. It is the further intent of the Board of Supervisors that
24	the scope of v	work and budget for the preparation of a Better Neighborhoods Plus Plan and its

1	implementing documents, and the preparation of the required environmental review document for the
2	Inner demonstration neighborhood will enable its completion within twenty-four thirty-six months.
3	(d) Interpretation. The Planning Commission shall be the sole body authorized to interpret
4	and enforce the provisions of this Chapter and its determination that the requirements of this Chapter
5	have been satisfied shall be final, binding and non-appealable.
6	(e) Planning Activities Subject to this Chapter. Commencing on the effective date of
7	this ordinance, and except as otherwise provided in this Chapter, the Better Neighborhoods
8	Planning and Implementation Process shall apply to all planning activities of the Planning
9	Department focused on geographic sub-areas of the City containing 40 or more acres that are
10	intended to result in recommendations for amendments to the General Plan, Planning Code,
11	and/or Zoning Maps. These sub-areas of the City shall be referred to in this Chapter as
12	"Neighborhoods." Each individual Better Neighborhoods Planning and Implementation
13	Process shall result in a plan to be known as a Better Neighborhoods Plan.
14	(f) Initiation. A Better Neighborhoods Planning and Implementation Process may
15	be initiated either by resolution of the Planning Commission or the Board of Supervisors on
16	the following conditions:
17	(1) Need and Neighborhood Support: The Planning Commission determines, after
18	public hearing, that:
19	(i) A need exists for such a process. In determining need, the Planning
20	Commission shall consider each of the following eight elements: the ease of pedestrian
21	access to a variety of shops and stores; the safety of streets; the variety of transportation
22	choices; the variety of housing choices; adequacy of public gathering places; the range of
23	available city services; any special character of the neighborhood; and the extent to which the
24	neighborhood complements the structure of a larger neighborhood of which it is a part; and

1	(ii) There is sufficient neighborhood support to justify undertaking a Better
2	Neighborhoods Planning and Implementation Process in the sub-area of the City proposed for
3	planning.
4	(2) Work Program and Budget: The Board of Supervisors may not adopt a
5	resolution of initiation until the Planning Department has prepared and presented to the
6	appropriate committee of the Board of Supervisors for its approval a work program and
7	budget detailing the anticipated tasks required to be undertaken to carry out a Better
8	Neighborhoods Planning and Implementation Process, and the anticipated time and costs of
9	Planning Department staff, staff of other departments involved in the Better Neighborhoods
10	Planning and Implementation Process, consultants, and other resources associated with each
11	task.
12	In the case of initiation by the Planning Commission, the work program and budget
13	described above must be submitted to the Board of Supervisors prior to any final action by the
14	Planning Commission to initiate a Better Neighborhoods Planning and Implementation
15	Process.
16	(g) (e) Planning Activities Subject to this Chapter.
17	(1) Application to Existing Planning Activities. The Better Neighborhoods Planning
18	and Implementation Process-This Chapter shall apply to certain planning activities efforts that are
19	currently being carried out by the Planning Department as follows:
20	(1)(a) Substantial planning activities have taken place in the Rincon Hill, Central
21	Waterfront, Balboa Park, and Market/Octavia areas and a draft plans has ve been published and
22	<u>circulated.</u> In light of those activities To avoid the necessity of having to redo this planning the
23	provisions of Sections 36.2, 36.3, 36.4, 36.5, and 36.7.1 shall not apply to those plans. The proposed
24	long-term and other public improvement projects as currently described in the Draft

1	Environmental impact Report for the Market & Octavia Neighborhood Plan will satisfy the
2	requirements of Section 36.7.3. Subsequent to the adoption of the Better Neighborhoods
3	Plus Plan for the Market & Octavia area, the Planning Department will more fully describe the
4	long term and other public improvements and will undertake environmental evaluation of the
5	proposed public improvement projects. It is the intent of the Board of Supervisors to make
6	funding available for such environmental evaluation.
7	(2)(b) The Planning Department is currently conducting planning activities in the Central
8	Waterfront, Mission, Lower Potrero Hill/Showplace Square, and East SoMa areas with the intent of
9	proposing new plan policies and zoning controls for those areas. While it is desired that zoning
10	controls for those areas be accompanied by plans and implementing measures that substantially
11	comply with the provisions of this Chapter, considerable planning work has already been done and an
12	environmental impact analysis is underway. Therefore, it is the intent of this Chapter that it only be
13	applied in a manner that compliance will not significantly delay adoption of plans and implementing
14	measures, including zoning controls, for those areas. To that end, the requirements of this Chapter are
15	modified for those areas as follows:
16	(i) The requirements of section 36.2 shall not apply.
17	(ii) The requirement provision in Section 36.7.1 that concerning characterization of a
18	Better Neighborhood Plan be designed to qualify as a Specific Plan shall not apply.
19	The Central Waterfront, Market/Octavia, Mission, Lower Petrero Potrero Hill/Showplace
20	Square, and East SoMa Plans may rely on existing surveys of cultural and historic resources. This
21	does not, however, eliminate an independent or CEQA-based responsibility to conduct cultural and
22	historic resource analyses of a development site if the Planning Department has not completed a
23	current detailed survey of the area in which a proposed project is located. In areas where current
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1	detailed surveys have not been done, it is desirable, as funding becomes available, to conduct such
2	surveys in the future and amend the Plans to incorporate the survey findings.

Prior to adoption of this ordinance or within 30 days thereafter, the Planning

Department shall prepare and submit to the Planning Commission for its consideration a
scope of work and a work program and budget detailing the anticipated tasks still to be
undertaken to complete a Better Neighborhoods Planning and Implementation Process for the
Mission, Lower Potrero Hill/Showplace Square, and East SoMa areas, and the anticipated
time and costs of Planning Department staff, staff of other departments involved in the
planning process, consultants, and other resources associated with each task still to be
undertaken in substantial compliance with this ordinance. The work program and budget shall
be reviewed by the Planning Commission which shall afterwards promptly submit the work
program and budget to the appropriate committee of the Board of Supervisors for its approval.

(2) Application to New Planning Activities:

- (a) As a demonstration of the planning and implementation process provided for in this ordinance, all of the provisions of this Chapter, plus a requirement that a detailed survey of cultural and historic resources be undertaken, shall apply to the preparation and implementation of a Better Neighborhoods Plus Plan in an area in which the Planning

 Commission determines, after a public hearing, that:
- (i) A need exists for such a process. In determining need, the Planning

 Commission shall consider whether a comprehensive planning effort is warranted to address

 the following eight elements of a good neighborhood: (A) the ease of pedestrian access to a

 variety of shops and stores; (B) the safety of streets; (C) the variety of transportation choices;

 (D) the variety of housing choices; (E) the adequacy of public gathering places; (F) the range

 of available city services; (G) the enhancement of the special character of the neighborhood;

1	(H) and the extent to which the neighborhood complements the structure of the larger
2	community of which it is a part; and
3	(ii) There is sufficient neighborhood support to justify undertaking a Better
4	Neighborhoods Plus Planning and Implementation Process in the sub-area of the City that the
5	Planning Department has proposed as a demonstration project area.
6	(b) In selecting an area for the demonstration project, the Planning Department
7	shall conduct preliminary meetings in an area that, in its professional judgment, would meet
8	the requirements of subsection (a) above and where there is sufficient neighborhood support
9	to justify undertaking a Batter Neighborhoods Plus Planning and Implementation process.
10	After the Planning Department has identified a demonstration project area, the Planning
11	Department shall propose to the Planning Commission the preliminary boundaries of the
12	demonstration project area and describe how the criteria of need and public support as
13	required by subsection (a) above have been met. The Planning Department also shall
14	prepare and submit to the Planning Commission a scope of work, a work program, and a
15	budget detailing the anticipated tasks to complete the Better Neighborhoods Plus Planning
16	and Implementation Process and the anticipated time and costs of the Planning Department
17	staff, staff of other departments involved in the planning process, consultants, and other
18	resources associated with each task related to complying with this ordinance. The Planning
19	Commission shall review and approve the work program and budget.
20	(c) After Planning Commission approval, the Planning Department shall initiate the
21	public input process as described in Section 36.2 below in the demonstration project area.
22	The Planning Commission shall determine the final boundaries of the demonstration project
23	area as part of the Public Input Process.

1	(h) Non-applicability to Certain Planning Activities. This Chapter shall not apply to
2	the following:
3	(1) General Plan Amendments, Zoning Map amendments, or Planning Code
4	amendments for single development sites, even if the development site is 40 acres or larger in
5	Size.
6	(2) Amendments to the General Plan, Planning Code, and/or Zoning Map focused
7	on an area 40 acres or larger in size that are limited in scope such as the creation of an
8	historic district, changes in commercial use categories in zoning districts, Planning Code
9	amendments that apply to the entire City, or the amendment of a General Plan policy.
10	(3) Planning activities that do not include land use and zoning changes focused on
11	a geographic area 40 acres or larger, such as transportation systems plans.
12	(4) Planning activities that are being carried out in conjunction with the San
13	Francisco Redevelopment Agency that relate to a redevelopment project survey area and are
14	to be incorporated into a proposed Redevelopment Project Area Plan and its implementing
15	documents unless otherwise provided in a Cooperation Agreement between the
16	Redevelopment Agency and the Planning Department.
17	(5) Planning activities that have been or are currently being carried out in areas
18	within the South Bayshore Redevelopment Survey Area and the Transbay Redevelopment
19	Survey Area that are not proposed for inclusion in a redevelopment project area.
20	(6) Periodic revisions and updates of elements (but not Area Plans) of the General
21	Plan, such as updates to the Housing Element.
22	(7) Those Planning activities already completed with respect to the former Schlage
23	Lock Company site in Visitacion Valley and the published November 2003 Glen Park
24	Community Plan.

1	(8) Planning activities in the area referred to as West SoMa are subject to a
2	different process, as described in Resolution No 731-04, establishing the Western SoMa
3	Citizens Planning Task Force, and are not subject to the provisions of this Chapter.
4	SEC. 36.2. PUBLIC INPUT PROCESS.
5	Each Better Neighborhoods Plus Planning and Implementation Process shall begin with the
6	establishment by the Planning Department of a Public Input Process that includes the following
7	<u>elements:</u>
8	(a) Community Outreach Program: In order to establish a Community Outreach Program
9	for a Better Neighborhoods Plus Planning and Implementation Process, the Planning Department
10	shall first identify and actively seek to engage the full spectrum of residents, commercial tenants,
11	property owners, community and neighborhood-based organizations, developers, faith-based,
12	community, and public service and facility providers, as well as other organizations and individuals
13	interested in the specific Better Neighborhoods Plus Planning and Implementation Process and shall
14	craft a Community Outreach Program designed to encourage their active participation in the
15	community planning process. In addition to outreach within the specific Better Neighborhoods Plus
16	Plan Area, the Community Outreach Program shall include outreach designed to bring a citywide
17	perspective to the Better Neighborhoods Plus Planning and Implementation Process. Such citywide
18	outreach efforts may include, but are not limited to, notification of neighborhood and interest groups in
19	other areas of the City, random sampling mailings or other notification to individuals citywide, and
20	efforts to contact and notify notify individuals or organizations interested in citywide planning issues.
21	This Community Outreach Program shall involve the identified community through such means
22	as neighborhood workshops, informational presentations, public dialogues, planning charettes,
23	newsletters, and web pages. This listing shall not preclude other forms or means of public
24	participation as part of a public input process. The Planning Department shall establish a public

1	noticing scheme for all public meetings and hearings held in furtherance of each Better Neighborhoods
2	Plus Planning and Implementation Process. The cost of the Community Outreach Program shall
3	include a budget for conducting outreach, including the cost of facilitation of meetings and meeting
4	logistics. The Community Outreach Program shall be reviewed in the scoping session described in
5	paragraph (b) below.
6	(b) Scoping. Before commencing a Better Neighborhoods Plus Planning and
7	Implementation Process in a Neighborhood of the City, the Planning Department shall hold a Public
8	Scoping Session to receive public input, including but not limited to, the scope of the Community
9	Outreach Program, the scope of Neighborhood Baseline Conditions and Needs Analysis, and the New
10	Development Impacts Analysis and the boundaries of the proposed area to be planned.
11	(1) Notice of the Public Scoping Session shall be provided at least 30 days prior to the
12	meeting as follows: mailed notice shall be provided to all organizations and individuals who have
13	specifically requested mailed notice; notice of the meeting shall be posted on signs conforming to the
14	size and visibility requirements of Planning Code Section 306.8 in at least three dispersed locations in
15	the Neighborhood and notice shall be published at least once in an official newspaper of general
16	<u>circulation.</u>
17	(2) Notice of the Public Scoping Session shall also include mailed notice to residents,
18	including property owners and tenants, and businesses within the proposed planning area and within
19	800 feet of the proposed planning area and to citywide organizations interested in planning activities
20	The Planning Director shall determine the adequacy of this mailed notice.
21	(3) After the Public Scoping Session, the Planning Commission shall hold a public hearing
22	at a regular Planning Commission meeting on the proposed Community Outreach Program to receive
23	public testimony on the scope and effectiveness of the proposal. The Planning Commission shall
24	specifically evaluate outreach to the community within the Better Neighborhoods Plus Plan Area and
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1	outreach citywide. If it deems it necessary and appropriate, the Planning Commission shall direct the
2	Planning Department to revise the Community Outreach Program. Notice of the public hearing shall
3	be provided at least 20 days prior to the hearing as follows: mailed notice shall be provided to all
4	organizations and individuals who have specifically requested mailed notice; notice of the meeting
5	shall be posted on signs conforming to the size and visibility requirements of Planning Code Section
6	306.8 in at least three dispersed locations in the Neighborhood, and notice shall be published at least
7	once in an official newspaper of general circulation.
8	SEC. 36.3. PLANNING MANAGEMENT AND ACCOUNTABILITY.
9	For each Better Neighborhoods Plus Planning and Implementation Process undertaken, the
10	Planning Department shall prepare a work program and budget to enable efficient project management
11	and oversight during the process, as follows:
12	(a) Content. A work program and budget shall:
13	(1) Be designed to enable completion of the preparation of the Better Neighborhoods Plus
14	Plan and implementing documents and the environmental evaluation document within twenty-four
15	thirty months from commencement of planning;
16	(2) Detail the anticipated tasks required to be undertaken to carry out the specific Better
17	Neighborhoods Plus Planning and Implementation Process, and the anticipated time and costs of
18	Planning Department staff, staff of other departments involved in the planning process, consultants,
19	and other resources associated with each task;
20	(3) Present a date-specific schedule for carrying out the various tasks, including quarterly
21	targets regarding the extent, in percentage terms, of completion of the various tasks.
22	(b) Inter-Agency Coordination and Updates on Development of Better Neighborhoods Plus
23	Plans. All staff and consultants shall provide updates on plan development and implementation,
24	including extent of completion of tasks and plan-related expenditures to the Planning Director and the
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1	Planning Director shall, in turn, provide Inter-Agency Better Neighborhoods Plus Plan Development
2	Updates to the heads of all City departments affected by development of the Better Neighborhoods Plus
3	<u>Plan.</u>
4	(c) Semi-Annual Progress Reports to the Planning Commission and Board of Supervisors
5	on Development of Better Neighborhoods Plus Plans. Up until final adoption of a Better
6	Neighborhoods Plus Plan by the Board of Supervisors, the Planning Department staff shall prepare a
7	report every six months from the date of the first allocation of funds for the process on the status of the
8	Work Program and Budget indicating the extent of completion of the various tasks of Planning
9	Department staff, staff of other departments, and consultants and of expenditure of funds associated
10	with those tasks. The Department shall submit this six-month Better Neighborhood Plan Progress
11	Report to the Planning Commission and to the appropriate committee of the Board of Supervisors. In
12	order to enhance public accountability and promote inter-agency coordination, the Department shall
13	post the Better Neighborhood Plan Progress Report and other relevant data to a project web-page on
14	the Planning Department's official website.
15	(d) Record Keeping. In the event legislation is enacted to enable the City to recapture the
16	costs of area plan and program environmental impact report preparation through fees imposed on
17	projects benefiting from individual area plans and environmental impact reports, the Department shall
18	maintain and use the records of each Better Neighborhoods Plus Planning and Implementation
19	Process to support the reimbursement of such funds. The Department is encouraged to use web-based
20	technology to track work program and expenditures status on a real time basis.
21	(e) Semi-Annual State-of-the-Neighborhood Reports. During the development of a Better
22	Neighborhood Plan and prior to its adoption by the Planning Commission, Planning Department staff
23	shall identify appropriate performance indicators to measure future implementation of the plan that
24	shall then be incorporated into future State-of-the-Neighborhood Reports. Once a final Better

1	Neighborhood Plan is adopted by the Board of Supervisors, Planning Department staff shall present on
2	a semi-annual basis at a duly-noticed public hearing to the appropriate Plan Implementation Advisory
3	Committee a State-of-the-Neighborhood Report under Section 36.9.2. These semi-annual reports must
4	be presented until, in the opinion of the Planning Commission, they are no longer necessary for
5	monitoring implementation of the Better Neighborhood Plan.
6	(f) Fund Allocation. It shall be the policy of the Board of Supervisors to allocate funds
7	from the municipal budget for each Better Neighborhoods Plus Planning and Implementation Process
8	based on the work program and budget developed by the Planning Department for the Better
9	Neighborhoods Plus Planning and Implementation Process. Funds appropriated for each Better
10	Neighborhoods Plus Planning and Implementation Process shall be placed in a separate account with
11	the Controller and released in six-month increments by the Controller upon the Planning Commission's
12	determination, after a duly-noticed public hearing on the Semi-Annual Progress Report prepared
13	pursuant to subparagraph (c) above, that the Planning Department is meeting established targets or
14	has justified the needed modification of the targets.
15	SEC. 36.4. NEIGHBORHOOD BASELINE CONDITIONS AND NEEDS ANALYSIS.
16	(a) Contents. The Planning Department shall conduct a study of Neighborhood Baseline
17	Conditions and Needs which assesses the conditions of infrastructure and community amenities and the
18	needs for improvements and/or additions. The study shall identify existing conditions of and
19	deficiencies in public infrastructure, community amenities, and the public health, safety, and welfare in
20	the area affected by a Better Neighborhood Plan. The topics for analysis may include, but are not
21	limited to, any or all of the following:
22	(a)(1) Streets and Transportation: such as the need for improvements to all modes of
23	transportation, including current access to public transportation, pedestrian routes, bicycle routes, and
24	for improved streetscape design.

1	(b)(2) Economic Activity and Employment: such as the need for and types of employment and
2	for increased educational/training opportunities, or need for economic development in the
3	<u>neighborhood.</u>
4	(c)(3) Housing: such as the need for housing in the neighborhood at all income levels, and for
5	housing targeted to specific groups such as seniors, families, persons with disabilities, and other
6	special needs, and City-wide housing needs that can currently be accommodated in the neighborhood.
7	(d)(4) Community Facilities and Services: such as the need for additional or improved
8	schools, libraries, recreation centers, child care, senior and community centers, health care, homeless
9	supportive and substance abuse services, and youth centers.
10	(e)(5) Neighborhood-Serving Businesses: such as the need for Neighborhood-Serving
11	Businesses as defined in Planning Code Section 790.68.
12	(f)(6) Open Space: such as the need for public open space, including parks and recreation
13	facilities.
14	(g)(7) Historic and Cultural Resources: such as the need to identify, protect and enhance
15	existing historic and cultural resources in the neighborhood. The results of any such analysis shall be
16	reported to the Landmarks Preservation Advisory Board.
17	(h)(8) Environmental Improvements: such as the need for improved air quality conditions, and
18	energy and water conservation.
19	(b) Process. The participants in the Public Scoping Process described in Section 36.2 of
20	this Chapter and the Planning Department shall determine the specific topics for analysis. The nature,
21	depth and extent of analysis to be undertaken and the manner in which the analysis is documented and
22	reported for public review shall be determined by the Planning Department.
23	SEC. 36.5 NEW DEVELOPMENT IMPACTS ANALYSIS.
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1	The Planning Department shall prepare or cause to be prepared an analysis of anticipated
2	impacts, in nature and amount, of the build-out of the development allowed by the Better
3	Neighborhoods Plus Plan, using the priority policies of the General Plan as a framework for the
4	analyses which shall be called the New Development Impacts Analysis.
5	(a) Nature of Impacts: Impacts shall include those impacts that exacerbate or increase
6	needs identified in the Neighborhood Baseline Conditions and Needs Analysis as well as any other new
7	impacts caused by the anticipated development allowed by a Better Neighborhood Plan. The New
8	Development Impacts Analysis should reference the environmental review conducted for a Better
9	Neighborhoods Plus Plan under the California Environmental Quality Act. The topics for analysis
10	may include, but are not limited to, any or all of the following:
11	(1) City Costs and Revenues: such as any changes in the costs of public services and
12	infrastructure-maintenance associated with new development and changes in the permitted uses, and
13	any changes in property, transfer, and sales taxes in the Better Neighborhoods Plus Plan area.
14	(2) Streets and Transportation: such as impacts on all modes of transportation, traffic,
15	parking and streetscape and access to transit, pedestrian routes, and bicycle routes.
16	(3) Employment: such as impacts on the number and type of jobs and employment rates in
17	the neighborhood and potential jobs resulting from or displaced by proposed development.
18	(4) Housing: such as impacts on the number of units and affordability of rental and owned
19	housing in the neighborhood.
20	(5) Community Facilities: such as impacts on community facilities and services including
21	schools, child care, senior and community centers, libraries, health and mental health care facilities,
22	homeless supportive and substance abuse services, cultural centers, and affordable community-serving
23	space.
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1	<u>(6)</u>	Infrastructure: such as impacts on existing public infrastructure or new demand for
2	infrastructure	within the neighborhood and/or other areas of the City, to implement the Better
3	<u>Neighborhood</u>	ls <u>Plus</u> Plan or to accommodate the build-out of development anticipated in the Better
4	<u>Neighborhood</u>	ls Plus Plan, including, but not limited to, streets, sewers and water systems.
5	<u>(7)</u>	Businesses: such as impacts on current businesses and industries, including
6	<u>neighborhood</u>	-serving businesses, as defined in Planning Code Section 790.68.
7	<u>(8)</u>	Open Space: such as impacts on parks, open space, and recreational opportunities.
8	<u>(9)</u>	Historic and Cultural Resources: such as impacts on identified historic and cultural
9	resources.	
10	(10)	Urban Design: such as shadow and wind impacts on sidewalks and open space.
11	(b)	Amount of Impacts. The New Development Impacts Analysis shall identify the amount of
12	the impacts in	each category if such impacts can be quantified. The purpose of this part of the New
13	<u>Developments</u>	Impact Analysis is to form the basis for a recommendation by the Planning Department
14	to the Board o	of Supervisors regarding any proposed Area-Specific Development Impact fees as part of
15	the Public Imp	provements Plan and Funding Strategy set forth in Section 36.7.3.
16	<u>(1)</u>	In quantifying the amount of the impacts, the New Development Impacts Analysis shall
17	identify the co	st of mitigating those impacts identified that are proposed to be mitigated by the Area-
18	Specific Devel	lopment Impact Fee. To the extent that the cost of mitigating impacts may include the
19	cost to remedy	existing deficiencies, the New Development Impacts Analysis shall segregate and state
20	as separate lir	ne items those costs to mitigate the increment associated with the anticipated build-out of
21	the developme	ent permitted under the Better Neighborhoods Plus Plan from those costs required to
22	remedy existin	ng deficiencies.
23	<u>(2)</u>	Financial Feasibility. If the Planning Department proposes an Area-Specific
24	Development I	Impact Fee, then the New Development Impacts Analysis shall also analyze the financial

1	feasibility of any anticipated new development within the Better Neighborhood Plan area to absorb any
2	impact fees, taking into account existing fees and exactions.
3	(3) The New Development Impacts Analysis shall study methods for adjusting any proposed
4	Area-Specific Development Impact Feee, based upon changes in an appropriate construction cost
5	index or other appropriate index.
6	(c) Process and Methodology for the New Development Impacts Analysis: The participants
7	in the Scoping Process set forth in Sec. Section 36.2 and the Planning Department shall determine the
8	specific areas for analysis. The nature, depth and extent of study to be undertaken and the manner in
9	which the analysis is documented and reported for public review shall be determined by the Planning
10	Department. The Planning Director shall take public comment regarding the methodology proposed
11	for use in the New Development Impacts Analysis at a duly-noticed public meeting that must be held at
12	least 20 days before the Planning Department commences any such study. Taking into account the
13	comments received at this public meeting, the Planning Department shall ensure that the New
14	Development Impacts Analysis is conducted pursuant to well-established industry-standard
15	methodologies. The Planning Director shall also take public comment regarding any completed New
16	Development Impacts Analysis at a duly-noticed meeting held no later than 45 days after publication
17	and circulation of the New Development Impacts Analysis.
18	SEC. 36.6 RELATIONSHIP TO ENVIRONMENTAL EVALUATION.
19	The planning process for each Better Neighborhoods Plus Plan shall to the maximum extent
20	possible integrate the requirements of the California Environmental Quality Act ("CEQA") so that the
21	appropriate review required by CEQA is conducted concurrently rather than consecutively. The
22	objective is to enable the findings of ongoing environmental analysis to inform and influence the
23	planning process while the Better Neighborhoods Plus Plan is prepared. To that end, each Better
24	

1	Neighborhoods Plus Planning and Implementation Process shall be funded and coordinated with the
2	CEQA environmental review process.
3	SEC. 36.6A HISTORIC AND CULTURAL RESOURCES SURVEY
4	(a) For purposes of this legislation and its application to new planning activities as
5	defined in Section 36.1(e)(2) only, the Planning Department shall prepare or cause to be
6	prepared an Historic and Cultural Resources Survey which shall include the following
7	minimum requirements:
8	(1) State of California DPR 523 A and B forms for each property within the survey
9	area built before 1961, and district forms (DPR 523 D) form as needed;
10	(2) a context statement describing the history of the survey area, with reference to
11	associations with the historical development of San Francisco:
12	(3) an evaluation of potential local, state and national historic listing eligibility, based
13	on context statement and architecture only:
14	(4) documentation for each building and/or parcel within the area, which must
15	include: APN, address, Assessor's office date of construction, property type, previously
16	assigned California Historical Resource Status Code (if any) and/or local historic
17	categorization, and proposed status code through this initial assessment; and
18	(5) recommendations for additional research and evaluation.
19	(b) For new planning activities as defined in Section 36.1(e)(2), the Survey must be
20	reviewed and approved by the Landmarks Preservation Advisory Board, the Planning
21	Commission, and the Board of Supervisors in order for the Board of Supervisors to adopt a
22	Better Neighborhoods Plus Plan.
23	SEC. 36.7 CONTENT OF BETTER NEIGHBORHOODS PLUS PLANS.
24	A proposed Better Neighborhoods Plus Plan shall conform to the requirements of this Section.

1	SEC. 36.7.1. BETTER NEIGHBORHOODS PLUS PLANS AS COMPREHENSIVE AREA PLANS.
2	The Better Neighborhoods Plus Planning and Implementation Process shall produce a Better
3	Neighborhoods Plus Plan that addresses the range of topics appropriate for a comprehensive plan of
4	the particular neighborhood under study, including, but not limited to, land use, housing, recreation
5	and open space, historic and cultural resources, transportation and circulation, noise effects on
6	adjacent properties, commerce and industry, urban design, and community facilities and services. The
7	Better Neighborhoods Plus Plan shall also be designed such that it may be added to the General Plan
8	of the City and County as an area plan through the process outlined in the Charter and in Section 340
9	of the Planning Code, and shall carry out the priority policies of the General Plan and Section 101.1 of
10	the Planning Code. Further, it is desirable, but not mandatory, that Except as provided in
11	Section 36.1(fe)(2), the Better Neighborhoods Plus Plan shall be designed to qualify as a Specific
12	Plan pursuant to California Government Code Section 65451. Finally, each Better Neighborhood Plan
13	shall include a Neighborhood Baseline Conditions and Needs Analysis and a New Development
14	Impacts Analysis as provided for in Sections 36.4 and 36.5.
15	SEC. 36.7.2. GENERAL PLAN AMENDMENTS, REZONING AND DESIGN GUIDELINES.
16	Each Better Neighborhoods Plus Plan shall include recommended amendments to the General
17	Plan, the Planning Code, and the Zoning Map, as well as design guidelines, if applicable, that will
18	facilitate the implementation of the Better Neighborhoods Plus Plan.
19	SEC. 36.7.3 BETTER NEIGHBORHOODS PLUS IMPROVEMENTS PLAN AND FUNDING
20	STRATEGY.
21	A proposed Better Neighborhoods Plus Plan shall include a Better Neighborhoods Plus Public
22	Improvements Plan and a Funding Strategy for that Plan.
23	(a) The Planning Department shall prepare a Better Neighborhoods Plus Public
24	Improvements Plan to address the conditions and needs identified in the Neighborhood Baseline Needs
25	

1	Analysis and to propose ways to mitigate impacts of new development identified in the New
2	Development Impacts Analysis.
3	(b) A Funding Strategy shall summarize the estimated costs of various improvements
4	identified and prioritized in the Better Neighborhoods Plus Public Improvements Plan and propose
5	specific funding strategies to finance them. The Funding Strategy may include, but is not limited to, are
6	analysis of the feasibility of the following options:
7	(1) Public Resources. Identification of federal, state, and local public resources that could
8	be used for implementation of a Better Neighborhoods Plus Improvements Plan.
9	(2) Community Facility, Business Improvement or other forms of Assessment Districts.
10	Establishment of a Mello-Roos Community Facility District or special benefit or other assessment
11	district or districts.
12	(3) Area-Specific Development Impact Fees: Based on the results of the New Development
13	Impacts Analysis, the Planning Department may propose an Area-Specific Development Impact Fee to
14	the Board of Supervisors which conforms to the requirements of the State Mitigation Fee Act,
15	California Government Code Section 66000 et seq., as amended. Should the Board of Supervisors
16	enact an Area-Specific Development Impact Fee for the Better Neighborhoods Plus Plan Area, the
17	amount of such fee or fees shall be clearly identified in the Better Neighborhoods Plus Plan so that the
18	fee or fees is a known component of future development costs. In proposing an Area-Specific
19	Development Impact Fee to the Board of Supervisors, the Planning Department shall:
20	(A) demonstrate a reasonable relationship, in both nature and amount, between the
21	proposed use of the Area-Specific Development Impact fee or fees and the type of development projects
22	on which the fee is imposed;
23	(B) demonstrate that the fee or fees are proposed to be applied on a non-discriminatory
24	basis, to all new development on privately-owned property within the Better Neighborhoods Plus Plan

1	area that has the same or similar use classification or other land use designation, so long as a
2	substantial number of affected privately-owned properties would be subject to the fee, and so long as
3	the fee is applied generally rather than on an ad hoc basis ("Generally Applicable Basis").
4	(C) demonstrate that the impact to be mitigated is not already mitigated by an existing City
5	wide impact fee or in-kind exaction;
6	(D) with reference to the Better Neighborhoods Plus Public Improvement Plan identify
7	public facilities (including public improvements, public services and community amenities) for which
8	the Area-Specific Development Impact fee or fees will be spent;
9	(E) demonstrate that any proposed fees reflect a balance between the need for funds to
10	mitigate impacts identified in the New Development Impacts Analysis and the desire to provide
11	sufficient economic incentive to encourage the development permitted in the Better Neighborhoods
12	Plus Plan area. The Planning Department shall not propose any Area-Specific Development Impact
13	Fee which is greater than the amount of the fee determined to be feasible in the New Development
14	Impacts Analysis.
15	(F) if payment of the fee will be required prior to the date of final inspection or issuance of
16	the certificate of occupancy, discuss the rationale for the proposed early payment of the fee and
17	conformance with Gov't Code Section 66007, as amended from time-to-time.
18	(G) if different fees are proposed for different subareas of the Better Neighborhood Plan
19	Area, demonstrate that (i) there is a policy rationale for the distinction such as greater financial
20	feasibility of projects developed in a particular subarea or subareas;(ii) the fees are applied on a
21	Generally Applicable Basis, and (iii) none of the fees are greater than the maximum amount identified
22	in the New Development Impacts Analysis.
23	
24	

1	(H) Propose a method for adjusting the fee over time, based upon changes in a construction
2	cost index or other index appropriate for the fee to be adjusted as analyzed in the New Development
3	Impacts Analysis.
4	(I) Propose a process to update any Area-Specific Development Fees imposed pursuant to
5	this section to ensure that they remain sufficient to mitigate impacts identified in the New Development
6	Impacts Analysis while also providing sufficient economic incentive to encourage the development
7	permitted in the applicable Better Neighborhoods Plus Plan area.
8	(J) Propose a process to provide for in-kind provision of public benefits in lieu of payment of a
9	fee. Any proposal by the Planning Department regarding in-kind provision of public benefits shall
10	include a requirement that a project sponsor demonstrate to the Planning Director the following
11	elements: that the cost of the in-kind improvement is equal to or less than the proposed Area-Specific
12	Development Impact Fee; that the in-kind improvement will, to the same degree as the proposed Area-
13	Specific Development Impact Fee, mitigate the same impact for which the fee is proposed; include a
14	plan to ensure long-term retention of the in-kind improvement; and demonstrate that the in-kind public
15	benefits identified in a Better Neighborhood Public Improvements Plan would be more efficient than
16	payment of any Area-Specific Development Fees. The proposed process shall provide that where a
17	project sponsor can demonstrate to the Planning Director the above elements, the Planning Director
18	may approve such in-kind provision in-lieu of payment of any Area-Specific Development Fees. The
19	proposed process shall also provide that the Planning Director's determination shall be subject to
20	appeal to the Planning Commission pursuant to provisions set forth Section 312B.
21	(4) Incentives to allow greater density and/or height in exchange for additional affordable
22	units. As part of the Better Neighborhood Public Improvements Plan or Funding Strategy, the
23	Planning Department and Commission may propose zoning controls that allow exceptions to the base
24	density and/or height up to a higher density or height. If the Planning Commission recommends such

1	incentives to the Board of Supervisors, it shall demonstrate that the exceptions are permitted provided
2	that a percentage of the additional building area enabled by the additional density or height is used for
3	units affordable to persons of low and/or moderate income based on a formula that relates the cost of
4	making the units affordable to the value added to the development by the extra building area enabled
5	by the additional density or height. A proposed formula shall be designed to balance the need for
6	affordable housing with the need to provide sufficient economic incentive to encourage the developmen
7	permitted by the additional density or height and shall take into account any required public
8	contributions being proposed. The affordable units shall be in additional to those required by Section
9	315 of the Planning Code. Any proposed zoning controls shall include the requirement that any
10	developer receiving a density bonus under such controls must expressly waive any right to seek a
11	density bonus under other programs set out in the Planning Code or Section 65915 of the California
12	Government Code, and must expressly waive any right to challenge any development impact fees or
13	other exactions imposed by the City on the property.
14	Sec. 36.8 BETTER NEIGHBORHOODS PLUS INTERAGENCY COMMITTEES (BNIC).
15	In order to facilitate the creation of an integrated public improvements planning and
16	implementation process, the development and implementation of each Public Improvements
17	Plan and Funding Strategy shall be participated in and coordinated by a Better
18	Neighborhoods Plus Interagency Committee (BNIC) comprised of representatives of the
19	departments and agencies whose responsibilities include provision of one or more of the
20	public improvements which are likely to be included in a Public Improvements Plan for that
21	neighborhood. In addition to the Planning Department and, as relevant, these agencies may
22	include, but are not limited to, the Municipal Transportation Authority, Municipal
23	Transportation Agency, Department of Public Works, Library Commission, Redevelopment
24	

1	Agency, and Department of Recreation and Parks. The BNIC shall be chaired by the
2	Planning Director or his or her designee.
3	SEC. 36.89 BETTER NEIGHBORHOODS PLUS ENTITLEMENT PROCESS
4	(a) Site Specific Approvals. A Better Neighborhoods Plus Plan and its implementing
5	documents shall seek to minimize uncertainty regarding approval of projects that conform to the Better
6	Neighborhoods Plus Plan by reducing conditional use approvals and discretionary review appeals
7	while still retaining the transparency of the process, including public notice and input.
8	(b) Discretionary Review. Provisions regarding discretionary review in Better
9	Neighborhood Plan areas are contained in Section 312A of the Planning Code.
10	(c) Limitations on Conditional Use Requirements in Better Neighborhood Plans. One of the
11	primary goals of the Better Neighborhoods Plus Planning and Implementation Process is to ensure
12	extensive community involvement coupled with in-depth professional analysis during the development
13	of the plan so that the maximum building envelope permitted and related physical design issues are
14	clearly understood by the community and defined in the plan so they do not need to be re-visited on a
15	project-by-project basis once a Better Neighborhoods Plus Plan has been adopted by the Board of
16	Supervisors. This approach should increase certainty for both the affected neighborhood and project
17	sponsors. Accordingly, in Better Neighborhoods Plus Plan areas proposed by the Planning
18	Department to the Board of Supervisors, conditional use authorization shall not be required for
19	approval of features related to the physical volume or design of new structures, including height, bulk,
20	density and set-backs. Instead, conditional use authorizations shall be limited to addressing potential
21	use-based conflicts which are difficult to foresee or resolve through specific zoning language, such as
22	the location and size of traditional nuisance-generating activities including nighttime entertainment,
23	bars, liquor stores, auto repair and garage services, high-volume retail, commercial and institutional
24	uses where such new uses might present conflicts with existing neighboring uses. Nothing in this

1	section shall be construed to limit the requirement of conditional use authorizations for the elimination
2	or merger of existing residential units.
3	(d) Limitations on Exceptions and P.U.D.s in Better Neighborhoods Plus Plans. Better
4	Neighborhoods Plus Plans should minimize the number of project features that are subject to
5	exceptions or P.U.D.s, instead emphasizing specific rules as to what is and what is not required.
6	Specifically, the Plans proposed by the Planning Department to the Board of Supervisors shall not
7	permit the volume of a building otherwise permitted within the zoning envelope established by a plan's
8	height, bulk, setback and other dimensional requirements to be increased through exceptions and
9	variances. The use of P.U.D.s shall be limited to providing open space/site planning flexibility in
10	Better Neighborhoods Plus Plan areas and not for increases in density or developable area.
11	SEC. 36.910 BETTER NEIGHBORHOODS PLUS PLAN IMPLEMENTATION PROCESS.
12	The Planning Department shall follow the procedures described in this Section to monitor an
13	adopted Better Neighborhoods Plus Plan.
14	SEC. 36910.1 PLAN IMPLEMENTATION ADVISORY COMMITTEE (PIAC).
15	(a) Establishment. At the time of adoption of each Better Neighborhoods Plus Plan, the
16	Planning Commission shall establish a Plan Implementation Advisory Committee (PIAC), consisting of
17	between 9 and 15 members. The Planning Commission shall appoint, as members of each PIAC,
18	interested property owners, residents, businesses, institutions, and community and neighborhood-based
19	organizations in the Better Neighborhood Plan area, or their representatives who, through their
20	participation in the public input process employed to prepare the Better Neighborhoods Plus Plan and
21	its implementing documents, or through other means, are familiar with their content, purposes and
22	objectives. In its appointments the Commission shall seek to achieve a balance among the various
23	interest groups. The Planning Commission may also appoint representatives from City departments to
24	sit as non-voting members of each PIAC. Each PIAC shall be subject to all applicable public records,

1	conflict of interest and public meeting laws. Once a year, at a regularly scheduled meeting, the
2	Planning Commission shall determine whether each existing PIAC should be dissolved or should
3	continue to exist given the current status of implementation of the Better Neighborhoods Plus Plan in
4	that area. The Planning Commission, the Planning Department, and the Board of Supervisors shall
5	retain the ultimate authority and discretion over any decisions made regarding a Better Neighborhoods
6	Plus Plan as provided by the Charter, the Planning Code, the Administrative Code, and other City
7	laws and regulations.
8	(b) Authority. Each PIAC shall be advisory to the Planning Commission and Department
9	and to the Board of Supervisors. Its authority and responsibilities shall be limited to reviewing the
10	content of semi-annual State-of-the-Neighborhood Reports prepared pursuant to Sec. Section 36.9.2
11	and providing advisory opinions to the City Planning Commission and the Planning Department
12	regarding implementation of the specific provisions of the Plan, including the Public Improvements
13	Plan. Each PIAC shall establish and publicize a time and date for its semi-annual meetings and shall
14	carry out the committee's administrative tasks, such as providing public notice of its meetings and
15	keeping minutes. Notice of PIAC meetings shall be mailed at least 10 days prior to the meeting to
16	PIAC members and to all individuals and organizations that have requested mailed notice, and shall be
17	posted on the Planning Department web site at least 10 days prior to the meeting.
18	SEC. 36. 910.2 STATE-OF-THE NEIGHBORHOOD REPORTS AND BUDGET REQUESTS
19	(a) Preparation. After the final adoption of a Better Neighborhoods Plus Plan, the
20	Planning Department shall prepare, on a plan-by-plan basis, a brief semi-annual report on the status
21	of implementation of each Better Neighborhoods Plus Plan ("State-of-the-Neighborhood Reports").
22	Each State-of-the-Neighborhood Report shall include information regarding the progress made to date
23	in implementing each Better Neighborhoods Plus Plan and its various components and a summary of
24	the types and character of individual development projects that have been approved during the report

1	period. Concurrent with preparation of the Plan itself, the Planning Department shall develop a set of
2	plan-based performance indicators quantifying and then monitoring progress towards implementation
3	of each of the Plan's primary goals or elements, especially those elements that address existing
4	deficiencies identified in the Neighborhood Baseline Needs Analysis and the specific mitigations
5	proposed for impacts identified in the New Development Impact Analysis. These performance
6	indicators in turn, shall be presented in a simple and uniform format in each State-of-the-
7	Neighborhood Report to permit comparison between consecutive reports over time. On an annual
8	basis, each State-of-the-Neighborhood Report shall include the proposed departmental budget for the
9	applicable Better Neighborhoods Plus Plan for the coming fiscal year ("Annual Progress Report").
10	The Planning Department shall consult with each department or agency having responsibility for
11	implementing a portion of a Public Improvements Plan and Funding Strategy of a Better
12	Neighborhoods Plus Plan to determine that department or agency's work plan and proposed budget
13	submission for the coming year and include that information in the Annual Progress Report. It shall be
14	the responsibility of each participating City department or agency to cooperate with the Planning
15	Department in the preparation of the State-of-the-Neighborhood Report and related budget requests.
16	(b) Inclusion of Annual Budget Proposals. Each State-of-the-Neighborhood Report,
17	including the budget proposals of involved departments and agencies, shall be reviewed by the
18	appropriate PIAC at a semi-annual public meeting, as set forth in subsection 36.9.1(b).
19	(c) Annual State-of-the-Neighborhood Budget Hearing at Planning Commission. Prior to
20	the annual submission of Planning Department budget requests to the Mayor's Budget Office, the
21	Planning Commission shall hold a public hearing on all State-of-the-Neighborhood Reports, including
22	the annual budget submissions of those departments and agencies involved in implementation of every
23	active Better Neighborhood Plan. Notice of the hearing shall be provided at least 10 days prior to the
24	meeting as follows: mailed notice to all organizations and individuals who have specifically requested

1	mailed notice; mailed notice to members of the PIAC's; and published notice at least once in an official
2	newspaper of general circulation. This hearing may be held as part of the Planning Commission's
3	hearing on the Departmental budget request.
4	Sec. 36.11. EVALUATION OF EFFECTIVENESS OF CHAPTER PROVISIONS AND
5	APPLICABILITY TO OTHER AREAS.
6	Thirty months after the effective date of this ordinance the Planning Department shall
7	evaluate the utility and effectiveness of the provisions of this Chapter and recommend to the
8	Planning Commission, and the Planning Commission shall recommend to the Board of
9	Supervisors, any modifications that would improve their utility and effectiveness, recommend
10	any deletions of provisions found to be unworkable and recommend whether the process
11	provided for in this Chapter, however modified, should be applied to other areas of the City
12	and under what conditions.
13	Section 3. The San Francisco Administrative Code is hereby amended by amending
14	Section 3.4 to read as follows:
15	SEC. 3.4 INTRODUCTION AND PUBLICATION OF BUDGET.
16	The proposed budget and appropriation ordinance for all departments and offices for
17	each ensuing fiscal year, upon transmission to the Board of Supervisors by the Mayor by the
18	first working day in June of each year, shall be deemed to have been regularly introduced and
19	shall be published in a format which allows for the widest possible public understanding of the
20	resources, uses and proposed programs. <u>To further enhance public understanding, the budget</u>
21	format shall also include, for each City neighborhood for which there is an adopted Better
22	Neighborhoods Plus Plan pursuant to Chapter 36 of the Administrative Code, a consolidation of those
23	portions of the budgets of various departments and agencies that relate to implementation of each
24	Better Neighborhoods Plus Plan for the ensuing year.

1	Section 4. The San Francisco Planning Code is hereby amended by adding Section
2	312A and 312B to read as follows:
3	SEC. 312A. DISCRETIONARY REVIEW WHERE A BETTER NEIGHBORHOODS PLUS PLAN HAS
4	BEEN ADOPTED.
5	(a) Where a Better Neighborhoods Plus Plan has been adopted pursuant to Chapter 36 of
6	the Administrative Code, the scope of discretionary review of projects within that Better
7	Neighborhoods Plus Plan area shall be limited to:
8	(1) assuring that the project conforms with the appropriate Better Neighborhood Plan, its
9	implementing documents and any relevant Planning Code provisions, or
10	(2) requiring modifications in the building form and design to enhance a structure's
11	compatibility with adjacent properties and the surrounding neighborhood consistent with any design
12	guidelines adopted by the Planning Commission and applicable in the appropriate Better
13	Neighborhoods Plus Plan area.
14	(b) When discretionary review of a project in a Better Neighborhoods Plus Plan area
15	occurs pursuant to subsections (a)(1) and (2) above the Planning Commission may only require
16	modifications necessary to bring the project into conformity with the applicable Better Neighborhoods
17	Plus Plan, its implementing documents, any relevant Planning Code provisions and any design
18	guidelines adopted by the Planning Commission for the applicable Better Neighborhoods Plus Plan
19	area. The Planning Commission may not require a reduction in excess of 5% of the volume of the
20	building envelope of a structure that meets all applicable height, bulk, yard and setback requirements
21	established in the applicable Better Neighborhoods Plus Plan, its implementing documents, and any
22	relevant Planning Code provisions, and in the case of projects containing residential uses, may not
23	require a net reduction in the number of dwelling units or a reduction in the proportion of family-sized
24	(two- or more bedroom) units.

1	SEC. 312B. PERMIT REVIEW PROCEDURES FOR CERTAIN PROJECTS WITHIN BETTER
2	NEIGHBORHOODS PLUS PLAN AREAS
3	(a) Purpose. The purpose of this Section is to establish procedures for reviewing building
4	permit applications for certain projects within an area for which a Better Neighborhoods Plus Plan
5	has been adopted pursuant to Chapter 36 of the Administrative Code in order to determine
6	compatibility of the proposal with the applicable Better Neighborhoods Plus Plan and for providing
7	notice to the applicable PIAC, property owners and residents neighboring the site of the proposed
8	project and to interested neighborhood organizations, so that concerns about a project may be
9	identified and resolved during the review of the permit.
10	(b) Applicability. For each Better Neighborhoods Plus Plan, the Planning Commission,
11	utilizing the guidance of the Planning Department, shall establish a threshold for projects, including
12	new construction and alteration of buildings, determined to be significant for that plan area and
13	therefore subject to the provisions of this section. The threshold for significance shall be based on the
14	specific principles of the Better Neighborhoods Plus Plan and the unique aspects of its plan area, and
15	shall take into account factors such as height, bulk and density; pre-existing code provisions and pre-
16	existing thresholds for discretionary review; compatibility with the overall context of the project area;
17	and its implications on the implementation of the plan. All building permit applications for projects
18	within any area for which a Better Neighborhoods Plus Plan has been adopted pursuant to Chapter 36
19	of the Administrative Code that meet or exceed the threshold of significance established by the
20	Planning Commission for that plan area shall be subject to the notification and review procedures
21	required by this Section instead of being subject to the procedures of Section 311 or 312.
22	Subsection 312B(e) regarding demolition permits and approval of replacement structures shall apply to
23	all R Districts. For the purposes of this Section, an alteration shall be defined as any change in use of
24	a building or an increase to the exterior dimensions of a building except those features listed in Section

1	136(c)(1) through $136(c)(24)$ and $136(c)(26)$. Not hwithstanding the foregoing, any project that does
2	not meet the threshold for significance established by the Planning Commission for that plan area shall
3	be subject to the procedures of Section 311 or 312 as applicable.
4	(c) Building Permit Review for Compliance with Better Neighborhood Plan. Upon
5	acceptance of any building permit application subject to this Section, the Planning Department shall
6	review the proposed project for compliance with the applicable Better Neighborhood Plan, its
7	implementing documents, any relevant Planning Code provisions, and the applicable design guidelines
8	approved by the Planning Commission. The Planning Department shall design and establish a simple
9	and uniform report format to inform the public as to why a proposed project subject to this section
10	complies with the applicable Better Neighorhorhoods Neighborhoods Plan, its implementing
11	documents, any relevant Planning Code provisions, and the applicable design guidelines approved by
12	the Planning Commission. Applications determined not to be in compliance with the standards of
13	Articles 1.2, 1.5, 2 and 2.5 of the Planning Code, the applicable Better Neighborhood Plan, its
14	implementing documents, any relevant Planning Code provisions, and any design guidelines adopted
15	for the applicable Better Neighborhood Plan area by the Planning Commission, or with any applicable
16	conditions of previous approvals affecting the project or project site, shall be held until either the
17	application is revised and subsequently determined to be in compliance, is disapproved or a
18	recommendation for cancellation is sent to the Department of Building Inspection.
19	(1) Design Guidelines. The construction of new buildings and alteration of existing
20	buildings in the Better Neighborhoods Plus Plan area shall be consistent with the design policies and
21	guidelines of the applicable Better Neighborhoods Plus Plan as originally adopted and periodically
22	amended by the Planning Commission. The Director of Planning may require modifications to the
23	exterior of a proposed new building or proposed alteration of an existing building to bring it into
24	conformity with the design policies and guidelines of the applicable Better Neighborhoods Plus Plan.

1	These modifications may include, but are not limited to, changes in siting, building envelope, scale,
2	texture of materials, detailing, frequency and size of openings, and landscaping, subject however, to the
3	limitations of Planning Code Sec. Section 312A.
4	(2) Preparation of a Better Neighborhood Project Compliance Report. The Planning
5	Department shall design and establish a simple and uniform report format to inform the public as to
6	why a proposed project subject to this section complies with the applicable provisions of the Better
7	Neighborhood Plan as codified in the Planning Code and the design policies and guidelines of the
8	applicable Better Neighborhoods Plus Plan as originally adopted and periodically amended by the
9	City Planning Commission (the "Better Neighborhood Project Compliance Report"). This report shall
10	include a brief description of the proposed project in relation to any existing improvements on the site
11	provide a summary of the primary project features, including setback and yard area, building depth,
12	height and number of stories, number of units and number of parking spaces; describe how the
13	proposed project complies with relevant Planning Code sections; and explain how the specific project
14	contributes toward implementation of the applicable Better Neighborhoods Plus Plan. The project
15	compliance report shall be accompanied by elevations and site plan of the proposed project including
16	the position of any adjacent buildings, and a graphic reference scale.
17	The project sponsor of any building permit application subject to this Section shall submit a
18	project compliance report to the Planning Department at the time of application. The Planning
19	Department will review each report, and make a determination that an application is in compliance
20	with the applicable Better Neighborhoods Plus Plan. Where a report is incomplete, incorrect, or
21	shows noncompliance, the project sponsor shall make revisions as directed by the Planning
22	Department until it can be determined that the application is in compliance with the Plan.
23	(3) Neighborhood Notification. Upon determination that an application is in compliance
24	with the development standards of the Planning Code, the Planning Department shall cause a notice to

1	be posted on the site pursuant to rules established by the Zoning Administrator and shall cause copies
2	of the Better Neighborhood Project Compliance Report to be sent in the manner described below. This
3	notice shall be in addition to any notices required by the Building Code. This notice shall also describe
4	the project review process and shall set forth the mailing date of the notice and the expiration date of
5	the notification period. Written notice shall be mailed to the notification group which shall include the
6	project sponsor, the relevant PIAC, any relevant neighborhood organizations as described in
7	Subparagraph $311(c)(2)(C)$ below, all individuals having made a written request for notification for a
8	specific parcel or parcels pursuant to Planning Code Section 351 and all owners and, to the extent
9	practical, occupants, of properties in the notification area.
10	(A) The notification area shall be all properties within 150 feet of the subject lot in the same
11	Assessor's Block and on the block face across from the subject lot. When the subject lot is a corner lot,
12	the notification area shall further include all property on both block faces across from the subject lot,
13	and the corner property diagonally across the street.
14	(B) The latest City-wide Assessor's roll for names and addresses of owners shall be used for
15	said notice.
16	(C) The Planning Department shall maintain a list, available for public review, of
17	neighborhood organizations which have indicated an interest in specific properties or areas. The
18	organizations having indicated an interest in the subject lot or its area, shall be included in the
19	notification group for the proposed project.
20	(3) Notification Period. All building permit applications shall be held for a period of 30
21	calendar days from the date of the mailed notice to allow review by residents and owners of
22	neighboring properties and by neighborhood groups.
23	(4) Elimination of Duplicate Notice. The notice provisions of this Section may be waived by
24	the Zoning Administrator for building permit applications for projects that have been, or before
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1	approval will be, the subject of a duly noticed public hearing before the Planning Commission or
2	Zoning Administrator, provided that the nature of work for which the building permit application is
3	required is both substantially included in the hearing notice and is the subject of the hearing.
4	(d) Requests for Planning Commission Review. A request for the Planning Commission to
5	exercise its discretionary review powers as provided in Planning Code Section 312A over a specific
6	building permit application shall be considered by the Planning Commission if received by the
7	Planning Department no later than 5:00 p.m. of the last day of the notification period as described
8	under Subsection (c)(3) above, subject to guidelines adopted by the Planning Commission.
9	The project sponsor of a building permit application may request discretionary review by the
10	Planning Commission to resolve conflicts between the Director of Planning and the project sponsor
11	concerning requested modifications to comply with design guidelines adopted for the Better
12	Neighborhoods Plus Plan area.
13	(1) Scheduling of Hearing. The Zoning Administrator shall set a time for hearing requests
14	for discretionary review by the Planning Commission within a reasonable period.
15	(2) Notice. Mailed notice of the discretionary review hearing by the Planning Commission
16	shall be given not less than 10 days prior to the date of the hearing to the notification group as
17	described in Paragraph 311(c)(2) above. Posted notice of the hearing shall be made as provided under
18	Planning Code Section 306.8.
19	(e) Demolition of Dwellings, Approval of Replacement Structure Required.
20	(1) Unless the building is determined to pose a serious and imminent hazard as defined in
21	the Building Code, an application authorizing demolition in any Better Neighborhoods Plus Plan area
22	of a building containing one or more dwelling units or determined to be historically or architecturally
23	significant in a new or existing survey adopted or incorporated as part of the applicable Better
24	Neighborhood Plan, or if such a survey has not been adopted as part of the applicable Better

1	Neighborhood Plan area, any structure determined to be a historic resource pursuant to the Planning
2	Department's guidelines, CEQA Review Procedures for Historic Resources, shall not be approved and
3	issued until the Planning Department has granted final approval of a building permit for construction
4	of the replacement building. A building permit is finally approved if the Board of Appeals has taken
5	final action for approval on an appeal of the issuance or denial of the permit or if the permit has been
6	issued and the time for filing an appeal with the Board has lapsed with no appeal filed.
7	(2) The demolition of any building whether or not an historic resource may be approved
8	administratively where the Director of the Department of Building Inspection or the Chief of the
9	Bureau of Fire Prevention and Public Safety determines, after consultation with the Zoning
10	Administrator, that an imminent safety hazard exists, and the Director of the Department of Building
11	Inspection determines that demolition or extensive alteration of the structure is the only feasible means
12	to secure the public safety.
13	Section 5. The Planning Department concluded environmental review of this ordinance
14	pursuant to the California Environmental Quality Act. Documentation of that review is on file
15	with the Clerk of the Board of Supervisors in File No
16	4 DDD 0 VED 4 0 TO FORM
17	APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney
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19	By: John D. Malamut
Deputy City Attorney 20	Deputy City Attorney
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