ORDINANCE NO.

- 1 [Downtown Residential Districts.]
- 2

3 Ordinance amending the San Francisco Planning Code by adding Sections 825, 825.1, 826, and 827 to create Downtown Residential (DTR) districts, establish DTR districts in 4 Transbay and Rincon Hill, and specify the uses permitted in Downtown Residential 5 districts; by adding Sections 145.4, 151.1, 152.2, 155.5, 166, 167, 175.7 and 263.19 to 6 impose requirements for street frontages, permitted off-street parking and loading, 7 8 allowed off-street freight loading and service vehicle spaces, bicycle parking, car 9 sharing, separating parking costs from housing costs, exempting certain pipeline projects from the new controls, and limiting podium and tower heights in the R bulk 10 district; by adding Section 309.1 establishing procedures for permit review in DTR 11 12 districts; and by amending Section 102.5 (District), Section 135 (Usable Open Space for 13 Dwelling Units and Group Housing), Section 141 (Screening of Rooftop Features), Section 151 (Required Off-Street Parking Spaces), Section 152 (Schedule of Required 14 Off-Street Freight Loading Spaces in Districts Other Than C-3 or South of Market), 15 Section 153 (Rules for Calculation of Required Spaces), Section 154 (Dimensions for 16 17 Off-Street Parking, Freight Loading and Service Vehicle Spaces), Section 155 (General 18 Standards as to Location and Arrangement of Off-Street Parking, Freight Loading and 19 Service Vehicle Facilities), Section 182 (Nonconforming Uses), Section 201 (Classes of 20 Use Districts), Section 207.5 (Density of Dwelling Units in Mixed Use Districts), Section 21 209 (Uses Permitted in R Districts), Section 249.1 (Rincon Hill Special use District), Section 260 (Height Limits; Measurement), Section 270 (Bulk Limits; Measurement), 22 23 Section 608.13 (Rincon Hill Area), Section 802.1 (Mixed Use Districts), Section 803 (Mixed Use District Requirements), Section 803.5 (Additional Provisions Governing 24 25 Uses in Mixed Use Districts), and Section 809 (Guide to Understanding the Mixed Use

1	District Zoning Controls)	to conform these sections with the new DTR district controls;
2	adopting environmental	findings and findings of consistency with the General Plan and
3	the eight priority policies	s of Planning Code Section 101.1.
4	Note:	Additions are <u>single-underline italics Times New Roman;</u> deletions are strikethrough italics Times New Roman .
5		Board amendment additions are double underlined.
6		Board amendment deletions are strikethrough normal.
7	Be it ordained by th	e People of the City and County of San Francisco:
8	Section 1. Findings	a. (a) Pursuant to Planning Code Section 302, the Board of
9	Supervisors finds that this	ordinance will serve the public necessity, convenience and welfare
10	for the reasons set forth in	Planning Commission Resolution No, and
11	incorporates such reasons	herein by reference. A copy of said Planning Commission
12	resolution is on file with the	e Clerk of the Board in File No
13	(b) The Board of	f Supervisors finds that this ordinance is in conformity with the
14	General Plan, as amended	by the companion legislation, and with the Priority Policies of
15	Planning Code Section 10	1.1 for the reasons set forth in Planning Commission Resolution No.
16		, and hereby incorporates those reasons herein by reference.
17	(c) The Planning	g Department has determined that adoption of this ordinance is in
18	compliance with the Califo	rnia Environmental Quality Act (California Public Resources Code
19	Sections 21000 et seq.).	Said determination is on file with the Clerk of the Board of
20	Supervisors in File No.	and is incorporated herein by reference.
21	Section 2. The Sar	Francisco Planning Code is hereby amended by amending or
22	adding Sections 825, 825.	1, 826, 827, 102.5, 135, 141, 145.4, 151, 151.1, 152.2, 153, 154,
23	155, 155,5, 166, 167, 175.	7, 182, 201,207.5, 209, 249.1, 260, 270, 309.1, 608.13, 802.1, 803,
24	803.5, and to read as follo	WS:

SEC. 825 DTR—DOWNTOWN RESIDENTIAL DISTRICTS.

2	Description. Downtown Residential (DTR) districts are transit-oriented, high-density mixed-use
3	residential neighborhoods in and around downtown. These areas are generally transitioning from a
4	variety of commercial and industrial to residential uses. The intent of this district is to enable a mix of
5	new day and nighttime activities, with an emphasis on encouraging new housing within walking
6	distance or a short transit-ride of downtown, supported by a mix of retail, and neighborhood services
7	to meet the needs of residents and the larger downtown community.
8	High-density residential uses, including residential towers in select locations, are allowed and
9	encouraged within the limits set by height and bulk controls. Given the district's proximity to
10	downtown, a range of commercial uses is permitted on the lower stories, with active pedestrian-
11	oriented retail, service, and entertainment uses on the ground floor. Along special streets, pedestrian-
12	oriented uses are required on the first floor. Ground floor entries to individual dwelling units are
13	encouraged on streets that will become primarily residential.
14	There is generally no pattern of mid-block open space or of rear yards. While lot coverage is
15	limited for all levels with residential uses, traditional rear yard open spaces are not required except in
16	the limited instances where there is an existing pattern of them. Specific height and bulk controls
17	establish appropriate heights for both towers and mid-rise development, and ensure adequate spacing
18	between towers and preserve light and air to streets and open spaces. Setbacks are required where
19	necessary to buffer ground floor residential uses or to ensure sunlight access to streets and open
20	spaces. To support the intensification of land uses in these districts, detailed traffic, streetscape and
21	open space improvements will take place over time.
22	Downtown Residential districts include all of the individual DTR districts governed by Sections
23	826 through 827 of this Code.
24	SEC. 825.1. USES PERMITTED IN DOWNTOWN RESIDENTIAL DISTRICTS.

25

1	(a) Use Categories. A use is the specified purpose for which a property or building is used,
2	occupied, maintained, or leased. Whether or not a use is permitted in a specific Downtown Residential
3	district is generally set forth, summarized or cross-referenced in Sections 826 through 827 of this Code
4	for each district class.
5	(b) Use Limitations. Uses in Downtown Residential districts are either permitted,
6	conditional, accessory, temporary or are not permitted.
7	(1) Permitted Uses. If there are two or more uses in a structure, any use not classified below
8	under Section 825.1(b)(1)(C) of this Code as accessory will be considered separately as an independent
9	permitted, conditional, temporary or not permitted use.
10	(A) Principal Uses. Principal uses are permitted as of right in a Downtown Residential
11	district, when so indicated in Sections 826 through 827 of this Code for the district. Additional
12	requirements and conditions may be placed on particular uses as provided pursuant to Section 803.5
13	and other applicable provisions of this Code.
14	(B) Conditional Uses. Conditional uses are permitted in a Downtown Residential district,
15	when authorized by the Planning Commission; whether a use is conditional in a given district is
16	generally indicated in Sections 826 through 827 of this Code. Conditional uses are subject to the
17	applicable provisions set forth in Sections 178, 179, 263.11, 303, 316.8, and 803.5 of this Code.
18	(i) Notwithstanding any other provision of this Article, a change in use or demolition of a
19	movie theater use, as set forth in Section 890.64, shall require conditional use authorization. This
20	Section shall not authorize a change in use if the new use or uses are otherwise prohibited.
21	(C) Accessory Uses. Subject to the limitations set forth below, in Section 151.1, and
22	elsewhere in this Code, an accessory use is a related minor use which is either necessary to the
23	operation or enjoyment of a lawful principal use or conditional use, or is appropriate, incidental and
24	subordinate to any such use, and shall be permitted as an accessory use in a Downtown Residential
25	district. In order to accommodate a principal use which is carried out by one business in multiple

1	locations within the same general area, such accessory use need not be located in the same structure or			
2	lot as its principal use provided that (1) the accessory use is located within 1,000 feet of the principal			
3	use; (2) the multiple locations existed on the effective date of this amendment; and (3) the existence of			
4	the multiple locations is acknowledged in writing by the Zoning Administrator within 60 days after the			
5	effective date of this amendment. Any use, which does not qualify as an accessory use, shall be			
6	classified as a principal use.			
7	No use will be considered accessory to a principal use, which involves or requires any of the			
8	following:			
9	(i) The use of more than one-third of the total occupied floor area which is occupied by			
10	both the accessory use and principal use to which it is accessory, combined, except in the case of			
11	accessory off-street parking or loading which shall be subject to the provisions of Sections 151, 151.1,			
12	156 and 157 of this Code;			
13	(ii) Nighttime entertainment, massage establishment, large fast food restaurant, or movie			
14	theater use;			
15	(iii) Any sign not conforming to the limitations of Section 607.2(f)(3).			
16	(D) Temporary Uses. Temporary uses not otherwise permitted are permitted in Downtown			
17	Residential districts to the extent authorized by Sections 205 through 205.3 of this Code.			
18	(E) Prohibited Uses.			
19	(i) Uses which are not specifically listed in Sections 826 or 827 or Article 6 are not			
20	permitted unless they qualify as a nonconforming use pursuant to Sections 180 through 186.1 of this			
21	Code or are determined by the Zoning Administrator to be permitted uses in accordance with Section			
22	307(a) of this Code.			
23	(ii) No use, even though listed as a permitted use or otherwise allowed, shall be permitted in			
24	a Downtown Residential district which, by reason of its nature or manner of operation, creates			
25				

1	conditions that are hazardous, noxious, or offensive through the emission of odor, fumes, smoke,
2	cinders, dust, gas, vibration, glare, refuse, water-carried waste, or excessive noise.
3	(iii) The establishment of a use that sells alcoholic beverages, other than beer and wine,
4	concurrent with motor vehicle fuel is prohibited, and shall be governed by Section 229.
5	SEC. 826 TRANSBAY DOWNTOWN RESIDENTIAL DISTRICT (TB-DTR)
6	The Transbay Downtown Residential District (TB DTR), which is wholly within the Transbay
7	Redevelopment Project Area, comprises the mostly publicly owned parcels containing infrastructure or
8	underutilized land related to the Transbay Terminal and former Embarcadero Freeway. This district
9	generally extends along the north side of Folsom Street from Spear to Essex Streets, and between Main
10	and Beale Streets to the north side of Howard Street. Laid out in the Transbay Redevelopment Plan and
11	its companion documents, including the Design for the Development and the Development Controls
12	and Design Guidelines for the Transbay Redevelopment Project, is the comprehensive vision for this
13	underutilized area as a high-density, predominantly residential, district within walking distance of the
14	downtown core, transit facilities, and the waterfront. The plan for the district includes: a mix of widely-
15	spaced high-rises, mixed with a street-defining base of low- and mid-rise buildings with ground floor
16	townhouses; a public open space on part of the block bounded by Folsom, Beale, Howard, and Main
17	(a) Basic Controls. Development controls for this district are established in the Transbay
18	Redevelopment Plan as approved by the Planning Commission on December 9, 2004, specifically the
19	Development Controls and Design Guidelines for the Transbay Redevelopment Project. On matters to
20	which these Redevelopment documents are silent, controls in this Code pertaining to the C-3-O district
21	shall apply.
22	<u>SEC. <mark>827</mark> RINCON HILL DOWNTOWN RESIDENTIAL MIXED USE DISTRICT (RH DTR)</u>
23	The Rincon Hill Downtown Residential Mixed Use District (RH DTR), the boundaries of which
24	are shown in Section Map No. 1 of the Zoning Map, is established for the purposes set forth below.
25	

1	The RH DTR District is adjacent to the southern edge of the downtown, generally bounded by
2	Folsom Street, the Bay Bridge, the Embarcadero, and Essex Street. High-density residential uses and
3	supporting commercial and institutional uses are allowed and encouraged within the limits set by
4	height, bulk, and tower spacing controls. Folsom Street is intended to develop as the neighborhood
5	commercial heart of the Rincon Hill and Transbay neighborhoods, and pedestrian-oriented uses are
6	required on the ground floor. Individual townhouse dwelling units with ground floor entries directly to
7	the street are required on streets that will become primarily residential, including First, Fremont,
8	Beale, Main, and Spear Streets.
9	While lot coverage is limited for all levels with residential uses that do not face onto streets or
10	alleys, traditional rear yard open spaces are not required except in the limited instances where there is
11	an existing pattern of them, such as smaller lots on the Guy Place block. Specific height, bulk, and
12	setback controls establish appropriate heights for both towers and mid-rise podium development and
13	ensure adequate spacing between towers in order to establish a neighborhood scale and ensure light
14	and air to streets and open spaces. Setbacks are required where necessary to provide transition space
15	for ground floor residential uses and to ensure sunlight access to streets and open spaces. Off-street
16	parking must be located below grade.
17	Given the need for services and open space resulting from new development, projects will
18	provide or contribute funding for the creation of public open space and community facilities as
19	described in the Rincon Hill Area Plan of the General Plan. The Rincon Hill Streetscape Plan, part of
20	the Area Plan, proposes to enhance and redesign most streets in the district to create substantial new
21	open space amenities, improve pedestrian conditions, and improve the flow of local traffic and transit.
22	Detailed standards for the provision of open spaces, mid-block pathways, and residential entries are
23	provided to ensure that new buildings contribute to creating a public realm of the highest quality in
24	<u>Rincon Hill.</u>

Table 827: RINCON HILL DOWNTOWN RESIDENTIAL MIXED USE DISTRICT ZONING CONTROL TABLE

		CONTROL TABLE	
<u>No.</u>	Zoning Category	<u>§ References</u>	<u>Controls</u>
BUILDIN	G AND SITING STANDARDS		
<u>.10</u>	<u>Height and Bulk</u>	<u>§§102.12, 105, 106,</u> <u>§§250-252, 260, 270</u>	<u>Varies 45 – 550 feet. For</u> <u>height limits, see Zoning Map</u> <u>1H and §263.19; for bulk</u> <u>controls, see §270(e).</u>
<u>.11</u>	<u>Lot Size [Per</u> <u>Development]</u>	<u>§§890.56, 121</u>	<u>No limit</u>
<u>.12</u>	<u>Rear Yard/Site Coverage</u>	<u>§136</u>	100 percent lot coverage permitted; up to 80 percent for parcels that front the north side of Guy Place and for all parcels at residential levels where not all units face onto streets or alleys. §827(d)(2).
<u>.13</u>	<u>Setbacks</u>		Building setback of 3 to 10 ft.for all buildings except toweron Spear, Main, Beale,Fremont, and First Streets.§827(d).Upper-story setback of 10 ft.required above a height of 65feet on both sides of Spear,Main, Beale, Fremont, andFirst Streets. §827(d).Sun access plane setback of50 degrees for all buildings85' and lower on the southside of east-west mid-blockpathways. §827(d).
<u>.14</u>	<u>Street-Facing Uses</u>	<u>§§145.4, 145.5</u>	<u>Requirements based on</u> location. See §§145.4 and

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				827(c).
1	15		8155()	
2	<u>.15</u>	<u>Parking and Loading</u> <u>Access: Prohibition</u>	<u>§155(r)</u>	<u>Prohibited on Folsom Street</u> from Essex Street to The
3				<u>Embarcadero. §827(d)(7)</u>
4	<u>.16</u>	Parking and Loading	<u>§§145.4, 151.1, 155(r)</u>	No parking permitted above
5		<u>Access: Siting and</u> Dimensions		<u>ground, except on sloping</u> sites. Parking access limited
6				<u>to two openings, max 11' wide</u> each; loading access limited
7				to one 15' opening.
8				<u>§827(d)(7).</u>
9	<u>.17</u>	<u>Awning</u>	<u>§890.21</u>	<u>P, §136.2(a)</u>
10	<u>.18</u>	<u>Canopy</u>	<u>\$890.24</u>	<u>P, §136.2(b)</u>
11	<u>.19</u>	<u>Marquee</u>	<u>\$890.58</u>	<u>P, §136.2(c)</u>
12				
13	NON-RESIDEN	NTIAL STANDARDS AND	<u>USES</u>	
14	.20	Required Residential to	<u>§§102.10</u>	Non-residential uses limited
15		<u>Non-Residential Use</u> Ratio		<u>to occupiable sf per 6</u> occupiable sf devoted to
16				<u>residential uses. §827(b)</u>
17	<u>.21</u>	Use Size [Non-	<u> </u>	P for non-residential uses up
18		<u>residential]</u>		<u>to 25,000 sq. ft., C above. No</u> individual ground floor tenant
19				may occupy more than 75' of
20				frontage for a depth of 25' from Folsom Street
21				<u>§§827(d)(5), 145.4</u>
22	<u>.22</u>	<u>Open Space</u>	<u>§135</u>	<u>1 sq. ft. of publicly-accessible</u>
23				<u>open space for every 50 sq. ft.</u> <u>of non-residential use over</u>
23 24				<u>10,000 sq. ft. §827(e)</u>
	<u>.23</u>	<u>Off-street Parking,</u>	<u>§§150, 151,</u>	None Required. Parking that
25				

]		[Office uses]	<u>151.1,153-157, 204.5</u>	is accessory to office space
1		<u>[Office uses]</u>	<u>151.1,155-157, 204.5</u>	limited to 7% of GFA.
2	24		<u>88150 151</u>	
3	<u>.24</u>	<u>Off-street Parking,</u> [Non-Residential, other	<u>§§150, 151,</u> 151.1,153-157, 204.5	<u>None Required. Parking</u> limited as described in Sec.
4		<u>than office uses]</u>		<u>151.1.</u>
	.25	Off-street Freight	<u>§§150, 152.2, 153-</u>	None Required. Loading
5		<u>Loading</u>	<u>155, 204.5</u>	maximums described in Sec.
6				<u>152.2.</u>
7	<u>.26</u>	All Non-Residential Uses	Permitted, except as des	cribed below:
8	.27	<u>Drive-up Facility</u>	<u>§890.30</u>	<u>NP</u>
9	.28	Walk-up Facility	<u>§890.140</u>	P if recessed 3 ft.
10				<u>C otherwise</u>
11	<u>.29</u>	Hospital or Medical	<u>§§124.1, 890.44</u>	<u>C</u>
12		<u>Center</u>		
13	<u>.30</u>	Other Institutions	<u> \$890.50</u>	<u>C</u>
14	<u>.31</u>	<u>Public Use</u>	<u>§890.80</u>	<u>C</u>
15	<u>.32</u>	<u>Movie Theater</u>	<u> \$890.64</u>	<u>C</u>
16	<u>.33</u>	<u>Nighttime Entertainment</u>	<u>§§102.17, 803.5(g)</u>	<u>c</u>
17	<u>.34</u>	<u>Adult Entertainment</u>	<u>§890.36</u>	<u>NP</u>
18	<u>.35</u>	Massage Establishment	<u> \$890.60</u>	<u>C</u>
19			<u>Article 29 Health</u> Code	
20	26			
21	<u>.36</u>	<u>Automobile Parking Lot,</u> <u>Community Commercial</u>	<u> </u>	<u>NP</u>
22	<u>.37</u>	Automobile Parking	<i>§890.10, 160</i>	NP
23		<u>Garage, Community</u>		
24		<u>Commercial</u>		
	<u>.38</u>	Automotive Gas Station	<u>§890.14</u>	<u>NP</u>
25			.	

<u>.39</u>	<u>Automotive Service</u> <u>Station</u>	<u> </u>	<u>NP</u>
<u>.40</u>	Automotive Repair	<u>§890.15</u>	NP
<u>.41</u>	<u>Automotive Wash</u>	<u>§890.20</u>	NP
<u>.42</u>	<u>Automotive Sale or</u> <u>Rental</u>	<u>§890.13</u>	<u>C</u>
<u>.43</u>	<u>Mortuary</u>	<u>§890.62</u>	<u>C</u>
<u>.44</u>	Hours of Operation	<u>§890.48</u>	<u>C 2 a.m. – 6 a.m.</u>
<u>.45</u>	<u>Business Sign</u>	<u>\$\$602-604, 608.1,</u> <u>608.2</u>	<u>P</u> §607.2(f)

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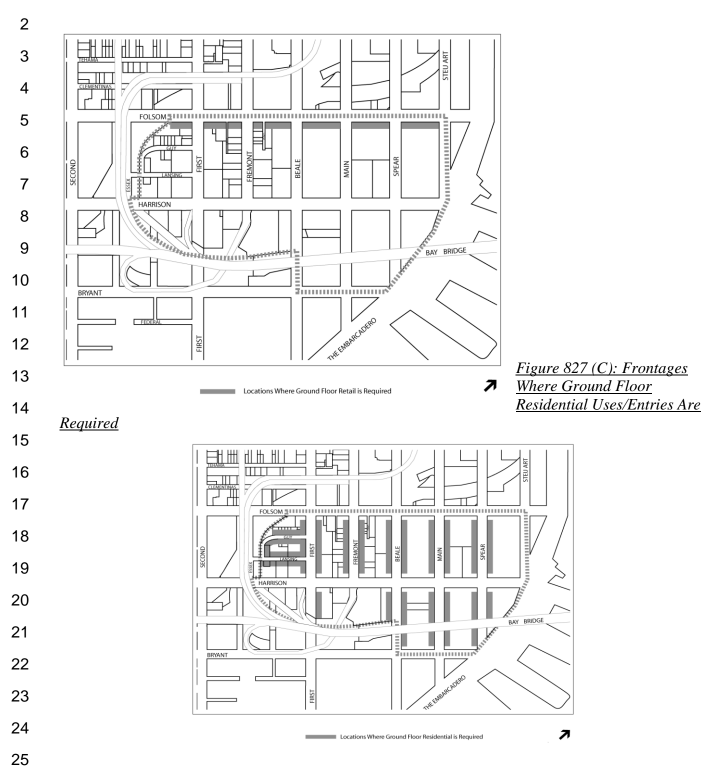
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.46	Residential Use	<u>§890.88</u>	<u>P</u>
<u>.40</u>	<u>Kesideniidi Use</u>	<u> </u>	
<u>.47</u>	<u>Residential Density,</u> <u>Dwelling Units</u>	<u>§890.88(a)</u>	<u>No Limit</u> <u>§207.5 (b)</u>
<u>.48</u>	<u>Residential Density,</u> <u>Group Housing</u>	<u>\$890.88(b)</u>	<u>No Limit</u> <u>§207.5 (b)</u>
<u>.49</u>	<u>Usable Open Space</u> _[Per Residential Unit]	<u>\$\$135, 136</u>	75 sq. ft. per unit; up to 50 may be provided off-site if publicly accessible. <u>§827(e)</u>
<u>.50</u>	<u>Accessory Off-street</u> <u>Parking,</u> <u>Residential</u>	<u>§§151.1, 153-157,</u> <u>159-160, 204.5</u>	<u>None Required. Up to one</u> <u>per 2 dwelling units</u> <u>permitted; up to one car po</u> <u>dwelling unit per procedur</u>
			and criteria of Sections 15 and 827(d)
<u>.51</u>	<u>Residential Conversions</u>	<u>§790.84, Ch. 41</u> <u>Admin. Code</u>	C
<u>.52</u>	<u>Residential Demolition</u>	-	<u>C</u>
	I	<u>1</u>	1

1	(a) Development Concept. The development concept is for podium development up to 85 feet		
2	in height, with slender residential towers spaced to provide ample light and air to the district. New		
3	development will contribute to the creation of a substantial amount of public open space, as well as		
4	provide private common areas, courtyards, and balconies. Streets will be improved to provide widened		
5	sidewalks with substantial public open space. Ground floor uses will be pedestrian-oriented in		
6	character, consisting primarily of retail on Folsom Street, and individual townhouse-style residential		
7	units on First, Fremont, Beale, Main, and Spear Streets, as well as on alleys and mid-block pathways.		
8	Parking will be located below grade, and building utilities (loading bays, service doors, garage doors)		
9	will be located in sidewalk vaults or on secondary frontages.		
10			
11	Figure 827 (A) Development Concept		
12			
13			
14			
15			
16	Slender, well-spaced		
17	residential towers		
18			
19	Rooftop, courtyard and terraced open spaces		
20	Residential podium		
21	sets back at the ground and Upper Stories		
22	Residential entries		
23	Ground floor retail		
24	Residential entries line the side streets Ground floor retail lines Folsom Street Parking is Underground		
25			

1	(b) Residential Use Controls.
2	(1) Residential Density. There shall be no density limit for residential uses, as defined by
3	Section 890.88 of this Code, in the Rincon Hill Downtown Residential District. The provisions of
4	Sections 207 through 208 related to residential density shall not apply.
5	(2) Required Residential to Non-Residential Use Ratio. For newly constructed buildings or
6	additions which exceed 20 percent or more of an existing structure's gross floor area, at least six
7	occupiable square feet of residential use shall be provided for each occupiable square foot of non-
8	residential use, excluding accessory parking, on any lot legally existing. Lawfully existing live/work
9	units shall be considered as non-residential uses for the purpose of this section, and do not satisfy the
10	residential requirement. Exemption from the required use ratio for building additions of less than 20
11	percent may not be granted for any single lot if such an exemption would increase the total square
12	footage of the building to an amount 20 percent greater than existed on the lot since the adoption of
13	this section.
14	(3) Required unit size mix. No less than 40 percent of all units on-site must have at least two
15	bedrooms or more. Projects are encouraged to have at least 10 percent of all units on site with three
16	bedrooms or more.
17	(4) For newly constructed buildings or additions, which exceed 20 percent or more of an
18	existing structure's gross floor area, all building area above 85 feet in height shall be devoted to
19	residential use.
20	(5) Housing Requirement for Residential Developments. The requirements of Sections 315
21	through 315.9 shall apply in the RH DTR subject to the following exceptions:
22	(A) If constructed on-site, a minimum of 12 percent of the total units constructed, and if
23	constructed off-site, a minimum of 17 percent of the total units constructed, shall be affordable to and
24	occupied by qualifying persons and families as defined elsewhere in this Code.
25	

1	(B) Below-market-rate units as required by Sections 315 through 315.9 that are built off-site
2	must be built within the area bounded by Market Street, the Embarcadero, King Street, Division Street,
3	and South Van Ness Avenue.
4	(c) Street-Facing Use Requirements. Pedestrian-oriented retail, residential, institutional
5	uses, and community services are required ground floor uses on all street-facing frontages, except for
6	the minimum frontage required for fire doors, parking and loading access, and other utilities.
7	(1) Required Ground Floor Retail Spaces. For frontages facing Folsom Street, ground floor
8	space suitable for retail use is required for no less than 75 percent of all frontages, as specified in
9	<u>Section 145.4.</u>
10	(2) Required Individual Ground Floor Residential Units. For building frontages facing
11	Fremont, First, Main, Beale and Spear Streets more than 60 feet from an intersection with Folsom,
12	Harrison, or Bryant Streets, and for building frontages facing Guy Place and Lansing Street, individual
13	ground floor residential units with direct pedestrian access to the sidewalk are required at intervals of
14	no greater than 25 feet, except where residential lobbies, parking and loading access, utilities, and
15	open space are necessary and provided pursuant to the allowances of Section 827 and other sections of
16	this Code. Individual ground floor residential units are also encouraged along Harrison Street, Bryant
17	Street, and alleys and mid-block pedestrian paths where appropriate.
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23	
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Figure 827 (B): Frontages Where Ground Floor Retail Uses are Required

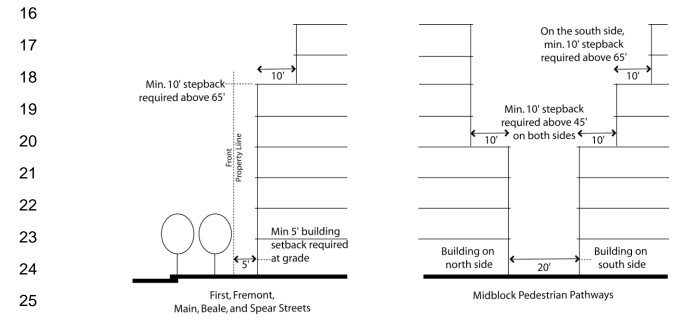
- 1 (d)Building Design Standards. 2 (1)Required Streetwall. Building area below 85 feet in height is required to be built to 100 3 percent of all property lines facing public rights-of-way, except where setbacks are required by this Section, and except where publicly accessible open space is provided according to the provisions of 4 5 this Section. Recesses, insets and breaks between buildings are permitted to provide vertical 6 articulation to the façade, provided the overall integrity of the streetwall is maintained. 7 (2) Lot Coverage. The requirements of Section 134 shall not apply in the RH DTR District. Lot coverage is limited to 80 percent at all residential levels except on levels in which all residential 8 9 units face onto a public right-of-way or mid-block pedestrian path meeting the minimum standards of this Section. The unbuilt portion of the lot shall be open to the sky except for those obstructions 10 permitted in yards pursuant to Section 136(c). Exceptions to the 20 percent open area requirement may 11 12 be granted, pursuant to the provisions of Section 309.1, for conversions of existing non-residential 13 structures where it is determined that provision of 20 percent open area would require partial demolition of the existing non-residential structure. Lots fronting only on the north side of Guy Place 14 15 are permitted up to 80 percent lot coverage. (3) 16 Dwelling Unit Exposure. The requirements of Section 140 shall apply. Reductions in this 17 requirement may be granted though the procedures of Section 309.1. (4)Upper Story Setback. To ensure adequate sunlight to streets, alleys, and pedestrian 18 19 pathways, upper story setbacks are required as follows: All buildings are required to set back at least 10 feet above a height of 65 feet along 20 (A)21 Spear, Main, Beale, Fremont and First Streets. This requirement shall not apply to street frontage 22 occupied by a building taller than 85 feet. This upper story setback requirement shall also not apply to 23 the first 60 linear feet of frontage from corners at Folsom, Harrison, and Bryant Streets. 24
- 25

(B) Buildings greater than 60 linear feet from a major street along Guy Place, Lansing

- 2 <u>Street, and any proposed or existing private or public mid-block pedestrian pathways, are required to</u>
- 3 *be set back at least 10 feet above 45 feet in height from said right-of-way.*
- 4 (C) In order to increase sun access to mid-block pathways and uses along such pathways, all
- 5 *building frontage on the southeast side of mid-block pathways not occupied by a building taller than 85*
- 6 *feet must set back upper stories by 10 feet above a building height of 45 feet. For projects on the south*
- 7 side of a mid-block pedestrian pathway taller than 65 feet, an additional upper story setback of 10 feet
- 8 *is required above a building height of 65 feet.*
- 9 (*i*) *Modifications.* For any lot on the north side of a required mid-block pedestrian
- 10 *pathway, a modification from the required upper story setback of 10 feet above a height of 45 feet may*
- 11 *be granted according to the provisions of Section 309.1, provided that, in total, the building is set back*
- 12 by a volume equal to what would be required by meeting the standard in (C) above, and the
- 13 *modification would substantially improve the accessibility, design and character of the mid-block*
- 14 *pedestrian pathway*.

1

15 Figure 827 (D): Required Upper Story Stepbacks



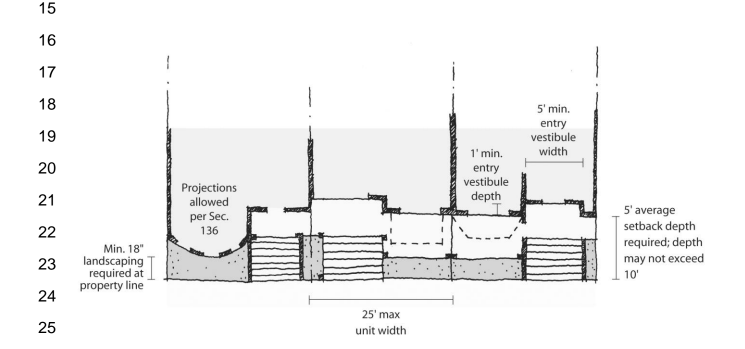
2	(5) Ground Floor Residential Units. Where ground floor residential units are required
3	along Spear, Main, Beale, Fremont, and First Streets, the following design standards apply. Ground
4	floor residential units along Guy Place and Lansing Street, within the footprint of towers taller than
5	105 feet, and those that are proposed in locations where they are not required, are encouraged to meet
6	the standards in this subsection to the greatest degree possible.
7	(A) Façade Articulation. Individual residential units are required to be vertically articulated
8	at regular intervals of no greater than 25 feet. Changes in vertical massing, architectural projections
9	and recesses may be used to achieve this articulation.
10	(B) Setback Dimensions. Building setbacks are required to create a transitional space
11	between the public realm of the street and the private realm of the individual dwelling unit. The setback
12	shall be implemented according to the following specifications, and as illustrated in Figures <mark>827(E)</mark>
13	<u>and 827(F):</u>
14	(i) The entire building façade must be set back from the street-abutting property line a
15	minimum of three feet, an average of five feet, and not in excess of ten feet.
16	(ii) All projections allowed by Section 136 permitted in front setbacks are permitted, except
17	for garages and driveways. Architectural projections, such as bay windows, are encouraged and may
17 18	
	for garages and driveways. Architectural projections, such as bay windows, are encouraged and may
18	for garages and driveways. Architectural projections, such as bay windows, are encouraged and may extend down to the ground provided they do not encroach within the 18-inch landscaping strip required
18 19	for garages and driveways. Architectural projections, such as bay windows, are encouraged and may extend down to the ground provided they do not encroach within the 18-inch landscaping strip required by subsection (iii). Railings, fences, and grilles up to a height of 3 feet 6 inches that are at least 75
18 19 20	for garages and driveways. Architectural projections, such as bay windows, are encouraged and may extend down to the ground provided they do not encroach within the 18-inch landscaping strip required by subsection (iii). Railings, fences, and grilles up to a height of 3 feet 6 inches that are at least 75 percent open to perpendicular view are permitted on top of any landing or porch, regardless of the
18 19 20 21	for garages and driveways. Architectural projections, such as bay windows, are encouraged and may extend down to the ground provided they do not encroach within the 18-inch landscaping strip required by subsection (iii). Railings, fences, and grilles up to a height of 3 feet 6 inches that are at least 75 percent open to perpendicular view are permitted on top of any landing or porch, regardless of the combined total height of the railing and porch from street grade.
18 19 20 21 22	for garages and driveways. Architectural projections, such as bay windows, are encouraged and may extend down to the ground provided they do not encroach within the 18-inch landscaping strip required by subsection (iii). Railings, fences, and grilles up to a height of 3 feet 6 inches that are at least 75 percent open to perpendicular view are permitted on top of any landing or porch, regardless of the combined total height of the railing and porch from street grade. (iii) A landscaped strip at grade with the sidewalk is required for the first 18 inches of the

(C) Residential Entries.

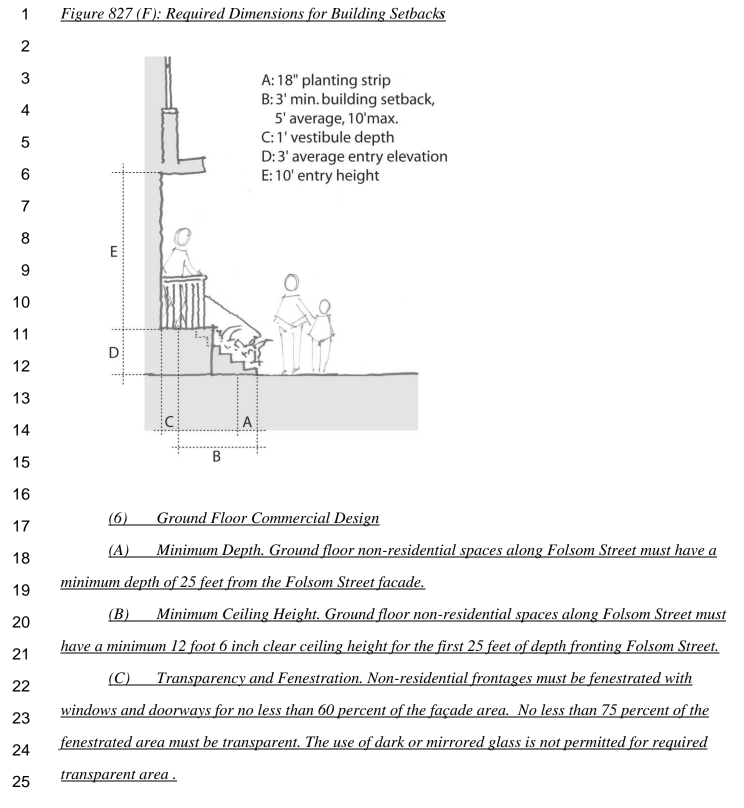
- 2 (i) Residential entries are required to be raised an average of three feet above street grade.
 3 (ii) Each entry is required to have a vestibule at least one foot in depth from the building
- 4 *façade. The entry vestibule may be no less than five feet wide and no less than the height of the ground*
- 5 <u>story.</u>

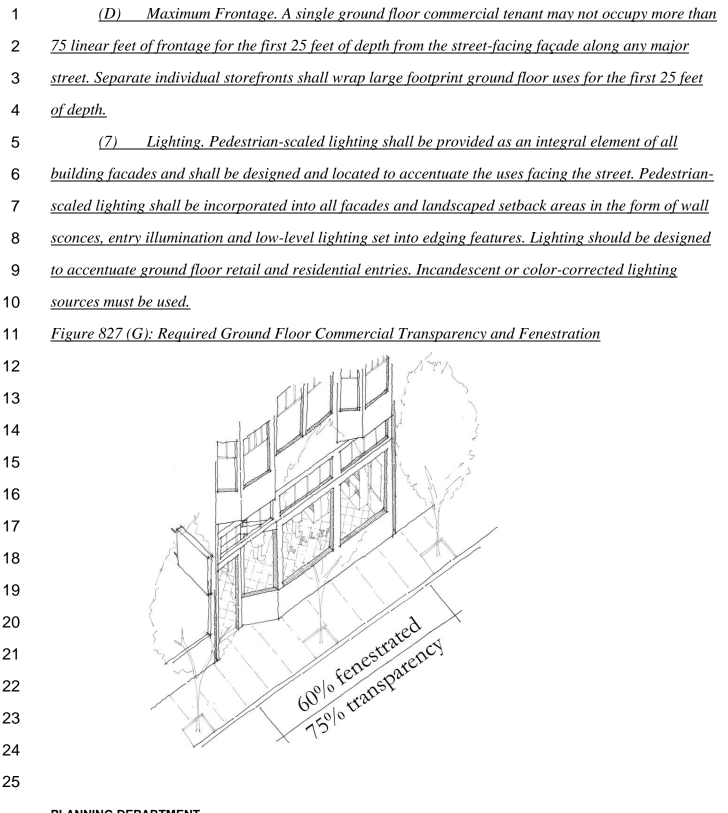
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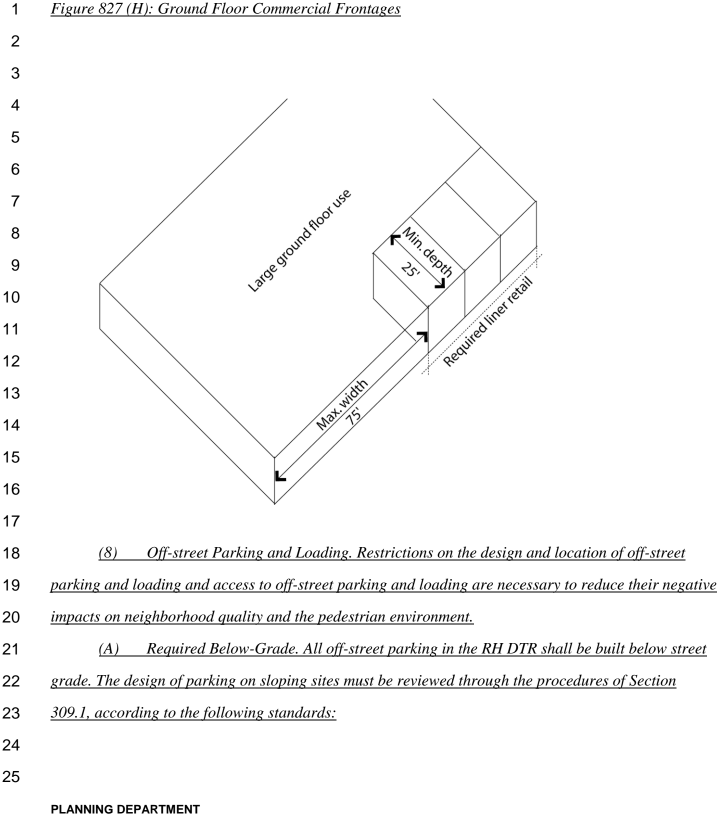
- 6 (D) Landscaping in Setbacks. All building setback areas not occupied by steps, porches or
- 7 <u>other occupiable space must be landscaped. Setbacks should be designed to provide access to</u>
- 8 *landscaped areas, encouraging gardening and other uses by residents.*
- 9 (*i*) A water source must be provided for each residential setback.
- 10 (*ii*) To allow for landscaping and street trees at street grade, parking must be located far
- 11 <u>enough below the surface of the setback to provide a minimum soil depth of 3 feet 6 inches. A</u>
- 12 <u>continuous soil trough should be provided with adequate centrally-operated irrigation.</u>
- 13
- 14 Figure 827 (E): Required Dimensions for Building Setbacks



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1	(i) For sloping <mark>sites with a grade change of at least ten feet laterally along the street, no</mark>
2	less than 50 percent of the perimeter of all floors with off-street parking shall be below the level of said
3	sloping street; and
4	(ii) For sites that slope upwards from a street, no less than 50 percent of the perimeter of all
5	<u>floors with off-street parking shall be below the average grade of the site; and</u>
6	(iii) Any above-grade parking shall be set back from the street-facing façades and wrapped
7	with active uses, as defined by Section 145.4, for a depth of no less than 25 feet at the ground floor and
8	15 feet on floors above.
9	Pursuant to the procedures of Section 309.1, the Planning Commission may reduce the
10	minimum on-site provision of required residential open space to not less than 18 square feet per unit in
11	order to both create additional publicly accessible open space serving the district and to foster superior
12	architectural design on constrained sites.
13	(B) Parking and Loading Access
14	(i) Width of openings. Any single development is limited to a total of two façade openings of
15	no more than 11 feet wide each or one opening of no more than 22 feet wide for access to off-street
16	parking and one façade opening of no more than 15 feet wide for access to off-street loading. Shared
17	openings for parking and loading are encouraged. The maximum permitted width of a shared parking
18	and loading garage opening is 27 feet. The maximum permitted width of all combined parking and
19	loading openings on Guy Place and Lansing Street for any single project is 20 feet.
20	(ii) Folsom Street. Access to off-street parking is not permitted on Folsom Street for lots
21	with frontage on another street. For lots fronting solely on Folsom Street, access to parking on a
22	Folsom Street frontage is permitted only through the processes established by Section 309.1 by
23	demonstrating that every effort has been made to minimize negative impact on the pedestrian quality of
24	the street. Loading may not be accessed from Folsom Street.

1	(iii) Sidewalk narrowings or porte cocheres to accommodate passenger loading and
2	unloading are not permitted. For the purpose of this section, a "porte cochere" is defined as an off-
3	street driveway, either covered or uncovered, for the purpose of passenger loading or unloading,
4	situated between the ground floor façade of the building and the sidewalk.
5	(e) Open Space
6	(1) Amount Required.
7	(A) Residential. For all residential uses, 75 square feet of open space is required per
8	dwelling unit. All residential open space must meet the provisions described in Section 135 unless
9	otherwise established in this Section. Open space requirements may be met with the following types of
10	open space: "private usable open space" as defined in Section 135(a) of this Code, "common usable
11	open space" as defined in Section 135(a) of this Code, and "publicly-accessible open space" as defined
12	in this Section. At least 40 percent of the residential open space is required to be common to all
13	residential units. Common usable open space is not required to be publicly-accessible. Publicly-
14	accessible open space, including off-site open space permitted by this Section, meeting the standards of
15	this Section may be considered as common usable open space. For residential units with direct access
16	from the street, building setback areas that meet the standards in Section 827(d)(4) may be counted
17	toward the open space requirement as private non-common open space.
18	(B) Non-residential. One square foot of publicly-accessible open space is required for every
19	50 gross square feet of non-residential uses over 10,000 square feet. All non-residential open space
20	must meet the standards of Section 827 for publicly-accessible open space.
21	(2) Off-site provision of required open space. The provision of off-site publicly-accessible
22	open space may be counted toward the requirements of both residential and non-residential open space
23	provided it is within the RH DTR or within 500 feet of any boundary of the RH DTR District, and meets
24	the standards of this Section.

1	(A) At least 36 square feet per residential unit of required open space and 50 percent of
2	required non-residential open space must be provided on-site. Pursuant to the procedures of Section
3	309.1, the Planning Commission may reduce the minimum on-site provision of required residential
4	open space to not less than 18 square feet per unit in order to both create additional publicly-
5	accessible open space serving the district and to foster superior architectural design on constrained
6	<u>sites.</u>
7	(B) Open Space Provider. The open space required by this Section may be provided
8	individually by the project sponsor or jointly by the project sponsor and other project sponsors,
9	provided that each square foot of jointly developed open space may count toward only one sponsor's
10	requirement. With the approval of the Planning Commission, a public or private agency may develop
11	and maintain the open space, provided that (i) the project sponsor or sponsors pay for the cost of
12	development of the number of square feet the project sponsor is required to provide, (ii) provision
13	satisfactory to the Commission is made for the continued maintenance of the open space for the actual
14	lifetime of the building giving rise to the open space requirement, and (iii) the Commission finds that
15	there is reasonable assurance that the open space to be developed by such agency will be developed
16	and open for use by the time the building, the open space requirement of which is being met by the
17	payment, is ready for occupancy.
18	(3) Publicly-Accessible Open Space Standards. Any open space intended to fulfill the
19	requirements of off-site or publicly-accessible open space required by this Section must meet the
20	following standards and be approved by the Planning Commission according to the procedures of
21	Section 309.1 of this Code.
22	(A) Open space must be of one or more of the following types:
23	(i) An unenclosed park or garden at street grade or following the natural topography,
24	including improvements to hillsides or other unimproved public areas according to the Rincon Hill
25	<u>Area Plan;</u>

1	(ii) An unenclosed plaza at street grade, with seating areas and landscaping and no more
2	than 10 percent of the floor area devoted to food or beverage service;
3	(iii) An unenclosed pedestrian pathway that meets the minimum standards described in
4	<u>Section 827(g)(3);</u>
5	(iv) A terrace or roof garden with landscaping;
6	(v) Streetscape improvements with landscaping and pedestrian amenities that result in
7	additional space beyond the pre-existing sidewalk width and conform to the Streetscape Plan of the
8	Rincon Hill Area Plan, such as sidewalk widening or building setbacks, other than those ground floor
9	setbacks required by Section 827(d)(4) or intended by design for the use of individual ground floor
10	residential units; and
11	(vi) Streetscape improvements with landscaping and pedestrian amenities on Guy Place and
12	Lansing Street, beyond basic street tree planting or street lighting as otherwise required by this Code,
13	in accordance with the Streetscape Plan of the Rincon Hill Area Plan.
14	(B) Open space must meet the following standards:
15	(i) Be in such locations and provide such ingress and egress as will make the area
16	convenient, safe, secure and easily accessible to the general public;
17	(ii) Be appropriately landscaped;
18	(iii) Be protected from uncomfortable winds;
19	(iv) Incorporate ample seating and, if appropriate, access to limited amounts of food and
20	beverage service, which will enhance public use of the area;
21	(v) Be well signed and accessible to the public during daylight hours;
22	(vi) Be well lighted if the area is of the type requiring artificial illumination;
23	(vii) Be designed to enhance user safety and security;
24	(viii) Be of sufficient size to be attractive and practical for its intended use; and
25	(<i>ix</i>) Have access to drinking water and toilets if feasible.

1	(C) Maintenance. Open spaces shall be maintained at no public expense, except as might be
2	provided for by any community facilities district that may be formed in the RH DTR. The owner of the
3	property on which the open space is located shall maintain it by keeping the area clean and free of
4	litter and keeping in a healthy state any plant material that is provided. Conditions intended to assure
5	continued maintenance of the open space for the actual lifetime of the building giving rise to the open
6	space requirement may be imposed in accordance with the provisions of Section 309.1.
7	(D) Informational Plaque. Prior to issuance of a permit of occupancy, a plaque of no less
8	than 24 inches by 36 inches in size shall be placed in a publicly conspicuous location outside the
9	building at street level, or at the site of any publicly-accessible open space, identifying said open space
10	feature and its location, stating the right of the public to use the space and the hours of use, describing
11	its principal required features (e.g., number of seats, availability of food service) and stating the name
12	and address of the owner or owner's agent responsible for maintenance.
13	(E) The Zoning Administrator shall have authority to require a property owner to hold
14	harmless the City and County of San Francisco, its officers, agents and employees, from any damage or
15	injury caused by the design, construction or maintenance of open space, and to require the owner or
16	owners or subsequent owner or owners of the property to be solely liable for any damage or loss
17	occasioned by any act or neglect in respect to the design, construction or maintenance of the open
18	<u>space.</u>
19	(f) Reduction of Ground Level Wind Currents
20	(1) Requirement. New buildings and additions to existing buildings shall be shaped, or
21	other wind-baffling measures shall be adopted, so that the developments will not cause ground-level
22	wind currents to exceed, more than 10 percent of the time year-round, between 7:00 a.m. and 6:00
23	p.m., the comfort level of 11 m.p.h. equivalent wind speed in areas of substantial pedestrian use and
24	seven m.p.h. equivalent wind speed in public seating areas. The term "equivalent wind speed" shall
25	

4	building or addition may cause ambient wind speeds to exceed the comfort level, the building shall be
5	designed to reduce the ambient wind speeds to meet the requirements.
6	(3) Exception. The Zoning Administrator may allow the building or addition to add to the
7	amount of time the comfort level is exceeded by the least practical amount if (i) it can be shown that a
8	building or addition cannot be shaped and other wind-baffling measures cannot be adopted to meet the
9	foregoing requirements without creating an unattractive and ungainly building form and without
10	unduly restricting the development potential of the building site in question, and (ii) the Zoning
11	Administrator concludes that, because of the limited amount by which the comfort level is exceeded, the
12	addition is insubstantial.
13	The Zoning Administrator shall not grant an exception, and no building or addition shall be
14	permitted that causes equivalent wind speeds to reach or exceed the hazard level of 26 miles per hour
15	for a single hour of the year.
16	(g) Streetscape Standards.
17	(1) Sidewalk Treatments.
18	(A) For all frontages abutting a public sidewalk, the project sponsor is required to install
19	sidewalk widening, street trees, lighting, decorative paving, seating and landscaping in accordance
20	with the Streetscape Plan of the Rincon Hill Area Plan, developed by the Planning Department and
21	approved by the Board of Supervisors.
22	(B) Prior to approval by the Board of Supervisors of a Streetscape Plan for Rincon Hill, the
23	Planning Commission, through the procedures of Section 309.1, shall require an applicant to install
24	sidewalk widening, street trees, lighting, decorative paving, seating, and landscaping in keeping with
25	
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mean an hourly mean wind speed adjusted to incorporate the effects of gustiness or turbulence on

When preexisting ambient wind speeds exceed the comfort level, or when a proposed

1

2

3

pedestrians.

(2)

1	the intent of the Rincon Hill Area Plan of the General Plan and in accordance with subsections (C)-(F)
2	<u>below.</u>
3	(C) Sidewalk treatments shall comply with any applicable ordinances and with any
4	applicable regulation of the Art Commission, the Department of Public Works and the Bureau of Light,
5	Heat and Power of the Public Utility Commission regarding street lighting, sidewalk paving, and
6	sidewalk landscaping.
7	(D) The Streetscape Plan and any Commission requirement pursuant to subsection (B) shall
8	require the abutting property owner or owners to hold harmless the City and County of San Francisco,
9	its officers, agents, and employees, from any damage or injury caused by reason of the design,
10	construction or maintenance of the improvements, and shall require the owner or owners or subsequent
11	owner or owners of the respective property to be solely liable for any damage or loss occasioned by
12	any act.
13	(E) Notwithstanding the provisions of this Section, an applicant shall apply for all required
14	permits for changes to the legislated sidewalk widths and street improvements and pay all required
15	<u>fees.</u>
16	(F) The owner of the property is required to maintain all those improvements other than
17	<u>lighting.</u>
18	(2) Street Trees. Street trees shall be installed by the owner or developer in the case of
19	construction of a new building, relocation of a building, or addition of floor area equal to 20 percent or
20	more of an existing building when such construction, <mark>relocation</mark> or addition occurs on any site in the
21	<u>RH DTR.</u> Street trees shall be provided according to the provisions of Section 143(b), (c) and (d). In
22	addition, street trees shall:
23	(A) be planted at least one foot back from the curb line;
24	(B) have a minimum 2 inch caliper, measured at breast height;
25	(C) branch a minimum of 8 feet above sidewalk grade;

1	(D) where in the public right-of way, be planted in a sidewalk opening at least 16 square
2	feet, and have a minimum soil depth of 3 feet 6 inches;
3	(E) where planted in individual basins rather than a landscaped planting bed, be protected
4	by a tree grate with a removable inner ring to provide for the tree's growth over time;
5	(F) provide a below-grade environment with nutrient-rich soils, free from overly-compacted
6	soils, and generally conducive to tree root development;
7	(G) be irrigated, maintained and replaced if necessary by the property owner, in accordance
8	with Sec 174 of the Public Works Code; and
9	(H) be planted in a continuous soil-filled trench parallel to the curb, such that the basin for
10	each tree is connected.
11	(3) Mid-block Pedestrian Pathways. For developments on Assessor's Blocks 3744 - 3748,
12	the Commission may require, pursuant to Section 309.1, the applicant to provide a mid-block
13	pedestrian pathway for the entire depth of their property where called for by the Rincon Hill Area Plan
14	of the General Plan. This pathway shall be designed in accordance with the standards of this Section.
15	(A) Design. The design of the pathway shall meet the following minimum requirements:
16	(i) Have a minimum width of 20 feet from building face to building face;
17	(ii) Have a minimum clear walking width of 10 feet free of any obstructions.
18	(iii) Be open to the sky and free from all encroachments for that entire width, except for
19	those permitted in front setbacks by Section 136 of this Code;
20	(iv) Provide such ingress and egress as will make the area easily accessible to the general
21	<u>public;</u>
22	(v) Be protected from uncomfortable wind, as called for elsewhere in this Code;
23	(vi) Be publicly accessible, as defined elsewhere in this Section;
24	(vii) Be provided with special paving, furniture, landscaping, and other amenities that
25	facilitate pedestrian use;

1	(viii) Be provided with ample pedestrian lighting to ensure pedestrian comfort and safety;
2	(ix) Be free of any changes in grade or steps not required by the natural topography of the
3	underlying hill; and
4	(x) Be fronted by active ground floor uses, such as individual townhouse residential units, to
5	the greatest extent possible.
6	(B) Prior to issuance of a permit of occupancy, informational signage directing the general
7	public to the pathway shall be placed in a publicly conspicuous outdoor location at street level stating
8	its location, the right of the public to use the space and the hours of use, and the name and address of
9	the owner or owner's agent responsible for maintenance.
10	(C) The owner of the property on which the pathway is located shall maintain it by keeping
11	the area clean and free of litter and keeping in a functional and healthy state any street furniture,
12	lighting and/or plant material that is provided.
13	(D) Notwithstanding the provisions of this subsection, an applicant shall obtain all required
14	permits for changes to the legislated sidewalk and street improvements and pay all required fees.
15	(E) The property owner or owners must hold harmless the City and County of San
16	Francisco, its officers, agents, and employees, from any damage or injury caused by reason of the
17	design, construction or maintenance of the improvements, and shall require the owner or owners or
18	subsequent owner or owners of the respective property to be solely liable for any damage or loss
19	occasioned by any act.
20	SEC. 102.5. DISTRICT
21	A portion of the territory of the City, as shown on the Zoning Map, within which certain
22	regulations and requirements or various combinations thereof apply under the provisions of
23	this Code. The term "district" shall include any use, special use, height and bulk, or special
24	sign district. The term "R District" shall mean any RH-1(D), RH-1, RH-1(S), RH-2, RH-3, RM-
25	1, RM-2, RM-3, RM-4, RC-1, RC-2, RC-3, RC-4 or RED District. The term "C District" shall
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mean any C-1, C-2, C-3, or C-M District. The term "M District" shall mean any M-1 or M-2 1 2 District. The term "RH District" shall mean any RH-1(D), RH-1, RH-1(S), RH-2, or RH-3 3 District. The term "RM District" shall mean any RM-1, RM-2, RM-3, or RM-4 District. The 4 term "RC District" shall mean any RC-1, RC-2, RC-3, or RC-4 District. The term "C-3 District" 5 shall mean any C-3-O, C-3-R, C-3-G, or C-3-S District. For the purposes of Section 128 and Article 11 of this Code, the term "C-3 District" shall also include the Extended Preservation 6 District designated on Section Map 3SU of the Zoning Map. The term "NC District" shall mean 7 8 any NC-1, NC-2, NC-3, NC-S, and any Neighborhood Commercial District identified by street 9 or area name in Section 702.1. The term "Mixed Use District" shall mean any Chinatown CB, 10 Chinatown VR, Chinatown R/NC, *Downtown Residential District*, or South of Market RSD, SPD, SLR, SLI or SSO District named in Section 802.1. The term "South of Market Districts" shall 11 refer to all RED, RSD, SPD, SLR, SLI or SSO Districts contained entirely within the area 12 13 designated as the South of Market Base District shown on Sectional Map 3SU of the Zoning 14 Map. The term "DTR District" or "Downtown Residential District" shall refer to any Downtown 15 Residential District identified by street or area name in Section 825. 16 SEC. 135. USABLE OPEN SPACE FOR DWELLING UNITS AND GROUP HOUSING. 17 R, NC, MIXED USE, C, AND M DISTRICTS. 18 Except as provided in Sections 134.1, 172 and 188 of this Code, usable open space 19 shall be provided for each dwelling and each group housing structure in R, NC, C, Mixed Use, and M Districts according to the standards set forth in this Section unless otherwise specified in 20 21 specific district controls elsewhere in this Code. 22 Character of Space Provided. Usable open space shall be composed of an (a) outdoor area or areas designed for outdoor living, recreation or landscaping, including such 23 24 areas on the ground and on decks, balconies, porches and roofs, which are safe and suitably

surfaced and screened, and which conform to the other requirements of this Section. Such

area or areas shall be on the same lot as the dwelling units (or bedrooms in group housing)
they serve, and shall be designed and oriented in a manner that will make the best practical
use of available sun and other climatic advantages. "Private usable open space" shall mean
an area or areas private to and designed for use by only one dwelling unit (or bedroom in
group housing). "Common usable open space" shall mean an area or areas designed for use
jointly by two or more dwelling units (or bedrooms in group housing). *In the Rincon Hill Special Use District, Residential Subdistrict, open space shall be provided as specified in Section 249.1(c)(4).*

8 (b) Access. Usable open space shall be as close as is practical to the dwelling unit 9 (or bedroom in group housing) for which it is required, and shall be accessible from such 10 dwelling unit or bedroom as follows:

(1) Private usable open space shall be directly and immediately accessible from
such dwelling unit or bedroom; and shall be either on the same floor level as such dwelling
unit or bedroom, with no more than one story above or below such floor level with convenient
private access.

(2) Common usable open space shall be easily and independently accessible from
 such dwelling unit or bedroom, or from another common area of the building or lot.

(c) Permitted Obstructions. In the calculation of either private or common usable
open space, those obstructions listed in Sections 136 and 136.1 of this Code for usable open
space shall be permitted.

20 (d) Amount Required. Usable open space shall be provided for each building in the
 21 amounts specified herein and in Table 135 for the district in which the building is located...;

22 *provided, however, that in the Rincon Hill Special Use District, Residential Sub-district, open space*

23 *shall be provided in the amounts specified in Section 249.1(c)(4).*

In Neighborhood Commercial Districts, the amount of usable open space to be
 provided shall be the amount required in the nearest Residential District, but the minimum

amount of open space required shall be in no case greater than the amount set forth in Table
135 for the district in which the building is located. The distance to each Residential District
shall be measured from the midpoint of the front lot line or from a point directly across the
street therefrom, whichever requires less open space.

5 (1)For dwellings other than SRO dwellings, except as provided in Paragraph (d)(3)below, the minimum amount of usable open space to be provided for use by each dwelling 6 7 unit shall be as specified in the second column of the table if such usable open space is all 8 private. Where common usable open space is used to satisfy all or part of the requirement for 9 a dwelling unit, such common usable open space shall be provided in an amount equal to 10 1.33 square feet for each one square foot of private usable open space specified in the 11 second column of the table. In such cases, the balance of the required usable open space may be provided as private usable open space, with full credit for each square foot of private 12 13 usable open space so provided.

14 (2) For group housing structures and SRO units, the minimum amount of usable 15 open space provided for use by each bedroom shall be 1/3 the amount required for a dwelling 16 unit as specified in Paragraph (d)(1) above. For purposes of these calculations, the number of 17 bedrooms on a lot shall in no case be considered to be less than one bedroom for each two 18 beds. Where the actual number of beds exceeds an average of two beds for each bedroom, 19 each two beds shall be considered equivalent to one bedroom.

(3) For dwellings specifically designed for and occupied by senior citizens or
physically handicapped persons, as defined and regulated by Section 209.1(m) of this Code,
the minimum amount of usable open space to be provided for use by each dwelling unit shall
be 1/2 the amount required for each dwelling unit as specified in Paragraph (d)(1) above.

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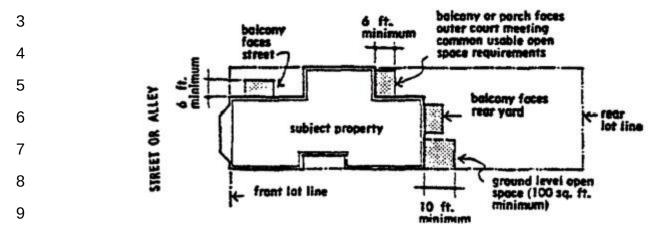
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TABLE 135

1	MINIMUM USABLE OPEN SPACE FOR DWELLING UNITS AND GROUP HOUSING		
2 3 4	District	Square Feet Of Usable Open Space Required For Each Dwelling Unit If All Private	Ratio of Common Usable Open Space That May Be Substituted for Private
5	RH-1(D), RH-1	300	1.33
6	RH-1(S)	300 for first unit; 100 for minor second unit	1.33
7 8	RH-2	125	1.33
9	RH-3	100	1.33
10	RM-1, RC-1	100	1.33
11	RM-2, RC-2, SPD	80	1.33
12	RM-3, RC-3, RED	60	1.33
13	RM-4, RC-4, RSD	36	1.33
14 15	C-3, C-M, SLR, SLI, SSO, M-1, M-2	36	1.33
16 17 18	C-1, C-2	Same as for the R District establishing the dwelling unit density ratio for the C-1 or C-2 District property	
19 20 21	NC-1, NC-2, NC-S, Inner Sunset, Sacramento Street, West Portal Avenue	100	1.33
22 23 24 25	NC-3, Castro Street, Inner Clement Street, Outer Clement Street, Upper Fillmore Street, Haight Street, Union Street, Valencia Street,	80	1.33

1	24th Street-Mission, 24th Street-Noe Valley			
2 3 4	Broadway, Hayes- Gough, Upper Market Street, North Beach, Polk Street	60	1.33	
5 6 7 8	Chinatown Community Business, Chinatown Residential Neighborhood Commercial, Chinatow Visitor Retail		1.00	
9	<u>Rincon Hill DTR</u>	This table not applicable. 75	5 square feet per dwelling. See Sec.827.	
10 11 12 13 14 15 16 17 18 19	 (e) Slope. The slope of any area credited as either private or common usable open space shall not exceed five percent. (f) Private Usable Open Space: Additional Standards. (1) Minimum Dimensions and Minimum Area. Any space credited as private usable open space shall have a minimum horizontal dimension of six feet and a minimum area of 36 square feet if located on a deck, balcony, porch or roof, and shall have a mini-mum horizontal dimension of 10 feet and a minimum area of 100 square feet if located on open ground, a terrace or the surface of an inner or outer court. 			
20	(2) Exposure. In order to be credited as private usable open space, an area must be			
kept open in the following manner:				
22	 (A) For decks, balconies, porches and roofs, at least 30 percent of the perim 22 must be unobstructed except for necessary railings. 			
23			k, balcony, porch or roof must either face	
24 25	4 a street, face or be within a rear yard, or face or be within some other space which at th			
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of the private usable open space meets the minimum dimension and area requirements for
 common usable open space as specified in Paragraph 135(g)(1) below.



10 (C) Areas within inner and outer courts, as defined by this Code, must either 11 conform to the standards of Subparagraph (f)(2)(B) above or be so arranged that the height of 12 the walls and projections above the court on at least three sides (or 75 percent of the 13 perimeter, whichever is greater) is such that no point on any such wall or projection is higher 14 than one foot for each foot that such point is horizontally distant from the opposite side of the 15 clear space in the court, regardless of the permitted obstruction referred to in Subsection 16 135(c) above.

17 (3) Fire Escapes as Usable Open Space. Normal fire escape grating shall not be 18 considered suitable surfacing for usable open space. The steps of a fire escape stairway or 19 ladder, and any space less than six feet deep between such steps and a wall of the building, 20 shall not be credited as usable open space. But the mere potential use of a balcony area for 21 an emergency fire exit by occupants of other dwelling units (or bedrooms in group housing) 22 shall not prevent it from being credited as usable open space on grounds of lack of privacy or 23 usability.

(4) Use of Solariums. In C-3 Districts, the area of a totally or partially enclosed
solarium shall be credited as private usable open space if (i) such area is open to the

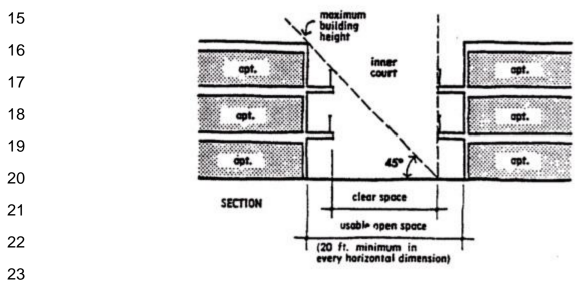
outdoors through openings or clear glazing on not less than 50 percent of its perimeter and (ii)
not less than 30 percent of its overhead area and 25 percent of its perimeter are open or can
be opened to the air.

4

(g) Common Usable Open Space: Additional Standards.

5 (1) Minimum Dimensions and Minimum Area. Any space credited as common 6 usable open space shall be at least 15 feet in every horizontal dimension and shall have a 7 minimum area of 300 square feet.

8 (2) Use of Inner Courts. The area of an inner court, as defined by this Code, may be 9 credited as common usable open space, if the enclosed space is not less than 20 feet in 10 every horizontal dimension and 400 square feet in area; and if (regardless of the permitted 11 obstructions referred to in Subsection 135(c) above) the height of the walls and projections 12 above the court on at least three sides (or 75 percent of the perimeter, whichever is greater) is 13 such that no point on any such wall or projection is higher than one foot for each foot that 14 such point is horizontally distant from the opposite side of the clear space in the court.



(3) Use of Solariums. The area of a totally or partially enclosed solarium may be credited as common usable open space if the space is not less than 15 feet in every

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horizontal dimension and 300 square feet in area; and if such area is exposed to the sun 1 2 through openings or clear glazing on not less than 30 percent of its perimeter and 30 percent 3 of its overhead area; provided, however, that the Rincon Hill Special Use District, Residential Subdistrict, 4 open space credit for solariums shall be as provided in Section 249.1(c)(4)(E).

5 SEC. 141.

6

SCREENING OF ROOFTOP FEATURES R, NC, C, M, SPD, RSD, SLR, SLI AND SSO DISTRICTS.

7 In R, SPD, RSD, NC, C, M, SLR, SLI and SSO Districts, rooftop mechanical (a) 8 equipment and appurtenances to be used in the operation or maintenance of a building shall 9 be arranged so as not to be visible from any point at or below the roof level of the subject 10 building. This requirement shall apply in construction of new buildings, and in any alteration of 11 mechanical systems of existing buildings that results in significant changes in such rooftop 12 equipment and appurtenances. The features so regulated shall in all cases be either enclosed 13 by outer building walls or parapets, or grouped and screened in a suitable manner, or 14 designed in themselves so that they are balanced and integrated with respect to the design of the building. Minor features not exceeding one foot in height shall be exempted from this 15 16 regulation.

17 In C-3 Districts, whenever the enclosure or screening of the features listed in (b) 18 Section 260(b)(1)(A) and (B), will be visually prominent, modifications may, in accordance with 19 provisions of Section 309, be required in order to insure that: (1) the enclosure or screening is designed as a logical extension of the building form and an integral part of the overall building 20 design; (2) its cladding and detailing is comparable in quality to that of the rest of the building; 21 22 (3) if enclosed or screened by additional volume, as authorized by Section 260(b), the rooftop 23 form is appropriate to the nature and proportions of the building, and is designed to obscure 24 the rooftop equipment and appurtenances and to provide a more balanced and graceful

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silhouette for the top of the building or structure; and (4) the additional building volume is not
distributed in a manner which simply extends vertically the walls of the building.

- 3 (c) In the Rincon Hill-Special Use Downtown Residential District and South of Market 4 Base District, mechanical equipment and appurtenances shall be enclosed in such a manner 5 that: (1) the enclosure is designed as a logical extension of the building form and an integral part of the overall building design: (2) its cladding and detailing is comparable in guality to that 6 7 of the rest of the building; (3) if screened by additional volume, as authorized by Section 8 260(b), the rooftop form is appropriate to the nature and proportions of the building, and is 9 designed to obscure the rooftop equipment and appurtenances and to provide a more 10 balanced and graceful silhouette for the top of the building or structure; and (4) the additional 11 building volume is not distributed in a manner which simply extends vertically the walls of the 12 building.
- (d) Off-street parking or freight loading spaces shall only be permitted on
 unenclosed rooftops when the parking area is screened with fencing, trellises and/or
 landscaped screening features such that parked vehicles cannot be easily viewed from
 adjacent buildings, elevated freeways or public vista points.
- 17 <u>SEC. 145.4.</u> STREET FRONTAGES, DOWNTOWN AND MIXED-USE DISTRICTS.

18 *In order to preserve, enhance and promote street frontages that are pedestrian-oriented, lively,*

19 *fine-grained, and provide opportunity for multiple shops and services to serve both local and citywide*

20 *populations, the following rules are established in all DTR districts and other specific districts as*

- 21 *described below:*
- 22 (a) Above-grade parking setback. Except as more restrictively established in Section 827,
- 23 *any parking built above street grade must be set back at least 25 feet on the ground floor, with the*
- 24 exception of space allowed for parking and loading access, building egress, and access to mechanical
- 25 systems, and 15 feet at all other levels from any façade facing a street. Space for active uses as defined

1	in this Section and permitted by the specific district in which it is located, shall be provided along the
2	frontages for the above-mentioned setback depths.
3	(b) Ground Floor Commercial Uses. Active, pedestrian-oriented commercial uses, as
4	defined in this Section and permitted by the specific district in which it is located, are a required
5	ground floor use on street-facing building frontages in the locations listed in this subsection. Where
6	these uses are required, they shall occupy no less than 75 percent of the building frontage and shall be
7	open at the pedestrian eye level, allowing visibility to the inside of the building. Such openings shall
8	use clear, untinted, glass except for decorative or architectural accent. Any decorative railings or
9	decorative grille work, other than wire mesh, which is placed in front of or behind such windows, shall
10	be at least 75 percent open to perpendicular view. This requirement applies to the following street
11	frontages:
12	(1) Folsom Street for the entirety of the Rincon Hill DTR, pursuant to Section 827; and
13	(2) Folsom Street for the entirety of the Folsom and Main Residential/Commercial Special
14	<u>Use District.</u>
15	(c) Maximum Street-Facing Use Sizes. An individual ground floor tenancy may not occupy
16	more than 75 linear feet for the first 25 feet of depth from the street-facing facade of a frontage on a
17	major street. Separate individual storefronts shall wrap large ground floor uses for the first 25 feet of
18	<u>depth.</u>
19	(d) Exceptions to the requirements of this section may be granted only pursuant to the
20	procedures of Section 309.1. of this Code.
21	(e) Definition of Active Uses.
22	(1) Ground Floor. Active uses at the ground floor shall include those that are oriented to
23	public access and walk-up pedestrian activity. These uses shall not include any use whose primary
24	function is the storage of goods or vehicles, utility installations, any office use, any use oriented toward
25	motorized vehicles, or any use or portion of a use which by its nature requires non-transparent walls

2 use, and the uses listed in Table 145.4 and as defined by the referenced Code sections. Uses noted with 3 an asterisk in Table 145.4 are restricted as follows: (A) Non-Auto Vehicle Sales and Rental are only considered as active uses if their use is 4 5 limited to the sales and rental of bicycles, or the sales of scooters or motorcycles, and no curb-cuts, garage doors, or loading access are required on streets where such are restricted in this Code, and 6 7 pedestrian movement on abutting sidewalks is not infringed. 8 Public Uses described in 890.80 are considered active uses except utility installations. (B)(C)9 Residential Uses described in 890.88 are considered active uses only if a majority of residential uses at the ground level have direct, individual pedestrian access to a public sidewalk or 10 11 street. Spaces accessory to residential uses, such as fitness or community rooms, are considered active 12 uses only if they meet the intent of this section and have access directly to the public sidewalk or street.

facing a public street. Uses considered active uses on the ground floor shall include lobbies for any

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14	Table 145.4	
15	Code Reference	<u>Use</u>
16	<u>890.4</u>	Amusement Game Arcade
17	<u>890.6</u>	Animal Hospital
18	<u>890.22</u>	Bar
19	<u>890.23</u>	Business Goods and Equipment Sales and
20		Repair Service
21	<u>890.34</u>	Eating and Drinking Use
22	<u>890.37</u>	Entertainment, Other
23	<u>890.39</u>	Gift Store-Tourist Oriented
24	<u>890.50</u>	Institutions, Other

25

1	<u>890.51</u>	Jewelry Store	
2	<u>890.68</u>	Neighborhood-Serving Business	
3	<u>890.69*</u>	Non-Auto Vehicle Sales or Rental	
4	<u>890.80*</u>	Public Use	
5	<u>890.88*</u>	<u>Residential Use</u>	
6	<u>890.90</u>	Restaurant, Fast-Food (Small)	
7	<u>890.91</u>	Restaurant, Fast-Food (Large)	
8	<u>890.92</u>	Restaurant, Full-Service	
9	<u>890.102</u>	Sales and Service, Other Retail	
10	<u>890.104</u>	Sales and Services, Retail	
11	<u>890.112</u>	Service, Limited Financial	
12	<u>890.116</u>	Service, Personal	
13	<u>890.122</u>	Take-out Food	
14	<u>890.124</u>	Trade Shop	
15	<u>890.140</u>	Walk-Up Facility	
16	(2) Floors above the Ground Flo	or. Active uses on floors above the ground floor shall	
17	include any use included in subsection (1) al	long with all office uses, all residential uses, hotels, and	
18	any industrial or light industrial use that is p	permitted in the district and meets the intent of this Section.	
19	SEC. 151 SCHEDULE OF REQUIRED OFF-STREET PARKING SPACES.		
20	Off-street parking spaces shall be provided in the minimum quantities specified in the		
21	following table, except as otherwise provided in <u>Section 151.1 and</u> Section 161 of this Code.		
22	Where the building or lot contains uses in more than one of the categories listed, parking		
23	5	nanner provided in Section 153 of this Code. Where	
24	•	•	
25	on-street parking is provided which exce	eds certain amounts in relation to the quantities	
-			

1	specified in this table, as set forth in Section 204.5 of this Code, such parking shall be			
2	classified not as accessory parking but as either a principal or a conditional use, depending			
3	upon the use provisions applicable to the district in which the parking is located. In			
4	considering an application for a condit	ional use for any such parking, due to the amount being		
5	provided, the City Planning Commission	on shall consider the criteria set forth in Section 157 of		
6	this Code.			
7		Table 151		
8	OFF-STREET PA	RKING SPACES REQUIRED		
9	Use or Activity	Number of Off-Street Parking Spaces Required		
10	Dwelling, except as specified below,	One for each dwelling unit.		
11	and except in the Bernal Heights Special Use District as provided in			
12	Section 242			
13	Dwelling, RC-4, RSD and C-3 Districts, except in the Van Ness	One for each four dwelling unit.		
14	Special Use District			
15	Dwelling, specifically designed for and occupied by senior citizens or	One-fifth the number of spaces specified above for the district in which the dwelling is located.		
16	physically handicapped persons, as			
17	defined and regulated by Section 209.1(m) of this Code			
18	Group housing of any kind	One for each three bedrooms or for each six		
19		beds, whichever results in the greater requirement, plus one for the manager's		
20		dwelling unit if any, with a minimum of two spaces required.		
21	SRO units	In the South of Market base area, one for each		
22		20 units, plus one for the manager's dwelling unit, if any, with a minimum of two spaces.		
23	Hotel, inn or hostel in NC Districts	0.8 for each guest bedroom.		
24	Hotel, inn or hostel in districts other	One for each 16 guest bedrooms where the		
25		number of guest bedrooms exceeds 23, plus		

	than NC	one for the manager's dwelling unit, if any.
1	Motel	One for each guest unit, plus one for the
2	NOLEI	manager's dwelling unit, if any.
3	Mobile home park	One for each vehicle or structure in such park,
4		plus one for the manager's dwelling unit if any.
5	Hospital or other inpatient medical institution	One for each 16 guest excluding bassinets or for each 2,400 square feet of gross floor area
6		devoted to sleeping rooms, whichever results in
7		the greater requirement, provided that these requirements shall not apply if the calculated
8		number of spaces is no more than two.
9	Residential care facility	One for each 10 residents, where the number of residents exceeds nine.
10	Child care facility	One for each 25 children to be accommodated
11		at any one time, where the number of such children exceeds 24.
12	Elementary school	One for each six classrooms.
13	Secondary school	One for each two classrooms.
14	Post-secondary educational institution	One for each two classrooms.
15	Church or other religious institutions	One for each 20 seats by which the number of
16	-	seats in the main auditorium exceeds 200.
17	Theater or auditorium	One for each eight seats up to 1,000 seats
18		where the number of seats exceeds 50 seats, plus one for each 10 seats in excess of 1,000.
19	Stadium or sports arena	One for each 15 seats.
20	Medical or dental office or outpatient	One for each 300 square feet of occupied floor
21	clinic	area, where the occupied floor area exceeds 5,000 square feet.
22	Offices or studios of architects,	One for each 1,000 square feet of occupied
23	engineers, interior designers and other design professionals and	floor area, where the occupied floor area exceeds 5,000 square feet.
24	studios of graphic artists	
25	Other business office	One for each 500 square feet of occupied floor
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1 2		area, where the occupied floor area exceeds 5,000 square feet, except one for each 750 square feet within the SSO District, where the occupied floor area exceeds 5,000 square feet.
3	Restaurant, bar, nightclub, pool hall,	One for each 200 square feet of occupied floor
4	dancehall, bowling alley or other similar enterprise	area, where the occupied floor area exceeds 5,000 square feet.
5	Retail space devoted to the handling	One for each 1,000 square feet of occupied
6	of bulky merchandise such as motor vehicles, machinery or furniture	floor area, where the occupied floor area exceeds 5,000 square feet.
7	Greenhouse or plant nursery	One for each 4,000 square feet of occupied
8 9		floor area, where the occupied floor area exceeds 5,000 square feet.
10	Other retail space	One for each 500 square feet of occupied floor area up to 20,000 where the occupied floor
11		area exceeds 5,000 square feet, plus one for each 250 square feet of occupied floor area in
12		excess of 20,000.
13 14	Service, repair or wholesale sales space, including personal, home or	One for each 1,000 square feet of occupied floor area, where the occupied floor area
15	business service space in South of Market Districts	exceeds 5,000 square feet.
16	Mortuary	Five.
17	Storage or warehouse space, and space devoted to any use first	One for each 2,000 square feet of occupied floor area, where the occupied floor area
18	permitted in an M-2 District	exceeds 10,000 square feet.
19	Arts activities and spaces except theater or auditorium spaces	One for each 2,000 square feet of occupied
20	ineater of auditorium spaces	floor area, where the occupied floor area exceeds 7,500 square feet.
21	Other manufacturing and industrial	One for each 1,500 square feet of occupied
22	uses	floor area, where the occupied floor area exceeds 7,500 square feet.
23	Live/work units	One for each 2,000 square feet of occupied
24		floor area, where the occupied floor area exceeds 7,500 square feet, except in RH or RM
25		Districts, within which the requirement shall be

one space for each live/work unit.

1	one space for each live/work drift.
2	
3	SEC. 151.1 PERMITTED OFF-STREET PARKING IN DOWNTOWN RESIDENTIAL (DTR)
4	<u>DISTRICTS</u>
5	(a) For any use in DTR districts, off-street accessory parking shall not be required as
6	specified in Section 151.1 herein. The quantities specified in Table 151.1 shall serve as the maximum
7	amount of off-street parking that may be provided as accessory to the uses specified. For uses in DTR
8	districts not described in Table 151.1, the off-street requirements specified in Table 151 and set forth in
9	Section 204.5 of this Code shall serve as maximums for the total amount of accessory parking that may
10	be provided. Where off-street parking is provided that exceeds the quantities specified in table 151.1 or
11	as set forth in Section 204.5 of this Code, such parking shall be classified not as accessory parking but
12	as either a principally permitted or conditional use, depending upon the use provisions applicable to
13	the district in which the parking is located. In considering an application for a conditional use for any
14	such parking due to the amount being provided, the Planning Commission shall consider the criteria
15	set forth in Section 157 of this Code.
16	(b) Where a number or ratio of spaces are described in Table 151.1, such number or ratio
17	shall refer to the total number of parked cars accommodated in the project proposal, regardless of the
18	arrangement of parking, and shall include all spaces accessed by mechanical means, valet, or non-
19	independently accessible means. For the purposes of determining the total number of cars parked, the
20	area of an individual parking space, except for those spaces specifically designated for persons with
21	physical disabilities, may not exceed 185 square feet, including spaces in tandem, or in parking lifts,
22	elevators or other means of vertical stacking.
23	(c) Any off-street parking space dedicated for use as a car-share parking space, as defined
24	in Section 166, shall not be counted toward the total parking allowed as accessory in this Section.
25	<u>Table 151.1</u>

	<u>OFF-STREET PARK</u>	ING ALLOWED AS ACCESSORY	
1	<u>Use or Activity</u>	Number of Off-Street Car Parking Spaces or Space	
2	Dwelling units, except as specified below	<u>Devoted to Off-Street Car Parking Permitted</u> <u>P up to one car for each two dwelling units; up to</u>	
~	<u> </u>	one car for each dwelling unit, subject to the criteria	
3		and procedures of Section 151.1(b); NP above one space per unit.	
4	Dwelling, specifically designed for and	<u>P up to one car for each 13 dwelling units; NP</u>	
5	occupied by senior citizens or persons with physical disabilities, as defined and	above.	
6	<u>regulated by Section 209.1(m) of this</u> Code		
7	<u>Group housing of any kind</u>	<u><i>P up to one car for each three bedrooms or for each six beds, whichever results in the greater</i></u>	
•		requirement, plus one for the manager's dwelling	
8	SPO with	<u>unit if any. NP above</u> Burn to one can for each 20 units plus one for the	
9	<u>SRO units</u>	<u><i>P up to one car for each 20 units, plus one for the manager's dwelling unit, if any. NP above.</i></u>	
10	<u>All office uses</u>	<u>P up to seven percent of the gross floor area of such</u> uses; NP above.	
11	(d) In DTR districts, any reque	est for accessory parking in excess of what is permitted by	
12	right shall be reviewed on a case-by-case	basis by the Planning Commission, subject to the procedures	
13	set forth in Section 309.1 of this Code. In granting approval for parking accessory to residential uses		
14	above that permitted by right in Table 151.1, the Commission shall make the following affirmative		
15	<u>findings:</u>		
16	(1) all parking in excess of that	t allowed by right is stored and accessed by mechanical	
17	means, valet, or non-independently accessible method that maximizes space efficiency and discourages		
18	use of vehicles for commuting or daily err	ands;	
19	(2) vehicle movement on or are	ound the project site associated with the excess accessory	
20	parking does not unduly impact pedestrian spaces or movement, transit service, bicycle movement, or		
21	the overall traffic movement in the district	4. 2	
22	(3) accommodating excess acc	essory parking does not degrade the overall urban design	
23	quality of the project proposal;		
24			
25			

1	(4) all parking in the project is set back from facades facing streets and alleys and lined			
2	with active uses, and that the project sponsor is not requesting any exceptions or variances requiring			
3	such treatments elsewhere in this Code; and			
4	(5) excess accessory parking does not diminish the quality and viability of existing or			
5	planned streetscape enhancements.			
6	SEC. 152. SCHEDULE O	F REQUIRED OFF-STREE	T FREIGHT LOADING SPACES	
7 8	IN DISTRICTS OTHER THAN C- In Districts other than C-3		Г. stricts, off-street freight loading	
9	spaces shall be provided in the m	ninimum quantities specified	d in the following table, except as	
10	otherwise provided in <i>Section 152.2 and</i> Section 161 of this Code. The measurement of gross			
11	floor area shall be as defined in this Code, except that nonaccessory parking spaces and			
12	driveways and maneuvering areas incidental thereto shall not be counted.			
13		Table 150		
14	Table 152 OFF-STREET FREIGHT LOADING SPACES REQUIRED			
15	(OUTSIDE C-3 AND SOUTH OF MARKET DISTRICTS)			
16	Use or Activity	Gross Floor Area of Structure or Use (sq. ft.)	Number of Off-Street Freight Loading Spaces	
17			Required	
18	Retail stores, wholesaling,	0 – 10,000	0	
19	manufacturing, live/work units in newly constructed	10,000 – 60,000 60,001 – 100,000	1 2	
20	structures, and all other uses primarily engaged in	over 100,000	3 plus 1 for each additional 80,000 sq. ft.	
21	the handling of goods.		00,000 04.11.	
22	Offices, hotels, apartments,	0 – 100,000	0	
23	live/work units not included above, and all other uses	100,001 – 200,000 200,001 – 500,000 over 500,000	1 2	
24	not included above		3 plus 1 for each additional 400,000 sq. ft.	
25			.,	

1	SEC. 152.2. ALLOWED OFF-STREET FREIGHT LOADING AND SERVICE VEHICLE		
2	SPACES IN DOWNTOWN RESIDENTIAL (DTR) DISTRICTS.		
3	In DTR districts, off-street freight loading spaces shall be provided in the maximum quantities		
4	specified in the following Table 152.2, except as otherwise	e provided in Section	ns 153(a)(6) and 161 of
5	this Code. The measurement of gross floor area shall be a	s defined in this Cod	de, except that non-
6	accessory parking spaces and driveways and maneuvering	g areas incidental th	ereto shall not be
7	counted.		
8			
9	<u>Table 152.2</u> OFF-STREET FREIGHT LOADING SP	ACES PERMITTED	<u>)</u>
10	Use or Activity	Size of Use	Number of Off-
11			<u>Street Freight</u> Loading Spaces
12			<u>Permitted</u>
13	Non-Residential Uses	<u>0 - 50,000</u>	<u>1</u>
14		<u>square feet</u>	
15		<u>gross floor area</u>	
16 17		<u>over 50,000</u>	<u>1 space per</u>
17		<u>square feet gross</u> <u>floor area</u>	<u>50,000 sq. ft. of</u> gross floor area
19		0 - 100 units	<u>1</u>
20			
21	All Residential Uses, including dwelling units, group	<u>101 units or more</u>	<u>additional</u>
22	housing, and SRO units		<u>loading space for</u> <u>every 200 units</u>
23			<u>over 100</u>
24			
25			
	PLANNING DEPARTMENT		

1	$\underline{4}$			
2	<u>Total Number of Loading Spaces Allowed For Any single</u> <u>Project (all uses)</u>			
3				
4				
5 6	SEC. 153. RULES FOR CALCULATION OF <i>REQUIRED</i> <u>PARKING</u> SPACES.			
7	(a) In the calculation of off-street parking and freight loading spaces required under			
8	Sections 151, 152 and 152.1, the following rules shall apply:			
9	(1) In the case of mixed uses in the same structure, on the same lot or in the same			
10	development, or more than one type of activity involved in the same use, the total			
11	requirements for off-street parking and loading spaces shall be the sum of the requirements			
	for the various uses or activities computed separately, including fractional values.			
12 13	(2) Where an initial quantity of floor area, rooms, seats or other form of			
	measurement is exempted from off-street parking or loading requirements, such exemption			
14 15	shall apply only once to the aggregate of that form of measurement. If the initial exempted			
16	quantity is exceeded, for either a structure or a lot or a development, the requirement shall			
17	apply to the entire such structure, lot or development, unless the contrary is specifically stated			
18	in this Code. In combining the requirements for use categories in mixed use buildings, all			
	exemptions for initial quantities of square footage for the uses in question shall be			
19	disregarded, excepting the exemption for the initial quantity which is the least among all the			
20	uses in question.			
21	(3) Where a structure or use is divided by a zoning district boundary line, the			
22	requirements as to quantity of off-street parking and loading spaces shall be calculated in			
23				
24	proportion to the amount of such structure or use located in each zoning district.			
25				

(4) Where seats are used as the form of measurement, each 22 inches of space on 1 2 benches, pews and similar seating facilities shall be considered one seat.

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(5) When the calculation of the required number of off-street parking or freight loading spaces results in a fractional number, a fraction of 1/2 or more shall be adjusted to the 4 5 next higher whole number of spaces, and a fraction of less than $\frac{1}{2}$ may be disregarded.

(6) In C-3 and South of Market Districts, substitution of two service vehicle spaces 6 for each required off-street freight loading space may be made, provided that a minimum of 50 7 8 percent of the required number of spaces are provided for freight loading. Where the 50 9 percent allowable substitution results in a fraction, the fraction shall be disregarded.

10 (b) The requirements for off-street parking and loading for any use not specifically 11 mentioned in Sections 151 and 152 shall be the same as for a use specified which is similar, 12 as determined by the Zoning Administrator.

13 (c)In DTR districts, the rules of calculation established by subsection (a) shall apply to the 14 determination of maximum permitted spaces as allowed by Section 151.1.

SEC. 154. **MINIMUM** DIMENSIONS FOR **REQUIRED** OFF-STREET PARKING, 15 FREIGHT LOADING AND SERVICE VEHICLE SPACES. 16

17 (a) Parking Spaces.

Every required off-street parking space shall have a minimum area of 160 18 (1)19 square feet, except as specified in Paragraph (a)(2) below. Every required space shall be of usable shape. The area of any such space shall be exclusive of driveways, aisles and 20 maneuvering areas. The parking space requirements for the Bernal Heights Special Use 21 22 District are set forth in Section 242.

(2) In the case of any structure or use for which four or more off-street parking 23 24 spaces are required, the fourth such space may be a compact car space, and for each two 25 spaces required in excess of four, the second such space may be a compact car space. For

this purpose every compact car space shall have a minimum area of 127.5 square feet and
shall be specifically marked and identified as a compact car space. For dwelling units or group
housing within RED, SPD, RSD, SLR, SLI or SSO Districts, 100 percent compact sizes shall
be permitted. Special provisions relating to the Bernal Heights Special Use District are set
forth in Section 242.

- 6 (3) Ground floor ingress and egress to any off-street parking spaces provided for a 7 structure or use, and all spaces to be designated as preferential carpool or van pool parking, 8 and their associated driveways, aisles and maneuvering areas, shall maintain a minimum 9 vertical clearance of seven feet.
- 10 <u>(4) In DTR districts, there shall be no minimum area or dimension requirements for off-</u> 11 <u>street parking spaces, except as required elsewhere in this Code for spaces specifically designated for</u> 12 <u>persons with physical disabilities, nor shall they be required to be independently accessible. The use of</u> 13 <u>mechanical parking lifts, valet services and other means to increase the efficiency of space devoted to</u> 14 <u>parking are encouraged.</u>

(b) Freight Loading and Service Vehicle Spaces. Every required off-street freight
loading space shall have a minimum length of 35 feet, a minimum width of 12 feet, and a
minimum vertical clearance including entry and exit of 14 feet, except as provided below.

18 (1) Minimum dimensions specified herein shall be exclusive of platform, driveways
 and maneuvering areas except that minimum vertical clearance must be maintained to
 accommodate variable truck height due to driveway grade.

- (2) The first such space required for any structure or use shall have a minimum
 width of 10 feet, a minimum length of 25 feet, and a minimum vertical clearance, including
 entry and exit, of 12 feet.
- 24
- 25

(3) Each substituted service vehicle space provided under Section 153(a)(6) of this
 Code shall have a minimum width of eight feet, a minimum length of 20 feet, and a minimum
 vertical clearance of seven feet.

4 SEC. 155. GENERAL STANDARDS AS TO LOCATION AND ARRANGEMENT OF 5 OFF- STREET PARKING, FREIGHT LOADING AND SERVICE VEHICLE FACILITIES.

Required off-street parking and freight loading facilities shall meet the following 6 7 standards as to location and arrangement. In addition, facilities which are not required but are 8 actually provided shall meet the following standards unless such standards are stated to be 9 applicable solely to required facilities. In application of the standards of this Code for off-street 10 parking and loading, reference may be made to provisions of other portions of the Municipal 11 Code concerning off-street parking and loading facilities, and to standards of the Bureau of 12 Engineering of the Department of Public Works. Final authority for the application of such 13 standards under this Code, and for adoption of regulations and interpretations in furtherance 14 of the stated provisions of this Code shall, however, rest with the Department of City Planning.

(a) Every required off-street parking or loading space shall be located on the same
lot as the use served by it, except as provided in Sections 159, 160 and 161 of this Code.

17 (b) Every required off-street parking or loading space shall be located in its entirety18 within the lot lines of private property.

19 (c) Every off-street parking or loading space shall have adequate means of ingress 20 from and egress to a street or alley. Every required off-street parking or loading space shall be 21 independently accessible, with the exception of a parking space for a minor second dwelling 22 unit in an RH-1(S) District, or as otherwise provided by the Bernal Heights Special Use District 23 set forth in Section 242. In C-3 Districts, if it is found, in accordance with the provisions of 24 Section 309, that independently accessible spaces are infeasible due to site constraints, or in 25 South of Market Districts if it is found, in accordance with the provisions of Section 307(g) of

this Code, that independently accessible spaces for nonresidential activities are infeasible due
to site constraints or that valet parking would provide a more convenient and efficient means
of serving business clients, the substitution of attendant parking spaces for independently
accessible spaces may be approved. Access to off-street loading spaces shall be from alleys
in preference to streets.

In C-3 Districts, where possible, access to off-street parking and loading spaces shall
be from streets and alleys which are identified as base case streets in the Downtown
Streetscape Plan and minor streets rather than transit preferential streets or major arterial
streets, all as identified in the Downtown Plan, a component of the Master Plan.

Adequate reservoir space shall be provided on private property for entrance of vehicles
 to off-street parking and loading spaces, except with respect to spaces independently
 accessible directly from the street.

(1) For residential uses, independently accessible off-street parking spaces shall
 include spaces accessed by automated garages, or car elevators, provided that no car needs
 to be moved under its own power to access another car.

All off-street freight loading and service vehicle spaces in the C-3-O, C-3-R, C-3-16 (d) 17 G, and South of Market Districts shall be completely enclosed and access from a public street 18 or alley shall be provided by means of a private service driveway, which is totally contained 19 within the structure. Such a private service driveway shall include adequate space to maneuver trucks and service vehicles into and out of all provided spaces, and shall be 20 21 designed so as to facilitate access to the subject property while minimizing interference with 22 street and sidewalk circulation. Any such private service driveway shall be of adequate width to accommodate drive-in movement from the adjacent curb or inside traffic lane but shall in no 23 24 case exceed 30 feet. Notwithstanding the foregoing, if an adjacent street or alley is 25 determined to be primarily used for building service, pursuant to the provisions of Section 309

in a C-3-O, C-3-R or C-3-G District, or the provisions of Section 307(g) in a South of Market
District, up to four spaces may be allowed to be individually accessible directly from such a
street or alley.

(e) In a C-3 or South of Market District, where site constraints would make a
consolidated freight loading and service vehicle facility impractical, service vehicle spaces
required by Sections 153(a)(6) and 154(b)(3) of this Code may be located in a parking garage
for the structure or other location separate from freight loading spaces.

8 (f) In a C-3 or South of Market District, whenever off-street freight loading spaces 9 are provided, freight elevators immediately accessible from the loading dock shall be provided 10 to all floors which contain uses that are included in the calculation of required number of 11 freight loading spaces. If freight loading facilities are subterranean, the location and operation 12 of freight elevators shall be designed, where feasible, to discourage use of freight elevators 13 for deliveries from the ground floor. Directories of building tenants shall be provided at all 14 freight elevators. A raised loading dock or receiving area shall be provided with sufficient 15 dimensions to provide for short-term storage of goods. All required freight loading and service 16 vehicle spaces shall be made available only to those vehicles at all times, and provision shall 17 be made to minimize interference between freight loading and service operations, and 18 garbage dumpster operations and storage.

(g) In order to discourage long-term commuter parking, any off-street parking
spaces provided for a structure or use other than residential or hotel in a C-3 District, whether
classified as an accessory or conditional use, which are otherwise available for use for longterm parking by downtown workers shall maintain a rate or fee structure for their use such that
the rate charge for four hours of parking duration is no more than four times the rate charge
for the first hour, and the rate charge for eight or more hours of parking duration is no less

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than 10 times the rate charge for the first hour. Additionally, no discounted parking rate shall
be permitted for weekly, monthly or similar time-specific periods.

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(h) The internal layout of off-street parking and loading spaces, driveways, aisles and maneuvering areas shall be according to acceptable standards, and all spaces shall be clearly marked.

6 (i) For each 25 off-street parking spaces provided, one such space shall be7 designed and designated for handicapped persons.

8 (j) Except as provided by Section 155.1 and Section 155.2 below, for each 20 off-9 street parking spaces provided, one space shall be provided for parking of a bicycle. The 10 most restrictive provisions of 155(j) or 155.4 shall prevail.

(k) Off-street parking and loading facilities shall be arranged so as to prevent
encroachments upon sidewalk areas and adjacent properties, in the maneuvering, standing
and storage of vehicles, by means of the layout of facilities and by use of bumper or wheel
guards or such other devices as are necessary.

(I) Driveways crossing sidewalks shall be no wider than necessary for ingress and
egress, and shall be arranged, to the extent practical, so as to minimize the width and
frequency of curb cuts, to maximize the number and size of on-street parking spaces available
to the public, and to minimize conflicts with pedestrian and transit movements.

19 (m) Every off-street parking or loading facility shall be suitably graded, surfaced,

20 drained and maintained.

(n) Off-street parking and loading spaces shall not occupy any required open space,
except as specified in Section 136 of this Code.

(o) No area credited as all or part of a required off-street parking space shall also be
 credited as all or part of a required off-street loading space, or used as all or part of an
 unrequired off-street loading space. No area credited as all or part of a required off-street

loading space shall also be credited as all or part of a required off-street parking space, or 1 2 used as all or part of an unrequired off-street parking space.

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Any off-street freight loading area located within 50 feet of any R District shall be (p) completely enclosed within a building if such freight loading area is used in regular night operation.

Rooftop parking shall be screened as provided in Section 141(d) of this Code. 6 (q)

7 Protected Pedestrian- and Transit-Oriented Street Frontages. In order to preserve the (r)

pedestrian character of certain downtown and neighborhood commercial districts and to minimize 8

9 delays to transit service, garage entries, driveways or other vehicular access to off-street parking or

10 loading shall be regulated as follows on the following street frontages:

- 11 (1)Folsom Street, from Essex Street to the Embarcadero, not permitted except as set forth
- 12 in Section 827.

13 SEC. 155.5 BICYCLE PARKING REQUIRED FOR RESIDENTIAL USES

14 For buildings of 4 dwelling units or more, bicycle parking shall be provided in the (a)

minimum quantities specified in Table 155.5, regardless of whether off-street car parking is available. 15

The maximum requirement is 400 spaces. Use of bicycle parking required by this section shall be 16

17 provided at no cost or fee to building occupants and tenants.

- 18 Definitions. See Section 155.1(a) (b)
- 19 Layout. If more than 100 spaces is required, up to one-third of the spaces may require (c)
- the bicycle to be parked in a vertical position. Large developments with multiple buildings are 20
- 21 encouraged to site required bicycle parking in smaller facilities located close to residential entries for

22 each building, rather than in one large centralized garage space. Required bicycle parking spaces shall

- 23 not be provided within dwelling units, balconies, or required open space. Bicycle parking must
- 24 otherwise meet the standards set out for Class 1 parking as described in Section 155.1(d).
- 25

1		<u>TABLE 155.5</u> ES REQUIRED FOR RESIDENTIAL USES
2	<u>DICICLE I MARINO SI NCI</u>	<u>Minimum Number of Bicycle Parking Spaces</u>
3		Required
4	Dwelling units in DTR Districts	<u>For projects up to 50 dwelling units, one Class 1</u> <u>space for every 2 dwelling units.</u>
5		For projects over 50 dwelling units, 25 Class 1
6 7		<u>spaces plus one Class 1 space for every 4 dwelling</u> <u>units over 50.</u>
8	Group housing in DTR Districts	One Class 1 space for every 3 bedrooms.
9	<u>Dwelling units dedicated to senior</u> <u>citizens or physically disabled persons</u>	None required
10	SEC. 166. CAR SHARING.	
11	(a) Definitions. For purposes	of this Code, the following definitions shall apply:
12	(1) A "car-share service" is a	mobility enhancement service that provides an integrated
13	citywide network of neighborhood-based	motor vehicles available to members by reservation on an
14	hourly basis, or in smaller intervals, and	at variable rates. Car-sharing is designed to complement
15	existing transit and bicycle transportation	n systems by providing a practical alternative to private motor
16	vehicle ownership, with the goal of reduc	ing over-dependency on individually owned motor vehicles.
17	(2) A "car-share organization	" is any public or private entity that provides a membership-
18	based car-share service to the public and	l manages, maintains and insures motor vehicles for shared
19	use by individual and group members. Th	he Planning Department shall maintain a list of recognized
20	car-share organizations meeting the stan	dards and intent of this Section.
21	(3) An "off-street car-share p	arking space" is any parking space generally complying with
22	the standards set forth for the district in w	which it is located and dedicated for current or future use by
23	any car share organization through a dee	ed restriction, condition of approval or license agreement.
24	Such deed restriction, condition of appro	val or license agreement must grant priority use to any car-
25		

1	share organization that can make use of the space, although such spaces may be occupied by other		
2	vehicles so long as no car-share organization can make use of the dedicated car-share spaces.		
3	(4) A "car-share vehicle" is a vehicle provided by a car share organization for the purpose		
4	of providing a car share-service.		
5	(5) A "property owner" refers to the owner of a property at the time of project approval A		
6	and its successors and assigns.		
7	(b) Requirements for Provision of Car-Share Parking Spaces		
8	(1) In newly constructed buildings in DTR districts containing residential uses or existing		
9	buildings being converted to residential uses	, if parking is provided, car-share parking spaces shall be	
10	provided in the amount specified in Table 16	<u>6.</u>	
11			
12	TABLE 166 REQUIRED CAR SHARE PARKING SPACES		
13	<u>Number of Residential Units</u>	Number of Required Car Share Parking Spaces	
14	<u>0-49</u>	<u>0</u>	
15	<u>50-200</u>	<u>1</u>	
16	<u>201 or more</u>	<u>1, plus 1 for every 200 dwelling units over</u>	
17		<u>200</u>	
18	(2) The required car-share space	s shall be made available, at no cost, to a car-share	
19	organization for purposes of providing car-s	hare services for its car-share service subscribers. At the	
20	election of the property owner, the car-share	spaces may be provided (i) on the building site, (ii) on	
21	another off-street site within 800 feet of the b	puilding site.	
22	(3) Off-Street Spaces. If the car-s	hare space or spaces are located on the building site or	
23	another off-street site:		
24			
25			
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1	(A) the parking areas of the building shall be designed in a manner that will make the car-
2	share parking spaces accessible to non-resident subscribers from outside the building as well as
3	building residents;
4	(B) prior to Planning Department approval of the first building or site permit for a building
5	subject to the car share requirement, a Notice of Special Restriction on the property shall be recorded
6	indicating the nature of requirements of this Section and identifying the minimum number and location
7	of the required car-share parking spaces. The form of the notice and the location or locations of the
8	car-share parking spaces shall be approved by the Planning Department;
9	(C) all car-share parking spaces shall be constructed and provided concurrently with the
10	construction and sale of units; and
11	(D) if it is demonstrated to the satisfaction of the Planning Department that no car-share
12	organization can make use of the dedicated car-share parking spaces, the spaces may be occupied by
13	non-car-share vehicles; provided, however, that upon ninety (90) days of advance written notice to the
14	property owner from a car-sharing organization, the property owner shall terminate any non car-
15	sharing leases for such spaces and shall make the spaces available to the car-share organization for its
16	use of such spaces.
17	(c) Provision of a required car-share parking space shall not be counted against the
18	number of parking spaces allowed by this Code as a principal use, an accessory use, or a conditional
19	<u>use.</u>
20	SECTION 167. PARKING COSTS SEPARATED FROM HOUSING COSTS IN NEW
21	RESIDENTIAL BUILDINGS
22	(a) In DTR Districts, all off-street parking spaces accessory to residential uses in new
23	structures of 10 dwelling units or more, or in new conversions of non-residential buildings to
24	residential use of 10 dwelling units or more, shall be leased or sold separately from the rental or
25	purchase fees for dwelling units for the life of the dwelling units, such that potential renters or buyers

1	have the option of renting or buying a residential unit at a price lower than would be the case if there			
2	were a single price for both the residential unit and the parking space. Renters or buyers of on-site			
3	inclusionary affordable units provided pursuant to Section 315 shall have an equal opportunity to rent			
4	or buy a parking space on the same terms and conditions as offered to renters or buyers of other			
5	dwelling units.			
6	(b) Exception. The Planning Commission may grant an exception from this requirement for			
7	projects which include financing for affordable housing that requires that costs for parking and			
8	housing be bundled together.			
9	SEC. 175.7. EXEMPTION FROM APPLICATION OF AMENDMENTS IMPLEMENTING THE			
10	<u>RINCON HILL DTR DISTRICT.</u>			
11	(a) Exemptions. The amendments to this Code contained in this Ordinance shall not apply			
12	to projects only on Block 3747, Lots 001E, 002 and 006 for which an application for environmental			
13	review and a conditional use application have been filed with the Planning Department prior to March			
14	1, 2003 and February 1, 2005, respectively, provided that such projects shall comply with the progress			
15	requirements and approval revocation provisions of Planning Code Section 309.1(e) as set forth in this			
16	Ordinance. Provisions of this Code (including, without limitation, the Zoning Maps) that were			
17	applicable to such exempt projects prior to the effective date of this Ordinance shall remain in full			
18	force and effect with respect to such exempt projects including, without limitation, provisions of this			
19	Code permitting conditional uses, variances, and other exceptions from the strict application of this			
20	<u>Code.</u>			
21	SEC. 182. NONCONFORMING USES: CHANGES OF USE.			
22	The following provisions shall apply to nonconforming uses with respect to changes of			
23	use:			
24	(a) A nonconforming use shall not be changed or modified so as to increase the			
25	degree of nonconformity under the use limitations of this Code, with respect to the type of use			
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or its intensity except as provided in Section 181 for nighttime entertainment activities within
the South of Market RSD or SLR Districts and in Subsection (f) below. The degree of
nonconformity shall be deemed to be increased if the new or modified use is less widely
permitted by the use districts of the City than the nonconforming use existing immediately
prior thereto.

(b) Except as limited in this Subsection, a nonconforming use may be reduced in
size, extent or intensity, or changed to a use that is more widely permitted by the use districts
of the City than the existing use, subject to the other applicable provisions of this Code.
Except as otherwise provided herein, the new use shall still be classified as a nonconforming
use.

11 (1) A nonconforming use in a Residential District (other than a Residential-12 Commercial Combined District or an RED District), which use is located more than 1/4 mile 13 from the nearest Individual Area Neighborhood Commercial District or Restricted Use 14 Subdistrict described in Article 7 of this Code, may change to another use which is permitted as a principal use at the first story and below in an NC-1 District, or it may change to another 15 use which is permitted as a conditional use at the first story and below in an NC-1 District only 16 17 upon approval of a conditional use application pursuant to the provisions of Article 3 of this 18 Code. If the nonconforming use is seeking to change in use to a retail sales activity or retail 19 sales establishment which is also a formula retail use, as defined in Section 703.3 of this Code, it shall comply with the provisions of Section 703.3 of this Code. The nonconforming 20 21 use shall comply with other building standards and use limitations of NC-1 Districts, as set 22 forth in Sections 710.10 through 710.95 of this Code.

If the nonconforming use is located within 1/4 mile from any Individual Area
 Neighborhood Commercial District or Restricted Use Subdistrict described in Article 7 of this
 Code, the nonconforming use may change to another use which is permitted as a principal

use at the first story and below in an NC-1 District and in the Individual Area Neighborhood 1 2 Commercial District or Restricted Use Subdistrict or Districts within 1/4 mile of the use, or it 3 may change to another use which is permitted as a conditional use at the first story and below 4 in an NC-1 District and in the Individual Area Neighborhood Commercial District or Districts within 1/4 mile of the use only upon approval of a conditional use application pursuant to the 5 provisions of Article 3 of this Code. If the nonconforming use is seeking to change in use to a 6 7 retail sales activity or retail sales establishment which is also a formula retail use, as defined 8 in Section 703.3 of this Code, it shall comply with the provisions of Section 703.3 of this 9 Code. The nonconforming use shall comply with other building standards and use limitations of NC-1 Districts and any Individual Area NC District or Districts located within 1/4 mile of the 10 11 use, as set forth in Article 7 of this Code.

(2) A nonconforming use in a Residential-Commercial Combined District may be
changed to another use listed in Articles 2 or 7 of this Code as a principal use for the district in
which the existing use would first be permitted as a principal or conditional use.

(3) A nonconforming use in a Neighborhood Commercial District may be changed to
another use as provided in Subsections (c) and (d) below or as provided in Section 186.1 of
this Code.

(4) A nonconforming use in any district other than a Residential, <u>Downtown</u>
<u>Residential</u>, or Neighborhood Commercial District may be changed to another use listed in
Articles 2 or 7 of this Code as a principal use for the district in which the existing use would
first be permitted as a principal use. <u>This provision shall not apply in the Residential Subdistrict of</u>
the Rincon Hill Special Use District.

(5) A nonconforming use in any South of Market District may not be changed to an
 office, retail, bar, restaurant, nighttime entertainment, adult entertainment, hotel, motel, inn,

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hostel, or movie theater use in any district where such use is otherwise not permitted or
 conditional, except as provided in Subsection (g) below.

(c) A nonconforming use may be changed to a use listed in Articles 2 or 7 of this
Code as a conditional use for the district in which the property is located, subject to the other
applicable provisions of this Code, without the necessity of specific authorization by the City
Planning Commission except where major work on a structure is involved, and the new use
may thereafter be continued as a permitted conditional use, subject to the limitation of Section
178(b) of this Code.

9 (d) A nonconforming use may be changed to a use listed in Articles 2, 7 or 8 of this 10 Code as a principal use for the district in which the property is located, subject to the other 11 applicable provisions of this Code, and the new use may thereafter be continued as a 12 permitted principal use.

13 (e) A nonconforming use in an R District subject to termination under the provisions 14 of Section 185 of this Code may be converted to a dwelling unit without regard to the 15 requirements of this Code with respect to dwelling unit density under Article 2, dimensions, 16 areas and open space under Article 1.2, or off-street parking under Article 1.5, provided the 17 nonconforming use is eliminated by such conversion, provided further that the structure is not 18 enlarged, extended or moved to another location, and provided further that the requirements 19 of the Building Code, the Housing Code and other applicable portions of the Municipal Code are met. 20

(f) Any nonconforming use in an RED District may change to any use falling within
zoning categories 816.36, 816.42 through 816.47, 816.55, or 816.64 through 816.67, subject
to the applicable provisions of this Code other than those controlling uses, and the new use
may thereafter continue as a nonconforming use.

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(g) Once a nonconforming use has been changed to a principal or conditional use
 permitted in the district in which the property is located, or brought closer in any other manner
 to conformity with the use limitations of this Code, the use of the property may not thereafter
 be returned to its former nonconforming status, except that:

5 (1) Any area which is used as a live/work unit shall be allowed to return to its former 6 nonconforming status.

7 (2) Within any South of Market District, any area occupied by a nonconforming
8 office use which is changed to an arts, home and/or business service use falling within zoning
9 categories 102.2 or 816.42 through 816.47 or a wholesale, storage or light manufacturing use
10 falling within zoning categories 816.64 through 816.67 shall be allowed to return to its former
11 nonconforming office use.

(3) Upon restoration of a previous nonconforming use as permitted by Subsection
(1) or (2) above, any modification, enlargement, extension, or change of use, from
circumstances which last lawfully existed prior to the creation of the live/work unit, or prior to
the change from office use, shall be subject to the provisions of this Article, and the restored
non-conforming use shall be considered to have existed continuously since its original
establishment, prior to the live/work unit or change to office use, for purposes of this Article.

(h) If a nonconforming use has been wrongfully changed to another use in violation
of any of the fore-going provisions, and the violation is not immediately corrected when
required by the Zoning Administrator, the wrongful change shall be deemed to be a

- discontinuance or abandonment of the nonconforming use under Section 183 of this Code.
- 22 SEC. 201. CLASSES OF USE DISTRICTS.
- 23 In order to carry out the purposes and provisions of this Code, the City is hereby

24 divided into the following classes of use districts:

25 P Public Use Districts

1	RH-1(D)	Residential, House Districts, One-Family (Detached Dwellings
	$R \Pi - I(D)$	Residential, House Distincts, One-Family (Detached Dweiling

- 2 RH-1 Residential, House Districts, One-Family
- 3 RH-1(S) Residential, House Districts, One-Family with Minor Second Unit
- 4 RH-2 Residential, House Districts, Two-Family
- 5 RH-3 Residential, House Districts, Three-Family
- 6 RM-1 Residential, Mixed Districts, Low Density
- 7 RM-2 Residential, Mixed Districts, Moderate Density
- 8 RM-3 Residential, Mixed Districts, Medium Density
- 9 RM-4 Residential, Mixed Districts, High Density
- 10 RC-1 Residential-Commercial Combined Districts, Low Density
- 11 RC-2 Residential-Commercial Combined Districts, Moderate Density
- 12 RC-3 Residential-Commercial Combined Districts, Medium Density
- 13 RC-4 Residential-Commercial Combined Districts, High Density
- 14
 - Neighborhood Commercial Districts
- 15 (Also see Article 7)
- 16 General Area Districts
- 17 NC-1 Neighborhood Commercial Cluster District
- ¹⁸ NC-2 Small-Scale Neighborhood Commercial District
- 19
 NC-3
 Moderate-Scale Neighborhood Commercial District
- 20 NC-S Neighborhood Commercial Shopping Center District
- 21
- 22 Individual Area Districts
- 23 Broadway Neighborhood Commercial District
- 24 Castro Street Neighborhood Commercial District
- 25

- 1 Inner Clement Street Neighborhood Commercial District
- 2 Outer Clement Street Neighborhood Commercial District
- 3 Upper Fillmore Street Neighborhood Commercial District
- 4 Haight Street Neighborhood Commercial District
- 5 Hayes-Gough Neighborhood Commercial District
- 6 Inner Sunset Neighborhood Commercial District
- 7 Upper Market Street Neighborhood Commercial District
- 8 North Beach Neighborhood Commercial District
- 9 Polk Street Neighborhood Commercial District
- 10 Sacramento Street Neighborhood Commercial District
- 11 Union Street Neighborhood Commercial District
- 12 Valencia Street Neighborhood Commercial District
- 13 24th Street-Mission Neighborhood Commercial District
- 14 24th Street-Noe Valley Neighborhood Commercial District
- 15 West Portal Avenue Neighborhood Commercial District
- 16
- 17 Chinatown Mixed Use Districts
- (Also see Article 8)
- 18CCBChinatown Community Business District
- 19 CR/NC Chinatown Residential/Neighborhood Commercial District
- 20 CVR Chinatown Visitor Retail District
- 21 C-1 Neighborhood Shopping Districts
- 22 C-2 Community Business Districts
- 23 C-M Heavy Commercial Districts
- 24 C-3-O Downtown Office District
- 25

1	C-3-R	Downtown Retail District		
2	C-3-G	Downtown General Commercial District		
3	C-3-S	Downtown Support District		
4	M-1	Light Industrial Districts		
5	M-2	Heavy Industrial Districts		
6 7	South of Market Use Districts (Also see Article 8)			
8	RED	Residential Enclave Districts		
9	SPD	South Park District		
10	RSD	D Residential Service District		
11	SLR	Service/Light Industrial/Residential District		
12	SLI	Service/Light Industrial District		
13	SSO	Service/Secondary Office District		
14	Downtown Residential Districts			
15	<u>(Also see Artic</u>	<u>cle 8)</u>		
16	<u>TB DTR</u>	Transbay Downtown Residential		
17	<u>RH DTR</u>	Rincon Hill Downtown Residential		
18	Mission Bay	Districts		
19	(Also see Art			
20	MB-R-1	Mission Bay Lower Density Residential District		
21	MB-R-2	Mission Bay Moderate Density Residential District		
22	MB-R-3	Mission Bay High Density Residential District		
23	MB-NC-2	Mission Bay Small Scale Neighborhood Commercial District		
24	MB-NC-3	Mission Bay Moderate Scale Neighborhood Commercial District		
25	MB-NC-S	Mission Bay Neighborhood Commercial Shopping Center District		

1	MB-O	Mission Bay O	ffice District	
2	MB-CI	Mission Bay C	ommercial-Industrial District	
3	MB-H	Mission Bay H	otel District	
4	MB-CF	Mission Bay C	ommunity Facilities District	
5	MB-OS	Mission Bay O	pen Space District	
6	SEC.	SEC. 207.5. DENSITY OF DWELLING UNITS IN MIXED USE DISTRICTS.		
7	(a)	The dwelling unit density in the Chinatown Mixed Use District shall be at a		
8	density ratio not exceeding the amount set forth in the following Table 207.5(a):			
9				
10		Density of	Table 207.5(a) Dwelling Units in Chinatown Mixed Use Districts	
11	General Area District Residential Density Limits			
12 Chinatown Community One dwelling unit for each 200 sq. ft. of Business			One dwelling unit for each 200 sq. ft. of lot area	
13			One dwelling writter each 200 er that he area	
14	4 Neighborhood		One dwelling unit for each 200 sq. ft. of lot area	
15		nercial		
16	Chinatown	√isitor Retail	One dwelling unit for each 200 sq. ft. of lot area	
17	(b)	Except as indic	cated in Paragraph (c) below, the dwelling unit density in the	
18	South of Market Mixed Use Districts shall not exceed the amount set forth in the following			
19	table:			
20				
21			Table 207.5(b)	
22	General Area	-	velling Units in South of Market Mixed Use Districts Residential Density Limits	
23			·	
24		Enclave (RED)	One dwelling unit for each 400 sq. ft. of lot area	
25	South Park (SPD)	One dwelling unit for each 600 sq. ft. of lot area	

1	Residential Service (RSD) Service/Light Industrial/		One dwelling unit for each 200 sq. ft. of lot area except that which project above 40 feet in height, a higher	
2 3	Residential (SLR), Service/Secondary Office (SSO)		density may be allowed as a conditional use in accordance with the provisions of 303(c) of this Code.	
4	(330)			
5	(c)	There shall he	no density limit for single room occupancy (SRO) units in any	
6		There shall be no density limit for single room occupancy (SRO) units in any		
7	(<i>d</i>)	rket Mixed Use District. There shall be no density limit for any residential use, as defined by Section 890.88, in		
8			io density timit for any residential use, as defined by Section 690.00, in	
9	•	any DTR district. SEC. 209. USES PERMITTED IN R DISTRICTS.		
10				
11	(a) The uses listed in Sections 209.1 through 209.9 are permitted in R Districts as			
12	P:	indicated by the following symbols in the respective columns for each district:P: Permitted as a principal use in this district.		
13				
14	C:	Subject to approval by the City Planning Commission as a conditional use in this		
15	·	s provided in Section 303 of this Code.		
16	NA:	Ū	applicable to this district, as the same use is listed subsequently	
	for the District with fewer restrictions.			
17	Blank	Space:	Not permitted in this district.	
18	(b)	The Section tit	tles are intended only as an aid to use of this Code and are not	
19	binding as to interpretation of these Sections. Uses listed in this table shall not include any			
20	use specifically listed elsewhere in the table.			
21	(c)	(c) Determinations as to the classification of uses not specifically listed shall be		
22	made in the manner indicated in Sections 202 and 307(a) of this Code.			
23				
24				
25				
	PLANNING DEPARTMENT			

BOARD OF SUPERVISORS

(d) References should be made to Sections 204 through 204.5 for regulations
 pertaining to accessory uses permitted for principal and conditional uses listed in Sections
 209.1 through 209.9.

4 (e) Reference should also be made to the other Articles of this Code containing
5 provisions relating to definitions, off-street parking and loading dimensions, areas and open
6 spaces, nonconforming uses, height and bulk districts, signs, historic preservation, and other
7 factors affecting the development and alteration of properties in these use Districts.

8 (f) Reference should be made to Section 249.1 for provisions pertaining to uses in
9 the *Folsom and Main* Residential/*Commercial Subdistrict of the Rincon Hill* Special Use District.

10

SEC. 249.1. RINCON HILL FOLSOM AND MAIN RESIDENTIAL/COMMERCIAL

11 SPECIAL USE DISTRICT.

Purpose. In order to convert an under-utilized and outmoded industrial area to a 12 (a) 13 unique residential neighborhood close to downtown which will contribute significantly to the 14 City's housing supply, create tapered residential buildings, provide an appropriate mixture of 15 retail sales and personal services to support new residential development, provide a buffer of 16 office and parking use between the bridge and freeway ramps and the housing sites, and 17 allow the existing industrial, service and office uses to remain, there shall be the Folsom and 18 Main Rincon Hill Residential/Commercial Special Use District containing a Residential Subdistrict, a 19 a Commercial/Industrial Subdistrict, and a Residential/Commercial Subdistrict as designated on Sectional Map 1SU of the Zoning Map. 20

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(b) Controls. The following zoning controls are applicable in the *Rincon Hill Residential/Commercial* Special Use District.

23 (1) Site Coverage.

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(A) To promote a residential atmosphere in the Residential Subdistrict and an environment compatible with the adjacent residential development in the Commercial/Industrial Subdistrict, site coverage for new buildings shall not exceed 80 percent.

4 (B) On a sloping site the site-coverage restriction may be modified by conditional use
5 authorization to account for changes in elevation, provided that site coverage above 50 feet does not

6 *exceed 80 percent.*

7 (C) The provisions of Section 134 governing rear yard requirements shall not apply.

8 (D) The portion of a site that is not covered pursuant to Section 249.1(b)(1)(A) shall not be
9 used for parking, open storage, or service activities, including the loading and unloading of freight and

10 *refuse receptacles.*

11 (2)

(2) (1) Sidewalk Treatment.

12 (A) When a conditional use permit is granted for any development abutting a public
 13 sidewalk, the Commission may impose a requirement that the applicant install lighting, decorative

14 *paving, seating and landscaping in accordance with guidelines developed by the Planning Department,*

15 *and shall further require that the owner of the property maintain those improvements other than*

16 *lighting*.

17 (B The guidelines developed by the Planning Department shall be approved by the Inter 18 departmental Staff Committee on Traffic and Transportation and shall comply with any applicable

19 ordinances and with any applicable regulation of the Art Commission, the Department of Public Works

20 *and the Bureau of Light, Heat and Power of the Public Utility Commission regarding street lighting,*

21 sidewalk paving, and sidewalk landscaping. Such guidelines shall require the abutting property owner

22 or owners to hold harmless the City and County of San Francisco, its officers, agents, and employees,

- 23 from any damage or injury caused by reason of the design, construction or maintenance of the
- 24 *improvements, and shall require the owner or owners or subsequent owner or owners of the respective*
- 25

property to be solely liable for any damage or loss occasioned by any act or neglect in respect to the design, construction or maintenance of the improvements.

3 (C) Prior to the development of guidelines by the Planning Department, tThe Commission 4 may require an applicant to install lighting, decorative paving, seating and landscaping on public sidewalks, provided that the conditions imposed by the Commission meet any 5 applicable ordinances and applicable requirements of the Department of Public Works, the 6 Bureau of Light, Heat and Power of the Public Utilities Commission and the Art Commission 7 8 pertaining to street lighting, sidewalk paving and sidewalk landscaping. The Commission, 9 *prior to the issuance of guidelines by the Department of City Planning*, shall require the owner or 10 owners of property abutting the public sidewalk to hold harmless the City and County of San 11 Francisco, its officers, agents and employees, from any damage or injury caused by reason of 12 the design, construction or maintenance of the improvements, and shall require the owner or 13 owners or subsequent owner or owners of the respective property to be solely liable for any 14 damage or loss occasioned by any act or neglect in respect to the design, construction or 15 maintenance of the sidewalk improvements.

16 $(D)(\underline{B})$ Street trees shall be installed by the owner or developer in the case of 17 construction of a new building, relocation of a building, or addition of floor area equal to 20 18 percent or more of an existing building when such construction, relocation or addition occurs 19 on any site in the special use district. The provisions of Section 143(b), (c) and (d) shall apply. 20 $(E)(\underline{C})$ Notwithstanding the provisions of this Subsection, an applicant shall obtain all

21 required permits for sidewalks and street improvements and pay all required fees.

22

(3)(2) Reduction of Ground-Level Wind Currents.

(A) Requirement. New buildings and additions to existing buildings shall be shaped,
 or other wind-baffling measures shall be adopted, so that the developments will not cause
 ground-level wind currents to exceed, more than 10 percent of the time year-round, between

7:00 a.m. and 6:00 p.m., the comfort level of 11 m.p.h. equivalent wind speed in areas of
substantial pedestrian use and seven m.p.h. equivalent wind speed in public seating areas.
The term "equivalent wind speed" shall mean an hourly mean wind speed adjusted to
incorporate the effects of gustiness or turbulence on pedestrians.

5 When preexisting ambient wind speeds exceed the comfort level, or when a proposed 6 building or addition may cause ambient wind speeds to exceed the comfort level, the building 7 shall be designed to reduce the ambient wind speeds to meet the requirements. The 8 provisions of this Section 249.1(b)(3) shall not apply to any buildings or additions to existing 9 buildings for which a draft EIR has been published prior to January 1, 1985.

10 (B) Exception. The Zoning Administrator may allow the building or addition to add to 11 the amount of time the comfort level is exceeded by the least practical amount if (1) it can be shown that a building or addition cannot be shaped and other wind-baffling measures cannot 12 13 be adopted to meet the foregoing requirements without creating an unattractive and ungainly 14 building form and without unduly restricting the development potential of the building site in 15 question, and (2) it is concluded that, because of the limited amount by which the comfort 16 level is exceeded, the limited location in which the comfort level is exceeded, or the limited 17 time during which the comfort level is exceeded, the addition is insubstantial.

The Zoning Administrator shall not grant an exception and no building or addition shall
be permitted that causes equivalent wind speeds to reach or exceed the hazard level of 26
miles per hour for a single hour of the year.

(C) Procedures. Procedures and methodologies for implementing this Section shall
 be specified by the Office of Environmental Review of the Department of City Planning.

23 (4) Nonconforming Uses. The provisions of Section 182(b) of this Code relating to

24 governing changes in nonconforming uses shall not apply.

25

(5) Existing Signs. The provisions of Section 608.13 of this Code shall apply.

(6) Residential Subdistrict. In the Residential Subdistrict, the controls specified in Section 1 2 249.1(c) shall apply. 3 (7) Commercial/Industrial Subdistrict. In the Commercial/Industrial Subdistrict, the 4 controls specified in Section 249.1(d) shall apply. (8 Residential/Commercial Subdistrict. In the Residential/Commercial Subdistrict, the 5 controls specified in Section 249.1(e) shall apply. 6 (c) Residential Subdistrict. The provisions applicable to an RC 4 Use District shall prevail 7 8 within the Residential Subdistrict except as specifically provided in this Section. 9 (1) Uses. (A) Permitted uses are (i) those listed in Sections 209.1 and 209.2 of this Code and (ii) those 10 11 permitted in an RC-4 District other than those referred to in Subsection (i) if at least six net square feet of the uses described in Subsection (1) are provided for each one net square foot of other uses. 12 (B) A nonconforming use may be changed to any use permitted in an RC 4 District if at least 13 six net square feet of the uses described in Subsection (A)(i) are provided for each net square foot of 14 15 other uses. 16 (C) Uses along a street frontage at grade level shall be confined to residential lobbies, parking entrances and exits, and office and retail uses. At least 1/2 of the total width of any new building 17 18 parallel to and facing the street shall be devoted at grade level to building entrances or display 19 windows. (2) Density. The provisions of Sections 123 and 124 of the Code relating to floor area ratio 20 limitations and Sections 207, 207.1, 208, 209.1 and 209.2 of this Code relating to density limitations 21 22 shall not apply. (3) Setback. Above 50 feet in height, a minimum of 50 percent of the building frontage shall 23 24 be set back a minimum of 25 feet from the front property line. 25 (4) Open Space.

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(A) Open space shall be provided at the ratio of one square foot per 13 square feet of gross floor area of dwelling units.

- 3 (B) The open space requirement may be met by providing one or more of the following 4 types of open space: "private usable open space" as defined in Section 135(a) of this Code, "common 5 usable open space" as defined in Section 135(a) of this Code, or "publicly accessible open space" 6 which is defined as open space situated in such locations and which provides such ingress and egress 7 as will make the area accessible to the general public and which is open to the public daily at least 8 eight daylight hours; provided, however, that no more than 40 percent of the open space requirement 9 shall be met with private usable open space. Security gates may be provided. 10 (C) Open space that will satisfy the definition of publicly accessible open space includes but
- 11 is not limited to: A sidewalk widening, a pedestrian overpass, a recreation facility on the roof of a 12 parking garage, a pedestrian street, and a publicly accessible area with a scenic overlook as more 13 particularly defined in the Recreation and Open Space Section of the Rincon Hill Plan, a part of the 14 Master Plan. If a sidewalk widening or a pedestrian overpass is used to meet the open space 15 requirement, the Planning Commission shall require approval of the open space proposal by the 16 Department of Public Works prior to Planning Commission approval of the project.
- 17 (D) The owner of the property on which the open space is located shall maintain it by 18 keeping the area clean and free of litter and keeping in a healthy state any plant material that is 19 provided. The Planning Commission shall have authority to require a property owner to hold harmless the City and County of San Francisco, its officers, agents and employees, from any damage or injury 20 21 caused by the design, construction or maintenance of open space, and to require the owner or owners 22 or subsequent owner or owners of the property to be solely liable for any damage or loss occasioned by 23 any act or neglect in respect to the design, construction or maintenance of the open space. 24 (E) Open space, including publicly accessible open space, may be provided on those 25 portions of the site not developed pursuant to the requirements of Section 249.1(b)(1).

1	(F) The area of a solarium may be credited as private usable open space if such area is
2	exposed to the sun through openings or clear glazing on not less than 50 percent of its perimeter and
3	not less than 25 percent of its perimeter can be opened to the air. Rooms whose windows meet the
4	requirements of Section 140 but for the fact that they face onto a solarium shall be deemed to comply
5	with Section 140 if the windows of the solarium meet the standards of Section 140.
6	(5) Parking Requirements.
7	(A) There shall be at least one parking space for each dwelling unit, and no more than one
8	parking space for each dwelling unit; provided, however, for dwellings specifically designed for and
9	occupied by senior citizens or physically handicapped persons, as defined and regulated by Section
10	209.1(m) of this Code, there shall be at least one parking space for each five dwelling units. Parking in
11	excess of one parking space for each dwelling unit shall not be classified as an accessory use,
12	notwithstanding the provisions of Section 204.5(c) of this Code.
13	(B) Parking for all other uses shall be provided at a ratio of one space for each 1,500
14	occupied square feet of office or retail space.
15	(C) Within 25 feet horizontal distance from a street grade, parking cannot occupy the first
16	two stories above grade. However, parking for dwelling units on pedestrian streets may be provided at
17	ground level.
18	(d) Commercial/Industrial Subdistrict. The provisions of this Code applicable to an M-1
19	Use District shall govern the Commercial/Industrial Subdistrict except as specifically provided in this
20	Section.
21	(1) Open Space.
22	(A) Open space shall be provided at the ratio of one square foot per 50 square feet of gross
23	floor area of all uses except dwelling units. The open space provided shall conform to the definition of
24	publicly accessible open space in Subsections (c)(4)(B) and (C). Publicly accessible open space, but no
25	

other type of open space, may be provided on those portions of the site not developed pursuant to the requirements of Section 249.1(b)(1). (B) Open space requirements for dwelling units shall be governed by Section 135 of this Code. (C) The owner of the property on which the open space is located shall maintain it by keeping the area clean and free of litter and keeping in a healthy state any plant material that is

7 *provided. The Planning Commission shall have authority to require a property owner or owners to*

8 *hold harmless the City and County of San Francisco, its officers, agents and employees, from any*

9 *damage or injury caused by the design, construction or maintenance of open space, and to require the*

10 *owner or owners or subsequent owner or owners of the property to be solely liable for any damage or*

loss occasioned by any act or neglect in respect to the design, construction or maintenance of the open space.

13 (2) Parking. All uses other than dwelling units shall be provided with one parking space for

14 *each 1,000 square feet of occupied floor area of use unless Section 151 imposes a lesser requirement*

15 *for a particular use in which case the lesser requirement shall apply. For dwelling units, there shall be*

16 *at least one parking space for each dwelling unit, and no more than one parking space for each*

17 *dwelling unit; provided, however, for dwellings specifically designed for and occupied by senior*

18 *citizens or physically handicapped persons, as defined and regulated by Section 209.1(m) of this Code,*

- 19 *there shall be at least one parking space for each five dwelling units.*
- 20 (3) Housing Density. Dwellings may be provided at a ratio not to exceed one dwelling unit
- 21 *for each 200 feet of lot area.*

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- *(4) Floor Area Premiums. The provisions of Section 125 allowing floor area premiums shall not apply.*
- 24 (e) Residential/Commercial Subdistrict. The following controls are applicable in the
- 25 Residential/Commercial Subdistrict.

(1)<u>(</u>3) Uses.

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2 Permitted uses are (i) those listed in Sections 209.1 and 209.2 of this Code and (A) 3 (ii) those permitted in an RC-4 District, plus the uses listed in subsection (e)(1)(B) below: 4 provided that, for newly constructed buildings or additions of twenty percent (20%) or more of 5 an existing building's gross floor area, at least six net square feet of residential use is provided for each one net square foot of non-residential use on any lot. Additions of less than twenty 6 7 percent (20%) of a building's gross floor area are exempt from the six to one residential 8 requirements. Once granted, this exemption from the residential development requirement for 9 building additions may not be repeated for any single property. Any addition of more than 10 twenty percent (20%) of gross square feet of building area shall be required to provide the 11 housing on a 6 to 1 basis for all of the additional building area. All areas used for parking for 12 either residential or non-residential uses shall be excluded in the calculation of the 13 residential/non-residential ratio. For the purposes of application of this 6 to 1 ratio, hotels, 14 inns or hostels as defined under Section 209.2(d) and (e) shall be considered a nonresidential rather than a residential use. 15

(B) The use provisions applicable to an RC-4 District shall be applicable to the
 "Residential/Commercial" Subdistrict with the following modifications or additions:

(i) all uses listed under Section 209.3 ("Institutions") shall be permitted as of right
as principal uses;

20 (ii) all uses listed under Section 209.4 ("Community Facilities") shall be permitted as
21 of right as principal uses;

(iii) utility uses listed in Section 209.6 shall be permitted as conditional uses, with
 such utility uses to include telecommunications and internet communication co-location, web hosting and other similar facilities, provided such uses are primarily conducted within

25 enclosed buildings;

(iv) in lieu of Section 209.7, automotive uses shall be those permitted in Section
 223(a), Section 223(m) (except that such use shall be permitted as a principal use for only five
 (5) years after the construction of the building, after which a conditional use authorization shall
 be required), and Section 223(p) (except that such parking lot shall be a conditional use
 limited to two years per each conditional use authorization);

6

(v) Section 209.8 shall not be applicable;

7

(vi) all uses listed in Section 218 shall be permitted as of right as principal uses;

8 (vii) all uses listed in Section 219(c) shall be permitted as of right above the ground 9 floor or below the ground floor, and all office uses listed in Section 219(c) shall be permitted 10 on the ground floor as conditional uses;

(viii) all uses listed in Section 222 shall be permitted as of right above or below the
ground level, and shall be conditional uses at the ground level

(ix) all uses listed in Section 221(a)—(f) shall be permitted as of right as principal
uses:

15 (x) all uses listed in Section 224(a) shall be permitted as conditional uses;

16 (xi) all uses listed in Section 225(b) shall be permitted as of right as principal uses;

17 (xii) all uses listed in Section 226(a) shall be permitted as of right as principal uses;

18 (xiii) commercial wireless facilities as per Section 227(h) or (i) shall be permitted as

19 conditional uses;

- 20 (xiv) all uses listed in Section 227(r) shall be permitted as of right as principal uses.
- (C) A nonconforming use may changed to any equally or more conforming use
 without providing the 6 to 1 ratio of required residential space.

(D) No use, even though listed as a permitted use or otherwise allowed, shall be
 permitted in the Residential/Commercial Subdistrict which, by reason of its nature or manner

of operation, creates conditions that are hazardous, noxious, or offensive through the

emission of odor, fumes, smoke, cinders, dust, gas, vibration, glare, refuse, water-carried
 waste, or excessive noise.

3 (2)(4) Density.

4 (A) Residential Density. There shall be no density limit for residential uses in the
5 Residential/Commercial Subdistrict. The provisions of Sections 207.1 and 208 related to
6 residential density shall not apply.

(B) Non-residential Density. There shall be a density limit for non-residential uses,
which shall be measured as a Floor Area Ratio (FAR), as defined by Section 102.9, 102.10,
102.11 and 124 of this Code. The maximum nonresidential FAR for newly constructed
buildings or additions of twenty percent (20%) or more of an existing building shall be 0.75.
Otherwise the FAR for the Residential/Commercial Subdistrict shall be 5 to 1. The provisions
of Section 123, 124, 125 and 127 relating to Floor Area Ratio shall apply.

(C) Area used for parking for commercial uses or residential uses including parking
 permitted as of right or by conditional use shall not be considered as commercial FAR.

15 (3)(5) Open Space.

(A) Open space shall be provided at the ratio of thirty-six net square feet of open
space for each dwelling unit if all private, with a ratio of 1.33 of common usable open space
that may be substituted for private; open space shall be provided at the ratio of one square
foot of open space per 50 square feet of gross floor area for all other uses.

(B) The open space requirement for residential use may be met by providing one or
 more of the following types of open space: private usable open space as set forth below;

common open space, including an unenclosed park or plaza at grade or above, or an

enclosed or partly enclosed pool or a health club, accessible to residents and guests of

residents and not to the general public, and "publicly accessible open space" as set forth in

25 (C)(i) below. Where any publicly accessible open space is used to satisfy the open space

requirements for both residential and non-residential use, the open space area must be of an
area at least equal to the sum of the separate open space requirements to be satisfied by that
open space. Up to forty percent (40%) of the open space requirement for residential uses
may be met by providing private open spaces, provided that any such private open space
counted toward a portion of the open space requirement has a minimum area of 36 square
feet, with a minimum dimension of four feet in any direction.

7 (C) The open space requirement for non-residential uses shall be met by providing
8 "publicly accessible open space," which is defined as open space situated in such locations
9 and which provides such ingress and egress as will make the area accessible to the general
10 public and which is open to the public daily for at least twelve daylight hours.

(i) Publicly accessible open space. One or more of the following types of open
space shall satisfy the definition of publicly accessible open space:

13 (AA) An unenclosed park or garden at grade or above;

(BB) An unenclosed plaza with seating areas and landscaping and no more than ten
 percent (10%) of the floor area devoted to food or beverage service;

16 (CC) An enclosed pedestrian pathway, which extends through the building, which is 17 accessed from a public street at grade, which is landscaped and has access to natural light 18 and ventilation, and in which retail space may face the pedestrian path inside the building 19 provided that no more than twenty percent (20%) of the floor area of the required open space 20 may be devoted to seating areas within the pedestrian path;

- 21 (DD) A sun terrace or solarium with landscaping;
- 22 (EE) Sidewalk widening following a regular pattern of setbacks;
- 23 (FF) A recreation facility on the roof of a parking garage;

24 (GG) An unenclosed pedestrian street that traverses a large block in an east-west

25 direction;

- 1
- (HH) A publicly-accessible area with a scenic overlook;
- 2

(II) A publicly-accessible area within 900 feet of the site;

- 3 (JJ) Streetscapes on surrounding streets, as approved by the Planning Department;
- 4 or

5 (KK) Other similar open space features as more particularly defined in the Recreation 6 and Open Space Section of the Rincon Hill Plan, a part of the General Plan. If a sidewalk 7 widening is used to meet the open space requirement, the Planning Commission shall require 8 approval of the open space proposal by the Department of Public Works prior to Planning 9 Commission expressed of the president

- 9 Commission approval of the project.
- 10 (ii) The required publicly accessible open space shall, as determined by the Zoning11 Administrator:
- (AA) Be in such locations and provide such ingress and egress as will make the area
 convenient, safe, secure and easily accessible to the general public;
- 14 (BB) Be appropriately landscaped;
- 15 (CC) Be accessible to public water and toilet facilities;
- 16 (DD) Be protected from uncomfortable winds;
- 17 (EE) Incorporate ample seating and, if appropriate, access to limited amounts of food
 18 and beverage service, which will enhance public use of the area;
- 19 (FF) Be well signed and accessible to the public during daylight hours;
- 20 (GG) Have adequate access to sunlight if sunlight access is appropriate to the type of
- 21 area;
- 22 (HH) Be well lighted if the area is of the type requiring artificial illumination;
- 23 (II) Be designed to enhance user safety and security;
- 24 (JJ) Be of sufficient size to be attractive and practical for its intended use; and
- 25 (KK) The owner of the property on which the open space is located shall maintain it

by keeping the area clean and free of litter and keeping in a healthy state any plant material that is provided. The Zoning Administrator shall have authority to require a property owner to hold harmless the City and County of San Francisco, its officers, agents and employees, from any damage or injury caused by the design, construction or maintenance of open space, and to require the owner or owners or subsequent owner or owners of the property to be solely liable for any damage or loss occasioned by an act or neglect in respect to the design, construction or maintenance of the open space.

8

9

(D)

(4)(6) Parking Requirements.

(A) There shall be no more than one parking space for each dwelling unit. Parking
in excess of one parking space for each dwelling unit shall not be classified as an accessory
use, notwithstanding the provisions of Section 204.5(c) of this Code.

The provisions of Section 135 concerning usable open space shall not apply.

(B) Parking for retail uses shall be provided at a ratio of one space for each 500
occupied square feet of retail space for the first 60,000 occupied square feet of retail space on
any project site; any parking for retail square footage in excess of 60,000 square feet per
project shall not exceed a ratio of one space per each 1,500 occupied square feet of retail
space.

18 (C) Parking for all office uses and any other non-retail commercial use shall be
19 provided at a ratio of one space for each 1,500 occupied square feet of space.

(D) At street level, parking shall not front on Folsom Street, and within 25 feet
 horizontal distance from other street rights of way cannot occupy more than twenty percent
 (20%) at street level of the cumulative street frontage in the Residential/Commercial

23 Subdistrict.

(E) In addition to the amounts of parking set forth above, additional parking shall be
 allowed as of right for any project that submitted an application for environmental review prior

to December 31, 2001, where such parking is necessary to replace parking for any agency or
department of the United States Federal Government that is located on, or immediately
adjacent to, a development site.

(5)(7) Streetscape.

4

(A) Ground floor retail space (including personal service and restaurants) and space
devoted to building and pedestrian circulation is required along the street frontage for a
minimum of fifty percent (50%) of the street frontage; exceptions to this standard may be
granted administratively by the Zoning Administrator if (s)he deems the exception to provide a
more attractive, usable and visually interesting pedestrian streetscape.

(B) Uses along a street frontage at grade level shall be visually interesting and
 attractive to pedestrians. Curb cuts shall be minimized. No parking ingress or egress shall be
 permitted that would disrupt or delay transit service.

(6)(8) Site Coverage. There shall be no limit on site coverage. One hundred percent
 (100%) site coverage shall be permitted.

15 (7)(9) Dwelling Unit Exposure. In light of the high-density nature of the

16 Residential/Commercial Subdistrict, the dwelling unit exposure requirements of Section 14017 shall not apply.

18 $(\underline{8})(\underline{10})$ Height and Tower Separation Standards.

19 (A) There shall be an 85-foot maximum height for the podium/base of a building.

20 (B) There shall be an overall height limit of 400 feet in the Residential/Commercial

21 Subdistrict.

(C) There shall be a 50 foot minimum tower height differential between towers onthe same development site.

(D) In the Residential/Commercial Subdistrict, there shall be a minimum 82-1/2 foot
separation between towers.

(E) All space above the 200-foot height level shall be devoted to residential use.

2 (9)(11) Bulk Standards. The Residential/Commercial Subdistrict shall be subject to "W"
 3 Bulk District controls, as follows:

4 (A) Base (0—85 feet): Unlimited. The site coverage limitations of Section
5 249.1(b)(1) shall not apply.

6 (B) (1) Buildings over 85 in height, but less than 300 feet in height, shall be 7 limited to a maximum plan length of 100 feet and a maximum diagonal length of 125 feet.

8 (2) Buildings over 300 feet in height shall not exceed a maximum plan length of 115 9 feet and a maximum diagonal length of 145 feet.

10 (3) Minor increases in Plan length for the purposes of improved design may beapproved pursuant to Section 271.

12 (C) A 10% volume reduction is required for the upper tower of any building that is 13 300 feet in height or taller. The upper tower is defined as the top one-third portion of a free 14 standing tower; for a tower that sits atop a podium or base, the upper tower is defined as the 15 top one-third of the height of the tower as measured from the top of the podium or base.

(D) Folsom Street Setback: Above the 85 foot base, at least 50% of the entire
Folsom Street frontage shall be set back a minimum of 12-1/2 feet. No setback will be
required for any portion of the frontage occupied by a tower with a height in excess of 85 feet,
unless that tower or towers occupies more than 50% of the total Folsom Street frontage.

20 (E) The floor plates on either tower shall not exceed an average of 11,000 gross
 21 square feet over the entire tower.

22 SEC. 260. HEIGHT LIMITS: MEASUREMENT.

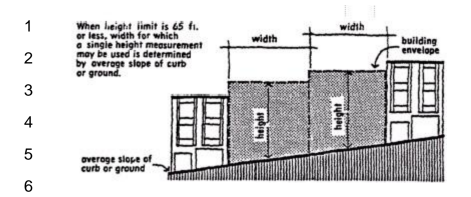
(a) Method of Measurement. The limits upon the height of buildings and structures
shall be as specified on the Zoning Map. In the measurement of height for purposes of such
limits, the following rules shall be applicable:

PLANNING DEPARTMENT BOARD OF SUPERVISORS

1

1 (1) The point above which such measurements shall be taken shall be as specified 2 in the definition of "height" in this Code.

- 3 (2) The upper point to which such measurement shall be taken shall be the highest 4 point on the finished roof in the case of a flat roof, and the average height of the rise in the 5 case of a pitched or stepped roof, or similarly sculptured roof form, or any higher point of a 6 feature not exempted under Subsection (b) below.
- 7 (3) In cases where the height limit is 65 feet or less and a street from which height measurements are made slopes laterally along the lot, or the ground slopes laterally on a lot 8 9 that also slopes upward from the street, there shall be a maximum width for the portion of the 10 building or structure that may be measured from a single point at curb or ground level, 11 according to the definition of "height," as specified in the following table. These requirements shall not apply to any property to which the bulk limitations in Section 270 of this Code are 12 applicable. 13 TABLE 260 14 HEIGHT MEASUREMENT ON LATERAL SLOPES WHERE HEIGHT LIMIT IS 65 FEET OR LESS 15 16 Average Slope of Curb or Ground From Maximum Width for Portion of Building that Which Height is Measured May Be Measured from a Single Point 17 5 percent or less No requirement 18 65 feet More than 5 percent but no more than 15 19 percent 20 More than 15 percent but no more than 20 55 feet percent 21 More than 20 percent but no more than 25 45 feet 22 percent 23 More than 25 percent 35 feet 24 25



8 (b) Exemptions. In addition to other height exceptions permitted by this Code, the 9 features listed in this Subsection shall be exempt from the height limits established by this 10 Code, in an amount up to but not exceeding that which is specified.

- 11 (1) The following features shall be exempt; provided the limitations indicated for 12 each are observed; provided further that the sum of the horizontal areas of all features listed 13 in this Paragraph (b)(1) shall not exceed 20 percent of the horizontal area of the roof above 14 which they are situated, or, in C-3 Districts and in the Rincon Hill Special Use Downtown 15 *Residential* District, where the top of the building has been separated into a number of stepped 16 elements to reduce the bulk of the upper tower, of the total of all roof areas of the upper 17 towers; and provided further that in any R, RC-1, RC-2, RC-3 or RC-4 District the sum of the 18 horizontal areas of all such features located within the first 10 feet of depth of the building, as 19 measured from the front wall of the building, shall not exceed 20 percent of the horizontal area 20 of the roof in such first 10 feet of depth.
- As an alternative, the sum of the horizontal areas of all features listed in this Paragraph (b)(1) may be equal but not exceed 20 percent of the horizontal area permitted for buildings and structures under any bulk limitations in Section 270 of this Code applicable to the subject property.
- 25

7

Any such sum of 20 percent heretofore described may be increased to 30 percent by unroofed screening designed either to obscure the features listed under (A) and (B) below or to provide a more balanced and graceful silhouette for the top of the building or structure.

(A) Mechanical equipment and appurtenances necessary to the operation or
maintenance of the building or structure itself, including chimneys, ventilators, plumbing vent
stacks, cooling towers, water tanks, panels or devices for the collection of solar or wind
energy and window-washing equipment, together with visual screening for any such features.
This exemption shall be limited to the top 10 feet of such features where the height limit is 65
feet or less, and the top 16 feet of such features where the height limit is more than 65 feet.

10 (B) Elevator, stair and mechanical penthouses, fire towers, skylights and dormer 11 windows. This exemption shall be limited to the top 10 feet of such features where the height 12 limit is 65 feet or less, and the top 16 feet of such features where the height limit is more than 13 65 feet.

14 I Stage and scenery lofts.

(D) Ornamental and symbolic features of public and religious buildings and
 structures, including towers, spires, cupolas, belfries and domes, where such features are not
 used for human occupancy.

18 (E) In any C-3 District, enclosed space related to the recreational use of the roof,
19 not to exceed 16 feet in height.

(F) In any C-3 or South of Market District, additional building volume used to
 enclose or screen from view the features listed under Subsections (b)(1)(A) and (B) above.
 The rooftop form created by the added volume shall not be subject to the percentage

23 coverage limitations otherwise applicable to this subsection but shall meet the requirements of

24 Section 141 and shall not exceed 20 feet in height, measured as provided in Subsection (a)

above, and may not exceed a total volume, including the volume of the features being

enclosed, equal to ³/₄ of the horizontal area of all upper tower roof areas of the building 1 2 measured before the addition of any exempt features times 20.

3

(G) In any C-3 District, vertical extensions to buildings, such as spires, which 4 enhance the visual appearance of the structure and are not used for human occupancy may 5 be allowed, pursuant to the provisions of Section 309, up to 75 feet above the height otherwise allowed. The extension shall not be subject to the percentage coverage limitations 6 7 otherwise applicable to this subsection, provided that the extension is less than 100 square 8 feet in cross-section and 18 feet in diagonal dimension.

- 9 (H) In the Rincon Hill Special Use Downtown Residential District, enclosed space related to the recreational use of the roof, not to exceed 16 feet in height. 10
- 11 **(I)** In the Rincon Hill Special Use Downtown Residential District, additional building 12 volume used to enclose or screen from view the features listed under Subsections (b)(1)(A) 13 and (b)(1)(B) above. The rooftop form created by the added volume shall not be subject to the 14 percentage coverage limitations otherwise applicable to this subsection but shall meet the 15 requirements of Section 141, and shall not exceed 10 percent of the total height of any building 16 taller than 105 feet, shall have a horizontal area not more than 85 percent of the total area of the 17 highest occupied floor, and shall contain no space for human occupancy. The features described in (b)(1)(B) shall not be limited to 16 feet for buildings taller than 160 feet, but shall be limited by the 18 19 permissible height of any additional rooftop volume allowed by this subsection. 20 feet in height, 20 measured as provided in Subsection (a) above, and may not exceed a total volume, including the 21 volume of the features being enclosed, equal to ¾ of the horizontal area of all upper tower roof areas of 22 the building measured times 20. (J) In the Van Ness Special Use District, additional building volume used to enclose 23
- 24 or screen from view the features listed under Subsections (b)(1)(A) and (b)(1)(B) above and
- 25 to provide additional visual interest to the roof of the structure. The rooftop form created by the

added volume shall not be subject to the percentage coverage limitations otherwise applicable 1 2 to this Subsection, but shall meet the requirements of Section 141 and shall not exceed 10 3 feet in height where the height limit is 65 feet or less or 16 feet where the height limit is more 4 than 65 feet, measured as provided in Subsection (a) above, and may not exceed a total 5 volume, including the volume of the features being enclosed, equal to ³/₄ of the horizontal area of all upper tower roof areas of the building measured before the addition of any exempt 6 features times 10 where the height limit is 65 feet or less or times 16 where the height limit is 7 8 more than 65 feet.

9 (K) In the Northeast China Basin Special Use District, light standards for the 10 purpose of lighting the ballpark.

(L) In the Candlestick Point Special Use District, light standards for the purpose of
 the lighting the stadium, scoreboards associated with the stadium, and flagpoles and other
 ornamentation associated with the stadium.

14 (2) The following features shall be exempt, without regard to their horizontal area,
 15 provided the limitations indicated for each are observed:

16

(A) Railings, parapets and catwalks, with a maximum height of four feet.

17 (B) Open railings, catwalks and fire escapes required by law, wherever situated.

18 I Unroofed recreation facilities with open fencing, including tennis and basketball 19 courts at roof level, swimming pools with a maximum height of four feet and play equipment 20 with a maximum height of 10 feet.

(D) Unenclosed seating areas limited to tables, chairs and benches, and related
 windscreens, lattices and sunshades with a maximum height of 10 feet.

(E) Landscaping, with a maximum height of four feet for all features other than plantmaterials.

25

(F) Short-term parking of passenger automobiles, without additional structures or
 equipment other than trellises or similar overhead screening for such automobiles with a
 maximum height of eight feet.

4 (G) Amusement parks, carnivals and circuses, where otherwise permitted as 5 temporary uses.

6

(H) Flagpoles and flags, clothes poles and clotheslines, and weathervanes.

7 (I) Radio and television antennae where permitted as accessory uses and towers
8 and antennae for transmission, reception, or relay of radio, television or other electronic
9 signals, where permitted as principal or conditional uses, subject to the limitations of
10 Subsections 227(h) and (i) of this Code and limitations imposed by the City Planning
11 Commission.

(J) Warning and navigation signals and beacons, light standards and similar
 devices, not including any sign regulated by this Code.

14 (K) Public monuments owned by government agencies.

(L) Cranes, scaffolding and batch plants erected temporarily at active constructionsites.

(M) Structures and equipment necessary for the operation of industrial plants,
transportation facilities, public utilities and government installations, where otherwise
permitted by this Code and where such structures and equipment do not contain separate
floors, not including towers and antennae for trans-mission, reception, or relay of radio,
television, or other electronic signals where permitted as principal or conditional uses by this
Code.

(N) Buildings, structures and equipment of the San Francisco Port Commission,
 where not subject to this Code due to provisions of the San Francisco Charter or State law.

25

(O) Additional building height, up to a height of five feet above the otherwise
 applicable height limit, where the uppermost floor of the building is to be occupied solely by
 live/work units located within a South of Market District.

(P) Enclosed recreational facilities up to a height of 10 feet above the otherwise
applicable height limit when located within both an SSO District and a 65-U height and bulk
district and when authorized by the City Planning Commission as a conditional use pursuant
to Sections 303 and 316 of this Code, provided that the project is designed in such a way as
to reduce the apparent mass of the structure above a base 50 foot building height.

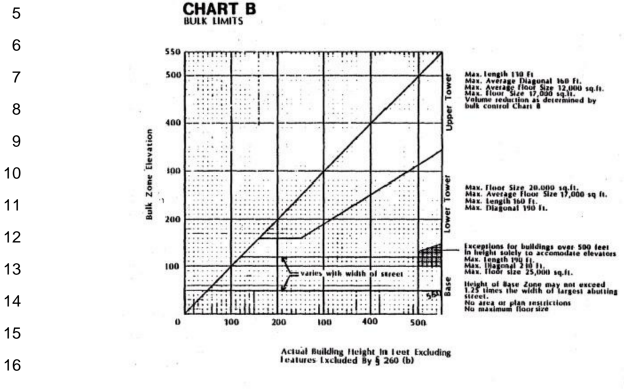
9 (Q) Historic signs within an historic sign district permitted pursuant to Sections 302, 10 303 and 608.14 of this Code.

- 11 <u>SEC. 263.19. HEIGHT LIMITS: PERMITTED PODIUM AND TOWER HEIGHTS IN THE R</u>
 12 BULK DISTRICT.
- 13 (a) Intent. As described in Section 827(a), the general development concept for Rincon Hill
- 14 *is of podium buildings up to 85 feet in height, with adequately spaced slender towers up to 550 feet in*
- 15 *height rising above the podium buildings. This urban form is implemented in the R height and bulk*
- 16 *district, mapped in all portions of the Rincon Hill Downtown Residential District where towers are*
- 17 *permitted*.
- 18 (b) Maximum Height Controls for Podiums and Towers. In the R bulk district, as
- 19 *designated on Sectional Map No. 1H of the Zoning Map, maximum permitted building heights for both*
- 20 podiums and towers are expressed as two numbers separated by a slash, including 85/150-R, 85/200-R,
- 21 <u>85/250-R, 65/400-R, 85/400-R, 45/450-R, and 45/550-R.</u> The number preceding the slash represents
- 22 *the height limit for podium buildings. The number following the slash represents the height limit for*
- 23 *towers. No building may exceed the podium height limit except for towers meeting the bulk and tower*
- 24 <u>spacing controls established in Section 270(e).</u>
- 25 SEC. 270. BULK LIMITS: MEASUREMENT.

1	(a) The	e limits upon the bulk of b	uildings and structures	s shall be as stated in this	
2	Section and in Se	ections 271 and 272. The	e terms "height," "plan	dimensions," "length" and	
3	"diagonal dimensions" shall be as defined in this Code. In each height and bulk district, the				
4	maximum plan di	maximum plan dimensions shall be as specified in the following table, at all horizontal cross			
5	sections above th	ne height indicated.			
6					
7		٦	TABLE 270		
8		В	ULK LIMITS		
9	District Symbol	Height Above Which		Plan Dimensions (in feet)	
10	on Zoning Map	Maximum Dimensions (in feet)	s Apply Length	Diagonal Dimension	
11	А	40	110	125	
12	В	50	110	125	
13	С	80	110	125	
14	D	40	110	140	
15	E	65	110	140	
16	F	80	110	140	
17	G	80	170	200	
18	н	100	170	200	
19	I	150	170	200	
20	J	40	250	300	
21	к	60	250	300	
22	L	80	250	300	
23	Μ	100	250	300	
24	Ν	40	50	100	
25	R	51	200	200	

1	R	105	110	125	
2	<u>R</u>	This table not applicable.	But see Section 270(<u>e)</u>	
3	V		110	140	
4	V	* At setback height estab	lished pursuant to	Section 253.2.	
5	OS	See Section 290.			
6	S	This table not applicable	But see Section 2	270(d).	
7 8	Т	At setback height establi pursuant to Section 132. no higher than 80 feet.		125	
9	Х	This table not applicable	But see Section 2	e60(a)(3).	
10	(b)	These limits shall not apply to the	ne buildings, struct	ures and equipment listed i	n
11	Section 260(b)(2) (K), (L), (M) and (N) of this Code, subject to the limitations expressed				
12	therein.				
13	I	Maximum plan lengths and diag	jonal dimensions d	lo not apply to cornices or	
14	other decorative projections.				
15	(d)	The bulk limits contained in this	subsection shall a	pply in S Bulk Districts as	
16	designated	on Sectional Map Nos. 1H, 2H an	d 7H of the Zoning	у Мар.	
17	(1)	Base. The base is the lowest po	ortion of the buildin	g extending vertically to a	
18	streetwall height up to 1.25 times the width of the widest abutting street or 50 feet, whichever			er	
19	is more. There are no length or diagonal dimension limitations applicable to the base. The				
20	building bas	se shall be delineated from the lov	ver and upper towe	er and related to abutting	
21	buildings by	a setback, cornice line or equiva	lent projection or o	ther appropriate means.	
22	(2)	Lower Tower.			
23	(A)	Dimensions. Bulk controls for the	e lower tower app	ly to that portion of the build	ling
24	height abov	e the base as shown on Chart B.	For buildings of lea	ss than 160 feet in height, th	ne
25					

lower tower controls are the only bulk controls above the base of the building. The bulk
 controls for the lower tower are a maximum length of 160 feet, a maximum floor size of 20,000
 square feet, and a maximum diagonal dimension of 190 feet.



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(B) Additional Bulk for Elevators. Solely in order to accommodate additional
elevators required by tall buildings the lower portion (up to the height shown on Chart B) of the
lower tower of a building 500 feet tall or taller may be enlarged up to a maximum length of 190
feet, a maximum diagonal dimension of 230 feet and a maximum floor size of up to 25,000
square feet without a corresponding reduction in upper floor size.

23 (3) Upper Tower.

(A) Dimensions. Upper tower bulk controls apply to buildings taller than 160 feet.
 They apply to the upper tower portion of a building up to the height shown on Chart B, which

height excludes the vertical attachment and other features exempted by Section 260 and 1 2 excludes the extended upper tower height exceptions provided for in Section 263.7 of this 3 Code. The bulk controls for the upper tower are: a maximum length of 130 feet; a maximum 4 average floor size of 12,000 square feet; a maximum floor size for any floor of 17,000 square 5 feet; and a maximum average diagonal measure of 160 feet. In determining the average floor size of the upper tower, areas with a cross-sectional area of less than 4,000 square feet may 6 7 not be counted and sculptured architectural forms that contain large volumes of space but no 8 usable floors shall be included in average floor size calculation by computing the cross section at 12.5-foot intervals. 9

10 (B) Volume Reduction. When the average floor size of the lower tower exceeds 11 5,000 square feet, the volume of the upper tower shall be reduced to a percentage of the 12 volume that would occur if the average floor size of the lower tower were extended to the 13 proposed building height. The percentage varies with the bulk of the lower tower and with 14 whether or not a height extension is employed pursuant to Section 263.7 and is shown on 15 Chart C. In achieving the required volume reduction, a setback or change in profile at a 16 specific elevation is not required.

17 I Extensions. Extension of the upper tower above the otherwise allowable height
18 limits may be permitted as provided in Section 263.9.

(D) Termination of the Tower. The top of the tower shall be massed in a manner that
 will create a visually distinctive roof or other termination of the building I. Modifications to a
 proposed project may be required, in the manner provided in Section 309, to achieve this
 purpose.

(e) <u>*Rincon Hill.*</u> In Bulk District R <u>(*Rincon Hill DTR District*)</u>, bulk limitations are as
follows:

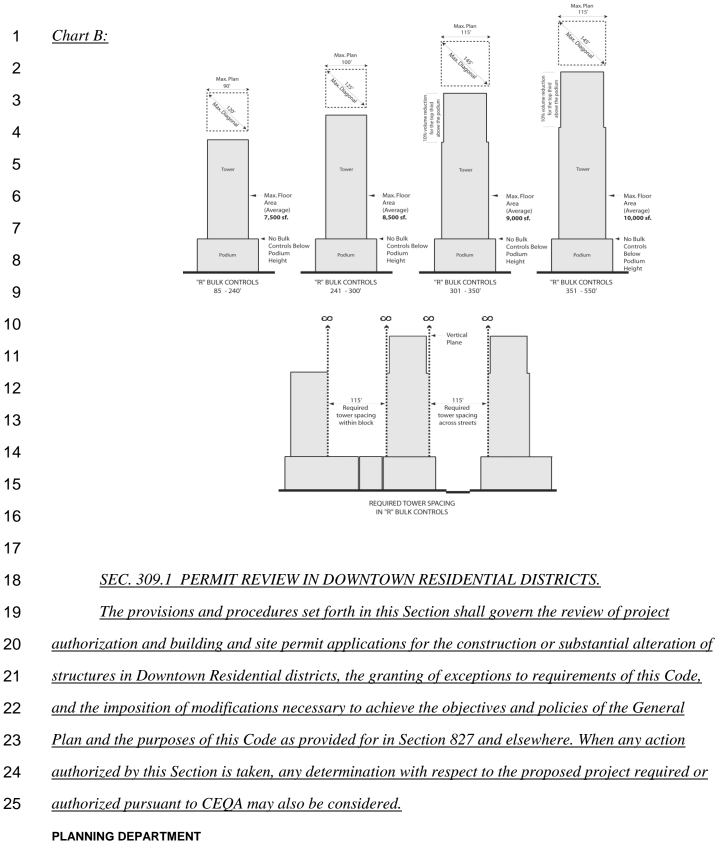
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1	(1) Between 51 and 105 feet in height, the maximum plan dimensions measured diagonally
2	may not exceed 200 feet, and the average individual floor area may not exceed 20,000 gross square
3	feet.
4	(2) Above 105 feet in height, each side of the building shall be limited to 110 feet in length,
5	and maximum plan dimensions measured diagonally may not exceed 125 feet except for the lower of
6	the structure above 105 feet, which shall be subject to Subsection (3) below; the average floor area of
7	all floors above 105 feet may not exceed 7,500 gross square feet.
8	(3) The volume of the upper 1/3 of the structure above 105 feet shall be at least 15 percent
9	less than the volume of the middle 1/3 above 105 feet, and the volume of the lower 1/3 of the structure
10	above 105 feet shall be at least 15 percent more than the volume of the middle 1/3 above 105 feet.
11	(4) In order to provide light and air between structures and to avoid excessive screening of
12	downtown views from the bridge, distances between structures in height districts above 105 feet should
13	not be less than 150 feet
14	(1) There are no bulk limits below a height of 85 feet, except for the lot coverage
15	limitations and setback requirements described in Section 827.
16	(2) Tower Bulk and Spacing. Structures above 85 feet in height shall meet the following
17	bulk limitations, as illustrated in Chart C.
18	(A) Buildings between 85 and 240 feet in height may not exceed a plan length of 90 feet and
19	a diagonal dimension of 120 feet, and may not exceed a maximum average floor area of 7,500 gross
20	<u>square feet.</u>
21	(B) Buildings between 241 and 300 feet in height may not exceed a plan length of 100 feet
22	and a diagonal dimension of 125 feet, and may not exceed a maximum average floor area of 8,500
23	gross square feet.
24	
25	

1	(C) Buildings between 301 and 350 feet in height may not exceed a plan length of 115 feet
2	and a diagonal dimension of 145 feet. They may not exceed a maximum average floor are of 9,000
3	gross square feet.
4	(D) Buildings between 351 and 550 feet in height may not exceed a plan length of 115 feet
5	and a diagonal dimension of 145 feet. They may not exceed a maximum average floor area of 10,000
6	gross square feet.
7	(E) To allow variety in the articulation of towers, the floor plates of individual floors may
8	exceed the maximums described above by as much as 5 percent, provided the maximum average
9	floorplate is met.
10	(F) To encourage tower sculpting, the gross floor area of the top one-third of the tower shall
11	be reduced by 10 percent from the maximum floorplates described in $(A) - (D)$ above, unless the
12	overall tower floorplate is reduced by an equal or greater volume.
13	(G) In order to provide adequate sunlight and air to streets and open spaces, a minimum
14	distance of 115 feet must be preserved between all structures above 110 feet in height at all levels
15	above 110 feet in height. Spacing shall be measured horizontally from the outside surface of the
16	exterior wall of the subject building to the nearest point on the closest structure above 110 feet in
17	height. Any project that is permitted pursuant to the exception described in Section 270(e)(3) shall not
18	be considered for the purposes of measuring tower spacing pursuant to this Section.
19	(H) The procedures for granting special exceptions to bulk limits described in Section 271
20	shall not apply; exceptions may be granted pursuant to Sections 270(e)(3) and 270(e)(4).
21	(I) Additional setback, lot coverage, and design requirements for the Rincon Hill DTR
22	District are described in Section 827.
23	(3) Exceptions to tower spacing and upper tower sculpting requirements. An exception to
24	the 115 feet tower spacing requirement and the upper tower sculpting requirement described in (F) and
25	(G) above may be granted to a project only on Block 3747 on a lot formed by the merger of part or all

1	of Lots 001E, 002 and 006, pursuant to the procedures described in 309.1 of this Code provided that
2	projects meet the following criteria:
3	(i) Applications for environmental review and conditional use related to a building above
4	85 feet in height on the subject lot have been filed with the Department prior to March 1, 2003 and
5	February 1, 2005, respectively;
6	(<i>ii</i>) Given the 115' tower spacing requirement described in (F) above, the existence of an
7	adjacent building greater than 85 feet in height precludes the development of a tower on the subject lot;
8	(iii) The subject lot has a total area of no less than 35,000 square feet;
9	<i>(iv)</i> The proposed project is primarily residential and has an area of no more than 528,000
10	gross square feet;
11	(v) The proposed project conforms to all other controls described or referenced in Section
12	827 and any other controls in this Code related to the Rincon Hill DTR District.
13	(vi) For the purposes of subsection (iv) above, the term "gross square feet" shall be the sum
14	of the gross areas of all floors of a building or buildings above street grade measured from the exterior
15	faces of exterior walls or from the center lines of walls separating two buildings, excluding area below
16	street grade. Where columns are outside and separated from an exterior wall (curtain wall) which
17	encloses the building space or are otherwise so arranged that the curtain wall is clearly separated from
18	the structural members, the exterior face of the curtain wall shall be the line of measurement, and the
19	area of the columns themselves at each floor shall also be counted.
20	(4) Allowance for limited reduction in spacing from existing towers. To allow limited
21	variation in tower placement from towers for which a certificate of occupancy has been issued prior to
22	February 1, 2005, a reduction in tower spacing described in (G) above may be granted pursuant to the
23	procedures described in 309.1 of this Code if all the following criteria are met:
24	(i) For every percent reduction from the maximum average floor area as described in (2)
25	above, an equal percent reduction in tower seperation may be granted subject to the following limits:

1	<i>(ii)</i> Up to a height of one and one-half times the maximum permitted podium height, tower
2	spacing described in (G) avbove may be reduced by not more than 15 percent; (iii) up to a height of
3	180 feet, tower spacing described in (G) above may be reduced by not more than 10 percent; and (iv)
4	all floors above 180 feet achieve the full 115-foot minimum tower spacing requirement described in (G)
5	above. A project may average the tower separation of all floors below 180 feet so long as the
6	requirements of (iii) and (iv) are satisfied.
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	PLANNING DEPARTMENT



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1	<i>(a)</i>	Design Review.

2	(1) In addition to the standard permit review process, the design of projects greater than
3	50,000 gross square feet or 85 feet in height shall be subject to design review and approval by
4	Department staff. A detailed design review will be initiated by Department staff, working with the
5	project sponsor, at the time an application for 309.1 review or building permit is filed, and may take
6	place in advance of filing a building permit application. This comprehensive review shall resolve issues
7	related to the project's design, including the following:
8	(A) Overall building massing and scale;
9	(B) Architectural treatments, façade design and building materials;
10	(C) The design of lower floors, including building setback areas, townhouses, entries and
11	parking and loading access;
12	(D) On sloping sites, parking provided above ground pursuant to Section 827(7)(A);
13	(E) The provision of required open space, both on- and off-site;
14	(F) Streetscape and other public improvements, including tree planting, street furniture, and
15	<u>lighting;</u>
16	(G) Circulation, including streets, alleys and mid-block pedestrian pathways
17	(H) Other changes necessary to bring a project into conformance with the Rincon Hill Plan
18	and other elements and area plans of the General Plan.
19	(2) If the project sponsor opposes project modifications and conditions recommended by the
20	Director of Planning pursuant to the design review, the Director shall prepare a report of
21	recommended modifications which shall be presented to the Planning Commission for a hearing
22	pursuant to subsection (e) and which shall be available to the public upon mail notification of said
23	<u>hearing.</u>
24	(b) Exceptions.

25

1	(1) Exceptions to the following provisions of this Code may be granted as provided for
2	<u>below:</u>
3	(A) Exceptions to the tower separation requirements of Section 270(e), pursuant to the
4	criteria described in Section 270(e)(3) and 270(e)(4).
5	(B) Provision for exceeding an accessory residential parking ratio of 0.5 off-street car
6	parking spaces per dwelling unit, up to a maximum of one car parking space per dwelling unit,
7	pursuant to the criteria described in Section 151.1.
8	(C) Exceptions to the lot coverage requirements of Section $827(d)(2)$ for conversions of
9	existing non-residential structures to residential use.
10	(D) Reductions in the dwelling unit exposure requirements of Section 140.
11	(E) Allowing parking access from Folsom Street, pursuant to $827 (d)(7)$ and $155(r)$.
12	(F) Reduction of required on-site residential open space of 36 square feet per unit described
13	in Section 827(e)(2)(A) to create additional off-site publicly-accessible open space and superior
14	building design.
15	(G) Design, location, and size of publicly-accessible open space as allowed by Section
16	827(e) and equivalence of proposed publicly-accessible open space in size and quality with required
17	<u>on-site open space.</u>
18	(H) Modifications to the required upper story setback above a height of 45 feet on the north
19	side of mid-block pedestrian pathways as allowed in Section 827(d)(4)(C)(i).
20	(c) Hearing and Determination on Design Modifications and Applications for Exceptions.
21	(1) Hearing. The Planning Commission shall hold a public hearing for all projects greater
22	<u>than 50,000 gross square feet, for all projects <mark>85</mark> feet in height or greater, and for applications that</u>
23	require exceptions as provided in Subsection (b).
24	(2) Notice of Hearing. Notice of such hearing shall be mailed not less than 10 days prior to
25	the date of the hearing to the project applicant, to property owners within 300 feet of the project that is

1	the subject of the application, using for this purpose the names and addresses as shown on the citywide
2	Assessment Roll in the Assessor's Office, and to any person who has requested such notice. Such notice
3	shall also be published at least once in an official newspaper of general circulation at least 10 days
4	prior to the date of the hearing. The notice shall state that the written recommendation of the Director
5	of Planning regarding design modifications to the project and regarding any requests for exceptions is
6	available for public review at the office of the Planning Department.
7	(3) Director's Recommendations on Modifications and Exceptions. At the hearing, the
8	Director of Planning shall review for the Commission key urban design issues related to the project
9	based on the design review pursuant to subsection (a) and recommend to the Commission modifications
10	to the project and conditions for approval as necessary. The Director shall also make recommendations
11	to the Commission on any proposed exceptions pursuant to subsection (b).
12	(4) Decision and Imposition of Conditions. The Commission may, after public hearing and
13	after making appropriate findings, approve, disapprove or approve subject to conditions, the project
14	and any applications for exception. In addition to the requirements set forth in this Code, additional
15	requirements, modifications, and limitations may be imposed on a proposed project, through the
16	imposition of conditions, in order to achieve the objectives and policies of the General Plan or the
17	purposes of this Code, including any modifications recommended by the Planning Director arising
18	from design review. If, pursuant to the provisions of this Section, the Planning Commission determines
19	that conditions should be imposed on the approval of a building or site permit application or an
20	application for exceptions to conform the building to the standards and intent of the Rincon Hill Plan
21	and other elements of the General Plan and the applicant agrees to comply, the Commission may
22	approve the application subject to those conditions.
23	(5) Appeal. The decision of the Planning Commission on the granting of any exceptions
24	pursuant to subsection (b) may be appealed to the Board of Appeals by any person aggrieved within 15
25	days after the date of the decision by filing a written notice of appeal with that body, setting forth

1	wherein it is alleged that there was an error in the interpretation of the provisions of this Code or
2	abuse of discretion on the part of the Planning Commission.
3	(6) Decision on Appeal. Upon the hearing of an appeal, the Board of Appeals may, subject
4	to the same limitations as are placed on the Planning Commission by Charter or by this Code, approve,
5	disapprove or modify the decision appealed from the Planning Commission. If the determination of the
6	Board differs from that of the Commission it shall, in a written decision, specify the error in
7	interpretation or abuse of discretion on the part of the Commission and shall specify in the findings, as
8	part of the written decision, the facts relied upon in arriving at its determination.
9	(7) Discretionary Review. No requests for discretionary review, other than through the
10	procedures set forth in this subsection, shall be accepted by the Planning Department or heard by the
11	Planning Commission for permits in a DTR district.
12	(d) Change of Conditions. Authorization of a change in any condition previously imposed
13	pursuant to this Section shall require an application for a change in conditions, which application shall
14	be subject to the procedures set forth in this Section.
15	(e) Unbuilt Tower Projects; Progress Requirement and Approval Revocation.
16	(1) Construction of any development in an "R" bulk district containing a building taller than
17	110 feet (herein referred to as a "tower project") shall commnence within 24 months of the date the
18	tower project is first approved by the Planning Commission or Board of Appeals pursuant to the
19	provisions of this Section. For tower projects that contain more than one tower structure, each tower
20	structure shall be considered as a separate phase of development, with a requirement for
21	commencement of construction for each subsequent tower phase of 18 months beginning after the
22	Certificate of Final Completion and Occupancy is issued on the previous tower phase. Failure to begin
23	construction work within that period, or thereafter to carry the development diligently to completion,
24	shall be grounds for the Planning Commission to revoke approval of the tower project or phase.
25	Neither the Department of Public Works nor the Board of Permit Appeals shall grant any extension of

1 <u>time inconsistent with the requirements of this Subsection (e)(1)</u> . For the purposes of this Subsecti
--

- 2 <u>"carry the development diligently to completion" shall mean continuous construction work without</u>
- 3 *significant stoppage toward the completion of a tower structure beyond any site clearance, grading,*
- 4 *excavation, or demolition of existing buildings on the project site.*
- 5 (2) The Department of Building Inspection shall notify the Planning Department in writing
- 6 of its approval for issuance and issuance of a site or building permit for any tower project and of the
- 7 *revocation, cancellation, or expiration of any such permit.*
- 8 (3) At the first regularly scheduled Planning Commission meeting after the time period
- 9 described in Subsection (e)(1) or this Subsection (e)(3) has elapsed for any tower project or tower
- 10 *phase, the Planning Commission shall hold a hearing requiring the tower project sponsor to report on*
- 11 *the construction progress of the subject tower project or phase. If the Commission finds that the tower*
- 12 project or phase does not meet the progress requirement of Subsection (e)(1), the Commission may
- 13 revoke or extend, up to a maximum of 12 months for each extension, the approvals for the tower project
- 14 <u>or phase.</u>
- 15 (4) Appeals of Planning Commission decisions pursuant to this Subsectoin (e) shall be

16 *conducted pursuant to the procedures of Subsections* (c)(5) *and* (c)(6)*.*

17 SEC. 608.13. RINCON HILL AREA.

18 Within the boundaries of the Rincon Hill <u>Downtown Residential</u> Special Use-District set

19 *forth in Section 249.1 of the City Planning Code* as designated on Sectional Map 1*SUb* of the

20 Zoning Map, and generally bounded by Folsom Street, The Embarcadero, Bryant Street, and

21 Beale Essex Street and the off ramps of the Bay Bridge/Highway 80 Fremont Street exit,

- 22 notwithstanding any other provisions of this Code, the existing signs and/or sign towers may
- 23 be changed, modified or replaced provided that all the following criteria are met:
- (a) Such changed, modified or replacement sign is in the same general location as
 the existing signage:
 - PLANNING DEPARTMENT BOARD OF SUPERVISORS

The total area and height of the changed, modified or replacement sign is not 1 (b) 2 increased from the total area and height of the existing sign or sign tower;

3

(c) Such sign or sign tower may contain letters, numbers, a logo, service mark 4 and/or trademark, and may be nonilluminated, or directly or indirectly illuminated;

5 (d) Such sign or sign tower may only reflect the identity of the owner or a tenant of the building, including a parent corporation, subsidiary and/or affiliate of the owner or of the 6 7 tenant.

8

SEC. 802.1. MIXED USE DISTRICTS.

9 The following districts are established for the purpose of implementing the Residence

10 Element, the Commerce and Industry Element, the Downtown Plan, the Chinatown Plan, the

11 Rincon Hill Plan and the South of Market Plan, all of which are parts of the Master Plan.

Description and Purpose Statements outline the main functions of each Mixed Use District in 12

13 this Article, supplementing the statements of purpose contained in Section 101 of this Code.

14 Description and purpose statements applicable to each district are set forth in Sections 15 810 through 8207 of this Code. The boundaries of the various Mixed Use Districts are shown 16 on the Zoning Map referred to in Section 105 of this Code, subject to the provisions of that

17 Section. The following Districts are hereby established as Mixed Use Districts.

- Districts 18 Section Number
- 19 Chinatown—Community Business District §810
- Chinatown—Visitor Retail District 20 §811
- 21 Chinatown—Residential Neighborhood Commercial District §812
- 22 §813 **RED**—Residential Enclave District
- SPD—South Park District 23 §814
- 24 RSD—Residential/Service District §815
- 25 SLR—Service/Light Industrial/Residential District §816

- 1 SLI—Service/Light Industrial District §817
- 2 SSO—Service/Secondary Office District §818
- 3 <u>TB DTR—Transbay Downtown Residential District</u> §826
- 4 <u>RH DTR—Rincon Hill Downtown Residential District</u> §827
- 5 SEC. 803. MIXED USE DISTRICT REQUIREMENTS.

The Mixed Use District zoning control categories are listed in Sections 803.2, and 803.3
and 825.1 of this Code. Related building standards and permitted uses are generally stated,
summarized or cross-referenced in those Sections or Sections 810.1 through 819, and 826
<u>through 827</u> of this Code, for each of the district classes listed in Section 802.1, or referenced
in Section 899 of this Code.

SEC. 803.5. ADDITIONAL PROVISIONS GOVERNING USES IN MIXED USE
 DISTRICTS.

13 (a) Bars and Restaurants in South of Market Districts. Within South of Market 14 Districts, bars and restaurants, permitted pursuant to zoning categories .32, .33 and .35 of 15 Sections 813 through 818 of this Code, shall not be allowed except on conditions which, in the 16 judgment of the City agency, board or commission which last exercises jurisdiction to apply 17 this Code to a proposed such use, are reasonably calculated to insure that: (1) the quiet, 18 safety and cleanliness of the premises and its adjacent area are maintained; (2) adequate off-19 street parking is provided, for which purpose the agency, board or commission may require parking in excess of that required under the provisions of Section 150(c) of this Code and may 20 21 include participation in a South of Market parking management program if and when such a 22 program exists; (3) proper and adequate storage and disposal of debris and garbage is 23 provided; (4) noise and odors are contained within the premises so as not to be a nuisance to 24 neighbors; and (5) sufficient toilet facilities are made accessible to patrons, including persons 25 waiting to enter the establishment.

(b) Demolition or Conversion of Group Housing or Dwelling Units in South of Market 1 2 Districts. Demolition, or conversion to any other use, of a group housing unit or dwelling unit 3 or any portion thereof, in any South of Market District shall be allowed only subject to Section 4 233(a) and only if approved as a conditional use pursuant to Sections 303 and 316 of this 5 Code, notwithstanding any other provision of this Code. This provision shall extend to any premises whose current use is, or last use prior to a proposed conversion or demolition was, 6 7 in fact as a group housing unit or dwelling unit as well as any premises whose legal use as 8 shown in the records of the Bureau of Building Inspection is that of a group housing or 9 dwelling unit.

Preservation of Landmark Buildings, Significant or Contributory Buildings Within 10 (c) 11 the Extended Preservation District and/or Contributory Buildings Within Designated Historic 12 Districts within the South of Market Base District. Within the South of Market Base District, 13 any use which is permitted as a principal or conditional use within the SSO District, excluding 14 nighttime entertainment use, may be permitted as a conditional use in (a) a landmark building 15 located outside a designated historic district, (b) a contributory building which is proposed for 16 conversion to office use of an aggregate gross square footage of 25,000 or more per building 17 and which is located outside the SSO District yet within a designated historic district, or (c) a 18 building designated as significant or contributory pursuant to Article 11 of this Code and 19 located within the Extended Preservation District. For all such buildings the following conditions shall apply: (1) the provisions of Sections 316 through 318 of this Code must be 20 21 met; (2) in addition to the conditional use criteria set out in Sections 303(c)(6) and 316 through 22 316.8, it must be determined that allowing the use will enhance the feasibility of preserving the 23 landmark, significant or contributory building; and (3) the landmark, significant or contributory 24 building will be made to conform with the San Francisco Building Code standards for seismic 25 loads and forces which are in effect at the time of the application for conversion of use.

A contributory building which is in a designated historic district outside the SSO District 1 2 may be converted to any use which is a principal use within the SSO District provided that: (1) 3 such use does not exceed an aggregate square footage of 25,000 per building; and (2) prior 4 to the issuance of any necessary permits the Zoning Administrator (a) determines that 5 allowing the use will enhance the feasibility of preserving the contributory building; and (b) the contributory building will be made to conform with the San Francisco Building Code standards 6 7 for seismic loads and forces which are in effect at the time of the application for conversion of 8 use.

9 (d) Automated Bank Teller Machines Within South of Market Districts. All automated 10 bank teller machines (ATMs), whether freestanding structures or walk-up facilities associated 11 with retail banking operations, shall have adequate lighting, waste collection facilities and 12 parking resources and shall be set back three feet from the front property line.

(e) Open Air Sales. Flea markets, farmers markets, crafts fairs and all other open
air sales of new or used merchandise except vehicles, within South of Market districts, where
permitted, shall be subject to the following requirements: (1) the sale of goods and the
presence of booths or other accessory appurtenances shall be limited to weekend and/or
holiday daytime hours; (2) sufficient numbers of publicly-accessible toilets and trash
receptacles shall be provided on-site and adequately maintained; and (3) the site and vicinity
shall be maintained free of trash and debris.

(f) Low-Income Affordable Housing Within the Service/Light Industrial District.
Dwelling units may be authorized in the SLI District as a conditional use pursuant to Sections
303, 316 and 817.14 of this Code provided that such dwellings units shall be rented, leased or
sold at rates or prices affordable to a household whose income is no greater than 80 percent
of the median income for households in San Francisco ("lower income household"), as

25

determined by Title 25 of the California Code of Regulations Section 6932 and implemented
 by the Mayor's Office of Housing.

(1) "Affordable to a household" shall mean a purchase price that a lower income
household can afford to pay based on an annual payment for all housing costs of 33 percent
of the combined household annual net income, a 10-percent down payment, and available
financing, or a rent that a household can afford to pay, based on an annual payment for all
housing costs of 30 percent of the combined annual net income.

8 (2) The size of the dwelling unit shall determine the size of the household in order to 9 calculate purchase price or rent affordable to a household, as follows:

10 (A) For a one-bedroom unit, a household of two persons;

11 (B) For a two-bedroom unit, a household of three persons;

12 (C) For a three-bedroom unit, a household of four persons;

13 (D) For a four-bedroom unit, a household of five persons.

14 (3) No conditional use permit will be approved pursuant to this Subsection 803.5(f)
15 unless the applicant and City have agreed upon enforcement mechanisms for the provisions
16 of this Subsection which are acceptable to the City Attorney. Such enforcement mechanisms
17 may include, but not be limited to, a right of first refusal in favor of the City, or a promissory
18 note and deed of trust.

(4) The owner(s) of dwelling units authorized pursuant to this Subsection shall
submit an annual enforcement report to the City, along with a fee whose amount shall be
determined periodically by the City Planning Commission to pay for the cost of enforcement of
this Subsection. The fee shall not exceed the amount of such costs. The annual report shall
provide information regarding rents, mortgage payments, sales price and other housing costs,
annual household income, size of household in each dwelling unit, and any other information
the City may require to fulfill the intent of this Subsection.

(g) Good Neighbor Policies for Nighttime Entertainment Activities in South of Market
and Downtown Residential Districts. Within South of Market and Downtown Residential Districts
where nighttime entertainment activities, as defined by Section 102.17 of this Code, are
permitted as a principal or conditional use shall not be allowed except on conditions which, in
the judgment of the Zoning Administrator or City Planning Commission, as applicable, are
reasonably calculated to insure that the quiet, safety and cleanliness of the premises and
vicinity are maintained. Such conditions shall include, but not be limited to, the following:

8 (1) Notices shall be well-lit and prominently displayed at all entrances to and exits 9 from the establishment urging patrons to leave the establishment and neighborhood in a quiet, 10 peaceful, and orderly fashion and to please not litter or block driveways in the neighborhood; 11 and

12 (2) Employees of the establishment shall be posted at all the entrances and exits to 13 the establishment during the period from 10:00 p.m. to such time past closing that all patrons 14 have left the premises. These employees shall insure that patrons waiting to enter the 15 establishment and those existing in the premises are urged to respect the quiet and 16 cleanliness of the neighborhood as they walk to their parked vehicle or otherwise leave the 17 area; and

(3) Employees of the establishment shall walk a 100-foot radius from the premises
some time between 30 minutes after closing time and 8:00 a.m. the following morning, and
shall pick up and dispose of any discarded beverage containers and other trash left by area
nighttime entertainment patrons; and

(4) Sufficient toilet facilities shall be made accessible to patrons within the premises,
and toilet facilities shall be made accessible to prospective patrons who may be lined up
waiting to enter the establishment; and

25

1 (5) The establishment shall provide outside lighting in a manner than would 2 illuminate outside street and sidewalk areas and adjacent parking, as appropriate; and

3 (6) The establishment shall provide adequate parking for patrons free of charge or 4 at a rate or manner that would encourage use of parking by establishment patrons. Adequate 5 signage shall be well-lit and prominently displayed to advertise the availability and location of 6 such parking resources for establishment patrons; and

7 (7) The establishment shall provide adequate ventilation within the structures such
8 that doors and/or windows are not left open for such purposes resulting in noise emission
9 from the premises; and

10 (8) Any indoor and/or outdoor activity allowed as a principal or conditional use and
11 located within 100 feet of a residential or live/work unit shall, during the period from 10:00 p.m.
12 to 6:00 a.m., insure that sound levels emanating from such activities do not exceed the
13 acceptable noise levels established for residential uses by the San Francisco Noise
14 Ordinance; and

(9) The establishment shall implement other conditions and/or management
practices, including the prohibition of dancing to recorded music (disco dancing), as
determined by the Zoning Administrator, in consultation with Police Department and other
appropriate public agencies, to be necessary to insure that management and/or patrons of the
establishments maintain the quiet, safety, and cleanliness of the premises and the vicinity of
the use, and do not block driveways of neighboring residents or businesses.

(h) Good Neighbor Policies for Programs Serving Indigent Transient and Homeless
Populations Within the South of Market Base District. Within the South of Market districts
where social service and shelter/housing programs serving indigent transient and/or homeless
populations are allowed as a Conditional Use pursuant to Sections 813.15 through 816.15
(Group Housing) and Sections 813.21 through 818.21 (Social Services), some or all of the

following conditions shall, when appropriate for specific cases, be placed upon any applicable
City permits for the proposed establishment:

3 (1) Service providers shall maintain sufficient monetary resources to enable them to
4 satisfy the following "good neighbor" conditions and shall demonstrate to the Department prior
5 to approval of the conditional use application that such funds shall be available for use upon
6 first occupancy of the proposed project and shall be available for the life of the project; and

7 (2) Representatives of the Southern Station of the San Francisco Police
8 Department shall be apprised of the proposed project in a timely fashion so that the
9 Department may respond to any concerns they may have regarding the proposed project,
10 including the effect the project may have on Department resources; and

(3) Service providers shall provide adequate waiting areas within the premises for
clients and prospective clients such that sidewalks are not used as queuing or waiting areas;
and

(4) Service providers shall provide sufficient numbers of male and female
toilets/restrooms for clients and prospective clients to have access to use on a 24-hour basis.
For group housing and other similar shelter programs, adequate private male and female
showers shall be provided along with lockers for clients to temporarily store their belongings;
and

(5) Service providers shall maintain up-to-date information and referral sheets to
 give clients and other persons who, for any reason, cannot be served by the establishment;

21 and

(6) Service providers shall continuously monitor waiting areas to inform prospective
 clients whether they can be served within a reasonable time. If they cannot be served by the
 provider because of time or resource constraints, the monitor shall inform the client of
 alternative programs and locations where s/he may seek similar services; and

1 (7) Service providers shall maintain the sidewalks in the vicinity in a clean and 2 sanitary condition and, when necessary, shall steam clean the sidewalks within the vicinity of 3 the project. Employees or volunteers of the project shall walk a 100-foot radius from the 4 premises each morning or evening and shall pick up and properly dispose of any discarded 5 beverage and/or food containers, clothing, and any other trash which may have been left by 6 clients; and

(8) Notices shall be well-lit and prominently displayed at all entrances to and exits
from the establishment urging clients leaving the premises and neighborhood to do so in a
quiet, peaceful and orderly fashion and to please not loiter or litter; and

(9) Service providers shall provide and maintain adequate parking and freight
 loading facilities for employees, clients and other visitors who drive to the premises; and

(10) The establishment shall implement other conditions and/or measures as
determined by the Zoning Administrator, in consultation with other City agencies and
neighborhood groups, to be necessary to insure that management and/or clients of the
establishment maintain the quiet, safety and cleanliness of the premises and the vicinity of the
use.

17

(i) Housing Requirement in the Residential/ Service District.

(1) Amount Required. Nonresidential uses subject to Sections 815.26, 815.28,
815.30, 815.31 through 815.47, and 815.59 through 815.65 of this Code shall be permitted in
new construction in the Residential/Service District only if the ratio between the amount of
occupied floor area for residential use to the amount of occupied floor area of the abovereferenced nonresidential use is three to one or greater.

(2) Means of Satisfying the Housing Requirement. (A) Live/work units may satisfy
 the residential requirement pursuant to this Subsection and, when applicable, shall be subject
 to Sections 124(j) and/or 263.11(c)(3) of this Code; or (B) The residential space required

pursuant to this Subsection may be satisfied by payment of a one-time in-lieu fee equal to \$30
per square foot of residential space required by this Subsection and not provided on-site
payable to the City's Affordable Housing Fund administered by the Mayor's Office of Housing;
or (C)The residential space requirement may be satisfied by providing the required residential
space elsewhere within the South of Market Base District where housing is permitted or
conditional and is approved as a conditional use.

7 (j) Legal and Government Office Uses in the Vicinity of the Hall of Justice. Within 8 an approximately 300-foot radius of the 800 Bryant Street entrance to the Hall of Justice, and 9 Assessor's Block 3780, Lots 1 and 2, as shown on Sectional Map 8SU of the Zoning Map, the 10 offices of attorneys, bail and services, government agencies, union halls, and other criminal 11 justice activities and services directly related to the criminal justice functions of the Hall of 12 Justice shall be permitted as a principal use. There shall be a Notice of Special Restriction 13 placed on the property limiting office activities to uses permitted by this Subsection.

14 (k) Work Space of Design Professionals. The work space of design professionals, 15 as defined in Section 890.28 of this Code, shall be permitted as a principal use within the SLR, RSD and SLI Districts provided that, as a condition of issuance of any necessary 16 17 permits, the owner(s) of the building shall agree to comply with the following provisions: (1) 18 The occupied floor area devoted to this use per building is limited to the third story or above; 19 (2) The gross floor area devoted to this use per building does not exceed 3,000 square feet per design professional establishment; (3) The space within the building subject to this 20 21 provision has not been in residential use within a legal dwelling unit at any time within a five-22 year period prior to application for conversion under this Sub-section; and (4) The owner(s) of the building comply with the following enforcement and monitoring procedures: (i) The 23 24 owner(s) of any building with work space devoted to design professional use as authorized 25 pursuant to this Subsection shall submit an annual enforcement report to the Department of

City Planning with a fee in an amount to be determined periodically by the City Planning 1 2 Commission to pay for the cost of enforcement of this Subsection. The fee shall not exceed 3 the amount of such costs. The report shall provide information regarding occupants of such 4 space, the amount of square footage of the space used by each design professional 5 establishment, amount of vacant space, compliance with all relevant City codes, and any other information the Zoning Administrator may require to fulfill the intent of this Subsection: 6 7 (ii) The owner(s) of any building containing work space of design professionals authorized 8 pursuant to this Subsection shall permit inspection of the premises by an authorized City 9 official to determine compliance with the limitations of this Subsection. The City shall provide 10 reasonable notice to owners prior to inspecting the premises; (iii) The owner(s) of any building 11 containing work space of design professionals authorized pursuant to this Subsection shall 12 record a Notice of Special Restriction, approved by the City Planning Department prior to 13 recordation, on the property setting forth the limitations required by this Subsection. The 14 Department of City Planning shall keep a record available for public review of all space for 15 design professionals authorized by this Subsection.

16 SEC. 809. GUIDE TO UNDERSTANDING THE MIXED USE DISTRICT ZONING17 CONTROLS.

Mixed Use District controls are set forth in the Zoning Control Tables in Sections 810
 through 818, *and in Sections 826 through 827* or referenced in Section 899 of this Code.

- 20 (a) The first column in the Zoning Control Table, titled "No." provides a category
 21 number for each zoning control category.
- (b) The second column in the table, titled "Zoning Control Category," lists zoningcontrol categories for the district in question.
- (c) The third column, titled "§References," contains numbers of other sections in the
 Planning Code and other city codes, in which additional relevant provisions are contained.

(d) In the fourth column, the controls applicable to the various Mixed Use Districts
 are indicated either directly or by reference to other Code Sections which contain the controls.
 The following symbols are used in this table:

3 4

P — Permitted as a principal use.

5 C — Permitted as a conditional use, subject to the provisions set forth in this Code.

6 — A blank space on the tables in Sections 810 through 812 indicates that the use

7 or feature is not permitted within the Chinatown Mixed Use Districts. Unless a use or feature is

8 permitted or required in the Chinatown Mixed Use Districts as set forth in the Zoning Control

9 Tables or in those sections referenced in Section 899 of this Code, such use or feature is

10 prohibited, unless determined by the Zoning Administrator to be a permitted use.

11 NP — Not Permitted. Section 803.4 lists certain uses not permitted in any South of

12 Market district. NP in the Article 8 control column of Tables 813 through 818 also indicates

13 that the use or feature is not permitted in the applicable South of Market District.

14 # — See specific provisions listed by section and zoning category number at
15 the end of the table.

16 1^{st} — 1st story and below, where applicable.

- 17 2nd 2nd story, where applicable.
- 18 3rd+ 3rd story and above, where applicable.
- 19
- APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney
- 22

By: JUDITH A. BOYAJIAN Deputy City Attorney

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- 24

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