Amendment of the Whole
10/27/08

[Planning –	Conditional L	se Requirement for	r Power Plants	in M-1 and M-2 2	Zoning Districts.]
Ordinance	amending P	anning Code Sect	ion 226 to req	uire that power	plants in M-1
and M-2 zo	ning district	s obtain condition	al use authoriz	zation, adding S	ection 226.1
requiring a	dditional fine	lings; amending th	he Administrat	tive Code to add	d Chapter 29A to
require the	Board of Su	pervisors conside	r the criteria o	of Planning Cod	e Section
226.1(c) pri	ior to taking	City power plant a	pproval action	ns; making envi	ronmental
findings, a	nd making fi	ndings of consiste	ency with the G	General Plan and	d priority
policies of	Planning Co	de Section 101.1.			
	Note:	deletions are <i>strik</i> Board amendmer	<i>kethrough italics</i> nt additions are	Times New Roman	<del>n</del> . <u>ed</u> .
Be it	ordained by t	he People of the Ci	ty and County o	of San Francisco	:
Secti	ion 1. Gen	eral Findings. The	Board of Supe	ervisors of the Cit	ty and County of
San Francis	sco hereby fin	ds and declares as	follows:		
1.	Fossil-fuel	ower generation is	associated with	h pollutants that	damage public
health, heat	ted water disc	harges into the San	ı Francisco Bay	that damage the	e Bay's ecology,
and emissic	ons of greenh	ouse gases that cor	ntribute towards	s global warming	
2.	The City ha	s maintained a polic	cy of seeking to	o close existing p	ower plants as
soon as pos	ssible and has	been working to de	evelop a plan to	o replace the nee	d for existing
power plant	s and to ensu	re reliable electric s	service to San F	rancisco.	
3.	Ordinance	124-01 directed City	/ departments t	o develop plans	to implement all
practical tra	nsmission, co	nservation, efficiend	cy, and renewa	ble alternatives t	o fossil fuel
generation i	in the City and	J County of San Fra	ancisco.		
	Ordinance and M-2 zo requiring a require the 226.1(c) pri findings, a policies of Be it Secti San Francis 1. health, heat and emissio 2. soon as pos power plant 3. practical tra	Ordinance amending PI and M-2 zoning districts requiring additional find require the Board of Su 226.1(c) prior to taking ( findings, and making fir policies of Planning Coa Note: Be it ordained by th Section 1. Gene San Francisco hereby find 1. Fossil-fuel p health, heated water disc and emissions of greenho 2. The City has soon as possible and has power plants and to ensu 3. Ordinance 1	Ordinance amending Planning Code Sect and M-2 zoning districts obtain conditionare quiring additional findings; amending the require the Board of Supervisors conside 226.1(c) prior to taking City power plant a findings, and making findings of consister policies of Planning Code Section 101.1. Note: Additions are <u>sing</u> deletions are <u>sing</u> deletions are <u>sing</u> deletions are <u>sing</u> deletions are <u>sing</u> deletions are <u>sing</u> for a mendmer Board amendmer Board amendmer B	Ordinance amending Planning Code Section 226 to req and M-2 zoning districts obtain conditional use authoria requiring additional findings; amending the Administrat require the Board of Supervisors consider the criteria of 226.1(c) prior to taking City power plant approval action findings, and making findings of consistency with the O policies of Planning Code Section 101.1. Note: Additions are <u>single-underline ital</u> deletions are <u>single-underline ital</u> deletions are <u>strikethrough italics</u> Board amendment additions are Be it ordained by the People of the City and County of Section 1. General Findings. The Board of Supe San Francisco hereby finds and declares as follows: 1. Fossil-fuel power generation is associated with health, heated water discharges into the San Francisco Bay and emissions of greenhouse gases that contribute towards 2. The City has maintained a policy of seeking to soon as possible and has been working to develop a plan to power plants and to ensure reliable electric service to San F 3. Ordinance 124-01 directed City departments to	<ul> <li>Note: Additions are <u>single-underline italics Times New Romal</u> Board amendment additions are <u>double underline</u> Board amendment additions are <u>double underline</u> Board amendment deletions are <u>strikethrough nee</u></li> <li>Be it ordained by the People of the City and County of San Francisco Section 1. General Findings. The Board of Supervisors of the Cit</li> <li>San Francisco hereby finds and declares as follows:         <ol> <li>Fossil-fuel power generation is associated with pollutants that the ealth, heated water discharges into the San Francisco Bay that damage the and emissions of greenhouse gases that contribute towards global warming.</li> <li>The City has maintained a policy of seeking to close existing p soon as possible and has been working to develop a plan to replace the need power plants and to ensure reliable electric service to San Francisco.</li> <li>Ordinance 124-01 directed City departments to develop plans practical transmission, conservation, efficiency, and renewable alternatives to</li> </ol> </li> </ul>

In December 2002, the Board of Supervisors unanimously adopted Resolution
 827-02, endorsing the Electricity Resource Plan which identifies eight goals that were
 developed through public comment and used to guide the plan: maximize energy efficiency,
 develop renewable power, assure reliable power, support affordable electric bills, improve air
 quality and prevent other environmental impacts, support environmental justice, promote
 opportunities for economic development, and increase local control over energy resources.

5. The City has repeatedly stated its preference for energy efficiency, renewable energy, and transmission over fossil-fueled resources and, consistent with the State's energy policies, has stated that any fossil-fueled resources that are required should be clean,

efficient, and flexible in order to promote environmental justice, reduce emissions, and
 complement increasing reliance on renewable resources.

Additional zoning controls will promote the pursuit and exploration of non fossil fueled energy resources by requiring certain findings regarding the availability of renewable
 alternatives prior to authorizing steam or fossil-fuel power plants.

7. Additional zoning controls will encourage cessation of nonconforming uses and
 prevent expansion, intensification, and extension of such uses.

8. If the Planning Commission lacks jurisdiction over a new power plant that is City funded or otherwise subject to Board of Supervisors approval, the goals of this legislation
 shall be achieved through Board of Supervisors consideration of the zoning control criteria as
 part of the Board of Supervisors approval process.

Section 2. Environmental Findings, General Plan Findings, and Other Required
 Findings.

(a) The Planning Department has determined that the actions contemplated in this
 Ordinance are in compliance with the California Environmental Quality Act (California Public

1	Resources Code sections 21000 et seq.). Said determination is on file with the Clerk of the													
2	Boa	ard	of S	upe	ervis	ors	in F	ile N	0	and is incorporated herein by				
3	refe	erer	nce.											
4			(b)	On						, 2008, the Planning Commission, in Resolution No.				
5						app	orov	ed ar	nd rea	commended for adoption by the Board this legislation and				
6	adopted findings that it is consistent, on balance, with the City's General Plan and eight													
7	priority policies of Planning Code Section 101.1 The Board adopts these findings as its own.													
8	A copy of said Resolution is on file with the Clerk of the Board of Supervisors in File No.													
9	, and is incorporated by reference herein.													
10	(c) Pursuant to Planning Code Section 302, this Board of Supervisors finds that this													
11	legi	islat	tion	will	ser	ve tl	he p	oublic	nece	essity, convenience, and welfare for the reasons set forth in				
12	Pla	nnir	ng C	Com	mis	sion	Re	solut	ion N	lo, and incorporates such reasons by				
13	refe	erer	nce	here	ein.									
14			Sec	tion	n 3. <sup>-</sup>	The	Sai	n Fra	ncisc	o Planning Code is hereby amended by amending Section				
15	226	6 to	rea	d as	s foll	ows	s:							
16			SEC	C. 2	26 N	MAN	IUF	ΑΟΤΙ	JRIN	G AND PROCESSING				
17	C-	C-	C-	C-	C-	C-	C-	M-1	M-2					
18	1	2	3-	3-	3-	3-	М							
19			0	R	G	s								
20										SEC. 226. MANUFACTURING AND PROCESSING.				
21			Р	Р	Р	Р	Р	NA	NA	(a) Light manufacturing uses, involving only the assembly,				
22							1			packaging, repairing or processing of previously prepared				
23										materials, which are conducted within a building but do not				
24										occupy the ground story of any building; provided:				
25							11			1				

1							(1) That no part of a building so occupied shall have any
2							opening, other than fixed windows and exits required by
3							law, within 50 feet of any R District;
4							(2) That the mechanical equipment required for such uses,
5							together with related floor space used primarily by the
6							operators of such equipment, shall not in the aggregate
7							occupy more than 1/4 of the gross floor area of the building
8							in which the uses are located; and
9							(3) That no machine shall be used that has more than five
10							horsepower capacity.
11			Р	Р	NA	NA	(b) Light manufacturing which occupies not more than 1/2
12					1.17.		the ground story of the building and involves or requires no
13							machine that has more than five horsepower capacity, if
14							conducted entirely within an enclosed building; provided,
15							that no part of a building so occupied shall have any
16							opening, other than fixed windows and exits required by
17							law, within 20 feet of any R District.
18			Р	Р	NA	NA	(c) Light food-processing for delicatessen, catering or
19							restaurant supply, if conducted entirely within an enclosed
20							building; provided, that no part of a building so occupied
21							shall have any opening, other than fixed windows or exits
22							required by law, within 20 feet of any R District.
23					Р	Р	(d) Light manufacturing, not including any use first
24							specifically listed below.
25		 					n]

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1	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Р	(e) Industrial or chemical research or testing laboratory, not
2								involving any danger of explosions.
3				С	С	Р	Р	(f) Experimental laboratory.
4		<u> </u>	-	┢	┢			
5					Ρ	Ρ	Р	(g) Battery manufacture, if conducted on premises not less
6								than 200 feet from any R District.
7						Ρ	Р	(h) Any of the following uses, when conducted within a
8								completely enclosed building; provided, that no part of a
9								building so occupied shall have any opening, other than
10								fixed windows or exits required by law, within 50 feet of any
11								R District:
12								(1) Automobile assembling.
13								(2) Bottling plant, brewery, dairy products plant, malt
14								manufacturing or processing or malt products plant;
15							_	
16								(3) Ice manufacturing plant;
17								(4) Concrete mixing, concrete products manufacture;
18					Ī			(5) Electric foundry or foundry for performula motoles
19								(5) Electric foundry or foundry for nonferrous metals;
20								(6) Metal working or blacksmith shop; excluding presses of
21								over 20 tons' capacity and machine-operated
22								drophammers.
23								(7) Enameling, lacquering, wholesale paint mixing from
24								previously prepared pigments and vehicles;
25		<u>  </u>						<u>n</u>

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1 2						(8) Woodworking mill, manufacture of wood-fibre, sawdust or excelsior products not involving chemical processing.
3					Ρ	(i) Manufacture of cereals, distilled liquors, felt or shoddy,
4						hair or hair products, pickles, sauerkraut, vinegar, yeast,
5						soda or soda compounds, structural clay products, meat
6						products, not including any use first specifically listed
7						below.
8					Р	(j) Flour mill.
9					<u> </u>	
10					Ρ	(k) Sugar refinery.
11					Р	(I) Wool pulling or scouring.
12					С	(m) Blast furnace, rolling mill, smelter.
13					0	
14					С	(n) Manufacture of corrosive acid or alkali, cement,
15						gypsum, lime, plaster of paris, explosive, fertilizer, glue or
16						gelatine from fish or animal refuse.
17					С	(o) Production or refining of petroleum products.
18					DC	
19			ŧ	<u>2C*</u>	₽ <u>C*</u>	(p) Steam, or <u>fossil-fuel</u> , or any other type of power plant, if permitted consistent with Planning Code Section 226.1. A
20						"power plant" shall mean an individual power generation unit
21						<i>capable of independent operation</i> <u>or a collection of power</u> generation units operating as a single facility, <i>but shall not</i>
						include on-site power generation units or facilities less than five
22						<u>ten megawatts in size.</u>
23					Р	(q) Shipyard.
24						

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1 2			Ρ	Ρ	NA	(r) Live storage, killing or dressing of poultry or rabbits for retail sale on the premises, if conducted on premises not
3						less than 200 feet from any R District.
4					Р	(s) Live storage, killing or dressing of poultry or rabbits, if
5						conducted on premises not less than 200 feet from any R
6						District, without limitation as to nature of sale.
7					С	(t) Stockyard, livestock feed yard, abattoir.
8				С	С	(u) Pondoring or reduction of fat, honor, or other animal
9				C	C	(u) Rendering or reduction of fat, bones or other animal material, where adequate provision is made for the control
10						of odors through the use of surface condensers and direct-
11						flame afterburners or equivalent equipment.
12						
13					С	(v) Incineration of garbage, refuse, dead animals or parts
14						thereof.
15					Р	(w) The following uses, when located not less than 500 feet
16						from any R District:
17						(1) Manufacture, refining, distillation or treatment of any of
18						the following: abrasives, acid (noncorrosive), alcohol,
19						ammonia, asbestos, asphalt, bleaching powder, candles
20						(from tallow), celluloid, chlorine, coal, coke, creosote,
21						dextrine, disinfectant, dye, enamel, gas carbon or
22						lampblack, gas (acetylene or other inflammable), glucose,
23						insecticide, lacquer, linoleum, matches, oilcloth, oil paint,
24						paper (or pulp), perfume, plastics, poison, potash, printing

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1	ink, refuse mash or refuse grain, rubber (including balata or								
2	gutta percha or crude or scrap rubber), shellac, shoe or								
3	stove polish, soap, starch, tar, turpentine, varnish;								
4	(2) Curing, smoking or drying fish, manufacture of fish oil;								
5 6	(3) Tanning or curing of raw hides or skins;								
7	(4) Foundry, structural iron or pipe works, boilermaking where riveting is involved, locomotive works, roundhouse								
8	or railroad shop.								
9									
10									
11	Section 4. The San Francisco Planning Code is hereby amended by adding Section 226.1 to								
12	read as follows:								
13	<u>SEC. 226.1. CONDITIONAL USE CRITERIA FOR STEAM OR FOSSIL-FUEL POWER PLANTS.</u>								
14	(a) Applicability. These controls shall apply to all steam or fossil-fuel power plants in M-								
15	<u>1 and M-2 Zones.</u>								
16	(b) Prior Nonconforming Uses. Consistent with Article 1.7 of the Planning Code,								
17	nonconforming steam or fossil-fuel power plant uses shall require conditional use authorization in								
18	order to enlarge, intensify, or extend the use if such changes would expand a steam or fossil-fuel								
19	power plant use, make it more permanent, or substantially change the use. An intensification of use								
20	shall include the following changes, without limitation and in addition to the criteria set forth in Article								
21	1.7 of the Planning Code:								
22	(1) An increase in output capability by more than 10% (either an increase in capacity or								
23	increase in planned or permitted output per year);								
24	(2) A change in type of fuel;								
25									

1	(3) A greater than five percent substantial increase in the volume of monthly discharge
2	of waste water into the sewer or into the San Francisco Bay, or an increase in the temperature of
3	existing waste water discharges into the San Francisco Bay;
4	(4) Any increase greater than five percent in the emission rate or the total annual tons of
5	emission for particulate precursors, ozone precursors or greenhouse gases;
6	(5) A greater than five percent substantial increase in the volume of regulated
7	substances used on-site on a monthly basis, or in the volume of regulated substances stored on-site or
8	in the volume of regulated substances transported to the site on a monthly basis; or
9	(6) Improvements to any power generation unit costing more than 25 percent of the
10	assessed value of the same unit prior to improvement.
11	(c) Criteria. In acting on any application for conditional use authorization for a steam or
12	fossil-fuel power plant under Section 226(p), the Commission shall consider the conditional use
13	authorization requirements set forth in Article 3 of the Planning Code and, in addition, shall only
14	approve an application for a conditional use authorization if facts are presented to establish that, on
15	the basis of the record before the Commission:
16	(1) The additional benefits to the City's energy system resulting from the power
17	<u>energy generated by the proposed steam or fossil-fuel power plant cannot be obtained in a</u>
18	reasonable time from a technically and economically feasible power plant and/or energy
19	conservation project that would have materially fewer potential environmental impacts
20	considering, but not limited to, the following: (a) through less environmentally detrimental
21	means considering <u>emissions of criteria air pollutants and greenhouse gas emissions; (b)</u>
22	stormwater and wastewater discharges, remediation and migration of contaminated soils, and the
23	potential for renewable energy generation alternatives in the foreseeable future; and (c) noise
24	and vibration impacts.

1	(2) A newly proposed power plant use would not directly and adversely impact existing
2	or reasonably foreseeable adjoining land uses, or, as applied to a prior nonconforming use,
3	the extension of the power plant use or the increase in intensity of the use would not result in
4	increased direct and adverse impacts on existing or reasonably foreseeable adjoining land
5	uses; and As applied to a prior nonconforming use, an extension of the power plant use or an
6	increase in intensity of the use would not result in increased environmental or land use
7	impacts, including but not limited to consideration of impacts resulting from the changes in use
8	listed in Section 226.1, subsection (b); and
9	( <u>3</u> ) Granting conditional use authorization would not reasonably be expected to leave known
10	contamination in place in such a way that would prolong or increase public health risks
11	associated with such contamination at levels inconsistent with a risk-based remediation
12	consistent with the proposed power plant useinterfere with timely and full remediation of
13	contaminated properties by, for example, (a) enabling a remedial action plan based on future
14	site use that permits lesser remedial action for a site than might be expected for other
15	foreseeable uses of the property (b) resulting in a deed restrictions limiting future commercial
16	uses for the site; or (c) delaying remedial action and leaving potentially hazardous
17	contamination in place longer than if the conditional use authorization were denied.: and
18	(4) Granting conditional use authorization would not reasonably be expected to
19	preclude future redevelopment and reuse of the property for non-power plant uses.
20	(d) Written Findings. The Planning Commission shall make detailed written findings
21	explaining the basis for its decision under this Section.
22	(e) Severability. In the event that a court or agency of competent jurisdiction holds that
23	federal or state law, rule or regulation invalidates any clause, sentence, paragraph of this Section or
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1	the application thereo	of to any	person or circumstances, it is intended that the court or age	encv sever
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- 2 such clause, sentence, paragraph or section so that the remainder of this Section shall remain in effect.
- 3 (f) The Planning Commission, with the approval by ordinance of the Board of
- 4 Supervisors, may modify the requirements of this ordinance if the Commission and the Board
- 5 find that such modification is in the public interest.
- 6 Section 5. The San Francisco Administrative Code is hereby amended by adding Chapter 29A
- 7 to read as follows:
- 8 <u>SEC. 29A.1</u>
- 9 *The Board of Supervisors shall not approve any* fossil-fuel power plant (as defined in Planning)
- 10 *Code Section 226), including approval of project funding and contract approvals, unless it finds that*
- 11 *the power plant is consistent with the criteria set forth in Planning Code Section* 226.1(c).
- 12
- 13 APPROVED AS TO FORM:
- 14 DENNIS J. HERRERA, City Attorney
- 15
- By: Andrew W. Garth Deputy City Attorney 18 19 20 21 22 23 24 25