#### Amendment of the Whole November 5, 2007

FILE NO. 070671

ORDINANCE NO.

 [Amending the Planning Code to Create the Fringe Financial Service Restricted Use District and Making Related Zoning Map Amendments.]

3 Ordinance amending San Francisco Planning Code Sections 249.5, 781.8, 781.9, 782, 4 and 783 and adding Section 249.35 to the San Francisco Planning Code to create a 5 noncontiguous Fringe Financial Service Restricted Use District prohibiting new fringe 6 financial services, as defined, with certain exceptions; amending San Francisco 7 Planning Code Section 312 to require certain notice in Neighborhood Commercial 8 Districts; amending San Francisco Planning Code Section 227 to add Fringe Financial 9 Service Use to the Commercial District Zoning Control Table; amending San Francisco 10 Planning Code Sections 702.4, 703.2, and 710 through 730 to add Fringe Financial 11 Service Use to the Neighborhood Commercial District Zoning Control Tables; adding 12 Section 790.111 and 890.113 to the San Francisco Planning Code to define a Fringe 13 Financial Service Use; amending San Francisco Planning Code Sections 790.110, 14 790.112, 890.110, and 890.112 to require that use applications for Financial Services 15 and Limited Financial Services include a copy of any state-issued license; amending 16 San Francisco Planning Code Sections 803.2, 810, 811, and 812 to add Fringe Financial 17 Service Use to the Chinatown Zoning Control Tables; amending San Francisco 18 Planning Code Sections 814 through 818 to add Fringe Financial Service Use to certain 19 Zoning Control Tables in the South of Market area; amending San Francisco Planning 20 Code Section 827 to add Fringe Financial Service Use to the Rincon Hill Downtown 21 Residential Mixed Use District Zoning Control Table; amending Sections 909, 910, 911, 22 912, 913, and 914 to add Fringe Financial Service Use to certain Mission Bay Zoning 23 Control Tables; amending Sectional Zoning Maps Numbers 1SU, 2SU, 6SU, 7SU, 8SU, 24 and 10SU SU01, SU02, SU06, SU07, SU08, and SU10 of Zoning Map of the City and 25

County of San Francisco to indicate the boundaries of the Fringe Financial Service
 Restricted Use District, and making findings, including environmental findings and
 findings of consistency with the priority policies of Planning Code Section 101.1 and
 the General Plan.

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Additions are <u>single-underline italics Times New Roman;</u> deletions are <u>strikethrough italics Times New Roman</u>. Board amendment additions are <u>double underlined</u>. Board amendment deletions are <u>strikethrough normal</u>.

- 8 Be it ordained by the People of the City and County of San Francisco:
- 9 Section 1. Findings. The Board of Supervisors of the City and County of San
- 10 Francisco hereby finds and determines that:

Note:

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(a) General Plan and Planning Code Findings.

12 On September 20, 2007 at a duly noticed public hearing, the Planning (1) 13 Commission in Resolution No. 17485 found that the proposed Planning Code and Zoning Map 14 amendments contained in this ordinance were consistent with the City's General Plan and 15 with Planning Code Section 101.1(b). In addition, the Planning Commission recommended 16 that the Board of Supervisors adopt the proposed Planning Code and Zoning Map 17 amendments. A copy of said Resolution is on file with the Clerk of the Board of Supervisors in 18 File No. 070671 and is incorporated herein by reference. The Board finds that the proposed 19 Planning Code and Zoning Map amendments contained in this ordinance are consistent with 20 the City's General Plan and with Planning Code Section 101.1(b) for the reasons set forth in 21 said Resolution.

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(2) Pursuant to Planning Code Section 302, the Board finds that the proposed ordinance will serve the public necessity, convenience and welfare for the reasons set forth in

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Planning Commission Resolution No. 17485, which reasons are incorporated herein by
 reference as though fully set forth.

(b) Environmental Findings. The Planning Department has determined that the
actions contemplated in this Ordinance are in compliance with the California Environmental
Quality Act (California Public Resources Code section 21000 et seq.). Said determination is
on file with the Clerk of the Board of Supervisors in File No. 070671 and is incorporated herein
by reference.

8 (c) General Findings.

9 (1) Check cashing businesses cash payroll, government, personal, and other types 10 of checks, among other related services, while taking a commission off the face-value of the 11 check.

(2) Pay day lender businesses (also known as deferred deposit transaction
businesses and advanced pay day lenders) provide small cash loans based on a borrower's
personal check held for future deposit or on electronic access to a borrower's bank account.
Generally, the borrower must include the fee for the loan in the face value of the personal
check.

(3) According to the Federal Trade Commission and Consumer Reports, because of
the high fees paid for these short term loans and check cashing services, some borrowers
may pay the equivalent of more than 900% annual percentage rate interest on their loan. In
California, the fee for a pay day loan can be up to \$17.50 for every \$100 borrowed, up to the
maximum of \$300. The annual percentage rate for such a transaction is: 911% for a one-week
loan; 456% for a two-week loan; and 212% for a one-month loan.

(4) According to the California Reinvestment Coalition, check cashing and pay day
 lender businesses, also known as fringe financial services, have grown over 1100 percent

nation-wide between 1996 and 2003. According to the Federal Trade Commission and
 Consumer Reports, since pay day loans were legalized in California in 1997, more than 3,500
 pay day loan businesses have opened in the state.

4 (5) The Brookings Institute conservatively estimates that fringe financial service 5 providers sell \$40 million worth of their services annually out of 56 locations in San Francisco. 6 The average fringe financial service establishment in the City has a sales volume of \$737,000 7 annually. The estimates provided by the Brookings Institute are conservative because they 8 only include fringe financial service providers that provide those services as their primary or 9 secondary business service, and do not include tertiary providers of these services, including 10 grocery stores, convenience stores, and gas stations.

11 (6) According to the Brookings Institute, these fringe financial service providers are heavily concentrated in San Francisco's poorer neighborhoods, which also have a higher 12 13 percentage of minority residents than other parts of the City. The median income in a 14 neighborhood with these types of financial services is roughly \$38,000, compared with a City-15 wide median income of about \$60,000. One in five residents in these neighborhoods lives in poverty, compared with a City-wide rate of about one in ten. Additionally, 30 percent of 16 17 residents in these neighborhoods with a check cashing or pay day lender business are Latino, 18 compared with a City-wide rate of about 14 percent. The neighborhood with the highest 19 concentration of fringe financial service providers (Census Tract No. 176.01), has a median household income of just \$23,899, nearly one in three of its residents lives below the poverty 20 21 line, and it has one of the highest concentrations of African American residents in the City.

- (7) The Brookings Institute found that these fringe financial service providers tend to
   cluster together in the City, saturating particular neighborhoods with their high-priced financial
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service products. Roughly half of the core providers of these fringe financial service providers
 are located in just four neighborhoods in the City.

(8) Concerns have been raised that the unchecked proliferation of these businesses
is displacing charter banks, which offer a much broader range of financial services, and other
desired commercial development in the City, particularly in the commercial districts of lower
income neighborhoods. Without appropriate controls, the result of the high growth of fringe
financial service providers could be a reduction or displacement of other needed financial
services and other commercial benefits.

9 (9) On January 10, 2006, the Board of Supervisors adopted Ordinance No. 01-06, 10 an urgency Ordinance that imposed a 45-day moratorium on check cashing and payday 11 lender uses. A copy of said Ordinance is on file with the Clerk of the Board of Supervisors in 12 File No. 051721, and is incorporated herein by reference.

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(10) On January 13, 2005, the Mayor signed Ordinance No. 01-06 into law.

(11) On December 9, 2005, the Planning Department issued a report entitled
"Preliminary Report on Land Use Issues and Policy Opportunities for Check Cashing and Pay
Day Lender Businesses" for the Board's consideration. A copy of said report is on file with the
Clerk of the Board of Supervisors in File No. 051721 and is incorporated herein by reference.

(12) On December 15, 2005, during a hearing of the Budget and Finance Committee
 of the Board of Supervisors, the Committee considered the Planning Department's report and
 held a hearing at which it took testimony from the public and from various City departments
 regarding check cashing and payday lender uses.

(13) On February 28, 2006, the Board of Supervisors, in accordance with California
Government Code section 65858, and in furtherance of Ordinance No. 01-06, by Motion No.
06-28 formally issued the Planning Department's report entitled "Preliminary Report on Land

Use Issues and Policy Opportunities for Check Cashing and Pay Day Lender Businesses." A
 copy of said Motion is on file with the Clerk of the Board of Supervisors in File No. 060229 and
 is incorporated herein by reference.

4 (14) On May 23, 2006, the Board of Supervisors adopted Ordinance No. 115-06, an
5 Urgency Ordinance extending the moratorium on check cashing and payday lender uses, for
6 an additional three months A copy of said Ordinance is on file with the Clerk of the Board of
7 Supervisors in File No. 060641 and is incorporated herein by reference.

8 (15) This ordinance constitutes permanent controls to address the proliferation of 9 fringe financial service providers and its passage terminates the efficacy of Ordinance 34-06, 10 "Zoning—Three Month Extension of Interim Moratorium on New Check Cashing and Pay Day 11 Lender Uses."

Section 2. The San Francisco Planning Code is hereby amended by amending
Section 227, to read as follows:

- 14
- 15 SEC. 227. OTHER USES.

16	C-1	C-2	C-3-	C-3-	C-3-	C-3-	C-M	M-1	M-2	
17			0	R	G	S				
18										SEC. 227. OTHER USES
19	Retail	Sales	and Se	rvices						
20										
21										
22										
23										
24										
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1	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	(u) Fringe financial services, as
2										defined in Section 249.35, and
3										subject to the restrictions set forth
4										in Section 249.35, including, but
5										not limited to, that no new fringe
6										financial service shall be located
7										within a ¼ miles of an existing
8										fringe financial service.
9										
10		Sectio	on 3. T	he San	Franci	sco Pla	anning	Code is	s hereb	y amended by amending Section
11	249.5	, to rea	d as fo	llows:						
12		SEC.	249.5.	NORTI	H OF N	IARKE	T RES	IDENT	AL SP	ECIAL USE DISTRICT.
13		(a)	Gener	al. A s	special	use di	strict er	ntitled t	he "No	rth of Market Residential Special
14	Use D	District,'	' which	include	es RC-	4 and F	P Use [	Districts	, the b	oundaries of which are shown on
15	Sectio	onal Ma	ap No.	1SU c	of the Z	Coning	Map, is	hereb	y estat	blished for the purposes set forth
16	below	<b>'</b> -								
17		(b)	Purpo	ses. li	n order	to pro	tect an	id enha	ance im	portant housing resources in an
18	area r	near do	wntowi	n, cons	erve ar	nd upgr	ade ex	isting lo	ow and	moderate income housing stock,
19	prese	rve bui	Idings (	of arch	itectura	al and h	nistoric	import	ance a	nd preserve the existing scale of
20	devel	opment	t, maint	ain sur	nlight in	public	space	s, enco	urage	new infill housing at a compatible
21	densit	ty, limi	t the	develop	oment	of tou	rist ho	tels ar	nd othe	er commercial uses that could
22	adver	sely in	npact t	he resi	dential	nature	e of th	e area	, and	limit the number of commercial
23	estab	lishmer	nts whic	ch are	not inte	ended p	orimaril	y for cu	ustome	rs who are residents of the area,
24	the fo	llowing	contro	ls are ii	nposed	d in the	North	of Mark	ket Res	idential Special Use District.
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1 (c) Controls. The following zoning controls are applicable in the North of Market 2 Residential Special Use District. Certain controls are set forth in other Sections of this Code 3 and are referenced herein.

4 (1) Conditional Use Criteria. In making determinations on applications for
5 conditional use authorizations required for uses located within the North of Market Residential
6 Special Use District, the City Planning Commission shall consider the purposes as set forth in
7 Subsection (b) above, in addition to the criteria of Section 303(c) of this Code.

8 (2) Notwithstanding the provisions of Section 209.8 of this Code, commercial 9 establishments shall be limited to the ground floor and the first basement floor, except that 10 such establishments may be permitted on the second story as a conditional use if authorized 11 pursuant to Section 303 and Section 249.5(c)(1) of this Code.

(3) Garment shops that meet the qualifications set forth in Section 236(a) may be
permitted on the ground floor and first basement floor as a conditional use if authorized
pursuant to Section 303 and Section 249.5(c)(1) of this Code.

15 (4) The following uses are not permitted: (A) A hotel, inn, hostel or motel; and (B) 16 massage establishments which are not incidental to the institutional uses permitted in 17 Sections 217(a) through (d) of the Planning Code or are not incidental to a health club, 18 gymnasium or other facility with a regular membership or other facility which is used primarily 19 for instruction and training in body building, exercising, reducing, sports, dancing or other 20 similar physical activities.

(5) In the portion of the area designated as Subarea No. 1 of the North of Market
Residential Special Use District, as shown on Section Map 1SU b of the Zoning Map, the
density ratio shall be one dwelling unit for each 125 square feet of lot area; in Subarea No. 2,
as shown on Section Map 1SU b of the Zoning Map, the density ratio shall be one dwelling

unit for each 200 feet of lot area. The double density provisions of Section 209.1(m) shall not 1 2 result in greater density than that permitted in an RC-4 District.

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(6) Off-street parking requirements may be modified by the City Planning Commission, as provided in Section 161(h) of this Code. 4

A bulk district "T" shall apply pursuant to the provisions of Section 270, Table 5 (7)270 of this Code. 6

7 (8) Special exceptions to the 80-foot base height limit in height and bulk districts 80-8 120-T and 80-130-T may be granted pursuant to the provisions of Section 263.7 of this Code.

9 (9) Building setbacks are required in this district pursuant to Section 132.2; 10 provisions for exceptions are also set forth in Section 132.2 of this Code.

11 Exceptions to the rear yard requirements for an RC-4 District may be granted (10)pursuant to Section 134(f) of this Code. 12

Awnings, canopies and marquees, as defined in Sections 790.20, 790.26 and 13 (11)14 790.58 of this Code, and further regulated by the Building Code and Sections 249.5(c)(12), 136.2 and 607.4 of this Code are permitted. 15

16 (12)Signs located in the RC-4 portion of this district shall be regulated as provided in 17 Section 607.4 of this Code.

18 (13)All provisions of the City Planning Code applicable in an RC-4 Use District shall 19 apply within that portion of the district zoned RC-4, except as specifically provided above. All provisions of the City Planning Code applicable in a P Use District shall apply within that 20 portion of the district zoned P, except as specifically provided above. 21

22 All demolitions of buildings containing residential units shall be permitted only if (14)authorized as a conditional use under Section 303 of this Code, unless the Director of the 23 24 Department of Building Inspection or the Chief of the Bureau of Fire Prevention and Public

Safety determines that the building is unsafe or dangerous and that demolition is the only 1 2 feasible means to secure the public safety. When considering whether to grant a conditional 3 use permit for the demolition, in lieu of the criteria set forth in City Planning Code Section 4 303(c), consideration shall be given to the purposes of the North of Market Residential Special Use District set forth in Section 249.5(b), above, to the adverse impact on the public health, 5 safety and general welfare due to the loss of existing housing stock in the district and to any 6 7 unreasonable hardship to the applicant if the permit is denied. Demolition of residential hotel 8 units shall also comply with the provisions of the Residential Hotel Ordinance.

9 (d) Liquor Establishments. In addition to all other applicable controls set forth in this
10 Code, Liquor Establishments in the North of Market Residential Special Use District shall be
11 subject to the controls set forth in this Section.

12 (1) No Off-Sale Liquor Establishments shall be permitted in the North of Market
 13 Residential Special Use District.

14 (2) An Off-Sale Liquor Establishment lawfully existing in the North of Market 15 Residential Special Use District and selling alcoholic beverages as licensed by the State of 16 California prior to the effective date of this legislation may continue operation only under the 17 following conditions, as provided by California Business and Professions Code Section 23790: 10 The premises shall retain the same time of retail liguer ligence within a ligence.

(A) The premises shall retain the same type of retail liquor license within a licenseclassification; and

20 (B) The licensed premises shall be operated continuously without substantial21 change in mode or character of operation.

(3) The prohibition on Off-Sale Liquor Establishments shall not be interpreted to
 prohibit the following, provided that the type of California liquor license does not change, the

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location of the establishment does not change, and the square footage used for the display
 and sale of alcoholic beverages does not increase:

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(A) A change in ownership of an Off-Sale Liquor Establishment or an owner-toowner transfer of a California liquor license; or

(B) Re-establishment, restoration or repair of an existing Off-Sale Liquor
Establishment on the same lot after total or partial destruction or damage due to fire, riot,
insurrection, toxic accident or act of God; or

8 (C) Temporary closure of an existing Off-Sale Liquor Establishment for not more 9 than ninety (90) days for repair, renovation or remodeling.

10 (4) The prohibition on Off-Sale Liquor Establishments shall not be interpreted to 11 prohibit the following:

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(A) Temporary uses, as described in Planning Code Section 205.1; or

(B) Establishment of an Off-Sale Liquor Establishment if application for such Off Sale Liquor Establishment is on file with the California Department of Alcoholic Beverage
 Control prior to the effective date of this legislation; or

16 (C) Re-location of an existing Off-Sale Liquor Establishment in the North of Market 17 Residential Special Use District to another location within the North of Market Residential 18 Special Use District with conditional use authorization from the City Planning Commission, 19 provided that (i) the type of California liquor license does not, change, (ii) the square footage used for the display and sale of alcoholic beverages does not increase, and (iii) the original 20 premises shall not be occupied by an Off-Sale Liquor Establishment unless by another Off-21 22 Sale Liquor Establishment that is also relocating from within the North of Market Residential 23 Special Use District. Any such conditional use authorization shall include a requirement that

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the establishment comes with the "Good Neighbor Policies" set forth in Subsection (d)(6)
below; or

3 (D) A change in liquor license from a Type 21 (Off-Sale General) to a Type 20 (Off4 Sale Beer and Wine), provided that the square footage used for the display and sale of
5 alcoholic beverages does not increase.

6 (5) The prohibition on Off-Sale Liquor Establishments shall be interpreted to prohibit 7 the transfer of any California Alcoholic Beverage Control Board off-sale liquor license from a 8 location outside of the North of Market Residential Special Use District to a location within the 9 North of Market Residential Special Use District or the issuance of any original California 10 Alcoholic Beverage Control Board off-sale liquor license for a location within the North of 11 Market Residential Special Use District.

12 (6) The following "Good Neighbor Policies" shall apply to all Liquor Establishments
13 in the North of Market Residential Special Use District in order to maintain the safety and
14 cleanliness of the premises and vicinity:

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

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

(C) No alcoholic beverages shall be consumed on any outdoor property adjacent to
 the establishment and which is under the control of the establishment, excepting those areas
 of the property that are enclosed and not visible from the sidewalk. are intended for patron

services, are supervised by the establishment, and are not located adjacent to any sidewalk
 areas;

3 (D) No more than 33 percent of the square footage of the windows and clear doors 4 of the establishment shall bear advertising or signage of any sort, and all advertising and 5 signage shall be placed and maintained in a manner that ensures that law enforcement personnel have a clear and unobstructed view of the interior of the premises, including the 6 7 area in which the cash registers are maintained, from the exterior public sidewalk or entrance 8 to the premises. This requirement shall not apply to premises where there are no windows, or 9 where existing windows are located at a height that precludes a view of the interior of the 10 premises to a person standing outside the premises;

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(E) No person under the age of 21 shall sell or package alcoholic beverages;

(F) Employees of the establishment shall regularly police the area under the control
of the establishment in an effort to prevent the loitering of persons about the premises; and

14 (G) The establishment shall promptly remove any graffiti from the exterior of the 15 premises.

16 (7) For purposes of this Section, the following definitions shall apply:

17 (A) "Liquor Establishment" shall mean any enterprise selling alcoholic beverages
 18 pursuant to a California Alcoholic Beverage Control Board license.

(B) "Off-Sale Liquor Establishment" shall mean any enterprise selling alcoholic
beverages pursuant to a California Alcoholic Beverage Control Board License Type 20 (OffSale Beer and Wine), Type 21 (Off-Sale General), or any other California Alcoholic Beverage
Control Board License which includes the privilege to sell alcoholic beverages for
consumption off of the premises. Typical Off-Sale Liquor Establishments may include, but are
not limited to, grocery stores, supermarkets and other retail sales and services;

2 Business and Professions Code Sections 23004 and 23025; 3 "Sell" or "Sale" shall mean and include any retail transaction whereby, for any (D) 4 consideration, an alcoholic beverage is transferred from one person to another. 5 Fringe Financial Services. In addition to all other applicable controls set forth in this *(e)* 6 Code, properties in the North of Market Residential Special Use District are within the Fringe 7 Financial Service Restricted Use District established by Section 249.35 and are subject to the controls 8 and exemptions set forth in Section 249.35. 9 10 Section 4. The San Francisco Planning Code is hereby amended by adding new 11 Section 249.35, to read as follows: SEC. 249.35. FRINGE FINANCIAL SERVICE RESTRICTED USE DISTRICT. 12 13 Findings. There are an unusually large number of establishments providing fringe (a)14 financial services, including check cashing and payday lending, in the neighborhoods included in the 15 Mission Alcoholic Beverage Special Use District, the North of Market Residential Special Use District, 16 the Divisadero Street Alcohol Restricted Use District, the Third Street Alcohol Restricted Use District,

"Alcoholic Beverages" shall mean "alcoholic beverages," as defined by California

17 *and the Haight Street Alcohol Restricted Use Subdistrict. The unchecked proliferation of these* 

18 *businesses has the potential to displace other financial service providers, including charter banks,* 

19 *which offer a much broader range of financial services, as well as other desired commercial* 

20 *development in the City, which provides a broad range of neighborhood commercial goods and* 

21 <u>services.</u>

(C)

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22 (b) Establishment of the Fringe Financial Service Restricted Use District. In order to

23 preserve the residential character and the neighborhood-serving commercial uses of the following

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1 defined areas, a noncontiguous Fringe Financial Service Restricted Use District (Fringe Financia	1	defined areas,	a noncontiguous	Fringe Financia	al Service Restricted	d Use District (Fringe	Financial
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- 2 Service RUD) is hereby established for the following properties:
- 3 (1) Properties in the Mission Alcoholic Beverage Special Use District, as described in
- 4 Section 781.8 of this Code and as designated on Sectional Zoning Maps Numbers 7SU SU07 and

5 8SU <u>SU08</u> of the Zoning Map of the City and County of San Francisco;

- 6 (2) Properties in the North of Market Residential Special Use District, as described in
- 7 Section 249.5 of this Code and as designated on Sectional Zoning Maps Numbers 1SU SU01 and
- 8 <u>2SU SU02;</u>
- 9 (3) Properties in the Divisadero Street Alcohol Restricted Use District, as described in
- 10 Section 783 of this Code and as designated on Sectional Zoning Maps Numbers 2 SU02 and 7 SU07
- 11 *of the Zoning Map of the City and County of San Francisco;*
- 12 (4) Properties in the Third Street Alcohol Restricted Use District, as described in Section
- 13 <u>782 of this Code and as designated on Sectional Zoning Map Number 10SU SU10 of the Zoning</u>
- 14 Map of the City and County of San Francisco; and
- 15 (5) Properties in the Haight Street Alcohol Restricted Use Subdistrict, as described in
- 16 Section 781.9 of this Code and as designated on Sectional Zoning Maps Numbers 6 SU06 and 7
- 17 <u>SU07 of the Zoning Map of the City and County of San Francisco;</u>
- 18 (c) Restrictions.
- 19 (1) No new fringe financial services shall be permitted as a principal or accessory use in
- 20 *the Fringe Financial Service RUD.*
- 21 (2) The controls of this Section 249.35 shall also apply within a <sup>1</sup>/<sub>4</sub> mile of the Fringe
- 22 <u>Financial Service RUD.</u>
- 23 (3) Outside of the Fringe Financial Service RUD and its <sup>1</sup>/<sub>4</sub> mile buffer, fringe financial
- 24 services shall be subject to the zoning controls set forth elsewhere in this Code, provided that, in
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1	addition, no new fringe financial service shall be permitted as a principal or accessory use within 1/4
2	mile of an existing fringe financial service.
3	(d) Exemptions. The restrictions set forth in subsection (c) above shall not be interpreted to
4	prohibit the following:
5	(1) A nonprofit fringe financial service; or
6	(2) Any other financial service use that is not a fringe financial service. Accordingly, any
7	applicant for a financial service use shall provide the Planning Department with a true copy of the
8	license issued to it by the State of California, demonstrating that such financial service operates under
9	a license of a type distinct from that issued to a "check casher" as defined in California Civil Code
10	section 1789.31, as amended from time to time; or to a "licensee" as defined in California Financial
11	Code section 23001(d), as amended from time to time.
12	(e) Continuation of Existing Prohibited Fringe Financial Service Uses. Any fringe financial
13	service subject to the restrictions set forth in this Section 249.35 may continue in accordance with
14	Planning Code section 180 through 186.2, subject to the following provisions:
15	(1) A fringe financial service lawfully existing as licensed by the State of California prior to
16	the effective date of this legislation, or subsequent legislation prohibiting that type of fringe financial
17	service, so long as otherwise lawful, may continue to operate only under the following conditions:
18	(A) Except as provided in subsection 249.35(e)(2) below, the premises shall retain the same
19	type of fringe financial service license within a license classification; and
20	(B) Except as provided in subsection 249.35(e)(2) below, the fringe financial service shall
21	be operated continuously, without substantial changes in mode or character of operation.
22	(2) A break in continuous operation shall not be interpreted to include the following,
23	provided that, except as indicated below, the location of the establishment does not change, the square
24	footage used does not increase, and the type of state license does not change:
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1	(A) A change in ownership of a fringe financial service provider or a lawful transfer of a
2	<u>state license;</u>
3	(B) Temporary closure for restoration or repair of an existing fringe financial service on the
4	same lot after total or partial destruction or damage due to fire, riot, insurrection, toxic accident, or act
5	<u>of God; or</u>
6	(C) Temporary closure of an existing fringe financial service provider for reasons other
7	than total or partial destruction or damage due to fire, riot, insurrection, toxic accident, or act of God
8	for not more than thirty (30) days for repair, renovation, or remodeling.
9	(f) Definitions: The following definitions shall apply to this Section 249.35.
10	(1) A "fringe financial service" shall mean a retail use that provides banking services and
11	products to the public and is owned or operated by a "check casher" as defined in California Civil
12	Code section 1789.31, as amended from time to time, or by a "licensee" as defined in California
13	Financial Code section 23001(d), as amended from time to time.
14	(2) A "nonprofit fringe financial service" shall mean a fringe financial service that is
15	exempted from payment of income tax under Section 23701(d) of the California Revenue and Taxation
16	Code and Section 501(c)(3) of the Internal Revenue Code of the United States. Any such nonprofit
17	fringe financial service shall provide the Planning Department with a true copy(ies) of its income tax
18	documentation demonstrating its exemption from payment of income tax under state and federal law.
19	(g) The Planning Department shall maintain information regarding the location of
20	existing fringe financial services located outside the Fringe Financial Service Restricted Use
21	District, which information shall be presumed accurate. An applicant for a new fringe financial
22	service use may submit information to the Department to demonstrate that an existing fringe
23	financial service use has closed or is otherwise not located within a 1/4 mile of the location of
24	the proposed new fringe financial service use.
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2 The San Francisco Planning Code is hereby amended by amending Section 5. 3 Section 312, to read as follows:

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#### NEIGHBORHOOD COMMERCIAL PERMIT REVIEW PROCEDURES SEC. 312. FOR ALL NC DISTRICTS. 5

Purpose. The purpose of this Section is to establish procedures for reviewing 6 (a) building permit applications for lots in NC Districts in order to determine compatibility of the 7 8 proposal with the neighborhood and for providing notice to property owners, occupants and 9 residents neighboring the site of the proposed project and to interested neighborhood organizations, so that concerns about a project may be identified and resolved during the 10 11 review of the permit.

Applicability. Except as indicated herein, all building permit applications for 12 (b) 13 demolition, new construction, changes in use to a formula retail use as defined in section 14 703.3 of this Code or alterations which expand the exterior dimensions of a building shall be subject to the notification and review procedures required by subsection 312(d). Subsection 15 16 312(f) regarding demolition permits and approval of replacement structures shall apply to all 17 NC Districts. For the purposes of this Section, addition to a building of the features listed in Section 136(c)(1) through 136(c)(24) and 136(c)(26) shall not be subject to notification under 18 19 this Section.

Changes of Use. All building permit applications for a change of use to a bar, as 20 (c) 21 defined in section 790.22, a liquor store, as defined in section 790.55, a walkup facility, as 22 defined in section 790.140, other large institutions, as defined in section 790.50, other small 23 institutions, as defined in section 790.51, a full-service restaurant, as defined in section 24 790.92, a large fast food restaurant, as defined in section 790.90, a small self-service

restaurant, as defined in section 790.91, a massage establishment, as defined in section
790.60, an outdoor activity, as defined in section 790.70, *or* an adult or other entertainment
use, as defined in sections 790.36 and 790.38, *or a fringe financial service use, as defined in section 790.111,* shall be subject to the provisions of subsection 312(d).

Building Permit Application Review for Compliance and Notification. 5 (d) Upon acceptance of any application subject to this Section, the Planning Department shall review 6 the proposed project for compliance with the Planning Code and any applicable design 7 8 guidelines approved by the Planning Commission. Applications determined not to be in 9 compliance with the standards of Articles 1.2, 1.5, 2 and 2.5 of the Planning Code, including design guidelines for specific areas adopted by the Planning Commission, or with any 10 11 applicable conditions of previous approvals regarding the project, shall be held until either the 12 application is determined to be in compliance, is disapproved or a recommendation for 13 cancellation is sent to the Department of Building Inspection.

14 (1) Neighborhood Commercial Design Guidelines. The construction of new buildings and alteration of existing buildings in NC Districts shall be consistent with the design 15 policies and guidelines of the General Plan as adopted and periodically amended for specific 16 17 areas or conditions by the Planning Commission. The Director of Planning may require 18 modifications to the exterior of a proposed new building or proposed alteration of an existing 19 building in order to bring it into conformity with the General Plan. These modifications may include, but are not limited to, changes in siting, building envelope, scale texture and detailing, 20 21 openings, and landscaping.

(2) Notification. Upon determination that an application is in compliance with the
 development standards of the Planning Code, the Planning Department shall cause a notice
 to be posted on the site pursuant to rules established by the Zoning Administrator and shall

cause a written notice describing the proposed project to be sent in the manner described 1 2 below. This notice shall be in addition to any notices required by the Building Code and shall 3 have a format and content determined by the Zoning Administrator. It shall include a 4 description of the proposal compared to any existing improvements on the site with 5 dimensions of the basic features, elevations and site plan of the proposed project including the position of any adjacent buildings, exterior dimensions and finishes, a graphic reference 6 scale, existing and proposed uses and commercial or institutional business name, if known. 7 8 The notice shall describe the project review process and shall set forth the mailing date of the 9 notice and the expiration date of the notification period.

Written notice shall be mailed to the notification group which shall include the project sponsor, relevant neighborhood organizations as described in Subparagraph 312(d)(2)(C) below, all individuals having made a written request for notification for a specific parcel or parcels pursuant to Planning Code Section 351 and all owners and, to the extent practical, occupants, of properties in the notification area.

15 (A) The notification area shall be all properties within 150 feet of the subject lot in 16 the same Assessor's Block and on the block face across from the subject lot. When the 17 subject lot is a corner lot, the notification area shall further include all property on both block 18 faces across from the subject lot, and the corner property diagonally across the street.

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

(C) The Planning Department shall maintain a list, updated every six months with
 current contact information, available for public review, and kept at the Planning Department's
 Planning Information Counter, and reception desk, as well as the Department of Building
 Inspection's Building Permit Counter, of neighborhood organizations which have indicated an

interest in specific properties or areas. The organizations having indicated an interest in the subject lot or its area shall be included in the notification group for the proposed project. Notice to these groups shall be verified by a declaration of mailing signed under penalty of perjury. In the event that such an organization is not included in the notification group for a proposed project as required under this subsection, the proposed project must be re-noticed.

6 (3) Notification Period. All building permit applications shall be held for a period of
7 30 calendar days from the date of the mailed notice to allow review by residents, occupants,
8 owners of neighboring properties and by neighborhood groups.

9 (4) Elimination of Duplicate Notice. The notice provisions of this Section may be 10 waived by the Zoning Administrator for building permit applications for projects that have 11 been, or before approval will be, the subject of a duly noticed public hearing before the 12 Planning Commission or Zoning Administrator, provided that the nature of work for which the 13 building permit application is required is both substantially included in the hearing notice and 14 is the subject of the hearing.

(e) Requests for Planning Commission Review. A request for the Planning
Commission to exercise its discretionary review powers over a specific building permit
application shall be considered by the Planning Commission if received by the Planning
Department no later than 5:00 p.m. of the last day of the notification period as described
under Subsection (d)(3) above, subject to guidelines adopted by the Planning Commission.

The project sponsor of a building permit application may request discretionary review by the Planning Commission to resolve conflicts between the Director of Planning and the project sponsor concerning requested modifications to comply with relevant design guidelines of the General Plan.

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(1) Scheduling of Hearing. The Zoning Administrator shall set a time for hearing 1 2 requests for discretionary review by the Planning Commission within a reasonable period.

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(2) Mailed notice of the discretionary review hearing by the Planning Notice. 4 Commission shall be given not less than 10 days prior to the date of the hearing to the 5 notification group as described in Paragraph 312(d)(2) above. Posted notice of the hearing shall be made as provided under Planning Code Section 306.8. 6

Demolition of Dwellings, Approval of Replacement Structure Required. Unless 7 (f) 8 the building is determined to pose a serious and imminent hazard as defined in the Building 9 Code an application authorizing demolition in any NC District of an historic or architecturally important building or of a dwelling shall not be approved and issued until the City has granted 10 11 final approval of a building permit for construction of the replacement building. A building permit is finally approved if the Board of Appeals has taken final action for approval on an 12 appeal of the issuance or denial of the permit or if the permit has been issued and the time for 13 14 filing an appeal with the Board has lapsed with no appeal filed.

15 (1) The demolition of any building whether or not historically and architecturally 16 important may be approved administratively where the Director of the Department of Building 17 Inspection or the Chief of the Bureau of Fire Prevention and Public Safety determines, after 18 consultation with the Zoning Administrator, that an imminent safety hazard exists, and the 19 Director of the Department of Building Inspection determines that demolition or extensive alteration of the structure is the only feasible means to secure the public safety. 20

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22 Section 6. The San Francisco Planning Code is hereby amended by amending Section 23 702.4, to read as follows:

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SEC. 702.4. SPECIAL USE DISTRICTS.

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In addition to the Neighborhood Commercial Use Districts and Neighborhood Commercial Special Use Districts established by Sections 702.1 and 702.2 of this Code, certain special use districts established in Section 236 through 249.9 of this Code are located within certain Neighborhood Commercial District boundaries. The designations, locations, and boundaries of the special use districts are as provided below.

6

7	Special	Use Districts	Section Number
8	Garmer	nt Shop Special Use District	§ 236
9	<u>Fringe</u> I	Financial Service Restricted Use District	<u>§ 249.35</u>
10			
11	S	Section 7. The San Francisco Planning	Code is hereby amended by amending Section
12	703.2(a	ı), to read as follows:	
13	(	a) Use Categories. The uses, func	tions, or activities, which are permitted in each
14	Neighb	orhood Commercial District class inclue	te those listed below by zoning control category
15	and nur	mber and cross-referenced to the Code	Section containing the definition.
16			
17	No.	Zoning Control Categories for Uses	Section Number of use Definition
18	<u>.68</u>	Fringe Financial Service	<u>§ 790.111</u>
19			
20	S	Section 8. The San Francisco Plan	ning Code is hereby amended by amending
21	Section	s 710 through 730, to read as follows:	
22			
23	SEC.	710. NEIGHBORHOOD COMMER	CIAL CLUSTER DISTRICT NC-1 ZONING
24	CONTR	ROL TABLE.	
25			

						NC-1	
					C	ontrols by S	story
No.	Zor	ning Category		§ References	1 <sup>st</sup>	2 <sup>nd</sup>	3 <sup>rd</sup> +
Retail Sa	les an	d Services					
<u>710.68</u>	<u>Fri</u>	nge Financial So	<u>ervice</u>	<u>§ 790.111</u>			
SEC. 71	1. SI	MALL-SCALE	NEIGHBOI	RHOOD COMME	RCIAL DIS	TRICT NC-	2 ZONING
CONTRO	OL TA	BLE.					
						NC-2	
					С	ontrols by S	story
No.	Zor	ning Category		§ References	1 <sup>st</sup>	2 <sup>nd</sup>	3 <sup>rd</sup> +
Retail Sa	les an	d Services					
<u>711.68</u>	<u>Fri</u>	nge Financial Se	ervice	<u>§ 790.111</u>	<u>P#</u>		
SPECIFI	C PRC	<b>OVISIONS FOR</b>	R NC-2 DIST	TRICTS			
Article 7		Other Code	Zoning Co	ntrols			
Code Se	ction	Section					
§711.49		§ 781.7	CHESTNU	T STREET FINAM	NCIAL SERV	/ICE SUBD	ISTRICT
§711.50			Boundaries	s: Applicable or	nly for the	Chestnut S	street NC-2
<u>§711.68</u>			District fror	n Broderick to Fill	more Street	as mapped	on Section
			Map 2SU.				
			Controls:	Financial services	s <u>, <i>and</i> limited</u>	I financial se	ervices <u>, <i>and</i></u>
			fringe finan	<u>cial services</u> are NI	P.		
711.68		§249.35	FRINGE F	TINANCIAL SERVI	ICE RESTRI	CTED USE	DISTRICT

1			(FFSRUD)				
2			<u>Boundaries</u>	: The FFSRUD an	d its ¼ mi	le buffer inc	ludes, but is not
3			<u>limited to, p</u>	properties within: the	he Mission	Alcoholic B	everage Special
4			<u>Use</u> Distric	t the Haight Stree	t Alcohol I	Restricted U	se District; the
5			<u>Third</u> Stree	t Alcohol Restricte	<u>d Use Dis</u>	trict; the D	ivisadero Street
6			<u>Alcohol Res</u>	stricted Use Distric	t; and the	North of Ma	<u>rket Residential</u>
7			<u>Special Us</u>	se District; and	includes	Small-Scale	<u>Neighborhood</u>
8			<u>Commercia</u>	l Districts within its	<u>boundarie</u>	<u>25.</u>	
9			<u>Controls:</u> W	Within the FFSRUL	D and its ¼	mile buffer,	<u>fringe financial</u>
10			<u>services are</u>	NP pursuant to Se	<u>ction 249.3</u>	25. Outside t	he FFSRUD
11			and its ¼ m	ile buffer, fringe fin	ancial serv	vices are P st	ubject to the
12			<u>restrictions</u>	set forth in subsect	ion 249.35	( <u>c)(3).</u>	
13							
14	SEC. 71	2. MODERATE-S	CALE NE	IGHBORHOOD	COMMER	RCIAL DIS	STRICT NC-3
15	ZONING	CONTROL TABLE.					
16						NC-	3
17						Controls b	y Story
18	No.	Zoning Category		§ References	1 <sup>st</sup>	2 <sup>nd</sup>	3 <sup>rd</sup> +
19	Retail Sa	les and Services					
20	<u>712.68</u>	Fringe Financial Se	<u>rvice</u>	<u>§ 790.111</u>	<u>P#</u>		
21							

## 22 SPECIFIC PROVISIONS FOR NC-3 DISTRICTS

23	Article 7	Other Code	Zoning Controls
24	Code Section	Section	
25			

1	712.68	<u>§249.35</u>	FRINGE H	FINANCIAL SERV	ICE REST	RICTED L	ISE DISTRICT
2			(FFSRUD)				
3			<u>Boundaries</u>	s: The FFSRUD an	d its ¼ mil	le buffer incl	ludes, but is not
4			limited to, p	properties within: th	he Mission	Alcoholic B	everage Special
5			<u>Use Distric</u>	t; the Haight Stree	t Alcohol I	Restricted U	se District; the
6			Third Stree	et Alcohol Restricte	<u>d Use Dis</u>	trict; the D	ivisadero Street
7			<u>Alcohol Re</u>	stricted Use Distric	t; and the l	North of Ma	rket Residential
8			<u>Special Us</u>	e District; and inc	cludes Mo	derate-Scale	Neighborhood
9			<u>Commercia</u>	l Districts within its	boundarie	<u>25.</u>	
10			Controls:	Within the FFSRUL	<b>)</b> and its $\frac{1}{4}$	<u>mile buffer,</u>	fringe financial
11			<u>services are</u>	e NP pursuant to Sec	ction 249.3	5. Outside t	he FFSRUD
12			and its ¼ m	<u>ile buffer, fringe fin</u>	ancial serv	vices are P st	ubject to the
13			<i>restrictions</i>	set forth in subsecti	on 249.35(	<u>(c)(3).</u>	
14							
15	SEC. 713	. NEIGHBORH	OOD COM	MERCIAL SHOPI	PING CE	NTER DIS	STRICT NC-S
16		ONTROL TABLE	•				
17	С					NC-	S
18						Controls b	y Story
19	No.	Zoning Category	,	§ References	1 <sup>st</sup>	2 <sup>nd</sup>	3 <sup>rd</sup> +
20	Retail Sale	s and Services					
21	<u>713.68</u>	Fringe Financial	<u>Service</u>	<u>§ 790.111</u>	<u>P#</u>		
22							
23	SPECIFIC	PROVISIONS FO	R NC-S DIS	TRICTS			
24	Article 7	Other Code	Zoning Co	ntrols			

1	Code Section	on Section					
2	<u>713.68</u>	<u>§249.35</u>	Fringe find	ancial services are P	subject to	the restriction	ons set forth in
3			Section 24	9.35, including, but r	<u>iot limited</u>	to, the proxi	<u>mity</u>
4			restriction.	s set forth in subsecti	on 249.35	<u>(c)(3).</u>	
5							
6	SEC. 714.	BROADWAY NE	GHBORH	OOD COMMERCIA	AL DISTR		
7	TABLE						
8						Controls b	y Story
9	No.	Zoning Category		§ References	1 <sup>st</sup>	2 <sup>nd</sup>	3 <sup>rd</sup> +
10	Retail Sales	s and Services		·			·
11	<u>714.68</u>	Fringe Financial Se	ervice	<u>§ 790.111</u>			
12							
13	SEC. 715.	CASTRO STR	EET NEIG	HBORHOOD CC	MMERCI	AL DISTR	ICT ZONING
14	CONTROL	TABLE.					
15						Controls b	y Story
16	No.	Zoning Category		§ References	1 <sup>st</sup>	2 <sup>nd</sup>	3 <sup>rd</sup> +
17	Retail Sales	s and Services					
18	<u>715.68</u>	Fringe Financial Se	ervice	<u>§ 790.111</u>			
19							·
20	SEC. 716.	INNER CLEM	ENT STR	EET NEIGHBORH		OMMERCI	AL DISTRICT
21	ZONING C	ONTROL TABLE.					
22						Controls b	y Story
23							
	No.	Zoning Category		§ References	1 <sup>st</sup>	2 <sup>nd</sup>	3 <sup>rd</sup> +
24		Zoning Category and Services		§ References	1 <sup>st</sup>	2 <sup>nd</sup>	3 <sup>rd</sup> +

<u>716.68</u>	Fringe Financial Service	<u>§ 790.111</u>			
SEC. 71	7. OUTER CLEMENT ST	REET NEIGHBOR	ноор с	OMMERCIA	AL DIST
ZONING	CONTROL TABLE.				
				Controls by	y Story
No.	Zoning Category	§ References	1 <sup>st</sup>	2 <sup>nd</sup>	3 <sup>rd</sup> +
Retail Sa	les and Services				
717.68	Fringe Financial Service	<u>§ 790.111</u>			
	-	I	1	L	I
SEC. 71	8. UPPER FILLMORE ST				או חופדו
JEU. /	0. UFFER FILLWURF 31				
	CONTROL TABLE.				
				Controls by	y Story
		§ References	1 <sup>st</sup>	Controls by 2 <sup>nd</sup>	y Story 3 <sup>rd</sup> +
ZONING No.	CONTROL TABLE.		1 <sup>st</sup>		
ZONING No.	CONTROL TABLE.		1 <sup>st</sup>		
<b>ZONING</b> No. Retail Sa	CONTROL TABLE. Zoning Category les and Services	§ References	1 <sup>st</sup>		
ZONING No. Retail Sa <u>718.68</u>	CONTROL TABLE.         Zoning Category         les and Services         Fringe Financial Service	§ References		2 <sup>nd</sup>	3 <sup>rd</sup> +
<b>ZONING</b> No. Retail Sa <u>718.68</u> SEC. 71	CONTROL TABLE. Zoning Category les and Services <i>Fringe Financial Service</i> 9. HAIGHT STREET NE	§ References		2 <sup>nd</sup>	3 <sup>rd</sup> +
<b>ZONING</b> No. Retail Sa <u>718.68</u> SEC. 71	CONTROL TABLE.         Zoning Category         les and Services         Fringe Financial Service	§ References		2 <sup>nd</sup>	3 <sup>rd</sup> +
<b>ZONING</b> No. Retail Sa <u>718.68</u> SEC. 71	CONTROL TABLE. Zoning Category les and Services <i>Fringe Financial Service</i> 9. HAIGHT STREET NE	§ References		2 <sup>nd</sup>	3 <sup>rd</sup> +
<b>ZONING</b> No. Retail Sa <u>718.68</u> SEC. 71	CONTROL TABLE. Zoning Category les and Services <i>Fringe Financial Service</i> 9. HAIGHT STREET NE	§ References		2 <sup>nd</sup>	
<b>ZONING</b> No. Retail Sa <u>718.68</u> SEC. 71 CONTRO No.	CONTROL TABLE. Zoning Category les and Services <i>Fringe Financial Service</i> 9. HAIGHT STREET NE DL TABLE.	§ References		2 <sup>nd</sup>	3 <sup>rd</sup> +

# <sup>24</sup> SPECIFIC PROVISIONS FOR THE HAIGHT STREET DISTRICT

1	Article 7	Other Code	Zoning Controls
2	Code Section	Section	
3	<u>§§719.68</u>	<u>§249.35</u>	FRINGE FINANCIAL SERVICE RESTRICTED USE DISTRICT
4			(FFSRUD)
5			Boundaries: The FFSRUD includes, but is not limited to, the Haight
6			Street Neighborhood Commercial District.
7			Controls: Fringe financial services are NP pursuant to Section
8			<u>249.35.</u>

# 10 SEC. 720. HAYES-GOUGH NEIGHBORHOOD COMMERCIAL DISTRICT ZONING

#### 11 CONTROL TABLE.

12			Controls by Story			
13	No.	Zoning Category	§ References	1 <sup>st</sup>	2 <sup>nd</sup>	3 <sup>rd</sup> +
14	Retail Sale	s and Services				
15	<u>720.68</u>	Fringe Financial Service	<u>§ 790.111</u>	<u>P#</u>		

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## 17 SPECIFIC PROVISIONS FOR THE HAYES-GOUGH DISTRICT

18	Article 7	Other Code	Zoning Controls
19	Code Section	Section	
20	<u>720.68</u>	<u>§249.35</u>	Fringe financial services are P subject to the restrictions set forth in
21			Section 249.35, including, but not limited to, the proximity
22			restrictions set forth in subsection 249.35(c)(3).
23			
24			

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#### 1 SEC. 721. UPPER MARKET STREET NEIGHBORHOOD COMMERCIAL DISTRICT

#### 2 **ZONING CONTROL TABLE.** 3 Controls by Story 2<sup>nd</sup> $3^{rd}$ + 1<sup>st</sup> 4 No. Zoning Category § References 5 **Retail Sales and Services** 6 721.68 Fringe Financial Service <u>§ 790.111</u> 7 8 SEC. 722. NORTH BEACH NEIGHBORHOOD COMMERCIAL DISTRICT ZONING 9 CONTROL TABLE. 10 Controls by Story 11 1<sup>st</sup> 2<sup>nd</sup> $3^{rd}$ + No. § References Zoning Category 12 **Retail Sales and Services** 13 722.68 Fringe Financial Service <u>§ 790.111</u> 14 15 SEC. 723. POLK STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING 16 CONTROL TABLE. 17 Controls by Story 18 2<sup>nd</sup> 1 st $3^{rd}$ + No. Zoning Category § References 19 **Retail Sales and Services** 20 <u>§ 790.111</u> 723.68 Fringe Financial Service # # # 21 22 SPECIFIC PROVISIONS FOR POLK STREET DISTRICT Γ Τ 23

23	Article 7	Other Code	Zoning Controls
24	Code Section	Section	
25		•	·

1	<u>723.68</u>	<u>§249.35</u> <u>FRINGE FINANCIAL SERVICE RESTRICTED USE DISTRICT</u>							
2			(FFSRUD)						
3			<b>Boundaries</b> : The FFSRUD and its <sup>1</sup> /4 mile buffer includes, but is not						
4			limited to,	properties within the	e North of I	Market Resi	dential Special		
5			Use Distric	ct; and includes sor	ne properti	es within t	he Polk Street		
6			Neighborha	ood Commercial Dist	t <u>rict.</u>				
7			Controls:	Within the FFSRUD	and its 1/4 n	nile buffer, j	fringe financial		
8			<u>services are</u>	e NP pursuant to Sec	tion 249.35	. Outside th	ne FFSRUD		
9			and its ¼ m	ile buffer, fringe find	uncial servio	ces are P su	bject to the		
10			<u>restrictions</u>	set forth in subsection	on 249.35(c	<u>)(3).</u>			
11									
12	SEC. 724.	SACRAMENTO	STREET NE	IGHBORHOOD C	OMMERC				
13	CONTROL	TABLE.							
14					(	Controls by	v Story		
15	No.	Zoning Category		§ References	1 <sup>st</sup>	2 <sup>nd</sup>	3 <sup>rd</sup> +		
16	Retail Sale	es and Services							
17	724.68	Fringe Financial S	lervice	<u>§ 790.111</u>					
18		1		1					
19	SEC. 725	5. UNION STR	EET NEIGI	HBORHOOD COI	MMERCIA	L DISTRI	CT ZONING		
20	CONTROL	TABLE.							
21					(	Controls by	' Story		
22	No.	Zoning Category		§ References	1 <sup>st</sup>	2 <sup>nd</sup>	3 <sup>rd</sup> +		
23	Retail Sale	es and Services					· · · · · · · · · · · · · · · · · · ·		
24	725.68	Fringe Financial S	Servi <u>c</u> e	§ 790.111					
25					L	1	1		

#### 2 SEC. 726. VALENCIA STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING

#### 3 CONTROL TABLE.

4			Controls by Story						
5	No.	Zoning Category	§ References	1 <sup>st</sup>	2 <sup>nd</sup>	3 <sup>rd</sup> +			
6	Retail Sales and Services								
7	<u>726.68</u>	<u>Fringe Financial Service</u>	<u>§ 790.111</u>	<u>#</u>	<u>#</u>	<u>#</u>			

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### SPECIFIC PROVISIONS FOR THE VALENCIA STREET DISTRICT

10	Article 7	Other Code	Zoning Controls
11	Code Section	Section	
12	<u>§§726.68</u>	<u>§249.35</u>	FRINGE FINANCIAL SERVICE RESTRICTED USE DISTRICT
13			(FFSRUD)
14			Boundaries: The FFSRUD and its <sup>1</sup> /4 mile buffer includes, but is not
15			limited to, the Valencia Street Neighborhood Commercial District.
16			<b>Controls</b> : Within the FFSRUD and its <sup>1</sup> /4 mile buffer, fringe financial
17			services are NP pursuant to Section 249.35. Outside the FFSRUD
18			and its 1/4 mile buffer, fringe financial services are P subject to the
19			restrictions set forth in subsection 249.35(c)(3).

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## <sup>21</sup> SEC. 727. 24<sup>TH</sup> STREET-MISSION NEIGHBORHOOD COMMERCIAL DISTRICT ZONING

### 22 CONTROL TABLE.

23			Controls by Story			
24	No.	Zoning Category	§ References	1 <sup>st</sup>	2 <sup>nd</sup>	3 <sup>rd</sup> +
25						

1	Retail Sales and Services									
2	<u>727.68</u>	Fringe Financial S	inge Financial Service		<u>#</u>	<u>#</u>	<u>#</u>			
3										
4	SPECIFIC PROVISIONS FOR THE 24TH STREET-MISSION DISTRICT									
5	Article 7	Other Code	Zoning Co	ontrols						
6	Code Sect	ion Section								
7	<u>§§727.68</u>	<u> </u>	FRINGE	FINANCIAL SERV	<u>'ICE REST</u>	RICTED U	USE DISTRICT			
8			(FFSRUD)							
9	<b>Boundaries</b> : The FFSRUD and its <sup>1</sup> /4 mile buffer includes, but is no									
10			<u>limited</u> to,	, the 24th Street	-Mission N	Veighborho	od Commercial			
11			<u>District.</u>							
12			Controls:	Within the FFSRU	D and its $\frac{1}{4}$	mile buffer,	fringe financial			
13			<u>services</u> ar	e NP pursuant to S	Section 249	.35. Outsi	de the FFSRUD			
14			and its $\frac{1}{4}$	mile buffer, fringe	financial se	rvices are	P subject to the			
15			<u>restrictions</u>	s set forth in subsect	tion 249.35(	<u>c)(3).</u>				
16										
17	SEC. 728	. 24 <sup>TH</sup> STREET-	NOE VAL	LEY NEIGHBOR	HOOD CO	OMMERCI	AL DISTRICT			
18		ONTROL TABLE.			I					
19		1				Controls b	by Story			
20	No.	Zoning Category		§ References	1 <sup>st</sup>	2 <sup>nd</sup>	3 <sup>rd</sup> +			
21	Retail Sale	s and Services								
22	<u>728.68</u>	Fringe Financial S	<u>ervice</u>	<u>§ 790.111</u>	<u>#</u>	<u>#</u>	<u>#</u>			
23										
24	SPECIFIC	PROVISIONS FO	R THE 24TI	H STREET-NOE \	ALLEY D	ISTRICT				
25										

1	Article 7	Other Code	Zoning Co	ntrols			
2	Code Section	Section	5				
3	<u>§§728.68</u>	<u>§249.35</u>	FRINGE	FINANCIAL SERVI	CE RESTR	ICTED USE	E DISTRICT
4			(FFSRUD)				
5			<u>Boundaries</u>	s: The FFSRUD an	nd its ¼ mile	<u>e buffer inclu</u>	udes portions
6			<u>of, but is r</u>	not limited to, the 2	Ath Street-N	loe Valley N	leighborhood
7			<u>Commercia</u>	<u>ıl District.</u>			
8			Controls:	Within the FFSRUD	and its $\frac{1}{4}$ m	ile buffer, fri	nge financial
9			<u>services ar</u>	e NP pursuant to S	ection 249.3	5. Outside 1	the FFSRUD
10			and its $\frac{1}{4}$ i	<u>nile buffer, fringe fi</u>	nancial serv	vices are P s	ubject to the
11			<u>restrictions</u>	set forth in subsection	on 249.35(c)	<u>(3).</u>	
12							
13	SEC. 729.	WEST PORT	AL AVEN	UE NEIGHBORH	OOD COM	MERCIAL	DISTRICT
13 14		WEST PORT		UE NEIGHBORH	OOD COM	MERCIAL	DISTRICT
				UE NEIGHBORH		MERCIAL	
14				VE NEIGHBORH			
14 15		NTROL TABLE.		1	C	Controls by S	Story
14 15 16	ZONING CON No. Z Retail Sales a	NTROL TABLE.		1	C	Controls by S	Story
14 15 16 17	ZONING CON No. Z Retail Sales a	NTROL TABLE.		§ References	C	Controls by S	Story
14 15 16 17 18	ZONING CON No. Z Retail Sales a	NTROL TABLE. oning Category and Services <u>ringe Financial Services</u>	ervice	§ References	1 <sup>st</sup>	Controls by S	Story 3 <sup>rd</sup> +
14 15 16 17 18 19	ZONING COINo.ZRetail Sales a729.68F	NTROL TABLE. oning Category and Services ringe Financial Services	ervice	§ References	1 <sup>st</sup>	Controls by S	Story 3 <sup>rd</sup> +
14 15 16 17 18 19 20	ZONING COI         No.       Z         Retail Sales a         729.68       F         SEC. 730.	NTROL TABLE. oning Category and Services ringe Financial Services	ervice	§ References	1 <sup>st</sup>	Controls by S	Story 3 <sup>rd</sup> +
14 15 16 17 18 19 20 21	ZONING COI         No.       Z         Retail Sales a         729.68       F         SEC.       730.         CONTROL T	NTROL TABLE. oning Category and Services ringe Financial Services	ervice	§ References	1 <sup>st</sup>	2 <sup>nd</sup>	Story 3 <sup>rd</sup> +
14 15 16 17 18 19 20 21 21	ZONING COI         No.       Z         Retail Sales a         729.68       F         SEC.       730.         CONTROL T	NTROL TABLE.	ervice	§ References	MMERCIAI	Controls by S 2 <sup>nd</sup> DISTRIC	Story 3 <sup>rd</sup> + <b>T ZONING</b>

1	730.68	Fringe Financial Se	ervice	<u>§ 790.111</u>	<u>P#</u>					
2										
3	SPECIFIC PROVISIONS FOR THE INNER SUNSET NEIGHBORHOOD COMMERCIAL									
4	DISTRICT									
5	Article 7 Other Code Zoning Controls									
6	Code Sectio	n Section								
7	<u>§§730.68</u>	<u>§249.35</u>	<u>Fringe fina</u>	ncial services ar	<u>e P subject to th</u>	<u>ne restrictions</u>	<u>s set forth in</u>			
8			Section 24	19.35, including	<u>, but not lim</u>	<u>iited to, the</u>	<u>e proximity</u>			
9			<u>restrictions</u>	set forth in subs	ection 249.35(c)	<u>(3).</u>				
10										
11	Section	on 9. The San Fra	ancisco Pla	nning Code is I	nereby amende	d by amend	ing Section			
12	781.8, to rea	ad as follows:								
13	SEC.	781.8. MISSION	ALCOHOL	IC BEVERAG	E SPECIAL US		RICT.			
14	There	e is an unusually l	arge numbe	er of establishn	nents dispensir	ng alcoholic	beverages,			
15	including be	er and wine, for b	oth on-site	and off-site co	nsumption in th	is area. The	e existence			
16	of this many	y alcoholic bevera	age establis	shments appea	ars to contribute	e directly to	numerous			
17	peace, healt	th, safety and ge	neral welfa	re problems in	the area, inclu	iding loiterin	ng, littering,			
18	drug traffick	ing, prostitution,	public drur	nkenness, defa	cement and da	amaging of	structures,			
19	pedestrian c	obstructions, as w	ell as traffi	c circulation, p	arking and noi	se problem	s on public			
20	streets and	neighborhood lot	s. The exis	stence of such	problems crea	tes serious	impacts on			
21	the health,	safety and welfa	are of resid	dents of nearb	y single- and	multiple-far	mily areas,			
22	including fea	ar for the safety	of children,	elderly reside	nts and of visi	tors to the	area. The			
23	problems a	llso contribute t	o the det	erioration of t	the neighborh	ood and c	oncomitant			
24	devaluation	of property and d	estruction of	of community v	alues and qual	ity of life. T	he number			
25										

of establishments selling alcoholic beverages and the associated problems discourage more 1 2 desirable and needed commercial uses in the area. In order to preserve the residential 3 character and the neighborhood-serving commercial uses of the area, there shall be a Mission 4 Alcoholic Beverage Special Use Subdistrict to prohibit new establishments, or expansion of 5 existing establishments, selling alcoholic beverages for the property in the area generally bounded by Guerrero Street, San Jose Avenue, Randall Street, Mission Street, Cesar Chavez 6 Street, Potrero Avenue and Fourteenth Street as designated on Sectional Map Numbers 7SU 7 8 and 8SU.

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The following restrictions shall apply within such district:

(a) Prohibition of New Establishments Selling Alcoholic Beverages. No new
 establishment where alcoholic beverages are sold, served or given away for on-site or off-site
 consumption, shall be established in this special use district as set forth below:

13 (1) No new bar, as defined in Planning Code Section 790.22, shall be permitted in
14 this special use district;

15 (2) No new off-sale liquor establishment shall be permitted in the special use 16 district. An "off-sale liquor establishment" shall mean any establishment which has obtained 17 Alcoholic Beverage Control Board License type 20 (off-sale beer and wine) or type 21 (off-18 sale general) selling alcoholic beverages in an open or a closed container for consumption off 19 the premises. Typical off-sale liquor establishments may include but are not limited to the 20 following: food markets, supermarkets, drugstores, liquor stores, bars and convenience 21 markets.

(b) Prohibition of Expansion of Existing Establishments Selling Alcoholic Beverages.
 Any establishment selling alcoholic beverages lawfully existing prior to the effective date of
 this resolution and licensed by the State of California for the retail sale of alcoholic beverages

for on-site and off-site consumption, so long as otherwise lawful, may continue in existence,
provided such establishment remains in use, as follows:

3 (1) In the event that any such establishment ceases to operate or discontinues 4 operation for 30 days of longer as set forth in State law, such use shall be deemed 5 abandoned;

6 (2) No establishment selling alcoholic beverages may substantially change the 7 mode or character of operation of the establishment, nor may it expand the square footage 8 devoted exclusively to the sale of alcoholic beverages, significantly increase the percentage of 9 alcoholic beverage sales as a portion of total sales, or change its type of retail liquor license 10 within a license classification.

11 (c) Exception for Bona Fide Restaurant. A bona fide restaurant shall be permitted to serve alcoholic beverages in this special use district. A "bona fide restaurant" shall mean a 12 13 place which is regularly used and kept open for the service of meals to guests for 14 compensation and which has (1) suitable kitchen facilities for the cooking of an assortment of foods which may be required for meals, (2) a primary use of sit-down service to patrons, (3) 15 16 adequate seating arrangements for sit-down patrons provided on the premises, (4) take-out 17 service that is only incidental to the primary sit-down use, (5) alcoholic beverages which are 18 sold or dispensed for consumption on the premises only when served at tables or sit-down 19 counters by employees of the restaurant, and (6) a minimum of 51 percent of the restaurant's gross receipts shall be from the sale of meals. A "bona fide restaurant" does not include any 20 21 billiard or pool hall, bowling alley, or adult entertainment business as defined in Planning Code 22 Section 790.36.

(d) Exception for Non-Profit Theaters. A non-profit theater shall be permitted to
 serve alcoholic beverages in this special use district. A "non-profit theater" shall mean a

building or part of a building intended to be used for the specific purposes of presenting any 1 2 act, play, revue, pantomime, scene, song, dance act, or song and dance act, conducted or 3 participated in by one or more persons, whether or not such person or persons are compensated for such performance, and which is exempted from payment of income tax 4 5 under Section 23701d of the California Revenue and Taxation Code and Section 501(c)(3) of the Internal Revenue Code of the United States. A "non-profit theater" does not include any 6 dance hall as defined in Section 1060 of the San Francisco Police Code, billiard parlor, pool 7 8 hall, bowling alley, or adult entertainment business as defined in Planning Code Section 9 790.36.

- (e) Fringe Financial Services. In addition to all other applicable controls set forth in this
   Code, properties in the Mission Alcoholic Beverage Special Use Subdistrict are within the Fringe
   Financial Service Restricted Use District established by Section 249.35 and are subject to the controls
   and exemptions set forth in Section 249.35.
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Section 10. The San Francisco Planning Code is hereby amended by amending
Section 781.9, to read as follows:

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#### SEC. 781.9. HAIGHT STREET ALCOHOL RESTRICTED USE SUBDISTRICT.

There is an unusually large number of establishments dispensing alcoholic beverages, including beer and wine, for both on-site and off-site consumption in the Haight-Ashbury neighborhood. A concentration of alcoholic beverage establishments in a neighborhood disrupts the desired mix of land uses that contribute to a livable neighborhood and discourages more desirable and needed commercial uses in the area. A concentration of establishments selling alcoholic beverages in an area may therefore contribute to the deterioration of the neighborhood and to the concomitant devaluation of property and

destruction of community values and quality of life. These effects contribute to peace, health, 1 2 safety and general welfare problems in these areas, including loitering, littering, public 3 drunkenness, driving while intoxicated, defacement and damaging of structures, pedestrian 4 obstructions, as well as traffic circulation, parking and noise problems on public streets and neighborhood lots, and other nuisance activities. The existence of such problems creates 5 serious impacts on the health, safety and welfare of residents of nearby single- and multiple-6 family areas. These impacts include fear for the safety of children, elderly residents and 7 8 visitors to the area.

9 (a) Haight Street Alcohol Restricted Use Subdistrict Established. In order to 10 preserve the residential character and the neighborhood-serving commercial uses of the 11 Haight-Ashbury neighborhood, the Haight Street Alcohol Restricted Use Subdistrict (Haight 12 Street Alcohol RUSD) is hereby established with boundaries coterminous with the Haight 13 Street Neighborhood Commercial District as designated on Sectional Map numbers 6 and 7. 14 The Haight Street Alcohol RUSD is designated on Section Map Numbers 6SU and 7SU.

15 (1) No new on-sale or off-sale liquor establishment shall be permitted in the Haight16 Street RUSD.

17 (2) These controls also shall apply within 1/4-mile of the Haight Street Alcohol
 18 RUSD to nonconforming uses in R districts pursuant to Planning Code Section 186, and in
 19 NC-1 Districts, pursuant to the Special Provisions for NC-1 Districts which follows the Control
 20 Table constituting Sections 710.10 through 710.95.

- (3) The prohibition on Liquor Establishments shall not be interpreted to prohibit thefollowing:
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(A) Temporary uses, as described in Planning Code Section 205.1 or 205.3; or

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(B) Establishment of a Liquor Establishment if application for such Liquor
 Establishment is on file with the California Department of Alcoholic Beverage Control prior to
 the effective date of legislation establishing the Haight Street Alcohol RUSD.

4 (C) Establishment of a Liquor Establishment if: (1) such use is an eligible movie 5 theater, (2) only beer and wine are offered for consumption, and (3) such beer and wine are: (i) only consumed on the premises and primarily in the main theater auditorium, (ii) only sold 6 to and consumed by ticketholders and only immediately before and during performances, and 7 8 (iii) only offered in conjunction with the screening of films and not as an independent element 9 of the establishment that is unrelated to the viewing of films. For purposes of this Section, an "eligible movie theater" shall be a movie theater as defined in Code Section 790.64 that 10 11 contains only a single screen and auditorium, has seating for 150 or fewer persons, and is not 12 a formula retail use as defined in Code Section 703.3(b).

(4) Continuation of existing Prohibited Liquor Establishments. In the Haight Street
Alcohol RUSD, any Prohibited Liquor Establishment may continue in accordance with
Planning Code Section 180 through 186.2, subject to the following provisions. For purposes
of this Section, the Haight Street Alcohol RUSD shall be considered to include, pursuant to
Section 186 of this Code and to the Special Provisions for NC-1 Districts, the area within 1/4mile of the Haight Street Alcohol RUSD as mapped.

(A) A Prohibited Liquor Establishment lawfully existing and selling alcoholic
beverages as licensed by the State of California prior to the effective date of this legislation, or
subsequent legislation prohibiting that type of Liquor Establishment, so long as otherwise
lawful, may continue to operate only under the following conditions, as provided by California
Business and Professions Code Section 23790:

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(1) Except as provided by Subsection (B) below, the premises shall retain the same
 type of retail liquor license within a license classification; and

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(2) Except as provided by Subsection (B) below, the licensed premises shall be operated continuously, without substantial change in mode or character of operation.

5 (B) A break in continuous operation shall not be interpreted to include the following, 6 provided that the location of the establishment does not change, the square footage used for 7 the sale of alcoholic beverages does not increase, and the type of California Department of 8 Alcoholic Beverage Control Liquor License ("ABC License") does not change except as 9 indicated:

10 (1) A change in ownership of a Prohibited Liquor Establishment or an owner-to-11 owner transfer of an ABC License; or

(2) Re-establishment, restoration or repair of an existing Prohibited Liquor
Establishment on the same lot after total or partial destruction or damage due to fire, riot,
insurrection, toxic accident or act of God; or

15 (3) Temporary closure of an existing Prohibited Liquor Establishment for not more
16 than ninety (90) days for repair, renovation or remodeling;

(4) Re-location of an existing Prohibited Liquor Establishment in the Haight Street
Alcohol RUSD to another location within the same Haight Street Alcohol RUSD with
conditional use authorization from the City Planning Commission, provided that the original
premises shall not be occupied by a Prohibited Liquor Establishment, unless by another
Prohibited Liquor Establishment that is also relocating from within the Haight Street Alcohol
RUSD.

(5) A change from a Type 21 (off-sale general) to a Type 20 (off-sale beer andwine) license.

1 (b) Definitions:

2 (1) A "liquor establishment" shall mean any enterprise selling alcoholic beverages,
3 as defined by California Business and Professions Code Section 23004 and 23025, pursuant
4 to a California Alcoholic Beverage Control Board license.

5 (2) An "on-sale liquor establishment" shall mean any liquor establishment which has 6 obtained Alcoholic Beverage Control Board License type 40 (on-sale beer), type 41 (on-sale 7 beer and wine eating place), type 42 (on-sale beer and wine public premises), type 47 (on-8 sale general eating place), type 48 (on-sale general-public premises) or type 57 (special on-9 sale general) selling alcoholic beverages for consumption on the premises. Typical on-sale 10 establishments may include but are not limited to bars and restaurants serving alcoholic 11 beverages. It shall not include types 51, 52, 59, 60, 61, 67, 70 or 75.

12 (3) An "off-sale liquor establishment" shall mean any liquor establishment which has 13 obtained Alcoholic Beverage Control Board License type 20 (off-sale beer and wine) or type 14 21 (off-sale general) selling alcoholic beverages in an open or a closed container for 15 consumption off the premises. Typical off-sale liquor establishments may include but are not 16 limited to the following uses licensed to sell off-sale alcoholic beverages: food markets, 17 supermarkets, drugstores, liquor stores, bars and convenience markets. It shall not include producers and distributor's licenses for offices or establishments not open to the general 18 19 public.

(4) A "prohibited liquor establishment" shall mean any establishment selling
alcoholic beverages lawfully existing prior to the effective date of the establishment of the
Haight Street Alcohol RUSD and licensed by the State of California for the retail sale of
alcoholic beverages for on or off-site consumption, so long as otherwise lawful.

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- (c) Fringe Financial Services. In addition to all other applicable controls set forth in this
   Code, properties in the Haight Street Alcohol Restricted Use Subdistrict are within the Fringe
   Financial Service Restricted Use District established by Section 249.35 and are subject to the controls
   and exemptions set forth in Section 249.35.
- 5

6 Section 11. The San Francisco Planning Code is hereby amended by amending
7 Section 782, to read as follows:

# 8 SEC. 782. THIRD STREET ALCOHOL RESTRICTED USE DISTRICT 9 ESTABLISHED.

10 There is an unusually large number of establishments dispensing alcoholic beverages, 11 including beer and wine, for both on-site and off-site consumption in the Bayview area. The 12 existence of this many alcoholic beverage establishments appears to contribute directly to numerous peace, health, safety and general welfare problems in the area, including loitering, 13 14 littering, drug trafficking, prostitution, public drunkenness, defacement and damaging of structures, pedestrian obstructions, as well as traffic circulation, parking and noise problems 15 16 on public streets and neighborhood lots. The existence of such problems creates serious 17 impacts on the health, safety and welfare of residents of nearby single- and multiple-family areas, including fear for the safety of children, elderly residents and of visitors to the area. 18 19 The problems also contribute to the deterioration of the neighborhood and concomitant devaluation of property and destruction of community values and quality of life. The number 20 of establishments selling alcoholic beverages and the associated problems discourage more 21 22 desirable and needed commercial uses in the area.

(a) In order to preserve the residential character and the neighborhood-serving
 commercial uses of the area, the Third Street Alcohol Restricted Use District (Third Street

Alcohol RUD) is hereby established for the property in the area generally bounded by Islais
Creek to the North, Quint Street, Phelps Street, Tampa Street, Bridgeview Drive, Newhall
Street, Venus Street and Egbert Avenue to the West, US Highway 101 to the South, and
Mendell Street, La Salle Avenue, Keith Street, Palou Street, Jennings Street, and Ingalls
Street to the East, as designated on Sectional Map numbers 8 and 10. The Third Street
Alcohol RUD is designated on Section Map Numbers 8SU and 10SU.

7 (1) No new on-sale or off-sale liquor establishment shall be permitted in the Third8 Street Alcohol RUD.

9 (2) The prohibition on Liquor Establishments shall not be interpreted to prohibit the 10 following:

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(A) Temporary uses, as described in Planning Code Section 205.1 or 205.3; or

(B) Establishment of a Liquor Establishment if application for such Liquor
 Establishment is on file with the California Department of Alcoholic Beverage Control prior to
 the effective date of legislation establishing the Third Street Alcohol RUD.

(3) Continuation of existing Prohibited Liquor Establishments. In the Third Street
 Alcohol RUD, any Prohibited Liquor Establishment may continue in accordance with Planning
 Code Section 180 through 186.2, subject to the following provisions.

(A) A Prohibited Liquor Establishment lawfully existing and selling alcoholic
beverages as licensed by the State of California prior to the effective date of this legislation, or
subsequent legislation prohibiting that type of Liquor Establishment, so long as otherwise
lawful, may continue to operate only under the following conditions, as provided by California
Business and Professions Code Section 23790:

(1) Except as provided by Subsection (B) below, the premises shall retain the same
type of retail liquor license within a license classification; and

(2) Except as provided by Subsection (B) below, the licensed premises shall be 1 2 operated continuously, without substantial change in mode or character of operation.

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(B) A break in continuous operation shall not be interpreted to include the following, provided that the location of the establishment does not change, the square footage used for 4 5 the sale of alcoholic beverages does not increase, and the type of California Department of Alcoholic Beverage Control Liquor License ("ABC" License) does not change except as 6 indicated: 7

8 (1) A change in ownership of a Prohibited Liquor Establishment or an owner-to-9 owner transfer of an ABC License:

10 (2) Re-establishment, restoration or repair of an existing Prohibited Liquor 11 Establishment on the same lot after total or partial destruction or damage due to fire, riot, 12 insurrection, toxic accident or act of God; or

Temporary closure of an existing Prohibited Liquor Establishment for not more 13 (3) 14 than ninety (90) days for repair, renovation or remodeling;

Re-location of an existing Prohibited Liquor Establishment in the Third Street 15 (4) Alcohol RUD to another location within the same Third Street Alcohol RUD with conditional 16 17 use authorization from the City Planning Commission, provided that the original premises shall not be occupied by a Prohibited Liquor Establishment, unless by another Prohibited 18 19 Liquor Establishment that is also relocating from within the Third Street Alcohol RUD.

(5) A change from a Type 21 (off-sale) to a Type 20 (off-sale beer and wine) license 20 or a change from any Alcohol Beverage Control Board License type to a Type 41 (on-sale 21 22 beer and wine--eating place).

The following shall apply to all liquor establishments in the Third Street Alcohol 23 (b) 24 RUD in order to maintain the safety of the premises and vicinity:

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

4 (2) No more than 33 percent of the square footage of the windows and clear doors 5 of Liquor establishments shall bear advertising or signage of any sort, and all advertising and signage shall be placed and maintained in a manner that ensures that law enforcement 6 7 personnel have a clear and unobstructed view of the interior of the premises, including the 8 area in which the cash registers are maintained, from the exterior public sidewalk or entrance 9 to the premises. This requirement shall not apply to premises where there are no windows, or 10 where existing windows are located at a height that precludes a view of the interior of the 11 premises to a person standing outside the premises.

12 (c) Definitions.

(1) A "liquor establishment" shall mean any enterprise selling alcoholic beverages,
as defined by California Business and Professions Code Section 23004 and 23025, pursuant
to a California Alcoholic Beverage Control Board license.

16 (2) An "on-sale liquor establishment" shall mean any liquor establishment which has 17 obtained Alcoholic Beverage Control Board license type 40 (on-sale beer), type 42 (on-sale 18 beer and wine public premises), type 48 (on-sale general-public premises) or type 57 (special 19 on-sale general) selling alcoholic beverages for consumption on the premises. Typical on-20 sale establishments may include but are not limited to bars serving alcoholic beverages. It 21 shall not include types 41, 47, 51, 52, 59, 60, 61, 67, 70 or 75.

(3) An "off-sale liquor establishment" shall mean liquor establishment which has
 obtained Alcoholic Beverage Control Board license type 20 (off-sale beer and wine) or type 21
 (off-sale general) selling alcoholic beverages in an open or closed container for consumption

off the premises. Typical off-sale liquor establishments may include but are not limited to the
following uses licensed to sell off-sale alcoholic beverages: food markets, supermarkets,
drugstores, liquor stores, bars and convenience markets. It shall not include producers and
distributor's licenses for offices or establishments not open to the general public.

5 (4) A "prohibited liquor establishment" shall mean any establishment selling 6 alcoholic beverages lawfully existing prior to the effective date of the establishment of the 7 Third Street Alcohol RUD and licensed by the State of California for the retail sale of alcoholic 8 beverages for on- or off-site consumption, so long as otherwise lawful.

9 (d) Fringe Financial Services. In addition to all other applicable controls set forth in this 10 Code, properties in the Third Street Alcohol Restricted Use District are within the Fringe Financial

Service Restricted Use District established by Section 249.35 and are subject to the controls and
 exemptions set forth in Section 249.35.

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Section 12. The San Francisco Planning Code is hereby amended by amending
Section 783, to read as follows:

# 16 SEC. 783. DIVISADERO STREET ALCOHOL RESTRICTED USE DISTRICT 17 ESTABLISHED.

There are an unusually large number of establishments dispensing alcoholic beverages, including beer and wine, for off-site consumption in the Small-Scale Neighborhood Commercial District along Divisadero Street between Haight and Geary Streets. The existence of this many alcoholic beverage establishments appears to contribute directly to numerous peace, health, safety and general welfare problems in the area, including loitering, littering, public drunkenness, defacement and damaging of structures, pedestrian obstructions, as well as traffic circulation, parking and noise problems on public streets and

neighborhood lots. The existence of such problems creates serious impacts on the health, safety and welfare of residents of nearby single- and multiple-family areas, including fear for the safety of children, elderly residents and of visitors to the area. The problems also contribute to the deterioration of the neighborhood and concomitant devaluation of property and destruction of community values and quality of life. The number of establishments selling alcoholic beverages and the associated problems discourage more desirable and needed commercial uses in the area.

8 (a) In order to preserve the residential character and the neighborhood-serving 9 commercial uses of the area, the Divisadero Street Alcohol Restricted Use District (Divisadero 10 Street Alcohol RUD) is hereby established for the properties in the Small-Scale Neighborhood 11 Commercial District along Divisadero Street between Haight and Geary Streets, as 12 designated on Sectional Map numbers 2 and 7. The Divisadero Street Alcohol RUD is 13 designated on Sectional Map Numbers 2SU and 8SU.

14 (1) No new off-sale liquor establishments shall be permitted in the Divisadero Street15 Alcohol RUD.

16 (2) The prohibition on Liquor Establishments shall not be interpreted to prohibit the17 following:

18 (A) Temporary uses, as described in Planning Code Section 205.1 or 205.3; or

(B) Establishment of a Liquor Establishment if an application for such Liquor
 Establishment is on file with the California Department of Alcoholic Beverage Control prior to
 the effective date of legislation establishing the Divisadero Street Alcohol RUD.

(C) Re-location of an existing liquor establishment from outside the Divisadero
 Street Alcohol RUD to a location within the Divisadero Street Alcohol RUD if that liquor

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establishment received conditional use authorization from the City Planning Commission prior
 to the effective date of this legislation.

3 (3) Continuation of Existing Prohibited Liquor Establishments. In the Divisadero
4 Street Alcohol RUD, any Prohibited Liquor Establishment may continue in accordance with
5 Planning Code Section 180 through 186.2, subject to the following provisions:

6 (A) A Prohibited Liquor Establishment lawfully existing and selling alcoholic 7 beverages as licensed by the State of California prior to the effective date of this legislation, or 8 subsequent legislation prohibiting that type of Liquor Establishment, so long as otherwise 9 lawful, may continue to operate only under the following conditions, as provided by California 10 Business and Professions Code Section 23790;

(1) Except as provided by Subsection (B) below, the premises shall retain the same
type of retail liquor license within a license classification; and

(2) Except as provided by Subsection (B) below, the licensed premises shall be
 operated continuously, without substantial change in mode or character of operation.

(B) A break in continuous operation shall not be interpreted to include the following, provided that the location of the establishment does not change, the square footage used for the sale of alcoholic beverages does not increase, and the type of California Department of Alcoholic Beverage Control Liquor License ("ABC License") does not change except as indicated:

20 (1) A change in ownership of a Prohibited Liquor Establishment or an owner-to-21 owner transfer of an ABC License; or

(2) Re-establishment, restoration or repair of an existing Prohibited Liquor
 Establishment on the same lot after total or partial destruction or damage due to fire, riot,
 insurrection, toxic accident or act of God; or

(3) Temporary closure of an existing Prohibited Liquor Establishment for not more 1 2 than ninety (90) days for repair, renovation or remodeling;

3 (4) Re-location of an existing Prohibited Liquor Establishment in the Divisadero 4 Street Alcohol RUD to another location within the same Divisadero Street Alcohol RUD with 5 conditional use authorization from the City Planning Commission, provided that the original premises shall not be occupied by a Prohibited Liquor Establishment, unless by another 6 Prohibited Liquor Establishment that is also relocating from with the Divisadero Street Alcohol 7 8 RUD.

9 (b) The following shall apply to all liquor establishments in the Divisadero Street 10 Alcohol RUD in order to maintain the safety of the premises and vicinity:

11 (1) Liquor establishments shall provide outside lighting in a manner sufficient to illuminate street and sidewalk areas and adjacent parking, as appropriate to maintain security, 12 13 without disturbing area residences;

14 (2)No more than 33 percent of the square footage of the windows and clear doors 15 of Liquor establishments shall bear advertising or signage of any sort, and all advertising and 16 signage shall be placed and maintained in a manner that ensures that law enforcement 17 personnel have a clear and unobstructed view of the interior of the premises, including the 18 area in which the cash registers are maintained, from the exterior public sidewalk or entrance 19 to the premises. This requirement shall not apply to premises where there are no windows, or where existing windows are located at a height that precludes a view of the interior of the 20 premises to a person standing outside the premises. 21

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Supervisor Ammiano and City Treasurer **BOARD OF SUPERVISORS** 

Definitions:

(c)

(1) A "liquor establishment" shall mean any enterprise selling alcoholic beverages,
 as defined by California Business and Professions Code Section 23004 and 23025, pursuant
 to a California Alcoholic Beverage Control Board license.

(2) An "off-sale liquor establishment" shall mean any liquor establishment which has 4 obtained Alcoholic Beverage Control Board License type 20 (off-sale beer and wine) or type 5 21 (off-sale general) selling alcoholic beverages in an open or a closed container for 6 consumption off the premises. Typical off-sale liquor establishments may include but are not 7 8 limited to the following uses licensed to sell off-sale alcoholic beverages: food markets, 9 supermarkets, drugstores, liquor stores, bars and convenience markets. It shall not include producers and distributor's licenses for offices or establishments not open to the general 10 11 public.

(3) A "prohibited liquor establishment" shall mean any establishment selling
alcoholic beverages lawfully existing prior to the effective date of the establishment of the
Divisadero Street Alcohol RUD and licensed by the State of California for the retail sale of
alcoholic beverages for off-site consumption, so long as otherwise lawful.

16 (d) Fringe Financial Services. In addition to all other applicable controls set forth in this 17 Code, properties in the Divisadero Street Alcohol Restricted Use District are within the Fringe 18 Financial Service Restricted Use District established by Section 249.35 and are subject to the controls

- 19 *and exemptions set forth in Section 249.35.*
- 20
- 21 Section 13. The San Francisco Planning Code is hereby amended by amending
- 22 Section 790.110, to read as follows:
- 23 SEC. 790.110. SERVICE, FINANCIAL.
- 24
- 25

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1	A retail use which provides banking services and products to the public, such as banks,
2	savings and loans, and credit unions, when occupying more than 15 feet of linear frontage or
3	200 square feet of gross floor area. Any applicant for a financial service use shall provide the
4	Planning Department with a true copy of the license issued to it by the State of California.
5	
6	Section 14. The San Francisco Planning Code is hereby amended by adding Section
7	790.111 to read as follows:
8	<u>SEC. 790.111. SERVICE, FRINGE FINANCIAL.</u>
9	A retail use that provides banking services and products to the public and is owned or operated
10	by a "check casher" as defined in California Civil Code section 1789.31, as amended from time to
11	time, or by a "licensee" as defined in California Financial Code section 23001(d), as amended from
12	time to time. Any applicant for a fringe financial service use shall provide the Planning Department
13	with a true copy of the license issued to it by the State of California.
14	
15	Section 15. The San Francisco Planning Code is hereby amended by amending
16	Section 790.112 to read as follows:
17	Sec. 790.112. SERVICE, LIMITED FINANCIAL.
18	A retail use which provides banking services , when not occupying more than 15 feet of
19	linear frontage or 200 square feet of gross floor area. Automated teller machines, if installed
20	within such a facility or on an exterior wall as a walk-up facility, are included in this category;
21	however, these machines are not subject to the hours of operation, as defined in Section
22	790.48 of this Code and set forth in zoning category number .27 listed in Article 7 of this Code
23	for each district. Any applicant for a limited financial service use shall provide the Planning
24	Department with a true copy of the license issued to it by the State of California.
25	

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Sec	tion 16. The S	San Francisco Pla	anning	Code is he	reby am	ended l	by amen	ding
Section 80	3.2, to read as	follows:						
TABLE 80	3.2. USE CA	TEGORIES PER	RMITT	ED IN THE	CHINAT		IXED U	SE
DISTRICT	S							
No. Z	Coning Control	Categories for L	Jses	Section Nu	umber of	Use De	efinition	
<u>803.2.72</u>	Fringe Financia	<u>l Service</u>		<u>890.113</u>				
Sec	tion 17. The S	San Francisco Pla	anning	Code is he	reby am	ended I	by amen	ding
Section 81	0, to read as fo	ollows:						
TABLE 810. CHINATOWN COMMUNITY BUSINESS DISTRICT ZONING CONTROL								
TABLE 81	0. CHINATOV		A ROS	INESS DIS	TRICT Z	ONING	<b>CONTR</b>	ROL
TABLE 81 TABLE	0. CHINATOV		Y BUS	SINESS DIS		ONING	CONTR	ROL
_	0. CHINATOV		Y BUS	INESS DIS	TRICT Z		town Co	_
_	0. CHINATOV		Y BUS	INESS DIS		China		mmunity
_	0. CHINATOV		Y BUS	INESS DIS		China Busin	town Co	mmunity
_	0. CHINATOV			ferences	TRICT Z	China Busin	town Co ess Distr	mmunity
TABLE	Zoning C			ferences	TRICT Z	China Busin Contro	town Co ess Distr ols by St	mmunity rict ory
No.	Zoning C	ategory	§ Re	ferences	TRICT Z	China Busin Contro 1 <sup>st</sup>	town Co ess Distr ols by St	mmunity rict ory
TABLE           No.           .72	Zoning C <u>Fringe Fi</u>	ategory	§ Re <u>§ 890</u>	ferences 0.113		China Busin Contro 1 <sup>st</sup> <u>P#</u>	town Co ess Distr ols by St 2 <sup>nd</sup>	mmunity rict ory
TABLE           No.           .72	Zoning C <u>Fringe Fi</u>	ategory nancial Service	§ Re <u>§ 890</u> <b>WN C</b>	ferences 0.113		China Busin Contro 1 <sup>st</sup> <u>P#</u>	town Co ess Distr ols by St 2 <sup>nd</sup>	mmunity rict ory
TABLE           No.           .72           SPECIFIC	Zoning C <u>Fringe Fi</u>	ategory nancial Service	§ Re <u>§ 890</u> <b>WN C</b> ols	ferences 0.113 OMMUNITY	Y BUSIN	China Busin Contro 1 <sup>st</sup> <u>P#</u>	town Co ess Distr ols by St 2 <sup>nd</sup>	mmunity rict ory 3 <sup>rd</sup> +
TABLE No72 SPECIFIC Section	Zoning C <u>Fringe Fin</u> <b>PROVISIONS</b>	ategory <u>nancial Service</u> FOR CHINATO Zoning Contro	§ Re <u>§ 890</u> <b>WN C</b> ols <i>al Serv</i>	ferences 0.113 OMMUNITY	<b>Y BUSIN</b> bject to th	China Busin Contro 1 <sup>st</sup> <u>P#</u> ESS DI	town Co ess Distr ols by St 2 <sup>nd</sup>	mmunity ict ory 3 <sup>rd</sup> +

1	Sect	Section 18. The San Francisco Planning Code is hereby amended by amending						
2	Section 811	Section 811, to read as follows:						
3	TABLE 811	TABLE 811. CHINATOWN VISITOR RETAIL DISTRICT ZONING CONTROL TABLE						
4				Chinat	own Visi	tor Retail		
5				Distric	t			
6				Contro	ols by Sto	ry		
7	No.	Zoning Category	§ References	1 <sup>st</sup>	2 <sup>nd</sup>	3 <sup>rd</sup> +		
8	.72	Fringe Financial Service	<u>§ 890.113</u>					
9								
10	Sect	ion 19. The San Francisco Pl	anning Code is hereby	amended b	y amend	ing		
11	Section 812	2, to read as follows:						
12	TABLE 812	2. CHINATOWN RESIDENTI	AL NEIGHBORHOOD	COMMERC		TRICT		
13		ONTROL TABLE						
14				Chinat	own Res	idential		
15				Neight	oorhood			
16				Comm	ercial Dis	strict		
17				Contro	ols by Sto	ory		
18	No.	Zoning Category	§ References	1 <sup>st</sup>	2 <sup>nd</sup>	3 <sup>rd</sup> +		
19	.72	Fringe Financial Service	<u>§ 890.113</u>					
20								
21	Sect	ion 20. The San Francisco Pl	anning Code is hereby	amended b	y amend	ing		
22	Section 814	4, to read as follows:						
23	TABLE 814	I. SPD—SOUTH PARK DIST	RICT ZONING CONTR		Ξ			
24				South	Park Dis	trict		
25								

1	No.	Zoning Category	§ References	Controls			
2	Retail Sales an	d Services	-				
3	<u>814.33</u>	Fringe Financial Service	<u>§§ 249.35, 890.113</u>	<u>P#</u>			
4							
5	SPECIFIC PROVISIONS FOR SPD DISTRICTS						
6	Article Code	Other Code Section	Zoning Controls				
7	Section						
8	<u>814.33</u>	<u>§§ 249.35, 890.113</u>	Fringe Financial Services are	P subject to the restrictions			
9			set forth in Section 249.35, in	cluding, but not limited to,			
10	the proximity restrictions set forth in subsection						
11			249.35(c)(3).				
12							
13	Section	21. The San Francisco Pl	anning Code is hereby ame	ended by amending			
14	Section 815, to	read as follows:					
15	TABLE 815. R	SD-RESIDENTIAL/SER	VICE MIXED USE DISTRI	CT ZONING CONTROL			
16	TABLE						
17				Residential/Service			
18			-	Mixed Use Districts			
19	No.	Zoning Category	§ References	Controls			
20	Retail Sales an	d Services					
21	<u>815.33</u>	Fringe Financial Service	<u>§§ 249.35, 890.113</u>	<u>P#</u>			
22							
23	SPECIFIC PRO	OVISIONS FOR RSD DIST	TRICTS				
24							
25							
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1	Article Cod	le	Other Code Section	Zoning Controls	Zoning Controls			
2	Section							
3	<u>815.33</u>		<u>§§ 249.35, 890.113</u>	Fringe Financial S	ervices are P subject to the restrictions			
4				set forth in Section	249.35, including, but not limited to,			
5				the proximity restr	ictions set forth in subsection			
6				<u>249.35(c)(3).</u>				
7								
8	Section 22. The San Francisco Planning Code is hereby amended by amending							
9	Section 816, to read as follows:							
10	TABLE 816. SLR—SERVICE/LIGHT INDUSTRIAL/RESIDENTIAL MIXED USE DISTRICT							
11	ZONING CONTROL TABLE							
12	Service/Light							
13					Industrial/Residential Mixed Use			
14				-	District			
15	No.	Zon	ing Category	§ References	Controls			
16	Retail Sale	s an	d Services					
17	<u>816.33</u>	<u>Frin</u>	<u>ge Financial Service</u>	<u>§§ 249.35, 890.113</u>	<u>P#</u>			
18								
19	SPECIFIC	PRC		DISTRICTS				
20	Article Cod	le	Other Code Section	Zoning Controls				
21	Section							
22				· · · ·				
23								
24								
25								

1	<u>816.33</u>	<u>§§ 249.35, 890.113</u>	Fringe Financial Services are P subject to the restrictions				
2			set forth in Section 249.35, including, but not limited to,				
3			the proximity restrictions set ;	forth in subsection			
4			249.35(c)(3).				
5							
6	Section 23. The San Francisco Planning Code is hereby amended by amending						
7	Section 817, to read as follows:						
8	TABLE 817. SLI—SERVICE/LIGHT INDUSTRIAL DISTRICT ZONING CONTROL TABLE						
9	Service/Light Industrial						
10				District			
11	No.	Zoning Category	§ References	Controls			
12	Retail Sales an	d Services					
13	<u>817.33</u>	Fringe Financial Service	<u>§§ 249.35, 890.113</u>	<u>P#</u>			
14							
15	SPECIFIC PRO	<b>DVISIONS FOR SLI DIST</b>	RICTS				
16	Article Code	Other Code Section	Zoning Controls				
17	Section						
18	<u>817.33</u>	<u>§§ 249.35, 817.32,</u>	Fringe Financial Services are	e P subject to the controls set			
19		<u>890.113</u>	forth in Section 817.32 for Fi	nancial Services and the			
20			restrictions set forth in Section 249.35, including, but not				

249.35(c)(3).

22

21

- 23
- 24

25

limited to, the proximity restrictions set forth in subsection

#### Section 24. The San Francisco Planning Code is hereby amended by amending

2 Section 818, to read as follows:

#### 3 TABLE 818. SSO—SERVICE/SECONDARY OFFICE DISTRICT ZONING CONTROL

4 TABLE

1

5				Service/Secondary	
6		Office District			
7	No.	Zoning Category	§ References	Controls	
8	Retail Sales and Services				
9	<u>818.33</u>	<u>Fringe Financial Service</u>	<u>§§ 249.35, 890.113</u>	<u>P#</u>	

10

### 11 SPECIFIC PROVISIONS FOR SSO DISTRICTS

12	Article Code	Other Code Section	Zoning Controls
13	Section		
14	<u>818.33</u>	<u>§§ 249.35, 890.113</u>	Fringe Financial Services are P subject to the restrictions
15			set forth in Section 249.35, including, but not limited to,
16			the proximity restrictions set forth in subsection
17			<u>249.35(c)(3).</u>

18

19

Section 25. The San Francisco Planning Code is hereby amended by amending

20 Section 827, to read as follows:

## <sup>21</sup> TABLE 827. RINCON HILL DOWNTOWN RESIDENTIAL MIXED USE DISTRICT ZONING

### 22 CONTROL TABLE

23	Rincon Hill Downtown Residential
24	Mixed Use District Zoning

1	No.	Zoning Category	§ References	Controls
2	<u>818.53</u>	Fringe Financial Service	<u>§§ 249.35, 890.113</u>	P subject to the restrictions set forth in
3				Section 249.35, including, but not limited
4				to, the proximity restrictions set forth in
5				subsection 249.35(c)(3).
6				
7	S	ection 26. The San Franc	isco Planning Code i	s hereby amended by amending
8	Section	890.110, to read as follows	S:	
9	S	EC. 890.110. SERVICE, I	FINANCIAL.	
10	A	use, which provides bank	ing services and pro	ducts to the public, such as banks,
11	savings	and loans, and credit unio	ns, when occupying	more than 15 feet of linear frontage or
12	200 squ	are feet of gross floor area	. Any applicant for a j	financial service use shall provide the
13	<u>Planning</u>	Department with a true copy	v of the license issued t	o it by the State of California.
14				
15	S	ection 27. The San Franc	isco Planning Code i	s hereby amended by amending
16	Section	890.112 to read as follows	:	
17	S	EC. 890.112. SERVICE, I	LIMITED FINANCIAI	
18	A	retail use which provides	banking services , wl	hen not occupying more than 15 feet of
19	linear fro	ontage or 200 square feet	of gross floor area.	Automated teller machines, if installed
20	within su	uch a facility or on an exter	ior wall as a walk-up	facility, are included in this category;
21	however	, these machines are not	subject to the hours o	of operation, as defined in Section
22	890.48 c	of this Code and set forth in	n zoning category nu	mber .27 of Sections 810 through 812
23	of this C	ode for each district. Any o	applicant for a limited	financial service use shall provide the
24	<u>Planning</u>	Department with a true copy	y of the license issued t	o it by the State of California.
25				

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1								
2	Section 28. The San Francisco Planning Code is hereby amended by adding Section							
3	890.113, to read as follows:							
4	SEC. 890.113. SERVICE, FRINGE FINANCIAL.							
5	A retail use that provides banking services and products to the public and is owned or operated							
6	by a "check casher" as defined in California Civil Code section 1789.31, as amended from time to							
7	<u>time, c</u>	or by a "licensee" as defined in	California Financial Co	ode section 230	01(d), as amer	<u>ıded from</u>		
8	<u>time to</u>	o time. Any applicant for a fring	e financial service use s	shall provide th	e Planning De	<u>epartment</u>		
9	with a	true copy of the license issued t	o it by the State of Calif	ornia.				
10								
11		Section 29. The San Franci	isco Planning Code is	hereby amen	<del>ded by amer</del>	<del>iding</del>		
12	Sectio	ons 909, 910, and 911, as foll	<del>ows:</del>					
13	TABL	E <del>S 909. 910. 911. MISSION</del>	BAY NEIGHBORHO	OD COMMER	CIAL DISTR	<del>ICTS (MB-</del>		
14	<del>NC-2</del> ,	MB-NC-3, AND MB-CN-S) (	CONTROL TABLES.	Γ	1	1 1		
15	<del>No.</del>	Zoning Category	§ References	<del>§ 909</del>	<del>§ 910</del>	<del>§ 911</del>		
16				MB-NC-2	MB-NC-3	MB-NC-S		
17				Controls				
18	NONF	RESIDENTIAL USES		1				
19	<del>.86</del>	Fringe Financial Service	<del>§§ 249.35, 790.111</del>	P subject to	the restriction	ns set forth		
20				in Section 24	19.35, includi	<del>ng, but not</del>		
21				limited to, the	e proximity re	estrictions		
22				set forth in s	ubsection 24	<del>9.35(c)(3).</del>		
23								
24								
25								

#### Section 30. The San Francisco Planning Code is hereby amended by amending

2 Sections 912, 913, and 914, as follows:

3 TABLES 912. 913. 914. MISSION BAY OFFICE, COMMERCIAL-INDUSTRIAL AND HOTEL

4 DISTRICTS (MB-O, MB-CI, AND MB-H) CONTROL TABLES.

5	<del>No.</del>	Zoning Category	§ References	<del>§ 912</del>	<del>§ 913</del>	<del>§ 914</del>
6				MB-O	MB-CI	MB-H
7				Controls		
8	<del>.66</del>	Fringe Financial Service	<del>§§ 249.35, 790.111</del>	P subject to the restrictions set forth		
9				in Section 249.35, including, but not		
10				limited to, the proximity restrictions		
11				set forth in subsection 249.35(c)(3).		

12

1

Section <u>31-29</u>. In accordance with Planning Code sections 106 and 203, the following
 change is hereby adopted as an amendment to <u>SectionalZoning</u> Maps Numbers <u>1SU, 2SU,</u>

15 6SU, 7SU, 8SU, and 10SU SU01, SU02, SU06, SU07, SU08, and SU10 of the Zoning Map of

16 the City and County of San Francisco:

17 The following properties shall be part of the Fringe Financial Service Restricted Use18 District:

Amending Sectional Zoning Maps 7SU and 8SU SU07 and SU08 of the Zoning
 Map, properties in the Mission Alcoholic Beverage Special Use District, as described in

21 Section 781.8 of this Code and as designated on Sectional Zoning Maps Numbers 7SU and

- 22 8SU SU07 and SU08 of the Zoning Map of the City and County of San Francisco;
- 23 (2) Amending Sectional Zoning Maps 1SU and 2SU SU01 and SU02 of the Zoning
- 24 Map, properties in the North of Market Residential Special Use District, as described in
- 25

Section 249.5 of this Code and as designated on Sectional <u>Zoning</u> Maps Numbers 1SU and
 2SU SU01 and SU02;

3 (3) Amending Sectional Zoning Maps 2SU and 7SU SU02 and SU07, properties in
4 the Divisadero Street Alcohol Restricted Use District, as described in Section 783 of this Code
5 and as designated on Sectional Zoning Maps Numbers 2 and 7 SU02 and SU07 of the Zoning
6 Map of the City and County of San Francisco;

7 (4) Amending Sectional Zoning Map 10SU SU10 of the Zoning Map, properties in
8 the Third Street Special Use District, as described in Section 782 of this Code and as
9 designated on Sectional Zoning Map Number 10SU SU10 of the Zoning Map of the City and
10 County of San Francisco; and

(5) Amending Sectional Zoning Maps 6SU and 7SU SU06 and SU07 of the Zoning
 Map, properties in the Haight Street Alcohol Restricted Use Subdistrict, as described in
 Section 781.9 of this Code and as designated on Sectional Zoning Maps Numbers 6 and 7
 <u>SU06 and SU07</u> of the Zoning Map of the City and County of San Francisco

15

16 Section <u>32-30</u>. Reporting Requirement.

Within 2 years of the effective date of this Ordinance, the Planning Department shall
submit to the Clerk of the Board a written report recommending amendments to this
Ordinance, if necessary or desirable. Upon receipt of the report, the Clerk shall calendar a
hearing before the appropriate committee of the Board of Supervisors to review the report and
consider any proposed amendments to this Ordinance, based upon recommendations of the
report and public comment.

23

24 Section <u>33-31</u>. Severability.

1	If any provision of this ordinance or the application thereof to any person or
2	circumstances is held invalid or unconstitutional, such invalidity or unconstitutionality shall not
3	affect other provisions or applications or this ordinance that can be given effect without the
4	invalid or unconstitutional provision or application. To this end, the provisions of this
5	ordinance shall be deemed severable.
6	
7	APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney
8	
9	By: Marlena G. Byrne
10	Deputy City Attorney
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