1	[Medical cannabis guidelines and medical cannabis dispensary zoning and permitting.]
2	
3	Ordinance amending the San Francisco Planning Code by amending Sections 209.3,
4	217, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726,
5	727, 728, 729, 730, 810, 811, 812, 813, 814, 815, 816, 817, and 818, and by adding
6	Sections 790.141, and 890.131, to: define medical cannabis dispensaries; prohibit
7	dispensaries in residential-house and residential-mixed zoning districts; permit
8	dispensaries elsewhere subject to restrictions based on a dispensary's proximity to
9	schools, community centers, and facilities providing substance abuse services that are
10	licensed or certified by the State of California or funded by the Department of Public
11	Health; require adequate ventilation in dispensaries; prohibit the sale or distribution of
12	alcohol at dispensaries; require Planning Department notice to interested individuals
13	and properties within 300 feet of proposed dispensaries; require dispensaries
14	operating as of April 1, 2005 to obtain a permit within 18 months of the effective date of
15	this legislation or must cease operations; require dispensaries beginning operation
16	after April 1, 2005 but before the effective date of this legislation to cease operations;
17	require a notice that permits for dispensaries are not intended to and do not authorize
18	the violation of State or Federal law; and make environmental findings and findings of
19	consistency with the priority policies of Planning Code Section 101.1 and the General
20	Plan;
21	Amending the San Francisco Health Code by adding Sections 3200 through 3220, to:
22	set medical cannabis possession guidelines; require a permit, business license, and
23	business registration certificate for a medical cannabis dispensary; set out the
24	application process for a medical cannabis permit; set out operating requirements for
25	

1	medical cannabis dispensaries; and set out the administrative process for imposing
2	penalties and/or permit suspension or revocation for violations;
3	Amending the San Francisco Traffic Code by amending Sections 53 and 132, to create
4	an infraction for double parking in front of a medical cannabis dispensary and set the
5	fine at \$100; and,
6	Amending the San Francisco Business and Tax Regulations Code by amending
7	Section 1, and by adding Sections 1.177 and 249.17, to authorize the Department of
8	Health to issue medical cannabis dispensary permits and to set out the license fees for
9	medical cannabis dispensaries.
10	Note: Additions are <u>single-underline italics Times New Roman</u> ;
11	deletions are <i>strikethrough italics Times New Roman</i> . Board amendment additions are <u>double underlined</u> .
12	Board amendment deletions are strikethrough normal.
13	Be it ordained by the People of the City and County of San Francisco:
14	
15	Section 1. Findings. The Board of Supervisors of the City and County of San
16	Francisco hereby finds and determines that:
17	(a) Pursuant to Planning Code Section 302, the Board of Supervisors finds that this
18	ordinance will serve the public necessity, convenience and welfare.
19	(b) Pursuant to Planning Code Section 101.1, the Board of Supervisors finds that this
20	ordinance is consistent with the Priority Policies of Section 101.1(b) of the Planning Code and
21	with the General Plan and hereby incorporates a report containing those findings as if fully set
22	forth herein. A copy of said report is on file with the Clerk of the Board of Supervisors in File
23	No
24	
25	

- (c) This ordinance constitutes permanent controls to address the proliferation of medical cannabis dispensaries and its passage terminates the efficacy of Urgency Ordinance 0098-05, the Interim Moratorium on Medical Cannabis Dispensaries.
- Section 2. The San Francisco Planning Code is hereby amended by amending Sections 209.3, 217, 710 through 730, and 810 through 818, and by adding Sections 790.141, 5 and 890.131, to read as follows: 6

## SEC. 209.3 Institutions

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7

8	RH-	RH-	RH-	RH-			RM-			RC-			RC-	
9	1 (D)	1	1 (S)	2	3	1	2	3	4	1	2	3	4	
10	С	С	С	С	С	С	С	С	С	С	С	С	С	(a) Hospital,
11														medical center or other
12														medical
13														institution which includes
14														facilities for inpatient care
15														and may also include medical
16														offices, clinics,
17														laboratories, and employee
18														or student dormitories and
19														other housing,
20														operated by and affiliated
21														with the institution,
22														which institution has met the
23														applicable
24														provisions of Section 304.5

1 2														of this Code concerning institutional master plans.
3	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	(b) Residential
4														care facility
5														providing lodging, board
6														and care for a
7														period of 24 hours or more
8														to six or fewer persons in need
9														of specialized
10														aid by personnel
11														licensed by the
														State of California. Such
12														facility shall
13														display nothing on or near the
14														facility which
15														gives an outward
16														indication of the
17														nature of the occupancy
18														except for a
														sign as permitted by
19														Article 6 of this Code, shall not
20														provide
21														outpatient services and
22														shall be located
23														in a structure which remains
24														residential in
														character. Such

ı	1													
1														facilities shall include but not
2														necessarily be
3														limited to a board and care
4														home, family care home,
5														long-term
6														nursery, orphanage, rest
7														home or home for the
8														treatment of addictive,
9														contagious or
10														other diseases or
11														psychological disorders.
12	С	С	С	С	С	С	С	С	С	С	С	С	С	(c) Residential
13		)		)	)					)				care facility
14														meeting all applicable
15														requirements of Subsection
16														
														209.3(b) above
17														but providing lodging, board
														but providing lodging, board and care as specified
17														but providing lodging, board and care as specified therein to seven
17 18														but providing lodging, board and care as specified
17 18 19										С	С	С	С	but providing lodging, board and care as specified therein to seven or more persons.
17 18 19 20										С	С	С	С	but providing lodging, board and care as specified therein to seven or more persons.  (d) Social service or philanthropic
17 18 19 20 21										С	С	С	С	but providing lodging, board and care as specified therein to seven or more persons.  (d) Social service or
17 18 19 20 21 22										O	С	С	С	but providing lodging, board and care as specified therein to seven or more persons.  (d) Social service or philanthropic facility providing

1 2 3 4 5													nature and not of a profitmaking or commercial nature. (With respect to RC Districts, see also Section 209.9(d).)
7 8 9 10 11 12 13 14 15	Р	Р	Р	Р	Ф	Р	Р	Р	Р	Р	Р	Ф	(e) Child-care facility providing less than 24-hour care for 12 or fewer children by licensed personnel and meeting the open-space and other requirements of the State of California and other authorities.
16 17 18 19 20 21 22 23 24	С	С	С	С	С	С	С	С	С	С	С	С	(f) Child-care facility providing less than 24-hour care for 13 or more children by licensed personnel and meeting the open-space and other requirements of the State of California and other

Ī	<del></del>											,		
1 2														authorities. (With respect to RC Districts,
3														see also Section
4														209.9(d).)
5	С	С	С	С	С	С	С	С	С	С	С	С	С	(g) Elementary
6														school, either public or
7														private. Such institution may
8														include employee or
9														student dormitories and
10														other housing operated by
11														and affiliated
12														with the institution. (With
13														respect to RC Districts, see
14														also Section 209.9(d).)
15	С	С	С	С	С	С	С	С	С	С	С	С	С	(h) Secondary
16		)		0										school, either
17														public or private, other
18														than a school having
19														industrial arts as its primary
20														course of study. Such institution
21 22														may include employee or
23														student
24														dormitories and other housing
- '														operated by

1 2 3 4														and affiliated with the institution. (With respect to RC Districts, see also Section 209.9(d).)
5 6	С	С	С	С	С	С	С	С	С	С	С	С	С	(i) Post secondary
7														educational institution for
8														the purposes of academic,
9														professional, business or fine
10														arts education,
11														which institution has met the
12														applicable provisions of
13														Section 304.5 of this Code
14														concerning institutional
15														master plans. Such institution
16														may include
17														employee or student
18														dormitories and other housing
19														operated by
20														and affiliated with the
21														institution. Such institution shall
22														not have industrial arts
23														as its primary
24														course of study.

	_	_												
1	С	С	С	С	С	С	С	С	С	С	С	С	С	(j) Church or other religious
2														institution which
3														has a tax- exempt status
4														as a religious
5														institution granted by the
6														United States
														Government, and which
7														institution is
8														used primarily for collective
9														worship or ritual or observance
10														of common
11														religious beliefs. Such
12														institution may
13														include, on the same lot, the
14														housing of
15														persons who engage in
														supportive activity for the
16														institution. (With
17														respect to RC Districts, see
18														also Section
19														209.9(d).)
20										<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	(k) Medical
21														<u>cannabis</u> dispensary as
22														<u>defined by</u> <u>Section 3201(f)</u>
23														of the San
24														Francisco Health Code provided
25														<u>that: (a) the</u>
20														

medical camabis dispensary has applied for a permit from the Department of Public Health pursuant to Section 3204 of the San Francisco Health Code: (b) if medical camabis is smoked on the premises, the parcel containing the medical camabis dispensary is located not less than 1,000 feet from the parcel containing the medical camabis dispensary is located not less than 1,000 feet from the parcel containing the grounds of an elementary or secondary school, public or private, or recreation buildings as defined in Section 209.4(a) of this Code:(c) if medical camabis is smoked on the premises the dispensary shall provide adequate ventilation within the structure such that doors and/or windows are not left open			 	 		 	 	 
applied for a permit from the Department of Public Health Department of the San Francisco Health Code; (b) if medical camnabis is smoked on the premises, the parcel containing the medical camnabis dispensary is located not less than 1,000 feet from the parcel containing the grounds of an elementary or secondary school, public or private, or recreation buildings as defined in Section 209.4(a) of this Code; (c) if medical camnabis is smoked on the premises the dispensary shall provide adequate ventilation within the structure such that doors and/or windows are not left open	1							
Department of Public Health pursuant to Section 3204 of the Sam Francisco Health Code; (b) if medical camabis is smoked on the premises, the parcel containing the medical camabis dispensary is located not less than 1,000 feet from the parcel containing the grounds of an elementary or secondary school, public or private, or recreation buildings as defined in Section 209.4(a) of this Code; (c) if medical cannabis is smoked on the premises the dispensary shall provide adequate ventilation within the structure such that doors and or windows are not left open	2							
Public Health pursuant to Section 3204 of the San Francisco Health Code; (b) if medical cannabis is smoked on the premises, the parcel containing the medical cannabis dispensary is located not less than 1,000 feet from the parcel containing the grounds of an elementary or secondary school, public or private, or recreation buildings as defined in Section 2094(a) of this Code; (c) if medical cannabis is smoked on the premises the dispensary shall provide adequate ventilation within the structure such that doors and/or windows are not left open								
pursuant to Section 3204 of the San Francisco Health Code; (b) if medical cannabis is smoked on the premises, the parcel containing the medical cannabis dispensary is located not less than 1,000 feet from the parcel containing the grounds of an elementary or secondary school, public or private, or recreation buildings as defined in Section 209,4(a) of this Code:(c) if medical cannabis is smoked on the premises the dispensary shall provide adequate ventilation within the structure such that doors and/or windows are not left open	3							
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fithe San Francisco Health Code: (b) if medical cannabis is smoked on the premises, the parcel containing the medical cannabis dispensary is located not less than 1,000 feet from the parcel containing the grounds of an elementary or secondary school, public or private, or recreation buildings as defined in Section 209 4(a) of this Code: (c) if medical cannabis is smoked on the premises the dispensary shall provide adequate ventilation within the structure such that doors and/or windows are not left open	5							
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medical cannabis is smoked on the premises, the parcel containing the medical cannabis dispensary is located not less than 1,000 feet from the parcel containing the grounds of an elementary or secondary school, public or private, or recreation buildings as defined in Section 2094(a) of this Code;(c) if medical cannabis is smoked on the premises the dispensary shall provide adequate ventilation within the structure such that doors and/or windows are not left open	6							
Section 209.4(a)   Section 209.4(a)   Section 209.4(a)   Of this Code;(c) if medical cannabis is smoked on the premises the dispensary shall provide adequate ventilation within the structure such that doors and/or windows are not left open.	7							
9								
the medical cannabis dispensary is located not less than 1,000 feet from the parcel containing the grounds of an elementary or secondary school, public or private, or recreation buildings as defined in Section 209.4(a) of this Code;(c) if medical adaptate ventilation within the structure such that doors and/or windows are not left open	8							
10 11 12 13 14 15 16 17 18 19 20 21 21 22 23 24 24 26 26 27 28 29 20 21 21 22 23 24 26 26 27 28 28 28 28 28 28 28 28 28 28 28 28 28	9							_
11   dispensary is   located not less   than 1,000 feet   from the parcel   containing the   grounds of an   elementary or   secondary   school, public or   private, or   recreation   buildings as   defined in   Section 209.4(a)   of this Code;(c) if   medical cannabis   is smoked on the   premises the   dispensary shall   provide adequate   ventilation within   the structure   such that doors   and/or windows   are not left open	40							
11 12 13 14 14 15 16 17 18 19 20 21 21 22 23 24  Indicated not less than 1,000 feet from the parcel containing the grounds of an elementary or secondary school, public or private, or recreation buildings as defined in Section 209.4(a) of this Code; (c) if medical cannabis is smoked on the premises the dispensary shall provide adequate ventilation within the structure such that doors and/or windows are not left open	10							
than 1,000 feet from the parcel containing the grounds of an elementary or secondary school, public or private, or recreation buildings as defined in Section 209.4(a) of this Code;(c) if medical cannabis is smoked on the premises the dispensary shall provide adequate ventilation within the structure such that doors and/or windows are not left open	11							
from the parcel containing the grounds of an elementary or secondary school, public or private, or recreation buildings as defined in Section 209.4(a) of this Code;(c) if medical cannabis is smoked on the premises the dispensary shall provide adequate ventilation within the structure such that doors and/or windows are not left open	4.0							
grounds of an elementary or secondary school, public or private, or recreation buildings as defined in Section 209.4(a) of this Code;(c) if medical cannabis is smoked on the premises the dispensary shall provide adequate ventilation within the structure such that doors and/or windows are not left open	12							
14   elementary or secondary school, public or private, or recreation buildings as defined in Section 209.4(a) of this Code;(c) if medical cannabis is smoked on the premises the dispensary shall provide adequate ventilation within the structure such that doors and/or windows are not left open	13							~
15 16 17 18 19 20 21 22 23 24								
15 16 17 18 19 20 21 22 23 24	14							7
16 17 18 19 20 21 22 23 24    private, or recreation buildings as defined in Section 209.4(a) of this Code;(c) if medical cannabis is smoked on the premises the dispensary shall provide adequate ventilation within the structure such that doors and/or windows are not left open	15							
17 18 19 20 21 22 23 24    Tecreation buildings as defined in Section 209.4(a) of this Code;(c) if medical cannabis is smoked on the premises the dispensary shall provide adequate ventilation within the structure such that doors and/or windows are not left open	40							
18 19 20 21 22 23 24	16							<u>recreation</u>
18 19 20 21 22 23 24	17							
19 20 21 22 23 24 26 27 28 29 20 20 20 20 20 20 20 21 20 20 21 22 22 23 24 25 26 27 28 29 20 20 20 20 20 20 20 20 20 20 21 20 21 20 21 20 21 20 21 20 21 20 21 20 21 21 22 22 23 24 24 25 26 27 28 29 20 20 20 20 20 20 20 20 20 20 20 20 20	4.0							
19 20 21 22 23 24  medical cannabis is smoked on the premises the dispensary shall provide adequate ventilation within the structure such that doors and/or windows are not left open	18							
20   is smoked on the premises the dispensary shall provide adequate ventilation within the structure such that doors and/or windows are not left open	19							
21	20							
22	20							_
22 ventilation within the structure such that doors and/or windows are not left open	21							
23 24  the structure such that doors and/or windows are not left open	22							
24 and/or windows are not left open								
are not left open	23							
	24							
	25							<u>ure noi ieji open</u>

1							for such purposes resulting in odor
2							emission from the
3							premises;(d) if medical cannabis
							is not smoked on
4							the premises, the
5							parcel containing the medical
6							<u>cannabis</u>
7							dispensary is
							located not less than 500 feet
8							from the parcel
9							containing the
							grounds of an
10							<u>elementary or</u> <u>secondary</u>
11							<u>school, public or</u>
10							private, or
12							<u>recreation</u>
13							<u>buildings as</u>
14							<u>defined in</u> Section 209.4(a)
14							of this Code; $(e)$
15							regardless of
16							whether medical
							<u>cannabis is</u> smoked on the
17							premises the
18							parcel containing
19							<u>the medical</u>
							<u>cannabis</u> dispensary is
20							located not less
21							than 500 feet
							<u>from the parcel</u>
22							containing a
23							facility providing substance abuse
24							services that is
							<u>licensed or</u>
25							

ī							
1							<u>certified by the</u> <u>State of</u>
2							California or
3							funded by the Department of
4							Public Health; (f)
							no alcohol is sold or distributed on
5							the premises for
6							on or off-site
7							consumption; (g) upon acceptance
8							<u>of a complete</u>
							application for a building permit
9							for a medical
10							<u>cannabis</u>
11							<u>dispensary the</u> <u>Planning</u>
12							Department shall
							cause a notice to
13							<u>be posted on the</u> proposed site and
14							shall cause
15							written notice to
							<u>be sent via U.S.</u> Mail to all
16							properties within
17							300 feet of the subject lot in the
18							same Assessor's
19							Block and on the
							<u>block face across</u> from the subject
20							lot as well as to
21							<u>all individuals or</u>
22							<u>groups which</u> have made a
							<u>written request</u>
23							for notification of
24							<u>regarding</u> <u>specific</u>
25	 		 	 			

1			 		 		
1							properties, areas or medical
2							<u>cannabis</u>
3							dispensaries; (h) all building
							<u>permit</u>
4							applications shall
5							<u>be held for a</u> period of 30
6							<u>calendar days</u>
7							from the date of
							the mailed notice to allow review
8							by residents,
9							occupants,
							owners of
10							neighborhood properties and
11							neighborhood
12							groups; and (i)
12							<u>after this 30 day</u>
13							<u>period, all</u>
14							<u>requests for</u> <u>Planning</u>
14							<u>Commission</u>
15							review of a
16							<u>building permit</u>
							application for a medical cannabis
17							dispensary shall
18							<u>be processed in</u>
19							accordance with
							Section 312(e) of this Code; (j)
20							Medical cannabis
21							dispensaries that
22							<u>can demonstrate</u>
22							they were in operation as of
23							<u>April 1, 2005 and</u>
24							<u>have remained in</u>
							<u>continuous</u>
25							

i							
1							operation since then, have 18
2							months from the
3							effective date of
3							this legislation to obtain a permit
4							or must cease
5							operations at the
							end of that 18
6							month period, or upon denial of a
7							<u>permit</u>
8							application if it
							occurs before the
9							end of that 18 month period.
10							Medical cannabis
4.4							dispensaries that
11							were in operation
12							as of April 1, 2005, were not in
13							continuous
							operation since
14							then, but can
15							show that the reason for their
							lack of
16							<u>continuous</u>
17							operation was
18							not closure due to an actual
							violation of
19							<u>federal, state or</u>
20							<u>local law, also</u>
							have 18 months from the effective
21							date of this
22							<u>legislation to</u>
23							obtain a permit
							or must cease operations at the
24							end of that 18
25	 						

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1							month period, or upon denial of a
2							<u>upon aeniai oj a</u> permit
							application if it
3							occurs before the
4							end of that 18
							month period.
5							Any dispensary operating in a
6							Residential-
							House or
7							<u>Residential-</u>
8							Mixed district of
							the City or which began operation
9							<u>after April 1,</u>
10							2005, must
							<u>immediately</u>
11							<u>cease operations;</u>
12							(k) any permit
							<u>issued for a</u> medical cannabis
13							dispensary shall
14							contain the
4.5							<u>following</u>
15							<u>statement in</u>
16							<u>bold-face type</u> "Issuance of this
17							permit by the
17							City and County
18							of San Francisco
19							<u>is not intended to</u>
19							and does not
20							<u>authorize the</u> violation of State
21							or Federal law."
<b>-</b> '							

SEC. 217. INSTITUTIONS.

22

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24



1			<b>-</b> O	-R	-G	-S				
2 3 4 5 6 7 8	С	С	С	С	С	С	С	С		(a) Hospital, medical center or other medical institution which includes facilities for inpatient care and may also include medical offices, clinics, laboratories, and employee or student dormitories and other housing, operated by and affiliated with the institution, which institution has met the applicable provisions of Section 304.5 of this Code concerning institutional master plans.
9 10 11 12 13 14 15 16 17	Р	Р	Р	P	P	С	P	Р		(b) Residential care facility providing lodging, board and care for a period of 24 hours or more to persons in need of specialized aid by personnel licensed by the State of California. Such facilities shall include but not necessarily be limited to a board and care home, family care home, long-term nursery, orphanage, rest home or home for the treatment of addictive, contagious or other diseases or psychological disorders.
18 19 20 21	Р	Р	Р	Р	Р	Р	Р	Р	Р	(c) Clinic primarily providing outpatient care in medical, psychiatric or other healing arts and not a part of a medical institution as specified in Subsection 217(a) above.
22 23	Р	Р	Р	Р	Р	Р	Р	Р	Р	(d) Social service or philanthropic facility providing assistance of a charitable or public service nature.
24	Р	Р	Р	Р	Р	С	Р	Р		(e) Child-care facility providing

-										
1 2 3										less than 24-hour care for children by licensed personnel and meeting the open-space and other requirements of the State of California and other authorities.
4	Р	Р	Р	Р	Р	Р	Р	Р		(f) Elementary school, either
5										public or private. Such institution may include employee or student
6										dormitories and other housing operated by and affiliated with the
7										institution.
8	Р	Р	Р	Р	Р	Р	Р	Р		(g) Secondary school, either public or private, other than a
9										school having industrial arts as its primary course of study. Such
10										institution may include employee
11 12										or student dormitories and other housing operated by and affiliated
										with the institution.
13 14	Р	Р	Р	Р	Р	Р	Р	Р		(h) Postsecondary educational institution for the purposes of
15										academic, professional, business or fine-arts education, which
16										institution has met the applicable
17										provisions of Section 304.5 of this Code concerning institutional
18										master plans. Such institution may include employee or student
19										dormitories and other housing operated by and affiliated with the
20										institution. Such institution shall not have industrial arts as its
21										primary course of study.
22						Р	Р	Р	Р	(i) Secondary or postsecondary
23										educational institution, other than as specified in Subsection 217(g)
24										and (h) above.

P P P P P P P P P P P P P P P P P P P	1 2 3 4	Р	Р	Р	Р	Р	Р	Р	Р	Р	(j) Church or other religious institution. Such institution may include, on the same lot, the housing of persons who engage in supportive activity for the institution.
Francisco Health Code provided that:  (a) the medical cannabis dispensary has applied for a permit from the Department of Public Health pursuant to Section 3204 of the San Francisco Health Code: (b) if medical cannabis is smoked on the premises, the parcel containing the medical cannabis dispensary is located not less than 1,000 feet from the parcel containing the grounds of an elementary or secondary school, public or private, or a community clubhouse, or neighborhood center as defined in Section 221(e) of this Code:(c) if medical cannabis is smoked on the premises the dispensary shall provide adequate ventilation within the structure such that doors and/or windows are not left open for such purposes resulting in odor emission from the premises: (d) if medical cannabis is not smoked on the premises, the parcel containing the medical cannabis dispensary is located not less than 500 feet from the parcel containing the medical cannabis of an elementary or secondary school, public or private, or a community clubhouse, or neighborhood center as defined in Section 221(e) of this Code: (e) regardless of whether medical cannabis is smoked on the	5	<u>P</u>	· · · · · · · · · · · · · · · · · · ·								
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	25										medical cannabis is smoked on the

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1					premises the parcel containing the
2					<u>medical cannabis dispensary is</u> located not less than 500 feet from the
_					parcel containing a facility providing
3					substance abuse services that is
4					licensed or certified by the State of
4					California or funded by the
5					<u>Department of Public Health; (f) no</u>
					alcohol is sold or distributed on the
6					premises for on or off-site
7					consumption; (g) upon acceptance of a complete application for a building
					permit for a medical cannabis
8					dispensary the Planning Department
					shall cause a notice to be posted on
9					the proposed site and shall cause
10					written notice to be sent via U.S. Mail
					to all properties within 300 feet of the
11					subject lot in the same Assessor's
12					Block and on the block face across
12					from the subject lot as well as to all
13					<u>individuals or groups which have</u>
					made a written request for
14					notification of regarding specific
15					properties, areas or medical cannabis
					dispensaries; (h) all building permit applications shall be held for a period
16					of 30 calendar days from the date of
17					the mailed notice to allow review by
.,					residents, occupants, owners of
18					neighborhood properties and
10					neighborhood groups; and (i) after
19					this 30 day period, all requests for
20					Planning Commission review of a
04					building permit application for a medical cannabis dispensary shall be
21					processed in accordance with Section
22					312(e) of this Code; (j) Medical
23					cannabis dispensaries that can
23					demonstrate they were in operation as
24					of April 1, 2005 and have remained in continuous operation since then, have
25					commuous operation since men, have
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1					18 months from the effective date of
2					this legislation to obtain a permit or must cease operations at the end of
_					that 18 month period, or upon denial
3					of a permit application if it occurs
4					before the end of that 18 month
7					period. Medical cannabis
5					dispensaries that were in operation as
					of April 1, 2005, were not in
6					continuous operation since then, but
7					can show that the reason for their
1					lack of continuous operation was not
8					closure due to an actual violation of
O					federal, state or local law, also have
9					18 months from the effective date of
					this legislation to obtain a permit or
10					must cease operations at the end of
					that 18 month period, or upon denial
11					of a permit application if it occurs
12					before the end of that 18 month
12					period. Any dispensary operating in a
13					Residential-House or Residential-
					Mixed district of the City or which
14					began operation after April 1, 2005,
4.5					must immediately cease operations;
15					(k) any permit issued for a medical
16					<u>cannabis dispensary shall contain the</u>
					following statement in bold-face type
17					"Issuance of this permit by the City
18					and County of San Francisco is not intended to and does not authorize the
19					violation of State or Federal law."
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SEC. 710. NEIGHBORHOOD COMMERCIAL CLUSTER DISTRICT NC-1 ZONING CONTROL TABLE.

24			Controls by Story
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No.	Zoning Category	§ References	1st	2nd	3rd-
<u>.83</u>	Medical Cannabis	<u>§ 890.131</u>	<u>P</u>		
	<u>Dispensary</u>				
SEC. 811.	CHINATOWN VISITOR F	RETAIL DISTRICT ZO	ONING CO	NTROL	TABL
			Contr	ols by S	tory
No.	Zoning Category	§ References	1st	2nd	3rd
<u>.82</u>	Medical Cannabis	<u>§ 890.131</u>	<u>P</u>		
	<u>Dispensary</u>				
	ZONING CONTROL TAE  Zoning Category		-	rols by S	tory
No.	ZONING CONTROL TAE  Zoning Category	§ References	Contr 1st	ols by S	tory
	ZONING CONTROL TAE	BLE.	Contr	ols by S	tory
No. .83	ZONING CONTROL TAE  Zoning Category  Medical Cannabis  Dispensary  RED RESIDENTIAL EI	§ References § 890.131	Contr   1st   <u>P</u>	ols by S 2nd	3rd
No83 SEC. 813.	ZONING CONTROL TAE  Zoning Category  Medical Cannabis  Dispensary  RED RESIDENTIAL EI	§ References § 890.131	Contr   1st   <u>P</u>	ols by S 2nd	3rd
No83 SEC. 813.	Zoning Category  Medical Cannabis  Dispensary  RED RESIDENTIAL EI	§ References  § 890.131  NCLAVE DISTRICT 2  § References	Control 1st  P  ZONING CO	ols by S 2nd	3rd
No.  .83  SEC. 813.  Institution  No.  813.23	Zoning Category  Medical Cannabis Dispensary  RED RESIDENTIAL EI  S  Zoning Category	§ References  § 890.131  NCLAVE DISTRICT 2  § References  890.131	Controls  Controls	ols by S 2nd ONTROL	3rd

No.	Zoning Category	§ References	Controls
<u>813.23</u>	Medical Cannabis Dispensary	<u>890.131</u>	<u>P</u>
SEC. 815. F	RSD – RESIDENTIAL/SERVI	CE MIXED USE	DISTRICT ZONING CONTRO
7	ΓABLE.		
Institutions			
No.	Zoning Category	§ References	Controls
<u>813.23</u>	Medical Cannabis Dispensary	<u>890.131</u>	<u>P</u>
		*	•
SEC. 816. S	LR - SERVICE/LIGHT INDUS	STRIAL/RESIDI	ENTIAL MIXED USE DISTRIC
Z	ONING CONTROL TABLE.		
Institutions			
No.	Zoning Category	§ References	Controls
<u>813.23</u>	Medical Cannabis Dispensary	<u>890.131</u>	<u>P</u>
SEC. 817. S	LI SERVICE/LIGHT INDUS	TRIAL DISTRIC	CT ZONING CONTROL TABL
Institutions			
No.	Zoning Category	§ References	Controls
<u>813.23</u>	Medical Cannabis Dispensary	<u>890.131</u>	<u>P</u>
	*		,
SEC. 818. S	SO – SERVICE/SECONDAR	Y OFFICE DIST	RICT ZONING CONTROL TA
	1		
Institutions			

No.	Zoning Category	§ References	Controls
<u>813.23</u>	Medical Cannabis Dispensary	<u>890.131</u>	<u>P</u>
SEC. 790.	141 MEDICAL CANNABIS DISPE	ENSARY.	
<u>A n</u>	nedical cannabis dispensary shall be	as defined by Sec	ction 3201(f) of the San Francisco
Health Cod	de provided that:		
<u>(a)</u>	the medical cannabis dispensary ha	is applied for a pe	ermit from the Department of Public
Health pur	suant to Section 3204 of the San Fra	ncisco Health Co	<u>de;</u>
<u>(b)</u>	if medical cannabis is smoked on th	e premises, the po	arcel containing the medical cannab
dispensary	is located not less than 1,000 feet fr	om the parcel con	ntaining the grounds of an elementar
or seconda	ry school, public or private, or a con	mmunity facility, o	or recreation building as defined in
Section 79	0.50(a) of this Code;		
<u>(c)</u>	if medical cannabis is smoked on th	e premises the dis	spensary shall provide adequate
<u>ventilation</u>	within the structure such that doors	and/or windows of	are not left open for such purposes
resulting in	n odor emission from the premises;		
<u>(d)</u>	if medical cannabis is not smoked of	on the premises, th	ne parcel containing the medical
cannabis d	lispensary is located not less than 50	0 feet from the pa	rcel containing the grounds of an
<u>elementary</u>	or secondary school, public or priv	ate, or a commun	ity facility, or recreation building as
defined in	Section 790.50(a) of this Code;		
<u>(e)</u>	regardless of whether medical cann	abis is smoked on	the premises the parcel containing
medical ca	nnabis dispensary is located not less	s than 500 feet fro	m the parcel containing a facility
providing s	substance abuse services that is licer	ised or certified b	y the State of California or funded b
the Depart	ment of Public Health;		

(f) no alcohol is sold or distributed on the premises for on or off-site consumption;

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1	(g) upon acceptance of a complete application for a building permit for a medical cannabis
2	dispensary the Planning Department shall cause a notice to be posted on the proposed site and shall
3	cause written notice to be sent via U.S. Mail to all properties within 300 feet of the subject lot in the
4	same Assessor's Block and on the block face across from the subject lot as well as to all individuals or
5	groups which have made a written request for notification of regarding specific properties, areas or
6	medical cannabis dispensaries;
7	(h) all building permit applications shall be held for a period of 30 calendar days from the date
8	of the mailed notice to allow review by residents, occupants, owners of neighborhood properties and
9	neighborhood groups; and
10	(i) after this 30 day period, all requests for Planning Commission review of a building permit
11	application for a medical cannabis dispensary shall be processed in accordance with Section 312(e) of
12	this Code;
13	(j) Medical cannabis dispensaries that can demonstrate they were in operation as of April 1,
14	2005 and have remained in continuous operation since then, have 18 months from the effective date of
15	this legislation to obtain a permit or must cease operations at the end of that 18 month period, or upon
16	denial of a permit application if it occurs before the end of that 18 month period. Medical cannabis
17	dispensaries that were in operation as of April 1, 2005, were not in continuous operation since then,
18	but can show that the reason for their lack of continuous operation was not closure due to an actual
19	violation of federal, state or local law, also have 18 months from the effective date of this legislation to
20	obtain a permit or must cease operations at the end of that 18 month period, or upon denial of a permit
21	application if it occurs before the end of that 18 month period. Any dispensary operating in a
22	Residential-House or Residential-Mixed district of the City or which began operation after April 1,
23	2005, must immediately cease operations;
24	

1	(k) any permit issued for a medical cannabis dispensary shall contain the following statement
2	in bold-face type "Issuance of this permit by the City and County of San Francisco is not intended to
3	and does not authorize the violation of State or Federal law."
4	
5	SEC. 890.131. MEDICAL CANNABIS DISPENSARY.
6	A medical cannabis dispensary shall be as defined by Section 3201(f) of the San Francisco
7	Health Code provided that:
8	(a) the medical cannabis dispensary has applied for a permit from the Department of Public
9	Health pursuant to Section 3204 of the San Francisco Health Code;
10	(b) if medical cannabis is smoked on the premises, the parcel containing the medical cannabis
11	dispensary is located not less than 1,000 feet from the parcel containing the grounds of an elementary
12	or secondary school, public or private, or a community facility, or recreation building as defined in
13	Section 890.50(a) of this Code;
14	(c) if medical cannabis is smoked on the premises the dispensary shall provide adequate
15	ventilation within the structure such that doors and/or windows are not left open for such purposes
16	resulting in odor emission from the premises;
17	(d) if medical cannabis is not smoked on the premises, the parcel containing the medical
18	cannabis dispensary is located not less than 500 feet from the parcel containing the grounds of an
19	elementary or secondary school, public or private, or a community facility, or recreation building as
20	defined in Section 890.50(a) of this Code;
21	(e) regardless of whether medical cannabis is smoked on the premises the parcel containing the
22	medical cannabis dispensary is located not less than 500 feet from the parcel containing a facility
23	providing substance abuse services that is licensed or certified by the State of California or funded by
24	the Department of Public Health;

1	(f) no alcohol is sold or distributed on the premises for on or off-site consumption;
2	(g) upon acceptance of a complete application for a building permit for a medical cannabis
3	dispensary the Planning Department shall cause a notice to be posted on the proposed site and shall
4	cause written notice to be sent via U.S. Mail to all properties within 300 feet of the subject lot in the
5	same Assessor's Block and on the block face across from the subject lot as well as to all individuals or
6	groups which have made a written request for notification of regarding specific properties, areas or
7	medical cannabis dispensaries;
8	(h) all building permit applications shall be held for a period of 30 calendar days from the date
9	of the mailed notice to allow review by residents, occupants, owners of neighborhood properties and
10	neighborhood groups; and
11	(i) after this 30 day period, all requests for Planning Commission review of a building permit
12	application for a medical cannabis dispensary shall be processed in accordance with Section 312(e) of
13	this Code;
14	(j) Medical cannabis dispensaries that can demonstrate they were in operation as of April 1,
15	2005 and have remained in continuous operation since then, have 18 months from the effective date of
16	this legislation to obtain a permit or must cease operations at the end of that 18 month period, or upon
17	denial of a permit application if it occurs before the end of that 18 month period. Medical cannabis
18	dispensaries that were in operation as of April 1, 2005, were not in continuous operation since then,
19	but can show that the reason for their lack of continuous operation was not closure due to an actual
20	violation of federal, state or local law, also have 18 months from the effective date of this legislation to
21	obtain a permit or must cease operations at the end of that 18 month period, or upon denial of a permit
22	application if it occurs before the end of that 18 month period. Any dispensary operating in a
23	Residential-House or Residential-Mixed district of the City or which began operation after April 1,
24	2005, must immediately cease operations;

(k) any permit issued for a medical cannabis dispensary shall contain the following statement
in bold-face type "Issuance of this permit by the City and County of San Francisco is not intended to
and does not authorize the violation of State or Federal law."
Section 3. Environmental Review. The Planning Department concluded
environmental review of this ordinance pursuant to the California Environmental Quality Act.
Documentation of that review is on file with the Clerk of the Board of Supervisors in File No.
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Section 4. The San Francisco Health Code is hereby amended by adding Article 32,
Sections 3200 through 3220, to read as follows:
<u>SEC. 3200. TITLE.</u>
This Article may be cited as the "Medical Cannabis Act."
SEC. 3201. DEFINITIONS.
For the purposes of this Article:
(a) "Cannabis" means marijuana and all parts of the plant Cannabis, whether growing or not;
the seeds thereof; the resin extracted from any part of the plant; and every compound, manufacture,
salt, derivative, mixture, or preparation of the plant, its seeds or resin. It includes marijuana infused in
foodstuff. It does not include the mature stalks of the plant, fiber produced from the stalks, oil or cake
made from the seeds of the plant, any other compound, manufacture, salt, derivative, mixture, or
preparation of the mature stalks (except the resin extracted there from), fiber, oil, or cake, or the
sterilized seeds of the plant are incapable of germination.
(b) "City" means the City and County of San Francisco.

1	(c) "Convicted" means having pled guilty or having received a verdict of guilty, including a
2	verdict following a plea of nolo contendere, to a crime.
3	(d) "Director" means the Director of Public Health or any individual designated by the
4	Director to act on his or her behalf, including but not limited to inspectors.
5	(e) "Excessive profits," means the receipt of consideration of a value substantially higher than
6	the reasonable costs of operating the facility. Such reasonable costs shall include expenses for rent or
7	mortgage, utilities, employee costs, furniture, maintenance, or reserves maintained in a segregated
8	account set aside exclusively for potential financial or legal liability.
9	(f) "Medical cannabis dispensary" means any association, cooperative, or collective of ten or
10	more qualified patients or primary caregivers that facilitates the lawful distribution of medical
11	<u>cannabis.</u>
12	(g) "Medical Cannabis Identification Card" or "Identification Card" means a document issued
13	by the State Department of Health Services pursuant to California Health and Safety Code Sections
14	11362.7 et seq. or the City pursuant to Health Code Article 28 that identifies a person authorized to
15	engage in the medical use of cannabis and the person's designated primary caregiver, if any, or
16	identifies a person as a primary caregiver for a medical cannabis patient.
17	(h) "Permittee" means the owner, proprietor, manager, or operator of a medical cannabis
18	dispensary or other individual, corporation, or partnership who obtains a permit pursuant to this
19	<u>Article.</u>
20	(i) "Primary caregiver" shall have the same definition as California Health and Safety Code
21	Section 11362.7 et seq., and as may be amended, and which defines "primary caregiver" as a
22	individual, designated by a qualified patient or by a person with an identification card, who has
23	consistently assumed responsibility for the housing, health, or safety of that patient or person, and may
24	

1	include a licensed clinic, a licensed health care facility, a residential care facility, a hospice, or a home
2	health agency as allowed by California Health and Safety Code Section 11362.7(d)(1-3).
3	(j) "Qualified patient" shall have the same definition as California Health and Safety Code
4	Section 11362.7 et seq., and as may be amended, which states that a "qualified patient" means a person
5	who is entitled to the protections of California Health and Safety Code Section 11362.5, but who does
6	not have a valid medical cannabis identification card. For the purposes of this Article, a "qualified
7	patient who has a valid identification card" shall mean a person who fulfills all of the requirements to
8	be a "qualified patient" under California Health and Safety Code Section 11362.7 et seq. and also has
9	a valid medical cannabis identification card.
10	
11	SEC. 3202. MEDICAL CANNABIS GUIDELINES.
12	Pursuant to the authority granted under Health and Safety Code section 11362.77, the City and
13	County of San Francisco enacts the following medical cannabis guidelines:
14	(a) A qualified patient, person with a valid identification card, or primary caregiver may
15	possess no more than one pound of dried cannabis per qualified patient. In addition, a qualified
16	patient, person with a valid identification card, or primary caregiver may also maintain no more than
17	ninety-nine (99) cannabis plants in up to 100 square feet of total garden canopy measured by the
18	combined vegetative growth area.
19	(b) If a qualified patient, person with an identification card, or primary caregiver has a
20	doctor's recommendation that this quantity does not meet the qualified patient's medical needs, the
21	qualified patient, person with an identification card, or primary caregiver may possess an amount of
22	cannabis consistent with the patient's needs.
23	(c) Only the dried mature processed flowers of female cannabis plant or the plant conversion
24	shall be considered when determining allowable quantities of cannabis under this section.

1	(4) Written evidence that each person applying for the permit and any other person who will be
2	engaged in the management of the medical cannabis dispensary is at least 18 years of age;
3	(5) All felony convictions of each person applying for the permit and any other person who will
4	be engaged in the management of the medical cannabis dispensary;
5	(6) Whether cultivation of medical cannabis shall occur on the premises of the medical
6	<u>cannabis dispensary;</u>
7	(7) Whether smoking of medical cannabis shall occur on the premises of the medical cannabis
8	<u>dispensary;</u>
9	(8) Whether food will be prepared, dispensed or sold on the premises of the medical cannabis
10	dispensary; and
11	(9) Proposed security measures for the medical cannabis dispensary, including lighting and
12	alarms, to insure the safety of persons and to protect the premises from theft.
13	(e) If the applicant is a corporation, the applicant shall set forth the name of the corporation
14	exactly as shown in its articles of incorporation, and the names and residence addresses of each of the
15	officers, directors and each stockholder owning more than 10 percent of the stock of the corporation. I
16	the applicant is a partnership, the application shall set forth the name and residence address of each of
17	the partners, including limited partners. If one or more of the partners is a corporation, the provisions
18	of this Section pertaining to a corporation apply.
19	(f) The Director is hereby authorized to require in the permit application any other information
20	including, but not limited to, any information necessary to discover the truth of the matters set forth in
21	the application.
22	(g) Each person applying for the permit and any other person who will be engaged in the
23	management of the medical cannabis dispensary shall submit with the permit application a signed
24	
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1	waiver authorizing the San Francisco Police Department to perform a thorough and complete criminal
2	and employment background check.
3	
4	SEC. 3205. REFERRAL TO OTHER DEPARTMENTS.
5	(a) Upon receiving a completed medical cannabis dispensary permit application and permit
6	application fee, the Director shall immediately refer the permit application to the City's Planning
7	Department, Department of Building Inspections, Police Department and Fire Department.
8	(b) Said departments shall inspect the premises proposed to be operated as a medical cannabis
9	dispensary and confirm the information provided in the application and shall make separate written
10	recommendations to the Director concerning compliance with the codes that they administer.
11	Specifically, the Police Department shall perform a thorough and complete criminal and employment
12	background check on each person applying for the permit and any other person who will be engaged in
13	the management of the medical cannabis dispensary. The Department of Building Inspections shall, in
14	consultation with the Police Department, approve the security measures for the medical cannabis
15	dispensary, including lighting and alarms, to insure the safety of persons and to protect the premises
16	from theft. Departments' written approval, rejection and/or recommendations regarding the permit
17	shall be delivered to the Director. If the any department rejects the permit, it shall inform the Director
18	of the reasons for the rejection and the measures the permit applicant can take to cure the rejection.
19	The Director shall inform the permit applicant of the rejection, the reasons for the rejection, and
20	measures the permit applicant can take to cure the rejection.
21	
22	SEC. 3206. NOTICE OF HEARING ON PERMIT APPLICATION.
23	(a) After receiving written approval of the permit application from other City Departments as
24	set out in Section 3205, the Director shall fix a time and place for a public hearing on the application,
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1	which date shall not be more than 45 days after the Director's receipt of the written approval of the
2	permit application from other City Departments.
3	(b) No fewer than 10 days before the date of the hearing, the permit applicant shall cause to be
4	posted a notice of such hearing in a conspicuous place on the property at which the proposed medical
5	cannabis dispensary is to be operated. The applicant shall comply with any requirements regarding
6	the size and type of notice specified by the Director. The applicant shall maintain the notice as posted
7	the required number of days.
8	
9	SEC. 3207. ISSUANCE OF MEDICAL CANNABIS DISPENSARY PERMIT.
10	(a) Within 14 days following a hearing, the Director shall either issue the permit or mail a
11	written statement of his or her reasons for denial thereof to the applicant.
12	(b) In recommending the granting or denying of such permit and in granting or denying the
13	same, the Director, shall give particular consideration to the capacity, capitalization, complaint history
14	of the applicant and any other factors that in their discretion he or she deems necessary to the peace
15	and order and welfare of the public.
16	(c) No medical cannabis dispensary permit shall be issued if the Director finds:
17	(1) That the applicant has provided materially false documents or testimony; or
18	(2) That the applicant has not complied fully with the provisions of this Article; or
19	(3) That the operation as proposed by the applicant, if permitted, would not have complied with
20	all applicable laws, including, but not limited to, the Building, Planning, Housing, Police, Fire, and
21	Health Codes of the City, including the provisions of this Article and regulations issued by the Director
22	pursuant to this Article; or
23	(4) That the permit applicant or any other person who will be engaged in the management of
24	the medical cannabis dispensary has been convicted of a violent felony within State of California or a
25	

1	crime that would have constituted a violent felony if committed within the State of California.
2	However, the Director may issue a medical cannabis dispensary permit to any individual convicted of
3	such a crime if the Director finds that the conviction occurred at least five years prior to the date of the
4	permit application or more than three years have passed from the date of the termination of a penalty
5	for such conviction to the date of the permit application and, that no subsequent felony convictions of
6	any nature have occurred; or
7	(5) That a permit for the operation of a medical cannabis dispensary, which permit had been
8	issued to the applicant or to any other person who will be engaged in the management of the medical
9	cannabis dispensary, has been revoked, unless more than five years have passed from the date of the
10	revocation to the date of the application; or
11	(6) That the City has revoked a permit for the operation of a business in the City which permit
12	had been issued to the applicant or to any other person who will be engaged in the management of the
13	medical cannabis dispensary unless more than five years have passed from the date of the application
14	to the date of the revocation.
15	(d) The Director shall notify the Police Department of all approved permit applications.
16	(e) The permit shall contain the following language, "Issuance of this permit by the City and
17	County of San Francisco is not intended to and does not authorize the violation of State or Federal
18	<u>law."</u>
19	
20	SEC. 3208. OPERATING REQUIREMENTS FOR MEDICAL CANNABIS DISPENSARY.
21	(a) Medical cannabis dispensaries shall meet all the operating criteria for the dispensing of
22	medical cannabis as is required pursuant to California Health and Safety Code Section 11362.7 et seq.
23	by this Article, and by the Director's administrative regulations for the permitting and operation of
24	medical cannabis dispensaries.
25	

1	(b) Medical cannabis dispensaries shall be operated only as collectives or cooperatives in
2	accordance with California Health and Safety Code Section 11326.7 et seq. All patients or caregivers
3	served by a medical cannabis dispensary shall be members of that medical cannabis dispensary's
4	collective or cooperative.
5	(c) The medical cannabis dispensary shall receive only compensation for actual expenses,
6	including reasonable compensation incurred for services provided to qualified patients or primary
7	caregivers to enable that person to use or transport cannabis pursuant to California Health and Safety
8	Code Section 11362.7 et seq., or for payment for out-of-pocket expenses incurred in providing those
9	services, or both. Sale of medical cannabis for excessive profits is explicitly prohibited. Each medical
10	cannabis dispensary shall maintain records demonstrating that it complies with the requirements of this
11	paragraph. Each medical cannabis dispensary shall make these records available for inspection and
12	examination by the Department upon request by the Department. Such records shall not include
13	patient records or materials identifying individual patients.
14	(d) Medical cannabis dispensaries shall sell or distribute only cannabis manufactured and
15	processed in the State of California that has not left the State before arriving at the medical cannabis
16	dispensary.
17	(e) It is unlawful for any person or association operating a medical cannabis dispensary under
18	the provisions of this Article to permit any breach of peace therein or any disturbance of public order
19	or decorum by any tumultuous, riotous or disorderly conduct, or otherwise, or to permit such
20	dispensary to remain open, or patrons to remain upon the premises, between the hours of 10 p.m. and 8
21	a.m. the next day. However, the Department shall issue permits to two medical cannabis dispensaries
22	permitting them to remain open 24 hours per day. These medical cannabis dispensaries shall be
23	located in order to provide services to the population most in need of 24 hour access to medical
24	

1	cannabis. These medical cannabis dispensaries shall be located at least one mile from each other and
2	shall be accessible by late night public transportation services.
3	(f) Medical cannabis dispensaries may not dispense more than one pound of dried cannabis per
4	qualified patient or primary caregiver per visit to the medical cannabis dispensary. Medical cannabis
5	dispensaries may not maintain more than ninety-nine (99) cannabis plants in up to 100 square feet of
6	total garden canopy measured by the combined vegetative growth area. Medical cannabis dispensaries
7	shall use medical cannabis identification card numbers to ensure compliance with this provision. If a
8	qualified patient or a primary caregiver has a doctor's recommendation that this quantity does not
9	meet the qualified patient's medical needs, the qualified patient or the primary caregiver may possess
10	and the medical cannabis dispensary may dispense an amount of dried cannabis and maintain a
11	number cannabis plants consistent with those needs. Only the dried mature processed flowers of
12	female cannabis plant or the plant conversion shall be considered when determining allowable
13	quantities of cannabis under this section.
14	(g) No medical cannabis shall be smoked, ingested or otherwise consumed in the public right of
15	way within fifty (50) feet of a medical cannabis dispensary. Any person violating this provision shall be
16	deemed guilty of an infraction and upon the conviction thereof shall be punished by a fine of \$100.
17	Medical cannabis dispensaries shall post a sign near their entrances and exits providing notice of this
18	policy.
19	(h) Any cultivation of medical cannabis on the premises of a medical cannabis dispensary must
20	be conducted indoors.
21	(i) All sales and dispensing of medical cannabis shall be conducted on the premises of the
22	medical cannabis dispensary. However, delivery of cannabis to qualified patients with valid
23	identification cards and primary caregivers with a valid identification card outside the premises of the
24	medical cannabis dispensary is permitted if the person delivering the cannabis is a qualified patient

with a valid identification card or a primary caregiver with a valid identification card who is a member
of the medical cannabis dispensary.
(j) The medical cannabis dispensary shall not hold or maintain a license from the State
Department of Alcohol Beverage Control to sell alcoholic beverages, or operate a business that sells
alcoholic beverages. Nor shall alcoholic beverages be consumed on the premises or on in the public
right of way within fifty feed of a medical cannabis dispensary.
(k) In order to protect confidentiality, the medical cannabis dispensary shall maintain records
of all qualified patients with a valid identification card and primary caregivers with a valid
identification card using only the identification card number issued by the State or City pursuant to
California Health and Safety Code Section 11362.7 et seq. and City Health Code Article 28.
(l) The medical cannabis dispensary shall provide litter removal services twice each day of
operation on and in front of the premises and, if necessary, on public sidewalks within hundred (100)
feet of the premises.
(m) The medical cannabis dispensary shall provide adequate security on the premises,
including lighting and alarms, to insure the safety of persons and to protect the premises from theft.
(n) Signage for the medical cannabis dispensary shall be limited to one wall sign not to exceed
ten square feet in area, and one identifying sign not to exceed two square feet in area; such signs shall
not be directly illuminated.
(o) The medical cannabis dispensary shall provide the Director, the chief of police and all
neighbors located within fifty (50) feet of the establishment with the name, phone number and facsimile
number of an on-site community relations staff person to whom one can provide notice if there are
operating problems associated with the establishment. The medical cannabis dispensary shall make
every good faith effort to encourage neighbors to call this person to try to solve operating problems, if
any, before any calls or complaints are made to the police department or other City officials.

1	(p) Medical cannabis dispensaries may sell or distribute cannabis only to members of the
2	medical cannabis dispensary's collective or cooperative.
3	(q) Medical cannabis dispensaries may sell or distribute cannabis only to those members with a
4	medical cannabis identification card. This requirement shall remain in effect so long as the system for
5	distributing or assigning medical cannabis identification cards preserves the anonymity of the qualified
6 7	patient or primary caregiver.
8	(r) It shall be unlawful for any medical cannabis dispensary to employ any person who is not at
9	least 18 years of age.
10	(s) It shall be unlawful for any medical cannabis dispensary to allow any person who is not at
11	least 18 years of age on the premises during hours of operation unless that person is a qualified patient
12	with a valid identification card or primary caregiver with a valid identification card.
13	(t) Medical cannabis dispensaries that display or sell drug paraphernalia must do so in
14	compliance with California Health and Safety Code §§ 11364.5 and 11364.7.
15	(u) Medical cannabis dispensaries shall maintain all scales and weighing mechanisms on the
16	premises in good working order. Scales and weighing mechanisms used by medical cannabis
17	dispensaries are subject to inspection and certification by the Director.
18	(v) Medical cannabis dispensaries that prepare, dispense or sell food must comply with and are
19	subject to the provisions of all relevant State and local laws regarding the preparation, distribution and
20	sale of food.
21	(w) The medical cannabis dispensary shall meet any specific, additional operating procedures
22	and measures as may be imposed as conditions of approval by the Director in order to insure that the
23	operation of the medical cannabis dispensary is consistent with protection of the health, safety and
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1	welfare of the community, qualified patients and primary caregivers, and will not adversely affect
2	surrounding uses.
3	
4	SEC. 3209. PROHIBITED OPERATIONS.
5	All medical cannabis dispensaries operating in violation of California Health and Safety Code
6	Sections 11362.5 and 11326.7 et seq., or this Article are expressly prohibited. No entity that
7	distributed medical cannabis prior to the enactment of this Article shall be deemed to have been a
8	legally established use under the provisions of this Article, and such use shall not be entitled to claim
9	legal nonconforming status for the purposes of permitting.
10	
11	SEC. 3210. DISPLAY OF PERMIT.
12	Every permit to operate a medical cannabis dispensary shall be displayed in a conspicuous
13	place within the establishment so that the permit may be readily seen by individuals entering the
14	premises.
15	
16	SEC. 3211. SALE OR TRANSFER OF PERMITS.
17	(a) Upon sale, transfer or relocation of a medical cannabis dispensary, the permit and license
18	for the establishment shall be null and void unless another permit has been issued pursuant to this
19	Article; provided, however, that upon the death or incapacity of the permittee, the medical cannabis
20	dispensary may continue in business for six months to allow for an orderly transfer of the permit.
21	(b) If the permittee is a corporation, a transfer of 25 percent of the stock ownership of the
22	permittee will be deemed to be a sale or transfer and the permit and license for the establishment shall
23	be null and void unless a permit has been issued pursuant to this Article; provided, however, that this
24	subsection shall not apply to a permittee corporation, the stock of which is listed on a stock exchange in

1	this state or in the City of New York, State of New York, or which is required by law to file periodic
2	reports with the Securities and Exchange Commission.
3	
4	SEC. 3212. RULES AND REGULATIONS.
5	(a) The Director shall issue rules and regulations regarding the conduct of hearings
6	concerning the denial, suspension or revocation of permits and the imposition of administrative
7	penalties on medical cannabis dispensaries.
8	(b) The Director may issue regulations governing the operation of medical cannabis
9	dispensaries. These regulations shall include, but need not be limited to:
10	(1) A requirement that the operator provide patients and customers with information regarding
11	those activities that are prohibited on the premises;
12	(2) A requirement that the operator prohibit patrons from entering or remaining on the
13	premises if they are in possession of or are consuming alcoholic beverages, or are under the influence
14	of alcohol;
15	(3) A requirement that the operator require employees to use protective gloves when handling
16	<u>cannabis;</u>
17	(4) A description of the size and type of notice of hearing to be posted in a conspicuous place
18	on the property at which the proposed medical cannabis dispensary is to be operated and the number of
19	days said notice shall remain posted; and
20	(5) A description of the size and type of sign posted near the entrances and exits of medical
21	cannabis dispensaries providing notice that no medical cannabis shall be smoked, ingested or
22	otherwise consumed in the public right of way within fifty (50) feet of a medical cannabis dispensary
23	and that any person violating this policy shall be deemed guilty of an infraction and upon the
24	conviction thereof shall be punished by a fine of \$100.

1	(c) Failure by an operator to do either of the following shall be grounds for suspension or
2	revocation of a medical cannabis dispensary permit: (1) comply with any regulation adopted by the
3	Director under this Article, or (2) give free access to areas of the establishment to which patrons have
4	access during the hours the establishment is open to the public, and at all other reasonable times, at the
5	direction of the Director, or at the direction of any City fire, planning, or building official or inspector
6	for inspection with respect to the laws that they are responsible for enforcing.
7	
8	SEC. 3213. INSPECTION AND NOTICES OF VIOLATION.
9	(a) The Director may inspect each medical cannabis dispensary regularly and based on
10	complaints, but in no event fewer than two times annually, for the purpose of determining compliance
11	with the provisions of this Article and/or the rules and regulations adopted pursuant to this Article. If
12	informal attempts by the Director to obtain compliance with the provisions of this Article fail, the
13	Director may take the following steps:
14	(1) The Director may send written notice of noncompliance with the provisions of this Article to
15	the operator of the medical cannabis dispensary. The notice shall specify the steps that must be taken
16	to bring the establishment into compliance. The notice shall specify that the operator has 10 days in
17	which to bring the establishment into compliance.
18	(2) If the Director inspector determines that the operator has corrected the problem and is in
19	compliance with the provisions of this Article, the Director may so inform the operator.
20	(3) If the Director determines that the operator failed to make the necessary changes in order
21	to come into compliance with the provisions of this Article, the Director may issue a notice of violation.
22	(b) The Director may not suspend or revoke a permit issued pursuant to this Article, impose an
23	administrative penalty, or take other enforcement action against a medical cannabis dispensary until
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1	the Director has issued a notice of violation and provided the operator an opportunity to be heard and
2	respond as provided in Section 3216.
3	(c) If the Director concludes that announced inspections are inadequate to ascertain
4	compliance with this Article (based on public complaints or other relevant circumstances), the Director
5	may use other appropriate means to inspect the areas of the establishment to which patrons have
6	access. If such additional inspection shows noncompliance, the Director may issue either a notice of
7	noncompliance or a notice of violation, as the Director deems appropriate.
8	(d) Every person to whom a permit shall have been granted pursuant to this Article shall post a
9	sign in a conspicuous place in the medical cannabis dispensary. The sign shall state that it is unlawful
10	to refuse to permit an inspection by the Department of Public Health, or any City peace, fire, planning,
11	or building official or inspector, conducted during the hours the establishment is open to the public and
12	at all other reasonable times, of the areas of the establishment to which patrons have access.
13	(e) Nothing in this Section shall limit or restrict the authority of a police officer to enter
14	premises licensed or permitted under this Article (i) pursuant to a search warrant signed by a
15	magistrate and issued upon a showing of probable cause to believe that a crime has been committed or
16	attempted, (ii) without a warrant in the case of an emergency or other exigent circumstances, or (iii) as
17	part of any other lawful entry in connection with a criminal investigation or enforcement action.
18	
19	SEC. 3214. VIOLATIONS AND PENALTIES.
20	(a) Any person who or dispensary that violates any provision of this Article or any rule or
21	regulation adopted pursuant to this Article may, after being provided notice and an opportunity to be
22	heard, be subject to an administrative penalty not to exceed \$1,000 for the first violation of a provision
23	or regulation in a 12-month period, \$2,500 for the second violation of the same provision or regulation
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1	in a 12-month period, and \$5,000 for the third and subsequent violations of the same provision or
2	regulation in a 12-month period.
3	(b) The Director may not impose an administrative penalty or take other enforcement action
4	under this Article against a medical cannabis dispensary until the Director has issued a notice of
5	violation and provided the operator an opportunity to be heard and respond as provided in Section
6	<u>3216.</u>
7	(c) Nothing herein shall prohibit the District Attorney from exercising the sole discretion vested
8	in that officer by law to charge an operator, employee, or any other person associated with a medical
9	cannabis dispensary with violating this or any other local or state law.
10	
11	SEC. 3215. REVOCATION AND SUSPENSION OF PERMIT.
12	(a) Any permit issued for a medical cannabis dispensary may be revoked, or suspended for up
13	to 30 days, by the Director if the Director determines that:
14	(1) the manager, operator or any employee has violated any provision of this Article or any
15	regulation issued pursuant to this Article;
16	(2) the permittee has engaged in any conduct in connection with the operation of the medical
17	cannabis dispensary that violates any State or local laws, or any employee of the permittee has
18	engaged in any conduct that violates any State or local laws at permittee's medical cannabis
19	dispensary, and the permittee had or should have had actual or constructive knowledge by due
20	diligence that the illegal conduct was occurring;
21	(3) the permittee has engaged in any material misrepresentation when applying for a permit;
22	(4) the medical cannabis dispensary is being managed, conducted, or maintained without
23	regard for the public health or the health of patrons;
24	

1	(5) the manager, operator or any employee has refused to allow any duly authorized City
2	official to inspect the premises or the operations of the medical cannabis dispensary;
3	(6) based on a determination by another City department, including the Department of Building
4	Inspections, the Fire Department, the Police Department, and the Planning Department, that the
5	medical cannabis dispensary is not in compliance with the laws under the jurisdiction of the
6	department.
7	(b) The Director may not suspend or revoke a permit issued pursuant to this Article or take
8	other enforcement action against a medical cannabis dispensary until the Director has issued a notice
9	of violation and provided the operator an opportunity to be heard and respond as provided in Section
10	<u>3216.</u>
11	(c) Notwithstanding paragraph (b), the Director may suspend summarily any medical cannabis
12	dispensary permit issued under this Article pending a noticed hearing on revocation or suspension
13	when in the opinion of the Director the public health or safety requires such summary suspension. Any
14	affected permittee shall be given notice of such summary suspension in writing delivered to said
15	permittee in person or by registered letter.
16	(d) If a permit is revoked, no application for a medical cannabis dispensary may be submitted
17	by the same person for three years.
18	
19	SEC. 3216. NOTICE AND HEARING FOR ADMINISTRATIVE PENALTY AND/OR
20	REVOCATION OR SUSPENSION.
21	(a) If the Director determines that a medical cannabis dispensary is operating in violation of
22	this Article and/or the rules and regulations adopted pursuant to this Article, he or she shall issue a
23	notice of violation to the operator of the medical cannabis dispensary.
24	
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1	(b) The notice of violation shall include a copy of this Section and the rules and regulations				
2	adopted pursuant to this Article regarding the conduct of hearings concerning the denial, suspension or				
3	revocation of permits and the imposition of administrative penalties on medical cannabis dispensaries.				
4	The notice of violation shall include a statement of any informal attempts by the Director to obtain				
5	compliance with the provisions of this Article pursuant to Section 3213(a). The notice of violation shall				
6	inform the operator that:				
7	(1) The Director has made an initial determination that the medical cannabis dispensary is				
8	operating in violation of this Article and/or the rules and regulations adopted pursuant to this Article;				
9	<u>and</u>				
10	(2) The alleged acts or failures to act that constitute the basis for the Director's initial				
11	determination; and				
12	(3) That the Director intends to take enforcement action against the operator, and the nature of				
13	that action including the administrative penalty to be imposed, if any, and/or the suspension or				
14	revocation of the operator's permit; and				
15	(4) That the operator has the right to request a hearing before the Director within fifteen (15)				
16	days of receipt of the notice of violation in order to allow the operator an opportunity to show that the				
17	medical cannabis dispensary is operating in compliance with this Article and/or the rules and				
18	regulations adopted pursuant to this Article.				
19	(c) If no request for a hearing is filed with the Director within the appropriate period, the				
20	initial determination shall be deemed final and shall be effective fifteen (15) days after the notice of				
21	initial determination was served on the alleged violator. The Director shall issue an Order imposing				
22	the enforcement action and serve it upon the party served with the notice of initial determination.				
23	Payment of any administrative penalty is due within 30 days of service of the Director's Order. Any				
24	administrative penalty assessed and received in an action brought under this Article shall be paid to				

1	the Treasurer of the City and County of San Francisco. The alleged violator against whom an
2	administrative penalty is imposed also shall be liable for the costs and attorney's fees incurred by the
3	City in bringing any civil action to enforce the provisions of this section, including obtaining a court
4	order requiring payment of the administrative penalty.
5	(d) If the alleged violator files a timely request for a hearing, within fifteen (15) days of receipt
6	of the request, the Director shall notify the requestor of the date, time, and place of the hearing. The
7	Director shall make available all documentary evidence against the medical cannabis dispensary no
8	later than fifteen (15) days prior to the hearing. Such hearing shall be held no later than forty-five (45)
9	days after the Director receives the request, unless time is extended by mutual agreement of the affected
10	parties.
11	(e) At the hearing, the medical cannabis dispensary shall be provided an opportunity to refute
12	all evidence against it. The Director shall conduct the hearing. The hearing shall be conducted
13	pursuant to rules and regulations adopted by the Director.
14	(f) Within twenty (20) days of the conclusion of the hearing, the Director shall serve written
15	notice of the Director's decision on the alleged violator. If the Director's decision is that the alleged
16	violator must pay an administrative penalty, the notice of decision shall state that the recipient has ten
17	(10) days in which to pay the penalty. Any administrative penalty assessed and received in an action
18	brought under this Article shall be paid to the Treasurer of the City. The alleged violator against
19	whom an administrative penalty is imposed also shall be liable for the costs and attorney's fees
20	incurred by the City in bringing any civil action to enforce the provisions of this section, including
21	obtaining a court order requiring payment of the administrative penalty.
22	
23	SEC. 3217. APPEALS TO BOARD OF APPEALS.
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1	(a) Right of Appeal. The final decision of the Director to grant, deny, suspend, or revoke a
2	permit, or to impose administrative sanctions, as provided in this Article, may be appealed to the Board
3	of Appeals in the manner prescribed in Article I of the San Francisco Business and Tax Regulations
4	Code. An appeal shall stay the action of the Director.
5	(b) Hearing. The procedure and requirements governing an appeal to the Board of Appeals
6	shall be as specified in Article I of the San Francisco Business and Tax Regulations Code.
7	
8	SEC. 3218. BUSINESS LICENSE AND BUSINESS REGISTRATION CERTIFICATE.
9	(a) Every medical cannabis dispensary shall be required to obtain a business license from the
10	City in compliance with Article 2 of the Business and Tax Regulations Code.
11	(b) Every medical cannabis dispensary shall be required to obtain a business registration
12	certificate from the City in compliance with Article 12 of the Business and Tax Regulations Code.
13	
14	SEC. 3219. DISCLAIMERS AND LIABILITY.
15	By regulating medical cannabis dispensaries, the City and County of San Francisco is assuming
16	an undertaking only to promote the general welfare. It is not assuming, nor is it imposing on its
17	officers and employees, an obligation for breach of which it is liable in money damages to any person
18	who claims that such breach proximately caused injury. To the fullest extent permitted by law, the City
19	shall assume no liability whatsoever, and expressly does not waive sovereign immunity, with respect to
20	the permitting and licensing provisions of this Article, or for the activities of any medical cannabis
21	dispensary. To the fullest extent permitted by law, any actions taken by a public officer or employee
22	under the provisions of this Article shall not become a personal liability of any public officer or
23	employee of the City. This Article (the "Medical Cannabis Act") does not authorize the violation of
24	state or federal law.

## SEC. 3220. SEVERABILITY.

If any provision of this Article or the application of any such provision to any person or circumstance, shall be held invalid, the remainder of this Article, to the extent it can be given effect, or the application of those provisions to persons or circumstances other than those to which it is held invalid, shall not be affected thereby, and to this end the provisions of this Article are severable.

Section 5. The San Francisco Traffic Code is hereby amended by amending Sections 53 and 132, to read as follows:

## SEC. 53. DOUBLE PARKING.

A vehicle parked in violation of Section 22500 (h) of the Vehicle Code of the State of California by being stopped, parked, or left standing on the roadway side of any vehicle stopped, parked, or standing at the curb or edge of a highway, except for a schoolbus when stopped to load or unload pupils in a business or residence district where the speed limit is 25 miles per hour or less, shall be cited by the appropriate authority as a violation of the statute.

Any person violating Section 22500(h) shall be deemed guilty of an infraction and upon the conviction thereof shall be punished by a fine of not less than \$50 nor more than \$100.

(a) No person shall stop, park, or leave standing any vehicle such that any portion of the vehicle is within a Municipal Railway bus route on restricted streets. The restricted streets are Chestnut Street, Union Street, Clay Street, Stockton Street, Mission Street, Geary Street, Polk Street, Sacramento Street, Clement Street, Fillmore Street, Haight Street, Irving Street, 9th Avenue, 16th Street, and 24th Street. No person shall stop, park, or leave standing in any portion of a Municipal Railway bus route on such street his or her vehicle between the hours of 6:00 a.m. to 9:00 a.m. and from 4:00 p.m. to 7.00 p.m. Any person violating this Section

- shall be subject to a fine of \$100.00. The Department of Parking and Traffic shall install signs and otherwise alert motorists where and when this prohibition shall take effect and the
- 3 applicable fine. This section shall not apply to vehicles engaged in emergency services
- 4 including, but not limited to, fire engines, police vehicles, ambulances, or public utility vehicles
- 5 while such vehicles are operating, maintaining, or repairing facilities of the public utility or are
- 6 being used in connection with providing public utility service.
  - (b) No person shall stop, park, or leave standing any vehicle such that any portion of the vehicle is stopped, parked, or standing in front of a legally permitted medical cannabis dispensary in violation of California Vehicle Code section 22500(h). Any person violating this sub-section shall be subject to a fine of \$100.00. The Department of Parking and Traffic shall install signs and otherwise alert motorists where and when this prohibition shall take effect and the applicable fine. This subsection shall not apply to vehicles engaged in emergency services including, but not limited to, fire engines, police vehicles, ambulances, or public utility vehicles while such vehicles are operating, maintaining, or repairing facilities of the public utility or are being used in connection with providing public utility service.

## **SEC. 132. PENALTY SCHEDULE.**

Pursuant to California Vehicle Code Section 40203.5, violation of any of the following subsections of the San Francisco Traffic Code (TC), Police Code (PC) or the California Vehicle Code (VC) shall be punishable by the fines set forth below.

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21	PC97A	Occupy Camper etc.	\$100.00
22	PC710.2	For Sale Sign	\$50.00
23	PC3703A	Car Alarm / Emerg	\$65.00
24	PC3703B	Car Alarm 15 Min	\$65.00

1	PC3704A	Alarm Time 15 Min	\$50.00
2	TC21.1	Remove Chalk 1st	\$50.00
3	TC21.2	Remove Chalk 2nd	\$75.00
4	TC21.3	Remove Chalk 3rd	\$100.00
5	TC27	MC Parking Zone	\$75.00
6	TC31.2	Cable Car Lanes	\$50.00
7	TC32A.1	Towaway ZoneDowntown	\$60.00
	TC32A.2	Towaway ZoneOther areas	\$60.00
8	TC32B	Prohib Parking	\$60.00
9	TC32C.1	Overtime ParkingDowntown	\$50.00
10	TC32C.2	Overtime ParkingOther Areas	\$40.00
11	TC32.1	City Hall Permit	\$40.00
12	TC32.1.1	Main Library	\$40.00
13	TC32.1.2	Libraries	\$40.00
14	TC32.1.3	Social Services	\$40.00
15	TC32.1.4	Housing Authority	\$40.00
16	TC32.1.5	Muni Rwy Terminals	\$40.00
17	TC32.1.6	Prk Ctrl / Castro	\$40.00
18	TC32.1.7	Prk Ctrl / SFUSD Prop	\$40.00
19	TC32.1.8	Prk Ctrl / Plum Street	\$40.00
20	TC32.1.9	Prk Ctrl / PUC Prop	\$40.00
21	TC32.1.10	Prk Ctrl / Wash / Jack	\$40.00
22	TC32.1.11	Prk Ctrl / DPW Prop	\$40.00
23	TC32.2	Prk Ctrl / SF General	\$40.00
24	TC32.2.1	Health Center No. 1	\$40.00

1	TC32.2.2	Sunset / Richmnd HC	\$40.00
2	TC32.2.3	NE Dist Health Center	\$40.00
3	TC32.3	Laguna Honda Hospital	\$40.00
4	TC32.3.1	Prk Ctrl / DPH Grove St	\$40.00
5	TC32.4	Candlestick Access Rd	\$40.00
6	TC32.4.2A	Fire Lane / Candlestick	\$40.00
7	TC32.4.2B	Pkg / Candlestick	\$40.00
8	TC32.5	Youth Guid Center	\$40.00
	TC32.6	Prk Regs / Various	\$40.00
9	TC32.10	Off Street Parking	\$40.00
10	TC32.12	Off St Overtime	\$40.00
11	TC32.13	Off St Parallel / Diag	\$35.00
12	TC32.14	Off St / Marked Space	\$35.00
13	TC32.21A	Block Charging Bay	\$100.00
14	TC33C	Temp Park Restriction	\$40.00
15	TC33.1	Temp Constr Zone	\$40.00
16	TC33.3	Spec Truck Zone	\$60.00
17	TC33.3.1	Heavy Truck Zone	\$60.00
18	TC33.3.2	Market / Bay Truck Zone	\$60.00
19	TC33.5	School Bus Zone	\$75.00
20	TC37A	Parking Over 72 Hr	\$75.00
21	TC37C	Street Cleaning	\$40.00
22	TC38A	Red Zone	\$75.00
23	TC38B	Yel Zone / Metro Dist.	\$60.00
24	TC38B.1	Yel Zn Outside Metro	\$60.00

1	TC38C	White Zone	\$75.00
2	TC38D	Green Zone	\$50.00
3	TC38K	Blue Zone	\$275.00
	TC38N	Block Bike Lane	\$100.00
4	TC39B	Taxicab Zone	\$60.00
5	TC50	Interference / Sign	\$35.00
6	TC53A	Dbl Prking Rstrict St	\$100.00
7	<u>TC53B</u>	Dbl Prking Med. Cann. Dispens.	<u>\$100.00</u>
8	TC55	Angled Parking	\$35.00
9	TC56	Median Dividers	\$50.00
10	TC58A	Block Wheels	\$35.00
11	TC58C	Not Within Space	\$35.00
12	TC60	Bus / Close to Curb	\$35.00
13	TC60.5	Engine Idle Parked	\$100.00
14	TC61	100 Feet Oversize	\$50.00
15	TC63	Com Veh / Prk Limited	\$100.00
16	TC63A	Com Veh / Prk Restricted	\$100.00
17	TC63.2	Veh Hire / Prk Restricted	\$100.00
18	TC64	Shift Parked Vehicle	\$50.00
19	TC65	Repairing Vehicle	\$55.00
20	TC66	Tour Bus Loading	\$100.00
21	TC69	Key in Unattend Veh	\$35.00
22	TC70	Improperly Parked	\$35.00
23	TC71	Parked Near RR Track	\$35.00
24	TC71B	Obst Flow of Traffic	\$35.00

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1	TC202	Prk Meter	\$40.00
2	TC202.1	Prk Meter Downtown	\$50.00
3	TC219	Parking Meter M/C	\$75.00
4	TC315A	Residential Permit Area	\$50.00
5	TC315C	Unauth Permit	\$50.00
6	VC4462B	Imp Regis. / Plates	\$50.00
7	VC4464	Altered Plates	\$50.00
8	VC5201	Plates / Mounting	\$50.00
	VC5201 <i><u>E</u>F</i>	Plate Cover	\$50.00
9	VC5202	Period of Display	\$50.00
10	VC5204A	Tabs	\$50.00
11	VC21113A	School / Pub Ground	\$45.00
12	VC21211A	Bicycle Path / Lanes	\$50.00
13	VC22500A	Parking in Intersection	\$75.00
14	VC22500B	Parking / Crosswalk	\$75.00
15	VC22500C	Safety Zone	\$75.00
16	VC22500D	15 ft Fire Station	\$75.00
17	VC22500E	Driveway	\$75.00
18	VC22500F	On Sidewalk	\$100.00
19	VC22500G	Excavation	\$35.00
20	VC22500H	Double Parking	\$65.00
21	VC22500I	Bus Zone	\$250.00
22	VC22500J	Tube or Tunnel	\$35.00
23	VC22500K	Bridge	\$35.00
24	VC22500L	Wheelchair Access	\$250.00

1	VC22500.1	Parking in Fire Lane	\$50.00
2	VC22502A	Over 18 in from Curb	\$35.00
3	VC22502B	Wrong Way Parking	\$35.00
4	VC22502E	One-Way Road / Pkg	\$35.00
5	VC22504A	Unincorp. Area Prkg	\$35.00
	VC22505B	Signs	\$35.00
6	VC22507.8A	Disabled Parking	\$250.00
7	VC22507.8B	Disabled Parking	\$250.00
8	VC22507.8C	Disabled Parking	\$250.00
9	VC22511.56B	Misuse of Placard	\$500.00
10	VC22511.56C	Confiscation of Placard	\$500.00
11	VC22511.57	Lost, Stolen Placard	\$500.00
12	VC22514	Fire Hydrant	\$75.00
13	VC22515A	Unattended Motor Vehicle	\$60.00
14	VC22515B	Unattended Vehicle	\$60.00
15	VC22516	Locked Vehicle	\$45.00
16	VC21718	Stop / Freeway	\$35.00
17	VC22521	RR Tracks	\$65.00
18	VC22522	W/3 ft Handicap Ramp	\$275.00
19	VC22523A	Abandoned Vehicle / Highway	\$200.00
20	VC22523B	Abandoned Vehicle / Public or Priv.	\$200.00
21		Prop	
22	VC22526A	Blocking Intersection	\$75.00
23	VC22526B	Blocking Intersection While Turning	\$100.00
24	VC23333	Park / Veh Crossing	\$60.00
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Supervisor Mirkarimi
BOARD OF SUPERVISORS

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2	Section 6. The San Francisco Business and Tax Regulation Code is hereby amended	
3	by amending Section 1, and by adding Sections 1.177 and 249.17, to read as follows:	
4	SEC. 1. DESIGNATING DEPARTMENTS FOR ISSUANCE OF PERMITS.	
5	Permits shall be issued for the location and conduct of the businesses, enterprises or	
6	activities, enumerated hereinafter in Sections 1.1 to $\frac{1.76}{1.77}$ , inclusive, by the department or	
7	office authorized by Sections 1.1 to $\frac{1.76}{1.77}$ , inclusive, and Section 2 of this Article to issue	
8	each such class of permit, and subject to the approval of other departments and offices of the	
9	City and County, where specifically designated in any such case; provided that permit or	
10	license fees as required by ordinance shall be collected by the Tax Collector as provided in	
11	Section 3 of this Article.	
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13	SEC. 1.77. MEDICAL CANNABIS DISPENSARIES.	
14	For the establishment, maintenance and operation of medical cannabis dispensaries - by the	
15	Department of Public Health.	
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17	SEC. 249.17. MEDICAL CANNABIS DISPENSARY LICENSE FEE.	
18	Every person, firm or corporation engaged in operating a medical cannabis dispensary shall	
19	pay an annual license fee of \$2,182.00 to the Tax Collector to cover the costs of annual inspections,	
20	enforcement and other costs to the City.	
21		
22	Section 7. Promotion of the General Welfare. By regulating medical cannabis	
23	dispensaries, the City and County of San Francisco is assuming an undertaking only to	

promote the general welfare. It is not assuming, nor is it imposing on its officers and

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1	employees, an obligation for breach of which it is liable in money damages to any person who	
2	claims that such breach proximately caused injury. To the fullest extent permitted by law, the	
3	City shall assume no liability whatsoever, and expressly does not waive sovereign immunity,	
4	with respect to the permitting and licensing provisions of this Article, or for the activities of any	
5	medical cannabis dispensary. To the fullest extent permitted by law, any actions taken by a	
6	public officer or employee under the provisions of this Article shall not become a personal	
7	liability of any public officer or employee of the City. This ordinance does not authorize the	
8	violation of state or federal law.	
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10	Section 8. Severability. If any provision of this ordinance or the application thereof to	
11	any person or circumstances is held invalid or unconstitutional, such invalidity or	
12	unconstitutionality shall not affect other provisions or applications or this ordinance which can	
13	be given effect without the invalid or unconstitutional provision or application. To this end, the	
14	provisions of this ordinance shall be deemed severable.	
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20	APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney	
21		
22	By:	
23	FREDERICK P. SHEINFIELD/ SARAH OWSOWITZ	
24	Deputy City Attorneys	
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