FILE NO. 081153

ORDINANCE NO.

[Planning Code amendments for the Eastern Neighborhoods Area Plans.]
 2

3 Ordinance amending the San Francisco Planning Code by adding and amending various sections to implement the four Eastern Neighborhood 4 Area Plans comprised of the East SoMa, the Mission, the Showplace 5 Square/Potrero Hill, and the Central Waterfront Area Plans; adopting in-lieu 6 fees for on-site open space, trees, and affordable housing; adopting the 7 Eastern Neighborhoods impact fee subject to certain restrictions; and 8 making various findings, including environmental findings and findings of 9 consistency with the General Plan and priority policies of Planning Code 10 Section 101.1. 11

- 12
- . .
- 13 14

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 strikethrough normal.

15

16 Be it ordained by the People of the City and County of San Francisco:

Section 1. Findings. The Board of Supervisors of the City and County of
San Francisco hereby finds and determines that:

(a) Under Planning Code Section 302, the Board of Supervisors findsthat this ordinance will serve the public necessity, convenience and welfare for

- 21 the reasons set forth in Planning Commission Resolution No.
- 22 recommending the approval of this Planning Code Amendment and incorporates
- 23 such reasons by this reference thereto. A copy of said resolution is on file with
- 24
- 25

Note:

the Clerk of the Board of Supervisors in File No. _____ and is incorporated
 here by reference.

3 (b) Under Planning Code Section 101.1, the Board of Supervisors finds 4 that this ordinance is consistent with the Priority Policies of Planning Code 5 Section 101.1(b) of the Planning Code and with the General Plan as proposed to 6 be amended in companion legislation and hereby adopts the findings of the 7 Planning Commission, as set forth in Planning Commission Resolution No. 8 . A copy of said Resolution is on file with the Clerk of the Board of 9 Supervisors in File No. ______ and is incorporated herein by reference. 10 (c) In accordance with the actions contemplated herein, this Board 11 adopted Resolution No. _____, concerning findings pursuant to the 12 California Environmental Quality Act (California Public Resources Code sections 21000 et seq.). A copy of said Resolution is on file with the Clerk of the Board of 13 Supervisors in File No. _____ and is incorporated by reference herein. 14 15 (d) Notwithstanding any contrary technical requirements that may exist in 16 the Planning or Administrative Codes, the Board hereby finds that the Planning 17 Department provided adequate notice for all documents and decisions, including 18 environmental documents, related to the Eastern Neighborhoods Area Plans. 19 This finding is based on the extensive mailed, posted, electronic, and published 20 notices that the Planning Department provided. Copies of such notices are available for review through the Custodian of Records at the Planning 21 22 Department, 1650 Mission Street, San Francisco. 23 Section 2. The San Francisco Planning Code is hereby amended by adding and amending Sections 102.5, 102.9, 102.29, 102.30, 121.1, 121.2, 24

25 121.5, 121.8, 121.9, 124, 132, 134, 135, 135.3, 136, 136.1, 136.2, 140, 141, 142,

143, 144, 145.1, 145.4, 145.5, 145.6, 147, 150, 151.1, 152, 152.1, 153, 154, 155, 1 2 157.1, 161, 163, 166, 175.6, 175.8, <u>175.9,</u> 179.1, 181, 182, 201, 202, 204, 204.4, 3 205, 205.1, 205.3, 206, 206.5, 207.1, 207.4, 207.5, 207.6, 207.8, 208, 209.1, 209.2, 209.3, 209.4, 209.5, 209.6, 209.7, 209.8, 209.9, 210, 210.8, 210.9, 4 5 201.10, 210.11, 215, 216, 217, 218, 218.1, 219, 219.1, 220, 221, 222, 223, 224, 6 225, 226, 227, 230, 233, 234.2, 249.36, 249.37, 249.38, <u>249.39, 253.4, 260</u>, 261.1, 263.19, 263.21, 270, 270.1, 270.2, 271, 304, 305, 306.2, 307, 309.1, 7 309.2, 311, 312, <u>313.6, 315.1, 315.3, 315.4, 316, 319, 319.1, 319.2, 319.3</u>, 8 9 319.4, <u>319.5,</u> 327, 327.1, 327.2, 327.3, 327.4, 327.5, 327.6, 327.7, 328, 329, 10 <u>352,</u> 603, 607, 607.1, 607.2, 608.1, 702.1, 703.2, 726, 726.1, 727, 727.1, 734, 734.1, 735, 735.1, 736, 736.1, 801.1, 802.1, 802.3, 802.4, 802.5, 802.6, 803, 11 12 803.3, 803.4, 803.5, 803.6, 803.8, 803.9, 809, 813, 814, 814.04, 815, 816, 817, 818, 820, 822, 825, 825.1, 827, 829, 840, 840.24, 841, 841.24, 842, 843, 890.49, 13 14 890.52, 890.53, 890.54, 890.70, 890.88, 890.111, Appendix I to Article 10 and 15 Appendix L to Article 10, to read as follows:

16

SEC. 102.5. DISTRICT.

17 A portion of the territory of the City, as shown on the Zoning Map, within which certain regulations and requirements or various combinations thereof apply 18 19 under the provisions of this Code. The term "district" shall include any use, 20 special use, height and bulk, or special sign district. The term "R District" shall mean any RH-1(D), RH-1, RH-1(S), RH-2, RH-3, RM-1, RM-2, RM-3, RM-4, 21 RTO, RTO-M, RC-1, RC-2, RC-3, RC-4 or RED District. The term "C District" 22 23 shall mean any C-1, C-2, C-3, or C-M District. The term "RTO District" shall be that subset of R Districts which are the RTO and RTO-M District. The term "M District" 24 25 shall mean any M-1 or M-2 District. The term "PDR District" shall mean any PDR-1-

B, PDR-1-D, PDR-1-G, or PDR-2 District. The term "RH District" shall mean any 1 2 RH-1(D), RH-1, RH-1(S), RH-2, or RH-3 District. The term "RM District" shall 3 mean any RM-1, RM-2, RM-3, or RM-4 District. The term "RC District" shall 4 mean any RC-1, RC-2, RC-3, or RC-4 District. The term "C-3 District" shall mean 5 any C-3-O, C-3-R, C-3-G, or C-3-S District. For the purposes of Section 128 and Article 11 of this Code, the term "C-3 District" shall also include the Extended 6 7 Preservation District designated on Section Map 3SU of the Zoning Map. The term "NC District" shall mean any NC-1, NC-2, NC-3, NC-T, NC-S, and any 8 9 Neighborhood Commercial District and Neighborhood Commercial Transit 10 District identified by street or area name in Section 702.1. The term "NCT" shall 11 mean any district listed in Section 702.1(b), including any NCT-2, NCT-3 and any 12 Neighborhood Commercial Transit District identified by street or area name. The term "Mixed Use" District shall mean all Chinatown Mixed Use, South of Market Mixed 13 Use, Eastern Neighborhoods Mixed Use, and Downtown Residential Districts. The term 14 15 "Chinatown Mixed Use District" shall mean any Chinatown CB, Chinatown VR, or 16 Chinatown R/NC, or South of Market RSD, SPD, SLR, SLI or SSO District named in 17 Section 802.1. The term "South of Market Mixed Use Districts" shall refer to all RED, RSD, SPD, SLR, SLI, or SSO Districts contained entirely within the area 18 19 designated as the South of Market Mixed Use Base District named in Section 20 802.1.shown on Sectional Maps 3SU of the Zoning Map. The term "Eastern Neighborhoods Mixed Use Districts" shall refer to all SPD, MUG, MUO, MUR, and 21 UMU named in Section 802.1. The term "DTR District" or "Downtown Residential 22 23 District" shall refer to any Downtown Residential District identified by street or 24 area name in Section 825, 827, 828, and 829.

25 SEC. 102.9. FLOOR AREA, GROSS.

1 In districts other than C-3, the sum of the gross areas of the several floors of a 2 building or buildings, measured from the exterior faces of exterior walls or from 3 the centerlines of walls separating two buildings. Where columns are outside and 4 separated from an exterior wall (curtain wall) which encloses the building space 5 or are otherwise so arranged that the curtain wall is clearly separate from the 6 structural members, the exterior face of the curtain wall shall be the line of 7 measurement, and the area of the columns themselves at each floor shall also 8 be counted.

9 In C-3 Districts and the Van Ness Special Use District, the sum of the 10 gross areas of the several floors of a building or buildings, measured along the 11 glass line at windows at a height of four feet above the finished floor and along a 12 projected straight line parallel to the overall building wall plane connecting the 13 ends of individual windows; provided, however, that such line shall not be inward 14 of the interior face of the wall.

(a) Except as specifically excluded in this definition, "gross floor area"
shall include, although not be limited to, the following:

(1) Basement and cellar space, including tenants' storage areas and all
other space except that used only for storage or services necessary to the
operation or maintenance of the building itself;

20 (2) Elevator shafts, stairwells, exit enclosures and smokeproof
 21 enclosures, at each floor;

(3) Floor space in penthouses except as specifically excluded in thisdefinition;

24 (4) Attic space (whether or not a floor has been laid) capable of being25 made into habitable space;

1

(5) Floor space in balconies or mezzanines in the interior of the building;

2 (6) Floor space in open or roofed porches, arcades or exterior balconies,
3 if such porch, arcade or balcony is located above the ground floor or first floor of
4 occupancy above basement or garage and is used as the primary access to the
5 interior space it serves;

6 (7) Floor space in accessory buildings, except for floor spaces used for 7 accessory off-street parking or loading spaces as described in Section 204.5 of 8 this Code, and driveways and maneuvering areas incidental thereto; and

9

(8) Any other floor space not specifically excluded in this definition.

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(b) "Gross floor area" shall not include the following:

(1) Basement and cellar space used only for storage or services
 necessary to the operation or maintenance of the building itself;

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(2) Attic space not capable of being made into habitable space;

14 (3) Elevator or stair penthouses, accessory water tanks or cooling
15 towers, and other mechanical equipment, appurtenances and areas necessary to
16 the operation or maintenance of the building itself, if located at the top of the
17 building or separated there from only by other space not included in the gross
18 floor area;

(4) Mechanical equipment, appurtenances and areas, necessary to the operation or maintenance of the building itself (i) if located at an intermediate story of the building and forming a complete floor level; or (ii) in C-3 Districts, if located on a number of intermediate stories occupying less than a full floor level, provided that the mechanical equipment, appurtenances and areas are permanently separated from occupied floor areas and in aggregate area do not exceed the area of an average floor as determined by the Zoning Administrator;

(5) Outside stairs to the first floor of occupancy at the face of the building
 which the stairs serve, or fire escapes;

(6) Floor space used for accessory off-street parking and loading spaces
as described in Section 204.5 of this Code and up to a maximum of one hundred
fifty percent (150%) of the off-street accessory parking permitted by right in
Section 151.1 of this Code for C-3 Districts, and driveways and maneuvering
areas incidental thereto;

8 (7) Arcades, plazas, walkways, porches, breezeways, porticos and 9 similar features (whether roofed or not), at or near street level, accessible to the 10 general public and not substantially enclosed by exterior walls; and accessways 11 to public transit lines, if open for use by the general public; all exclusive of areas 12 devoted to sales, service, display, and other activities other than movement of 13 persons;

(8) Balconies, porches, roof decks, terraces, courts and similar features,
except those used for primary access as described in Paragraph (a)(6) above,
provided that:

(A) If more than 70 percent of the perimeter of such an area is enclosed,
either by building walls (exclusive of a railing or parapet not more than three feet
eight inches high) or by such walls and interior lot lines, and the clear space is
less than 15 feet in either dimension, the area shall not be excluded from gross
floor area unless it is fully open to the sky (except for roof eaves, cornices or belt
courses which project not more than two feet from the face of the building wall).

(B) If more than 70 percent of the perimeter of such an area is enclosed,
either by building walls (exclusive of a railing or parapet not more than three feet
eight inches high), or by such walls and interior lot lines, and the clear space is

1 15 feet or more in both dimensions, (1) the area shall be excluded from gross 2 floor area if it is fully open to the sky (except for roof eaves, cornices or belt courses which project no more than two feet from the face of the building wall), 3 4 and (2) the area may have roofed areas along its perimeter which are also 5 excluded from gross floor area if the minimum clear open space between any 6 such roof and the opposite wall or roof (whichever is closer) is maintained at 15 7 feet (with the above exceptions) and the roofed area does not exceed 10 feet in depth; (3) in addition, when the clear open area exceeds 625 square feet, a 8 9 canopy, gazebo, or similar roofed structure without walls may cover up to 10 10 percent of such open space without being counted as gross floor area.

11 (C) If, however, 70 percent or less of the perimeter of such an area is 12 enclosed by building walls (exclusive of a railing or parapet not more than three 13 feet eight inches high) or by such walls and interior lot lines, and the open side or 14 sides face on a yard, street or court whose dimensions satisfy the requirements 15 of this Code and all other applicable codes for instances in which required windows face upon such yard, street or court, the area may be roofed to the 16 17 extent permitted by such codes in instances in which required windows are involved; 18

(9) On lower, nonresidential floors, elevator shafts and other life-support
 systems serving exclusively the residential uses on the upper floors of a building;

(10) One-third of that portion of a window bay conforming to the
requirements of Section 136(d)(2) which extends beyond the plane formed by the
face of the facade on either side of the bay but not to exceed seven square feet
per bay window as measured at each floor;

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1 (11) Ground floor area in the C-3-0, C-3-O(SD), C-3-S, C-3-S(SU) and C-2 3-G Districts devoted to building or pedestrian circulation and building service:

(12) In the C-3-0, C-3-O(SD), C-3-S, C-3-S(SU) and C-3-G Districts, 3 space devoted to personal services, restaurants, and retail sales of goods 4 5 intended to meet the convenience shopping and service needs of downtown 6 workers and residents, not to exceed 5,000 occupied square feet per use and, in 7 total, not to exceed 75 percent of the area of the ground floor of the building plus 8 the ground level, on-site open space. Said uses shall be located on the ground 9 floor, except that, in order to facilitate the creation of more spacious ground floor 10 interior spaces, a portion of the said uses, in an amount to be determined 11 pursuant to the provisions of Section 309, may be located on a mezzanine level;

- 12 (13) An interior space provided as an open space feature in accordance 13 with the requirements of Section 138;
- 14 (14) Floor area in C-3, South of Market Mixed Use Districts, and Eastern 15 Neighborhoods Mixed Use RED, RSD, SPD, SLR, SLI, and SSO Districts devoted to child care facilities provided that: 16
- 17 (A) Allowable indoor space is *no more or* no less than 3,000 square feet and no more than 6,000 square feet, and 18
- 19

(B) The facilities are made available rent free, and

20 (C) Adequate outdoor space is provided adjacent, or easily accessible, to 21 the facility. Spaces such as atriums, rooftops or public parks may be used if they 22 meet licensing requirements for child care facilities, and

23 (D) The space is used for child care for the life of the building as long as 24 there is a demonstrated need. No change in use shall occur without a finding by 25 the City Planning Commission that there is a lack of need for child care and that

the space will be used for a facility described in Subsection 15 below dealing with
cultural, educational, recreational, religious, or social service facilities;

(15) Floor area in C-3, South of Market Mixed Use Districts, and Eastern
<u>Neighborhoods Mixed Use RED, RSD, SPD, SLR, SLI, and SSO</u> Districts permanently
devoted to cultural, educational, recreational, religious or social service facilities
available to the general public at no cost or at a fee covering actual operating
expenses, provided that such facilities are:

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(A) Owned and operated by a nonprofit corporation or institution, or

9 (B) Are made available rent free for occupancy only by nonprofit 10 corporations or institutions for such functions. Building area subject to this 11 subsection shall be counted as occupied floor area, except as provided in 12 Subsections 102.10(a) through (f) of this Code, for the purpose of calculating the 13 off-street parking and freight loading requirements for the project;

14 (16) In C-3 Districts, floor space used for short-term parking and aisles
15 incidental thereto when required pursuant to Section 309 in order to replace
16 short-term parking spaces displaced by the building or buildings;

17 (17) Floor space in mezzanine areas within live/work units where the
18 mezzanine satisfies all applicable requirements of the San Francisco Building
19 Code;

(18) Floor space suitable primarily for and devoted exclusively to
exhibitions or performances by live/work tenants within the structure or lot,
provided that such facilities will be available rent-free to live/work tenants within
the property for the life of the structure; and

(19) In South of Market <u>Mixed Use RED, RSD, SPD, SLR, SLI and SSO</u>
Districts, live/work units and any occupied floor area devoted to mechanical

equipment or appurtenances or other floor area accessory to live/work use
 provided that:

3 (A) The nonresidential use within each live/work unit shall be limited to
4 uses which are principal permitted uses in the district or otherwise are conditional
5 uses in the district and are approved as a conditional use,

6 (B) The density, enforcement, open space, parking and freight loading 7 and other standards specified in Sections 124(j), 135.2, 151 and 152.1 shall be 8 satisfied, along with all other applicable provisions of this Code, and

9 (C) For the purpose of calculating the off-street parking and freight 10 loading requirement for the project, building area subject to this subsection shall 11 be counted as occupied floor area, except as provided in Subsections 102.10(a) 12 through (f) of this Code.

13 SEC. 102.29. BEDROOM.

14 <u>A "sleeping room", as defined in the Building Code.</u>

15 SEC 102.30. WIDTH, STREET OR ALLEY.

16 <u>Unless specified elsewhere in this Code, the width of a street or alley shall be the</u>

17 <u>distance measured along a line which is perpendicular to the centerline of that street or</u>

18 *alley and extends from the mid-point of the front property line of a given parcel to a front*

19 *property line on the opposite side of that street or alley.*

SEC. 121.1. DEVELOPMENT OF LARGE LOTS, NEIGHBORHOOD

21 COMMERCIAL DISTRICTS.

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In order to promote, protect, and maintain a scale of development which is appropriate to each district and compatible with adjacent buildings, new construction or significant enlargement of existing buildings on lots of the same size or larger than the square footage stated in the table below shall be permitted

only as conditional uses subject to the provisions set forth in Sections 316
 through 316.8 of this Code.

District	Lot Size Limits
NC-1,	
Broadway,	
Castro Street,	
Inner Clement Street,	
Inner Sunset,	
Outer Clement Street,	
Upper Fillmore Street,	5,000 sq. ft.
Haight Street,	5,000 Sq. ft.
North Beach,	
Sacramento Street,	
Union Street,	
24th Street-Mission,	
24th Street-Noe Valley,	
West Portal Avenue	
NC-2 <u>, <i>NCT-2</i>,</u>	
NC-3, NCT-3 <u>, <i>Mission Street</i></u>	
<u>SoMa</u>	10,000 sq. ft.
Hayes-Gough,	10,000 Sq. II.
Upper Market Street,	
Polk Street,	

 1
 Valencia Street

 2
 NC-S

 Not Applicable

In addition to the criteria of Section 303(c) of this Code, the City Planning
Commission shall consider the extent to which the following criteria are met:

5

(1) The mass and facade of the proposed structure are compatible with the existing scale of the district.

7 (2) The facade of the proposed structure is compatible with design
8 features of adjacent facades that contribute to the positive visual quality of the
9 district.

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SEC. 121.2. USE SIZE LIMITS (NON-RESIDENTIAL), NEIGHBORHOOD COMMERCIAL DISTRICTS.

(a) In order to protect and maintain a scale of development appropriate to
each district, nonresidential uses of the same size or larger than the square
footage stated in the table below may be permitted only as conditional uses
subject to the provisions set forth in Sections 316 through 316.8 of this Code.
The use area shall be measured as the gross floor area for each individual
nonresidential use.

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1	District	Lot Size Limits	
2	North Beach	-0.000	
3	Castro Street	[–] 2,000 sq. ft.	
4	Inner Clement Street	_	
5	Inner Sunset	_	
6	Outer Clement Street	_	
7	Upper Fillmore Street	_	
8	Haight Street		
9	Sacramento Street	[−] 2,500 sq. ft.	
10	Union Street	_	
11	24th Street-Mission	_	
12	24th Street-Noe Valley	_	
13	West Portal Avenue		
14	NC-1	_	
15	Broadway	_	
16	Hayes-Gough	-2.000 og #	
17	Upper Market Street	3,000 sq. ft.	
18	Polk Street		
19 20	Valencia Street		
20 21	NC-2 <u>, <i>NCT-2</i>, <i>SoMa</i></u>	4,000 sq. ft.	
22	NC-3, NCT-3 <u>, Mission Street</u>	- 6 000 og ft	
23	NC-S	[−] 6,000 sq. ft.	
-0			

In addition to the criteria of Section 303(c) of this Code, the Commission shall
 consider the extent to which the following criteria are met:

1 (1) The intensity of activity in the district is not such that allowing the 2 larger use will be likely to foreclose the location of other needed neighborhood-3 serving uses in the area.

4

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(2) The proposed use will se the neighbor-hood, in whole or in significant part, and the nature of the use requires a larger size in order to function.

6 (3) The building in which the use is to be located is designed in discrete7 elements which respect the scale of development in the district.

8 (b) In order to protect and maintain a scale of development appropriate to 9 each district, nonresidential uses which exceed the square footage stated in the 10 table below shall not be permitted, except that in the North Beach Neighborhood Commercial District this Subsection 121.2(b) shall not apply to a Movie Theater 11 use as defined in Section 790.64 or Other Entertainment use as defined in 12 13 Section 790.38 in a building existing prior to November 1, 1999, that was originally constructed as a multi-story, single-tenant commercial occupancy. The 14 15 use area shall be measured as the gross floor area for each individual 16 nonresidential use.

District	Lot Size Limits
West Portal Avenue	
North Beach	4,000 sq. ft.
Castro Street	

21

22

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SEC. 121.5. DEVELOPMENT OF LARGE LOTS, RESIDENTIAL

²³ **DISTRICTS.**

In order to promote, protect, and maintain a scale of development which is appropriate to each district and compatible with adjacent buildings, new

construction or significant enlargement of existing buildings on lots of the same
 size or larger than the square footage stated in the table below shall be permitted
 only as conditional uses subject to the provisions set forth in Sections 303 of this
 Code.

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District	Lot Size Limit
RTO <u>, <i>RTO-M</i></u>	10,000

9 In addition to the criteria of Section 303(c)(1) of this Code, the Planning
10 Commission shall consider the extent to which the following criteria are met:

11	(1)	The mass and articulation of the proposed structures are compatible
12	with t	he intended scale of the district.

- 13 (2) For development sites greater than ½-acre, the extension of adjacent
 14 alleys or streets onto or through the site, and/or the creation of new
 15 publicly-accessible streets or alleys through the site as appropriate, in
 16 order to break down the scale of the site, continue the surrounding
 17 existing pattern of streets and alleys, and foster beneficial pedestrian and
 18 vehicular circulation.
- 19 (3) The site plan, including the introduction of new streets and alleys, the
 20 provision of open space and landscaping, and the articulation and
 21 massing of buildings, is compatible with the goals and policies of the
 22 applicable Area Plan in the General Plan.

23 SEC. <u>121.5121.8</u>. USE SIZE LIMITS (NON-RESIDENTIAL), PDR 24 DISTRICTS.

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1 In order to preserve land and building space for light industrial activities, non-2 accessory retail and office uses that exceed the square footage stated in the table below shall not be permitted in PDR Districts. The use area shall be 3 4 measured as the occupied floor area of all retail or offices activities on a lot, as 5 defined in the land use controls for PDR Districts in Section 218 (Retail Sales 6 and Personal Services) and Section 219 (Offices) of this Code. Additionally, a 7 cumulative use size maximum applies in PDR Districts, such that the combined floor area of any and all uses permitted by Sections 218 and 219 may not exceed 8 9 the limits stated in the table below for any given lot.

10 These use size maximum limits shall not apply to accessory uses, as11 defined in Section 204.3 of this Code.

12				
13	District	Cumulative Use	Cumulative Use	Total Size
14		Size Limit, All	Size Limit, All	Maximum, All
15		Uses per Section	Uses per Section	Uses per Sections
16		218	219	218 and 219
17				combined
18	PDR-1 <u>-<i>B</i></u>	2,500 sq. ft.	5,000 sq. ft.	7,500 sq. ft.
19	PDR-2	2,500 sq. ft.	5,000 sq. ft.	5,000 sq. ft.

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SEC. <u>121.6121.9</u>. SUBDIVISION OF LARGE LOTS, PDR DISTRICTS.

In order to promote, protect, and maintain viable space for a wide range of
light industrial uses in PDR Districts, in furtherance of Objective 4 of the
Commerce and Industry Element and Policies 1.5 and 8.1 of the Bayview
Hunters Point Area Plan, any proposal to subdivide, resubdivide, or perform a lot

line adjustment to a parcel that is equal to or greater than 10,000 square feet,
 into one or more smaller parcels, shall be permitted only with conditional use

Additionally, all proposals for the subdivision, resubdivision, or lot line
adjustments of parcels in PDR Districts shall be evaluated in consideration of the
following criteria in order to further Objective 4 of the Commerce and Industry
Element and Policies 1.5 and 8.1 of the Bayview Hunters Point Area Plan:

8 (1) The proposed parcelization will support light industrial activities in the9 district.

10 (2) If the resulting parcelization will require demolition of a structure, the11 demolition of the

12 structure complies with the replacement requirement per Section 230.

(3) The uses proposed for the parcels, if any, comply with the cumulative
use size limits per Section 121.58, and other requirements of this Code.

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approval.

SEC. 124. BASIC FLOOR AREA RATIO.

(a) Except as provided in Subsections (b), (c) and (e) of this Section, the
basic floor area ratio limits specified in the following table shall apply to each
building or development in the districts indicated.

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TABLE 124

20 BASIC FLOOR AREA RATIO LIMITS



RH-1(D), RH-1, RH-1(S), RH-2, RH-3, RM-1, RM-2, RTO <u>, <i>RTO-M</i></u>	1.8 to 7
RM-3	3.6 to ²
RM-4	4.8 to 7
RC-1, RC-2	1.8 to ²
RC-3	3.6 to ²
RC-4	4.8 to ²
RED	1.0 to ²
RSD, SPD	1.8 to 7
NC-1	
NC-S	
Inner Clement	
Inner Sunset	
Outer Clement	1.8 to ²
Haight	1.0 10
North Beach	
Sacramento	
24th StreetNoe Valley	
West Portal	
NC-2 <u>, NCT-2, SoMa</u>	
Broadway	
Upper Fillmore	2.5 to ²
Polk	2.5 10
Valencia	
24th Street-Mission	

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4	Castro	
1 2	Hayes-Gough	_
2	Upper Market	_3.0 to 1
4	Union	_
5	NC-3, NCT-3 <u>, Mission Street</u>	3.6 to 1
6	Chinatown R/NC	1.0 to 1
7	Chinatown VR	2.0 to 1
8	Chinatown CB	2.8 to 1
9	C-1, C-2	3.6 to 1
10	C-2-C	4.8 to 1
11	C-3-C	6.0 to 1
12	C-3-O	9.0 to 1
13	C-3-R	6.0 to 1
14	C-3-G	6.0 to 1
15	C-3-S	5.0 to 1
16	C-3-O (SD)	6.0 to 1
17	C-3-S (SU)	7.5 to 1
18	C-M	9.0 to 1
19	M-1, M-2	5.0 to 1
20	SLR, SLI	2.5 to 1
21	SSO and in a 40 or 50 foot height district	3.0 to 1
22	SSO and in a 65 or 80 foot height district	4.0 to 1
23	SSO and in a 130 foot height district	4.5 to 1
24 25	MUG, MUO, MUR, UMU, PDR-1-B, PDR-1-D, PDR-1-G, and PDR-2 in a 40, e	or 3.0 to 1
25		1

1	<u>45, or 48 foot height district</u>	
2	MUG, MUO, MUR, UMU, PDR-1-B, PDR-1-D, PDR-1-G, and PDR-2 in a 50,	4.0 to 1
3	55, or 58 foot height district	<u>4.0 10 1</u>
	MUG, MUO, MUR, UMU, PDR-1-B, PDR-1-D, PDR-1-G, and PDR-2 in a 65 or	5.0 to 1
	<u>68 foot height district</u>	<u>5.0 to 1</u>
	MUG, MUO, MUR, UMU, PDR-1-B, PDR-1-D, PDR-1-G, and PDR-2 in a 85	C 0 1
6	foot height district	<u>6.0 to 1</u>
7	MUG, MUO, MUR, UMU, PDR-1-B, PDR-1-D, PDR-1-G, and PDR-2 in a	
8	height district over 85 feet	7.5 to 1
9		

(b) In R, NC, and Mixed Use Districts the above floor area ratio limits
shall not apply to dwellings or to other residential uses. In NC Districts, the above
floor area ratio limits shall also not apply to nonaccessory off-street parking. In
Chinatown Mixed Use Districts, the above floor area ratio limits shall not apply to
institutions, and mezzanine commercial space shall not be calculated as part of
the floor area ratio.

(c) In a C-2 District the basic floor area ratio limit shall be 4.8 to 1 for a lot
which is nearer to an RM-4 or RC-4 District than to any other R District, and 10.0
to 1 for a lot which is nearer to a C-3 District than to any R District. The distance
to the nearest R District or C-3 District shall be measured from the midpoint of
the front line, or from a point directly across the street there from, whichever
gives the greatest ratio.

(d) In the Van Ness Special Use District, as described in Section 243 of
 this Code, the basic floor area ratio limit shall be 7.0 to 1 where the height limit is
 130 feet and 4.5 to 1 where the height limit is 80 feet.

24 25

(e) In the Waterfront Special Use Districts, as described in Sections 240
 through 240.3 of this Code, the basic floor area ratio limit in any C District shall
 be 5.0 to 1.

4 (f) For buildings in C-3-G and C-3-S Districts other than those designated 5 as Significant or Contributory pursuant to Article 11 of this Code, additional 6 square footage above that permitted by the base floor area ratio limits set forth 7 above may be approved for construction of dwellings on the site of the building 8 affordable for 20 years to households whose incomes are within 150 percent of 9 the median income as defined herein, in accordance with the conditional use 10 procedures and criteria as provided in Section 303 of this Code. For buildings in the C-3-G District designated as Significant or Contributory pursuant to Article 11 11 12 of this Code, additional square footage above that permitted by the base floor 13 area ratio limits set forth above up to the gross floor area of the existing building 14 may be approved, in accordance with the conditional use procedures and criteria 15 as provided in Section 303 of this Code, where: (i) TDRs (as defined by Section 16 128(a)(5)) were transferred from the lot containing the Significant or Contributory 17 building prior to the effective date of the amendment to Section 124(f) adding this paragraph when the floor area transferred was occupied by a non-profit 18 19 corporation or institution meeting the requirements for exclusion from gross floor 20 area calculation under Planning Code Section 102.9(b)(15); (ii) the additional 21 square footage includes only the amount necessary to accommodate dwelling 22 units and/or group housing units that are affordable for not less than 50 years to 23 households whose incomes are within 60 percent of the median income as 24 defined herein together with any social, educational, and health service space 25 accessory to such units; and (iii) the proposed change in use to dwelling units

and accessory space and any construction associated therewith, if it requires any
alternation to the exterior or other character defining features of the Significant or
Contributory Building, is undertaken pursuant to the duly approved Permit to
Alter, pursuant to Section 1110; provided, however, that the procedures
otherwise required for a Major Alteration as set forth in sections 1111.2-1111.6
shall be deemed applicable to any such Permit to Alter.

7 (1) Any dwelling approved for construction under this provision shall be 8 deemed a "designated unit" as defined below. Prior to the issuance by the 9 Director of the Department of Building Inspection ("Director of Building 10 Inspection") of a site or building permit to construct any designated unit subject to 11 this Section, the permit applicant shall notify the Director of Planning and the 12 Director of Property in writing whether the unit will be an owned or rental unit as 13 defined in Section 313(a) of this Code.

(2) Within 60 days after the issuance by the Director of Building 14 15 Inspection of a site or building permit for construction of any unit intended to be an owned unit, the Director of Planning shall notify the City Engineer in writing 16 17 identifying the intended owned unit, and the Director of Property shall appraise the fair market value of such unit as of the date of the appraisal, applying 18 19 accepted valuation methods, and deliver a written appraisal of the unit to the 20 Director of Planning and the permit applicant. The permit applicant shall supply 21 all information to the Director of Property necessary to appraise the unit, 22 including all plans and specifications.

(3) Each designated unit shall be subject to the provisions of Section
313(i) of this Code. For purposes of this Subsection and the application of
Section 313(i) of this Code to designated units constructed pursuant to this

Subsection, the definitions set forth in Section 313(a) shall apply, with the
exception of the following definitions, which shall supersede the definitions of the
terms set forth in Section 313(a):

4 (A) "Base price" shall mean 3.25 times the median income for a family of
5 four persons for the County of San Francisco as set forth in California
6 Administrative Code Section 6932 on the date on which a housing unit is sold.

(B) "Base rent" shall mean .45 times the median income for the County
of San Francisco as set forth in California Administrative Code Section 6932 for a
family of a size equivalent to the number of persons residing in a household
renting a designated unit.

(C) "Designated unit" shall mean a housing unit identified and reported to
the Director by the sponsor of an office development project subject to this
Subsection as a unit that shall be affordable to households of low or moderate
income for 20 years.

(D) "Household of low or moderate income" shall mean a household
composed of one or more persons with a combined annual net income for all
adult members which does not exceed 150 percent of the qualifying limit for a
median income family of a size equivalent to the number of persons residing in
such household, as set forth for the County of San Francisco in California
Administrative Code Section 6932.

(E) "Sponsor" shall mean an applicant seeking approval for construction
 of a project subject to this Subsection and such applicants' successors and
 assigns.

(g) The allowable gross floor area on a lot which is the site of anunlawfully demolished building that is governed by the provisions of Article 11

shall be the gross floor area of the demolished building for the period of time set
forth in, and in accordance with the provisions of, Section 1114 of this Code, but
not to exceed the basic floor area permitted by this Section.

(h) In calculating the permitted floor area of a new structure in a C-3 4 5 District, the lot on which an existing structure is located may not be included 6 unless the existing structure and the new structure are made part of a single 7 development complex, the existing structure is or is made architecturally 8 compatible with the new structure, and, if the existing structure is in a 9 Conservation District, the existing structure meets or is made to meet the 10 standards of Section 1109(c), and the existing structure meets or is reinforced to meet the standards for seismic loads and forces of the 1975 Building Code. 11 12 Determinations under this Paragraph shall be made in accordance with the provisions of Section 309. 13

(i) In calculating allowable gross floor area on a preservation lot from
which any TDRs have been transferred pursuant to Section 128, the amount
allowed herein shall be decreased by the amount of gross floor area transferred.

(j) Within any RSD, SPD, SLR, SLI or SSO District, live/work units
constructed above the floor area ratio limit pursuant to Section 102.9(b)(19) of
this Code shall be subject to the following conditions and standards:

(1) Considering all dwelling units and all live/work units on the lot,
 existing and to be constructed, there shall be no more than one live/work unit
 and/or dwelling unit per 200 square feet of lot area, except that, for projects in the
 RSD District which will exceed 40 feet in height, and therefore are required to
 obtain conditional use approval, the allowable density for dwelling units and

live/work units shall be established as part of the conditional use determination;
 and

3 (2) The parking requirement for live/work units subject to this subsection
4 shall be equal to that required for dwelling units within the subject district.

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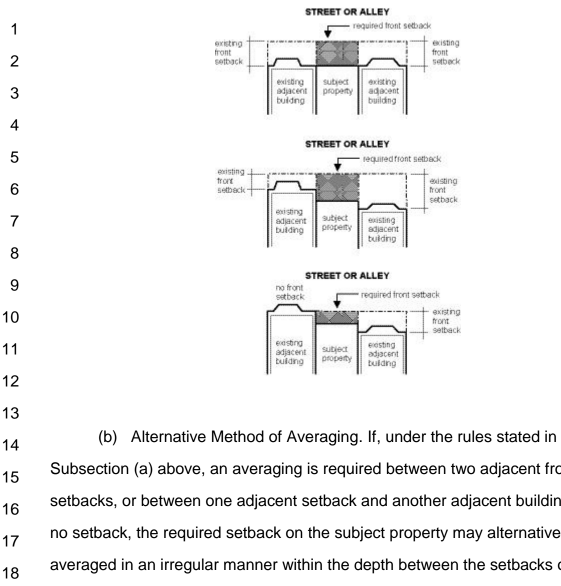
SEC. 132. FRONT SETBACK AREAS, RH, <u>RTO,</u> AND RM DISTRICTS.

6 The following requirements for minimum front setback areas shall apply to every
7 building in all RH, RTO, and RM Districts, in order to relate the setbacks provided
8 to the existing front setbacks of adjacent buildings. *Buildings in RTO Districts which*9 *have more than 75 feet of street frontage are additionally subject to the Ground Floor*10 *Residential Design Guidelines, as adopted and periodically amended by the Planning*11 *Commission.*

12 (a) Basic Requirement. Where one or both of the buildings adjacent to 13 the subject property have front setbacks along a street or alley, any building or 14 addition constructed, reconstructed or relocated on the subject property shall be 15 set back to the average of the two adjacent front setbacks. If only one of the 16 adjacent buildings has a front setback, or if there is only one adjacent building, 17 then the required setback for the subject property shall be equal to one-half the front setback of such adjacent building. In any case in which the lot constituting 18 19 the subject property is separated from the lot containing the nearest building by 20 an undeveloped lot or lots for a distance of 50 feet or less parallel to the street or 21 alley, such nearest building shall be deemed to be an "adjacent building," but a 22 building on a lot so separated for a greater distance shall not be deemed to be an 23 "adjacent building."

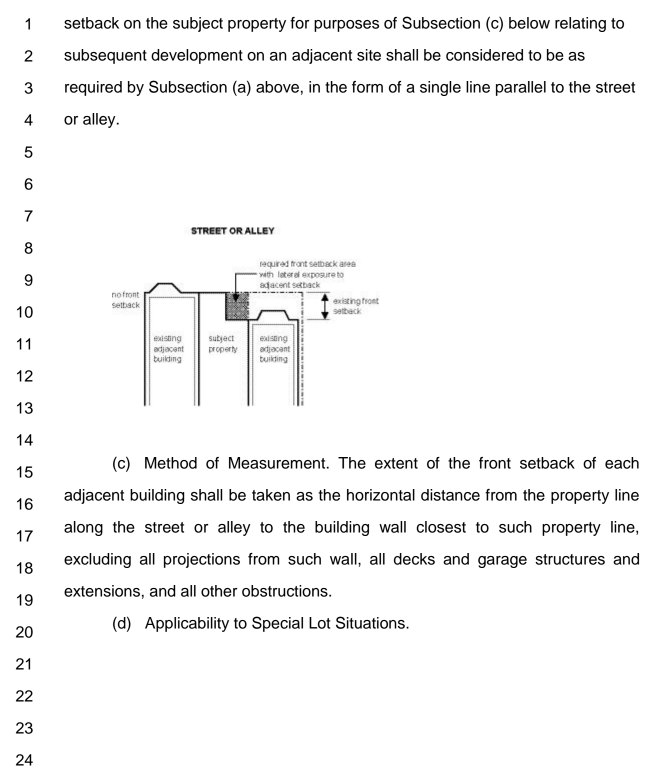
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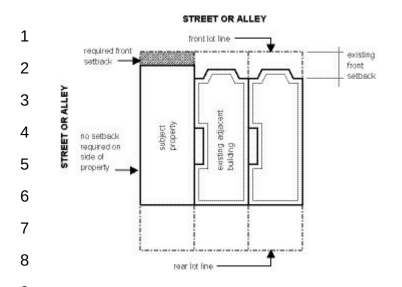


Subsection (a) above, an averaging is required between two adjacent front 15 setbacks, or between one adjacent setback and another adjacent building with 16 no setback, the required setback on the subject property may alternatively be 17 averaged in an irregular manner within the depth between the setbacks of the 18 two adjacent buildings, provided that the area of the resulting setback shall be at 19 least equal to the product of the width of the subject property along the street or 20 alley times the setback depth required by Subsections (a) and (c) of this Section; 21 and provided further, that all portions of the resulting setback area on the subject 22 property shall be directly exposed laterally to the setback area of the adjacent 23 building having the greater setback. In any case in which this alternative method 24 of averaging has been used for the subject property, the extent of the front 25

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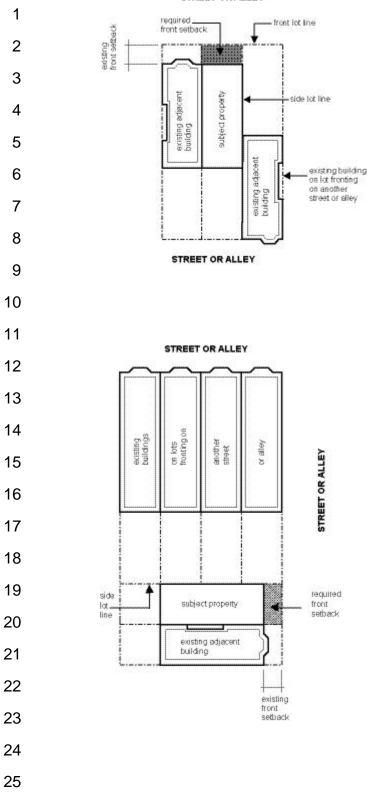
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(1) Corner Lots and Lots at Alley Intersections. On a corner lot as defined
 by this Code, or a lot at the intersection of a street and an alley or two alleys, a
 front setback area shall be required only along the street or alley elected by the
 owner as the front of the property. Along such street or alley, the required
 setback for the subject lot shall be equal to 1/2 the front setback of the adjacent
 building.

(2) Lots Abutting Properties That Front on Another Street or Alley. In the
case of any lot that abuts along its side lot line upon a lot that fronts on another
street or alley, the lot on which it so abuts shall be disregarded, and the required
setback for the subject lot shall be equal to the front setback of the adjacent
building on its opposite side.

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STREET OR ALLEY



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1 (3) Lots Abutting RC, C, M and P Districts. In the case of any lot that 2 abuts property in an RC, C, M or P District, any property in such district shall be 3 disregarded, and the required setback for the subject lot shall be equal to the 4 front setback of the adjacent building in the RH, RTO, or RM District.

(e) Maximum Requirements. The maximum required front setback in any
of the cases described in this Section 132 shall be 15 feet from the property line
along the street or alley, or 15 percent of the average depth of the lot from such
street or alley, whichever results in the lesser requirement. The required setback
for lots located within the Bernal Heights Special Use District is set forth in
Section 242 of this Code.

(f) Permitted Obstructions. Only those obstructions specified in Section
136 of this Code shall be permitted in a required front setback area, and no other
obstruction shall be constructed, placed or maintained within any such area. No
motor vehicle, trailer, boat or other vehicle shall be parked or stored within any
such area, except as specified in Section 136.

(g) Landscaping. All front setback areas required by this Section 132
shall be appropriately landscaped, and in every case not less than 20 percent of
the required setback area shall be and remain unpaved and devoted to plant
material, including the use of native/drought resistant plant material.

(h) Relationship to Legislated Setback Lines. In case of any conflict
between the requirements of this Section 132 for front setback areas and a
legislated setback line as described in Section 131 of this Code, the more
restrictive requirements shall prevail.

SEC. 134. REAR YARDS, R, NC, C, SPD, M, MUG, MUO, MUR, UMU,
RSD, SLR, SLI AND SSO DISTRICTS.

The rear yard requirements established by this Section 134 shall apply to 1 2 every building in an R, NC-1, NC-2 District or Individual Neighborhood 3 Commercial District as noted in Subsection (a), except those buildings which 4 contain only single room occupancy (SRO) or live/work units and except in the 5 Bernal Heights Special Use District and Residential Character Districts to the extent these provisions are inconsistent with the requirements set forth in Section 6 7 242 of this Code. With the exception of dwellings in the South of Market Mixed 8 Use and Eastern Neighborhoods Mixed Use Districts base area, containing only SRO 9 units, the rear yard requirements of this Section 134 shall also apply to every 10 dwelling in a(n) MUG, MUO, MUR, UMU, SPD, RSD, SLR, SLI, SSO, NC-2, NCT-2, NC-3, NCT-3, Individual Area Neighborhood Commercial Transit District, 11 12 Individual Neighborhood Commercial District as noted in Subsection (a), C or M 13 District. Rear yards shall not be required in NC-S Districts. These requirements 14 are intended to assure the protection and continuation of established midblock, 15 landscaped open spaces, and maintenance of a scale of development 16 appropriate to each district, consistent with the location of adjacent buildings.

- 17 (a) Basic Requirements. The basic rear yard requirements shall be as18 follows for the districts indicated:
- (1) RH-1(D), RH-1, RH-1(S), RM-3, RM-4, RC-1, RC-2, RC-3, RC-4, NC,
 C, M, <u>MUG, MUO, MUR, UMU,</u> RED, SPD, RSD, SLR, SLI and SSO Districts.
 The minimum rear yard depth shall be equal to 25 percent of the total depth of
 the lot on which the building is situated, but in no case less than 15 feet. For
 buildings containing only SRO units in the South of Market <u>Mixed Use and Eastern</u>
 <u>Neighborhoods Mixed Use Districts</u> base area, the minimum rear yard depth shall be
 equal to 25 percent of the total depth of the lot on which the building is situated,

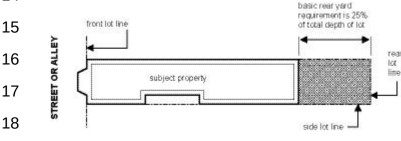
but the required rear yard of SRO buildings not exceeding a height of 65 feet
shall be reduced in specific situations as described in Subsection (c) below.

(A) RH-1(D), RH-1, RH-1(S), RM-3, RM-4, RC-1, NC-1, Inner Sunset,
Outer Clement Street, Haight Street, Sacramento Street, 24th Street-Noe Valley,
and West Portal Avenue Districts. Rear yards shall be provided at grade level
and at each succeeding level or story of the building.

(B) NC-2, <u>NCT-2</u>, Castro Street, Inner Clement Street, Upper Fillmore
Street, North Beach, Union Street, Valencia Street, 24th Street-Mission Districts.
Rear yards shall be provided at the second story, and at each succeeding story
of the building, and at the first story if it contains a dwelling unit. Properties in
NCT-2, Valencia Street, and 24th Street-Mission Districts are also subject to the
rear building wall requirements and associated maintenance setbacks of Section
145.6.



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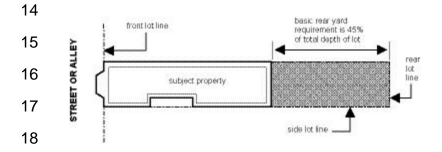
(C) RC-2, RC-3, RC-4, NC-3, NCT-3, Broadway, Hayes-Gough, Upper
Market Street, <u>SoMa, Mission Street</u>, Polk Street, C, M, RED, SPD, RSD, SLR,
SLI,<u>and</u>-SSO, <u>MUR, MUG, MUO, and UMU</u> Districts. Rear yards shall be provided
at the lowest story containing a dwelling unit, and at each succeeding level or
story of the building. Properties in SoMa and Mission Street NCT Districts are

also subject to the rear building wall requirements and associated maintenance
 setbacks of Section 145.6.

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3 (D) Upper Market NCT. Rear yards shall be provided at the grade level, 4 and at each succeeding story of the building,. For buildings in the Upper Market 5 NCT that do not contain residential uses and that do not abut adjacent lots with 6 an existing pattern of rear yards or mid-block open space, the Zoning 7 Administrator may waive or reduce this rear yard requirement pursuant to the 8 procedures of subsection (e).

9 (2) RH-2, RH-3, RTO, <u>*RTO-M*</u>, RM-1 and RM-2 Districts. The minimum 10 rear yard depth shall be equal to 45 percent of the total depth of the lot on which 11 the building is situated, except to the extent that a reduction in this requirement is 12 permitted by Subsection (c) below. Rear yards shall be provided at grade level 13 and at each succeeding level or story of the building.



(b) Permitted Obstructions. Only those obstructions specified in Section
136 of this Code shall be permitted in a required rear yard, and no other
obstruction shall be constructed, placed or maintained within any such yard. No
motor vehicle, trailer, boat or other vehicle shall be parked or stored within any
such yard, except as specified in Section 136.

(c) Reduction of Requirements in RH-2, RH-3, RTO, <u>*RTO-M*</u>, RM-1 and
 RM-2 Districts. The rear yard requirement stated in Paragraph (a)(2) above, for

1 RH-2, RH-3, RTO, RTO-M, RM-1 and RM-2 Districts, and as stated in Paragraph 2 (a)(1) above, for single room occupancy buildings *located* in *either* the South of 3 Market Mixed Use or Eastern Neighborhoods Mixed Use Districts base area not 4 exceeding a height of 65 feet, shall be reduced in specific situations as described 5 in this Subsection (c), based upon conditions on adjacent lots. Except for those 6 SRO buildings referenced above in this paragraph whose rear yard can be 7 reduced in the circumstances described in Subsection (c) to a 15-foot minimum, 8 under no circumstances, shall the minimum rear yard be thus reduced to less 9 than a depth equal to 25 percent of the total depth of the lot on which the building 10 is situated, or to less than 15 feet, whichever is greater.

11 (1) General Rule. In such districts, the forward edge of the required rear 12 yard shall be reduced to a line on the subject lot, parallel to the rear lot line of 13 such lot, which is an average between the depths of the rear building walls of the 14 two adjacent buildings. Except for single room occupancy buildings in the South 15 of Market Mixed Use Districts base area, in any case in which a rear yard requirement is thus reduced, the last 10 feet of building depth thus permitted on 16 17 the subject lot shall be limited to a height of 30 feet, measured as prescribed by Section 260 of this Code, or to such lesser height as may be established by 18 Section 261 of this Code. 19

20 (2) Alternative Method of Averaging. If, under the rule stated in 21 Paragraph (c)(1) above, a reduction in the required rear yard is permitted, the 22 reduction may alternatively be averaged in an irregular manner; provided that the 23 area of the resulting reduction shall be no more than the product of the width of 24 the subject lot along the line established by Paragraph (c)(1) above times the 25 reduction in depth of rear yard permitted by Paragraph (c)(1); and provided

further that all portions of the open area on the part of the lot to which the rear
yard reduction applies shall be directly exposed laterally to the open area behind
the adjacent building having the lesser depth of its rear building wall.

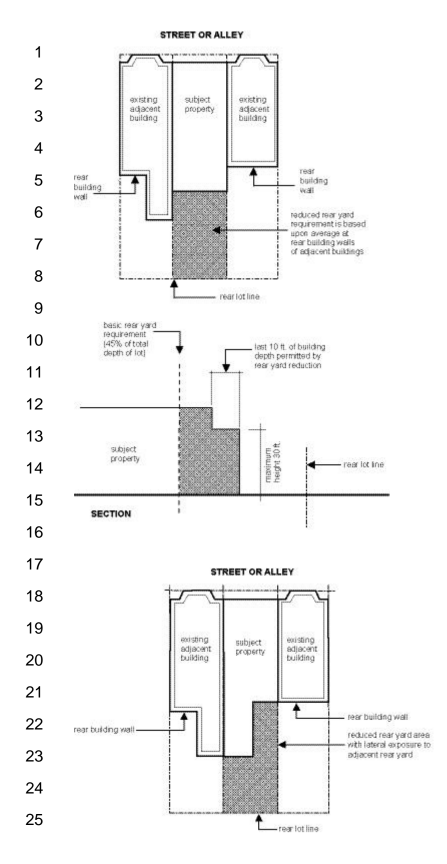
4 (3) Method of Measurement. For purposes of this Subsection (c), an 5 "adjacent building" shall mean a building on a lot adjoining the subject lot along a side lot line. In all cases the location of the rear building wall of an adjacent 6 7 building shall be taken as the line of greatest depth of any portion of the adjacent building which occupies at least 1/2 the width between the side lot lines of the lot 8 9 on which such adjacent building is located, and which has a height of at least 20 10 feet above grade, or two stories, whichever is less, excluding all permitted obstructions listed for rear yards in Section 136 of this Code. Where a lot 11 12 adjoining the subject lot is vacant, or contains no dwelling or group housing 13 structure, or is located in an RH-1(D), RH-1, RH-1(S), RM-3, RM-4, RC, RED, SPD, RSD, SLR, SLI, SSO, NC, C, M or P District, such adjoining lot shall, for 14 15 purposes of the calculations in this Subsection (c), be considered to have an 16 adjacent building upon it whose rear building wall is at a depth equal to 75 17 percent of the total depth of the subject lot.

(4) Applicability to Special Lot Situations. In the following special lot
situations, the general rule stated in Paragraph (c)(1) above shall be applied as
provided in this Paragraph (c)(4), and the required rear yard shall be reduced if
conditions on the adjacent lot or lots so indicate and if all other requirements of
this Section 134 are met.

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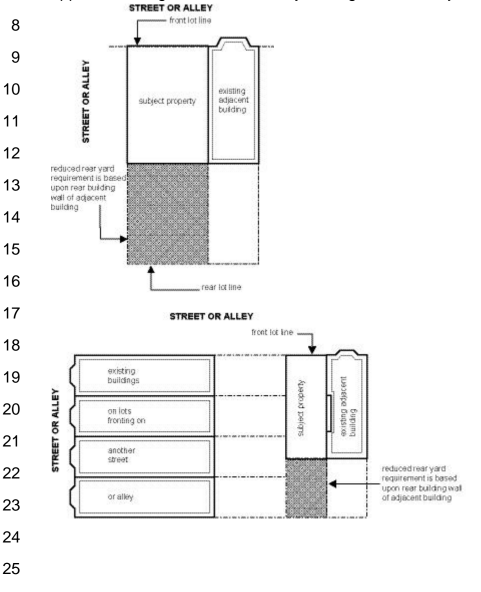


Page 37 11/25/2008 1 (A) Corner Lots and Lots at Alley Inter-sections. On a corner lot as 2 defined by this Code, or a lot at the intersection of a street and an alley or two 3 alleys, the forward edge of the required rear yard shall be reduced to a line on 4 the subject lot which is at the depth of the rear building wall of the one adjacent 5 building.

6 (B) Lots Abutting Properties with Buildings that Front on Another Street 7 or Alley. In the case of any lot that abuts along one of its side lot lines upon a lot 8 with a building that fronts on another street or alley, the lot on which it so abuts 9 shall be disregarded, and the forward edge of the required rear yard shall be 10 reduced to a line on the subject lot which is at the depth of the rear building wall 11 of the one adjacent building fronting on the same street or alley. In the case of 12 any lot that abuts along both its side lot lines upon lots with buildings that front on 13 another street or alley, both lots on which it so abuts shall be disregarded, and 14 the minimum rear yard depth for the subject lot shall be equal to 25 percent of 15 the total depth of the subject lot, or 15 feet, whichever is greater.

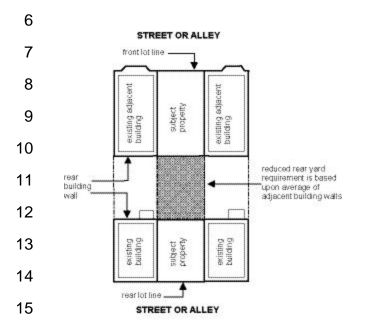
16 (C) Through Lots Abutting Properties that Contain Two Buildings. Where a lot is a through lot having both its front and its rear lot line along streets, alleys, 17 or a street and an alley, and both adjoining lots are also through lots, each 18 19 containing two dwellings or group housing structures that front at opposite ends 20 of the lot, the subject through lot may also have two buildings according to such 21 established pattern, each fronting at one end of the lot, provided all the other requirements of this Code are met. In such cases the rear yard required by this 22 23 Section 134 for the subject lot shall be located in the central portion of the lot, 24 between the two buildings on such lot, and the depth of the rear wall of each 25 building from the street or alley on which it fronts shall be established by the

average of the depths of the rear building walls of the adjacent buildings fronting
on that street or alley. In no case, however, shall the total minimum rear yard for
the subject lot be thus reduced to less than a depth equal to 25 percent of the
total depth of the subject lot, or to less than 15 feet, whichever is greater.
Furthermore, in all cases in which this Subparagraph (c)(4)(C) is applied, the
requirements of Section 132 of this Code for front setback areas shall be
applicable along both street or alley frontages of the subject through lot.



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1 (d) Reduction of Requirements in C-3 Districts. In C-3 Districts, an 2 exception to the rear yard requirements of this Section may be allowed, in 3 accordance with the provisions of Section 309, provided that the building location 4 and configuration assure adequate light and air to windows within the residential 5 units and to the usable open space provided.



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(e) Modification of Requirements in NC and South of Market <u>Mixed Use</u>
 Districts. The rear yard requirements in NC and South of Market <u>Mixed Use</u>
 Districts may be modified or waived in specific situations as described in this
 Subsection (e).

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(1) General. The rear yard requirement in NC Districts may be modified or waived by the Zoning Administrator pursuant to the procedures which are applicable to variances, as set forth in Sections 306.1 through 306.5 and 308.2, in the case of NC Districts, and in accordance with Section 307(g), in the case of

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1 South of Market *Mixed Use* Districts if all of the following criteria are met for both 2 NC and South of Market Mixed Use Districts:

3 (A) Residential uses are included in the new or expanding development 4 and a comparable amount of usable open space is provided elsewhere on the lot 5 or within the development where it is more accessible to the residents of the 6 development; and

7 (B) The proposed new or expanding structure will not significantly impede the access of light and air to and views from adjacent properties; and 8

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(C) The proposed new or expanding structure will not adversely affect 10 the interior block open space formed by the rear yards of adjacent properties.

11 (2) Corner Lots and Lots at Alley Intersections. On a corner lot as defined 12 by this Code, or on a lot at the intersection of a street and an alley of at least 25 13 feet in width, the required rear yard may be substituted with an open area equal 14 to 25 percent of the lot area which is located at the same levels as the required 15 rear yard in an interior corner of the lot, an open area between two or more 16 buildings on the lot, or an inner court, as defined by this Code, provided that the 17 Zoning Administrator determines that all of the criteria described below in this 18 Paragraph are met.

(A) Each horizontal dimension of the open area shall be a minimum of 15 19 20 feet.

21 (B) The open area shall be wholly or partially contiguous to the existing 22 midblock open space formed by the rear yards of adjacent properties.

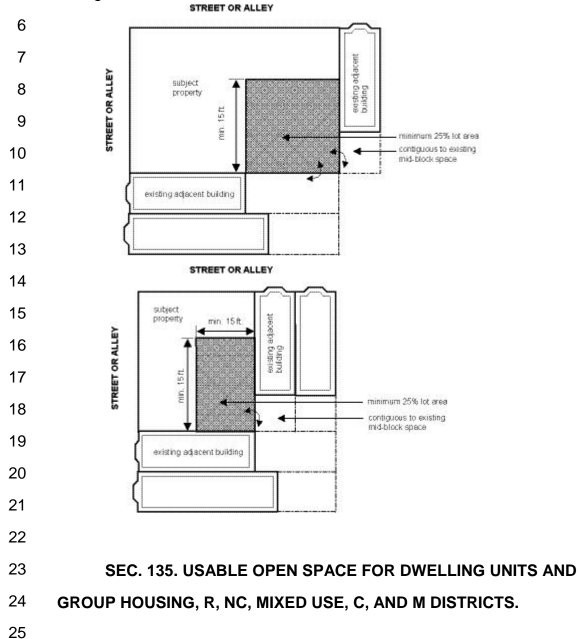
23 (C) The open area will provide for the access to light and air to and views 24 from adjacent properties.

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(D) The proposed new or expanding structure will provide for access to
 light and air from any existing or new residential uses on the subject property.

- The provisions of this Paragraph 2 of Subsection (e) shall not preclude such additional conditions as are deemed necessary by the Zoning Administrator to further the purposes of this Section.
- 6 (f) Modification of Requirements in the Eastern Neighborhoods Mixed Use
 7 Districts. The rear yard requirement in Eastern Neighborhoods Mixed Use Districts may
- 8 be modified or waived by the Planning Commission pursuant to Section 309.2329, and
- 9 by the Zoning Administrator pursuant to the procedures and criteria set forth in Section
- 10 <u>307(h) for other projects, provided that:</u>
- 11 (1) Residential uses are included in the new or expanding development and a
- 12 <u>comparable amount of readily accessible usable open space is provided elsewhere on the</u>
- 13 *lot or within the development;*
- 14 (2) The proposed new or expanding structure will not significantly impede the
 15 access to light and air from adjacent properties; and
- 16 (3) The proposed new or expanding structure will not adversely affect the
 17 interior block open space formed by the rear yards of adjacent properties.
- 18 (*gf*) Reduction of Requirements in the North of Market Residential 19 Special Use District. The rear yard requirement may be substituted with an 20 equivalent amount of open space situated anywhere on the site, provided that 21 the Zoning Administrator determines that all of the following criteria are met:
- (1) The substituted open space in the proposed new or expanding
 structure will improve the access of light and air to and views from existing
 abutting properties; and
- 25

(2) The proposed new or expanding structure will not adversely affect the
 interior block open space formed by the rear yards of existing abutting properties.
 This provision shall be administered pursuant to the notice and hearing
 procedures which are applicable to variances as set forth in Sections 306.1
 through 306.5 and 308.2.



Except as provided in Sections 134.1, 172 and 188 of this Code, usable open space shall be provided for each dwelling and each group housing structure in R, NC, C, Mixed Use, and M Districts according to the standards set forth in this Section unless otherwise specified in specific district controls elsewhere in this Code.

6 (a) Character of Space Provided. Usable open space shall be composed 7 of an outdoor area or areas designed for outdoor living, recreation or landscaping, including such areas on the ground and on decks, balconies, 8 9 porches and roofs, which are safe and suitably surfaced and screened, and 10 which conform to the other requirements of this Section. Such area or areas shall 11 be on the same lot as the dwelling units (or bedrooms in group housing) they 12 serve, and shall be designed and oriented in a manner that will make the best 13 practical use of available sun and other climatic advantages. "Private usable 14 open space" shall mean an area or areas private to and designed for use by only 15 one dwelling unit (or bedroom in group housing). "Common usable open space" shall mean an area or areas designed for use jointly by two or more dwelling 16 17 units (or bedrooms in group housing).

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

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

25

1 (2) Common usable open space shall be easily and independently 2 accessible from such dwelling unit or bedroom, or from another common area of 3 the building or lot.

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

(d) Amount Required. Usable open space shall be provided for each
building in the amounts specified herein and in Table 135 for the district in which
the building is located; provided, however, that in the *Downtown Residential (DTR) Districts, Rincon Hill Special Use District, Residential Sub district*, open space shall
be provided in the amounts specified in Section <u>825-249.1(c)(4)</u>.

In Neighborhood Commercial Districts, the amount of usable open space to be provided shall be the amount required in the nearest Residential District, but the minimum amount of open space required shall be in no case greater than the amount set forth in Table 135<u>A</u> for the district in which the building is located. The distance to each Residential District shall be measured from the midpoint of the front lot line or from a point directly across the street there from, whichever requires less open space.

19 (1) For dwellings other than SRO dwellings, except as provided in 20 Paragraph (d)(3) below, the minimum amount of usable open space to be 21 provided for use by each dwelling unit shall be as specified in the second column 22 of *the* tT able <u>135A</u> if such usable open space is all private. Where common usable 23 open space is used to satisfy all or part of the requirement for a dwelling unit, 24 such common usable open space shall be provided in an amount equal to 1.33 25 square feet for each one square foot of private usable open space specified in

the second column of *the t*<u>T</u>able <u>135A</u>. In such cases, the balance of the required
usable open space may be provided as private usable open space, with full credit
for each square foot of private usable open space so provided.

4 (2) For group housing structures and SRO units, the minimum amount of 5 usable open space provided for use by each bedroom shall be 1/3 the amount 6 required for a dwelling unit as specified in Paragraph (d)(1) above. For purposes 7 of these calculations, the number of bedrooms on a lot shall in no case be 8 considered to be less than one bedroom for each two beds. Where the actual 9 number of beds exceeds an average of two beds for each bedroom, each two 10 beds shall be considered equivalent to one bedroom.

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

16 (4) DTR Districts. For all residential uses, 75 square feet of open space is 17 required per dwelling unit. All residential open space must meet the provisions described 18 in this Section unless otherwise established in this subsection or in Section 825 or a 19 Section governing an individual DTR District. Open space requirements may be met with 20 the following types of open space: "private usable open space" as defined in Section 135(a) of this Code, "common usable open space" as defined in Section 135(a) of this 21 22 Code, and "publicly accessible open space" as defined in subsection (h) below. At least 23 40 percent of the residential open space is required to be common to all residential units. 24 *Common usable open space is not required to be publicly-accessible. Publicly-accessible* 25 open space, including off-site open space permitted by subsection (i) below and by

1	Section 827(a)(9), meeting the standards of subsection (h) may be considered as common						
2	usable open space. For residential units with direct access from the street, building						
3	setback areas that meet the standards of Section 145.1 and the Ground Floor Residential						
4	Design Guidelines may be counte	ed toward the open space requirement as	private non-				
5	<u>common open space.</u>						
6							
7							
8	TABLE 135 <u>A</u>						
9	MINIMUM USABLE OPEN SPA	CE FOR DWELLING UNITS AND GRO	OUP HOUSING				
10	OUTSIDE THE EASTERN NEIGH	BORHOODS MIXED USE DISTRICTS	1				
11			Ratio of				
12		Square Feet Of Usable	Common				
13		Open	Usable				
14	District	Space Required For Each	Open Space				
15		Dwelling Unit If All Private	That May Be				
16			Substituted for				
17			Private				
18	RH-1(D), RH-1	300	1.33				
19		300 for first unit; 100 for	1.33				
20	RH-1(S)	minor second unit					
21	RH-2	125	1.33				
22	RH-3	100	1.33				
23	RM-1, RC-1, RTO <u>, <i>RTO-M</i></u>	100	1.33				
24	RM-2, RC-2, SPD	80	1.33				
25	RM-3, RC-3, RED	60	1.33				

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1	RM-4, RC-4, RSD	36	1.33	
2	C-3, C-M, SLR, SLI, SSO, M-1, M-2	36	1.33	
2	C-3, C-IVI, 3LR, 3LI, 330, IVI-1, IVI-2		1.33	
3		Same as for the R District		
4 5	C-1, C-2	establishing the dwelling		
		unit density ratio for the C-		
6		1 or C-2 District property		
7	NC-1, NC-2, <u>NCT-2, </u> NC-S, Inner Sunset,	100	1.33	
8	Sacramento Street, West Portal Avenue			
9	NC-3, Castro Street, Inner Clement Street,			
0	Outer Clement Street, Upper Fillmore			
1	Street, Haight Street, Union Street,	80	1.33	
2	Valencia Street, 24th Street-Mission, 24th			
3	Street-Noe Valley, NCT-3 <u>, SoMa, Mission</u>			
4	<u>Street</u>			
5	Broadway, Hayes-Gough, Upper Market	<u></u>	1 22	
6	Street, North Beach, Polk Street	60	1.33	
7	Chinatown Community Business,			
8	Chinatown Residential Neighborhood		1.00	
9	Commercial,	48		
0	Chinatown Visitor Retail			
1		This table not applicable. 75 square feet		
	<i>Rincon Hill</i> DTR	per dwelling. See Sec <u>827</u> 135(d)(4).		

25

<u>TABLE 135B</u>

MINIMUM USABLE OPEN SPACE FOR DWELLING UNITS AND GROUP HOUSING

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1	IN THE EASTERN NEIGHBORHOODS MIXED USE DISTRICTS						
2	Square feet of usable	<u>Square feet of usable</u>	Percent of open space that may be				
3	<u>open space per dwelling</u>	<u>open space per dwelling</u>	provided off site				
4	unit, if not publicly	unit, if publicly					
5	<u>accessible</u>	<u>accessible</u>					
6	<u>80 square feet</u>	<u>54 square feet</u>	<u>50%</u>				

7

8 (e) Slope. The slope of any area credited as either private or common 9 usable open space shall not exceed five percent.

10

(f) Private Usable Open Space: Additional Standards.

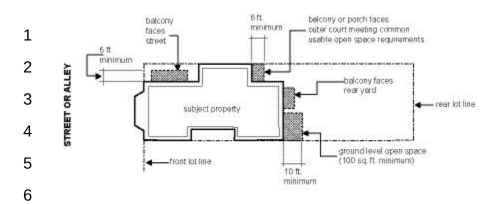
11 (1) Minimum Dimensions and Minimum Area. Any space credited as 12 private usable open space shall have a minimum horizontal dimension of six feet 13 and a minimum area of 36 square feet if located on a deck, balcony, porch or 14 roof, and shall have a mini-mum horizontal dimension of 10 feet and a minimum 15 area of 100 square feet if located on open ground, a terrace or the surface of an 16 inner or outer court.

17

(2) Exposure. In order to be credited as private usable open space, an 18 area must be kept open in the following manner:

19 (A) For decks, balconies, porches and roofs, at least 30 percent of the 20 perimeter must be unobstructed except for necessary railings.

21 (B) In addition, the area credited on a deck, balcony, porch or roof must 22 either face a street, face or be within a rear yard, or face or be within some other 23 space which at the level of the private usable open space meets the minimum 24 dimension and area requirements for common usable open space as specified in 25 Paragraph 135(g)(1) below.



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

(3) Fire Escapes as Usable Open Space. Normal fire escape grating 14 shall not be considered suitable surfacing for usable open space. The steps of a 15 fire escape stairway or ladder, and any space less than six feet deep between 16 such steps and a wall of the building, shall not be credited as usable open space. 17 But the mere potential use of a balcony area for an emergency fire exit by 18 occupants of other dwelling units (or bedrooms in group housing) shall not 19 20 prevent it from being credited as usable open space on grounds of lack of privacy or usability. 21

(4) Use of Solariums. In C-3 Districts, the area of a totally or partially
enclosed solarium shall be credited as private usable open space if (i) such area
is open to the outdoors through openings or clear glazing on not less than 50

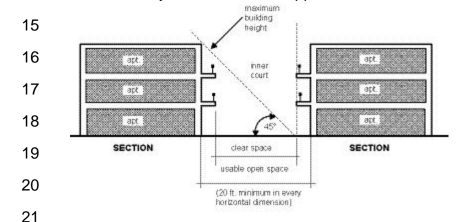
percent of its perimeter and (ii) not less than 30 percent of its overhead area and
 25 percent of its perimeter are open or can be opened to the air.

3

(g) Common Usable Open Space: Additional Standards.

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

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



(3) Use of Solariums. The area of a totally or partially enclosed solarium
may be credited as common usable open space if the space is not less than 15
feet in every horizontal dimension and 300 square feet in area; and if such area

- is exposed to the sun through openings or clear glazing on not less than 30
 percent of its perimeter and 30 percent of its overhead area.
- 3 (h) Publicly-Accessible Usable Open Space Standards: In DTR Districts and the
- 4 <u>Eastern Neighborhoods Mixed Use Districts, any space credited as publicly-accessible</u>
- 5 <u>usable open space, where permitted or required by this Code, shall meet the following</u>
- 6 <u>standards:</u>
- 7 (1) Open space shall be of one or more of the following types:
- 8 (A) An unenclosed park or garden at street grade or following the natural
- 9 <u>topography</u>, including improvements to hillsides or other unimproved public areas;
- 10 (B) An unenclosed plaza at street grade, with seating areas and landscaping and
- 11 <u>no more than 10 percent of the total floor area devoted to facilities for food or beverage</u>
- 12 <u>service, exclusive of seating areas as regulated in Subsection (2)(d), below;</u>
- 13 (C) An unenclosed pedestrian pathway which complies with the standards of
- 14 <u>Section 270.2 and which is consistent with applicable design guidelines,</u>
- 15 (D) Streetscape improvements with landscaping and pedestrian amenities that
- 16 <u>result in additional pedestrian space beyond the pre-existing sidewalk width and conform</u>
- 17 to any applicable streetscape plan or other related policies such as those associated with
- 18 <u>sidewalk widenings or building setbacks, other than those intended by design for the use</u>
- 19 of individual ground floor residential units; and
- 20 (2) Open space shall meet the following standards:
- 21 (A) Be in such locations and provide such ingress and egress as will make the
- 22 <u>area</u>
- 23 <u>convenient, safe, secure and easily accessible to the general public;</u>
- 24 (B) Be appropriately landscaped;
- 25 (*C*) Be protected from uncomfortable winds;

- 1 (D) Incorporate ample seating. Any seating which is provided shall be available
- 2 for public use and may not be exclusively reserved or dedicated for any food or beverage
- 3 *services located within the open space;*
- 4 (E) Be well signed and accessible to the public during daylight hours;
- 5 *(F) Be well lit if the area is of the type requiring artificial illumination;*
- 6 (G) Be designed to enhance user safety and security;
- 7 (*H*) Be of sufficient size to be attractive and practical for its intended use; and
- 8 (I) Have access to drinking water and toilets if feasible and appropriate.
- 9 (3) Maintenance: Open spaces shall be maintained at no public expense. The
- 10 *owner of the property on which the open space is located shall maintain it by keeping the*
- 11 <u>area clean and free of litter and keeping in a healthy state any plant material that is</u>
- 12 provided. Conditions intended to assure continued maintenance of the open space for the
- 13 actual lifetime of the building giving rise to the open space requirement may be imposed
- 14 *by the Commission or Department pursuant to applicable procedures in this Code.*
- 15 (4) Informational Plaque: Prior to issuance of a permit of occupancy, a plaque
- 16 *shall be placed in a publicly conspicuous location outside the building at street level, or*
- 17 *at the site of any publicly-accessible open space. The plaque shall identify said open*
- 18 space feature and its location, stating the right of the public to use the space and the
- 19 hours of use, describing its principal required features (e.g., number of seats or other
- 20 *defining features) and stating the name, telephone number, and address of the owner or*
- 21 *owner's agent responsible for maintenance. The plaque shall be of no less than 24 inches*
- 22 by 36 inches in size unless specifically reduced by the Zoning Administrator in cases
- 23 where the nature, size, or other constraints of the open space would make the proscribed
- 24 *dimensions inappropriate.*
- 25

1 (5) Property owners providing open space under this section will hold harmless 2 the City and County of San Francisco, its officers, agents and employees, from any 3 damage or injury caused by the design, construction, use, or maintenance of open space. 4 Property owners are solely liable for any damage or loss occasioned by any act or 5 negligence in respect to the design, construction, use, or maintenance of the open space. 6 (i) Off-Site Provision of Required Usable Open Space. 7 (1) Eastern Neighborhoods Mixed Use Districts. In the Eastern Neighborhoods 8 Mixed Use Districts, the provision of off-site publicly accessible open space may be 9 credited toward the residential usable open space requirement, subject to Section 10 309.2329 for projects to which that Section applies and Section 307(h) for other projects. Any such space shall meet the publicly accessible open space standards set 11 12 forth in Section 135(h) and be provided within 800 feet of the project. No more than 50 13 percent of a project's required usable open space shall be off-site. The publicly 14 accessible off-site usable open space shall be constructed, completed, and ready for use 15 no later than the project itself, and shall receive its Certificate of Final Completion from the Department of Building Inspection prior to the issuance of any Certificate of Final 16 17 Completion or Temporary Certificate of Occupancy for the project itself. 18 (2) DTR Districts. In DTR Districts the provision of off-site publicly accessible 19 open space may be counted toward the requirements of residential open space per the 20 procedures of Section 309.1 provided it is within the individual DTR district of the 21 project or within 500 feet of any boundary of the individual DTR district of the project, 22 and meets the standards of subsection (h). 23 (A) At least 36 square feet per residential unit of required open space must be

- 24 provided on-site. Pursuant to the procedures of Section 309.1, the Planning Commission
- 25 <u>may reduce the minimum on-site provision of required residential open space to not less</u>

1	than 18 square feet per unit in order to both create additional publicly-accessible open
2	space serving the district and to foster superior architectural design on constrained sites.
3	(B) Open Space Provider. The open space required by this Section may be
4	provided individually by the project sponsor or jointly by the project sponsor and other
5	project sponsors, provided that each square foot of jointly developed open space may
6	count toward only one sponsor's requirement. With the approval of the Planning
7	Commission, a public or private agency may develop and maintain the open space,
8	provided that (i) the project sponsor or sponsors pay for the cost of development of the
9	number of square feet the project sponsor is required to provide, (ii) provision
10	satisfactory to the Commission is made for the continued maintenance of the open space
11	for the actual lifetime of the building giving rise to the open space requirement, and (iii)
12	the Commission finds that there is reasonable assurance that the open space to be
13	developed by such agency will be developed and open for use by the time the building,
14	the open space requirement of which is being met by the payment, is ready for
15	occupancy.
16	(j) Payment in Cases of Variance or Exception. In the Eastern Neighborhoods
17	Mixed Use Districts, should a Variance from usable open space requirements for
18	residential uses be granted by the Zoning Administrator, or an exception be granted for
19	those projects subject to the 309.2329 process, a fee of \$327 shall be required for each
20	square foot of usable open space not provided pursuant to that Variance. This fee shall
21	be adjusted in accordance with Section 327.3(d). This fee shall be paid into the Eastern
22	Neighborhoods Public Benefits Fund, as described in Section 327. Said fee shall be used
23	for the purpose of acquiring, designing, and improving park land, park facilities, and
24	other open space resources, which is expected to be used solely or in substantial part by
25	

25

												-		
1	persons '	who	live.	work.	shop	or	otherwise	do	business	in	the	Eastern	Neighborh	oods

2 <u>Mixed Use Districts.</u>

3	SEC. 135.3. USABLE OPEN SPACE FOR USES OTHER THAN
4	DWELLING UNITS, GROUP HOUSING AND LIVE/WORK UNITS WITHIN THE
5	<u>SOUTH OF MARKET AND EASTERN NEIGHBORHOODS MIXED USE RED,</u>
6	<i>RSD, SPD, SLR, SLI AND SSO</i> -DISTRICTS.
7	(a) Amount of Open Space Required. All newly constructed structures, all
8	structures to which gross floor area equal to 20 percent or more of existing gross
9	floor area is added, and all structures in the SSO and Eastern Neighborhoods Mixed
10	<u>Use</u> Districts within which floor area is converted to office use other than office
11	use accessory to a non-office use shall provide and maintain usable open space
12	for that part of the new, additional or converted square footage which is not
13	subject to Sections 135.1 and 135.2 as follows:
14	
15	TABLE 135.3
16	MINIMUM USABLE OPEN SPACE REQUIREMENTS FOR USES OTHER
17	THAN DWELLING UNITS, GROUP HOUSING AND LIVE/WORK UNITS IN
18	THE SOUTH OF MARKET, EASTERN NEIGHBORHOODS MIXED USE, AND

<u>DTR RED, RSD, SPD, SLR, SLI AND SSO</u>-DISTRICTS

21
22
23
24
Retail, eating and/or drinking
25
Square Feet of Usable Open Space Required
1 sq. ft. per 250 sq. ft. of occupied

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1	establishments, personal service, wholesale,	floor area of new or added square
2	home and business service, arts activities,	footage
	institutional and like uses	
3		
4	Manufacturing and light industrial, storage	1 sq. ft. per 120 gross sq. ft. of
5	without distribution facilities, and like uses <u>in</u>	
<u>^</u>		square footage
7		
Q	Manufacturing and light industrial, storage	
9	without distribution facilities, and like uses in the	<u>None required</u>
	Eastern Neighborhoods Mixed Use Districts	
10		
11	Office use <u>s, as defined in 890.70, in the South</u>	1 sq. ft. per 90 sq. ft. of occupied
12	of Market Mixed Use Districts	floor area of new, converted or
13	bj market mikea Ose Districts	added square footage
14	Office uses, as defined in 890.70, in the Eastern	1 sq. ft. per 50 sq. ft. of occupied floor
4 5	<u>Neighborhoods Mixed Use Districts</u>	area of new, converted or added square
16		footage
		1 sq. ft. per 50 sq. ft. of occupied floor
17	All non-residential uses in DTR Districts	area of net new, converted or added
18	<u>An non-residential uses in DIA Districts</u>	square footage over 10,000 gross square
19		<u>feet</u>
20	(1) Open space shall be provided for	uses not listed in this subsection and

(1) Open space shall be provided for uses not listed in this subsection and
 Table (other than live/work units, dwelling units and group housing whose open
 space requirements are specified in Sections 135 and 135.2 of this Code), in the
 amount required for the listed use determined by the Zoning Administrator to be
 most similar to the unlisted use in question. Private or public parking structures
 and change of use or additions to an existing structure which are limited to uses

operating solely during nighttime hours and for which public access to open
space cannot feasibly be provided during daytime hours pursuant to Subsection
(c)(4), shall be exempt from this open space requirement.

- 4 (2) Eastern Neighborhoods Mixed Use Districts. In the Eastern Neighborhoods
- 5 Mixed Use Districts, the open space requirements of this Section may be fulfilled by
- 6 providing publicly accessible usable open space. Such publicly accessible usable open
- 7 *space is subject to the following:*
- 8 (A) The amount of open space required pursuant to Table 135.3 may be reduced
 9 by 33 percent if it is publicly accessible usable open space.
- 10 (B) Publicly accessible usable open space is required to meet the standards of
- 11 Section 135(h).
- 12 (C) Up to 50 percent of the publicly accessible open space may be provided off-
- 13 site, subject to Section <u>309.2329</u> for projects to which that Section applies and Section
- 14 <u>307(h) for other projects. Any such space shall meet the publicly accessible open space</u>
- 15 <u>standards set forth Section 135(h) and be provided within 800 feet of the project. The</u>
- 16 *publicly accessible off-site usable open space shall be constructed, completed, and ready*
- 17 for use no later than the project itself, and shall receive its Certificate of Final
- 18 <u>Completion from the Department of Building Inspection prior to the issuance of any</u>
- 19 Certificate of Final Completion or Temporary Certificate of Occupancy for the project
- 20 <u>itself.</u>
- 21 (3) DTR Districts. In DTR Districts, the open space requirements of this Section
- 22 <u>shall be subject to the following:</u>
- 23 (A) Such open space shall meet the standards for publicly accessible open space
- 24 *of Section 135(h).*
- 25

(B) Up to 50 percent of required open space may be provided off-site per the
procedures of Section 309.1 if it is within the individual DTR district of the project or
within 500 feet of any boundary of the individual DTR district of the project.

4 (C) Open Space Provider. The open space required by this Section may be 5 provided individually by the project sponsor or jointly by the project sponsor and other 6 project sponsors, provided that each square foot of jointly developed open space may 7 count toward only one sponsor's requirement. With the approval of the Planning 8 Commission, a public or private agency may develop and maintain the open space, provided that (i) the project sponsor or sponsors pay for the cost of development of the 9 10 number of square feet the project sponsor is required to provide, (ii) provision 11 satisfactory to the Commission is made for the continued maintenance of the open space 12 for the actual lifetime of the building giving rise to the open space requirement, and (iii) 13 the Commission finds that there is reasonable assurance that the open space to be 14 developed by such agency will be developed and open for use by the time the building, 15 the open space requirement of which is being met by the payment, is ready for 16 occupancy.

(b) Types of Open Space. One or more of the following types of open
space may be provided to satisfy the requirements of this section: a plaza, an
urban park, an urban garden, a view terrace, a sun terrace, a greenhouse, a
small sitting area (a snippet), an atrium, an indoor park, or a public sitting area in
a galleria, arcade, or pedestrian mall or walkway.

22 The required open space shall, as determined by the Zoning 23 Administrator:

24

25

1 (1) Be in such locations and provide such ingress and egress as will 2 make the area convenient, safe, secure and easily accessible to the general 3 public;

4

(2) Be appropriately landscaped;

5 (3) Be protected from uncomfortable wind;

6 (4) Incorporate ample seating and, if appropriate, access to food service,
7 which will enhance public use of the area;

8 (5) Be well signed and accessible to the public during daylight hours;

9 (6) Have adequate access to sunlight if sunlight access is appropriate to10 the type of area;

11 (7) Be well lighted if the area is of the type requiring artificial illumination;

12 (8) Be designed to enhance user safety and security;

13 (9) Be of sufficient size to be attractive and practical for its intended use;

14 and

15 (10) Have access to toilets, if feasible.

(c) Permitted Obstructions. In addition to those specified in Section 136,
permitted obstructions for open space required under this Section shall include
small-scale pedestrian-oriented convenience establishments and resources such
as movable beverage and/or food stands, outdoor cafes, toilets, newsstands, or
flower stands provided that all such activities along with other permitted
obstructions combined do not exceed 20 percent of the total usable open space
requirement.

(d) Alternative Means of Satisfying the Open Space Requirement *in the South of Market Mixed Use Districts*. If it is the judgment of the Zoning
 Administrator that an open space satisfying the requirements and standards of

1 subsections (b) and (c) cannot be created because of constraints of the 2 development site, or because the project cannot provide safe, convenient access 3 to the public, or because the square footage of open space is not sufficient to 4 provide a usable open space, the Zoning Administrator may (i) authorize, as an 5 eligible type of open space, a pedestrian mall or walkway within a public right-ofway which is improved with paving, landscaping, and street furniture appropriate 6 7 for creating an attractive area for sitting and walking, or (ii) waive the requirement that open space be provided upon payment to the Open Space Fund of a fee of 8 9 \$.80 for each square foot of open space otherwise required to be provided. 10 These amounts shall be adjusted annually effective April 1st of each calendar year by the percentage of change in the Building Cost Index used by the San 11 12 Francisco Bureau of Building Inspection. This payment shall be paid in full to the 13 City prior to the issuance of any temporary or other certificate of occupancy for 14 the subject property. Said fee shall be used for the purpose of acquiring, 15 designing, improving and/or maintaining park land, park facilities, and other open 16 space resources, which is expected to be used solely or in substantial part by persons who live, work, shop or otherwise do business in the South of Market 17 Base District, as that District is defined in City Planning Code Section 820 and 18 19 identified on Sectional Map 3SU of the Zoning Map of the City and County of San 20 Francisco. Said fee, and any interest accrued by such fee, shall be used for the 21 purpose stated herein unless it is demonstrated that it is no longer needed.

(e) Alternative Means of Satisfying the Open Space Requirement in the Eastern
 Neighborhoods Mixed Use Districts. In the Eastern Neighborhoods Mixed Use Districts,
 the open space requirement may be satisfied through payment of a fee of \$76 for each
 square foot of usable open space not provided pursuant to that Variance. This fee shall

be adjusted in accordance with Section 327.3(d). This fee shall be paid into the Eastern
Neighborhoods Public Benefits Fund, as described in Section 327. Said fee shall be used
for the purpose of acquiring, designing, and improving park land, park facilities, and
other open space resources, which is expected to be used solely or in substantial part by
persons who live, work, shop or otherwise do business in the Eastern Neighborhoods
Mixed Use districts.

7 (fe) Costs and Restrictions. All costs of the open space, including without 8 limitation those associated with design, development, liability insurance, regular 9 maintenance, and safe operation of this open space, shall be borne by the 10 property owner. Liability insurance satisfactory to the City Attorney, naming the City and County of San Francisco and its officers and employees as additional 11 12 insureds, shall be provided for all such spaces. The property owner shall record 13 with the County Recorder a special restriction on the property satisfactory in 14 substance to the Department and sufficient to give notice to subsequent owners, 15 tenants and other persons having other economic interests in the property of the open space requirement and the means by which the requirement has been, and 16 17 must continue to be, satisfied.

18 *(f) [Reserved.]*

(g) A sign satisfying the requirements of Section 603(k) shall be
prominently posted at the entrance to the open space area declaring that the
area is open to the public.

(h) Approval and Construction. The open space shall be reviewed and
approved as part of the site or building permit application for the project giving
use to the open space requirement. No temporary or other certificate of

1 occupancy shall be issued for any structure constructed under the permit until the

open space is complete. 2

3

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SEC. 136. OBSTRUCTIONS OVER STREETS AND ALLEYS AND IN **REQUIRED SETBACKS, YARDS AND USABLE OPEN SPACE.** 4

TABLE INSET:

1					
8	Streets			Usable	
9	and	Setbacks	Yards	Open	
10	Alleys			Space	
11					(a) The following obstructions shall be
12					permitted, in the manner specified, as
13					indicated by the symbol "X" in the columns at
14					the left, within the required open areas listed
15					herein:
16					
17					(1) Projections from a building or structure
18					extending over a street or alley as defined by
19					this Code. Every portion of such projections
20					over a street or alley shall provide a
21					minimum of 7 1/2 feet of vertical clearance
22					from the sidewalk or other surface above
23					which it is situated, or such greater vertical
24					clearance as may be required by the San
25					Francisco Building Code, unless the contrary

				1	
1					is stated below. The permit under which any
2					such projection over a street or alley is
3					erected over public property shall not be
4					construed to create any perpetual right but is
5					a revocable license;
6					
7					(2) Obstructions within legislated setback
8					lines and front setback areas, as required by
9					Sections 131 and 132 of this Code;
10					
11					(3) Obstructions within side yards and rear
12					yards, as required by Sections 133 and 134
13					of this Code;(4) Obstructions within usable
14					open space, as required by Section 135 of
15					this Code.
16					
17					(b) No obstruction shall be constructed,
18					placed or maintained in any such required
19					open area except as specified in this
20					Section.
21					
22					(c) The permitted obstructions shall be as
23					follows:
24					
25	x	x	x	x	(1) Overhead horizontal projections (leaving

	1	T	1	
				at least 7 1/2 feet of headroom) of a purely
				architectural or decorative character such as
				cornices, eaves, sills and belt courses, with a
				vertical dimension of no more than two feet
				six inches, not increasing the floor area or
				the volume of space enclosed by the
				building, and not projecting more than:
				(A) At roof level, three feet over streets and
				alleys and into setbacks, or to a perimeter in
				such required open areas parallel to and one
				foot outside the surfaces of bay windows
				immediately below such features, whichever
				is the greater projection,
				(B) At every other level, one foot over
				streets and alleys and into setbacks, and
				(C) Three feet into yards and usable open
				space, or 1/6 of the required minimum
				dimensions (when specified) of such open
				areas, whichever is less;
				(2) Bay (projecting) windows, balconies
х	x	х	х	(other than balconies used for primary
	X			

1		access to two or more dwelling units or two
2		or more bedrooms in group housing), and
3		similar features that increase either the floor
4		area of the building or the volume of space
5		enclosed by the building above grade, when
6		limited as specified herein. With respect to
7		obstructions within yards and usable open
8		space, the bay windows and balconies
9		specified in Paragraph (c)(3) below shall be
10		permitted as an alternative to those specified
11		in_this Paragraph (c)(2).
12		
13		(A) The minimum headroom shall be 7 1/2
14		feet.
15		
16		(B) Projection into the required open area
17		shall be limited to three feet, provided that
18		projection over streets and alleys shall be
19		further limited to two feet where the sidewalk
20		width is nine feet or less, and the projection
21		shall in no case be closer than eight feet to
22		the centerline of any alley.
23		
24		(C) The glass areas of each bay window,
25		and the open portions of each balcony, shall

1		be not less than 50 percent of the sum of the
2		areas of the vertical surfaces of such bay
3		window or balcony above the required open
4		area. At least 1/3 of such required glass area
5		of such bay window, and open portions of
6		such balcony, shall be on one or more
7		vertical surfaces situated at an angle of not
8		less than 30 degrees to the line establishing
9		the required open area. In addition, at least
10		1/3 of such required glass area or open
11		portions shall be on the vertical surface
12		parallel to, or most nearly parallel to, the line
13		establishing each open area over which the
14		bay window or balcony projects.
15		
16		(D) The maximum length of each bay
17		window or balcony shall be 15 feet at the line
18		establishing the required open area, and
19		shall be reduced in proportion to the distance
20		from such line by means of 45 degree angles
21		drawn inward from the ends of such 15-foot
22		dimension, reaching a maximum of nine feet
23		along a line parallel to and at a distance of
24		three feet from the line establishing the
25		required open area.

1	
2	(E) Where a bay window and a balcony are
3	located immediately adjacent to one another,
4	and the floor of such balcony in its entirety
5	has a minimum horizontal dimension of six
6	feet, the limitations of Subparagraph
7	(c)(2)(D) above shall be increased to a
8	maximum length of 18 feet at the line
9	establishing the required open area, and a
10	maximum of 12 feet along a line parallel to
11	and at a distance of three feet from the line
12	establishing the required open area.
13	
14	(F) The minimum horizontal separation
15	between bay windows, between balconies,
16	and between bay windows and balconies
17	(except where a bay window and a balcony
18	are located immediately adjacent to one
19	another, as provided for in Subparagraph
20	(c)(2)(E) above), shall be two feet at the line
21	establishing the required open area, and
22	shall be increased in proportion to the
23	distance from such line by means of 135-
24	degree angles drawn outward from the ends
25	of such two-foot dimension, reaching a

	1		
			minimum of eight feet along a line parallel to
			and at a distance of three feet from the line
			establishing the required open area.
			(G) Each bay window or balcony over a
			street or alley, setback or rear yard shall also
			be horizontally separated from interior lot
			lines (except where the wall of a building on
			the adjoining lot is flush to the interior lot line
			immediately adjacent to the projecting
			portions of such bay window or balcony) by
			not less than one foot at the line establishing
			the required open area, with such separation
			increased in proportion to the distance from
			such line by means of a 135-degree angle
			drawn outward from such one-foot
			dimension, reaching a minimum of four feet
			along a line parallel to and at a distance of
			three feet from the line establishing the
			required open area;
			(3) Bay (projecting) windows, balconies
			(other than balconies used for primary
	x	X	access to two or more dwelling units or two
			or more bedrooms in group housing), and

	similar features that increase either the floor
	area of the building or the volume of space
	enclosed by the building above grade, when
	limited as specified herein. With respect to
	obstructions within yards and usable open
	space, the bay windows and balconies
	specified in Paragraph (c)(2) above shall be
	permitted as an alternative to those specified
	in_this Paragraph (c)(3).
	(A) The minimum headroom shall be 7 1/2
	feet.
	(B) Projection into the required open area
	shall be limited to three feet, or 1/6 of the
	required minimum dimension (when
	specified) of the open area, whichever is
	less.
	(C) In the case of bay windows, the
	maximum length of each bay window shall
	be 10 feet, and the minimum horizontal
	separation between bay windows shall be
	five feet, above all parts of the required open
	area.

1					
2					(D) The aggregate length of all bay
3					windows and balconies projecting into the
4					required open area shall be no more than
5					2/3 the buildable width of the lot along a rear
6					building wall, 2/3 the buildable length of a
7					street side building wall, or 1/3 the length of
8					all open areas along the buildable length of
9					an interior side lot line; in the case of yards,
10					these limits on aggregate length shall apply
11					to the aggregate of all bay windows,
12					balconies, fire escapes and chimneys.
13					
14					(4) Fire escapes, leaving at least 7 1/2 feet
15			x	x	of headroom exclusive of drop ladders to
16					grade, and not projecting more than
17					necessary for safety or in any case more
18					than four feet six inches into the required
19		x			open area. In the case of yards, the
20	×				aggregate length of all bay windows,
21					balconies, fire escapes and chimneys that
22					extend into the required open area shall be
23					no more than 2/3 the buildable width of the
24					lot along a rear building wall, 2/3 the
25					buildable length of a street side building wall,

			-	
1				or 1/3 the buildable length of an interior side
2				lot line;
3				
4				(5) Overhead horizontal projections other
5				than those listed in Paragraphs (c)(1), (2),
6				(3) and (4) above, leaving at least 7 1/2 feet
7				of headroom, where the depth of any such
8				projection is no greater than the headroom it
9				leaves, and in no case is greater than 10
10			X	feet; and provided that, in the case of
11				common usable open space at ground level,
12				the open space under the projection directly
13				adjoins uncovered usable open space that is
14				at least 10 feet in depth and 15 feet in width;
15				
16				(6) Chimneys not extending more than
17				three feet into the required open area or 1/6
18				of the required minimum dimension (when
19		x		specified) of the open area, whichever is
20				less; provided, that the aggregate length of
21				all bay windows, balconies, fire escapes and
22				chimneys that extend into the required open
23				area is no more than 2/3 the buildable width
24				of the lot along a rear building wall, 2/3 the
25				buildable length of a street side building wall,

			1
1			or 1/3 the buildable length of an interior side
2			lot line;
3			
4			(7) Temporary occupancy of street and
5			alley areas during construction and alteration
6			of buildings and structures, as regulated by
7	x		the Building Code and other portions of the
8			Municipal Code;
9			
10			(8) Space below grade, as regulated by the
11			Building Code and other portions of the
12	x		Municipal Code;
13			
14			(9) Building curbs and buffer blocks at
15			ground level, not exceeding a height of nine
16	x	x	inches above grade or extending more than
17			nine inches into the required open area;
18			
19			(10) Signs as regulated by Article 6 of this
20			Code, at locations and to the extent
21	x	×	permitted therein;
22			
23			(11) Flagpoles for projecting flags permitted
24	x	x	by Article 6 of this Code;
25			
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1					(12) Marquees, awnings and canopies in P,
2					NC, C, M <u>, <i>MUG, MUO, MUR, UMU, and</i> RSD,</u>
3					SPD, SLR, SLI <u>, <i>DTR</i></u> and SSO districts, as
4	х	x			regulated by the Building Code, and as
5					further limited in Section 136.1 and other
6					provisions of this Code;
7					
8					(13) Retaining walls that are necessary to
9					maintain approximately the grade existing at
10					the time of construction of a building. Other
11					retaining walls and the grade maintained by
12		x	x x	x	them shall be subject to the same
13					regulations as decks (see Paragraphs
14					(c)(24) and (c)(25) below);
15					
16					(14) Steps of any type not more than three
17					feet above grade, and uncovered stairways
18					and landings not extending higher than the
19					floor level of the adjacent first floor of
20	x			occupancy above the ground story, and, in	
21		x	x	the case of yards and usable open space,	
22				extending no more than six feet into the	
23				required open area for any portion that is	
24				more than three feet above grade, provided	
25					that all such stairways and landings shall

r			1	
				occupy no more than 2/3 the buildable width
				of the lot along a front or rear building wall,
				2/3 the buildable length of a street side
				building wall, or 1/3 the length of all open
				areas along the buildable length of an
				interior side lot line;
				(15) Railings no more than three feet six
				inches in height above any permitted step,
				stairway, landing, fire escape, deck, porch or
х	x	x	x	balcony, or above the surface of any other
				structure permitted in the required open
				area.
				(16) Decorative railings and decorative
				grille work, other than wire mesh, at least 75
	x	x	x	percent open to perpendicular view and no
				more than six feet in height above grade;
				(17) Fences no more than three feet in
	x	x	x	height above grade;
				(18) Fences and wind screens no more
		x	x	than six feet in height above grade;
	X	x		

		1	1	
1				(19) Fences and wind screens no more
2		x		than 10 feet in height above grade;
3				
4				(20) Normal outdoor recreational and
5		v	v	household features such as play equipment
6		x	X	and drying lines;
7				
8		N.		(21) Landscaping and garden furniture;
9	 X	x	X	
10				(22) Garden structures enclosed by walls
11				on no more than 50 percent of their
12				perimeter, such as gazebos and sunshades,
13		x	x	if no more than eight feet in height above
14				grade and covering no more than 60 square
15				feet of land;
16				
17				(23) Other structures commonly used in
18				gardening activities, such as greenhouses
19				and sheds for storage of garden tools, if no
20		x		more than eight feet in height above grade
21				and covering no more than 100 square feet
22				of land;
23				
24				(24) Decks, whether attached to a building
25		x		or not, at or below the adjacent first floor of

1		occupancy, if developed as usable open
2		space and meeting the following
3		requirements:
4		
5		(A) Slope of 15 percent or less. The floor of
6		the deck shall not exceed a height of three
7		feet above grade at any point in the required
8		open area, nor shall such floor penetrate a
9		plane made by a vertical angle 45 degrees
10		above horizontal with its vertex three feet
11		above grade at any lot line bordering the
12		required open area,
13		
14		(B) Slope of more than 15 percent and no
15		more than 70 percent. The floor of the deck
16		shall not exceed a height of three feet above
17		grade at any point along any lot line
18		bordering the required open area, nor shall
19		such floor penetrate a plane made by a
20		vertical angle 45 degrees above horizontal
21		with its vertex three feet above grade at any
22		lot line bordering the required open area,
23		except that when two or more lots are
24		developed with adjacent decks whose floor
25		levels differ by not more than three feet,

1		whether or not the lots will remain in the
2		same ownership, each deck may come all
3		the way to the lot line adjacent to the other
4		deck. In addition, the vertical distance
5		measured up from grade to the floor of the
6		deck shall not exceed seven feet at any point
7		in the required open area,
8		
9		(C) Slope of more than 70 percent.
10		Because in these cases the normal usability
11		of the required open area is seriously
12		impaired by the slope, a deck covering not
13		more than 1/3 the area of the required open
14		area may be built exceeding the heights
15		specified above, provided that the light, air,
16		view, and privacy of adjacent lots are not
17		seriously affected. Each such case shall be
18		considered on its individual merits. However,
19		the following points shall be considered
20		guidelines in these cases:
21		
22		(i) The deck shall be designed to provide
23		the minimum obstruction to light, air, view
24		and privacy.
25		

		r	
1			(ii) The deck shall be at least two feet inside
2			all side lot lines.
3			
4			(iii) On downhill slopes, a horizontal angle
5			of 30 degrees drawn inward from each side
6			lot line at each corner of the rear building line
7			shall be maintained clear, and the deck shall
8			be kept at least 10 feet inside the rear lot
9			line;
10			
11			(25) Except in required side yards, decks,
12			and enclosed and unenclosed extensions of
13		X	buildings, when limited as specified herein:
14			
15			(A) The structure shall extend no more than
16			12 feet into the required open area; and shall
17			not occupy any space within the rear 25
18			percent of the total depth of the lot, or within
19			the rear 15 feet of the depth of the lot,
20			whichever is greater,
21			
22			(B) Within all parts of the required open
23			area, the structure shall be limited in height
24			to either:
25			
	L	I I	<u>1 </u>

1			(i) 10 feet above grade, or
2			
3			(ii) A height not exceeding the floor level of
4			the second floor of occupancy, excluding the
5			ground story, at the rear of the building on
6	x		the subject property, in which case the
7			structure shall be no closer than five feet to
8			any interior side lot line,
9			
10			(C) Any fence or wind screen extending
11			above the height specified in Subparagraph
12			(c)(25)(B) shall be limited to six feet above
13			such height; shall be no closer to any interior
14			side lot line than one foot for each foot above
15			such height; and shall have not less than 80
16			percent of its surfaces above such height
17			composed of transparent or translucent
18			materials;
19			
20			(26) Garages which are underground, or
21			under decks conforming to the requirements
22			of Paragraph (c)(24) or (c)(25) above, if their
23		X	top surfaces are developed as usable open
24			space, provided that no such garage shall
25			occupy any area within the rear 15 feet of

1			the depth of the lot;
2			
3			(27) Garages, where the average slope of
4			the required open area ascends from the
5			street lot line to the line at the setback and
6			exceeds 50 percent, provided the height of
7	x		the garage is limited to 10 feet above grade,
8			or the floor level of the adjacent first floor of
9			occupancy on the subject property,
10			whichever height is less;
11			
12			(28) Garages, where both adjoining lots (or
13			the one adjoining lot where the subject
14			property is a corner lot) contain a garage
15			structure within the required setback line or
16			front setback area on the same street or
17			alley frontage, provided the garage on the
18	x		subject property does not exceed the
19			average of the two adjacent garage
20			structures (or the one adjacent garage
21			structure where the subject property is a
22			corner lot) in either height above grade or
23			extension into the required setback;
24			
25		x	(29) Garages, where the subject property is

1					a through lot having both its front and its rear
2					lot line along streets, alleys, or a street and
3					an alley, and both adjoining lots (or the one
4					adjoining lot where the subject property is
5					also a corner lot) contain a garage structure
6					adjacent to the required rear yard on the
7					subject property, provided the garage on the
8					subject property does not exceed the
9					average of the two adjacent garage
10					structures (or the one adjacent garage
11					structure where the subject property is a
12					corner lot) in either height above grade or
13					encroachment upon the required rear yard;
14					
15					(30) Driveways, for use only to provide
16					necessary access to required or permitted
17					parking that is located in the buildable area
18					of the subject property other than in a
19	x	x	x		required open area, and where such
20					driveway has only the minimum width
21					needed for such access, and in no case shall
22					parking be allowed in the setback;
23					
24			v	X	(31) In the Outer Clement Street
25			x	X	Neighborhood Commercial District, outdoor

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	activity area if used in connection with a
	commercial use on a contiguous lot and
	which existed in 1978 and has remained in
	said use since 1978.
	(d) Notwithstanding the limitations of
	Subsection (c) of this Section, the following
	provisions shall apply in C-3 districts:
	(1) Decorative Architectural Features.
	Decorative architectural features not
	increasing the interior floor area or volume of
	the space enclosed by the building are
	permitted over streets and alleys and into
	setbacks within the maximum vertical and
	horizontal dimensions described as follows:
	(A) At roof level, decorative features such
	as cornices, eaves, and brackets may
	project four feet with a maximum vertical
	dimension no greater than six feet.
	(B) At all levels above the area of minimum
	vertical clearance required in Subsection
	(a)(1) above, decorative features, such as

1	Г Т	
1		belt courses, entablatures, and bosses, may
2		project two feet, with a maximum vertical
3		dimension of four feet.
4		
5		(C) At all levels above the area of minimum
6		vertical clearance required by Subsection
7		(a)(1) above, vertical decorative features,
8		such as pilasters, columns, and window
9		frames (including pediment and sills), with a
10		cross-sectional area of not more than three
11		square feet at midpoint, may project one foot
12		horizontally.
13		
14		(2) Bay Windows. Notwithstanding the
15		provisions of Subsections (c)(2)(D) and (F)
16		of this Section, bay windows on
17		nonresidential floors of a structure are
18		permitted only if the width of the bay is at
19		least two times its depth, the total width of all
20		bays on a facade plane does not exceed 1/2
21		of the width of the facade plane, and the
22		maximum horizontal (plan) dimensions of the
23		bay fit within the dimensions set forth in the
24		diagram below.

25

1SEC. 136.1. AWNINGS, CANOPIES AND MARQUEES IN NC, EASTERN2NEIGHBORHOODS MIXED USE AND SOUTH OF MARKET MIXED USE

3 DISTRICTS.

In addition to the limitations of Section 136, especially Paragraph
136(c)(12), the following provisions shall apply in NC, *Eastern Neighborhoods Mixed Use* and South of Market *Mixed Use* Districts.

7 (a) Awnings. Awnings, as defined in Section 790.20 of this Code, shall be
8 regulated in NC, *Eastern Neighborhoods Mixed Use* and South of Market <u>Mixed Use</u>
9 Districts below.

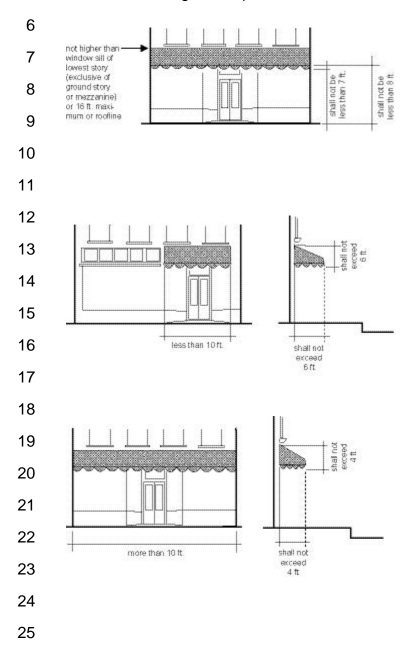
10 All portions of any permitted awning shall be not less than eight feet above 11 the finished grade, excluding any valance which shall not be less than seven feet 12 above the finished grade. No portion of any awning shall be higher than the 13 windowsill level of the lowest story (if any) exclusive of the ground story and 14 mezzanine, provided that no such awning shall in any case exceed a height of 16 15 feet or the roofline of the building to which it is attached, whichever is lower.

16 (1) NC-1 Districts. The horizontal projection of any awning shall not
17 exceed four feet from the face of a building. The vertical distance from the top to
18 the bottom of any awning shall not exceed four feet, including any valance.

(2) All Other NC, <u>Eastern Neighborhoods Mixed Use</u> and South of Market <u>Mixed Use</u> Districts. When the width of all awnings is 10 feet or less along the direction of the street, the horizontal projection of such awnings shall not exceed six feet from the face of any supporting building and the vertical distance from the top to the bottom of such awnings shall not exceed six feet, including any valance. When the width of all awnings exceeds 10 feet measured along the direction of the street, the horizontal projection of such awnings shall not exceed

four feet from the face of the supporting building and the vertical distance from
 the top to the bottom of such awnings shall not exceed four feet, including any
 valance.

4 NOTE: These illustrations are diagrams showing maximum dimensions 5 and are not design examples.



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1 (b) Canopies. Canopies, as defined in Section 790.26 of this Code, shall 2 be regulated in NC, Eastern Neighborhoods Mixed Use and South of Market Mixed 3 Use Districts below.

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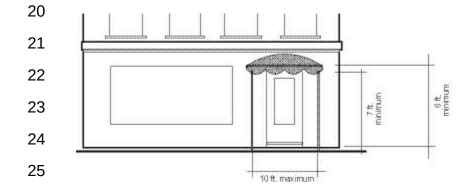
(1) NC-1 Districts. No canopy shall be permitted in any NC-1 District.

5

(2) All Other NC, Eastern Neighborhoods Mixed Use and South of Market Mixed Use Districts. The maximum width of any canopy shall be 10 feet. The 6 7 horizontal projection of any canopy may extend to a point not closer than two feet from the curb. The outer column support shall be located in the outer 1/3 of the 8 9 sidewalk and shall be no less than four feet from the building face to ensure adequate 10 *clear space along the sidewalk.* The vertical distance from the top to the bottom of 11 the canopy shall not exceed an average of two feet, including any valance. The 12 highest point of the canopy shall not exceed a point four feet above the door 13 opening or 16 feet, whichever is less. All portions of any canopy, excluding the 14 column supports and excluding any valance which may be not less than seven 15 feet above the finished grade, shall be not less than eight feet above the finished grade. Canopies shall not be spaced closer than 20 feet from each other, 16 17 measured from centerline to centerline.

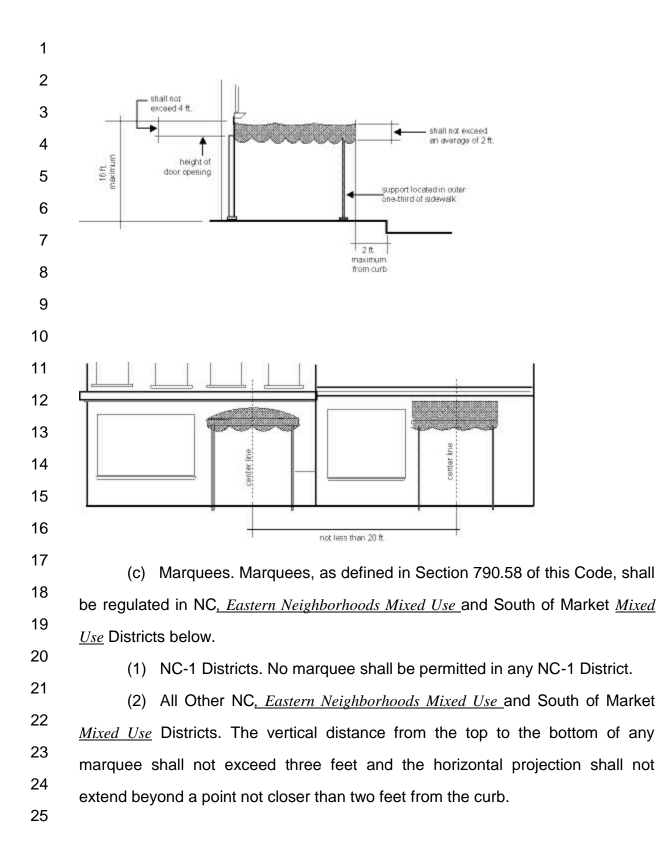
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NOTE: These illustrations are diagrams showing maximum dimensions 19 and are not design examples.



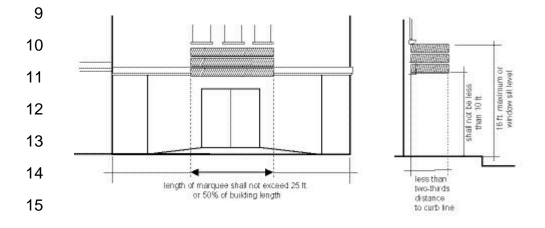
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(A) A marquee projecting more than of the distance from the property line
to the curb line shall not exceed 10 feet or 50 percent of the length of the building
along the direction of the street, whichever is less. All portions of such marquee
shall be not less than 12 feet nor more than 16 feet in height above the finished
grade, nor higher than the windowsill level exclusive of the ground story and
mezzanine. Each building frontage shall be considered separately.

7 NOTE: These illustrations are diagrams showing maximum dimensions8 and are not design examples.



(B) A marquee projecting less than of the distance from the property line
to the curb line shall not exceed 25 feet or 50 percent of the length of the building
along the direction of the street, whichever is less. All portions of such marquee
shall be not less than 10 feet nor more than 16 feet above the finished grade, nor
higher than the windowsill level or windows on the building facade on which the
marquee is placed, exclusive of the ground story and mezzanine. Each building
frontage shall be considered separately.

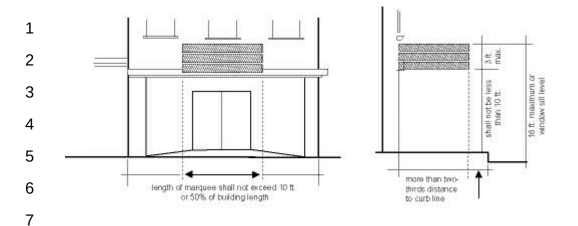
NOTE: These illustrations are diagrams showing maximum dimensions and are not design examples.

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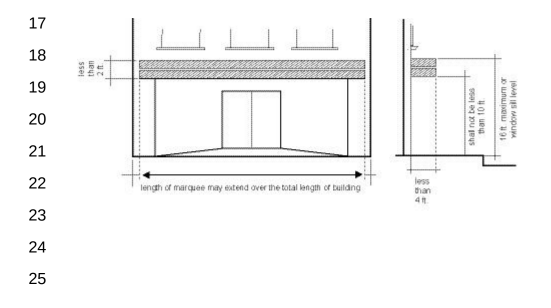
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(C) A marquee projecting less than four feet from the property line and
not exceeding two feet in thickness may extend over the total length of the
building along the direction of the street. All portions of such marquee shall not
be less than 10 feet nor more than 16 feet above the finished grade, nor higher
than the windowsill level or windows on the building facade on which the
marquee is placed, exclusive of ground story and mezzanine. Each building
frontage shall be considered separately.

NOTE: These illustrations are diagrams showing maximum dimensions
 and are not design examples.



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SEC. 136.2. OBSTRUCTIONS OVER STREETS AND ALLEYS AND IN REQUIRED SETBACKS, YARDS, AND USABLE OPEN SPACE IN MIXED USE DISTRICTS.

3

In addition to the limitations of Section 136, especially Paragraph 136(c)(12), the
 following provisions shall apply in Mixed Use Districts.

6 (a) Awnings. All portions of any permitted awning shall be not less than 7 eight feet above the finished grade, excluding any valance which shall not be 8 less than seven feet above the finished grade. No portion of any awning shall be 9 higher than the windowsill level of the lowest story (if any), exclusive of the 10 ground story and mezzanine, provided that no such awning shall in any case 11 exceed a height of 16 feet or the roofline of the building to which it is attached, 12 whichever is lower.

(1) Chinatown Residential Neighborhood Commercial District. The
horizontal projection of any awning shall not exceed four feet from the face of a
building. The vertical distance from the top to the bottom of any awning shall not
exceed four feet, including any valance.

17 (2) All Other Mixed Use Districts. When the width of all awnings is less 18 than 10 feet along the direction of the street, the horizontal projection of such 19 awnings shall not exceed six feet from the face of any supporting building and 20 the vertical distance from the top to the bottom of such awnings shall not exceed 21 six feet, including any valance. When the width of all awnings exceeds 10 feet 22 measured along the direction of the street, the horizontal projection of such 23 awnings shall not exceed four feet from the face of the supporting building and 24 the vertical distance from the top to the bottom of such awnings shall not exceed 25 four feet, including any valance.

(b) Canopies.

1

2 (1) Chinatown Residential Neighborhood Commercial District. No canopy
3 shall be permitted in any Residential Neighborhood Commercial District.

(2) All Other Mixed Use Districts. The maximum width of any canopy 4 5 shall be 10 feet. The horizontal projection of any canopy may extend to a point 6 two feet from the curb. The outer column support shall be located in the outer 1/3 7 of the sidewalk and shall be no less than four feet from the building face to ensure adequate clear space along the sidewalk. The vertical distance from the top to the 8 9 bottom of the canopy shall not exceed two feet, including any valance. All 10 portions of any canopy, excluding the column supports and excluding any 11 valance which may be not less than seven feet above the finished grade, shall be 12 not less than eight feet above the finished grade. Canopies shall not be spaced 13 closer than twenty feet from each other, measured from centerline to centerline.

14 (c) Marquees.

(1) Chinatown Residential Neighborhood Commercial District. No
marquee shall be permitted in any Residential Neighborhood Commercial
District.

(2) All Other Mixed Use Districts. The vertical distance from the top to the
bottom of any marquee shall not exceed three feet and the horizontal projection
shall not extend beyond a point two feet from the curb.

(A) A marquee projecting more than 2/3 of the distance from the property
line to the curb line shall not exceed 10 feet or 50 percent of the length of the
building, along the direction of the street, whichever is less. All portions of such
marquee shall be not less than 12 feet nor more than 16 feet in height above the

finished grade, nor higher than the windowsill level, exclusive of the ground story
 and mezzanine. Each building frontage shall be considered separately.

(B) A marquee projecting less than of the distance from the property line to the curb line shall not exceed 25 feet or 50 percent of the length of the building along the direction of the street, whichever is less. All portions of such marquee shall be not less than 10 feet nor more than 16 feet above the finished grade, nor higher than the windowsill level of windows on the building facade on which the marquee is placed, exclusive of the ground story and mezzanine. A separate building permit for a marquee shall be required for each building frontage.

10

11

SEC. 140. ALL DWELLING UNITS IN ALL USE DISTRICTS TO FACE ON AN OPEN AREA.

(a) With the exception of dwelling units in single room occupancy
buildings in the South of Market <u>Mixed Use Districts base area</u>, in each dwelling
unit in any use district, the required windows (as defined by Section 501.4 of the
San Francisco Housing Code) of at least one room that meets the 120-squarefoot minimum superficial floor area requirement of Section 501.1 of the Housing
Code shall face directly on an open area of one of the following types:

(1) A public street, public alley at least 25 feet in width, side yard at least
25 feet in width, or rear yard meeting the requirements of this Code; provided,
that if such windows are on an outer court whose width is less than 25 feet, the
depth of such court shall be no greater than its width; or

(2) An open area (whether an inner court or a space between separate
buildings on the same lot) which is unobstructed (except for fire escapes not
projecting more than necessary for safety and in no case more than four feet six
inches, chimneys, and those obstructions permitted in Sections 136(c)(14), (15),

(16), (19), (20) and (29) of this Code) and is no less than 25 feet in every
horizontal dimension for the floor at which the dwelling unit in question is located
and the floor immediately above it, with an increase of five feet in every
horizontal dimension at each subsequent floor, *except for single room occupancy buildings in the Eastern Neighborhoods Mixed Use Districts, which are not required to increase five feet in every horizontal dimension until the fifth floor of the building.*

6 *increase five feet in every horizontal dimension until the fifth floor of the building.*

7 (b) For historic buildings identified in Section 307(h)(3) which are located within the

8 Eastern Neighborhoods Mixed Use Districts, the requirements of this Section 140 may be

9 modified or waived by the Zoning Administrator pursuant to the procedures and criteria

10 <u>set forth in Section 307(h).</u>

11

12

SEC. 141. SCREENING OF ROOFTOP FEATURES R, NC, C, M, <u>MUG,</u> <u>MUO, MUR, UMU, DTR,</u> SPD, RSD, SLR, SLI AND SSO DISTRICTS.

(a) In R, SPD, RSD, NC, C, M, MUG, MUO, MUR, UMU, SLR, SLI and 13 SSO Districts, rooftop mechanical equipment and appurtenances to be used in 14 15 the operation or maintenance of a building shall be arranged so as not to be visible from any point at or below the roof level of the subject building. This 16 requirement shall apply in construction of new buildings, and in any alteration of 17 mechanical systems of existing buildings that results in significant changes in 18 19 such rooftop equipment and appurtenances. The features so regulated shall in all 20 cases be either enclosed by outer building walls or parapets, or grouped and 21 screened in a suitable manner, or designed in themselves so that they are balanced and integrated with respect to the design of the building. Minor features 22 23 not exceeding one foot in height shall be exempted from this regulation.

(b) In C-3 Districts, whenever the enclosure or screening of the features
listed in Section 260(b)(1)(A) and (B), will be visually prominent, modifications

1 may, in accordance with provisions of Section 309, be required in order to insure 2 that: (1) the enclosure or screening is designed as a logical extension of the 3 building form and an integral part of the overall building design; (2) its cladding 4 and detailing is comparable in guality to that of the rest of the building; (3) if enclosed or screened by additional volume, as authorized by Section 260(b), the 5 rooftop form is appropriate to the nature and proportions of the building, and is 6 7 designed to obscure the rooftop equipment and appurtenances and to provide a 8 more balanced and graceful silhouette for the top of the building or structure; and 9 (4) the additional building volume is not distributed in a manner which simply 10 extends vertically the walls of the building.

11 (c) In the Rincon Hill Downtown Residential Districts, the Eastern 12 Neighborhoods Mixed Use Districts, and South of Market Mixed Use-Base Districts, 13 mechanical equipment and appurtenances shall be enclosed in such a manner 14 that: (1) the enclosure is designed as a logical extension of the building form and 15 an integral part of the overall building design; (2) its cladding and detailing is comparable in quality to that of the rest of the building; (3) if screened by 16 17 additional volume, as authorized by Section 260(b), the rooftop form is appropriate to the nature and proportions of the building, and is designed to 18 19 obscure the rooftop equipment and appurtenances and to provide a more 20 balanced and graceful silhouette for the top of the building or structure; and (4) 21 the additional building volume is not distributed in a manner which simply 22 extends vertically the walls of the building.

(d) Off-street parking or freight loading spaces shall only be permitted on
 unenclosed rooftops when the parking area is screened with fencing, trellises

1 and/or landscaped screening features such that parked vehicles cannot be easily 2 viewed from adjacent buildings, elevated freeways or public vista points.

3

SEC. 142. SCREENING OF PARKING AREAS, R, AND NC, AND

4

EASTERN NEIGHBORHOODS MIXED USE DISTRICTS.

5 Off-street parking areas in R, and NC and Eastern Neighborhoods Mixed Use 6 Districts shall be screened as provided in this Section.

7 (a) Every off-street parking space not within a building, where not 8 enclosed by solid building walls, shall be screened from view from all streets and 9 alleys through use of garage doors or by some other means.

10 (b) Along rear yard areas and other interior open spaces, all off-street 11 parking spaces, driveways and maneuvering areas *not* within buildings shall be 12 screened from view and confined by solid building walls.

(c) Off-street parking spaces in parking lots shall meet the requirements 13 14 of Section 156 and other applicable provisions of Article 1.5 of this Code. Such 15 parking areas shall be screened from view as provided in Section 156(d) of this Code. 16

17

SEC. 143. STREET TREES, R, SPD, RSD, NC, C-3, DTR, MUG, MUO, MUR, UMU, SLR, SLI AND SSO DISTRICTS. 18

(a) In any R, SPD, RSD, NC, C-3, DTR, MUG, MUO, MUR, UMU, SLR, 19 20 SLI, or SSO District, street trees shall be installed by the owner or developer in 21 the case of construction of a new building, relocation of a building, or addition of 22 gross floor area equal to 20 percent or more of the gross floor area of an existing 23 building, and within the RED, SPD, RSD, MUG, MUO, MUR, UMU, SLR, SLI and 24 SSO Districts, in the case of change of 20 percent or more of the occupied floor 25 area of an existing building to another use.

(b) The street trees installed shall be a minimum of one <u>24-inch box</u> tree
of 15 gallon size for each 20 feet of frontage of the property along each street or
alley, with any remaining fraction of 10 feet or more of frontage requiring an
additional tree. Such trees shall be located either within a setback area on the lot
or within the public right-of-way along such lot.

6 (c) The species of trees selected shall be suitable for the site, and, in the 7 case of trees installed in the public right-of-way, the species and locations shall 8 be subject to approval by the Department of Public Works. Procedures and other 9 requirements for the installation, maintenance and protection of trees in the 10 public right-of-way shall be as set forth in Article 16 of the Public Works Code.

(d) In any case in which the Department of Public Works cannot grant approval for installation of a tree in the public right-of-way, on the basis of inadequate sidewalk width, interference with utilities or other reasons regarding the public welfare, and where installation of such tree on the lot itself is also impractical, the requirements of this Section 143 may be modified or waived by the Zoning Administrator to the extent necessary.

17 (e) In C-3 and South of Market <u>Mixed Use</u> Districts, the Zoning Administrator may allow the installation of planter boxes or tubs or similar 18 19 landscaping in place of trees when that is determined to be more desirable in 20 order to make the landscaping compatible with the character of the surrounding 21 area, or may waive the requirement in C-3 districts where landscaping is considered to be inappropriate because it conflicts with policies of the Downtown 22 23 Plan, a component of the *Master General* Plan, such as the policy favoring 24 unobstructed pedestrian passage.

25

1	(f) In Eastern Neighborhoods Mixed Use Districts, street trees shall be installed
2	along all street frontages in the public right of way as set forth in subsection (b). Street
3	tree basins shall be edged with decorative treatment, such as pavers or cobbles, in
4	accordance with City standards. In the event that the Department of Public Works does
5	not approve for any reason the installation of the number of trees required as set forth in
6	subsection (b), an in-lieu fee for each missed street tree, in an amount set forth in Article
7	16 of the Public Works Code, shall be paid to the Adopt A Tree Fund. When a pre-
8	existing site constraint prevents the installation of a street tree, as an alternative to
9	payment of any portion of the in-lieu fee, the Zoning Administrator may allow the
10	installation of sidewalk landscaping in accordance with all adopted standards and
11	requirements.
12	(g) DTR Districts. In DTR Districts, in addition to the requirements of subsections
13	(a)-(d) above, all street trees shall:
14	(1) be open to the sky and free from all encroachments for that entire width,
15	planted at least one foot back from the curb line;
16	(2) have a minimum 2 inch caliper, measured at breast height;
17	(3) branch a minimum of 8 feet above sidewalk grade;
18	(4) where in the public right-of-way, be planted in a sidewalk opening at least 16
19	square feet, and have a minimum soil depth of 3 feet 6 inches;
20	(5) where planted in individual basins rather than a landscaped planting bed, be
21	protected by a tree grate with a removable inner ring to provide for the tree's growth
22	<u>over time;</u>
23	(6) provide a below-grade environment with nutrient-rich soils, free from overly-
24	compacted soils, and generally conducive to tree root development;
25	

- 1 (7) be irrigated, maintained and replaced if necessary by the property owner, in
- 2 accordance with Sec. 174 of the Public Works Code; and
- 3 (8) be planted in a continuous soil-filled trench parallel to the curb, such that the
- 4 *basin for each tree is connected.*
- 5

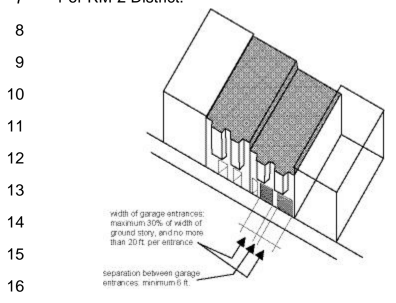
SEC. 144. TREATMENT OF GROUND STORY ON STREET

6 FRONTAGES, RH-2, RH-3, RTO, <u>RTO-M</u>, RM-1, AND RM-2 DISTRICTS.

7 (a) General. This Section is enacted to assure that in RH-2, RH-3, RM-1, RM-2, RTO and RTO-M Districts the ground story of dwellings as viewed from the 8 9 street is compatible with the scale and character of the existing street frontage, 10 visually interesting and attractive in relation to the pattern of the neighborhood, 11 and so designed that adequate areas are provided for front landscaping, street 12 trees and on-street parking between driveways. The design of ground story 13 frontages subject to this Section shall also be reviewed for consistency with applicable 14 design guidelines, including the Ground Floor Residential Design Guidelines.

15 (b) Entrances to Off-Street Parking. Except as otherwise provided herein, 16 in the case of every dwelling in such districts no more than 30 percent of the 17 width of the ground story along the front lot line, or along a street side lot line, or along a building wall that is set back from any such lot line, shall be devoted to 18 19 entrances to off-street parking, except that in no event shall a lot be limited by 20 this requirement to a single such entrance of less than 16 feet in width, or to a single such entrance of less than 8 feet in RTO and RTO-M districts. In addition, 21 no entrance to off-street parking for a dwelling on any lot shall be wider than 20 22 23 feet, and where two or more separate entrances are provided there shall be a 24 minimum separation between such entrances of six feet. Lots in RTO and RTO-M 25 districts are limited to a total of 20 feet per block frontage devoted to entrances to

off-street parking. The requirements of this Subsection (b) shall not be applicable where the lot has an upward or downward slope from the front lot line to the forward edge of the required rear yard, along the centerline of the building, of more than 20 percent; or where the lot depth and the requirements of this Code for dimensions, areas and open spaces are such that the permitted building depth is less than 40 feet in an RH-2 District or less than 65 feet in an RH-3, RM-1 or RM-2 District.



(c) Features To Be Provided. In the case of every dwelling in such
districts, no less than 30 percent of the width of the ground story along the front
lot line, along a street side lot line, and along a building wall that is set back from
any such lot line, shall be devoted to windows, entrances for dwelling units,
landscaping, and other architectural features that provide visual relief and
interest for the street frontage.

(d) Parking Setback. In RTO <u>and RTO-M</u> districts off-street parking is not
 permitted on the ground floor within the first 20 feet of building depth from any
 façade facing a street at least 30 feet in width, unless such parking occupies the

1	space otherwise used as the drive-aisle or driveway (such as in cases of tandem	
2	parking). All off-street parking along these frontages must be wrapped with	
3	dwelling units, entrances to dwelling units, commercial uses where permitted,	
4	and other uses (other than storage) and building features that generate activity or	
5	pedestrian interest.	
6		
7		
8	SEC. 145.1. STREET FRONTAGES, NEIGHBORHOOD COMMERCIAL,	
9	DOWNTOWN RESIDENTIAL, AND EASTERN NEIGHBORHOOD MIXED USE	
10	DISTRICTS.	
11	(a) Purpose. In order The purpose of this Section is to preserve, enhance and	
12	promote attractive, clearly defined street frontages that are pedestrian-oriented	
13	fine-grained, and which are appropriate and compatible with the buildings and	
14	uses in Neighborhood Commercial Districts, Downtown Residential Districts, and	
15	Eastern Neighborhoods Mixed Use Districts. and adjacent districts,	
16	(b) Definitions.	
17	(1) Development lot. A "development lot" shall mean:	
18	(A) Any lot containing a proposal for new construction, or	
19	(B) Building alterations which would increase the gross square footage of	
20	a structure by 20 percent or more, or	
21	(C) In a building containing parking, a change of more than 50 percent of	
22	the building's gross floor area to or from residential uses, excluding residential	
23	accessory off-street parking.	
24	(2) Active use. An "active use", shall mean any principal, conditional, or	
25	accessory use which by its nature does not require non-transparent walls facing a public	

1 <u>street or involves the storage of goods or vehicles. Residential uses are considered active</u>

- 2 uses above the ground floor; on the ground floor, residential uses are considered active
- 3 uses only if more than 50 percent of the linear residential street frontage at the ground
- 4 *level features walk-up dwelling units which provide direct, individual pedestrian access*
- 5 to a public sidewalk, and are consistent with the Ground Floor Residential Design
- 6 *Guidelines, as adopted and periodically amended by the Planning Commission.*
- 7 (A) Public Uses described in 790.80 and 890.80 are considered active
- 8 <u>uses except utility installations.</u>
- 9 (B) Spaces accessory to residential uses, such as fitness or community
- 10 <u>rooms, are considered active uses only if they meet the intent of this section and have</u>
- 11 *access directly to the public sidewalk or street.*
- 12 <u>(c) Controls.</u> the following requirements shall apply, except as specified 13 below, to new structures or alterations to existing structures involving a change in 14 the level of the first story or a change in the facade at the street frontage at the 15 first story and below, where such structure is located along any block frontage 16 that is entirely within a*n NC* District *subject to this Section*.
- In NC-S Districts, the applicable frontage shall be the primary facade(s)
 which contain customer entrances to commercial spaces.
- 19 (*b<u>1</u>*) <u>Standards Applicable in all Districts</u>
- 20 Other than as set forth in this Subsection (c) for NC-S Districts, no more than 1/3 of the
- 21 width of a new or altered structure, parallel to and facing such street, shall be devoted to
- 22 ingress/egress to parking, provided that in no case shall such ingress/egress exceed 20
- 23 *feet in width per frontage or be less in width than eight feet for garages containing up to*
- 24 three cars, nine feet for garages containing up to ten cars, and ten feet for garages
- 25 containing up to 50 cars. In NC-S Districts, no more than 1/3 or 50 feet, whichever is

1 *less, of each lot frontage shall be devoted to ingress/egress of parking, provided that each*

2 <u>such ingress/egress shall not be less than 10 feet in width for single directional movement</u>

3 *or 20 feet in width for bidirectional movement.*

4 (a2) <u>Additional Standards Applicable in all NC Districts other than NCT</u>
5 Districts

6 If such structures contain any of the permitted uses in the Zoning Control 7 Categories listed below, at least 1/2 the total width of such new or altered structures at the commercial street frontage shall be devoted to entrances to 8 9 commercially used space, windows or display space at the pedestrian eye-level. 10 Such windows shall use clear, untinted glass, except for decorative or architectural accent. Any decorative railings or decorative grille work, other than 11 12 wire mesh, which is placed in front of or behind such windows, shall be at least 13 75 percent open to perpendicular view and no more than six feet in height above 14 grade.

15

16	No.	Zoning Control Category
17	.40	Other Retail Sales and Services
18	.41	Bar
19	.42	Full-Service Restaurant
20	.43	Small Fast Food Restaurant
21	.44	Large Fast Food Restaurant
22	.45	Take-Out Food
23	.46	Movie Theater
24	.49	Financial Service
25	.50	Limited Financial Service

1	.51	Medical Service	
2	.52	Personal Service	
3	.53	Business or Professional Service	
4	.55	Tourist Hotel	
5	.61	Automobile Sale or Rental	
6	.62	Animal Hospital	
7	.65	Trade Shop	
8	.70	Administrative Service	
9			
10	(b) In all NC Districts other than NC S Districts, no more than 1/3 of the width of such		

than NC-S Distri 11 new or altered structure, parallel to and facing such street, shall be devoted to 12 ingress/egress to parking, provided that in no case shall such ingress/egress exceed 20 13 feet in width or be less in width than eight feet for garages containing up to three cars, 14 nine feet for garages containing up to ten cars, and ten feet for garages containing up to 15 50 cars. Development lots in NCT districts are limited to a total of 20 feet per block 16 frontage devoted to entrances to off-street parking. A "development lot" shall be any lot 17 containing a proposal for new construction, building alterations which would increase 18 the gross square footage of a structure by 20 percent or more, or change of use of more 19 than 50 percent of the gross floor area of a structure containing parking.

In NC S Districts, no more than 1/3 or 50 feet, whichever is less, of each lot
 frontage shall be devoted to ingress/egress of parking, provided that each such
 ingress/egress shall not be less than 10 feet in width for single directional movement or
 20 feet in width for bidirectional movement.

24 (3) Additional Standards Applicable in NCT Districts, Downtown Residential
 25 <u>Districts, and Eastern Neighborhoods Mixed Use Districts</u>

1 (eA) Above-Grade Parking Setback. In NCT districts, oOff-street 2 parking at *or above* street grade on a development lot must be set back at least 3 25 feet on the ground floor and at least 15 feet on floors above, from any facade 4 facing a street at least 30 feet in width. Space for active uses as defined in subsection 5 (e) and permitted by the specific district in which it is located shall be provided along the frontages for the above mentioned setback depth. Parking above the ground level 6 7 shall be entirely screened from all public rights-of-way in a manner that 8 accentuates ground floor uses, minimizes *louvers and other* mechanical features 9 and is in keeping with the overall massing and architectural vocabulary of the 10 building. A "development lot" shall be any lot containing a proposal for new 11 construction, building alterations which would increase the gross square footage of a 12 structure by 20 percent or more, or change of use of more than 50 percent of the gross 13 floor area of a structure containing parking. 14 (B) Active Uses Required. With the exception of space allowed for parking 15 and loading access, building egress, and access to mechanical systems, space for active 16 uses as defined in Subsection (b)(2) and permitted by the specific district in which it is 17 located shall be provided within the first 25 feet of building depth on the ground floor 18 and 15 feet on floors above from any façade facing a street at least 30 feet in width. 19 Building systems including mechanical, electrical, and plumbing features may be 20 exempted from this requirement by the Zoning Administrator only in instances where those features are provided in such a fashion as to not negatively impact the quality of 21 22 the ground floor space. 23 (C) Ceiling Height. Unless otherwise established elsewhere in this Code, 24 the following controls shall apply :

25

(1) Gground floor non-residential uses in UMU Districts shall have a
 minimum unobstructed ceiling floor-to-floor height of 15 17 feet, as measured
 from floor level grade. Ground floor non-residential uses in all NCT, DTR, MUG,
 MUR, and MUO Districts shall have a minimum unobstructed ceiling floor-to-floor
 height of 12 14 feet, as measured from floor level grade.

- 6 (ii) Ground floor residential uses in UMU Districts shall have a minimum
 7 unobstructed ceiling height of 15 feet, as measured from grade. Ground floor
 8 residential uses in all NCT, DTR, MUG, MUR, and MUO Districts shall have a
 9 minimum unobstructed ceiling height of 12 feet, as measured from grade.
- 10 (D) Transparency and Fenestration. Frontages with active uses that are
- 11 not residential or PDR must be fenestrated with transparent windows and doorways for
- 12 <u>no less than 60 percent of the street frontage at the ground level and allow visibility to</u>
- 13 *the inside of the building. The use of dark or mirrored glass shall not count towards the*
- 14 *required transparent area.*
- 15 (E) Gates, Railings, and Grillwork. Any decorative railings or grillwork,
- 16 *other than wire mesh, which is placed in front of or behind ground floor windows, shall*
- 17 <u>be at least 75 percent open to perpendicular view. Rolling or sliding security gates shall</u>
- 18 <u>consist of open grillwork rather than solid material, so as to provide visual interest to</u>
- 19 pedestrians when the gates are closed, and to permit light to pass through mostly
- 20 <u>unobstructed. Gates, when both open and folded or rolled as well as the gate mechanism,</u>
- 21 <u>shall be recessed within, or laid flush with, the building façade.</u>
- 22 (d) Required Ground Floor Commercial Uses. In the locations listed in this
- 23 subsection, active, pedestrian oriented commercial uses, as described in subsection (e),
- 24 and permitted by the specific district in which it is located, are a required ground floor
- 25 *use on street facing building frontages.* Where these uses are required, they shall occupy

- 1 no less than 75 percent of the building frontage to a depth of not less than 25 feet, and
- 2 shall be open at the pedestrian eve level, allowing visibility to the inside of the building,
- 3 *and shall meet the standards described in subsection (a). This requirement applies to the*
- 4 *following street frontages:*
- 5 (1) Hayes Street, for the entirety of the Hayes Gough NCT;
- 6 (2) Octavia Boulevard, between Fell Street and Hayes Street, in the Hayes Gough
 7 NCT:
- 8 (3) Market Street, for the entirety of the NCT-3 and Upper Market NCT Districts; and
- 9 (4) *Church Street, for the entirety within the NCT-3 and Upper Market NCT Districts.*
- 10 (e) Definition of Active Uses.
- 11 *(1) Active uses shall include those that are oriented to public access and primarily to*
- 12 walk up pedestrian activity. Active uses shall not include any use whose primary
- 13 *function is the storage of goods or vehicles, utility installations, any office use, or any use*
- 14 or portion of a use which by its nature requires non transparent walls facing a public
- 15 street. Uses considered active uses shall include the uses listed in Table 145.1 and as
- 16 *defined by the referenced Code sections, and lobbies for any permitted or conditional use*
- 17 *in that district. Uses noted with an asterisk in Table 145.1 are restricted as follows:*
- 18 (A) Where ground floor commercial frontages are required in subsection (d), such
- 19 *uses shall not include any use oriented to motor vehicles except as follows. Automobile*
- 20 sale or rental may be considered as an active use meeting the requirements of subsection
- 21 (d) if no curb cuts, garage doors, or loading access are utilized or proposed on streets
- 22 *listed in subsection (d) or in Section 155(r), and such sales or rental activity is entirely*
- 23 within an enclosed building and does not encroach on surrounding sidewalks or open
- 24 spaces. Such sales or rental activity shall not include auto repair or vehicle servicing
- 25 *functions for frontages required for active commercial uses.*

(B) Public Uses described in 790.80 are considered active uses except utility
 installations.

- (C) Where ground floor commercial frontages are required in subsection (d), such
 uses shall not include residential uses. Residential Uses described in 790.88 are
 considered active uses meeting the requirements of subsection (c) only if a majority of the
 street frontage at the ground level features dwelling units with direct, individual
 pedestrian access to a public sidewalk or street. Spaces accessory to residential uses,
 such as fitness or community rooms, are considered active uses only if they meet the
 intent of this section and have access directly to the public sidewalk or street.
- 10

11	Table 145.1		
12	Other Retail Sales and Services	§ 790.102	
13	-{Not Listed Below}		
14	Bar	§ 790.22	
15	Full Service Restaurant	§ 790.92	
16	Large Fast Food Restaurant	§ 790.90	
17 18	Small Self Service Restaurant	§ 790.91	
19	Liquor Store	§ 790.55	
20	Other Entertainment	§ 790.38	
21	Financial Service	§ 790.110	
22	Limited Financial Service	§ 790.112	
23	Medical Service	§ 790.114	
24	Personal Service	§ 790.116	
25 ^l		L	

1		
1	Business or Professional Service	§ 790.108
2	Automotive Service Station	§ 790.17*
3	Automotive Repair	§ 790.15*
4	Automobile Sale or Rental	§ 790.12*
5 6	Animal Hospital	§ 790.6
0 7	Trade Shop	§ 790.124
8	Video Store	§ 790.135
9	Other Institutions, Large	§ 790.50
10	Other Institutions, Small	§ 790.51
11	Public Use	§ 790.80*
12	Medical Cannabis Dispensary	§ 790.141
13 14	Residential Use	§ 790.88*
14		

15

16 SEC. 145.4. STREET FRONTAGES, DOWNTOWN AND MIXED-USE DISTRICTS.

- 18 *lively, fine grained, and provide opportunity for multiple shops and services to serve both*
- 19 *local and citywide populations, the following rules are established in all DTR districts*
- 20 *and other specific districts as described below:*
- 21 (a) Above-Grade Parking Setback. Except as more restrictively established in Section
- 22 827, any parking built above street grade must be set back at least 25 feet on the ground
- 23 *floor, with the exception of space allowed for parking and loading access, building*
- 24 egress, and access to mechanical systems, and 15 feet at all other levels from any facade
- 25 facing a street. Space for active uses as defined in this Section and permitted by the

¹⁷ In order to preserve, enhance and promote street frontages that are pedestrian oriented,

specific district in which it is located shall be provided along the frontages for the above mentioned setback depths.

- 3 (b) Ground Floor Commercial Uses. Active, pedestrian oriented commercial uses, as 4 defined in this Section and permitted by the specific district in which it is located, are a 5 required ground floor use on street facing building frontages in the locations listed in 6 this subsection. Where these uses are required, they shall occupy no less than 75 percent 7 of the building frontage and shall be open at the pedestrian eye level, allowing visibility 8 to the inside of the building. Such openings shall use clear, untinted, glass except for 9 decorative or architectural accent. Any decorative railings or decorative grille work, 10 other than wire mesh, which is placed in front of or behind such windows, shall be at 11 least 75 percent open to perpendicular view. This requirement applies to the following 12 street frontages: (1) Folsom Street for the entirety of the Rincon Hill DTR, pursuant to Section 827; and 13 (2) Folsom Street for the entirety of the Folsom and Main Residential/Commercial 14 15 Special Use District. 16 (3) Van Ness Avenue, in the Van Ness and Market Downtown Residential Special Use District, from Fell Street to Market Street. 17 (4) South Van Ness Avenue, for the entirety of the Van Ness and Market Downtown 18 19 Residential Special Use District. 20 (5) Market Street, for the entirety of the Van Ness and Market Downtown Residential 21 Special Use District. 22 (c) Maximum Street-Facing Use Sizes. An individual ground floor tenancy may not 23 occupy more than 75 linear feet for the first 25 feet of depth from the street facing facade 24 of a frontage on a major street. Separate individual storefronts shall wrap large ground
- 25 *floor uses for the first 25 feet of depth.*

(d) Exceptions to the requirements of this section may be granted only pursuant to the
 procedures of Section 309.1. of this Code.

3 (e) Definition of Active Uses.

4 (1) Ground Floor. Active uses at the ground floor shall include those that are oriented 5 to public access and walk up pedestrian activity. These uses shall not include any use whose primary function is the storage of goods or vehicles, utility installations, any office 6 7 use, any use oriented toward motorized vehicles, or any use or portion of a use which by 8 its nature requires non transparent walls facing a public street. Uses considered active 9 uses on the ground floor shall include lobbies for any use, and the uses listed in Table 10 145.4 and as defined by the referenced Code Sections. Uses noted with an asterisk in 11 Table 145.4 are restricted as follows: 12 (A) Non Auto Vehicle Sales and Rental are only considered as active uses if their use is 13 limited to the sales and rental of bicycles, or the sales of scooters or motorcycles, and no 14 curb cuts, garage doors, or loading access are required on streets where such are 15 restricted in this Code, and pedestrian movement on abutting sidewalks is not infringed. (B) Public Uses described in 890.80 are considered active uses except utility 16 17 installations. (C) Residential Uses described in 890.88 are considered active uses only if a majority of 18 19 residential uses at the ground level have direct, individual pedestrian access to a public

20 sidewalk or street. Spaces accessory to residential uses, such as fitness or community

- 21 rooms, are considered active uses only if they meet the intent of this section and have
- 22 *access directly to the public sidewalk or street.*
- 23 (D) Automobile Sale or Rental are only considered as active uses meeting the
- 24 requirements of subsection (b) for frontages in the Van Ness and Market Downtown
- 25 *Residential Special Use District, and if no curb cuts, garage doors, or loading access are*

- 1 required on Van Ness Avenue or Market Street, such sales or rental activity is entirely
- 2 within an enclosed building and does not encroach on surrounding sidewalks or open
- 3 spaces. Such sales or rental activity shall not include auto repair or vehicle servicing
- 4 *functions for frontages required for active commercial uses.*
- 5 *Table 145.4*
- 6

Code	Use -
Reference –	
890.4 -	Amusement Game Arcade
890.6 —	Animal Hospital
890.13*	Automobile Sale or Rental
890.22	Bar—
890.23	Business Goods and Equipment Sales and Repair Service
890.34 —	Eating and Drinking Use
890.37 -	Entertainment, Other
890.39 -	Gift Store-Tourist Oriented
890.50 -	Institutions, Other
890.51 —	Jewelry Store
890.68 —	Neighborhood Serving Business
<u>890.69*</u>	Non Auto Vehicle Sales or Rental
890.80*	Public Use
890.88*	Residential Use
	Reference 890.4 890.6 890.13* 890.22 890.23 890.34 890.37 890.37 890.37 890.37 890.37 890.37 890.37 890.39 890.50 890.50 890.50 890.51 890.69* 890.80*

1	890.90 Restaurant, Fast-Food (Small)		
2	2 890.91 Restaurant, Fast-Food (Large)		
3	890.92	Restaurant, Full Service	
4	890.102	Sales and Service, Other Retail	
5 6	890.104	Sales and Services, Retail	
7	890.112	Service, Limited Financial	
8	890.116 -	Service, Personal	
9	890.122 -	Take-Out Food	
10	890.124 Trade Shop		
11 12	890.140 Walk-Up Facility		
13	(2) Floors above the Ground Floor. Active uses on floors above the ground floor shall		
14	include any use included in subsection (1) along with all office uses, all residential uses,		
15	hotels, and any industrial or light industrial use that is permitted in the district and meets		
16	the intent of this Section.		
17	SEC. 145.4 REQUIRED GROUND FLOOR COMMERCIAL USES.		
18	(a) Purpose: to support active, pedestrian-oriented commercial uses on important		
19	commercial streets.		
20	(b) Applicability. The requirements of this Section apply to the following street		
21	frontages.		
22	(1) Folsom Street for the entirety of the Rincon Hill DTR, pursuant to Section		
23	<u>827;</u>		
24	(2) Fo	olsom Street for the entirety of the Folsom and Main	
25	Residential/Commercial Special Use District;		

1	(3) Van Ness Avenue, in the Van Ness and Market Downtown Residential Special
2	Use District, from Fell Street to Market Street;
3	(4) South Van Ness Avenue, for the entirety of the Van Ness and Market
4	Downtown Residential Special Use District;
5	(5) Market Street, for the entirety of the Van Ness and Market Downtown
6	Residential Special Use District;
7	(6) 3 rd Street, in the UMU districts for parcel frontages wholly contained within
8	100 linear feet north or south of Mariposa Street or 100 linear feet north or south of 20 th
9	<u>Street;</u>
10	(7) 4th Street, between Bryant and Townsend in the SLI and MUO Districts;
11	(8) Hayes Street, for the entirety of the Hayes-Gough NCT;
12	(9) Octavia Boulevard, between Fell Street and Hayes Street, in the Hayes-Gough
13	<u>NCT;</u>
14	(10) Market Street, for the entirety of the NCT-3 and Upper Market NCT
15	<u>Districts;</u>
16	(11) Church Street, for the entirety of the NCT-3 and Upper Market NCT
17	<u>Districts;</u>
18	(12) 22nd Street, between 3rd Street and Minnesota Streets within the NCT-2
19	<u>District;</u>
20	(13) Valencia Street, between 15th and 23rd Streets in the Valencia Street NCT
21	<u>District;</u>
22	(14) Mission Street, for the entirety of the Mission Street NCT District;
23	(15) 24th Street, for the entirety of the 24th Street-Mission NCDNCT;
24	(16) 16th Street, between Guerrero and Capp Streets;
25	(17) 22nd Street, between Valencia and Mission Streets;

- 1 (18) 6th Street for its entirety within the SoMa NCT District;
- 2 (c) Definitions.
- 3 *"Active commercial uses" shall include those uses specifically identified below in Table*
- 4 <u>145.4, and:</u>
- 5 (1) Shall not include uses oriented to motor vehicles except for automobile sale or
- 6 <u>rental where curb-cuts, garage doors, or loading access are not utilized or proposed,</u>
- 7 *and such sales or rental activity is entirely within an enclosed building and does not*
- 8 <u>encroach on surrounding sidewalks or open spaces;</u>
- 9 (2) Shall include public uses except for utility installations; and
- 10 (3) Shall not include residential care uses as defined in Sections 790.50, 790.51,
- 11 *and 890.50.*
- 12 <u>Table 145.4</u>

13	<u>Reference for</u>	Reference for	
14	<u>Neighborhood</u>		Use
15	<u>Commercial</u>	Districts	
16	<u>Districts</u>		
17	<u>790.4</u>	890.4	Amusement Game Arcade
18	<u>790.6</u>	890.6	Animal Hospital
19	790. <u>12</u>	<u>890.13</u>	Automobile Sale or Rental (see qualification, above)
20	<u>790.22</u>	890.22	<u>Bar</u>
	<u>N/A</u>	890.23	Business Goods and Equipment Sales and Repair Service
22	790.34	890.34	Eating and Drinking Use
23			
24	<u>790.38</u>	<u>890.37</u>	Entertainment, Other
25	<u>N/A</u>	890.39	Gift Store-Tourist Oriented

1	<u>790.50, 790.51</u>	<u>890.50</u>	Institutions, Other (see qualification, above)
2	<u>N/A</u>	890.51	Jewelry Store
3	790.68	890.68	Neighborhood-Serving Business
4	<u>N/A</u>	890.69	Non-Auto Vehicle Sales or Rental (see qualification, above)
5 6	<u>790.80</u>	890.80	Public Use (see qualification, above)
7	790.9 <u>1</u>	890.90	Restaurant, Fast-Food (Small)
8	<u>790.90</u>	<u>890.91</u>	Restaurant, Fast-Food (Large)
9	<u>790.92</u>	890.92	Restaurant, Full-Service
10 11	<u>790.102</u>	890.102	Sales and Service, Other Retail
12	<u>790.104</u>	890.104	Sales and Services, Retail
13	<u>790.110</u>	<u>890.110</u>	Service, Financial
14	790.112	890.112	Service, Limited Financial
15	790.114	890.114	Service, Medical
16	790.116	890.116	Service, Personal
17 18	790.122	890.122	Take-Out Food
19	790.124	890.124	Trade Shop
20	<u>790.140</u>	890.140	Walk-Up Facility
21	L	1	

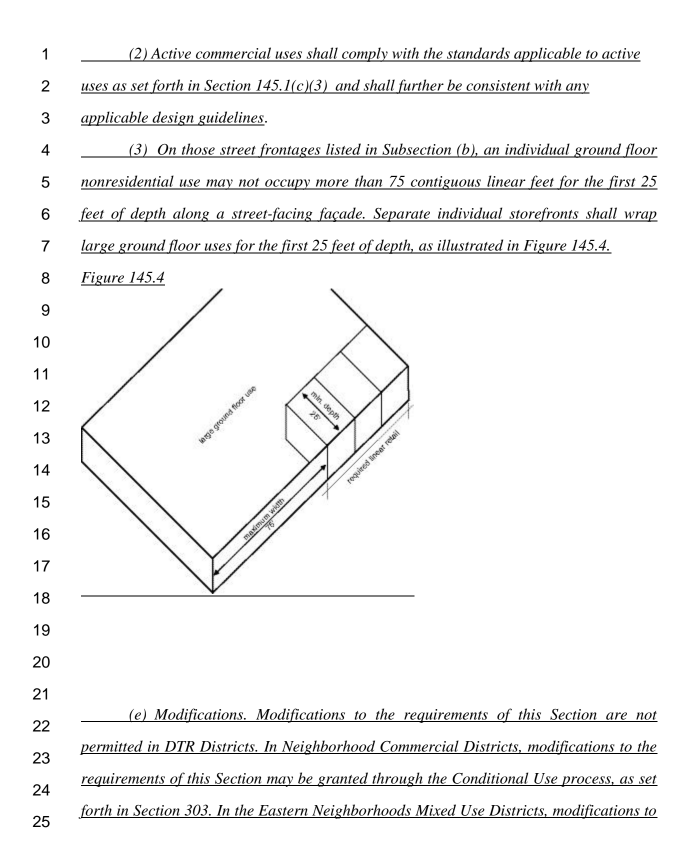
22

(d) Controls.

23 (1) Active commercial uses which are permitted by the specific district in which

24 *they are located are required on the ground floor of all street frontages listed in*

25 <u>Subsection (b) above.</u>



1 the requirements of this Section may be granted through the procedures of Section

- 2 <u>309.2329</u> for projects subject to that Section or through an Administrative Modification
- 3 from the Zoning Administrator for other projects, as set forth in Section 307(g).
- 4 <u>SEC. 145.5. GROUND FLOOR STANDARDS IN PDR DISTRICTS.</u>
- 5 <u>All new buildings constructed in PDR Districts shall provide ground floor spaces with a</u>
- 6 *minimum clear ceiling height of 15 feet, as measured from grade.*
- 7 SEC. 145.6. REAR BUILDING WALLS, NCT DISTRICTS.
- 8 (a) Applicability. This Section shall apply to all new or expanded buildings located
- 9 in the SoMa NCT, Mission Street NCT, Valencia Street NCT, 24th Street-Mission
- 10 NCT, and NCT-2 Districts.
- (b) Definitions. For the purposes of this Section, a 'Green Wall' shall mean a 11 12 generally vertical surface that is covered to the maximum extent feasible with 13 climbing plants or other vegetation. In addition to plant matter, a green wall may also include growing medium, irrigation systems, or components that integrate 14 15 the wall with other landscape or building systems. A Green Wall may include 16 limited glazing or other openings so long as such openings do not detract from the growth or coverage of plant matter, or otherwise interfere with the intent of 17 this Section. 18
- 19 (c) Controls. In order to preserve and enhance the quality of existing mid-block
- 20 open spaces in NCT Districts, the following requirements apply:
- (1) Buildings must provide and maintain a Green Wall along all exterior building
 walls which occupy space within the rearmost 5 feet of the lot. Such Green Wall
 shall comprise the entire rear building wall, excepting a doorway or other
 passage from the building's interior and space directly above that opening, and
 extend to at least 10 feet above grade or to the floor level of the first floor of

occupancy above the ground story at the rear of the building, whichever is
 greater.

(2) Regardless of the rear yard requirements of Section 134, buildings subject to
this Section also must provide a setback of no less than 3 feet for the full width of
the lot, measured from the rear lot line, to allow for access to, and maintenance
of, the Green Wall. In connection with this requirement, a doorway or other
passageway leading from the interior of the building to the maintenance setback
is required.

9 SEC. 147. REDUCTION OF SHADOWS ON CERTAIN PUBLIC OR 10 PUBLICLY ACCESSIBLE OPEN SPACES IN C-3, <u>SOUTH OF MARKET MIXED</u> 11 <u>USE, AND EASTERN NEIGHBORHOODS MIXED USE RSD, SLR, SLI OR SSO</u>

12 **DISTRICTS.**

New buildings and additions to existing buildings in C-3, South of Market 13 14 Mixed Use, and Eastern Neighborhoods Mixed Use Districts or in RSD, SLR, SLI or SSO 15 *Districts* where the building height exceeds 50 feet shall be shaped, consistent 16 with the dictates of good design and without unduly restricting the development 17 potential of the site in question, to reduce substantial shadow impacts on public plazas and other publicly accessible spaces other than those protected under 18 19 Section 295. In determining the impact of shadows, the following factors shall be 20 taken into account: The amount of area shadowed, the duration of the shadow, 21 and the importance of sunlight to the type of open space being shadowed. Determinations under this Section with respect to C-3 Districts shall be made in 22 23 accordance with the provisions of Section 309 of this Code. Determinations 24 under this Section with respect to South of Market Mixed Use and Eastern

25

<u>Neighborhoods Mixed Use</u> RSD, SLR, SLI or SSO Districts shall be made in
 accordance with the provisions of Section 307 of this Code.

3

SEC. 150. OFF-STREET PARKING AND LOADING REQUIREMENTS.

General. This Article 1.5 is intended to assure that off-street parking 4 (a) and loading facilities are provided in amounts and in a manner that will be 5 consistent with the objectives and policies of the San Francisco Master General 6 7 Plan, as part of a balanced transportation system that makes suitable provision 8 for use of both private vehicles and transit. With respect to off-street parking, this 9 Article is intended to require needed facilities but discourage excessive amounts 10 of parking, to avoid adverse effects upon surrounding areas and uses, and to 11 encourage effective use of public transit as an alternative to travel by private 12 automobile.

(b) Spaces Required. Off-street parking and loading spaces, according to
the requirements stated in this Article 1.5, shall be provided for any structure
constructed, and any use established, whether public or private, after the original
effective date of any such requirement applicable to such structure or use.

17

(c) Additions to Structure and Uses.

18 (1) For any structure or use lawfully existing on such effective date, off19 street parking and loading spaces need be provided only in the case of a major
20 addition to such structure or use, and only in the quantity required for the major
21 addition itself. Any lawful deficiency in off-street parking or loading spaces
22 existing on such effective date may be carried forward for the structure or use,
23 apart from such major addition.

24 (2) For these purposes, a "major addition" is hereby defined as any
 25 enlargement, alteration, change of occupancy or increase in intensity of use

which would increase the number of off-street parking spaces required for
dwelling units by one or more spaces; which would increase the number of offstreet parking spaces required for uses other than dwelling units by at least 15
percent or by at least five spaces, whichever is greater; or which would increase
the requirement for off-street loading spaces by at least 15 percent.

6 (3) Successive additions made after the effective date of an off-street 7 parking or loading requirement shall be considered cumulative, and at the time 8 such additions become major in their total, off-street parking and loading spaces 9 shall be provided as required for such major addition.

10 (d) Spaces to be Retained. Once any off-street parking or loading space 11 has been provided which wholly or partially meets the requirements of this Code, 12 such off-street parking or loading space shall not thereafter be reduced, 13 eliminated or made unusable in any manner; provided, however, that in the Outer 14 Clement Neighborhood Commercial District a maximum of one off-street parking 15 space may be used for the storage of materials for a commercial use if the 16 commercial use is on a lot contiguous to the lot on which the parking space is 17 located and if access between the commercial use and the storage is available without the use of a public sidewalk or other public right-of-way and if the storage 18 19 occurred prior to 1985. Any required residential parking space may be leased or 20 rented on a monthly basis to serve the resident of any dwelling unit within 1,250-21 feet of said parking space, as provided under Section 204.5(b)(1) of this Code, and such lease or rental shall not be considered a reduction or elimination of 22 23 required spaces.

24 (3) Any off-street parking space or spaces which existed lawfully at the effective

25 *date of this Section and which have a total number in excess of the maximum permitted*

<u>off-street parking spaces permitted under Section 151.1 shall be considered</u>
 <u>noncomplying features pursuant to Section 180(a)(2) and shall be regulated as set forth</u>
 in Section 188.

4 (e) Conditional Use Cases. When authorizing a conditional use under
5 Section 303 of this Code, the <u>*City*</u> Planning Commission may require such
6 additional off-street parking and loading spaces, and apply such other standards
7 in addition to those stated in this Article 1.5, as are in its opinion necessary to
8 secure the objectives of this Code.

9

SEC. 151.1. <u>SCHEDULE OF</u> PERMITTED OFF-STREET PARKING

10 <u>SPACES</u> IN <u>SPECIFIED DISTRICTS</u> DOWNTOWN RESIDENTIAL(DTR), C-3,

11 NEIGHBORHOOD COMMERCIAL TRANSIT (NCT), AND RESIDENTIAL

12 TRANSIT ORIENTED (RTO) DISTRICTS.

- 13 (a) <u>Applicability. This subsection shall apply only to</u> For any use in DTR, NCT,
- 14 RTO, *Eastern Neighborhood Mixed Use*, *PDR-1-D*, *and PDR-1-G* or C-3 Districts.

15 (b) Controls. - Off-street accessory parking shall not be required for any 16 use, and, as specified in Section 151.1 herein. Tthe quantities of off-street parking specified in Table 151.1 shall serve as the maximum amount of off-street parking 17 18 that may be provided as accessory to the uses specified. For non-residential and 19 non-office uses in the UMU, PDR-1-D, and PDR-1-G Districts, the maximum amount of 20 off-street parking that may be provided as accessory shall be no more than 50% greater than that indicated in Table 151.1. For uses in DTR, NCT, and RTO districts not 21 22 described in Table 151.1, the off street requirements specified in Table 151 and set forth 23 in Section 204.5 of this Code shall serve as maximums for the total amount of accessory 24 parking that may be provided. For uses in C 3 Districts not described in Table 151.1, 25 Section 204.5 shall determine the maximum permitted accessory parking that may be

provided. Variances from accessory off-street parking limits, as described in this 1 2 Section, may not be granted. in C 3, NCT and RTO above the maximum specified in 3 *this Section 151.1.* Where off-street parking is provided that exceeds the quantities 4 specified in Table 151.1 or as *explicitly permitted by this Section set forth in Section* 5 204.5 of this Code, such parking shall be classified not as accessory parking but 6 as either a principally permitted or conditional use, depending upon the use 7 provisions applicable to the district in which the parking is located. In considering an application for a conditional use for any such parking due to the amount being 8 9 provided, the Planning Commission shall consider the criteria set forth in Section 10 157 and 157.1 of this Code.

(bc) Where a number or ratio of spaces are described in Table 151.1, 11 12 such number or ratio shall refer to the total number of parked cars 13 accommodated in the project proposal, regardless of the arrangement of parking, and shall include all spaces accessed by mechanical means, valet, or non-14 15 independently accessible means. For the purposes of determining the total 16 number of cars parked, the area of an individual parking space, except for those 17 spaces specifically designated for persons with physical disabilities, may not exceed 185 square feet, including spaces in tandem, or in parking lifts, elevators 18 19 or other means of vertical stacking. Any off-street surface area accessible to motor 20 vehicles with a width of 7.5 feet and a length of 17 feet (127.5 square feet) not otherwise 21 designated on plans as a parking space may be considered and counted as an off-street 22 parking space at the discretion of the Zoning Administrator if the Zoning Administrator, 23 in considering the possibility for tandem and valet arrangements, determines that such 24 area is likely to be used for parking a vehicle on a regular basis and that such area is not

25

1 <u>necessary for the exclusive purpose of vehicular circulation to the parking or loading</u>

2 *facilities otherwise permitted.*

3 (*ed*) Any off-street parking space dedicated for use as a car-share
4 parking space, as defined in Section 166, shall not be *counted credited* toward the
5 total parking *allowed permitted* as accessory in this Section.

6

7

8

Table 151.1

OFF-STREET PARKING ALLOWED PERMITTED AS ACCESSORY

9		Number of Off-Street Car Parking Spaces or
10		Space Devoted to Off-Street Car Parking
11		Permitted
12	Dwolling units in <i>BIL</i> DTP	P up to one car for each two dwelling units; up to
13	Dwelling units in <u>RH-</u> DTR Districts , <i>except as specified below</i>-	one car for each dwelling unit, subject to the criteria
14		and procedures of Section 151.1 (d); NP above one
15	-	space per unit.
16	Dwelling units in C-3 and SB-	P up to one car for each four dwelling units; up to
	DTR, Districts, except as	0.75 cars for each dwelling unit, subject to the
	specified below	criteria and procedures of Section 151.1(e); NP
		above 0.75 cars for each dwelling unit.
19	Dwelling units in C-3 and SB-DTR,	P up to one car for each four dwelling units; up to
20	Districts with at least 2 bedrooms	one car for each dwelling unit, subject to the criteria
21	and at least 1,000 square feet of	and procedures of Section 151.1(e); NP above one
22	occupied floor area	car for each dwelling unit.
23	Dwelling units in C-3 Districts and	P up to one car for each four dwelling units; C up to
24	in the Van Ness and Market	.5 cars for each dwelling unit, subject to the criteria
25	Downtown Residential Special	and procedures of Section 151.1(e); NP above two

1	Use District	cars for each four dwelling units.
2	Dwelling units and SRO units in	<i>P up to one car for each four dwelling units; up to 0.75</i>
3	MUG, MUR, MUO, SPD Districts,	cars for each dwelling unit, subject to the criteria and
4	except as specified below	conditions and procedures of Section 151.1(f); NP above
5		0.75 cars for each dwelling unit
	Dwelling units in MUG, MUR,	<i>P up to one car for each four dwelling units; up to one</i>
6	MUO, SPD Districts with at least 2	car for each dwelling unit, subject to the criteria and
7	bedrooms and at least 1,000 square	conditions and procedures of Section 151.1(f); NP above
8	feet of occupied floor area	one car for each dwelling unit
9		P up to one car for each two dwelling units; C up to
10	Dwelling units in NCT Districts	0.75 cars for each dwelling unit, subject to the
11		criteria and procedures of Section 151.1(f); NP
12		above 0.75 cars for each dwelling unit.
		P up to three cars for each four dwelling units; C up
13	Dwelling units in RTO Districts,	to one car for each dwelling unit, subject to the
14	except as specified below	criteria and procedures of Section 151.1(f); NP
15		above one car for each dwelling unit.
16	Dwelling units and SRO units in	
17	UMU Districts, except as specified	P up to 0.75 cars for each dwelling unit and subject to
18	<u>below</u>	the conditions of 151.1(f); NP above.
19	Dwelling units in UMU District with	
20	at least 2 bedrooms and at least	P up to 1 car for each dwelling unit and subject to the
21	1,000 square feet of occupied floor	conditions of 151.1(f); NP above.
22	<u>area</u>	
23		P up to one car for each three bedrooms or for
	Group housing of any kind	each six beds, whichever results in the greater
24		requirement, plus one for the manager's dwelling
25		unit if any. NP above.

SRO units	P up to one car for each 20 units, plus one for the manager's dwelling unit, if any. NP above.
All non-residential uses in C-3 Districts	Not to exceed 7% of gross floor area of such uses. See requirements in Section 204.5.
Hotel, inn, or hostel	P up to one for each 16 guest bedrooms, plus one for the manager's dwelling unit, if any.
<u>Motel</u>	P up to one for each guest unit, plus one for the manager's dwelling unit, if any.
	P up to one for each 16 guest excluding bassinets or for each 2,400 square feet of gross floor area devoted to sleeping rooms, whichever results in the lesser requirement
Residential care facility	P up to one for each 10 residents.
Child care facility	<i>P up to one for each 25 children to be accommodated at any one time</i>
Elementary school	P up to one for each six classrooms.
Secondary school	P up to one for each two classrooms.
Post-secondary educational	P up to one for each two classrooms.
Church or other religious	<u>P up to one for each 20 seats.</u>
Theater or auditorium	P up to one for each eight seats up to 1,000 seats, plus one for each 10 seats in excess of 1,000.
Stadium or sports arena	P up to one for each 15 seats.

1	Medical or dental office or	P up to one for each 300 square feet of occupied floor
2	outpatient clinic_	<u>area.</u>
3	All office uses in C-3, DTR, SPD,	P up to seven percent of the gross floor area of
4	MUG, MUR, and MUO Districts	such uses and subject to the pricing conditions of
5		<pre>Section 155(g); NP above.</pre>
6	Office uses in UMU, PDR-1-D, and	P up to one car per 1,000 square feet of gross floor area
7	PDR-1-G Districts, except as	and subject to the pricing conditions of Section 155(g);
8	specified below	NP above.
	Office uses in UMU, PDR-1-D, and	
9	PDR-1-G Districts where the entire	P up to one car per 500 square feet of gross floor area;
10	parcel is greater than ¼-mile from	NP above.
11	Market, Mission, 3 rd and 4 th Streets	
12	Non-residential uses in RTO	
13	districts permitted under Sections	None permitted.
14	209.8(e) and 23 <u>1</u> 0.	
15		For uses in Table 151 that are described as a ratio
16	All non-residential uses in NCT	of occupied floor area, P up to 1 space per 1,500
17	districts except as specified	square feet of occupied floor area or the quantity
18	below	specified in Table 151, whichever is less, and
19		subject to the conditions and criteria of Section
		151.1(f). NP above.
20		P up 1 space per 500 square feet of occupied floor
21	Retail grocery store uses in NCT	area, and subject to the conditions and criteria of
22	districts with over 20,000 square feet of occupied floor area	Section 151.1(f). C up to 1 space per 250 square
23		feet of occupied floor area for that area in excess of
24		20,000 square feet, subject to the conditions and
25		criteria of Section 151.1(f). NP above.

	l Ir	Dup to one for each 1 E00 equare fact of groce
1	All retail in the Eastern	P up to one for each 1,500 square feet of gross floor area.
2	Neighborhoods Mixed Use	
3	Districts where any portion of the	
4	parcel is less than 1/4 mile from	
5	Market, Mission, 3rd and 4th	
6	Streets, except grocery stores of	
	over 20,000 gross square feet.	
7	With the exception of Eastern	
8	Neighborhoods Mixed Use	
9	Districts as set forth above, all	P up to one for each 200 square feet of occupied floor
10	<u>other r</u> Restaurant, bar, nightclub,a	<u>area.</u>
11	pool hall, dance hall, bowling alley	
12	or other similar enterprise_	
13	With the exception of Eastern	
14	Neighborhoods Mixed Use	
15	Districts as set forth above, all	P up to one for each 1,000 square feet of occupied floor
		area.
16	handling of bulky merchandise such	<u><i>ireu.</i></u>
17	as motor vehicles, machinery or	
18	<u>furniture</u>	
19	With the exception of Eastern	
20	Neighborhoods Mixed Use	
21	Districts as set forth above, all	P up to one for each 4,000 square feet of occupied floor
22	<u>other g</u> G <u>reenhouse or plant</u> a	
23	nursery	
24		
	With the execution of Eastern	
25	vvith the exception of Eastern	P up to one for each 500 square feet of gross floor area

Neighborhoods Mixed Use	up to 20,000 square feet, plus one for each 250 square
<u>Districts as set forth above, all</u>	feet of gross floor area in excess of 20,000.
<u>other r</u> R <u>etail space</u>	
Service, repair or wholesale sales	
space, including personal, home or	P up to one for each 1,000 square feet of occupied floor
business service space in South of	area
Market Districts	
<u>Mortuary</u>	P up to five.
Storage or warehouse space, and space devoted to any use first permitted in an M-2 District	P up to one for each 2,000 square feet of occupied floor
Arts activities and spaces except theater or auditorium spaces	P up to one for each 2,000 square feet of occupied floor area
Laboratory	P up to one for each 1,500 square feet of occupied floor area.
Small Enterprise Workspace	P up to one for each 1,500 square feet of occupied floor
<u>Building</u>	area
Integrated PDR	P up to one for each 1,500 square feet of occupied floor area.
Other manufacturing and	P up to one for each 1,500 square feet of occupied floor
industrial uses	area

22

(d) In DTR districts, any request for accessory parking in excess of what
 is permitted by right shall be reviewed on a case-by-case basis by the Planning
 Commission, subject to the procedures set forth in Section 309.1 of this Code. In

granting approval for parking accessory to residential uses above that permitted
by right in Table 151.1, the Commission shall make the following affirmative
findings:

4 (1) All parking in excess of that allowed by right is stored and accessed
5 by mechanical means, valet, or non-independently accessible method that
6 maximizes space efficiency and discourages use of vehicles for commuting or
7 daily errands;

8 (2) Vehicle movement on or around the project site associated with the 9 excess accessory parking does not unduly impact pedestrian spaces or 10 movement, transit service, bicycle movement, or the overall traffic movement in 11 the district;

12 (3) Accommodating excess accessory parking does not degrade the13 overall urban design quality of the project proposal;

(4) All parking in the project is set back from facades facing streets and
alleys and lined with active uses, and that the project sponsor is not requesting
any exceptions or variances requiring such treatments elsewhere in this Code;
and

18 (5) Excess accessory parking does not diminish the quality and viability19 of existing or planned streetscape enhancements.

(e) In C-3 Districts any request for accessory parking in excess of what is
permitted by right in Table 151.1, shall be reviewed on a case-by-case basis by
the Planning Commission, subject to the procedures set forth in Section 309 of
this Code. In granting approval for parking accessory to residential uses above
that permitted by right in Table 151.1, the Planning Commission shall make the
following affirmative findings:

1 (1) For projects with 50 units or more, all residential accessory parking in 2 excess of 0.5 parking spaces for each dwelling unit shall be stored and accessed 3 by mechanical stackers or lifts, valet, or other space-efficient means that allows 4 more space above-ground for housing, maximizes space efficiency and 5 discourages use of vehicles for commuting or daily errands. The Planning 6 Commission may authorize the request for additional parking notwithstanding 7 that the project sponsor cannot fully satisfy this requirement provided that the project sponsor demonstrates hardship or practical infeasibility (such as for 8 9 retrofit of existing buildings) in the use of space-efficient parking given the 10 configuration of the parking floors within the building and the number of independently accessible spaces above 0.5 spaces per unit is de minimus and 11 12 subsequent valet operation or other form of parking space management could 13 not significantly increase the capacity of the parking space above the maximums in Table 151.1; 14

(2) For any project with residential accessory parking in excess of 0.375
parking spaces for each dwelling unit, the project complies with the housing
requirements of Sections 315 through 315.9 of this Code except as follows: the
inclusionary housing requirements that apply to projects seeking conditional use
authorization as designated in Section 315.3(a)(2) shall apply to the project.

20

(3) The findings of Section 151.1(d)(2), (d)(3) and (d)(5) are satisfied;

(4) All parking meets the active use and architectural screening
requirements in Sections 155(s)(1)(B) and 155(s)(1)(C) and the project sponsor
is not requesting any exceptions or variances requiring such treatments
elsewhere in this Code.

25

1	(f) In RTO and NCT districts, any request for accessory parking in excess			
2	of what is principally permitted in Table 151.1, but which does not exceed the			
3	maximum amount stated in Table 151.1, shall be reviewed on a case by case basis by			
4	the Planning Commission as a Conditional Use. In MUG, MUR, MUO, and SPD			
5	Districts, any project subject to Section 309.2329 and that requests residential			
6	accessory parking in excess of that which is principally permitted in Table 151.1, but			
7	which does not exceed the maximum amount stated in Table 151.1, shall be reviewed by			
8	the Planning Commission according to the procedures of Section 309.2329. Projects			
9	that are not subject to Section 309.2329 shall be reviewed under the procedures detailed			
10	in subsection (g), below. In granting such Conditional Use or exception per 309.2329			
11	for parking in excess of that principally permitted in Table 151.1, the Planning			
12	Commission shall make the following affirmative findings according to the uses to			
13	which the proposed parking is accessory:			
14	(1) Parking for all uses			
15	(A) Vehicle movement on or around the project does not unduly impact			
16	pedestrian spaces or movement, transit service, bicycle movement, or the overall			
17	traffic movement in the district;			
18	(B) Accommodating excess accessory parking does not degrade the			
19	overall urban design quality of the project proposal;			
20	(C) All above-grade parking is architecturally screened and, where			
21	appropriate, lined with active uses according to the standards of Section 145.1(c),			
22	and the project sponsor is not requesting any exceptions or variances requiring			
23	such treatments elsewhere in this Code; and			
24	(D) Excess accessory parking does not diminish the quality and viability of			
25	existing or planned streetscape enhancements.			

1 (2) Parking for Residential Uses

(A) For projects with 50 <u>dwelling</u> units or more, all residential accessory
parking in excess of 0.5 spaces per unit shall be stored and accessed by
mechanical stackers or lifts, valet, or other space-efficient means that reduces
space used for parking and maneuvering, <u>and</u> maximizes other uses, <u>and</u>
<u>discourages the use of vehicles for commuting for daily errands</u>.

7 (3) Parking for Non-Residential Uses

8 (A) Projects that provide more than 10 spaces for non-residential uses 9 must dedicate 5% of these spaces, rounded down to the nearest whole number, 10 to short-term, transient use by vehicles from certified car sharing organizations 11 per Section 166, vanpool, rideshare, taxis, or other co-operative auto programs. 12 These spaces shall not be used for long-term storage nor satisfy the requirement 13 of Section 166, but rather to park them during trips to commercial uses. These spaces may be used by shuttle or delivery vehicles used to satisfy subsection 14 15 (B).

(B) Retail uses larger than 20,000 square feet, including but not limited to
grocery, hardware, furniture, consumer electronics, greenhouse or nursery, and
appliance stores, which sell merchandise that is bulky or difficult to carry by hand
or by public transit, shall offer, at minimal or no charge to its customers, door-todoor delivery service and/or shuttle service. This is encouraged, but not required,
for retail uses less than 20,000 square feet.

22

(C) Parking shall be limited to short-term use only.

(D) Parking shall be available to the general public at times when such
 parking is not needed to serve the use or uses to which it is accessory.

25

1 (g) Small residential projects in MUG, MUR, MUO, and SPD Districts. Any project that

- 2 is not subject to the requirements of Section 309.2329 and that requests residential
- 3 accessory parking in excess of what is principally permitted in Table 151.1 shall be
- 4 reviewed by the Zoning Administrator subject to Section 307(h). The Zoning
- 5 <u>Administrator may grant parking in excess of what is principally permitted in Table</u>
- 6 <u>151.1, not to exceed the maximum amount stated in Table 151.1, only if the Zoning</u>
- 7 <u>Administrator determines that all of the following conditions are met:</u>
- 8 (A) all the conditions of subsection (f)(1) above have been met,
- 9 (B) parking is not accessed from any protected Transit or Pedestrian Street
- 10 *described in Section 155(r), and*
- 11 (C) where more than ten spaces are proposed at least half of them, rounded down
- 12 to the nearest whole number, are stored and accessed by mechanical stackers or lifts,
- 13 valet, or other space-efficient means that reduces space used for parking and
- 14 *maneuvering, and maximizes other uses.*

15 SEC. 152. SCHEDULE OF REQUIRED OFF-STREET FREIGHT

16 LOADING SPACES IN DISTRICTS OTHER THAN C-3, *EASTERN*

17 <u>NEIGHBORHOODS MIXED USE DISTRICTS</u>, OR SOUTH OF MARKET <u>MIXED</u>

18 <u>USE DISTRICTS</u>.

In districts other than C-3<u>, Eastern Neighborhoods Mixed Use Districts</u>, and the South of Market <u>Mixed Use</u> Districts, off-street freight loading spaces shall be provided in the minimum quantities specified in the following table, except as otherwise provided in Section 152.2 and Section 161 of this Code. The measurement of gross floor area shall be as defined in this Code, except that nonaccessory parking spaces and driveways and maneuvering areas incidental thereto shall not be counted.

Table 152				
OFF-STREET FREIGHT LOADING SPACES REQUIRED (OUTSIDE C-3,				
<u>EASTERN NEIGHBORHOODS MIXED USE DISTRICTS,</u> AND SOUTH OF MARKET <u>MIXED USE</u> DISTRICTS)				
	Gross Floor	Number of Off-		
Use or Activity	Area of	Street		
	Structure or	Freight Loading		
	Use (sq. ft.)	Spaces Required		
	010,000	0		
	10,001	1		
Retail stores, wholesaling, manufacturing,	60,000			
ve/work units in newly constructed structures,	60,001	2		
and all other uses primarily engaged in the	100,000			
nandling of goods.		3 plus 1 for each		
	over 100,000	additional 80,000		
	,	sq. ft.		
	0100,000	0		
	100,001			
	1			
Offices, hotels, apartments, live/work units not				
included above, and all other uses not included	200,001			
above	500,000			
		3 plus 1 for each		
	over 500,000	additional 400,00		
		sq. ft.		

SEC. 152.1. REQUIRED OFF-STREET FREIGHT LOADING AND

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SERVICE VEHICLE SPACES IN C-3, <u>EASTERN NEIGHBORHOODS MIXED</u> <u>USE DISTRICTS</u>, AND SOUTH OF MARKET <u>MIXED USE</u> DISTRICTS.

3

In C-3, Eastern Neighborhoods Mixed Use Districts, and South of Market
<u>Mixed Use</u> Districts, off-street freight loading spaces shall be provided in the
minimum quantities specified in the following Table 152.1, except as otherwise
provided in Sections 153(a)(6), and 161, and as stated below in this Section-of this
Code. The measurement of gross floor area shall be as defined in this Code,
except that non-accessory parking spaces and driveways and maneuvering
areas incidental thereto shall not be counted.

11 For projects in the Eastern Neighborhoods Mixed Use Districts that are subject to 12 Section 309.2329, the Planning Commission may waive these requirements per the 13 procedures of Section 309.2329 if it finds that the design of the project, particularly 14 ground floor frontages, would be improved and that such loading could be sufficiently 15 accommodated on adjacent streets and alleys. For projects in the Eastern Neighborhoods 16 Mixed Use Districts that are not subject to Section 309.2329, the Zoning Administrator 17 may administratively waive these requirements pursuant to Section 307(h) and the 18 criteria identified above which apply to projects subject to Section 309.2329. Table 152.1 19 20 21 **OFF-STREET FREIGHT LOADING SPACES REQUIRED (IN C-3, EASTERN** 22 **NEIGHBORHOODS MIXED USE DISTRICTS, AND SOUTH OF MARKET** 23 **<u>MIXED USE</u> DISTRICTS)** 24 25

1 2 3 4 5 6 7 8	Use or Activity	Gross Floor Area of Structure or Use (sq. ft.)	Number of Off-Street Freight Loading Spaces Required 0.1 space per 10,000 sq. ft. of gross floor area (to closest whole number per Section 153)
9		0 10 000	
10 11 12	Retail stores, restaurants, bars, nighttime entertainment and drugstores	010,000 10,001 30,000	0
13		30,001 50,000	2
14 15 16 17		over 50,000	1 space per 25,000 sq. ft. of gross floor area (to closest whole number per Section 153)
18		010,000	0
20	primarily engaged in handling goods, and live/work units within existing buildings, within	10,001 50,000	1
21 22		over 50,000	0.21 spaces per 10,000 sq. ft. of gross floor area (to closest whole number per Section 153)

1		0100,000	0
2		100,001	1
3		200,000	
4	Hotels, apartments, live/work units not included	200,001	2
5	above, and all other uses not included above	500,000	
6		over	3 plus 1 space for each
7		500.000	additional 400,000 sq.
, 8			ft.

SEC. 153. RULES FOR CALCULATION OF REQUIRED SPACES.

(a) In the calculation of off-street parking and freight loading spaces
 required under Sections 151, 152 and 152.1, the following rules shall apply:

(1) In the case of mixed uses in the same structure, on the same lot or in
 the same development, or more than one type of activity involved in the same
 use, the total requirements for off-street parking and loading spaces shall be the
 sum of the requirements for the various uses or activities computed separately,
 including fractional values.

17 (2) Where an initial quantity of floor area, rooms, seats or other form of 18 measurement is exempted from off-street parking or loading requirements, such 19 exemption shall apply only once to the aggregate of that form of measurement. If 20 the initial exempted quantity is exceeded, for either a structure or a lot or a 21 development, the requirement shall apply to the entire such structure, lot or 22 development, unless the contrary is specifically stated in this Code. In combining 23 the requirements for use categories in mixed use buildings, all exemptions for 24 initial quantities of square footage for the uses in question shall be disregarded, 25

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excepting the exemption for the initial quantity which is the least among all the
 uses in question.

3 (3) Where a structure or use is divided by a zoning district boundary line,
4 the requirements as to quantity of off-street parking and loading spaces shall be
5 calculated in proportion to the amount of such structure or use located in each
6 zoning district.

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

10 (5) When the calculation of the required number of off-street parking or 11 freight loading spaces results in a fractional number, a fraction of 1/2 or more 12 shall be adjusted to the next higher whole number of spaces, and a fraction of 13 less than 1/2 may be disregarded.

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

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

(c) For all uses and all districts covered by Section 151.1, the rules of
 calculation established by subsection (a) shall apply to the determination of
 maximum permitted spaces al allowed by Section 151.1.

25

1SEC. 154. DIMENSIONS FOR OFF-STREET PARKING, FREIGHT2LOADING AND SERVICE VEHICLE SPACES.

(a) Parking Spaces. Required parking spaces may be either
independently accessible or space-efficient as described in 154(a)(4) and
154(a)(5), except as required elsewhere in the Building Code for spaces
specifically designed for persons with physical disabilities. Space-efficient
parking is encouraged.

8 (1) Each independently accessible off-street parking space shall have a 9 minimum area of 144 square feet for a standard space and 112.5 feet for a 10 compact space, except for the types of parking authorized by (a)(4) below and 11 spaces specifically designated for person with physical disabilities, the 12 requirements for which are set forth in the Building Code. Every required space 13 shall be of usable shape. The area of any such space shall be exclusive of 14 driveways, aisles and maneuvering areas. The parking space requirements for 15 the Bernal Heights Special Use District are set forth in Section 242.

16 (2) Any ratio of standard spaces to compact spaces may be permitted, so
17 long as compact spaces are specifically marked and identified as a compact
18 space. Special provisions relating to the Bernal Heights Special Use District are
19 set forth in Section 242.

(3) Off-street parking spaces in DTR, <u>and</u> C-3, <u>RTO, NCT, Eastern</u>
 <u>Neighborhoods Mixed Use, PDR-1-D, and PDR-1-G</u> Districts shall have no minimum
 area or dimension requirements, except as required elsewhere in the Building
 Code for spaces specifically designated for persons with physical disabilities. <u>For</u>
 <u>all uses in all Districts for which there is no minimum off-street parking requirement, per</u>

25 Section 151.1, refer to 151.1(c) for rules regarding calculation of parking spaces.

1 (4) Parking spaces in mechanical parking structures that allow a vehicle to 2 be accessed without having to move another vehicle under its own power shall 3 be deemed to be independently accessible. Parking spaces that are accessed by 4 a valet attendant and are subject to such conditions as may be imposed by the Zoning Administrator to insure the availability of attendant service at the time the 5 6 vehicle may reasonably be needed or desired by the user for whom the space is 7 required, shall be deemed to be independently accessible. Any conditions imposed by the Zoning Administrator pursuant to this Section shall be recorded 8 9 as a Notice of Special Restrictions.

10 (5) Space-efficient parking is parking in which vehicles are stored and 11 accessed by valet, mechanical stackers or lifters, certain tandem spaces, or 12 other space-efficient means. Tandem spaces shall only count towards satisfying 13 the parking requirement if no more than one car needs to be moved to access 14 the desired parking space. Space-efficient parking is encouraged, and may be 15 used to satisfy minimum-parking requirements so long as the project sponsor can demonstrate that all required parking can be accommodated by the means 16 17 chosen.

(6) Ground floor ingress and egress to any off-street parking spaces
provided for a structure or use, and all spaces to be designated as preferential
carpool or van pool parking, and their associated driveways, aisles and
maneuvering areas, shall maintain a minimum vertical clearance of seven feet.

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

1 (1) Minimum dimensions specified herein shall be exclusive of platform, 2 driveways and maneuvering areas except that minimum vertical clearance must 3 be maintained to accommodate variable truck height due to driveway grade.

4 (2) The first such space required for any structure or use shall have a minimum width of 10 feet, a minimum length of 25 feet, and a minimum vertical 5 6 clearance, including entry and exit, of 12 feet.

7 (3) Each substituted service vehicle space provided under Section 8 153(a)(6) of this Code shall have a minimum width of eight feet, a minimum 9 length of 20 feet, and a minimum vertical clearance of seven feet.

10

SEC. 155. GENERAL STANDARDS AS TO LOCATION AND

ARRANGEMENT OF OFF-STREET PARKING, FREIGHT LOADING AND 11

SERVICE VEHICLE FACILITIES. 12

13 Required off-street parking and freight loading facilities shall meet the following 14 standards as to location and arrangement. In addition, facilities which are not 15 required but are actually provided shall meet the following standards unless such 16 standards are stated to be applicable solely to required facilities. In application of 17 the standards of this Code for off-street parking and loading, reference may be made to provisions of other portions of the Municipal Code concerning off-street 18 19 parking and loading facilities, and to standards of the Bureau of Engineering of 20 the Department of Public Works. Final authority for the application of such 21 standards under this Code, and for adoption of regulations and interpretations in furtherance of the stated provisions of this Code shall, however, rest with the 22 23 Department of City Planning Department.

24

25

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

4 (b) Every required off-street parking or loading space shall be located in5 its entirety within the lot lines of private property.

6 (c) Every off-street parking or loading space shall have adequate means
7 of ingress from and egress to a street or alley. Access to off-street loading
8 spaces shall be from alleys in preference to streets.

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

(1) For residential uses, independently accessible off-street parking
spaces shall include spaces accessed by automated garages, or car elevators,
lifts or other space-efficient parking as defined in Section 154(a)(4) and Section
154(a)(5) provided that no more than one car needs to be moved under its own
power to access any one space.

17 (d) All off-street freight loading and service vehicle spaces in the C-3-O, C-3-R, C-3-G, DTR, MUO, MUG, MUR, and South of Market Mixed Use Districts 18 19 shall be completely enclosed and access from a public street or alley shall be 20 provided by means of a private service driveway, which is totally contained within 21 the structure. Such a private service driveway shall include adequate space to maneuver trucks and service vehicles into and out of all provided spaces, and 22 23 shall be designed so as to facilitate access to the subject property while 24 minimizing interference with street and sidewalk circulation. Any such private 25 service driveway shall be of adequate width to accommodate drive-in movement

1 from the adjacent curb or inside traffic lane but shall in no case exceed 30 feet. 2 Notwithstanding the foregoing, if an adjacent street or alley is determined by the 3 Zoning Administrator to be primarily used for building service, up to four off-street 4 freight or loading spaces may be allowed to be individually accessible directly from such 5 a street or alley, pursuant to the provisions of Section 309 in a C-3-O, C-3-R or C-6 3-G District, or the provisions of Section 307(g) in a South of Market Mixed Use 7 District, the provisions of Section 309.1 in a DTR District, the provisions of Section 8 309.2329 for projects subject to Section 309.2329 in a MUO, MUG, or MUR District, 9 or by administrative decision of the Zoning Administrator for projects that do are not 10 subject to Section 309.2329 in a MUO, MUG, or MUR District, up to four spaces may 11 be allowed to be individually accessible directly from such a street or alley.

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

17 (f) In a C-3, Eastern Neighborhood Mixed Use District or South of Market Mixed Use District, whenever off-street freight loading spaces are provided, freight 18 19 elevators immediately accessible from the loading dock shall be provided to all 20 floors which contain uses that are included in the calculation of required number of freight loading spaces. If freight loading facilities are subterranean, the location 21 and operation of freight elevators shall be designed, where feasible, to 22 23 discourage use of freight elevators for deliveries from the ground floor. 24 Directories of building tenants shall be provided at all freight elevators. A raised 25 loading dock or receiving area shall be provided with sufficient dimensions to

provide for short-term storage of goods. All required freight loading and service vehicle spaces shall be made available only to those vehicles at all times, and provision shall be made to minimize interference between freight loading and service operations, and garbage dumpster operations and storage.

5 (g) In order to discourage long-term commuter parking, any off-street parking spaces provided for a structure or use other than residential or hotel in a 6 7 C-3 District, whether classified as an accessory or conditional use, which are otherwise available for use for long-term parking by downtown workers shall 8 9 maintain a rate or fee structure for their use such that the rate charge for four 10 hours of parking duration is no more than four times the rate charge for the first hour, and the rate charge for eight or more hours of parking duration is no less 11 12 than 10 times the rate charge for the first hour. Additionally, no discounted parking rate shall be permitted for weekly, monthly or similar time-specific 13 14 periods.

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

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

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

(k) Off-street parking and loading facilities shall be arranged, designed
and operated so as to prevent encroachments upon sidewalk areas, bicycle

lanes, transit-only lanes and adjacent properties, in the maneuvering, standing,
queuing and storage of vehicles, by means of the layout and operation of
facilities and by use of bumper or wheel guards or such other devices as are
necessary.

5 (I) Driveways crossing sidewalks shall be no wider than necessary for 6 ingress and egress, and shall be arranged, to the extent practical, so as to 7 minimize the width and frequency of curb cuts, to maximize the number and size 8 of on-street parking spaces available to the public, and to minimize conflicts with 9 pedestrian and transit movements.

10 (m) Every off-street parking or loading facility shall be suitably graded,11 surfaced, drained and maintained.

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

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

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

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

25

(r) Protected Pedestrian- and Transit-Oriented Street Frontages. In order
to preserve the pedestrian character of certain downtown and neighborhood
commercial districts and to minimize delays to transit service, garage entries,
driveways or other vehicular access to off-street parking or loading (except for
the creation of new publicly-accessible streets and alleys) shall be regulated on
development lots as follows on the following street frontages:

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

9 (2) Not permitted: The entire portion of Market Street in the C-3, NCT-3 10 and Upper Market NCT Districts, Hayes Street from Franklin Street to Laguna Street, Church Street in the NCT-3 and Upper Market NCT Districts, Van Ness 11 Avenue from Hayes Street to Mission Street, Mission Street from 10th Street to 12 13 Division Street, Octavia Street from Hayes Street to Fell Street, not permitted. Embarcadero in the DTR Districts, 22^{nd} Street between 3^{rd} Street and Minnesota Streets 14 within the NCT-2 District, Valencia Street between 15th and 23rd Streets in the Valencia 15 Street NCT District, Mission Street for the entirety of the Mission Street NCT District, 16 17 24th Street for the entirety of the 24th Street-Mission NCT, 16th Street between Guerrero and Capp Streets within the Valencia Street NCT and Mission Street NCT Districts, 16th 18 <u>St between Kansas and Mississippi Streets in the UMU and PDR-1-D Districts.</u> 6th Street 19

20 for its entirety within the SoMa NCT District, 3rd Street, in the UMU districts for 100 feet

21 <u>north and south of Mariposa and 100 feet north and south of 20th Streets, and 4th Street</u>

22 *between Bryant and Townsend in the SLI and MUO District.*

23 (3) <u>Not permitted except with a Conditional Use authorization:</u> The entire
24 portion of California Street, The Embarcadero, Folsom Street, Geary Street,
25 Mission Street, Powell Street and Stockton Street in the C-3 Districts, and Grant

Avenue from Market Street to Bush Street and Montgomery Street from Market
 Street to Columbus Avenue, Haight Street from Market Street to Webster Street,
 Church Street and 16th Street in the RTO District, and Duboce Street from Noe
 Street to Market Street, Octavia Street from Fell Street to Market Street,
 permitted except with a conditional use permit.

(4) In C-3, NCT and RTO Districts, no curb cuts accessing off-street 6 7 parking or loading shall be created or utilized on street frontages identified along any Transit Preferential, Citywide Pedestrian Network or Neighborhood 8 9 Commercial Streets as designated in the Transportation Element of the General 10 Plan or official city bicycle routes or bicycle lanes, where an alternative frontage is available. For bicycle lanes, the prohibition on curb cuts applies to the side or 11 12 sides of the street where bicycle lanes are located; for one-way bicycle routes or 13 lanes, the prohibition on curb cuts shall apply to the right side of the street only, unless the officially adopted alignment is along the left side of the street. Where 14 15 an alternative frontage is not available, parking or loading access along any 16 Transit Preferential, Citywide Pedestrian Network or Neighborhood Commercial Streets as designated in the Transportation Element of the General Plan or 17 official city bicycle lane or bicycle route, may be allowed on streets not listed in 18 19 subsection (2) above as an exception in the manner provided in Section 309 for 20 C-3 Districts and in Section 303 for NCT and RTO districts in cases where it can 21 be clearly demonstrated that the final design of the parking access minimizes negative impacts to transit movement and to the safety of pedestrians and 22 23 bicyclists to the fullest extent feasible.

(5) A "development lot" shall mean any lot containing a proposal for new
construction, building alterations which would increase the gross square footage

of a structure by 20 percent or more, or change of use of more than 50 percent of
the gross floor area of a structure containing parking. Pre-existing access to offstreet parking and loading on development lots that violates the restrictions of
this Section 155(r) may not be maintained.

5 (s) Off-Street Parking and Loading in C-3 Districts. In C-3 Districts, 6 restrictions on the design and location of off-street parking and loading and 7 access to off-street parking and loading are necessary to reduce their negative 8 impacts on neighborhood quality and the pedestrian environment.

9 (1) Ground floor or below-grade parking and street frontages with active10 uses.

(A) All off-street parking in C-3 Districts (both as accessory and principal uses) shall be built no higher than the ground-level (up to a maximum ceiling height of 20 feet from grade) unless an exception to this requirement is granted in accordance with Section 309 and subsection 155(s)(2) or a conditional use is authorized in accordance with Section 303 and subsections 155(s)(2) or 155(s)(3) below.

(B) Parking at the ground-level to the full height of the ground-level
parking shall be lined with active uses, as defined by Section 14<u>1</u>5.4(e), to a
depth of at least 25 feet along all street frontages, except for space allowed for
parking and loading access, building egress, and access to mechanical systems.
So as not to preclude conversion of parking space to other uses in the future,
parking at the ground-level shall not be sloped and shall have a minimum clear
ceiling height of nine feet.

(i) Where a non-accessory off-street parking garage permitted under
 Section 223(m)--(p) is located in the Mid-Market area described below in

subsection 155(s)(3)(B) and fronts more than one street of less than 45 feet in width, a conditional use may be granted in accordance with Section 303 that allows an exception to this requirement for one of the street frontages. The above provision authorizing such conditional use shall sunset eight years from the effective date of the ordinance enacting this subsection 155(s)(1)(A)(i).

(C) Parking allowed above the ground-level in accordance with an 6 7 exception under Section 309 or a conditional use in accordance with Section 303 8 as authorized by subsections 155(s)(2) or 155(s)(3) shall be entirely screened 9 from public rights-of-way in a manner that accentuates ground floor retail and 10 other uses, minimizes louvers and other mechanical features and is in keeping with the overall massing and architectural vocabulary of the building's lower 11 12 floors. So as not to preclude conversion of parking space to other uses in the 13 future, parking allowed above the ground-level shall not be sloped and shall have 14 a minimum clear ceiling height of nine feet.

(2) Residential accessory parking. For residential accessory off-street
parking in C-3 Districts, two additional floors of above-grade parking beyond the
at-grade parking allowed by Section 155(s)(1), to a maximum ceiling height of 35
feet from grade, may be permitted subject to the provisions of subsections
155(s)(2)(A) or 155(s)(2)(B) below:

(A) In a manner provided in Section 309 of this Code provided it can be
clearly demonstrated that transportation easements or contaminated soil
conditions make it practically infeasible to build parking below-ground. The
determination of practical infeasibility shall be made based on an independent,
third-party geotechnical assessment conducted by a licensed professional and
funded by the project sponsor. The Planning Director shall make a determination

as to the objectivity of the study prior to the Planning Commission's consideration
 of the exception application under Section 309.

(B) As a conditional use in accordance with the criteria set forth in
Section 303 of this Code, provided it can be clearly demonstrated that
constructing the parking above-grade instead of underground would allow the
proposed housing to meet affordability levels for which actual production has not
met ABAG production targets as identified in the Housing Element of the General
Plan.

9 (3) Non-accessory off-street parking garages. For non-accessory off-10 street parking garages in C-3 Districts permitted under Section 223(m)--(p), two 11 additional floors of above-grade parking beyond the at-grade parking allowed by 12 Section 155(s)(1), to a maximum ceiling height of 35 feet from grade, may be 13 permitted subject to the provisions of subsections 155(s)(3)(A) or 155(s)(3)(B) 14 below:

15 (A) As a conditional use in accordance with the criteria set forth in 16 Section 303, provided it can be clearly demonstrated that transportation 17 easements or contaminated soil conditions make it practically infeasible to build parking below-ground. The determination of practical infeasibility shall be made 18 19 based on an independent, third-party geotechnical assessment conducted by a 20 licensed professional and funded by the project sponsor. The Planning Director 21 shall make a determination as to the objectivity of the study prior to the Planning Commission's consideration of the conditional use permit application. 22

(B) As a conditional use in accordance with the criteria set forth in
 Section 303, provided the site contains an existing non-accessory off-street
 surface parking lot with valid permits for such parking as of the effective date of

the ordinance enacting this subsection and the site is located in the following 1 2 Mid-Market area: Assessor's Block 0341, Lots 4 through 9 and 13; Block 0342, Lots 1, 2, 4, 7, 11, 12 and 13; Block 0350, Lots 1 through 4; Block 0355, Lots 3 3 4 through 12 and 15; Block 3507, Lot 39; Block 3508, Lots 1, 13, 18, 19, 22, 24 5 through 27, 39 and 40; Block 3509, Lots 18, 19, 36, 37 and 40 through 43; Block 3510, Lot 1; Block 3701, Lots 5, 8, 10, 11, 12, 20 through 24, 53, 59, 60, 63 and 6 7 64; Block 3702, Lots 1, 2, 37, 38, 39, 44, 44A, 45, 46, 47, 48, 48A, 51, 52, 53, 54, 56; Block 3703, Lots 1, 2, 3, 7, 10, 11, 12, 25, 26, 33, 40, 41, 50, 53, 56 through 8 9 68, 70, 74, 75, 76, 78 through 81, 84, 85 and 86; Block 3704, Lots 1, 3, 6, 9 10 through 13, 15, 17 through 22, 24, 35, 38, 39, 42, 43, 45, 62 and 67 through 79, Block 3725, Lot 78, 82, 86 through 91 and 93; Block 3727, Lot 1, 91, 94, 96, 97, 11 12 109, 117, 118, 120, 134, 168 and 173; Block 3728, Lot 1, 72, 75, 76, 81, 82, 83, 89, 103 and 105; and Block 0351, Lots 1, 22, 32, 33, 37, 39, 41, 43, 46, 47, 49, 13 50 and 51 This subsection 155(s)(3)(B) shall sunset eight years from the 14 15 effective date of the ordinance enacting this subsection.

(4) Parking lots permitted in C-3 Districts as temporary uses according to
Section 156(h) and expansions of existing above-grade publicly accessible
parking facilities are not subject to the requirements of subsections 155(s)(1)-(3).

20

(5) Parking and Loading Access.

(A) Width of openings. Any single development is limited to a total of two
facade openings of no more than 11 feet wide each or one opening of no more
than 22 feet wide for access to off-street parking and one facade opening of no
more than 15 feet wide for access to off-street loading. Shared openings for

parking and loading are encouraged. The maximum permitted width of a shared
 parking and loading garage opening is 27 feet.

2

(B) Porte cocheres to accommodate passenger loading and unloading
are not permitted except as part of a hotel, inn or hostel use. For the purpose of
this Section, a "porte cochere" is defined as an off-street driveway, either
covered or uncovered, for the purpose of passenger loading or unloading,
situated between the ground floor facade of the building and the sidewalk.

8 <u>SEC. 157.1. CONDITIONAL USE APPLICATIONS FOR NON-ACCESSORY</u> 9 <u>PARKING GARAGES IN EASTERN NEIGHBORHOODS MIXED USE DISTRICTS</u>

10 <u>AND DTR DISTRICTS.</u>

- 11 (a) In considering a Conditional Use application for a non-accessory parking
- 12 garage in Eastern Neighborhoods Mixed Use Districts and DTR Districts, the Planning
- 13 *Commission shall affirmatively find that such facility meets all the criteria and standards*
- 14 *of this Section, as well as any other requirement of this Code as applicable.*
- 15 (b) A non-accessory garage permitted with Conditional Use may not be permitted
- 16 <u>under any condition to provide additional accessory parking for specific residential or</u>
- 17 *non-residential uses if the number of spaces in the garage, in addition to the accessory*
- 18 parking permitted in the subject project or building, would exceed those amounts Not
- 19 <u>Permitted by Section 151.1.</u>
- 20 (c) Criteria.
- 21 (1) Such facility shall meet all the design requirements for setbacks from facades
- 22 *and wrapping with active uses at all levels per the requirements of Section 145.1; and*
- 23 (2) Such parking shall not be accessed from any protected Transit or Pedestrian
- 24 <u>Street described in Section 155(r); and</u>

25

1	(3) Such parking garage shall be located in a building where the ratio of gross
2	square footage of parking uses to other uses that are permitted or Conditionally
3	permitted in that district is not more than 1 to 1; and
4	(4) Such parking shall be available for use by the general public on equal terms
5	and shall not be deeded or made available exclusively to tenants, residents, owners or
6	users of any particular use or building except in cases that such parking meets the
7	criteria of subsection (d) or (e) below; and
8	(5) Such facility shall provide spaces for car sharing vehicles per the
9	requirements of Section 166 and bicycle parking per the requirements of Section 155.2;
10	and
11	(6) Such facility, to the extent open to the public per subsection (4) above, shall
12	meet the pricing requirements of Section 155(g) and shall generally limit the proposed
13	parking to short-term occupancy rather than long-term occupancy; and
14	(7) Vehicle movement on or around the facility does not unduly impact pedestrian
15	spaces or movement, transit service, bicycle movement, or the overall traffic movement in
16	the district; and
17	(8) Such facility and its access does not diminish the quality and viability of
18	existing or planned streetscape enhancements.
19	(d) Parking of Fleet Vehicles. Parking of fleet of commercial or governmental
20	vehicles intended for work-related use by employees and not used for parking of
21	employees' personal vehicles may be permitted with Conditional Use provided that the
22	Commission affirmatively finds all of the above criteria except criteria (4) and (6).
23	(e) Pooled Residential Parking. Non-accessory parking facilities limited to use by
24	residents, tenants or visitors of specific off-site development(s) may be permitted with
25	Conditional Use provided that the Commission affirmatively finds all of the above

criteria under (c) except criteria (4) and (6), and provided that the proposed parking on 1

- 2 the subject lot would not exceed the maximum amounts permitted by Section 151.1 with
- 3 Conditional Use or 309 exception as accessory for the uses in the off-site residential
- 4 development. For the purpose of this subsection, an "off-site development" is a

5 development which is existing or has been approved by the Planning Commission or

6 Planning Department in the previous 12 months, is located on a lot other than the subject

7 lot, and does not include any off-street parking.

8

SEC. 161. EXEMPTIONS FROM OFF-STREET PARKING, FREIGHT

9

LOADING AND SERVICE VEHICLE REQUIREMENTS.

10 The following exemptions shall apply to the requirements for off-street parking and loading spaces set forth in Sections 151 through 155 of this Code. 11 12 These provisions, as exemptions, shall be narrowly construed.

(a) No off-street parking shall be required for a one-family or two-family 13 14 dwelling where the lot on which such dwelling is located is entirely inaccessible 15 by automobile because of topographic conditions.

16 (b) No off-street loading shall be required where access to the lot cannot be provided other than by means of a driveway across a sidewalk 25 feet or 17 more in width from the curb to the front lot line which would cause serious 18 19 disruption to pedestrian traffic.

20 (c) In recognition of the compact and congested nature of the downtown 21 area and portions of Chinatown, the accessibility of this area by public transit, and programs for provision of public parking facilities on an organized basis at 22 23 specific locations, no off-street parking shall be required for any use, in any C-3 24 Districts, or for any use other than dwellings units where a requirement is 25

specified, in Chinatown Visitor Retail, or Chinatown Residential Neighborhood
 Commercial Districts.

3 (d) In recognition of the small scale of development, the desirability of 4 retention and conversion of many existing buildings of established character, the 5 need to relieve congestion, and the provision of public parking facilities on an organized basis at specific locations, no off-street parking shall be required for 6 7 any use other than dwellings in the Washington Broadway Special Use District Numbers 1 and 2 as described in Section 239 of this Code and in the Chinatown 8 9 Community Business District, where the size of the lot does not exceed 20,000 10 square feet.

(e) In recognition of the close neighborhood orientation of the uses
provided for in Residential-Commercial Combined Districts of high density, no
off-street parking shall be required for any principal use in an RC-4 District for
which the form of measurement is occupied floor area, where the occupied floor
area of such use does not exceed 10,000 square feet.

16 (f) In recognition of the policies set forth in the Northeastern Waterfront 17 Plan, a part of the General Plan, the unique nature of the area and the difficulty of providing vehicular access thereto, the Planning Department or Planning 18 19 Commission in specific cases may determine an appropriate reduction in off-20 street parking requirements in Waterfront Special Use District Numbers 1 and 3 21 as described in Sections 240.1 and 240.3 of this Code, in authorizing any principal or conditional use, respectively, under those sections. In considering 22 23 any such reduction, the Planning Department for principal uses, and the Planning 24 Commission for conditional uses, shall consider the following criteria:

25

(1) The anticipated parking demand to be generated by the particular use
 contemplated;

3 (2) Accessibility to the proposed site from freeway ramps or from major
4 thoroughfares;

5

(3) Minimization of conflict of vehicular and pedestrian movements;

6 (4) The service patterns of forms of transportation other than the 7 automobile;

8

(5) The pattern of land uses and the availability of parking in the vicinity;

9 (6) The policies set forth in the Northeastern Waterfront Plan, including
10 policies concerning the relative emphasis that should be given to pedestrian and
11 vehicular movement; and

12 (7) Such other criteria as may be deemed appropriate in the13 circumstances of the particular case.

14 In instances in which all public agencies involved have certified by (q) 15 resolution that the requirements of this Code (i) will be satisfied in whole or in part by public off-street parking facilities constructed or authorized to be 16 17 constructed for a special assessment district or upon any other basis, or (ii) in C-3 and NC Districts will be satisfied by a requirement of a cash contribution in an 18 19 amount deemed sufficient to provide for the future construction of the required 20 number of parking stalls, off-street parking required for individual buildings and 21 uses may be correspondingly reduced if the total off-street parking supply in the area will nevertheless meet the requirements of this Code for all buildings and 22 23 uses in the area.

(h) The off-street parking requirements for dwelling units in the North of
Market Residential Special Use District, as described in Section 249.5 of this

Code, may be reduced by the Planning Commission pursuant to the procedures for conditional use authorization set forth in Section 303 of this Code. In acting upon any application for a reduction of requirements, the Planning Commission shall consider the criteria set forth below in lieu of the criteria set forth in Section 303(c), and may grant the reduction if it finds that:

6 (1) The reduction in the parking requirement is justified by the reasonably7 anticipated auto usage by residents of and visitors to the project; and

8 (2) The reduction in the parking requirement will not be detrimental to the
9 health, safety, convenience, or general welfare of persons residing or working in
10 the vicinity.

(i) In recognition of the fact that site constraints in C-3 Districts may make
provision of required freight loading and service vehicle spaces impractical or
undesirable, a reduction in or waiver of the provision of freight loading and
service vehicle spaces for uses in C-3 Districts may be permitted, in accordance
with the provisions of Section 309 of this Code. In considering any such reduction
or waiver, the following criteria shall be considered:

17 (1) Provision of freight loading and service vehicle spaces cannot be
18 accomplished underground because site constraints will not permit ramps,
19 elevators, turntables and maneuvering areas with reasonable safety;

(2) Provision of the required number of freight loading and service
vehicle spaces on-site would result in the use of an unreasonable percentage of
ground-floor area, and thereby preclude more desirable use of the ground floor
for retail, pedestrian circulation or open space uses;

- 24
- 25

(3) A jointly used underground facility with access to a number of 1 2 separate buildings and meeting the collective needs for freight loading and 3 service vehicles for all uses in the buildings involved, cannot be provided; and

4

(4) Spaces for delivery functions can be provided at the adjacent curb 5 without adverse effect on pedestrian circulation, transit operations or general 6 traffic circulation, and off-street space permanently reserved for service vehicles 7 is provided either on-site or in the immediate vicinity of the building.

8 (i) The off-street parking requirements for dwelling units in NC Districts, 9 as described in Article 7 of this Code, may be reduced by the Planning 10 Commission pursuant to the procedures for conditional use authorization set forth in Section 303 of this Code. In acting upon any application for a reduction of 11 12 requirements, the Planning Commission shall consider the criteria set forth below 13 in lieu of the criteria set forth in Section 303(c), and may grant the reduction if it finds that: 14

15 (1) The reduction in the parking requirement is justified by the reasonably 16 anticipated auto usage by residents of and visitors to the project;

17 (2) The reduction in the parking requirement will not be detrimental to the health, safety, convenience, or general welfare of persons residing or working in 18 the vicinity; 19

20 (3) The project is consistent with the existing character and pattern of 21 development in the area; and

22 (4) The project is consistent with the description and intent of the 23 neighborhood commercial district in which it is located.

(k) For arts activities in the RED, RSD, SPD, SLR, SLI or SSO Districts 24 25 which will operate primarily during evenings and weekends, the Zoning

1 Administrator may reduce or waive the off-street parking requirement when he or 2 she determines pursuant to Section 307(g) that within an 800 foot walking 3 distance from the site the anticipated demand from the proposed project, in 4 combination with the existing nighttime and/or weekend demand for parking 5 within the same geographic area at the time of the permit application, would not 6 exceed 90 percent of the on-street or off-street parking spaces available to the 7 public within the subject area. The applicant shall provide to the Zoning Administrator an acceptable parking survey and study which shows evidence of 8 9 existing parking resources and demand and anticipated demand generated by 10 the proposed project and nearby land uses. The Zoning Administrator may impose conditions on reduction or waiver of the requirement, including, but not 11 12 limited to, advertising of nearby transit and parking facilities, requiring valet parking services and/or leasing parking spaces on nearby lots during 13 14 performance or exhibition activities.

15 (I) Beginning on the effective date of Ordinance No. 412-88 (effective 16 October 10, 1988), within any South of Market Mixed Use District, the Zoning 17 Administrator, upon application pursuant to Section 307(g), may waive or reduce the required off-street parking for any nonresidential use where he or she 18 19 determines that: (1) sufficient spaces to replace the waived or modified 20 requirement will be provided within a parking facility open to the public sponsored 21 by the San Francisco Parking Authority or the City and County of San Francisco; (2) it is anticipated that the replacement spaces will be available not more 22 23 than 10 years after the parking would otherwise first be required to be available;

(3) the facility in question is within a walking distance, as defined in Section159(d), of one-half mile; and (4) the applicant agrees to pay a one-time fee of

1 \$15,000.00 (this amount shall be adjusted annually effective April 1st of each 2 calendar year by the percentage of change in the Building Cost Index used by 3 the San Francisco Department of Building Inspection) for each space as to which 4 the requirement is waived or modified, which fee shall be deposited to the Off-5 Street Parking Fund for the purpose of acquiring property or rights to property, 6 through lease, purchase, or other means, and design, improvement and 7 maintenance of property, for the general purpose of providing publicly accessible parking within the South of Market Mixed Use Base District, as defined in City 8 9 Planning Code Section 820 and identified on Sectional Map 3SU of the Zoning 10 Map of the City and County of San Francisco, which parking is reasonably expected to be used by persons who live, work, shop, do business or visit in the 11 12 South of Market *Mixed Use Base* District. Said fee, and any interest accrued by 13 such fee, shall be used for the purposes stated herein unless it is demonstrated 14 that it is no longer needed. This payment shall be paid in full to the City prior to 15 the issuance of any temporary or other certificate of occupancy for the subject 16 property.

17 (m) Within the South of Market *Mixed Use Base* District, the required offstreet parking for any nonresidential principal or conditional use in structures 18 designated as landmarks, as contributory buildings within a historic district 19 20 identified in the approved South of Market Plan or as significant or contributory 21 buildings pursuant to Article 11 of this Code, may be modified or waived by the Zoning Administrator pursuant to Section 307(g) of this Code when the Landmark 22 23 Preservation Advisory Board advises that the provision of parking would 24 adversely affect the landmark, significant or contributory character of the 25

structure or that modification or waiver would enhance the economic feasibility of
 preservation of the landmark or structure.

(n) With respect to dwelling units in the China-town Mixed Use Districts,
the parking requirement may be reduced to not less than one space for each four
dwelling units, if the Zoning Administrator determines pursuant to Section 307(g)
that the reduced parking requirement is sufficient to serve the reasonably
anticipated auto ownership by residents of and auto usage by visitors to the
project.

9 (o) Within the South of Market <u>Mixed Use</u> <u>Base</u> District, upon approval by 10 the Zoning Administrator pursuant to Section 307(g), the required off-street 11 parking for bars, restaurants, arts, nighttime entertainment, pool halls, and 12 neighborhood-serving retail or personal service activities may be modified, 13 reduced or waived through participation in a Parking Management Program 14 approved by the Zoning Administrator which may include, but need not be limited 15 to, participation in a coordinated off-site satellite parking facilities program, 16 shuttle service, specified signage and designated advertising procedures.

17

SEC. 163. TRANSPORTATION MANAGEMENT PROGRAMS AND

18 TRANSPORTATION BROKERAGE SERVICES IN C-3, EASTERN

19 <u>NEIGHBORHOODS MIXED USE, AND SOUTH OF MARKET MIXED USE</u>

20 DISTRICTS.

(a) Purpose. This Section is intended to assure that adequate measures
are undertaken and maintained to minimize the transportation impacts of added
office employment in the downtown and South of Market area, in a manner
consistent with the objectives and policies of the *Master* <u>General</u> Plan, by

facilitating the effective use of transit, encouraging ridesharing, and employing
 other practical means to reduce commute travel by single-occupant vehicles.

3 (b) Requirement. For any new building or additions to or conversion of an 4 existing building in C-3, Eastern Neighborhoods Mixed Use, and South of Market 5 *Mixed Use* Districts where the gross square feet of new, converted or added floor 6 area for office use equals at least 100,000 square feet, or, in the case of the SSO 7 or MUO District, 25,000 square feet, the project sponsor shall be required to 8 provide on-site transportation brokerage services for the actual lifetime of the 9 project, as provided in this Subsection. Prior to the issuance of a temporary 10 permit of occupancy (for this purpose Section 149(d) shall apply), the project 11 sponsor shall execute an agreement with the *Department of City* Planning 12 Department for the provision of on-site transportation brokerage services and preparation of a transportation management program to be approved by the 13 14 Director of Planning and implemented by the provider of transportation brokerage 15 services. The transportation management program and transportation brokerage 16 services shall be designed:

17 (1) To promote and coordinate effective and efficient use of transit by
18 tenants and their employees, including the provision of transit information and
19 sale of transit passes on-site;

20 (2) To promote and coordinate ridesharing activities for all tenants and
 21 their employees within the structure or use;

(3) To reduce parking demand and assure the proper and most efficient
use of on-site or off- site parking, where applicable, such that all provided parking
conforms with the requirements of Article 1.5 of this Code and project approval
requirements;

(4) To promote and encourage project occupants to adopt a coordinated
 flex-time or staggered work hours program designed to more evenly distribute
 the arrival and departure times of employees within normal peak commute
 periods;

5 (5) To participate with other project sponsors in a network of
6 transportation brokerage services for the respective downtown. *or* South of
7 Market area. *or other area of employment concentration in the Eastern Neighborhoods*8 *Mixed Use Districts*;

9 (6) To carry out other activities determined by the *Department of City*10 Planning *Department* to be appropriate to meeting the purpose of this
11 requirement.

12

SEC. 166. CAR SHARING.

(a) Findings. The Board hereby finds and declares as follows: One of the 13 challenges posed by new development is the increased number of privately-14 15 owned automobiles it brings to San Francisco's congested neighborhoods. 16 Growth in the number of privately-owned automobiles increases demands on the 17 City's limited parking supply and often contributes to increased traffic congestion, transit delays, pollution and noise. Car-sharing can mitigate the negative impacts 18 of new development by reducing the rate of individual car-ownership per 19 20 household, the average number of vehicle miles driven per household and the 21 total amount of automobile-generated pollution per household. Accordingly, car-22 sharing services should be supported through the Planning Code when a car-23 sharing organization can demonstrate that it reduces: (i) the number of 24 individually-owned automobiles per household; (ii) vehicle miles traveled per 25 household; and (iii) vehicle emissions generated per household.

(b) Definitions. For purposes of this Code, the following definitions shall
 apply:

3 (1) A "car-share service" is a mobility enhancement service that provides 4 an integrated citywide network of neighborhood-based motor vehicles available 5 only to members by reservation on an hourly basis, or in smaller intervals, and at variable rates. Car-sharing is designed to complement existing transit and bicycle 6 7 transportation systems by providing a practical alternative to private motor 8 vehicle ownership, with the goal of reducing over-dependency on individually 9 owned motor vehicles. Car share vehicles must be located at unstaffed, self-10 service locations (other than any incidental garage valet service), and generally be available for pick-up by members 24 hours per day. A car share service shall 11 12 provide automobile insurance for its members when using car share vehicles and 13 shall assume responsibility for maintaining car share vehicles.

14 (2) A "certified car-share organization" is any public or private entity that 15 provides a membership-based car-share service to the public and manages, maintains and insures motor vehicles for shared use by individual and group 16 17 members. To qualify as a certified car-share organization, a car-share organization shall submit a written report prepared by an independent third party 18 19 academic institution or transportation consulting firm that clearly demonstrates, 20 based on a statistically significant analysis of quantitative data, that such car-21 sharing service has achieved two or more of the following environmental 22 performance goals in any market where they have operated for at least two 23 years: (i) lower household automobile ownership among members than the 24 market area's general population; (ii) lower annual vehicle miles traveled per 25 member household than the market area's general population; (iii) lower annual

1 vehicle emissions per member household than the market area's general 2 population; and (iv) higher rates of transit usage, walking, bicycling and other 3 non-automobile modes of transportation usage for commute trips among 4 members than the market area's general population. This report shall be called a 5 Car-sharing Certification Study and shall be reviewed by Planning Department 6 staff for accuracy and made available to the public upon request. The Zoning 7 Administrator shall only approve certification of a car-share organization if the 8 Planning Department concludes that the Certification Study is technically 9 accurate and clearly demonstrates that the car-share organization has achieved 10 two or more of the above environmental performance goals during a two-year 11 period of operation. The Zoning Administrator shall establish specific quantifiable 12 performance thresholds, as appropriate, for each of the three environmental 13 performance goals set forth in this subsection.

(3) The Planning Department shall maintain a list of certified car-share
organizations that the Zoning Administrator has determined satisfy the minimum
environmental performance criteria set forth in subsection 166(b)(2) above. Any
car-share organization seeking to benefit from any of the provisions of this Code
must be listed as a certified car-share organization.

(4) An "off-street car-share parking space" is any parking space generally
complying with the standards set forth for the district in which it is located and
dedicated for current or future use by any car share organization through a deed
restriction, condition of approval or license agreement. Such deed restriction,
condition of approval or license agreement must grant priority use to any certified
car-share organization that can make use of the space, although such spaces
may be occupied by other vehicles so long as no certified car-share organization

1 can make use of the dedicated car-share spaces. Any off-street car-share 2 parking space provided under this Section must be provided as an independently 3 accessible parking space. In new parking facilities that do not provide any 4 independently accessible spaces other than those spaces required for disabled 5 parking, off-street car-share parking may be provided on vehicle lifts so long as 6 the parking space is easily accessible on a self-service basis 24 hours per day to 7 members of the certified car-share organization. Property owners may enact 8 reasonable security measures to ensure such 24-hour access does not 9 jeopardize the safety and security of the larger parking facility where the car-10 share parking space is located so long as such security measures do not prevent 11 practical and ready access to the off-street car-share parking spaces.

12

(5) A "car-share vehicle" is a vehicle provided by a certified car share 13 organization for the purpose of providing a car share-service.

14 (6) A "property owner" refers to the owner of a property at the time of 15 project approval and its successors and assigns.

16

(cb) Requirements for Provision of Car-Share Parking Spaces.

17 (1) In newly constructed buildings containing residential uses or existing buildings being converted to residential uses, if parking is provided, car-share 18 19 parking spaces shall be provided in the amount specified in Table 166. In newly 20 constructed buildings in NCT, MU-G, MU-R, MU-O, UMU, DTR, and SPD Districts 21 or the Van Ness and Market Downtown Residential Special Use District 22 containing parking for non-residential uses, including non-accessory parking in a 23 garage or lot, car-share parking spaces shall be provided in the amount specified 24 in Table 166.

25

Table 166

REQUIRED CAR SHARE PARKING SPACES

2				
3	Number of	Number of Required		
3	Residential Units	Car Share		
4	Residential Onits	Parking Spaces		
5	049	0		
6	50200	1		
7		<u>2</u> , plus 1 for every 200		
8	201 or more	dwelling units over 200		
9	Number of Parking Spaces Provided for Non-	Number of Required Car		
10	Residential Uses or in a Non-Accessory Parking			
11	Facility	Share Parking Spaces		
12	0-24	0		
13	25-49	1		
14	50	1, plus 1 for every 50 parking		
15	50 or more	spaces over 50		

(2) The required car-share spaces shall be made available, at no cost, to
 a certified car-share organization for purposes of providing car-share services for
 its car-share service subscribers. At the election of the property owner, the car share spaces may be provided (i) on the building site, (ii) on another off-street
 site within 800 feet of the building site.

(3) Off-Street Spaces. If the car-share space or spaces are located on
 the building site or another off-street site:

(A) The parking areas of the building shall be designed in a
 manner that will make the car-share parking spaces accessible to non-resident
 subscribers from outside the building as well as building residents;

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1 (B) Prior to Planning Department approval of the first building or 2 site permit for a building subject to the car share requirement, a Notice of Special 3 Restriction on the property shall be recorded indicating the nature of 4 requirements of this Section and identifying the minimum number and location of 5 the required car-share parking spaces. The form of the notice and the location or 6 locations of the car-share parking spaces shall be approved by the Planning 7 Department;

8 (C) All car-share parking spaces shall be constructed and 9 provided at no cost concurrently with the construction and sale of units; and

10 (D) if it is demonstrated to the satisfaction of the Planning Department that no certified car-share organization can make use of the 11 12 dedicated car-share parking spaces, the spaces may be occupied by non-car-13 share vehicles; provided, however, that upon ninety (90) days of advance written notice to the property owner from a certified car-sharing organization, the 14 15 property owner shall terminate any non car-sharing leases for such spaces and 16 shall make the spaces available to the car-share organization for its use of such 17 spaces.

(<u>de</u>) Provision of a required car-share parking space shall not be counted
 against the number of parking spaces allowed by this Code as a principal use, an
 accessory use, or a conditional use.

(<u>e</u>d) The Planning Department shall maintain a publicly-accessible list,
 updated quarterly, of all projects approved with required off-street car share
 parking spaces. The list shall contain the Assessor's Block and Lot number,
 address, number of required off-street car share parking spaces, project sponsor

1	or	property	owner	contact	information	and	other	pertinent	information	as
2	det	termined b	by the Zo	oning Adr	ministrator.					

3 SEC. 175.6. EFFECTIVE DATE OF SOUTH OF MARKET ZONING

4 CONTROL AMENDMENTS.

- 5 *Any permit, including a building permit, site permit, police permit, conditional use,*
- 6 variance or other license, for property located in the South of Market Base District for
- 7 which any application was filed prior to March 31, 1990 and approved by the
- 8 Department of City Planning no later than December 31, 1990 shall be governed by the
- 9 provisions of the City Planning Code in effect prior to adoption of the South of Market
- 10 *zoning control amendments to the Planning Code; provided, however, that such permit or*
- 11 *permit application is subject to any City Planning Commission discretionary review*
- 12 *policy in effect upon the date of application for any such permit; such permit is subject to*
- 13 *any time limits imposed pursuant to the Building Code or as a condition of approval of*
- 14 *the project; and further provided that modifications in the project which exceed the scope*
- 15 *of such approval shall be subject to any then applicable laws.*
- 16

SEC. 175.6. EFFECTIVE DATE OF THE EASTERN NEIGHBORHOODS

17 <u>ZONING CONTROLS.</u>

- 18 *(a) Intent. It is the intent of this Section to provide for an orderly transition from*
- 19 *prior zoning and planning requirements to the requirements imposed in implementing the*
- 20 *Eastern Neighborhoods Controls, without impairing the validity of prior actions by the*
- 21 *City, or frustrating completion of actions authorized prior to the effective date of those*
- 22 *Controls.*
- 23 (b) Applicability. This Section applies only to the specific types of development
- 24 projects identified herein and that are subject to changed regulations or procedures as a
- 25 result of the Eastern Neighborhoods Controls and are located in an Eastern

1	Neighborhoods Mixed Use District	t, an SLI District, or an	ıy PDR, R, or NC District

- 2 located within the boundaries of the Eastern Neighborhoods Project Area pursuant to
- 3 <u>Section 327.2(1). This Section shall not apply to any other project.</u>
- 4 (c) Definitions. The following definitions shall apply to this Section:
- 5 (1) 'Eastern Neighborhoods Controls' shall mean all Ordinances adopted in
- 6 *furtherance of the Eastern Neighborhoods Area Plan Process, including but not limited*
- 7 to Ordinance Numbers _____, and associated amendments to the Planning Code,
- 8 Zoning Map, and Administrative Code.
- 9 (2) 'Development Application' shall mean any application for a building permit,
- 10 *site permit, environmental review, Conditional Use or Variance.*
- 11 *(3) 'Project Approval' shall mean any required approval or determination on a*
- 12 Development Application that the Planning Commission, Planning Department, or
- 13 Zoning Administrator issues.
- 14 *(4) 'Code Conforming* ProjectApplication' *shall mean a* development project
- 15 <u>for which all required Development Applications</u>, excepting an environmental
- 16 review application, for which a could have received Project Approvals could have
- 17 been issued or authorized in accordance with the provisions of the Planning Code in
- 18 effect when the first such application was filed with the Planning Department. Under no
- 19 circumstances may a Code Conforming Project make use of any community plan
- 20 intake process or fee schedule as set forth in Chapter 31 of the Administrative
- 21 <u>Code.</u>
- 22 (5) 'Entitled Project' shall mean any project for which a Project Approval was
- 23 granted prior to the effective date of the Eastern Neighborhoods Controls and:
- 24 (A) that is not, and has not been, in violation of any time limits imposed
- 25 *pursuant to the Building Code or as a condition of approval of the project; and*

1	(B) for which no certificate of occupancy or completion of any type has
2	ever been issued.
3	(6) 'Residential Project' shall mean any development project which
4	includes at least one dwelling unit, group housing bedroom, or other residential
5	use or uses.
6	(7) 'Non-Residential Project' shall mean any development project which is
7	not a Residential Project.
8	(d) Effect of Amendments on Approved Projects. A Development Application that
9	would modify an Entitled Project shall be governed by the more recent of:
10	(1) the Planning Code in effect prior to the effective date of the Eastern
11	Neighborhoods Controls; and
12	(2) all current provisions of the Planning Code (including the Zoning Maps) exclusive of
13	the Eastern Neighborhood Controls.
14	(e) Effect of Amendments on Projects for Which No Project Approval Has
15	Occurred. A Code Conforming Project Application for a project which a
16	Development Application first was filed with the Planning Department during any of
17	the time periods identified in this Subsection and that did not obtain Project Approval
18	prior to the effective date of the Eastern Neighborhoods Controls shall be governed by
19	Subsection (d), above, except as specifically modified below:
20	(1) For Non-Residential and Single Room Occupancy (as defined in Sec.
21	890.88(c)) Code Conforming Pprojects that filed a first Development Application with
22	the Planning Department prior to January 19, 2007 and for Residential Code
23	Conforming Projects, excluding Single Room Occupancy projects, that filed a first
24	Development Application with the Planning Department prior to April 1, 2006:

25

1	(A) Articles 1, <u>1.2.</u> 1.5, and 2.5 of the Planning Code as amended by the
2	Eastern Neighborhood Controls shall apply; and
3	(B) The Planning Director may grant an increase beyond the otherwise-
4	superseded height limits of no more than 8 feet when an equal or greater increase would
5	be allowed under the Eastern Neighborhoods Controls and when such increase is
6	necessary to comply with Subsection (e)(1)(A), above.
7	(C) If compliance with Subsection (e)(1)(A) would require a substantial
8	re-design of the project or a significant change to the type or size of uses originally
9	proposed, the applicant may seek complete or partial relief from that requirement
10	through the Conditional Use authorization process as set forth in Section 303.
11	(D) Additionally, for proposed residential uses in PDR Districts
12	where such uses are not permitted under the Eastern Neighborhoods Controls,
13	Subsection (e)(1)(A), above, shall apply as if the residential use were located in
14	an Urban Mixed Use (UMU) District.
15	(2) For Non-Residential Code Conforming projects that filed a first
16	Development Application with the Planning Department between January 19, 2007 and
17	August 29, 2007:
18	(A) Subsection (e)(1), above, shall apply;
19	(B) The impact fees set forth in Section 327 of the Eastern Neighborhoods
20	Controls shall apply, except that the fees set forth in Table 327.3, regardless of fee tier,
21	shall be reduced to \$4 per gross square foot of residential use and $\$3 per gross$
22	square foot of non-residential use; and
23	(C) The housing requirements for residential projects as set forth in Section 319
24	of the Eastern Neighborhoods Controls shall apply.

25

1	(3) For Non-Residential Code Conforming projects that filed a first
2	Development Application with the Planning Department between August 30, 2007 and
3	April 17, 2008 and for Residential Code Conforming Projects that filed a first
4	Development Application with the Planning Department between April 1, 2006
5	and April 17, 2008:
6	(A) Subsection (e)(1), above, shall apply;
7	(B) The impact fees set forth in Section 327 of the Eastern Neighborhoods
8	Controls shall apply; and
9	(C) The housing requirements for residential projects as set forth in
10	Section 319 of the Eastern Neighborhoods Controls shall apply.
11	SEC. 175.8. SUNSET FOR INTEGRATED PDR USES.
12	Any Integrated PDR use (as defined in Sec. 890.49) permitted by this Code will require
13	conditional use authorization five years after the effective date of Ordinance Number
14	in order to allow for greater scrutiny of Integrated PDR uses in light of the City's
15	Enterprise Zone Payroll Tax Credit program. The Planning Commission and Board of
16	Supervisors should consider revising this control to continue permitting Integrated PDR
17	uses if data show that 25 percent of all employees in areas Integrated PDR uses are
18	eligible for the City's Enterprise Zone Payroll Tax Credit.
19	SEC. 175.9. DURATION OF AUTHORIZATION IN THE EASTERN
20	NEIGHBORHOODS.
21	(a) This Section shall apply only to property located in any Eastern
22	Neighborhoods Mixed Use District, the SLI District, or any NCT, RTO or PDR
23	District which is located within the boundaries of the Eastern Neighborhoods
24	Project Area pursuant to Section 327.2(I).
25	

1	(b) Notwithstanding any contrary provision in Section 175.6, should
2	Should a project not receive its first building or site permit within 36 months after
3	receiving the latter last of any required authorization under Sections 303, 305, or
4	329, authorization, then any such authorization shall expire be subject to the
5	Eastern Neighborhoods Public Benefit Fee set forth in Sections 327 et seq. at the
6	date it receives its first building or site permit.
7	(c) Any residential project subject to Subsection (b) also shall provide the
8	Planning Code's affordable housing requirements in the zoning district where the
9	subject property is located.
10	(d) Notwithstanding any contrary provision of Subsection (c) above, if a
11	residential project submitted its first application, including an environmental
12	evaluation application or any other Planning Department or Building Department
13	application before July 1, 2006 and the project is in compliance with Section
14	175.6(c)(4), then it shall provide the lesser of:
15	(1) Three additional percentage points (3%) above the Residential
16	Inclusionary Affordable Housing Program requirements that would have applied
17	to the subject project pursuant to Sections 315 et seq. at the time of first
18	application submittal or
19	(2) The Planning Code's affordable housing requirements in the zoning
20	district where the subject property is located.
21	These provisions are This provision
22	(e) The time period in Subsection (b) is subject to the following
23	requirements: (1) the required authorization must be final and effective; and (2)
24	the 36-month time period shall be tolled until the expiration of the any appeal
25	period if no appeal is filed, or if an appeal is filed, final resolution of the any

1	appeal. This time period also shall be tolled until a final judgment is issued in
2	any litigation challenging the project authorization. The Planning Commission
3	shall hold a public hearing on any expired authorization in order to finalize the
4	expiration or, upon presentation of evidence documenting extraordinary or
5	unusual circumstances, extend the duration of validity of the authorization.
6	SEC. 179.1. LEGITIMIZATION OF USES LOCATED IN THE EASTERN
7	NEIGHBORHOODS
8	(a) Intent. As a result of the Eastern Neighborhoods Zoning Controls,
9	certain land uses that were previously permitted, particularly office and housing,
10	are no longer permitted. The purpose of this Section is to establish a time-limited
11	program wherein existing uses that have operated without the benefit of required
12	permits may seek those permits. Uses that could be "legitimized" under this
13	Section are those uses which, under the current provisions of this Code and
14	without this Section, could not otherwise seek the required permits.
15	(b) Applicability.
16	(1) Geography. This Section shall apply only to property located in the
17	Eastern Neighborhoods Mixed Use Districts, the SLI District, or any PDR District
18	which is located within the boundaries of the Eastern Neighborhoods Project
19	Area pursuant to Section 327.2(j). This Section shall not apply to any Live/Work
20	use as set forth in Section 233.
21	(2) Eligibility. Any use that is the subject of an application under this
22	Section shall be one that is determined by the Zoning Administrator as one
23	which:
24	(A) exists as of the date of the application;
25	

1	(B) would have been principally permitted or permitted with
2	conditional use authorization under provisions of the Planning Code that were
3	effective on April 17, 2008,
4	(C) would not be permitted under current provisions of this Code;
5	(D) is a land use that either:
6	(1) has been regularly operating or functioning on a continuous
7	basis for no less than 3 2 years prior to the effective date of this Section; or
8	(2) has been functioning in the space since at least April 17, 2008,
9	and is associated with an organization, entity or enterprise which has been
10	located in this space on a continuous basis for no less than 3 2 years prior to the
11	effective date of this Section;
12	(E) is not accessory to any other use; and
13	(F) is not discontinued and abandoned pursuant to the provisions of
14	Section 183 that would otherwise apply to nonconforming uses.
15	(3) Sunset. All applications for a determination of eligibility under
16	Subsection (d) must be received by the Zoning Administrator within three years
17	of the effective date of this Section. If the Planning Department fails to timely
18	issue notice pursuant to Subsection (c), the Zoning Administrator may extend this
19	termination date for an additional period of time not to exceed the number of
20	days that the Department delayed in issuing the notice.
21	(c) Notification of Program Availability.
22	Within 90 days of the effective date of this Section, the Planning Department
23	shall cause notice to be mailed to all owners of property to which this Section
24	applies. Such notification shall consist of an explanation of this program and
25	

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application	Instructions	<u>anu any</u>	<u>otner</u>	relevant	information	determined b	<u>y ine</u>

- 2 Zoning Administrator.
- 3 (d) Application for Eligibility.
- 4 An application under this Section may include multiple tenancies and/or uses on
- 5 <u>a property; however, only one application may be made per parcel for the</u>
- 6 duration of the program. Such application may not involve any expansion or
- 7 intensification of the use in question. Any proposed expansion or intensification
- 8 <u>must be made under separate application and is subject to all current provisions</u>
- 9 <u>of this Code.</u>
- 10 <u>Any application under this Subsection shall be accompanied by the following</u>
- 11 <u>materials:</u>
- 12 (1) Floor plans for the entire building along with specific demarcation of
- 13 the space proposed for legitimization:
- 14 (2) evidence supporting the findings required under Subsection (b)(2)
- 15 <u>above. Such evidence may include but is not necessarily limited to the following:</u>
- 16 rental or lease agreements, building or other permits, utility records, business
- 17 licenses, or tax records; and
- 18 (3) notification materials, including a list of all property owners within 300
- 19 feet of the subject property, as set forth in Section 306.3(a)(2) and, to the extent
- 20 practical, a complete list of all current occupants of the subject property.
- 21 (e) Determination of Eligibility.
- 22 The Zoning Administrator shall determine compliance with the criteria set forth in
- 23 <u>Subsection (b)(2), above, through a written decision. No less than 30 days prior</u>
- 24 to making a determination, the Zoning Administrator shall mail and post a notice
- 25 of intent to render a determination as set forth below so that parties other than

- 1 the applicant are afforded the opportunity to present information which may have
- 2 <u>bearing on the determination:</u>
- 3 (1) By mailing notice to owners within 300 feet of the property in question
- 4 as set forth in Section 306.3(a)(2):
- 5 (2) by mailing notice to current tenants of the subject property using
- 6 materials submitted pursuant to Section (d)(3), above;
- 7 (3) by mailing notice to all individuals or neighborhood organizations
- 8 <u>having made written request for notification for either (i) applications under this</u>
- 9 <u>Section or (ii) specific properties or areas; and</u>
- 10 (4) by posting a notice on the subject property as set forth in Section
- 11 <u>306.8.</u>
- 12 (f) Application to Legitimize.
- 13 Uses that are determined to be in compliance with the criteria of Subsection
- 14 (b)(2), above, shall be governed as set forth below. Unless specifically stated by
- 15 the Planning Commission in the case of a Conditional Use authorization.
- 16 <u>approval of any application under this Subsection shall be deemed to authorize</u>
- 17 <u>all aspects of the use and portions of the structure housing the use under the</u>
- 18 Planning Code. Those portions of the use or structure that do not comply with
- 19 <u>current provisions of this Code shall be deemed nonconforming uses or</u>
- 20 noncomplying structures under Article 1.8 of this Code. Action under this
- 21 Subsection shall in no way shall affect the applicability of relevant portions of the
- 22 Building Code or other portions of the Municipal Code.
- 23 (1) Those uses which, under the provisions of this Code that were
- 24 applicable on April 17, 2008, would have either: (i) required Conditional Use
- 25 authorization pursuant to Section 303 or (ii) been principally permitted but

1	required an allocation of office space of less than 50,000 gross square feet under
2	the Annual Limit pursuant to Section 321(b)(4), may seek such authorization
3	pursuant to all requirements of the applicable Section.
4	(2) Those uses which, under the provisions of this Code that were
5	applicable on April 17, 2008, were principally permitted may seek a building
6	permit in order to legally establish the use. Upon the Department's determination
7	that the application is consistent with the enabling Zoning Administrator's
8	decision, the Planning Department shall approve such permit.
9	(3) Those uses which, under the provisions of this Code that were
10	applicable on April 17, 2008, would have required an allocation of office space of
11	50,000 or more gross square feet under the Annual Limit, may seek such
12	authorization pursuant to the requirements of Section 321; however, no
13	application may be acted on by the Planning Commission until the termination
14	date of the application period set forth in Subsection (b)(3), above. After that
15	time, Planning Department staff shall take all reasonable steps to schedule
16	pending eligible applications for Planning Commission review based on the order
17	in which a project's determination of eligibility was issued. Nothing in this Section
18	shall preclude the Director of Planning, based on the demand for participation in
19	this program, from limiting the number of projects that appear before the
20	Planning Commission in a given period of time.
21	(g) Fee payment. Any use authorized under Subsection (f) above shall pay
22	all current fees set forth in Article 3 and elsewhere in this Code. Fees may be
23	paid when required by the applicable Section or an applicant may elect to
24	participate in a deferred payment program, as specified below:
25	

1	(1) At least 20% of applicable fees are due annually following the issuance
2	of the first site or building permit and final payment must be made within five
3	years of receiving the first building or site permit.
4	(2) The applicant may elect to pay any outstanding balance at any time
5	within these five years.
6	(3) A Notice of Special Restrictions shall be placed on the title of the
7	property specifying that additional payment is required. This Notice of Special
8	Restrictions shall be released when payment is complete.
9	(4) All outstanding fees will be adjusted annually based on the cost of
10	living as defined by the Controller's Office.
11	(5) The Department may assess an additional fee for time and materials
12	spent implementing this deferred fee program.
13	(6) Failure to comply with the terms of the program and associated NSR
14	as specified in this Subsection shall be deemed a violation of this Code and
15	result in an enforcement action by the Department, which may include, referral to
16	the Bureau of Delinquent Revenue and a lien on the subject property. Any
17	enforcement action also may result in additional charges or penalties to cover the
18	City's costs in the enforcement action, including, but not limited to City Attorney's
19	<u>fees.</u>
20	SEC. 179.1. USES LOCATED IN THE EASTERN NEIGHBORHOODS PLAN
21	AREA.
22	The following provisions shall govern with respect to uses and features located in
23	the Eastern Neighborhoods Plan Area to the extent that there is a conflict
24	between the provisions of this Section and other sections contained in this Article
25	1.7.

1	(a) Applicability. This Section shall apply only to property located in any Eastern
2	Neighborhoods Mixed Use District, the SLI District, or any PDR District which is
3	located within the boundaries of the Eastern Neighborhoods Project Area
4	pursuant to Section 327.2(j). This section shall not apply to any Live/Work units
5	as set forth in Sec. 233.
6	(b) Definitions. A "Recognized Existing Use" shall mean an actual use of space
7	that existed on the effective date of Ordinance No for which the required
8	permits have not been obtained. Such uses also may include existing office
9	activities located within a lawfully permitted business service use, but may not
10	include any activity located within lawfully permitted live/work use. Recognized
11	Existing Uses shall be limited to include only an activity that:
12	(1) has been regularly operating, conducting business, or otherwise functioning
13	on a reasonably continuous basis for no less than 3 years prior to the effective
14	date of Ordinance No;
15	(2) is conducted in a manner generally consistent with the nature of, and any
16	improvements to, the space in which it exists;
17	(3) is not accessory to any other use;
18	(4) complies with the discontinuance and abandonment provisions of Section 183
19	that would otherwise apply to nonconforming uses; and,
20	(5) is determined to be a Recognized Existing Use by the Zoning Administrator,
21	along with a use size and establishment date, when a property owner requests
22	such determination and provides adequate supporting evidence, which may
23	include but is not necessarily limited to the following: rental or lease agreements,
24	building or other permits, utility records, business licenses, or tax records.

25

(c) Lawfully Existing Uses. The following provisions shall apply to all lawful
 existing uses:

3 (1) Any use or feature in the Eastern Neighborhoods that lawfully existed on the

4 effective date of Ordinance No. _____ which is classified as a principal use by

5 the enactment of Ordinance No. _____ is hereby deemed to be a permitted

6 principal use.

7 (2) Any use or feature in the Eastern Neighborhoods that lawfully existed on the

8 effective date of Ordinance No. _____ which is classified as a conditional use by

9 the enactment of Ordinance No. _____ is deemed to be a permitted conditional

10 use, subject to the provisions of Section 178 of this Code.

11 (3) Any use or feature in the Eastern Neighborhoods that lawfully existed on the

12 effective date of Ordinance No. _____ and which use or feature is not permitted by

13 the enactment of Ordinance No. _____ is hereby deemed to be a nonconforming

14 use subject to the provisions of Sections 180 through 186.1 of this Code.

15 (4) Any use or feature in the Eastern Neighborhoods that was nonconforming

16 under Section 180 of this Code prior to the effective date of Ordinance No. _____,

17 which is classified as a principal use by the enactment of Ordinance No. _____, is

18 deemed to be a permitted principal use.

19 (5) Any use or feature in the Eastern Neighborhoods that was nonconforming

20 under Section 180 of this Code prior to the effective date of Ordinance No. _____,

21 which is classified as a conditional use by the enactment of Ordinance No. _____,

22 is deemed to be a permitted conditional use, subject to the provisions of Section

23 178 of this Code.

24 (6) Any use or feature in the Eastern Neighborhoods that was nonconforming

25 under Section 180 of this Code prior to the effective date of Ordinance No. _____,

1	which continues to be not permitted by operation of Ordinance No, shall
2	still be classified as a nonconforming use, subject to the provisions of Sections
3	180 through 183 of this Code.
4	(d) Recognized Existing Uses. A Recognized Existing Use shall be deemed to be
5	a permitted principal use, permitted conditional use, or nonconforming use, only if
6	the use or feature complies with all applicable conditions prescribed in this
7	Subsection; otherwise the use or feature shall be in violation of this Code subject
8	to the provisions of Section 176.
9	(1) A Recognized Existing Use that is permitted as a principal use by the
10	enactment of Ordinance No, will be deemed to be a permitted principal use
11	if:
12	(A) An application is filed for all permits necessary to bring the use into
13	compliance with applicable Codes within three years of the effective date of this
14	Section;
15	(B) The application is subject to only those Planning Code provisions that would
16	have applied to the use at the time it was established, with the following
17	exceptions:
18	(i) any requirement for a Conditional Use authorization,
19	(ii) any prohibition of the use itself,
20	(iii) any off-street parking or loading requirements set forth under Article 1.5; and
21	(C) The application does not involve any expansion or intensification of the
22	recognized existing use, rather any such expansion or intensification would be
23	proposed under separate application subject to all current Planning Code
24	provisions;
25	(D) All necessary permits and entitlements are granted; and

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1 (E) All work that is required for Code compliance under all applicable Codes is 2 completed, including the issuance of a Certificate of Final Completion from the 3 Department of Building Inspection, within one year of the granting of the 4 necessary permits and entitlements, except that this time may be extended an 5 additional one year should delays be caused by a government agency or by legal 6 action. 7 (2) A Recognized Existing Use that is permitted as a conditional use by the enactment of Ordinance No. _____ and would have been a principally permitted 8 9 use at the time the use was established, will be deemed to be a permitted 10 conditional use if all the criteria identified in Subsection (e)(1)(A) through 11 (e)(1)(E), above, are met. 12 (3) A Recognized Existing Use that is not a permitted use by the enactment of 13 Ordinance No. ____, and would have been a principally permitted use at the time 14 it was established, will be deemed to be a nonconforming use if all the criteria 15 identified in Subsection (e)(1)(A) through (e)(1)(E), above, are met. 16 (4) A Recognized Existing Use that is permitted as a conditional use by the enactment of Ordinance No. ____, and would have been permitted as a 17 conditional use at the time it was established, will be deemed to be a permitted 18 19 conditional use if: 20 (A) Application are filed for (1) conditional use authorization pursuant to the 21 provisions of Article 3 of this Code and (2) all permits necessary to bring the use into compliance with applicable Codes within 3 years of the effective date of this 22 23 Section; and 24

25

1	(R)	Tho	an	nlica	tion	ie e	euhi	iact	to	only	1 the	ا مع	Planni	na	Code	nra	nviei	inne	whi	ch
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2 would have applied to the use at the time it was established, with the following

3 exceptions:

- 4 (i) any prohibition of the use itself, and
- 5 (ii) any off-street parking or loading requirements set forth under Article 1.5; and
- 6 (C) The application does not involve any expansion or intensification of the
- 7 recognized existing use, rather any such expansion or intensification would be
- 8 proposed under separate application subject to all current Planning Code
- 9 provisions; and
- 10 (D) The conditional use is authorized the City grants all and all other necessary
- 11 permits and entitlements for the use; and
- 12 (E) All work that is required for Code compliance under all applicable Codes is
- 13 completed, including the issuance of a Certificate of Final Completion from the
- 14 Department of Building Inspection, within one year of the granting of the
- 15 necessary permits and entitlements, except that this time may be extended an
- 16 additional one year should delays be caused by a government agency or by legal
- 17 action.
- 18 (5) A Recognized Existing Use that is not a permitted use by the enactment of
- 19 Ordinance No. _____, and which would have been permitted as a conditional use
- 20 at the time it was established, will be deemed a nonconforming use if all the
- 21 criteria identified in Subsection (e)(4)(A) through (e)(4)(D), above, are met.
- 22 (6) A Recognized Existing Use that is permitted as a conditional use by the
- 23 enactment of Ordinance No. ____, and which was not permitted at the time the
- 24 use was established, will be deemed to be a permitted conditional use if all the
- 25 criteria identified in Subsection (e)(4)(A) through (e)(4)(D), above, are met.

1 (e) Existing Uses Which Are Not Permitted. Any use that existed on the effective

2 date of Ordinance No. _____ for which the required permits have not been

3 obtained, and which use was not permitted either (1) at the time the use was

4 established or (2) by the enactment of Ordinance No. _____ shall be in violation of

5 this Code, subject to the provisions of Section 176 of this Code.

6

SEC. 181. NONCONFORMING USES: ENLARGEMENTS,

7 ALTERATIONS AND RECONSTRUCTION.

8 The following provisions shall apply to non-conforming uses with respect9 to enlargements, alterations and reconstruction:

10 (a) A nonconforming use, and any structure occupied by such use, shall not be enlarged, intensified, extended, or moved to another location, with the 11 12 exception of the construction of a mezzanine within a live/work unit and expansion of dwelling units in PDR Districts, unless the result will be elimination of the 13 14 nonconforming use, except as provided in Paragraph (b)(3) and (i) below and 15 Section 186.1 of this Code. A nonconforming use shall not be extended to 16 occupy additional space in a structure, or additional land outside a structure, or 17 space in another structure, or to displace any other use, except as provided in Sections 182 and 186.1 of this Code. 18

(b) A structure occupied by a nonconforming use shall not be
constructed, reconstructed or altered, unless the result will be elimination of the
nonconforming use, except as provided in Section 186.1 of this Code and in
Subsections (a) above and (d), (e), (f) and (g) below, and except as follows:

(1) Ordinary maintenance and minor repairs shall be permitted where
 necessary to keep the structure in sound condition, as well as minor alterations,

where such work is limited to replacement of existing materials with similar
 materials placed in a similar manner.

3 (2) Minor alterations shall be permitted where ordered by an appropriate
4 public official to correct immediate hazards to health or safety, or to carry out
5 newly enacted retroactive requirements essential to health or safety.

6 (3) Alterations otherwise allowed by this Code shall be permitted for any 7 portion of the structure that will not thereafter be occupied by the nonconforming 8 use, provided the nonconforming use is not enlarged, intensified, extended, or 9 moved to another location.

10 (4) All other alterations of a structural nature shall be permitted only to 11 the extent that the aggregate total cost of such other structural alterations, as 12 estimated by the Department of Public Works, is less than 1/2 of the assessed 13 valuation of the improvements prior to the first such alteration, except that 14 structural alterations required to reinforce the structure to meet the standards for 15 seismic loads and forces of the Building Code shall be permitted without regard 16 to cost.

17 (c) A dwelling or other housing structure exceeding the permitted density of dwelling units or other housing units set forth in Sections 207.5, 208, 209.1, or 18 19 209.2, or 215 of this Code for the district in which it is located shall be classified 20 as a nonconforming use under Section 180 of this Code, but only to the extent 21 that such dwelling or other housing structure exceeds the permitted density. This 22 Section 181 shall apply with respect to enlargements, alterations and 23 reconstruction of the nonconforming portion of such dwelling or other housing 24 structure, consisting of those dwelling units or other housing units which exceed 25 the permitted density. Any dwelling unit or other housing unit coming within the

density limit shall not be affected by this Section 181. Except as provided in Section<u>s 181(h) and 182(e)</u>, no dwelling or other housing structure exceeding the permitted density of dwelling units or other housing units shall be altered to increase the number of dwelling units or other housing units therein, or to increase or create any other nonconformity with respect to the dwelling unit or other housing unit density limitations of Section 209.1 or Section 209.2.

7 (d) Notwithstanding the foregoing provisions of this Section 181, a structure occupied by a nonconforming use that is damaged or destroyed by fire, 8 9 or other calamity, or by Act of God, or by the public enemy, may be restored to its 10 former condition and use; provided that such restoration is permitted by the Building Code, and is started within one year and diligently prosecuted to 11 12 completion. The age of such a structure for the purposes of Sections 184 and 13 185 shall nevertheless be computed from the date of the original construction of 14 the structure. Except as provided in Subsection (e) below, no structure occupied 15 by a nonconforming use that is voluntarily razed or required by law to be razed by the owner thereof may thereafter be restored except in full conformity with the 16 use limitations of this Code. 17

For purposes of this Subsection, any dwelling unit or other housing unit in 18 19 a structure that has, in whole or substantial part, been determined by the Director 20 of Public Works to be unsafe to occupy or that will require substantial repair due 21 to damage caused by the earthquake that occurred in San Francisco on October 17, 1989 and its associated aftershocks, may be restored and recorded as a 22 23 lawfully permitted unit even if its prior lawful existence cannot be established if 24 (1) the permit applicant can demonstrate to the satisfaction of the Zoning 25 Administrator that the unit has been occupied within one year prior to the

1 earthquake, and (2) the unit is brought into compliance with the Building Code, 2 Housing Code, Fire Code and any applicable requirements of State and Federal 3 law. Any dwelling unit or other housing unit legalized pursuant to this Subsection 4 shall be offered to the previous tenant, or if that tenant does not desire to 5 reoccupy such unit, to any tenant on reoccupancy at the rent which was charged 6 prior to the earthquake. If the amount of rent cannot be established to the 7 satisfaction of the Zoning Administrator, the Zoning Administrator shall set a rent 8 that is affordable to households making 80 percent of the median income in San 9 Francisco, according to guidelines established by the Mayor's Office of Housing.

10 (e) In order that major life safety hazards in structures may be eliminated 11 as expeditiously as possible, a structure containing nonconforming uses and 12 constructed of unreinforced masonry that is inconsistent with the requirements of 13 the UMB Seismic Retrofit Ordinance, Ordinance No. 227-92, may be demolished 14 and reconstructed with the same nonconforming use or a use as permitted by 15 Planning Code Section 182; provided that there is no increase in any nonconformity, or any new nonconformity, with respect to the use limitations of 16 this Code; provided further that the current requirements of the Building Code, 17 the Housing Code and other applicable portions of the Municipal Code are met; 18 19 and provided further that such restoration or reconstruction is started within one 20 year after razing or other demolition work on the structure and diligently 21 prosecuted to completion.

(f) A nighttime entertainment use within the *South of Market*-RSD, *MUG*,
 MUR, or SLR Districts may be enlarged, intensified, extended or expanded,
 including the expansion to an adjacent lot or lots, provided that: (1) the
 enlargement, intensification, extension or expansion is approved as a conditional

use pursuant to Sections 303 and 316 of this Code; (2) the use as a whole meets
the parking and signage requirements, floor area ratio limit, height and bulk limit,
and all other requirements of this Code which would apply if the use were a
permitted one; and (3) the provisions of Section 803.5(<u>b</u>^h) of this Code are
satisfied.

6 (g) Automotive sales and service signs within the Automotive Special 7 Use District which have all required permits but which do not comply with the 8 controls for new signs established in Section 607.3 of this Code shall be 9 permitted to remain as nonconforming uses and shall be permitted to modify the 10 signage text to describe new automobile ownerships and dealerships that may 11 occur from time to time.

- (h) In PDR Districts, no building containing a residential use shall be altered to
 increase the number of dwelling units or other housing units therein. However, individual
 dwelling units or other housing units may be expanded, subject to height, bulk, and all
 other provisions of this Code which would otherwise be applicable to dwelling units or
 other housing units in the Urban Mixed Use District.
- 17 (i) In the Eastern Neighborhoods Mixed Use, PDR-1-D, and PDR-1-G Districts, a
- 18 *non-residential nonconforming use may expand in gross floor area by no more than 25*
- 19 percent with conditional use authorization pursuant to Section 303 of this Code. Such
- 20 conditional use authorization may not be granted for any subsequent or additional
- 21 *expansion beyond the initial 25 percent.*
- 22

SEC. 182. NONCONFORMING USES: CHANGES OF USE.

- 23 The following provisions shall apply to nonconforming uses with respect to
- changes of use:
- 25

(a) A nonconforming use shall not be changed or modified so as to 1 2 increase the degree of nonconformity under the use limitations of this Code, with 3 respect to the type of use or its intensity except as provided in Section 181 for 4 nighttime entertainment activities within the South of Market RSD, MUG, MUR, or 5 SLR Districts and in Subsection (f) below. The degree of nonconformity shall be 6 deemed to be increased if the new or modified use is less widely permitted by the 7 use districts of the City than the nonconforming use existing immediately prior thereto. 8

9 (b) Except as limited in this Subsection, a nonconforming use may be 10 reduced in size, extent or intensity, or changed to a use that is more widely 11 permitted by the use districts of the City than the existing use, subject to the 12 other applicable provisions of this Code. Except as otherwise provided herein, 13 the new use shall still be classified as a nonconforming use.

(1) A nonconforming use in a Residential District (other than a 14 15 Residential-Commercial Combined District or an RED District), which use is located more than 1/4 mile from the nearest Individual Area Neighborhood 16 17 Commercial District or Restricted Use Subdistrict described in Article 7 of this Code, may change to another use which is permitted as a principal use at the 18 19 first story and below in an NC-1 District, or it may change to another use which is 20 permitted as a conditional use at the first story and below in an NC-1 District only 21 upon approval of a conditional use application pursuant to the provisions of Article 3 of this Code. If the nonconforming use is seeking to change in use to a 22 23 retail sales activity or retail sales establishment which is also a formula retail use, 24 as defined in Section 703.3 of this Code, it shall comply with the provisions of 25 Section 703.3 of this Code. The nonconforming use shall comply with other

1 building standards and use limitations of NC-1 Districts, as set forth in Sections 710.10 through 710.95 of this Code.

2

3 If the nonconforming use is located within 1/4 mile from any Individual 4 Area Neighborhood Commercial District or Restricted Use Subdistrict described 5 in Article 7 of this Code, the nonconforming use may change to another use 6 which is permitted as a principal use at the first story and below in an NC-1 7 District and in the Individual Area Neighborhood Commercial District or Restricted Use Subdistrict or Districts within 1/4 mile of the use, or it may change 8 9 to another use which is permitted as a conditional use at the first story and below 10 in an NC-1 District and in the Individual Area Neighborhood Commercial District 11 or Districts within 1/4 mile of the use only upon approval of a conditional use 12 application pursuant to the provisions of Article 3 of this Code. If the 13 nonconforming use is seeking to change in use to a retail sales activity or retail 14 sales establishment which is also a formula retail use, as defined in Section 15 703.3 of this Code, it shall comply with the provisions of Section 703.3 of this 16 Code. The nonconforming use shall comply with other building standards and 17 use limitations of NC-1 Districts and any Individual Area NC District or Districts located within 1/4 mile of the use, as set forth in Article 7 of this Code. 18

19 (2) A nonconforming use in a Residential-Commercial Combined District 20 may be changed to another use listed in Articles 2 or 7 of this Code as a principal 21 use for the district in which the existing use would first be permitted as a principal or conditional use. 22

23 (3) A nonconforming use in a Neighborhood Commercial District may be changed to another use as provided in Subsections (c) and (d) below or as 24 25 provided in Section 186.1 of this Code.

(4) A nonconforming use in any district other than a Residential,
 Downtown Residential, or Neighborhood Commercial District may be changed to
 another use listed in Articles 2 or 7 of this Code as a principal use for the district
 in which the existing use would first be permitted as a principal use.

5 (5) A nonconforming use in any South of Market <u>Mixed Use</u> District may 6 not be changed to an office, retail, bar, restaurant, nighttime entertainment, adult 7 entertainment, hotel, motel, inn, hostel, or movie theater use in any district where 8 such use is otherwise not permitted or conditional, except as provided in 9 Subsection (g) below.

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

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

(e) A nonconforming use in an R District subject to termination under the
provisions of Section 185 of this Code may be converted to a dwelling unit
without regard to the requirements of this Code with respect to dwelling unit
density under Article 2, dimensions, areas and open space under Article 1.2, or
off-street parking under Article 1.5, provided the nonconforming use is eliminated
by such conversion, provided further that the structure is not enlarged, extended

or moved to another location, and provided further that the requirements of the
 Building Code, the Housing Code and other applicable portions of the Municipal
 Code are met.

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

9 (g) Once a nonconforming use has been changed to a principal or 10 conditional use permitted in the district in which the property is located, or 11 brought closer in any other manner to conformity with the use limitations of this 12 Code, the use of the property may not thereafter be returned to its former 13 nonconforming status, except that:

14 (1) Any area which is used as a live/work unit shall be allowed to return15 to its former nonconforming status.

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

(3) Upon restoration of a previous nonconforming use as permitted by
Subsection (1) or (2) above, any modification, enlargement, extension, or change
of use, from circumstances which last lawfully existed prior to the creation of the
live/work unit, or prior to the change from office use, shall be subject to the

provisions of this Article, and the restored nonconforming use shall be 1 2 considered to have existed continuously since its original establishment, prior to 3 the live/work unit or change to office use, for purposes of this Article.

4

(h) If a nonconforming use has been wrongfully changed to another use 5 in violation of any of the foregoing provisions, and the violation is not immediately corrected when required by the Zoning Administrator, the wrongful change shall 6 be deemed to be a discontinuance or abandonment of the nonconforming use 7 under Section 183 of this Code. 8

9

SEC. 201. CLASSES OF USE DISTRICTS.

10 In order to carry out the purposes and provisions of this Code, the City is hereby divided into the following classes of use districts: 11 TABLE INSET:

12

Public Use	Districts
RH-1(D)	Residential, House Districts, One-Family (Detached Dwellings)
RH-1	Residential, House Districts, One-Family
RH-1(S)	Residential, House Districts, One-Family with Minor Second Unit
RH-2	Residential, House Districts, Two-Family
RH-3	Residential, House Districts, Three-Family
RM-1	Residential, Mixed Districts, Low Density
RM-2	Residential, Mixed Districts, Moderate Density
RM-3	Residential, Mixed Districts, Medium Density
RM-4	Residential, Mixed Districts, High Density
RC-1	Residential-Commercial Combined Districts, Low Density

	RC-2	Residential-Commercial Combined Districts, Moderate Density					
	RC-3	Residential-Commercial Combined Districts, Medium Density					
5	RC-4	Residential-Commercial Combined Districts, High Density					
	RTO	Residential Transit-Oriented Neighborhood Districts					
	<u>RTO-M</u>	Residential Transit-Oriented – Mission Neighborhood Districts					
;							
,	Neighborhoo	d Commercial Districts					
	(Also see Artic	cle 7)					
	General Area	Districts					
	NC-1	Neighborhood Commercial Cluster District					
	NC-2	Small-Scale Neighborhood Commercial District					
	NC-3	Moderate-Scale Neighborhood Commercial District					
	NC-S	Neighborhood Commercial Shopping Center District					
	Individual Area	a Districts					
	Broadway Nei	ighborhood Commercial					
	District						
	Castro Street	Neighborhood Commercial					
	District						
	Inner Clement Street Neighborhood						
	Commercial D	ommercial District					
	Outer Clemen	uter Clement Street Neighborhood					
	Commercial D	District					
	Upper Fillmore	e Street Neighborhood					
	Commercial D	District					

1	Haight Street Neighborhood Commercial			
2	District			
3	Hayes-Gough Neighborhood Commercial			
4	District			
5	Inner Sunset Neighborhood Commercial			
6	District			
	Upper Market Street Neighborhood			
7	Commercial District			
8	North Beach Neighborhood Commercial			
9	District			
10	Polk Street Neighborhood Commercial			
11	District			
12	Sacramento Street Neighborhood Commercial			
13	District			
14	Union Street Neighborhood Commercial			
15	District			
16	Valencia Street Neighborhood Commercial			
17	District –			
18	24th Street Mission Neighborhood Commercial			
19	District —			
20	Street-Noe Valley Neighborhood			
21	Commercial District			
22	West Portal Avenue Neighborhood Commercial			
23	District			
24				
25	Neighborhood Commercial Transit Districts (NCT)			

NCT-2	Small-Scale Neighborhood Commercial Transit District				
NCT-3	Moderate Scale Neighborhood Commercial Transit District				
ndividual	Area Neighborhood Commercial Transit (NCT) Districts				
Hayes-Go	ugh NCT				
Jpper Mai	ket NCT				
Valencia St	<u>reet NCT</u>				
24 th Street -	- <u>Mission NCT</u>				
Mission Str	eet NCT				
SoMa NCT					
<i>Chinatown</i>	Mixed Use Districts				
(Also see A	Article 8)				
CCB-	Chinatown Community Business District				
CR/NC-	Chinatown Residential/Neighborhood Commercial District				
CVR-	Chinatown Visitor Retail District				
Commercia	l Districts				
C-1					
C-2	Community Business Districts				
C-M	Heavy Commercial Districts				
C-3-O	Downtown Office District				
	Downtown Retail District				

1	C-3-G	Downtown General Commercial District
2	C-3-S	Downtown Support District
3		
4	Industrial Dist	ricts
5	M-1	Light Industrial Districts
6	M-2	Heavy Industrial Districts
7	PDR-1-B	Production Distribution and Repair – Light Industrial Buffer
8 9	PDR-1-D	Production Distribution and Repair – Design
9 10	PDR-1-G	Production Distribution and Repair - General
11	<u>PDR-2</u>	Core Production Distribution and Repair – Bayview
12		
13	Chinatown Mix	xed Use Districts
14	(Also see Artic	<i>cle</i> 8)
15		
16 17	<u> </u>	Chinatown Community Business District
18	CR/NC	Chinatown Residential/Neighborhood Commercial District
19	<u>CVR</u>	Chinatown Visitor Retail District
20		
21	South of Mark	ket Use <u>Mixed Use</u> Districts
22	(Also see Arti	cle 8)
23	RED	Residential Enclave Districts
24	SPD-	South Park District
25	RSD	Residential Service District

1	SLR	Service/Light Industrial/Residential District
2	SLI	Service/Light Industrial District
3	SSO	Service/Secondary Office District
4		
5	Eastern Neighb	orhoods Mixed Use Districts
6	(Also see Articl	<u>e 8)</u>
7	<u>SPD</u>	South Park District
	MUG	<u> Mixed Use – General</u>
9 10	<u>MUO</u>	<u> Mixed Use – Office</u>
	<u>MUR</u>	<u> Mixed Use – Residential</u>
12	UMU	Urban Mixed Use
13		
14	Downtown Re	sidential Districts
15	(Also see Art	icle 8)
16	RH <u>-</u> DTR	Rincon Hill Downtown Residential
17	<u>SB-DTR</u>	South Beach Downtown Residential
18		
19	Mission Bay D	Districts
20	(Also see Artic	cle 9)
21	MB-R-1	Mission Bay Lower Density Residential District
22	MB-R-2	Mission Bay Moderate Density Residential District
23	MB-R-3	Mission Bay High Density Residential District
24	MB-NC-2	Mission Bay Small Scale Neighborhood Commercial District
25	MB-NC-3	Mission Bay Moderate Scale Neighborhood Commercial District

1	MB-NC-S	Mission Bay Neighborhood Commercial Shopping Center District
2	MB-O	Mission Bay Office District
3	MB-CI	Mission Bay Commercial-Industrial District
4	MB-H	Mission Bay Hotel District
5	MB-CF	Mission Bay Community Facilities District
6	MB-OS	Mission Bay Open Space District

7

SEC. 202. USES PERMITTED BY THIS CODE.

8 (a) The use limitations of this Code shall be set forth in Articles 2, 6, 7, 8
9 and 9 for the use districts of the City, as established by Sections 201, 701, 801
10 and 902 of this Code and as shown on the Zoning Map referred to in Section 105
11 of this Code, subject to the provisions of Section 105. The uses permitted under
12 this Code shall consist of the following:

(1) Principal uses, permitted as of right in each established district where
listed for that class of districts in Articles 2, 7, 8 and 9 as regulated herein and
elsewhere in this Code;

(2) Conditional uses, permitted in each established district when
authorized by the City Planning Commission under Section 303 of this Code,
where listed for that class of districts in Articles 2, 7, 8 and 9 and as regulated
herein and elsewhere in this Code;

(3) Accessory uses for such permitted principal and conditional uses, as
defined and regulated in Sections 204 through 204.5, Section 703.2(b)(1)(C),
Section 803.3(b)(1)(C), Section 903(a)(3) and Section 986 of this Code. Any use
not qualified under such sections as an accessory use shall be classified as a
principal or conditional use.

25

(b) Permitted uses shall include in each established district such uses not
specifically listed in Articles 2, 7 or 8 of this Code as are from time to time
determined by the Zoning Administrator to be permitted uses in accordance with
Section 307(a) of this Code.

(c) No use shall be permitted in any R District, C District, *PDR-1 Districts*or M-1 District which by reason of its nature or manner of operation creates
conditions that are hazardous, noxious or offensive through emission of odor,
fumes, smoke, cinders, dust, gas, vibration, glare, refuse, water-carried waste, or
excessive noise.

(d) Except as specifically provided herein to the contrary, the provisions
of Articles 2, 7, 8 and 9 of this Code shall apply to all uses, properties and
developments, both public and private, including those of the City and County of
San Francisco.

14

SEC. 204. ACCESSORY USES, GENERAL.

15 Subject to the limitations set forth in this Code, and especially as specified in 16 Sections 204.1 through 204.5, a related minor use which is either (a) necessary 17 to the operation or enjoyment of a lawful principal use or conditional use, or (b) appropriate, incidental and subordinate to any such use, and (c) in the case of 18 19 Internet Services Exchange as defined in Section 209.6(c) which use does not 20 exceed 25,000 gross square feet of floor area or use more than two megawatts 21 of back-up power generators, shall be permitted as an accessory use when 22 located on the same lot; provided, however, that in the Outer Clement 23 Neighborhood Commercial District the storage of materials for a commercial use 24 shall be permitted as an accessory use if the storage occurred prior to 1985, if it 25 is within 200 feet of the use to which it is accessory, if it is accessible to the

1 principal permitted use without the use of a public sidewalk or other public right-

2 of-way, and if the provision of storage would not conflict with the provisions of

3 Section 145.1 relating to street frontage in N-C Districts. *In PDR Districts*,

4 accessory uses to non-office uses (as defined in Section 890.70) may occupy space which

5 *is non-contiguous or on a different story as the principal use so long as the accessory use*

6 *is located in the same building as the principal use and complies with all other*

7 *restrictions applicable to such accessory uses.*

8

SEC. 204.4. DWELLING UNITS ACCESSORY TO OTHER USES.

9 (a) In any R, NC, or C District, one dwelling unit to serve as the 10 residence of a manager and the manager's family shall be permitted as an 11 accessory use for any permitted hotel, motel or group housing structure, without 12 any such structure being classified as a dwelling for purposes of this Code due to 13 the presence of such dwelling unit.

(b) In any NC, C, *#* M, *PDR, or Eastern Neighborhood Mixed Use* District,
dwelling units which are integrated with the working space of artists, artisans and
other craftspersons shall be permitted as an accessory use to such working
space, when such dwelling units are occupied by a group of persons including no
more than four adults, and where the occupancy meets all applicable provisions
of the Building Code and Housing Code.

(c) In any M District, one dwelling unit or other form of habitation to serve
as the residence of a caretaker and the caretaker's family shall be permitted as
an accessory use for any permitted principal or conditional use in such district,
where the operation of such use necessitates location of such residence in such
district.

25

SEC. 204.5. PARKING AND LOADING AS ACCESSORY USES.

In order to be classified as an accessory use, off-street parking and loading shall
 meet all of the following conditions:

3 (a) Such parking or loading facilities shall be located on the same lot as
4 the structure or use served by them. (For provisions concerning required parking
5 on a separate lot as a principal or conditional use, see Sections 156, 159, 160
6 and 161 of this Code.)

(b) Such parking or loading facilities shall be for use by the occupants,
patrons, employees or services of the structure or use to which they are
accessory. Accessory parking facilities for any dwelling in any R District shall be
limited, further, to storage of private passenger automobiles, private automobile
trailers and boats, and trucks of a rated capacity not exceeding 3/4 ton.

12 (c) Accessory parking facilities shall include only those facilities which do 13 not exceed the following amounts for a structure, lot or development: three 14 spaces where one space is required by this Code; four spaces where two spaces 15 are required by this Code: 150 percent of the required number of spaces where 16 three or more spaces are required by this Code; and, in all districts other than NC, 15 spaces or seven percent of the total gross floor area of the structure or 17 development, whichever is greater, or in NC Districts, three spaces, where no off-18 19 street parking spaces are required by this Code. For purposes of calculation 20 under the last provision just stated, gross floor area shall be as defined by this 21 Code, and the area considered to be devoted to parking shall be only the parking 22 spaces and aisles, excluding entrance and exit driveways and ramps. Off-street 23 parking facilities which exceed the amounts stated in this Subsection (c) shall be 24 classified as either a principal or a conditional use, depending upon the use 25 provisions applicable to the district in which such facilities are located. This

<u>subsection (c) does not apply to districts subject to Section 151.1, which</u>
 <u>establishes maximum amounts of accessory parking for all uses in those</u>
 <u>districts.</u>

4

SEC. 205. TEMPORARY USES, GENERAL.

(a) The temporary uses listed in Sections 205.1 through 205.3, where not
otherwise permitted in the district, may be authorized as provided herein, up to
the time limits indicated. Further time for such uses may be authorized only by
action upon a new application, subject to all the requirements for the original
application, unless otherwise indicated in Sections 205.1 through 205.3.

(b) Action upon such uses shall be by the *City* Planning Commission,
subject to all the requirements for conditional uses in Sections 303 and 306
through 306.5 of this Code; except that uses listed in Section 205.1, uses listed
in Section 205.2 if located in a *PDR*, C, or M District, and uses listed in Section
205.3 within the South of Market *Mixed Use Districts and Eastern Neighborhoods Mixed Use dD*istricts, may be authorized by the Zoning Administrator without a
public hearing.

17 (c) Wherever a use exists at the effective date of this Code or of an amendment thereto under which such use is classified as a temporary use, or 18 19 wherever a use is being conducted under a temporary use authorization given 20 prior to such a date, such use may be continued for the maximum term specified 21 therefore, calculated from said effective date or date of authorization. No such use shall continue thereafter unless a temporary use authorization shall have 22 23 been sought and obtained under a new application. Continuance of a temporary 24 use beyond the date of expiration of the period authorized therefore, or failure to

25

remove a structure for such temporary use within 10 days thereafter, shall
 constitute a violation of this Code.

3

SEC. 205.1. TEMPORARY USES: SIXTY-DAY LIMIT.

4 A temporary use may be authorized for a period not to exceed 60 days for 5 any of the following uses:

6 (a) Neighborhood carnival, exhibition, celebration or festival sponsored
7 by an organized group of residents in the vicinity or, in <u>PDR</u>, C, or M Districts,
8 sponsored by property owners or businesses in the vicinity;

9

(b) Booth for charitable, patriotic or welfare purposes;

10 (c) Open air sale of agriculturally produced seasonal decorations,
11 including, but not necessarily limited to, Christmas trees and Halloween
12 pumpkins.

13

SEC. 205.3. TEMPORARY USES: TWENTY-FOUR-HOUR LIMIT.

Within the South of Market <u>Mixed Use Districts and Eastern Neighborhoods</u>
 <u>Mixed Use</u> Districts, a temporary use may be authorized for a period not to
 exceed 24 hours per event once a month for up to 12 events per year per
 premises for any of the following uses:

(a) A performance, exhibition, dance, celebration or festival requiring a
liquor license, dance hall keeper or live entertainment police permit and/or other
City permit when sponsored by an organized group of residents and/or business
operators in the neighborhood; or

(b) A performance, dance or party requiring a liquor license, dance, live
entertainment and/or other City permit, an art exhibit, or other similar exhibition in
each case if sponsored by a residential or commercial tenant or group of tenants

or owner-occupants of the property or structure in which the temporary use is
 authorized.

Similar events or exhibitions lasting no more than 24 hours and requiring
no City permit shall be permitted without authorization under this Article and
without limitation as to frequency, subject to compliance with all other applicable
laws.

When multiple events are proposed within the allowable annual time limit
and City permits are to be issued to a particular applicant and premises, only one
permit need be granted per annual time period.

10

SEC. 206. DESCRIPTION AND PURPOSE OF RESIDENTIAL

11 DISTRICTS.

The following statements of description and purpose outline the main functions of the R (Residential) Districts in the zoning plan for San Francisco, supplementing the statements of purpose contained in Section 101 of this Code. These districts are established for purposes of implementing the Residence element and other elements of the *Master*-*General* Plan, according to the objectives, principles and policies stated therein. Among these purposes are the following:

(a) Preservation, improvement and maintenance of the existing housing
 stock through protection of neighborhood environments and encouragement of
 sound ownership practices and rehabilitation efforts;

22

23

(b) Recognition and protection of the architectural characteristics and densities of existing residential areas;

24

25

1 (c) Maximizing of housing choice by assuring the availability of quality 2 owner and rental housing of various kinds, suitable for a whole range of 3 household types, lifestyles and economic levels;

4

(d) Encouragement of residential development that will meet outstanding 5 community needs, provide adequate indoor and outdoor spaces for its 6 occupants, and relate well to the character and scale of existing neighborhoods 7 and structures; and

(e) Promotion of balanced and convenient neighborhoods having 8 9 appropriate public improvements and services, suitable nonresidential activities 10 that are compatible with housing and meet the needs of residents, and other 11 amenities that contribute to the livability of residential areas.

12 Additional purposes for Eastern Neighborhoods and South of Market R and Mixed Use Districts are listed in Article 8, Sections 813 through 818 of this Code. 13

SEC. 206.5. RTO-M (RESIDENTIAL, TRANSIT-ORIENTED - MISSION 14

- 15 NEIGHBORHOOD) DISTRICT.
- *This district is intended to recognize, protect, conserve and enhance areas* 16
- 17 characterized by a mixture of houses and apartment buildings, covering a range of
- 18 densities and building forms, in the Mission District. The RTO-M district is composed of
- 19 multi-family moderate-density areas, primarily areas formerly designated RM and RH-3,
- 20 and are well served within short walking distance, generally less than ¹/₄-mile, of transit
- and neighborhood commercial areas. Transit available on nearby Mission Street is 21
- 22 frequent and/or provides multiple lines serving different parts of the city or region.
- 23 Limited small-scale neighborhood-oriented retail and services is common and permitted
- 24 throughout the neighborhood on corner parcels only to provide goods and services to
- 25 residents within walking distance, but the districts are otherwise residential. Only retail

1 compatible with housing, generally those permitted in NC-1 Districts, is permitted and

- 2 *auto-oriented uses are not permitted. Hours of operation are restricted and off-street*
- 3 *parking is not permitted for these very locally-oriented uses.*
- 4 <u>A fine-grain pattern of 25-foot to 35-foot building widths is prevalent, and</u>
- 5 *structures typically range from two to five stories in height. While some one- and two-*
- 6 *family structures are present, the character of the district is primarily of structures with*
- 7 *three or more units of a range of sizes and types suitable for a variety of households.*
- 8 *Buildings are moderately scaled and segmented, and units or groups of units have*
- 9 <u>separate entrances directly from the street. The overall residential density is regulated by</u>
- 10 *the permitted and required height, bulk, setbacks, and open space of each parcel, along*
- 11 *with residential design guidelines. Because of the high availability of transit service and*
- 12 *the proximity of retail and services within walking distance, many households do not own*
- 13 *cars; it is common that not every dwelling unit has a parking space and overall off-street*
- 14 *residential parking is limited. Open space is provided on-site, in the form of rear yards,*
- 15 *decks, balconies, roof-decks, and courtyards, and is augmented by nearby public parks,*
- 16 *plazas, and enhanced streetscapes.*

17 SEC. 207.1. RULES FOR CALCULATION OF DWELLING UNIT

18 **DENSITIES.**

The following rules shall apply in the calculation of dwelling unit densitiesunder this Code:

(a) The entire amount of lot area per dwelling unit specified in Sections
207.5 or 209.1 of this Code shall be required for each dwelling unit on the lot.
Fractional numbers shall be adjusted downward to the next lower whole number
of dwelling units.

25

1 (b) Where permitted by the provisions of Sections 207.5, 209.1 and 2 209.2 of this Code, two or more of the dwelling and other housing uses specified in said sections may be located on a single lot, either in one structure or in 3 4 separate structures, provided that the specified density limits are not exceeded 5 by the total of such combined uses. Where dwelling units and group housing are 6 combined, the maximum permitted density for dwelling units and for group 7 housing shall be prorated to the total lot area according to the quantities of these 8 two uses that are combined on the lot.

9 (c) Where any portion of a lot is narrower than five feet, such a portion 10 shall not be counted as part of the lot area for purposes of calculating the 11 permitted dwelling density.

(d) No private right-of-way used as the principal vehicular
access to two or more lots shall be counted as part of the lot area of any such lot
for purposes of calculating the permitted dwelling unit density.

(e) Where a lot is divided by a use district boundary line, the dwelling unit
density limit for each district shall be applied to the portion of the lot in that
district, and none of the dwelling units attributable to the district permitting the
greater density shall be located in the district permitting the lesser density.

(f) In RTO <u>and RTO-M</u> districts, dwelling units that are affordable (meeting
the criteria of Section 326.3(h)(2)(B) or the requirements of Section 315) shall not
count toward density calculations or be limited by lot area.

22

SEC. 207.4. DENSITY OF DWELLING UNITS IN NEIGHBORHOOD

- 23 COMMERCIAL DISTRICTS.
- The density of dwelling units in Neighborhood Commercial Districts shall be as stated in the following subsections:

(a) The rules for calculation of dwelling unit densities set forth in Section
207.1 of this Code shall apply in Neighborhood Commercial Districts, except that
any remaining fraction of 1/2 or more of the minimum amount of lot area per
dwelling unit shall be adjusted upward to the next higher whole number of
dwelling units.

6 The dwelling unit density in Neighborhood Commercial Districts shall be at 7 a density ratio not exceeding the number of dwelling units permitted in the 8 nearest Residential District, provided that the maximum density ratio shall in no 9 case be less than the amount set forth in the following table. The distance to 10 each Residential District shall be measured from the midpoint of the front lot line 11 or from a point directly across the street therefrom, whichever permits the greater 12 density. 14 TABLE INSET:

13

	Residential					
NC District	Density Limits					
NC-1						
NC-2						
NC-S						
Inner Sunset	One dwelling unit for each 800 sq. ft of lot area.					
Sacramento Street						
West Portal Avenue						
NC-3	One dwelling unit for each 600 ag. ft. of let area					
Castro Street	One dwelling unit for each 600 sq. ft. of lot area.					

1	Inner Clement Street	
2	Outer Clement Street	
3	Upper Fillmore Street	
4	Haight Street	
5	Union Street	
6	Valencia Street –	
7	24th Street-Mission	
8	24th Street-Noe Valley	
9		
10	Broadway	
11	Hayes Gough	
12	Upper Market Street	One dwelling unit for each 400 sq. ft. of lot area.
13	North Beach	
14	Polk Street	
15		

(b) The dwelling unit density for dwellings specifically designed for and
 occupied by senior citizens or physically handicapped persons shall be at a
 density ratio not exceeding twice the number of dwelling units permitted by the
 limits set forth in Subsection (a).

(c) The dwelling unit density in NCT districts, as listed in Section
702.1(b), shall not be limited by lot area, but by the applicable requirements and
limitations elsewhere in this Code, including but not limited to height, bulk,
setbacks, open space, exposure, and unit mix, as well as by applicable design
guidelines, applicable elements and area plans of the General Plan, and design
review by the Planning Department.

1	SEC. 207.5. DENSITY OF DV	VELLING UNITS IN MIXED USE	
2	DISTRICTS.		
3	(a) The dwelling unit density in the Chinatown Mixed Use District shall be		
4	at a density ratio not exceeding the amount set forth in the following Table		
5	207.5(a):		
6			
7	Density of Dwelling Units in Chinatown Mixed Use Districts		
8			
9	TABLE INSET:		
10		Residential	
11	General Area District	Density Limits	
12		One dwelling unit for each 200 sq. ft. of lot area	
13	Chinatown Community Business		
14			
15	Chinatown Residential Neighborhood	One dwelling unit for each 200 sq. ft. of lot area	
16	Commercial		
17			
18	Chinatown Visitor	One dwelling unit for each 200 sq. ft. of lot area	
19	Retail		
20		I	
21	(b) Except as indicated in Pa	aragraph (c) below, the dwelling unit density	
22	in the South of Market Mixed Use Districts shall not exceed the amount set forth		
23	in the following table:		
24			
25	Table 207.5(b)		
	Density of Dwelling Units in	South of Market Mixed Use Districts	

1 TABLE INSET: 2

General Area District	Residential
	i condentitat
	Density Limits
Residential Enclave	One dwelling unit for each 400 sq. ft. of lot area
(RED)	
South Park (SPD)	One dwelling unit for each 600 sq. ft. of lot area
Residential Service	
(RSD)	One dwelling unit for each 200 sq. ft. of lot area except th
Service/Light	which project above 40 feet in height, a higher density ma
Industrial/Residential	be allowed as a conditional use in accordance with the
(SLR),	provisions of 303(c) of this Code.
Service/Secondary Office	
(SSO)	
(c) There shall b	be no density limit for single room occupancy (SRO) units
in any South of Market M	
-	
	be no density limit for any residential use, as defined by
Section 890.88 in any D	TR district.
(e) There shall be	e no density limits for any residential use, as defined by Section
	ghborhoods Mixed Use Districts.

SEC. 207.6. REQUIRED MINIMUM DWELLING UNIT MIX AND UNIT 1 2 DIVISION RESTRICTIONS IN RTO, AND NCT, DTR, AND EASTERN 3 **NEIGHBORHOODS MIXED USE DISTRICTS.** 4 (a) Purpose. In order to foster flexible and creative infill development while 5 *maintaining the character of the district, d*Dwelling unit density is not controlled by 6 lot area in RTO, and NCT, and Eastern Neighborhoods Mixed Use Districts, which are 7 well-served by transit and services within walking distance, but rather by the physical 8 constraints of the this Code (such as height, bulk, setbacks, open space, and 9 dwelling unit exposure), in order to foster flexible and creative infill development while 10 maintaining the character of the district. However, to ensure an adequate supply of 11 family-sized units in existing and new housing stock, *subdivision of existing units is* 12 restricted and new residential construction must include a minimum percentage of units of at least 2 bedrooms or more. 13 14 (b) *Applicability*. 15 (1) This Section shall apply in the RTO, NCT, DTR and Eastern Neighborhoods 16 Mixed Use Districts, 17 (2) This Section shall apply to all applications for building permits and/or 18 Planning Commission entitlements which propose the creation of five or more dwelling 19 units. 20 (3) This Section does not apply to buildings for which 100 percent of the residential uses are: group housing, dwelling units which are provided at below market 21 22 rates pursuant to Section 326.3(h)(2)(B) of this Code, Single Room Occupancy Units, 23 student housing (as defined in Sec. 315.1.38), or housing specifically and permanently 24 designated for seniors or persons with physical disabilities. In RTO and NCT districts, 25 for newly constructed residential projects or additions with 5 dwelling units or greater,

1	no less than 40 percent of all dwelling units on site must have at least two bedrooms or
2	more. This requirement does not apply to group housing; housing designated for seniors
3	or persons with physical disabilities; or permanently affordable housing projects meeting
4	the criteria of Section 326.3(h)(2)(b).
5	(c) Controls.
6	(1) For the RTO, Hayes-Gough NCT, Upper Market Street NCT, and NCT-3
7	districts, no less than 40 percent of the total number of dwelling units on site shall
8	contain at least two bedrooms. Any fraction resulting from this calculation shall be
9	rounded to the nearest whole number of dwelling units. While existing dwelling units in
10	buildings which do not comply with this Subsection need not be expanded to meet this
11	requirement, all new dwelling units shall provide at least two bedrooms when less than
12	40 percent of the total number of dwelling units contain less than two bedrooms.
13	(2) For all other RTO and NCT districts, as well as DTR and Eastern
14	Neighborhoods Mixed Use Districts, one of the following two must apply:
15	(A) no less than 40 percent of the total number of proposed dwelling units
16	shall contain at least two bedrooms. Any fraction resulting from this calculation shall be
17	rounded to the nearest whole number of dwelling units. <u>Or</u>
18	(B) no less than 30 percent of the total number of proposed
19	dwelling units shall contain at least three bedrooms. Any fraction resulting from
20	this calculation shall be rounded to the nearest whole number of dwelling units.
21	(d) Modifications.
22	(1) In NCT and RTO Districts, these requirements may be waived or modified
23	with Conditional Use Authorization. In addition to those conditions set forth in Section
24	303, the Planning Commission shall consider the following criteria:
25	

- 1 (A) The project demonstrates a need or mission to serve unique 2 populations, or 3 (B) The project site or existing building(s), if any, feature physical
- 4 constraints that make it unreasonable to fulfill these requirements.
- 5 (2) In Eastern Neighborhoods Mixed Use Districts, these requirements may be
- 6 waived in return for provision of family-sized affordable units, pursuant to Section
- 7 319.4(b). To receive this waiver, 100 percent of the total number of inclusionary units
- 8 required under Section 315.4 or Section 319.4 shall contain at least two bedrooms. Also
- 9 in Eastern Neighborhoods Mixed Use Districts, these requirements may be waived or
- 10 modified through the Variance process set forth in Section 305, or in the case of projects
- subject to Section 309.2329, through the procedures of that section. 11
- 12 (43) In DTR Districts, these requirements may be modified per the procedures of
- 13 Section 309.1. The Planning Commission may waive the requirements of subsection (b)
- 14 via Conditional Use procedures with one or more of the following affirmative findings:
- 15 (1) the project demonstrates a need or mission to serve unique populations, or (2) the
- 16 project site or subject building features physical constraints that make it unreasonable to
- 17 *fulfill the requirement.*
- (c) The Planning Commission may waive the requirements of subsection (b) via 18
- 19 *Conditional Use procedures with one or more of the following affirmative findings:*
- 20 (1) the project demonstrates a need or mission to serve unique populations, or (2)
- (d) Division of any existing dwelling unit into two or more units in RTO and NCT 21
- 22 districts shall be permitted only if it meets both of the following conditions:
- 23 The existing unit exceeds 2,000 occupied square feet or contains more than 3 bedrooms; and
- 24
- 25

1	At least one of the resulting units is no less than 2 bedrooms and 1,250 square feet in
2	size.
3	SEC. 207.8. DIVISION OF DWELLING UNITS IN THE RTO AND NCT
4	<u>DISTRICTS.</u>
5	In order to ensure an adequate supply of family-sized units in existing and new housing
6	stock, the subdivision of existing units is restricted. The division of any existing dwelling
7	unit into two or more units in RTO and NCT districts shall be permitted only if it meets
8	both of the following conditions:
9	(a) The existing unit exceeds 2,000 occupied square feet or contains more than 3
10	bedrooms; and
11	(b) At least one of the resulting units is no less than 2 bedrooms and 1,250 square
12	<u>feet in size.</u>
13	SEC. 208. DENSITY LIMITATIONS FOR GROUP HOUSING.
14	Except for single room occupancy units in the South of Market Mixed Use
15	Districts Special Use District, the density limitations for group housing, as
16	described in Sections 209.2(a), (b), and (c), 790.88(b) and 890.88(b) of this
17	Code, shall be as follows:
18	(a) The maximum number of bedrooms on each lot shall be as specified
19	in the following table for the district in which the lot is located, except that in RTO,
20	RTO-M, UMU, MUG, MUR, MUO, SPD, DTR and all NCT districts the density of
21	group housing shall not be limited by lot area, and except that for lots in NC
22	Districts, the group housing density shall not exceed the number of bedrooms
23	permitted in the nearest Residential District provided that the maxi-mum density
24	not be less than the amount permitted by the ratio specified for the NC District in
25	which the lot is located.

1		
2		able 208
3	MAXIMUM DENSI	Y FOR GROUP HOUSING
4		Minimum Number of
5		Square Feet of Lot
6	District	Area for
7		Each Bedroom
8	RH-2	415
9	RH-3, RM-1, RC-1	275
10	RM-2, RC-2	210
11	RM-3, RC-3	140
12	RM-4, RC-4	70
13		
14	NC-1	275
15	NC-2	
16	NC-S	
17	Inner Sunset	
18	Sacramento Street	
19	West Portal Avenue	
20		
21	NC-3	210
22	NC-S	
23	Castro Street	
24	Inner Clement Street	
25		

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1	Outer Clement Street	
2	Upper Fillmore Street	
3	Haight Street	
4	Union Street	
5	Valencia Street	
6	24 th -Street-Mission	
7	24 th Street-Noe Valley	
8		
9	Broadway	140
10	Upper Market Street	
11	North Beach	
12	Polk Street	
13		
14	Chinatown Community	70
15	Business	
16	Chinatown Residential	
17	Neighborhood	
18	Commercial	
19	Chinatown Visitor	
20	Retail	
21		
22	RED	140
23	RSD, SLR, SLI and SSO	70
24	SPD -	210
25		

1 (b) For purposes of calculating the maximum density for group housing 2 as set forth herein, the number of bedrooms on a lot shall in no case be 3 considered to be less than one bedroom for each two beds. Where the actual 4 number of beds exceeds an average of two beds for each bedroom, each two 5 beds shall be considered equivalent to one bedroom.

6 (c) The rules for calculation of dwelling unit densities set forth in Section 7 207.1 shall also apply in calculation of the density limitations for group housing, 8 except that in NC Districts, any remaining fraction of 1/2 or more of the maximum 9 amount of lot area per bedroom shall be adjusted upward to the next higher 10 whole number of bedrooms.

(d) The group housing density in <u>all</u> RTO districts and all NCT districts,
as listed in Section 702.1(b), shall not be limited by lot area, but by the applicable
requirements and limitations elsewhere in this Code, including but not limited to
height, bulk, setbacks, open space, and exposure, as well as by the Residential
Design Guidelines in RTO districts, other applicable design guidelines, applicable
elements and area plans of the General Plan, and design review by the Planning
Department.

18

19

SEC. 209.1. DWELLINGS.

10		-		-				-		-					-	
20	<u>a</u>	÷	(S)	-2	က္	<u>-</u>	5	က္	4	0	<u> </u>	÷	Ņ	က္	4	
21	RH-1	RH	RH-1	RH	RH-3	RM-1	RM-2	RM-3	RM-4	RTO	RTO-,	RC.	RC	RC-3	ЧĊ КĊ	
22																
23	Ρ	NA	NA	NA	NA	NA	NA	NA	NA	NA	<u>NA</u>	NA	NA	NA		(a) One- family
24																dwelling
25																having side yards

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1	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	<u>P</u>	Ρ	Ρ	Ρ	Ρ	(b) Other one-family
2															dwelling.
		Ρ	NA	NA	NA	NA	NA	NA	NA	<u>NA</u>	NA	NA	NA	NA	(c) Two-
3															family dwelling with
4															the second
5															dwelling unit
															limited to 600 square feet of
6															net floor area.
7			Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	<u>P</u>	Ρ	Ρ	Ρ	Ρ	(d) Other
8															two-family
				Р	Р	Р	Р	Р	Р	<u>P</u>	Р	Р	Р	Р	dwelling. (e) Three-
9															family
10			N 1 A		N 1 A		N 1 A		N 1 A	374	N 1 A			N 1 A	dwelling.
11	С	С	NA	NA	NA	NA	NA	NA	NA	<u>NA</u>	NA	NA	NA	NA	(f) Dwelling at a density
12															ratio up to one dwelling
13															unit for each
															3,000 square
14															feet of lot area, but no
15															more than
16															three dwelling
															units per lot, if authorized
17															as a
18															conditional
19															use by the City Planning
															Commission.
20															
21															
22															
23															
24															
25															

25

1		С	NA	NA	NA	NA	NA	NA	<u>NA</u>	NA	NA	NA	NA	(g) Dwelling at a density
2														ratio up to
3														unit for each
4														1,500 square feet of lot
5														area, if
6														authorized as a conditional
														use by the
7														City Planning Commission.
8			С	NA	NA	NA	NA	NA	<u>NA</u>	NA	NA	NA	NA	(h) Dwelling
9														at a density ratio up to
10														one dwelling
11														unit for each 1,000 square
12														feet of lot
13														area, if authorized as
														a conditional
14														use by the City Planning
15														Commission.
16				Ρ	NA	NA	NA	NA	<u>NA</u>	Р	NA	NA	NA	(i) Dwelling at a density
17														ratio not
														exceeding one dwelling
18														unit for each
19														800 square
20														feet of lot area.
21					Ρ	NA	NA	Р	<u>P</u>		Р	NA	NA	(j) Dwelling
22														at a density ratio not
23														exceeding
							1		1					one dwelling unit for each
24														600 square
25														feet of lot area.

				Р	NA	С	Р		Р	NA	(k) Dwelling
1						-					at a density
2											ratio not
3											exceeding one dwelling
											unit for each
4											400 square feet of lot
5											area.
6					Ρ	С	<u>P</u>			Ρ	(I) Dwelling
7											at a density ratio not
											exceeding
8											one dwelling
9											unit for each 200 square
10											feet of lot
11											area; provided, that
											for purposes
12											of this
13											calculation a dwelling unit
14											in these
											districts
15											containing no more than
16											500 square
17											feet of net
18											floor area and
											consisting of
19											not more than one habitable
20											room in
21											addition to a
22											kitchen and a bathroom
											may be
23											counted as
24											equal to 3/4 of a dwelling
25											unit.

1	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	<u>P</u>	Ρ	Ρ	Ρ	Ρ	(m) Dwelling
2																specifically designed for
3																and occupied by senior
4																citizens or
5																physically handicapped
																persons, at a density ratio
6																or number of
7																dwelling units not
8																exceeding
9																twice the number of
10																dwelling units
11																otherwise permitted
12																above as a principal use
13																in the district.
14																Such dwellings
																shall be
15																limited to such
16																occupancy
17																for the actual lifetime of the
18																building by
19																the requirements
20																of State or Federal
21																programs for
22																housing for senior
																citizens or
23																physically handicapped
24																persons, or
25																otherwise by design
																features and
		ning Do RD OF			ORS											by leggal 226 arran 2 5 e 2008 nts
																approved as
																to form by the City Attorney
																and

1		(n) Dwelling at a density
2		not limited by
3		lot area, but by the
		applicable
4		requirements
5		and limitations
6		elsewhere in
		this Code,
7		including but not limited to
8		height, bulk,
9		setbacks,
10		open space, exposure,
		and unit mix,
11		as well as by
12		the Residential
13		Design
		Guidelines and other
14		applicable
15		design
16		guidelines,
		applicable elements and
17		area plans of
18		the General
19		Plan, and design review
		by the
20		Planning
21		Department. In lieu of the
22		conditions of
23		Section 303,
		the Planning Commission
24		shall
25		affirmatively
		find all of the following: (1)
	Planning Department	the page page d
	BOARD OF SUPERVISORS	projezs/2008 a
		physical design and
		articulation
		compatible

1

SEC. 209.2. OTHER HOUSING.

2																
3	(D)		(s)		~	_	2	ŝ	4		\overline{M}		~	~	-	
4	RH-1	RH-1	RH-1	RH-2	RH-3	RM-1	RM-2	RM-3	RM-4	RTO	<u>RTO-M</u>	RC-1	RC-2	RC-3	RC-4	
5																
6				С	С	Р	Ρ	Ρ	Р	Ρ	<u>P</u>	Ρ	Ρ	Ρ	Ρ	(a) Group
7																housing, boarding:
8																Providing lodging or both
9																meals and lodging, without
10																individual
11																cooking facilities, by
12																prearrangement for a week or
13																more at a time and housing six
14																or more
15																persons in a space not
16																defined by this Code as a
17																dwelling unit.
18																Such group housing shall
19																include but not necessarily be
20																limited to a boardinghouse,
21																guesthouse,
22																rooming house, lodging house,
23																residence club,
																commune, fraternity and
24																sorority house but shall not
25																include group

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1 2 3 4 5 6 7 8 9														housing for religious orders or group housing for medical and educational institutions, whether on a separate lot or part of an institution, as defined and regulated by this Code. The density limitations for
10														group housing, by district, shall
11														be as set forth in Section 208
12														of this Code.
13		С	С	Р	Р	Р	Р	Р	<u>P</u>	Р	Ρ	Р	Ρ	(b) Group housing,
14														religious orders:
15														Providing lodging or both
16														meals and lodging, without
17														individual cooking
18														facilities, by
19														prearrangement for a week or
20														more at a time and housing six
21														or more persons in a
22														space not
23														defined by this Code as a
24														dwelling unit, where such
25														housing is for members of a

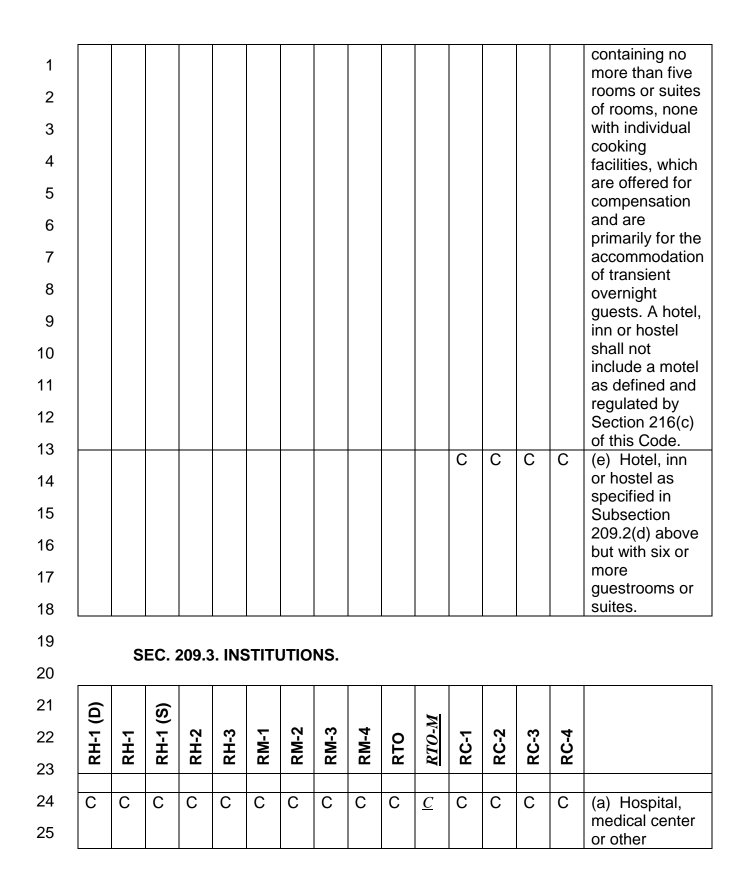
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1														religious order calling for
2														collective work
3														or worship and is not defined
4														as, or on the
														same lot as, a religious
5														institution as defined and
6														regulated by
7														Section 209.3(j) of this Code.
8														Such housing
9														shall include but not
10														necessarily be
11														limited to a monastery,
12														nunnery, convent and
13														ashram. The
14														density limitations for
15														group housing,
														by district, shall be as set forth
16														in Section 208 of this Code.
17		 С	С	С	С	С	С	С	<u>C</u>	С	С	С	С	(c) Group
18														housing, medical and
19														educational
20														institutions: Providing
21														lodging or both meals and
22														lodging, without
23														individual cooking
24														facilities, by
25														prearrangement for a week or
20														more at a time

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					1	1			1					and housing six
1														and housing six or more
2														persons in a
														space not
3														defined by this Code as a
4														dwelling unit,
_														where such
5														facility is
6														affiliated with
7														and operated by a medical or
														educational
8														institution as
9														defined and
10														regulated by Sections
10														209.3(a), (g),
11														(h) and (i) of
12														this Code but
														not located on the same lot as
13														such institution
14														and not used
15														for inpatient
15														care. Such housing shall
16														meet the
17														applicable
														provisions of
18														Section 304.5 of this Code
19														concerning
20														institutional
														master plans. The density
21														limitations for
22														group housing,
23														by district, shall
20														be as set forth in Section 208
24														of this Code.
25		С	С	С	С	С	С	С	<u>C</u>	С	С	С	С	(d) Hotel, inn
														or hostel

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1																medical institution which
2																includes facilities for
3																inpatient care
4																and may also include medical
5																offices, clinics, laboratories,
6																and employee
7																or student dormitories and
8																other housing,
																operated by and affiliated
9																with the
10																institution, which institution
11																has met the
12																applicable provisions of
13																Section 304.5 of this Code
14																concerning
15																institutional master plans.
16	Ρ	Ρ	Ρ	Ρ	Р	Ρ	Ρ	Ρ	Ρ	Ρ	<u>P</u>	Ρ	Ρ	Ρ	Ρ	(b) Residential
																care facility providing
17																lodging, board
18																and care for a period of 24
19																hours or more
20																to six or fewer persons in need
21																of specialized aid by
22																personnel
23																licensed by the State of
24																California. Such
25																facility shall display nothing on or near the

																facility which
1																gives an
2																outward
																indication of the
3																nature of the
4																occupancy except for a
_																sign as
5																permitted by
6																Article 6 of this
7																Code, shall not provide
																outpatient
8																services and
9																shall be located
10																in a structure which remains
10																residential in
11																character. Such
12																facilities shall
																include but not necessarily be
13																limited to a
14																board and care
15																home, family
15																care home, long-term
16																nursery,
17																orphanage, rest
																home or home
18																for the treatment of
19																addictive,
20																contagious or
																other diseases or
21																psychological
22																disorders.
22	С	С	С	С	С	С	С	С	С	С	<u>C</u>	С	С	С	С	(c) Residential
23																care facility meeting all
24																applicable
25																requirements of
																Subsection

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1 2 3 4																209.3(b) above but providing lodging, board and care as specified therein to seven or more
5												С	С	С	С	persons. (d) Social
6																service or philanthropic
7																facility providing assistance of a
8																charitable or public service
9																nature and not
10																of a profitmaking or
11																commercial nature. (With
12																respect to RC Districts, see
13 14																also Section 209.9(d).)
14	Р	Ρ	Р	Ρ	Р	Ρ	Ρ	Ρ	Ρ	Р	<u>P</u>	Ρ	Р	Ρ	Ρ	(e) Child-care
16																facility providing less than 24-
17																hour care for 12 or fewer
18																children by licensed
19																personnel and meeting the
20																open-space
21																and other requirements of
22																the State of California and
23																other authorities.
24	С	С	С	С	С	С	С	С	С	С	<u>C</u>	С	С	С	С	(f) Child-care facility providing
25																less than 24- hour care for 13
					l						l					

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1 2 3 4 5 6 7 8 9 10	C	C	С	С	C	C	С	С	С	С	C	С	С	С	С	or more children by licensed personnel and meeting the open-space and other requirements of the State of California and other authorities. (With respect to RC Districts, see also Section 209.9(d).) (g) Elementary
11 12																school, either public or private. Such
13																institution may include
14 15																employee or student
15																dormitories and other housing
17																operated by and affiliated with the
18																institution. (With respect to RC
19																Districts, see also Section
20																209.9(d).)
21	С	С	С	С	С	С	С	С	С	С	<u>C</u>	С	С	С	С	(h) Secondary school, either
22																public or private, other
23 24																than a school having
24 25																industrial arts as its primary course of study.

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

					[industrial arts
1																as its primary
2																course of study.
	С	С	С	С	С	С	С	С	С	С	<u>C</u>	С	С	С	С	(j) Church or
3																other religious institution which
4																has a tax-
5																exempt status as a religious
6																institution granted by the
7																United States
8																Government, and which
9																institution is used primarily
10																for collective
11																worship or ritual or observance
12																of common religious
13																beliefs. Such
14																institution may include, on the
15																same lot, the housing of
16																persons who
																engage in supportive
17																activity for the
18																institution. (With
19																respect to RC Districts, see
20																also Section
21												Р	Р	Р	Р	209.9(d).) (k) Medical
																cannabis
22																dispensary as defined by
23																Section 3301(f)
24																of the San
																Francisco Health Code
25																provided that:

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	 1					 		
1								(a) the medical cannabis
2								dispensary has
3								applied for a permit from the
								Department of
4								Public Health
5								pursuant to Section 3304 of
6								the San
7								Francisco Health Code;
								(b) if medical
8								cannabis is smoked on the
9								premises, the
10								parcel
11								containing the medical
								cannabis
12								dispensary is
13								located not less
14								than 1,000 feet from the parcel
								containing the
15								grounds of an
16								elementary or secondary
17								school, public
								or private, or
18								recreation buildings as
19								defined in
20								Section
21								209.4(a) of this Code, unless
								not required by
22								State law, and, regardless of
23								whether
24								medical
								cannabis is smoked on the
25								premises, if the

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1								dispensary was not in operation
2								as of April 1,
2								2005, as
3								defined in
4								subsection (i), it
-								is located not less than
5								1,000 feet from
6								the parcel
0								containing the
7								grounds of an
8								elementary or
0								secondary school, public
9								or private, or
10								recreation
								buildings as
11								defined in
12								Section
								209.4(a) of this Code; (c) if
13								medical
14								cannabis is
								smoked on the
15								premises the
16								dispensary
								shall provide adequate
17								ventilation
18								within the
								structure such
19								that doors
20								and/or windows
								are not left open for such
21								purposes
22								resulting in odor
								emission from
23								the premises;
24								(d) regardless
								of whether medical
25								cannabis is

1								smoked on the premises the
2								parcel
								containing the
3								medical
4								cannabis dispensary is
								not located on
5								the same parcel
6								as a facility
7								providing substance
1								abuse services
8								that is licensed
9								or certified by
								the State of California or
10								funded by the
11								Department of
12								Public Health;
								(e) no alcohol is sold or
13								distributed on
14								the premises
45								for on or off-site
15								consumption; (f) upon
16								acceptance of a
17								complete
								application for a
18								building permit for a medical
19								cannabis
20								dispensary the
20								Planning
21								Department shall cause a
22								notice to be
								posted on the
23								proposed site and shall cause
24								written notice to
25								be sent via U.S.
20								Mail to all

1								properties within 300 feet
0								of the subject
2								lot in the same
3								Assessor's
4								Block and on
4								the block face across from the
5								subject lot as
6								well as to all
								individuals or
7								groups which
8								have made a written request
								for notification
9								of regarding
10								specific
11								properties,
11								areas or medical
12								cannabis
13								dispensaries;
								(g) all building
14								permit applications
15								shall be held for
4.0								a period of 30
16								calendar days
17								from the date of
18								the mailed notice to allow
10								review by
19								residents,
20								occupants,
								owners of neighborhood
21								properties and
22								neighborhood
22								groups; and (h)
23								after this 30 day
24								period, the Planning
25								Commission
20								shall schedule

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								a hearing to
1								a hearing to consider
0								whether to
2								exercise its
3								discretionary
								review powers
4								over the
5								building permit
								application for a
6								medical cannabis
7								dispensary. The
1								scheduling and
8								the mailed
9								notice
9								for this hearing
10								shall be
11								processed in accordance
11								with Section
12								312(e) of this
40								Code; (i)
13								Medical
14								cannabis
								dispensaries
15								that can
16								demonstrate to
								the Planning Department,
17								based on any
18								criteria it may
								develop, they
19								were in
20								operation as of
20								April 1, 2005
21								and have remained in
22								continuous
<i></i>								operation since
23								then, have 18
24								months from
24								the effective
25								date of this
								legislation to

				1	1					1.4.1
1										obtain a permit or must cease
2										operations at
Ζ										the end of that
3										18 month
4										period, or upon denial of a
										permit
5										application if it
6										occurs before
										the end of that
7										18 month period. Medical
8										cannabis
9										dispensaries
9										that were in
10										operation as of
11										April 1, 2005, and were not in
										continuous
12										operation since
13										then, but can
										demonstrate to the Planning
14										Department,
15										based on any
16										criteria it may
10										develop, that the reason for
17										their lack of
18										continuous
										operation was
19										not closure due
20										to an actual violation of
21										federal, state or
21										local law, also
22										have 18 months
23										from the effective date of
										this legislation
24										to obtain a
25										permit or must
										cease

							1			
1										operations at the end of that
2										18 month
Ζ										period, or upon
3										denial of a
4										permit
										application if it occurs before
5										the end of that
6										18 month
-										period.
7										Notwithstanding the foregoing,
8										in no case shall
9										a dispensary
										that had or has
10										a suspended or revoked permit
11										be considered
40										to be in
12										continuous
13										operation. Any dispensary
14										operating in a
										Residential-
15										House or
16										Residential- Mixed district of
47										the City or
17										which began
18										operation after
19										April 1, 2005,
										must immediately
20										cease
21										operations; (j)
22										any permit issued for a
22										medical
23										cannabis
24										dispensary
										shall contain the following
25										statement in
	L				I	1	I			

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1 2 3 4 5 6 7																bold-face type: "Issuance of this permit by the City and County of San Francisco is not intended to and does not authorize the violation of State or Federal law."
8																
9																
10	950	- 20	044	COM		ШТΥ			= 6							
11	<u>(</u>	J. 20					FAC		<u>-</u> 3.							
12	RH-1 (I	RH-1	RH-1 (S)	RH-2	RH-3	RM-1	RM-2	RM-3	RM-4	RTO	RTO-M	RC-1	RC-2	RC-3	RC-4	
13	RF	RF	RF	RF	┺	R	RN	R	RN	RT	RI	RO	RC	RO	RC	
14	С	С	С	С	С	С	С	С	С	С	<u>C</u>	С	С	С	С	(a)
15																Community clubhouse,
16																neighborhood center,
17																community
18																center or
19																other community
20																facility not
21																publicly owned but
22																open for public use, in
23																which the chief activity
24																is not carried
25																on as a gainful

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										· · · · · · · · · · · · · · · · · · ·
1										business and whose chief
2										function is
3										the gathering of persons
4										from the immediate
										neighborhood
5										in a structure for the
6										purposes of
7										recreation,
8										culture, social interaction or
9										education other than
10										that regulated
11										by Section 209.3 of this
12										Code. (With
										respect to RC Districts, see
13										also Section
14						С	С	С	С	209.9(d).) (b) Private
15						0	0	U	•	lodge, private
16										clubhouse, private
17										recreational
18										facility or community
19										facility other
										than as specified in
20										Subsection
21										209.4(a) above, and
22										which is not
23										operated as a gainful
24										business.
25										(With respect to RC

1 2

also Section 209.9(d).)

3

SEC. 209.5. OPEN RECREATION AND HORTICULTURE.

4	6															
5	-1 (D)	Ţ	-1 (S)	2	ကု	Ŧ	1-2	RM-3	4-	0	RTO-M	Σ	2	Ϋ́	4	
6	RH-1	RH-1	RH-1	RH-2	RH-3	RM-1	RM-2	RN	RM-4	RTO	RT	RC-1	RC-2	RC-3	RC-4	
7	С	С	С	С	С	С	С	С	С	С	<u>C</u>	Р	Р	Р	Р	(a) Open
8	Ŭ	Ŭ	Ŭ	Ŭ	Ŭ	Ŭ	Ŭ	Ŭ	Ŭ	Ŭ				•		recreation
9																area not publicly
10																owned which is not
11																screened from public
12																view, has no
13																structures other than
14																those necessary
15																and incidental to
16																the open land
17																use, is not operated as a
18																gainful business and
19																is devoted to outdoor
20																recreation
21																such as golf, tennis or
22	Р	Р	P	Р	P	P	Р	Р	P	P	<u>P</u>	P	P	P	Р	riding. (b) Open
23				'				•			<u> </u>					space used
24																for horticultural
25																or passive recreational

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1																purposes which is not
2																publicly
3																owned and is not screened
																from public
4																view, has no
5																structures other than
6																those
7																necessary and
																incidental to
8																the open land
9																use, is not served by
10																vehicles
11																other than normal
12																maintenance
																equipment, and has no
13																retail or
14																wholesale sales on the
15																premises.
16																Such open
																space may include but
17																not
18																necessarily be limited to
19																a park,
20																playground, plant nursery,
21																rest area,
22																community garden or
																neighborhood
23	Р	Р	Р	Р	Р	Р	Р	Р	Р	С	<u>C</u>	Р	Р	Р	Р	garden. (c)
24															•	Greenhouse,
25																plant nursery, truck garden
	L															audit garuen

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																امعرابه مالمع
1																or other land or structure
2																devoted to
3																cultivation of plants of any
4																kind, either with or
5																without retail
6																or wholesale sales on the
																premises.
7																(With respect to RC
8																Districts, see
9																also Section 209.9(d).)
10																
11																
12																
12 13		S	EC. 2	209.6	6. PU	BLIC	FAG		IES	AND	UTIL	ITIE	S.			
13	(<u>a</u>)															
13 14	(D) (D)													KC-3	RC-4	
13 14 15	RH-1 (D)	RH-1 S	RH-1 (S)	209.6 2-H2 KH-7	6. PU E-H2	BLIC	C FAC	CILIT S W N N N	IES 4-W2	RTO VII	<u>RTO-M</u>	RC-1	RC-2	RC-3	RC-4	
13 14 15 16	- RH-1 (D)													RC-3	Ы В В С-4	(a) Public
13 14 15 16 17		RH-1	RH-1 (S)	RH-2	RH-3	RM-1	RM-2	RM-3	RM-4	RTO	<u>RTO-M</u>	RC-1	RC-2			(a) Public structure or use of a
13 14 15 16		RH-1	RH-1 (S)	RH-2	RH-3	RM-1	RM-2	RM-3	RM-4	RTO	<u>RTO-M</u>	RC-1	RC-2			structure or use of a nonindustrial
13 14 15 16 17		RH-1	RH-1 (S)	RH-2	RH-3	RM-1	RM-2	RM-3	RM-4	RTO	<u>RTO-M</u>	RC-1	RC-2			structure or use of a nonindustrial character, when in conformity
13 14 15 16 17 18		RH-1	RH-1 (S)	RH-2	RH-3	RM-1	RM-2	RM-3	RM-4	RTO	<u>RTO-M</u>	RC-1	RC-2			structure or use of a nonindustrial character, when in conformity with the Master
13 14 15 16 17 18 19		RH-1	RH-1 (S)	RH-2	RH-3	RM-1	RM-2	RM-3	RM-4	RTO	<u>RTO-M</u>	RC-1	RC-2			structure or use of a nonindustrial character, when in conformity with the Master Plan. Such structure or use
13 14 15 16 17 18 19 20		RH-1	RH-1 (S)	RH-2	RH-3	RM-1	RM-2	RM-3	RM-4	RTO	<u>RTO-M</u>	RC-1	RC-2			structure or use of a nonindustrial character, when in conformity with the Master Plan. Such structure or use shall not include
13 14 15 16 17 18 19 20 21 22		RH-1	RH-1 (S)	RH-2	RH-3	RM-1	RM-2	RM-3	RM-4	RTO	<u>RTO-M</u>	RC-1	RC-2			structure or use of a nonindustrial character, when in conformity with the Master Plan. Such structure or use shall not include a storage yard, incinerator,
 13 14 15 16 17 18 19 20 21 22 23 		RH-1	RH-1 (S)	RH-2	RH-3	RM-1	RM-2	RM-3	RM-4	RTO	<u>RTO-M</u>	RC-1	RC-2			structure or use of a nonindustrial character, when in conformity with the Master Plan. Such structure or use shall not include a storage yard, incinerator, machine shop,
13 14 15 16 17 18 19 20 21 22		RH-1	RH-1 (S)	RH-2	RH-3	RM-1	RM-2	RM-3	RM-4	RTO	<u>RTO-M</u>	RC-1	RC-2			structure or use of a nonindustrial character, when in conformity with the Master Plan. Such structure or use shall not include a storage yard, incinerator,

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1 2 3 4 5 6 7 8 9 10 11																installation, including but not necessarily limited to water, gas, electric, transportation or communications utilities, or public service facility, except as stated in Section 209.6(c), provided that operating requirements necessitate placement at this location.
12 13	С	С	С	С	С	С	С	С	С	С	<u>C</u>	С	С	С	С	(c) Utility Installation that is an Internet
14																Services
15																Exchange defined as a
16																location that contains any of
17																the following uses (excluding
18																any commercial wireless
19																transmitting, receiving or
20																relay facility
21																described in Sections 227(h)
22																and 227(i)): switching
23																equipment (whether
24																wireline or
25																wireless) that joins or

															conn	ects
1																pants,
2																omers or
3															subs	cribers to
3																omers or
4																cribers to
5																mit data, e or video
6																als to each
															othe	r; one or
7																e computer ems and
8															relate	
9																oment used
10															to bu main	ilid, tain or
															proce	ess data,
11																e or video als and
12																de other
13															data	processing
14															servi grou	ces; or a
14															netw	
15															serve	ers.
16		SE	EC. 2	09.7.	VEH	ICLE	STO	RAGI	E AN	D AC	CES	S.				
17	^		~													
18	-1 (D)	-	-1 (S)	-2	<u>-</u> 3	<u>.</u>	Ņ	ņ	4	0	<u>W-0.</u>	Ł	8	с С	4	
19	RH-	RH-	RH-	RH-	RH-	RM-1	RM-2	RM-3	RM-4	RTC	RTC	RC-1	RC-2	RC-3	RC-4	
20	С	С	С	С	С	С	С	С	С	NP	NP	С	С	С	С	
21			C		C	C		C			<u>IVI</u>	C		C		(a) Community
22																garage, confined to
23																the storage
24																of private passenger
25																automobiles
20																of residents

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																of the
1																immediate
2																vicinity, and meeting the
3																requirements
4																of Article 1.5
	NA	С	<u>C</u>	NA	NA	NA	NA	of this Code. (b) Shared								
5																community
6																garage, confined to
7																the storage
8																of private passenger
9																automobiles
																of residents of the
10																immediate
11																vicinity, and meeting the
12																siting and
13																design
14																requirements of Section
15																155(r) and 144., and
																the car share
16																requirements
17																of section 166.
18	С	С	С	С	С	С	С	С	С	С	<u>C</u>	Ρ	Ρ	Ρ	Ρ	(c) Access
19																driveway to property in C
20																or M District,
21																or to property in
																an R District
22																in which the permitted
23																dwelling unit
24																density is greater than
25																that
																permitted in

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				1	1	1		1	1		1	1	1			d a Patrice
1																the district where the
0																driveway is
2																located,
3																provided that
4																a solid
4																fence, solid
5																wall, or compact
6																evergreen
0																hedge, not
7																less than six
8																feet in
0																height, is maintained
9																along such
10																driveway to
																screen it
11																from any
12																adjoining lot in any R
																District.
13																Such
14																driveway
45																shall meet
15																the
16																applicable requirements
17																of Article 1.5
17																of this Code.
18	С	С	С	С	С	С	С	С	С	С	<u>C</u>	С	С	С	С	(d) Off-street
19																parking facility to
20																serve a use
21																permitted in any R
																District,
22																when such
23																parking is not classified
																as accessory
24																parking for
25																such use,
																under the

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	 	[[1					
1									provisions of Section
0									204.5 of this
2									Code, in
3									terms of its
									location and
4									amount.
5									Such parking
-									shall meet, where
6									applicable,
7									the
									requirements
8									of Section
9									156 for
									parking lots,
10									Section 159 for parking
11									not on the
									same lot as
12									the building
13									or use
									served, and
14									the other
15									provisions of Article 1.5 of
									this Code. In
16									considering
17									any
17									application
18									for a
19									conditional use for such
15									parking
20									where the
21									amount of
									parking
22									provided
23									exceeds the
									amount classified as
24									accessory
25									parking in
20									Section

	 1		1	1	1	[[[1		
1														204.5, the Planning
2														Commission shall
3														consider the
4														criteria set forth in
5														Section 157
6														of this Code. In RTO
														districts,
7														such parking shall also be
8														subject to criteria and
9														requirements
10														o f Sections 158.1, 144,
11														and 155(r).
12									<u>P</u>	<u>P</u>				<u>(e) Off-street</u>
13														<u>car share</u>
14														<u>parking</u>
15														<u>spaces for car</u>
														<u>sharing</u>
16														<u>vehicles,</u>
17														<u>whether</u>
18														<u>required or</u>
19														<u>not, meeting</u>
20														<u>the standards</u>
21														of Section
22														<u>166.</u>
23	SE	EC. 20)9.8.	СОМ	MER	CIAL	EST	ABLI	SHM	ENTS	6.			
24														
25														

1	(D)		S)													
2	RH-1 (I	RH-1	RH-1 (S)	RH-2	RH-3	RM-1	RM-2	RM-3	RM-4	RTO	RTO-M	RC-1	RC-2	RC-3	RC-4	
-	RF	RF	RF	RF	RF	RN	RN	RN	RN	RT	RI	RC	RC	RC	RC	
												Р	NA	NA	NA	(a) Except for
4												•				massage
5																establishments as noted in
6																Section 218.1,
7																retail, personal service or
8																other commercial
9																establishment
10																permitted as a principal use in
11																a C-1 District,
12																which is located within
13																or below the ground story of
14																a building;
15																excluding any establishment
																designed
16																primarily for customers
17																arriving at that establishment
18																by private
19												С	NA	NA	NA	(b) Except for
20												U	1.1/1	1 1/ 1	1 1/ 1	massage
21																establishments as noted in
22																Section 218.1,
23																retail, personal service or
24																other commercial
																establishment
25																permitted as a

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1										principal use in a C-1 District,
2										which is located in a
3										building above
4										the ground story;
5										excluding any
6										establishment designed
										primarily for
7										customers arriving at that
8										establishment
9										by private motor vehicle.
10						 	Ρ	Ρ	Ρ	(c) Except for
11										massage establishments
										as noted in
12										Section 218.1,
13										retail, personal service or
14										other
15										commercial establishment
										permitted as a
16										principal use in
17										a C-2 District, which is
18										located within
19										or below the
										ground story of a building;
20										excluding any
21										establishment designed
22										primarily for
23										customers arriving at that
										establishment
24										by private
25							С	С	С	(d) Except for
							U	U	U	

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1 1 1 1 1 1 1 2 3 1 1 1 1 1 3 4 1 1 1 1 1 5 6 1 1 1 1 1 7 1 1 1 1 1 1		establishments as noted in Section 218.1, retail, personal service or other commercial establishment permitted as a principal use in a C-2 District, which is located in a building above the ground story; excluding any establishment
3 4 5 6		Section 218.1, retail, personal service or other commercial establishment permitted as a principal use in a C-2 District, which is located in a building above the ground story; excluding any
4 5 6		retail, personal service or other commercial establishment permitted as a principal use in a C-2 District, which is located in a building above the ground story; excluding any
5 6 6		other commercial establishment permitted as a principal use in a C-2 District, which is located in a building above the ground story; excluding any
5 6 6		commercial establishment permitted as a principal use in a C-2 District, which is located in a building above the ground story; excluding any
6		establishment permitted as a principal use in a C-2 District, which is located in a building above the ground story; excluding any
		principal use in a C-2 District, which is located in a building above the ground story; excluding any
		a C-2 District, which is located in a building above the ground story; excluding any
		which is located in a building above the ground story; excluding any
		located in a building above the ground story; excluding any
8		the ground story; excluding any
9		story; excluding any
		excluding any
10		
11		
12		designed
		primarily for customers
13		arriving at that
14		establishment
15		by private motor vehicle.
		(e) Any use
		meeting the
17		standards and
18		limitations set forth in Section
		23 <u>1</u> 0: Limited
19		Corner
20		Commercial Uses in RTO
21		Districts.
22 SEC. 209.9. OTHER 03E3.		
²³ ₂₄ (a) (b) (b) (c) (c) (c)		
52 RH-1 S RH-1 S 54 RH-1 S RH-1 S 74 RH-1 S RH-1 S 74 RH-1 S RH-1 S 75 RM-2 RH-3 RH-3 RH-3 74 RM-2 RH-3 RH-3 R 76 RM-3 RM-3 R		X X
74 1-4 <th1-4< th=""> <th1-4< th=""> <th1-4< th=""></th1-4<></th1-4<></th1-4<>	RC-2	RC-3 RC-4

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1 P									[[T	1		1		
3		Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	<u>P</u>	Ρ	Р	Ρ	Ρ	lease sign, as
4 C	3																regulated by
5 Image: Construction of the second seco	4																this Code.
7 as defined and regulated by Section 304 and other applicable provisions of this Code. 9	5	С	С	С	С	С	С	С	С	C	С	<u><u>C</u></u>	C	C	C	С	
7 and regulated by Section 304 and other applicable provisions of this Code. 9 SEE SECTIONS 205 THROUGH 205.2 (c) Temporary uses, as specified in and regulated by Sections 205 through 205.2 of this Code. 11 Vertical of this code. (c) Temporary uses, as specified in, and regulated by Sections 205 through 205.2 of this Code. 14 Vertical of this code. (c) Temporary uses, as specified in, and regulated by Sections 205 through 205.2 of this Code. 16 Vertical of this code. Vertical of this code. 17 Vertical of this code. Vertical of this code. 18 Vertical of this code. Vertical of this code. 19 Vertical of this code. Vertical of this code. 20 Vertical of this code. Vertical of this code. 21 Vertical of this code. Vertical of this code. 22 Vertical of this code. Vertical of this code. 23 Vertical of this code. Vertical of this code.	6																
8 304 and other applicable provisions of this Code. 9 SEE SECTIONS 205 THROUGH 205.2 (c) Temporary uses, as specified in and regulated by Sections 205 through 205.2 of this Code. 11 P P P P (d) Any use as specified in, and regulated by. Sections 13 P P P P (d) Any use as specified in, and regulated by. Sections 14 P P P P P (d) Any use as specified in, and regulated by. Sections 16 P P P P O (d) Any use as specified in, and regulated by. Sections 17 P P P P P (d) Any use as specified in, and regulated by. Sections 18 P P P P (d) Any use as specified in, and regulated by. Sections 20 P P P P P (d) Any use as specified in, and regulated by. Sections 18 P P P P P P (d) Any use as specified in, and regulated by. Sections 20 P P P P P P P P 21 P P <td>7</td> <td></td> <td>and regulated</td>	7																and regulated
9	8																304 and other
10 SEE SECTIONS 205 THROUGH 205.2 (c) Temporary uses, as specified in and regulated by Sections 205 through 205.2 of this Code. 11 Sections 205 THROUGH 205.2 (c) Temporary uses, as specified in and regulated by Sections 205 through 205.2 of this Code. 14 Sections 205 THROUGH 205.2 (c) Temporary uses, as specified in and regulated by Sections 205.2 of this Code. 14 Sections 205 THROUGH 205.2 (c) Temporary uses, as specified in and regulated by Sections 205.2 of this Code. 15 Sections 205 THROUGH 205.2 (c) Temporary uses, as specified in, and regulated by, Sections 209.3 (d), (f), (g), (h), (j); 209.3 (d), (f), (g), (h), (j); 209.3 (d), (f), (g), (h), (j); 209.4 (a), (b); or 209.5 (c) of this Code, when located in or below the ground story of a building and not above the ground story. 20 Sections 205 through 205 throug	9																
11 uses, as specified in and regulated by Sections 205 13 bit Scode. 14 bit Scode. 15 bit Scode. 16 bit Scode. 17 bit Scode. 18 bit Scode. 19 bit Scode. 20 bit Scode. 21 bit Scode. 22 bit Scode. 23 bit Scode.	10	<u>ee</u>			18 20				15.2							(0)	this Code.
12 Sections 205 13 Hrough 205.2 of this Code. 14 P P P P 15 P P P P Of this Code. 16 P P P P Of this Code. 17 P P P P Of this Code. 18 P P P P Sections 205 19 P P P P P P 20 P P P P P P P 21 P	11	SEE	SEC		NG 20	этп	RUU		JJ.Z							uses	s, as specified
10 this Code. 14 P P P P P P (d) Any use as specified in, and regulated by, Sections 15 16 17 16	12																
14 P P P P P (d) Any use as specified in, and regulated by, Sections 16 16 209.3(d), (f), (g), (h), (j); 209.3(d), (f), (g), (h), (j); 209.4(a), (b); or 209.5(c) of this Code, when located in or below the ground story of a building and not above the ground story. 23 1 <td>13</td> <td></td>	13																
15in, and regulated by, Sections16209.3(d), (f), (g), (h), (j);17209.3(d), (f), (g), (h), (j);18209.4(a), (b); or 209.5(c) of this Code, when located in or below the ground story of a building and not above the ground story.20212221	14												Ρ	Ρ	Р		(d) Any use
16Sections17209.3(d), (f), (g), (h), (j);18209.4(a), (b); or 209.5(c) of this Code, when located in or below the ground story of a building and not above the ground story.	15																in, and
17209.3(d), (f), (g), (h), (j); 209.4(a), (b); or 209.5(c) of this Code, when located in or below the ground story of a building and not above the ground story.	16																
18 209.4(a), (b); 19 or 209.5(c) of 20 when located 21 story of a 22 building and 23 or above the	17																
19 this Code, 20 when located 21 the ground 22 building and 23 ground story.	18																209.4(a), (b);
20 in or below 21 in or below 22 in or below 23 in or below	19																this Code,
21 1	20																
22 building and not above the ground story.	21																the ground
23 ground story.	22																building and
	23																
	24																

25

1	С	С	С	С	С	С	С	С	С	С	<u>C</u>			(e) Any use
1														listed as a
2														principal or conditional
3														use permitted
4														in an RC-1 District, when
														located in a
5														structure on a
6														landmark site designated
7														pursuant to
8														Article 10 of
														this Code, provided that:
9														(1) No
10														application for a conditional
11														use under this
12														provision
														shall be accepted for
13														filing until a
14														period of 180 days shall
15														have elapsed
16														after the date
														of designation of the
17														landmark;
18														and
19														
20														
21														
22														
23														
24														
25														

								(2) No	1
1								conditional	
2								use shall be	
3								authorized under this	
								provision	
4								unless such	
5								authorization conforms to	
6								the applicable	
7								provisions of Section 303	
8								of this Code	
								and, in addition,	
9								unless the	
10								specific use so authorized	
11								is essential to	
12								the feasibility of retaining	
13								and	
								preserving the landmark.	
14									
15									
15 16									
16									
16 17									
16 17 18									
16 17 18 19									
16 17 18 19 20									
16 17 18 19 20 21									
16 17 18 19 20 21 22									
16 17 18 19 20 21 22 23									

	С	С	С	С	С	С	С	С	С	С	<u>C</u>			(f) Subject to
1														Section
2														233(a), live/work units
3														in existing
5														structures,
4														including
5														additions and
0														expansions
6														thereof,
7														provided that one or more
														arts activities
8														as defined in
9														Section 102.2
														of this Code
10														are the primary
11														nonresidential
														use within the
12														live/work unit,
13														that other
														nonresidential
14														activities are limited to
15														those
														otherwise
16														permitted in
17														the district or
														otherwise
18														conditional in
19														the district and
														specifically
20														approved as
21														a conditional
														use, and
22														further subject to
23														Section
														303(c)(6)(B)
24														where that
25													T	Section
														applies.

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4						Р	Ρ	Ρ	Ρ	(g) Subject
1										to Section 233(a),
2										live/work
3										units, provided that
4										one or more
5										arts activities as defined in
6										Section 102.2 of this Code
7										are the
8										primary non- residential
9										use within the live/work unit,
10										and that other nonresidential
11										activities are
12										limited to activities
13										otherwise permitted in
14										the district or
15										otherwise conditional in
16										the district and
17										specifically
18										approved as a conditional
19										use.
20										
21										
22										
23										
24										
25										

1 2 3 4 5 6 7 8	C	С	С	С	С	С	С	С	С	С	<u>C</u>	Ρ	Ρ	Ρ	Ρ	(h) Subject to Section 233(a), live/work units, whether or not included above, which satisfy the conditions of Section 233(b) of this Code.
9												Ρ	Ρ	Ρ	Ρ	(i) Arts activities
10																except those uses subject
11																to Sections 209.3(d) or
12																(h).
13																
14																
15																
16																
17																
18 19																
20																
21																
22																
23																
24																
25																

1	С	С	С	С	С	С	С	С	С	С	<u>C</u>	С	С	С	С	(j) Mortuary
2																and columbarium
3																uses located on a
4																landmark site, and where
5																the site is within a
6																Height and
7																Bulk District of 40 feet or
8																less, and where a
9																columbarium use has
10																lawfully and
11																continuously operated
12																since the time of
13																designation. "Columbarium
14																use" shall be defined as a
15																use which
16																provides for the storage of
17																cremated remains in
18																niches.
19																
20																
21		SE	EC. 21	10. D	ESCF	RIPTIC	ON A	ND P	URPO	OSE	OF C	OMM	ERCI	AL,		
22	IND	USTF	RIAL,	AND	PRC	DUC	TION	/DIST	RIBU	JTIOI	N/REF	PAIR	DIST	RICT	S.	
23		Th	e fol	lowing	g sta	teme	nts o	f des	cripti	on a	nd pu	irpose	e out	line t	he m	nain
24	func	tions	of	the	C (0	Comm	nercia	l), N	1 (In	dustr	ial), a	and	PDR	(Pro	oduct	ion,
25	Dist	ributio	on, a	and F	Repai	ir) Di	stricts	s in	the	zonir	ng pla	an fo	or Sa	an F	rancis	SCO,

supplementing the statements of purpose contained in Section 101 of this Code.
The emphasis, in the case of these districts, is upon the allocation of adequate
areas in proper locations for the carrying on of business and industry to serve
City, regional and national needs and provide San Francisco with a sound and
growing economic base.

- 6 *The description and purpose statement for Neighborhood Commercial Districts are listed*
- 7 in Article 7, Sections 710.1 through 728.1. The description and purpose statements for
- 8 South of Market Districts are listed in Article 8, Sections 813 through 818 of this Code.
- 9

SEC. 210.8 PDR-1-B DISTRICTS: LIGHT INDUSTRIAL BUFFER.

10 <u>The intent of this These</u> districts is are intended to create a buffer area between

11 residential neighborhoods and light industrial areas, primarily in the Bayview

12 Hunters Point neighborhood. <u>*Thus, this district prohibits residential uses and limits*</u>

13 office, retail, and institutional uses. Generally, all other uses are permitted. This zone

14 allows for less intensive *production, distribution, and repair PDR* activities that will

15 not compromise the quality of life of nearby residents. These uses generate less

16 external noise, odors, and vibrations and engage in fewer trucking activities than

17 those permitted in PDR-2 districts. Uses in this district are generally conducted

- 18 completely within enclosed structures. Small-scale retail and office uses are
- 19 permitted, as are other activities that may serve well to buffer existing residential
- 20 neighborhoods from areas of concentrated industrial operations. *In considering*
- 21 *any new land use not contemplated in this District, the Zoning Administrator shall take*
- 22 *into account the intent of this District as expressed in this Section and in the General*
- 23 <u>Plan.</u>
- 24
- 25

1

SEC. 210.9. PDR-1-D DISTRICT: DESIGN.

- 2 The intention of this district is to retain and encourage less-intensive production, 3 distribution, and repair businesses, especially the existing clusters of design-related 4 businesses. Thus, this district prohibits residential uses (except for student housing) 5 and office, and limits office, retail, and institutional uses. Additionally, this district prohibits heavy industrial uses, which generate external noise, odors, and vibrations and 6 7 engage in frequent trucking activities. Generally, all other uses are permitted. In 8 considering any new land use not contemplated in this District, the Zoning Administrator 9 shall take into account the intent of this District as expressed in this Section and in the 10 General Plan. 11 SEC. 210.10. PDR-1-G DISTRICT: GENERAL. 12 The intention of this district is to retain and encourage existing production, 13 distribution, and repair activities and promote new business formation. Thus, this district 14 prohibits residential <u>and office</u> uses and limits office, retail, and institutional uses. 15 Additionally, this district allows for more intensive production, distribution, and repair 16 activities than PDR-1-B and PDR-1-D but less intensive than PDR-2. Generally, all 17 other uses are permitted. In considering any new land use not contemplated in this 18 District, the Zoning Administrator shall take into account the intent of this District as 19 expressed in this Section and in the General Plan. 20 SEC. 210.911. PDR-2 DISTRICTS: <u>CORE</u> PRODUCTION, 21 **DISTRIBUTION, AND REPAIR.** 22 *The intent of this These* districts *is to* encourage the introduction, 23 intensification, and protection of a wide range of light and contemporary industrial
- 24 activities. *Thus, this district*, *while* prohibit*sing* new housing, large office
- 25 developments, large-scale retail, and the heaviest of industrial uses, such as

1 incinerators. Generally, all other uses are permitted. The conservation of existing 2 flexible industrial buildings is also encouraged. These districts permit certain non-3 industrial, non-residential uses, including small-scale retail and office, 4 entertainment, certain institutions, and similar uses that would not create conflicts 5 with the primary industrial uses or are compatible with the operational 6 characteristics of businesses in the area. Light industrial uses in these districts may be conducted entirely within an enclosed structure, partly within enclosed 7 8 structures, or some functions may occur entirely in open areas. These uses may 9 require trucking activity multiple times per day, including trucks with up to 18 10 wheels or more, and occurring at any time of the day or night. As part of their 11 daily operations, PDR activities in these areas may emit noises, vibrations, 12 odors, and other emissions, as permitted by law. Within the requirements of 13 local, state, and federal health and safety regulations, and within the stipulation 14 of this code, which may impose additional use size maximums and minimum 15 distance requirements on certain activities, raw materials used for production, 16 manufacturing, repair, storage, research, and distribution may be stored on site 17 and may include chemical, biological, and other hazardous, explosive, or 18 flammable materials. In considering any new land use not contemplated in this District, 19 the Zoning Administrator shall take into account the intent of this District as expressed in 20 this Section and in the General Plan.

21

SEC. 215. DWELLINGS.

22 TABLE INSET:

24

25

23

C-1 C-2 C-3-0 C-3-0 C-3-6 C-3-5 C-3-5 C-3-5 C-M M-1 M-1 M-2 M-1 M-2 PDR-1-G PDR-1-<u>B</u> PDR-1-<u>B</u> PDR-1-<u>B</u> PDR-1-<u>B</u> PDR-1-<u>B</u>

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1											SEC. 215 DWELLINGS.
2											(a) Dwelling at a
3											density ratio not
4											exceeding the number of
											dwelling units permitted
5											in the nearest R District,
6											with the distance to such
7											R District measured from
8											the midpoint of the front
9											lot line or from a point
10											directly across the street
11											there from, whichever
12											permits the greater
											density; provided, that
13	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	С	С	С		the maximum density
14											ratio in a C-1, C-2, M-1 or M-2 District shall in no
15											case be less than for an
16											RM-1 District, the
17											maximum density ratio in
18											a C-3 or C-M District
19											shall in no case be less
20											than for an RM-4 District,
21											and the maximum
											density ratio in a C-3
22											District shall in no case
23											be less than one
24											dwelling unit for each
25											125 square feet of lot

					r	r				
1										area. The rules for
2										calculation of dwelling
3										unit densities set forth in
										Section 207.1 of this
4										Code shall apply in C
5										and M Districts, except
6										that any remaining
7										fraction of 1/2 or more of
8										the minimum amount of
9										lot area per dwelling unit
										shall be adjusted upward
10										to the next higher whole
11										number of dwelling units.
12										
13										(b) Dwelling at a density
14										ratio greater than that set
15										forth in Subsection (a), to
		С	с	С	С					be determined by the City
16		•	-	-						Planning Commission
17										pursuant to Section 303(c)
18										of this Code.
19										
20										(c) Mobile home park
21										for house trailers, motor
22										homes, campers and
						С	С	С		similar vehicles or
23										structures used for
24										dwelling purposes. Each
25										vehicle or structure in

									1	r r	
1											any such park shall be
2											regulated by this Code in
											the same manner as a
3											dwelling unit.
4											(d) Student housing, as
5											defined in 315.1(38). In
6											the PDR-1-D District,
7											density limits and
8											dwelling unit mix
9											requirements do not
											apply. So long as these
10											dwelling units are
11											affiliated with and
12											operated by an
13											accredited post-
14									N		secondary educational
15	NA	A	e	institution, the							
									<i>``</i>		inclusionary housing
16											requirements of Section
17											315 shall not apply. In
18											the PDR-1-D District, the
19											accredited post-
20											secondary educational
21											institution to which the
22											student housing is
											affiliated must also
23											contain educational
24											facilities within the PDR-
25											1-D District.

- 1
- 2
- 3

⁴ SEC. 216. OTHER HOUSING.

5 TABLE INSET:

6 7	-1-	C-2	C-3-0	C-3-R	C-3-G	C-3-S	C-M	M-1	M-2	PDR-1-G	PDR-I-D	PDR-1-B	PDR-2	
8														SEC. 216 OTHER HOUSING.
9														
10														(a) Group housing, providing
11														lodging or both meals and
12														lodging, without individual
13														cooking facilities, by
14														prearrangement for a week or
15														more at a time, in a space not
16														defined by this Code as a
17														dwelling unit. Such group housing shall include but not
18	Ρ	Ρ	Ρ	Р	Ρ	Ρ	Ρ	С	С					necessarily be limited to a
19														boardinghouse, guesthouse,
20														rooming house, lodging house,
21														residence club, commune,
22														fraternity or sorority house,
23														monastery, nunnery, convent
23														or ashram. It shall also include
24 25														group housing affiliated with and operated by a medical or

		1					
1							educational institution, when
2							not located on the same lot as
							such institution, which shall
3							meet the applicable provisions
4							of Section 304.5 of this Code
5							concerning institutional master
6							plans. The density limitations
7							for all group housing described
							in this subsection shall be
8							based in this subsection shall
9							be based upon the density
10							limitations for group housing in
11							the nearest R District,
12							following the same rules as
13							those set forth in Section
14							215(a) of this Code for
							dwelling unit densities in C
15							and M Districts.
16							
17							(b) Hotel, inn or hostel
18							containing rooms or suites of
19							rooms, none with individual
20							cooking facilities, which are
							offered for compensation and
21							are primarily for the
22							accommodation of transient
23							overnight guests. A hotel, inn
24							or hostel shall not include a
25							motel as described in
		I				I	

1											Subsection 216(c) below:
2	С	С	С	С	С	С	С	С	С		(i) 200 rooms or less;
3	С	С	С	С	С	С	С	С	С		(ii) More than 200 rooms.
											(c) Motel, including an auto
4											court, motor lodge, tourist
5											court or other facility similarly
6											identified, containing rooms or
7											suites of rooms, none with
8											individual cooking facilities,
9											which are offered for
10											compensation and are
											primarily for the
11											accommodation of transient
12	С	NA		NA	NA	NA	NA	NA	NA		guests traveling by
13											automobile, and where each
14											sleeping unit is independently
15											accessible from the outside;
16											provided, that the entrance to
17											such motel is within 200 feet of
18											and immediately accessible from a major thoroughfare as
											designated in the <i>Master</i>
19											<u>General</u> Plan.
20											
21											 (d) Motel, as described in
22											Subsection 216(c) above but
23		С			С	С	С	С	С		without restrictions as to
24											location of the entrance.
25					<u> </u>						

SEC. 217. INSTITUTIONS.

2 TABLE INSET:

3		r		1	1	T	r	r	1				1	
4	C-1	C-2	Ģ	Ч.	Ģ	ပု	C-M	M-1	M-2	- <i>1-G</i>	<u>-1-D</u>	-1 <u>-B</u>	PDR-2	
5		0	C-3-O	C-3	C-3-G	C-3	Ċ	≥	Z	PDR-1-G	PDR-1-D	PDR-1 <u>-B</u>	Ы	
6														
7														SEC. 217.
8														INSTITUTIONS.
														(a) Hospital,
9														medical center or
10														other medical
11														institution which
12														includes facilities
13														for inpatient care
14														and may also
15														include medical
16														offices, clinics, laboratories, and
	С	С	С	С	С	С	С	С						employee or
17														student dormitories
18														and other housing,
19														operated by and
20														affiliated with the
21														institution, which
22														institution has met
23														the applicable
24														provisions of
														Section 304.5 of
25														Section 304.5 Of

1

4											this	Code
1											concerning	
2											institutional	master
3											plans.	
4												
5											(b) Resider	ntial
6											care	facility
7											providing I	odging,
8											board and d	care for
9											a period	of 24
											hours or m	nore to
10											persons in r	need of
11											specialized	aid by
12											personnel li	icensed
13											by the St	
14											California.	
15	Р	Р	Р	Р	Р	С	Р	Р			facilities	
16											include bu	
											necessarily	
17											limited to a	
18											and care	home,
19											family care	
20											long-term r	-
21											orphanage,	rest
22											home or ho	
23											the treatm	ent of
											addictive,	or other
24											contagious o	
25											diseases	or

1														psychological
2														disorders.
3														(c) Clinic primarily
4														providing
5													P under	outpatient care in
6										<u>P</u>	<u>P</u>		5,000	medical,
7										<u>under</u>	<u>under</u>	P under	<u>g</u> sf	psychiatric or other
8	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	<u>5,000</u>	<u>5,000</u>	7,500		healing arts and
9										<u>gsf, C</u>	<u>gsf, C</u>	<u>g</u> sf		not a part of a
10										<u>above</u>	<u>above</u>			medical institution as specified in
11														Subsection 217(a)
12														above.
13														(d) Social service
14										<u>P</u>	<u>P</u>			or philanthropic
15	_	-	_	_	6	_	1	-		<u>under</u>	<u>under</u>		P under	facility providing
16	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	5,000	5,000	5,000	5,000	assistance of a
17										<u>gsf</u>	<u>gsf</u>	<u>g</u> sf	<u>g</u> sf	charitable or public
18														service nature.
19											<u>P</u>			(e) Child-care
20											<u>1</u>			facility providing
21														less than 24-hour
22	Р	Р	Р	Р	Р	С	Р	Ρ						care for children by
23														licensed personnel
23														and meeting the
24 25														open-space and other requirements
20														

1 2 3 4 5 6 7 8 9 10 11 12 13	Р	P	P	P	Р	Ρ	Ρ	P		<u>20,000</u> <u>gsf if</u>	P under 20,000 gsf if no housing	employee or student dormitories
14 15 16 17 18 19 20 21 22 23 24 25	P	Р	Р	Р	Р	Ρ	Р	P		<u>20,000</u> <u>gsf if</u>	P under 20,000 gsf if no housing	course of study. Such institution

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	P	P	P	P	P	P	P	P		<u>20,000</u> <u>gsf if</u>	P under 20,000 gsf if no housing	affiliated institution (h) Posts education institution purposes academic profession business arts of which <u>is r</u> submit institution the provisions Section this concerning institution plans. institution	seconc hal for c, nal, or f educat <u>require</u> <u>al ma</u> <u>has</u> <u>applic</u> 304.5 C 3 al ma	the of ine- ion, <u>d to</u> <u>an</u> <u>ster</u> <u>to</u> met able of ode
16										<u>housin</u>	housing			ũ
17										8		this	С	ode
18														
19												institutione		
20												•		uch
21														-
22													emplo	
23												or		dent
												dormitorie		and
24												other	hous	_
25												operated	by	and

1														affiliated with th	е
														institution. Suc	h
2														institution shall no	ot
3														have industrial art	s
4														as its primar	у
5														course of study.	
6															
7										D	<u>P</u>			(i) Secondary o	or
8										<u>P</u>	<u>under</u>			postsecondary	
9										<u>under</u> 20,000	<u>20,000</u>			educational	
10						Р	Р	Р	Р	<u>gsf if</u>	<u>gsf if</u>			institution, othe	
11										<u>no</u>	<u>no</u>	-	-	than as specified i	
										housin	<u>housin</u>	housing	_	Subsection 217(g	3)
12										g	<u>g. C</u>			and (h) above.	
13										_	<u>above.</u>				
14														(j) Church or othe	
15										<u>P</u>	<u>P</u>			religious institutior	
16										<u>under</u>	dan	Dundar		Such institutio	
17											20,000		20,000	may include, on th same lot, th	
18	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	<u>gsf if</u>	<u>gsf if</u>	20,000		housing of person	
19										<u>no</u>	<u>no</u>		housing		n
20										<u>housin</u>		liedenig	_	supportive activit	
21										g	g			for the institution.	
22															
														(k) Medical	
23	Р	Р	П		Р									cannabis	
24	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ							dispensary as	
25														defined by Section	

4							3301(f) of the San
1							Francisco Health
2							Code provided
3							that: (a) the
4							medical cannabis
5							dispensary has
6							applied for a permit
							from the
7							Department of
8							Public Health
9							pursuant to Section
10							3304 of the San
11							Francisco Health
12							Code; (b) if medical
13							cannabis is
14							smoked on the
							premises, the
15							parcel containing
16							the medical
17							cannabis
18							dispensary is
19							located not less
20							than 1,000 feet
21							from the parcel
							containing the
22							grounds of an
23							elementary or
24							secondary school,
25							public or private, or

						1	1	· · ·
1								a community
2								clubhouse, or
								neighborhood
3								center as defined
4								in Section 221(e) of
5								this Code, unless
6								not required by
7								State law, and,
8								regardless of
								whether medical
9								cannabis is
10								smoked on the
11								premises, if the
12								dispensary was not
13								in operation as of
14								April 1, 2005, as
								defined in
15								subsection (i), it is
16								located not less
17								than 1,000 feet
18								from the parcel
19								containing the
20								grounds of an
								elementary or
21								secondary school,
22								public or private, or
23								recreation buildings
24								as defined in
25								Section 221(e) of

1 Image: Court of the structure such that doors and/or windows are not 3 Image: Court of the structure such that doors and/or windows are not 6 Image: Court of the structure such that doors and/or windows are not 9 Image: Court of the structure such that doors and/or windows are not 10 Image: Court of the structure such that doors and/or windows are not 11 Image: Court of the structure such that doors and/or windows are not 12 Image: Court of the structure such that doors and/or windows are not 13 Image: Court of the structure such that doors and/or windows are not 14 Image: Court of the structure such that doors and/or windows are not 13 Image: Court of the structure such that doors and/or windows are not 14 Image: Court of the structure such that doors and/or windows are not 15 Image: Court of the structure such that doors and/or windows are not 16 Image: Court of the structure such the structure such the structure such the medical cannabis 18 Image: Court of the structure such the str								this Code; (c) if
2 is smoked on the premises the dispensary shall provide adequate 4 dispensary shall provide adequate 6 ventilation within the structure such that doors and/or windows are not 8 understand 9 left open for such purposes resulting in odor emission from the premises; 10 in odor emission from the premises; 13 (d) regardless of whether medical cannabis is smoked on the premises the parcel containing the medical cannabis is smoked on the premises the parcel containing the medical cannabis 19 cannabis 20 cannabis 21 cannabis 22 cannabis 23 cannabis 24 cannabis	1							
3	2							
4 Image: Construction of the structure such that doors and/or windows are not left open for such purposes resulting in odor emission from the premises; 10 Image: Construction of the structure such that doors and/or windows are not left open for such purposes resulting in odor emission from the premises; 11 Image: Construction of the structure such that doors and/or windows are not left open for such purposes resulting in odor emission from the premises; 13 Image: Construction of the structure such that doors and/or windows are not left open for such purposes resulting in odor emission from the premises; 13 Image: Construction of the structure such that doors and/or windows are not left open for such purposes resulting in odor emission from the premises; 13 Image: Construction of the structure such that doors and/or windows are not left open for such purposes resulting in odor emission from the premises; 14 Image: Construction of the structure such the medical cannabis is structure such the medical cannabis dispensary is not located on the same parcel as a facility providing substance abuse services that is structure such the same parcel as a facility providing substance abuse services that is structure such the same parcel as a structure such the same pa	З							
5 Image: Ima								premises the
6 ventilation within 7 in the structure such 8 in dors and/or 9 in odor emission 10 in odor emission 11 in odor emission 12 in odor emission 13 in odor emission 14 in odor emission 15 smoked on the 17 parcel containing 18 cannabis 19 cannabis 20 cannabis 21 cannabis 22 cannabis 23 same parcel as a 24 services that is	4							dispensary shall
7 Image: Construction of the structure such that doors and/or windows are not left open for such purposes resulting in odor emission 10 Image: Construction of the premises; 11 Image: Construction of the premises; 13 Image: Construction of the premises; 14 Image: Construction of the premises; 15 Image: Construction of the premises; 16 Image: Construction of the premises; 17 Image: Construction of the premises; 18 Image: Construction of the premises; 20 Image: Construction of the premises; 21 Image: Construction of the premises; 22 Image: Construction of the premises; 23 Image: Construction of the premises; 24 Image: Construction of the premises;	5							provide adequate
7 1 that doors and/or 8 10 left open for such 10 10 purposes resulting 11 11 in odor emission 12 13 (d) regardless of 14 15 smoked on the 16 premises the parcel containing 18 1 cannabis 20 1 cannabis 21 1 cantabis 22 1 cantabis 23 1 cantabis 24 1 cantabis	6							ventilation within
8 1	7							the structure such
9windows are not left open for such purposes resulting in odor emission10in odor emission12from the premises; (d) regardless of whether medical cannabis is smoked on the premises the parcel containing the medical cannabis18from the premises; dispensary is not located on the same parcel as a facility providing say bastance abuse services that is								that doors and/or
10Image: Image: Ima								windows are not
11 in odor emission 12 in odor emission 13 (d) regardless of 14 in odor emission 15 smoked on the 16 parcel containing 17 parcel containing 18 cannabis 20 dispensary is not 21 cannabis 22 facility providing 23 substance abuse 24 services that is	9							left open for such
12 Image: service sthat is 13 Image: service sthat is 13 Image: service sthat is 13 Image: service sthat is 14 Image: service sthat is 14 Image: service sthat is 15 Image: service sthat is 16 Image: service sthat is 17 Image: service sthat is 18 Image: service sthat is 20 Image: service sthat is 21 Image: service sthat is	10							purposes resulting
13 (d) regardless of whether medical cannabis is 14 cannabis is 15 cannabis is 16 cannabis 17 cannabis 18 cannabis 20 cannabis 21 cannabis 22 cannabis 23 cannabis 24 cannabis	11							in odor emission
13 whether medical 14 cannabis is 15 smoked on the 16 premises the 17 parcel containing 18 cannabis 19 cannabis 20 cannabis 21 cannabis 22 cannabis 23 cannabis 24 cannabis	12							from the premises;
14	13							(d) regardless of
15 Image: Contraction of the second state of the								whether medical
16 smoked on the 17 parcel containing 18 the medical 19 cannabis 20 dispensary is not 21 cated on the 22 facility providing 23 substance abuse 24 services that is								cannabis is
17 Image: string st	15							smoked on the
18 18 the medical 19 cannabis 20 dispensary is not 21 located on the 22 facility providing 23 same parcel as a 24 services that is	16							premises the
19 Image: Comparison of the second	17							parcel containing
19 dispensary is not 20 dispensary is not 21 located on the 22 facility providing 23 substance abuse 24 services that is	18							the medical
20 dispensary is not 21 located on the 22 same parcel as a 23 substance abuse 24 services that is	19							cannabis
21 Image: Constraint of the second								dispensary is not
22 same parcel as a 23 facility providing 24 substance abuse								located on the
23 24 24	21							same parcel as a
24 services that is	22							
	23							substance abuse
25 licensed or certified	24							services that is
	25							licensed or certified

							by the state of
1							California or
2							funded by the
3							Department of
4							Public Health; (e)
5							no alcohol is sold
							or distributed on
6							the premises for on
7							or off-site
8							consumption; (f)
9							upon acceptance
10							of a complete
11							application for a
12							building permit for a medical cannabis
13							
14							dispensary the
15							Planning
16							Department shall
							cause a notice to
17							be posted on the
18							proposed site and
19							shall cause written
20							notice to be sent
21							via U.S. Mail to all
22							properties within
							300 feet of the
23							subject lot in the
24							same Assessor's
25							Block and on the

							block face across
1							
2							from the subject lot
							as well as to all
3							individuals or
4							groups which have
5							made a written
6							request for
7							notification of
8							regarding specific
							properties, areas or
9							medical cannabis
10							dispensaries; (g) all
11							building permit
12							applications shall
13							be held for a period
14							of 30 calendar
							days from the date
15							of the mailed notice
16							to allow review by
17							residents,
18							occupants, owners
19							of neighborhood
20							properties and
							neighborhood
21							groups; and (h)
22							after this 30 day
23							period, the
24							Planning
25							Commission shall

							achadula a haaring
1							schedule a hearing
2							to consider
							whether to exercise
3							its discretionary
4							review powers over
5							the building permit
6							application for a
7							medical cannabis
8							dispensary. The
							scheduling and the
9							mailed notice for
10							this hearing shall
11							be processed in
12							accordance with
13							Section 312(e) of
14							this code; (i)
							Medical cannabis
15							dispensaries that
16							can demonstrate to
17							the Planning
18							Department, based
19							on any criteria it
20							may develop, they
							were in operation
21							as of April 1, 2005
22							and have remained
23							in continuous
24							operation since
25							then, have 18

4							months from the
1							effective date of
2							this legislation to
3							obtain a permit or
4							must cease
5							operations at the
6							end of that 18
							month period, or
7							upon denial of a
8							permit application if
9							it occurs before the
10							end of that 18
11							month period.
12							Medical cannabis
							dispensaries that
13							were in operation
14							as of April 1, 2005,
15							and were not in
16							continuous
17							operation since
18							then, but can
19							demonstrate to the
							Planning
20							Department, based
21							on any criteria it
22							may develop, that
23							the reason for their
24							lack of continuous
25							operation was not

							closure due to an
1							actual violation of
2							federal, state or
3							local law, also have
4							18 months from the
5							effective date of
6							this legislation to
7							obtain a permit or
8							must cease
9							operations at the
							end of that 18
10							month period, or
11							upon denial of a
12							permit application if
13							it occurs before the
14							end of that 18
							month period.
15							Notwithstanding
16							the foregoing, in no
17							case shall a
18							dispensary that
19							had or has a
							suspended or
20							revoked permit be
21							considered to be in
22							continuous
23							operation. Any
24							dispensary
25							operating in a
20							

1		Residential-House
2		or Residential-
-		Mixed district of the
		City or which
4		began operation
5		after April 1, 2005,
6		must immediately
7		cease operations;
8		(j) any permit
		issued for a
9		medical cannabis
10		dispensary shall
11		contain the
12		following statement
13		in bold-face type:
14		"Issuance of this
		permit by the City
15		and County of San
16		Francisco is not
17		intended to and
18		does not authorize
19		the violation of
20		State or Federal
		law.
21		
22	SEC. 218. RETAIL SALES AND PERSONA	L SERVICES.
23	TABLE INSET:	
24		
25		

1 2	C-1	C-2	C-3-O	C-3-R	C-3-G	C-3-S	C-M	M-1	M-2	PDR-1-G	PDR-I-D	PDR-1 <u>-B</u>	PDR-2	
3														SEC. 218.
4														RETAIL
5														SALES
6														AND
7														PERSONA
8														L
9														SERVICE
10														S.
11														The uses
														specified
12														in this
13														Section
14														shall not
15														include
16														any use
17														first
18														specifically
19														listed in a
20														subsequen t Section
														of this
21														Code.
22														(a) Retail
23														business
24	Ρ	NA	NA	NA	NA	NA	NA	NA	NA	<u>NA</u>	<u>NA</u>	<u>NA</u>		or
25														personal

													· · · · · · · · · · · · · · · · · · ·
1													service
2												<u>NA</u>	establishm
													ent, of a
3													type which
4													supplies
5													new
6													commoditi
7													es or
8													offers
													personal
9													services
10													primarily to
11													residents
12													in the
13													immediate
14													vicinity.
15													
													(b) Retail
16													business
17									<u>P</u>	<u>P</u>		P under	or
18									<u>1</u> unde		Р	2,500	personal
19									<u>r</u>	<u><u>r</u></u>	under	gsf <u>per</u>	service
20	Р	Р	Р	Р	Р	Р	Р	Р			2,500	<u>lot</u> *#	establishm
21	•		•	•	•	•	•	•			2,000 <u>g</u> sf <u>per</u>		ent not
									<u>per</u>		<u>lot</u> -*-#		limited to
22									<u>lot</u>	<u>lot</u>	<u></u> //		sales or
23									101	101			services
24													primarily
25													for

1													residents
													in the
2													immediate
3													vicinity,
4													and not
5													restricted
6													to sale of
7													new
8													commoditi
9													es.
10													
11									<u>P</u>	<u>P</u>	D		
										<u>unde</u>		<u>P under</u> 2 500(
12									$\frac{r}{2.50}$			<u>2,500 gsf</u> per lot *	(c) Grocery
13											<u>2,500</u> gsf per	<u>per ioi</u>	stores, as
14	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	<u>per</u>		<u>lot *</u>		<u>defined in</u>
15									<u>lot;</u>	<u>lot;</u>			<u>Section</u>
16									<u>C</u>	<u>C</u>			790.102(a)
17									<u>abov</u>	<u>abov</u>			
18									<u>e</u>	<u>e</u>			
19									<u>P</u>	<u>P</u>			(d) Health
20									<u>unde</u>	<u>unde</u>			<u>club,</u>
21									<u>r</u>	<u>r</u>	<u>P</u>	<u>P under</u>	<u>fitness,</u>
	Р	Р	Р	Р	Р	Р	Р	Р	<u>2,50</u>	<u>5,00</u>	<u>under</u>	2,500 gsf	<u>gymnasium,</u>
22		•				•	•	•					<u>or exercise</u>
23											<u>gsf per</u>		facility
24									<u>lot;</u>		<u>lot *</u>		<u>when</u>
25									<u>C</u>	<u>C</u>			<u>including</u>

1 abov abov equipment 2 e and space 3 e e 4 e e 5 e e 6 e e 7 e e 8 e e 9 e e 10 e e 11 e e 12 e e 13 e e 14 e e 15 e e 16 e e 17 e e 18 e e 19 e e 21 e e 22 e e 23 e e									ahow	ahow		<i>equipment</i>
2 for weight- lifting and cardio- vascular 4 cardio- vascular 5 vascular 6 vascular 7 vascular 8 vascular 9 vascular 10 vascular 12 vascular 13 vascular 14 vascular 15 vascular 16 vascular 17 vascular 18 vascular 19 vascular 20 vascular 21 vascular 22 vascular 23 vascular	1											
3 ifiling and cardio: 5 yascular 6 activities. 7 subject to the limitations of Section 12158 10 12158 11 activities. 12 activities. 13 activities. 14 activities. 15 activities. 16 activities. 17 activities. 18 activities. 19 activities. 20 activities. 21 activities. 23 activities.	2								<u>e</u>	<u>e</u>		
4 4 4 4 4 4 4 4 4 2 2 2 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 5 6 10 12152 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 6<	З											
5 <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td><u>lifting and</u></td></t<>												<u>lifting and</u>
6	4											<u>cardio-</u>
7 8 8 8 1	5											<u>vascular</u>
1 the 9 10 10 12158 11 #Except 12 1 13 14 14 14 15 16 16 1 17 1 18 1 20 1 21 1 22 1 23 1	6											activities.
8 Imitations of Section 10 12158 11 Imitations of Section 12 Imitations of Section 12 Imitations of Section 12 Imitations 13 Imitations 14 Imitations 15 Imitations 16 Imitations 17 Imitations 18 Imitations 19 Imitations 20 Imitations 21 Imitations 22 Imitations 23 Imitations	7											*Subject to
9 Iimitations of Section 10 12158 11 #Except 12 #Except 13 #Except 14 #Except 15 #Except 16 #Except 17 #Except 18 #Except 20 #Except 21 #Except 22 #Except 23 #Except												the
10 12158 11 #Except 12 practice 13 #Except 14 boarding, 15 stores and 16 entractor 17 entractor 18 entractor 20 entractor 21 entractor 22 entractor 23 entractor												limitations
11 # Except 12 # Except 13 # Except 14 # Except 15 # Except 16 # Except 17 # Except 18 # Except 20 # Except 21 # Except 22 # Except 23 # Except	9											of Section
12 Image: state of the s	10											121. <i>-5<u>8</u></i>
13 I	11											# Except
14 And	12											practice
14 I I I I I I I I I I I I I I I I IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	13											studios, cat
15 I												boarding,
16 16 17 <td< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>hardware</td></td<>												hardware
17 Image: Contractor 18 Image: Contractor 19 Image: Contractor 20 Image: Contractor 21 Image: Contractor 22 Image: Contractor 23 Image: Contractor												stores and
18 Image: Construction of the set of the s	16											contractor
19 I I I I I I IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	17											supply
20 21 21 22 23 23	18											operations,
20 1 </td <td>19</td> <td></td> <td>which are</td>	19											which are
21 Image: Constraint of the set of t	20											permitted in
22 23												these
23												districts
	22											without size
24	23											restriction.
	24		<u> </u>		<u> </u>	<u> </u>						

25

SEC. 218.1. MASSAGE ESTABLISHMENTS.

TABLE INSET:

2										2				
3	C-1	C-2	C-3-O	C-3-R	C-3-G	C-3-S	C-M	M-1	M-2	PDR-1-G	PDR-I-D	PDR-1 <u>-B</u>	PDR-2	
4			ပ်	Ċ	Ċ	Ċ	0			DD	DD	PD	<u>а</u>	
5														SEC. 218.1.
6														MASSAGE
7														ESTABLISHMENTS.
8														Massage
9														establishments, as
10														defined by Section
11														1900 of the San
12														Francisco Health Code
														provided that: (a) the
13														massage
14														establishment has first
15														obtained a permit from
16	С	С	С	С	С	С	С	С	С	C	C	с	6	the Department of
17	C	C	C	C	C	C	C	C	C	<u>C</u>	<u>C</u>	C	С	Public Health pursuant to Section 1908 of the
18														San Francisco Health
19														Code, except that such
20														proviso shall not apply
21														where: (1) massage
22														services are incidental
23														to the institutional uses
														permitted in Sections
24														217(a) through (d) or to
25														the use by an

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4						individual member of
1						the facilities of a health
2						club, gymnasium or
3						other facility with a
4						regular membership
5						which health club,
6						gymnasium or other
7						facility is used primarily
						for instruction and
8						training in body
9						building, exercising,
10						reducing, sports,
11						dancing or similar
12						physical activities, or
13						(2) the only massage
14						service provided is
						chair massage, such
15						service is visible to the
16						public, and customers
17						are fully-clothed at all
18						times, (b) the use is so
19						located that the
20						premises upon which it
21						is conducted are not
						less than 1,000 feet
22						from the premises of
23						any other massage
24						establishment; except
25						that such proviso shall

							not apply where
1							
2							massage services are
3							incidental to the
							institutional uses
4							permitted in Sections
5							217(a) through (d) or to
6							the use by an
7							individual member of
8							the facilities of a health
							club, gymnasium or
9							other facility with a
10							regular membership
11							which health club,
12							gymnasium or other
13							facility is used primarily
14							for instruction and
							training in body
15							building, exercising,
16							reducing, sports,
17							dancing or similar
18							physical activities; and
19							further provided that:
							(c) the following
20							standards and
21							conditions are met: (1)
22							the hours of operation
23							of the massage activity
24							shall be limited to from
25							7:00 a.m. to 12:00
20							

1							a.m.; (2) signs
2							announcing the
							massage activity shall
3							be no more than a
4							single sign affixed to
5							the wall of the building
6							and shall not exceed
7							nine square feet in
							area and shall not be
8							directly illuminated; (3)
9							there shall be no
10							outdoor activity
11							associated with the
12							massage activity; (4)
13							disposed of on a daily
							basis during the days
14							the establishment is in
15							operation; and (6) any
16							change of there shall
17							be nonalcoholic
18							beverages served on
19							the premises; (5) there
							shall be a litter patrol
20							financed by the
21							establishment such
22							that any litter within
23							100 feet of the
24							premises is cleaned
25							and ownership or
20							•

1 2 3 4 5 6													the es rec Pe rec	ange in operation of e massage tablishment which quires a new Health ermit shall be quired to meet these andards and
7 8													со	nditions.
9 10	TABI	SEC _E INS	:. 219. Set:	OFFI	CES.									
11 12 13	C-1	C-2	C-3-O	C-3-R	C-3-G	C-3-S	C-M	M-1	M-2	PDR-1-G	PDR-1-D	PDR-1 <u>-B</u>	PDR-2	
14														SEC. 219. OFFICES.
15 16 17 18 19 20 21 22 23	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	<u>NP</u>	<u>NP</u>	P*	P*	(a) Professional and business offices <u>, <i>as defined</i> <i>in 890.70</i>, not more than 5,000 gross square feet in size and offering on- site services to the general public.</u>
24 25	Р	Р	Р	С	Р	Ρ	Р	Р	Р	<u>NP</u>	<u>NP</u>			(b) Professional and business

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														offices <u>, as defined</u>
1														<u>in 890.70,</u> larger
2														than 5,000 gross
3														square feet in size
4														and offering on-
5														site services to the
														general public.
6														general public.
7														(c) Other
8													Р	professional and
9														business offices,
10														as defined in 890.70,
11														above the ground
12														floor. In the C-3-R
													•	District, in addition
13														to the criteria set
14												Р		forth in Section
15												under		303, approval shall
16	Р	Р	Р	С	Р	Р	Р	Р	Р	NP	<u>NP</u>	5,000		be given upon a
17												<u>g</u> sf		determination that
18												per		the use will not
19												use *		detract from the
20														district's primary
														function as an
21														area for
22														comparison
23														shopper retailing
24														and direct
25														consumer

1																	service	es.	
2																P	(d) O	ther	
3															Р	under	. ,	sional and	
4															under	5.000	-	ess offices,	
5	F	P	Ρ	С			С	С	P		P	Ρ	<u>NP</u>	<u>NP</u>	5,000	<u>g</u> sf	as defii	<u>1ed in 890.7</u>	0,
6															gsf per	per	at or b	elow the	
7															use *	use *	ground	d floor.	
8																		· · · · ·	
9													<u>P</u>	<u>P</u>			(e) Offi designa		
10													<u> </u>	-				urk buildings	5
11																	* Su	bject to the	
12																	limi	tations of	
13																		ion 121. <u>5</u> 8.	
14																		rize control	
15																		pply to all f "Office use	,"
16																		d in Section	
17																	313.1(3	35)(A) and	
18																	(B).		
19						I											1		
20			SEC	5. 22	0. LA	UNI	DERI	NG, C	CLEA	ANIN	G A	ND P	RES	SIN	G.				
21	T/	ABLI	EINS	SET:							1								
22	C-1	C-2	ọ	к	Ģ	လု	C-⊠	M-1	M-2	- <i>I-G</i>	$\overline{I-I}$	-1 <u>-</u> B	PDR-2						
23	С С	O	C-3-0	C-3-R	C-3-G	C-3-S	Ċ	Σ	Σ	PDR-1-G	PDR-1-D	PDR-1 <u>-B</u>	PD						
24															SEC. 2	220.			
25															LAUNI	DERIN	۱G,		
	L	L				1	1				1	1	1						

1														CLEANING AND
2														PRESSING.
														(a) Automatic
3														laundry, as
4													Ρ	defined in Part II,
5														Chapter V
6	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	Р		(Health Code) of
7														the San
8														Francisco
9														Municipal Code.
10														(b) Establishme
11														nt for hand-
12													Р	ironing only, not
13		Р	Р	Р	Р	Р	Р	NA	NA	<u>P</u>	<u>P</u>	Р		employing more
14														than five
														persons.
15														
16														(c) Dry-cleaning
17														establishment,
18														including
19												Р		pressing and
20												und		other
21	Ρ	NA	<u>P</u>	<u>P</u>	er		miscellaneous							
22												2,50	Р	processing of
23												0 <u>g</u> sf	Ρ	clothes, where no
24														portion of a building occupied
														building occupied by such use shall
25														by Such use shall

							have any
1							ventilating flue,
2							exhaust pipe or
3							other opening
4							except fixed
5							windows and
6							exits required by
							law within 50 feet
7							of any lot in any
8							R District, and
9							where:
10							
11				 			(1) The
12							establishment
13							has only a central
14							cleaning unit with
15							a rated load
							factor of no more
16							than 40 pounds
17							and operated by
18							employees of the
19							establishment; or
20							
21							(2) The dry
22							cleaning is done
23							by the customer
							using self-service
24							cleaning units or
25							equivalent

													equipment,
1													
2													where the tota
3													number of units
4													does not exceed
													eight and their
5													total aggregate
6													capacity does not
7													exceed 40 cubic
8												f	eet; or
9													
10													(3) The
													establishment is
11													a combination of
12													he two foregoing
13													types, with a
14													central cleaning
15													unit with a rated
16													oad factor of no
													more than 40
17												-	pounds, and no
18													more than four
19													self-service units
20													he aggregate
21													capacity of which
22													shall not exceed
												2	20 cubic feet.
23													
24	Р	Р	Р	Р	Р	Р	NA	NA			Р		(d) Dry-cleaning
25									<u>P</u>	<u>P</u>	und	e	establishment,

						or		including
1						er		including
2						2,50		pressing and
3						0 <u>g</u> sf		other
								miscellaneous
4								processing of
5							Ρ	clothes, where no
6								portion of a
7								building occupied
8								by such use shall
								have any
9								ventilating flue,
10								exhaust pipe or
11								other opening
12								except fixed
13								windows and
14								exits required by
								law within 50 feet
15								of any lot in any
16								R District, and
17								where:
18								
19								(1) The
20								establishment
21								has only a central
								cleaning unit with
22								a rated load
23								factor of no more
24								than 60 pounds
25								and operated by

							employees of the
1							establishment; or
2							,
3				 			 (2) The dry
4							cleaning is done
5							by the customer
6							using self-service
7							cleaning units or
8							equivalent
9							equipment where
							the total number
10							of units does not
11							exceed 16 and
12							their total
13							aggregate
14							capacity does not
15							exceed 80 cubic
							feet; or
16							
17							(3) The
18							establishment is
19							a combination of
20							the two foregoing
21							types, with a
22							central cleaning
							unit with a rated
23							load factor of no
24							more than 60
25							pounds, and no

4										more than eight
1										self-service units
2										the aggregate
3										capacity of which
4										shall not exceed
5										40 cubic feet.
6										
7									Р	(e) Steam
8										laundry, when
9										conducted within
										a completely
10										enclosed
11										building;
12								Р		provided, that no
13								und		part of a building
14				Ρ	Ρ	<u>P</u>	<u>P</u>	er		so occupied shall
15							_	2,50		have any
16								0 <u>g</u> sf		opening, other
										than fixed
17										windows or exits
18										required by law,
19										within 50 feet of
20										any R District.
21								P		(f) Cleaning or
22								und		(f) Cleaning or dyeing plant,
23				Р	Р			er		when conducted
24					•	<u>P</u>	<u>P</u>	2,50		within a
25								2,00 0 <u>g</u> sf		completely
20								- 201		

									_	
1									Р	enclosed
2										building;
3										provided, that no
										part of a building
4										so occupied shall
5										have any
6										opening, other
7										than fixed
8										windows or exits
9										required by law,
										within 50 feet of
10										any R District.
11										
12										(g) Bag, carpet
13										or rug cleaning,
14										when conducted
15										within a
16										completely
								Р		enclosed
17								und	Р	building;
18				Р	Р	_	_	er		provided, that no
19						<u>P</u>	<u>P</u>	2,50		part of a building
20								0 <u>g</u> sf		so occupied shall
21										have any
22										opening, other
23										than fixed
										windows or exits
24										required by law,
25										within 50 feet of

				-				1		1 1			1	1
1														any R District.
2														
3			SEC	C. 2	21.	AS	SEN	/IBL\	(AN	D ENI	ERTA		т.	
4	ΤA	BLE	E INS	SET	-:									
5														
6	-	2		~	۲D	ŝ	٧	-	2	<u>-</u> G	\overline{Q}	<u>1-B</u>	R-2	
7	<u>ပ်</u>	C-2	C-3-0	C-3-R	C-3-G	C-3-S	C-M	М-1	M-2	PDR-1-G	PDR-1-D	PDR-1 <u>-B</u>	PDR-2	
8			0							\overline{d}	\overline{d}	ط ا		
9														(a) Clubhou
10	Р	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Р	Р	<u>P</u>	<u>P</u>	Р	Р	se.
11														(b) Lodge
12	Р	Р	Р	Р	Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	Р	Р	building.
13														
14														(c) Meeting
15	Ρ	Ρ	Ρ	Ρ	Р	Ρ	Ρ	Р	Р	<u>P</u>	<u>P</u>	Р	Р	hall.
16														
17										D 14	D.10	5.4	- ··	(d) Theater,
18														except as
19		Р	Р	Р	Р	Р	Р	Р	Р		<u>more</u> than 3	more than 3		specified
20						•	•	•	•					Subsection
21										<u>s</u>	<u>s</u>	S		(k), below.
22														
23														(e) Recreati
24	Ρ	Ρ	Р	Ρ	Ρ	Ρ	Ρ	Р	Р	<u>P</u>	<u>P</u>	Р	Р	on building.
25														

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	 1		1										(f)	A 1991 1 9 9 199
1													(f)	Amusem
2													ent	
3														erprise,
														luding
4														ard hall,
5														nce hall,
6														htclub,
7													oth	
8														httime
9														ertainmen
														ctivities as
10														ined in
11											Р		Se	ction
12											under			2.17,
13	Ρ	Р	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	5,000	Р	bov	wling
14											<u>g</u> Sf			ey, skating
15													rink	
														ooting
16														lery,
17													wh	
18													cor	nducted
19														hin a
20														npletely
21														closed
22														lding;
														vided, (1)
23													tha	
24														idental
25													noi	se is

												1	
1													reasonably
2													confined to
													the premises
3													by adequate
4													soundproofin
5													g or other
6													device, and
7													(2) that no
8													portion of a
													building
9													occupied by
10													such use
11													shall have
12													any opening,
13													other than
14													fixed
													windows and
15													exits
16													required by
17													law, within
18													50 feet of
19													any R
20													District.
21													
													(g) Private
22													noncommerc
23	P*	P*		Ρ	Ρ	Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	Р	Р	ial
24													recreational
25													open use.

1										(1)
2										(h) Amuse
3										ment park,
4										and related
										commercial
5									Р	amusement
6										enterprises
7										not
8										conducted in
9										completely enclosed
10										buildings;
11										provided,
12										that the use
										lawfully
13	P*			NA	NA	NA	<u>P</u>	<u>P</u>		existed at
14										the effective
15										date of this
16										Code, or is
17										so located
18										that (1) the
19										premises are
20										not less than
21										200 feet
										from any R
22										District, and
23										(2) the
24										aggregate
25										area in the

										1
1										same or
2										adjoining
3										blocks
										occupied by
4										existing
5										amusement
6										enterprises
7										is in excess
8										of five
9										acres.
10										(i) Commer
11										cial open-air
12										sports
13										stadium or
14										arena, if
15			С	Р	Р	Р	<u>C</u>	<u>C</u>	С	conducted
16										on premises
										not less than
17										200 feet
18										from any R
19										District.
20										
21										(j) Circus,
22										carnival, or
23			С	Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	Р	other
										amusement
24										enterprise
25										not

													conducted
1													
2													within a
3													building, if
4													conducted
													on premises
5													not less than
6													200 feet
7													from any R
8													District.
9													
													(k) Adult
10													entertainmen
11													t enterprise,
12													so specified
13													in (i), (ii) and
14													(iii) below,
													provided that
15													the use is so
16													located that
17	Р	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	Р	the premises
18													upon which it
19													is conducted
20													are not less
													than 1,000
21													feet from the
22													premises of
23													any other
24													adult
25													entertainmen
	L	I		I	I	I					l	1	

							t enterprise:
1							
2			 				(i) Adult
3							bookstore,
4							as defined
5							by Section
6							791 of Part
7							II, Chapter
							VIII of the
8							San
9							Francisco
10							Municipal
11							Code (Police
12							Code);
13							
14							(ii) Adult
15							theater, as
							defined by
16							Section 791
17							of Part II,
18							Chapter VIII
19							of the San
20							Francisco
21							Municipal
22							Code (Police
							Code);
23							
24							(iii) Encount
25							er studios,

		<u> </u>	1		-	1	r –	-						
1														as defined
2														by Section
3														1072.1 of
														Part II,
4														Chapter VIII
5														of the San
6														Francisco
7														Municipal
8														Code (Police
														Code). [See
9														Section
10														212(a)]
11														
12			1						l					
13			SE	С.	222	. HC	OME	E AI	ND	BUS	INES	ss se	ERV	/ICES.
14	ΤA	BL	E IN	ISE	T:									
15										G	\overline{Q}	\overline{B}	Ņ	
	C-1	C-2	C-3-0	C-3-R	C-3-G	C-3-S	C-M	M-1	M-2	PDR-1-G	PDR-1-D	PDR-1 <u>-B</u>	PDR-2	
16			ပ်	ပ်	່ວ່	ပ်				PD	PD	PDI	∟	
17														SEC. 222. HOME AND
18														BUSINESS SERVICES.
19												<u> </u>		The term "shop" as used in
20														this section shall include
21														only the establishments of
22														artisans dealing at retail
23														directly with the consumer
20														and concerned primarily with
~ (
24 25														custom trade.

1	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	Ρ	Ρ	(b) Interior decorating shop.
2	Р	Р	Р	Р	Р	Р	Р	Ρ	<u>P</u>	<u>P</u>	Р		(c) Upholstering shop.
3	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	<u> </u>	<u> </u>	Р		(d) Sign-painting shop.
4	Ρ			Ρ	Ρ	Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	Р	Ρ	(e) Carpenter shop.
5													(f) Office of a building,
6													plumbing, electrical,
7													painting, roofing, furnace or
8													pest-control contractor,
9													including storage of
10													incidental equipment and
11	Ρ			Ρ	Ρ	Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	Р	Ρ	supplies entirely within the
													same building, where
12													provision is also made
13													entirely within the structure for parking, loading and
14													unloading of all vehicles
15													used. (See also Section
16													225.)
17											Р		,
18											Р		
19	L	Б	L	Б	Г			Б	D	D	unde	Б	(a) Oatarian aatab liabaa aat
20	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	r	Р	(g) Catering establishment
21											5,00		
22											0 <u>g</u> sf		
23													
24	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	P unde	Р	(h) Printing shop.
25											r	_	

					-												
1													2,50				
2													0 <u>g</u> sf				
3													Р				
4													unde				
5		Ρ	Ρ	P	Ρ	Ρ	Ρ	Ρ	Ρ	<u>P</u>	-	<u>P</u>	r	P	(i)	Nev	wspaper publication.
6													2,50				
7													0 <u>g</u> sf				
8													Р				
9													г unde				
10		Р	Р	Ρ	Ρ	Р	Ρ	Ρ	Ρ	<u>P</u>	4	<u>P</u>	r	P	(j)	Blu	eprinting shop.
11													2,50				
12													0 <u>g</u> sf				
13															(k)	1	Hardware stores and
14	<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>P</u>	<u>P</u>		<u>P</u>	<u>P</u>	cor		tor supply operations
15		l												l			
16			SE	C . 2	223.	AU	то	MO	τιν	Έ.							
17	ΤA	BL	E IN	ISE	T:												
18	_		J	<u>_</u>	8	(1)	6	V		_		2-1-6	<i>D-1-D</i>	6		2- 2	
19	с <u>-</u> 1	5-0		つ か し	C-3-R	C-3-G	C-3-S	C-N	Ň	<u>'</u>	M-2	PDR-1	PDR-1		בי ב	PDR-2	
20				<i>,</i>	0	0						Ρ	P				
21																	SEC. 223.
22														_			
																	(a) Sale or rental of
23			D	Ρ	Ρ	Ρ	Р	F		Ρ	Ρ	ŀ	<u>P</u>		Ρ	Р	new or used
24																	automobiles, when conducted entirely
25																	

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1													within an enclosed
2													building.
3													
4													(b) Sale or rental of new or used trucks,
5													when conducted
6		Р		Ρ	Ρ	Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	Ρ	Ρ	entirely within an
7													enclosed building.
8													
9													(c) Lot for sale or
10		C*		С	С	Ρ	Ρ	Ρ	<u>P</u>		Ρ	Ρ	rental of new or used automobiles.
11													
12													(d) Lot for sale or
13		C*		С	С	Р	Р	Р	<u>P</u>		Р	Р	rental of new or used
14									-				trucks.
15													(e) Sale or rental of
16													new or used
17		C*		С	С	Ρ	Ρ	Ρ	<u>P</u>		Ρ	Ρ	automobile trailers.
18													
19													(f) Automobile
20													service station for the
21													sale and dispensing
22	P*	NA		NA	NA	NA	NA	NA	<u>P</u>	<u>P</u>	Ρ	Ρ	of gasoline, other motor fuels and
23													lubricating oil directly
24													into motor vehicles.
25													The following

				 -	 	 , r	
1							activities shall be
2							permitted at such a
3							service station if
							normally conducted
4							entirely within an
5							enclosed building
6							having no openings
7							other than fixed
8							windows or exits
9							required by law
10							within 50 feet of any
							R District:
11							
12							(1) The sale and
13							dispensing of
14							greases and brake
15							fluids, including
16							motor vehicle
17							lubrication; and the
							sale or installation of
18							tires, batteries and
19							other accessories;
20							(2) Miscellaneous
21							minor servicing and
22							adjusting, which may
23							include brakes,
24							electrical equipment,
							fan belt, headlamps,
25							

				1		1	· · · · · · · · · · · · · · · · · · ·
1							sparkplugs, air filter,
2							distributor points,
3							carburetor, and
							generator charging
4							rate;
5							
6							(3) Installation of
7							lamp globes,
8							sparkplugs, oil filter
9							or filtering element,
10							windshield wiper blades and motors,
11							radiator hose
12							(without removal of
13							radiator or water
							pump), battery
14							cables and fan belt;
15							
16							(4) The servicing
17							and repairing of tires
18							and batteries;
19							
20							(5) The installation
21							and servicing of
22							smog control
							devices; and
23							
24							(6) Automobile
25							washing and

1												polishing of an
2												incidental nature,
3												when performed primarily by hand
4												primarily by hand and not including the
5												use of any
6												mechanical conveyor
7												blower or steam-
												cleaning device.
8												
9												(g) Automobile
10												service station as
11												described above,
12												with the following
13												minor automobile
14												repairs permitted
15												therewith if
16	P*		Р	Ρ	Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	Р	Ρ	conducted entirely
17												within an enclosed building having no
18												openings other than
												fixed windows or
19												exits required by law
20												within 50 feet on any
21												R District:
22												
23												(1) Tune-up,
24												including the repair
25												or replacement of

	r					1	1	
1								distributors,
2								sparkplugs and
- 3								carburetors;
4								(2) Brake repair;
5								
6								(3) Shock absorber
7								replacement;
8								
9								(4) Muffler
10								exchange, with no
								open flame or torch;
11								
12								(5) Wheel balancing
13								and alignment;
14								
15								(6) Wheel bearing
16								and seals
17								replacement;
18					 			(7) Depleasment of
								(7) Replacement of
19								universal joints;
20								(8) Radiator
21								mounting and
22								dismounting, with
23								repairs done
24								elsewhere;
25								

							(9) Clutch
1							adjustments;
2							
3							(10) Repair or
4							replacement of water
5							pumps;
6							
7							(11) Repair or
8							replacement of
9							generators,
10							alternators and
11							voltage regulators;
							(12) Repair or
12							(12) Repair or replacement of
13							starters;
14							
15				 			(13) Repair or
16							replacement of fuel
17							pumps;
18							
19		 					(14) Such other
20							repairs as may be
21							designated by the
22							Chief of the San
23							Francisco Fire
							Department as minor
24							repairs under
25							Paragraph

1												8.09(a)(5)(o) of Part
2												II, Chapter IV (Fire
3												Code) of the San
4												Francisco Municipal Code.
5												Code.
												(h) Repair garage
6												for minor automobile
7												repairs, limited to
8												those repairs and
9												other activities
10												permitted at an
11												automobile service
12											Ρ	station as described
13												above, and in
14										Р		addition the following
15										under		minor automobile
16	Ρ		Ρ	Р	Р	Р	Р	<u>P</u>	P	7,500		repairs; all such
										<u>g</u> sf		repairs and other
17												activities shall be
18												conducted entirely
19												within an enclosed
20												building having no openings other than
21												fixed windows or
22												exits required by law
23												within 50 feet of any
24												R District.
25												

1										(1) Body and fender
2										repair limited to
3										replacement of parts
4										and spot paint
										spraying; and
5										
6										(2) Removal and
7										replacement of
8										engines, transmissions and
9										transmissions and differentials, with
10										repairs to these
11										components done
12										elsewhere.
13									Р	(i) Repair garage for
14									-	the following major
15										automobile repairs, if
16										conducted entirely
17								Р		within an enclosed
18			_	_	_		-	under		building having no
19			Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	5,000		openings other than
20								<u>g</u> sf		fixed windows or
										exits required by law
21										within 50 feet of any
22										R District:
23										
24										(1) Internal engine
25										repair or rebuilding;

											r	[]
1												
2												(2) Repair or
3												rebuilding of transmissions,
4												differentials or
5												radiators;
6												,
7												(3) Reconditioning
8												of badly worn or
9												damaged motor
9 10												vehicles or trailers;
11												
												(4) Collision
12												service, including body, frame or
13												fender straightening
14												or repair; and
15												
16												(5) Full body paint
17												spraying.
18												
19												(j) Automobile
20												wash, when
21												providing on the
22	C*		С	С	С	Ρ	Ρ	<u>P</u>	<u>P</u>	Ρ	Р	premises a reservoir
23												of vehicle storage and standing area,
24												outside the washing
25												facilities, equal to at
												-

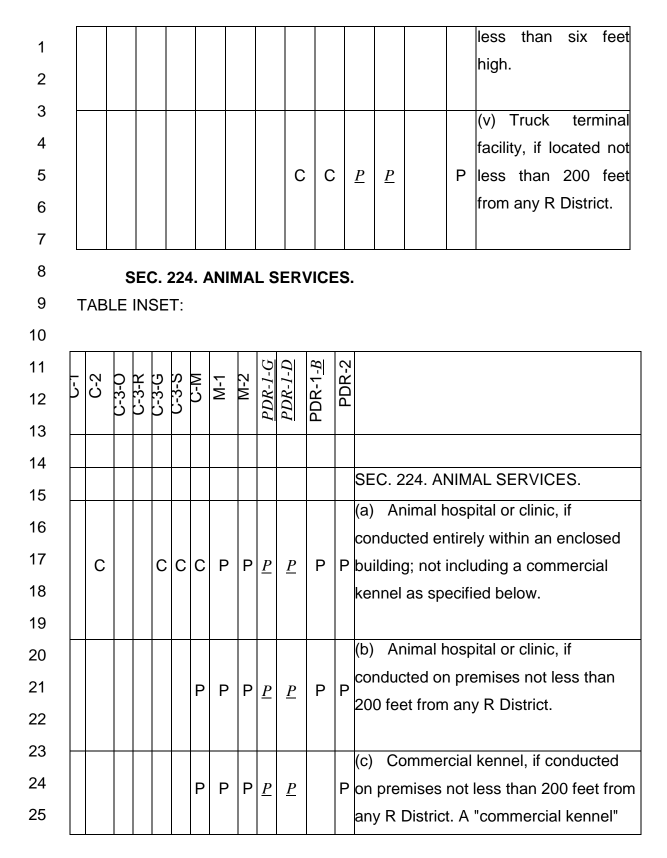
	r	1	1		1					1		
1												least 1/4 the hourly
2												capacity in vehicles
3												of such facilities;
												provided,
4												
5												(1) that incidental
6												noise is reasonably
7												confined to the
8												premises by
9												adequate
10												soundproofing or
11												other device, and
												(2) that complete
12												(2) that complete enclosure within a
13												enclosure within a building may be
14												required as a
15												condition of approval,
16												notwithstanding any
17												other provision of this
18												Code; but the
19												foregoing provisions
20												shall not preclude the
												imposition of any
21												additional conditions
22												pursuant to Section
23												303 of this Code.
24												
25					Ρ	Ρ	Ρ	Ρ	<u>P</u>		Ρ	(k) Tire recapping, if

														conducted on
1														
2														premises not less than 200 feet from
3														any R District.
4														
5														(I) Parking lot, as
6														regulated in Sections
7														155, 156 and 157
, 8	C*	P*				С	Ρ	Ρ	Ρ	<u>C</u>		С	С	and other provisions
														of Article 1.5 of this
9														Code.
10														
11														(m) Storage garage
12														open to the public for
13														passenger
14														automobiles, as
15														regulated in Sections
														155, 156 and 157
16														and other provisions
17														of Article 1.5 of this
18	С	Ρ	С	С	С	С	Ρ	Ρ	Ρ	<u>C</u>	<u>C</u>	С	С	Code, where such
19														storage garage is not
20														a public building
21														requiring approval by
22														the Board of
23														Supervisors under
														other provisions of
24														law and is completely
25														enclosed.

														1
1														
2														(n) Storage garage
3														open to the public for passenger
4														automobiles, as
5														regulated in Sections
6														155, 156 and 157
7														and other provisions
8														of Article 1.5 of this
9														Code, where such
	C*	C*	С	С	С	С	Ρ	Ρ	Ρ	<u>C</u>	<u>C</u>	С	С	storage garage is not
10														a public building
11														requiring approval by
12														the Board of Supervisors under
13														Supervisors under other provisions of
14														law and is not
15														completely
16														enclosed.
17														
18													Ρ	(o) Storage garage
19														open to the public for
20														passenger
21														automobiles, as
22	P*	P*	Ρ	Ρ	Р	Ρ	Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	Ρ		regulated in Sections
23														155, 156 and 157
24														and other provisions
														of Article 1.5 of this Code, where such
25														

1						1	1				1		1	
1														storage garage is a
2														public building
3														requiring approval by the Board of
4														the Board of Supervisors under
5														other provisions of
6														law.
7														
														(p) Major
8														(nonaccessory)
9														parking garage not
10														open to the public, as
11														defined in Section
12	С	Р	С	С	С	С	Р	Р	Р	<u>C</u>	<u>C</u>	С	С	158 and as regulated
13	U	•	0	0	U	Ŭ	•	•	•	<u> </u>	<u> </u>	U	Ŭ	therein and in
14														Sections 155 and
15														157 and other
16														provisions of Article
17														1.5 of this Code.
														(a) Parcol dolivory
18														(q) Parcel delivery service, limited to
19														facilities for the
20														unloading, sorting
21		С	С	С	С	NA	NA	NA	NA	<u>P</u>	<u>P</u>		Р	and reloading of local
22										_				retail merchandise
23														for home deliveries,
24														where the operation
25														is conducted entirely
						1	1				1		1	

											within a completely
1											enclosed building;
2											including garage
3											facilities for local
4											delivery trucks, but
5											excluding repair shop
6											facilities.
7											
8											(r) Parcel delivery
9											service, not subject
10				Ρ	Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	Ρ	to the above
11											limitations.
											(s) Ambulance
12	с		С	Р	Р	Р	Р	<u>P</u>	<u>P</u>	Р	service.
13	Ŭ		U	1	1	•	1	<u>1</u>	<u>1</u>		Service.
14											(t) Storage garage
15											for commercial
16			-	_	_	_	_	-	-	_	passenger vehicles
17			С	Ρ	Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	Ρ	and light delivery
18											trucks.
19											
20											(u) Storage yard for
21											commercial vehicles
22											or trucks, if
23				С	Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	Ρ	conducted within an
											area completely
24											enclosed by a wall or
25											concealing fence not



														sh	all m	ean a	nv c	ommercial or business
1																	-	r premises where dogs
2														-				compensation, or are
3																		ed for hire, or are kept
4																		or sale, where the care,
5														bre	eedir	ng or s	sale	of the dogs is the
6														pri	ncipa	al mea	ans	of livelihood of the
7														ос	cupa	ints of	the	premises.
8																		
														(d)	Ri	ding a	cad	emy or livery stable, if
9							Р	Р	Р	<u>P</u>	<u>P</u>		Р	со	nduc	ted or	n pre	emises not less than
10								•	•	-	-			20	0 fee	et from	n ang	y R District.
11																		
12	<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>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	(e)	Cat	boardi	ng	
13	<u> </u>		I			I							1					
14			S	SEC	2. 2	225	5. W	/HC)LE	ES/	ALIN	IG, S	ST	OR	AGE	E, DIS	TRI	BUTION AND OPEN-
15	Α	IR H		ND)LI	NG	i 0	FΜ	AT	ER	IAL	S A	N) E	QUII	PMEN	T.	
16	Т	ABL	E	INS	SE	T:												
17																		
18		_ (~				~	-		(Ģ	\overline{Q}	<u>-B</u>	?- 2	
19	Ċ	ہ م ک	5	0-8-0		с-3- Р.	0- 			C-⊠	M-1	M-2	1	UR-I	DR-I-D	ЭR-1 <u>-В</u>	PDR-2	
20				Ċ		Ó	Ċ		,				Î	\overline{DD}	\overline{II}	РО		
20																		
																		SEC 225
22																		WHOLESALING,
23																		STORAGE,
24																		DISTRIBUTION AND
25																		OPEN-AIR HANDLING

													OF MATERIALS AND
1													EQUIPMENT.
2													(a) Storage building for
3	С		С	С	Р	Р	Ρ	Ρ					household goods.
4													
5													(b) Wholesale
6											Р		establishment when
7											under		conducted entirely within
8		Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	5,000	Р	an enclosed building, not
9											gsf		including a storage
10											_		warehouse.
11													
											P		(c) Wholesale storage
12					Ρ	Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	under 5,000	Р	warehouse, except for storage of inflammables.
13											<u>g</u> sf		storage of milaminables.
14	 										<u>A</u> 01		(d) Bulk storage of
15													inflammable or highly
16													combustible materials, if
17								Ρ				С	conducted not less than
18													500 feet from any R or
19													NC District.
20													
21													(e) Bulk storage of
22													explosives, if conducted
23								С				С	not less than 500 feet
23													from any R or NC
													District.
25													

1 2										(f) Cold storage plant, when conducted within a
										completely enclosed
3										building; provided, that
4										no part of a building so
5					Р	Ρ	<u>P</u>		Ρ	occupied shall have any
6										opening, other than fixed
7										windows or exits required
8										by law, within 50 feet of
9										any R District.
10										(g) Grain elevator.
11							<u>P</u>		Ρ	
12										(h) Dairy products
13										distribution plant, where
14										provision is made for off-
15										street parking of all
16										vehicles used and all
17			С	С	NA	NA	<u>P</u>		Ρ	operations including
										loading and unloading
18										are conducted entirely within an enclosed
19										building. (See also
20										Section 226.)
21										
22	 							 Р		(i) Lot for sale of new or
23				_		_	_	under	_	used merchandise, not
24				Ρ	Ρ	Ρ	<u>P</u>	5,000	Ρ	including any use first
25								<u>g</u> sf		specifically listed below.

1			1								
1											
2											(j) Service yard for
3											public utility, or public use of a similar
4									Р		character, if conducted
5				-	5	_	P	P	under	Р	entirely within an area
6				Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	5,000		completely enclosed by a
7									gsf		wall or concealing fence
8											not less than six feet
9											high.
10	 	 		 							(k) Contractor's storage
11											yard or yard for rental of
12									Р		contractors' equipment if
13					6	_	P	P	under	_	conducted within an area
14					Ρ	Ρ	<u>P</u>	<u>P</u>	5,000	Ρ	enclosed by a wall or
15									<u>g</u> sf		concealing fence not less
											than six feet high.
16											
17											(I) Yard for storage or
18											sale of building materials
19									Р		or lumber, livestock feed,
20					Р	Б	D	מ	under	Р	or coal, if conducted
21					Ρ	Ρ	<u>P</u>	<u>P</u>	5,000		within an area enclosed by a wall or concealing
22									gsf		fence not less than six
23											feet high.
24											-
25					Ρ	Ρ	<u>P</u>	<u>P</u>		Ρ	(m) Stone or monument

1								yard, if conducted within
2								an area enclosed by a
3								wall or a concealing fence
4								not less than six feet
								high.
5								
6								(n) Storage within a
7								completely enclosed
8								building of junk, waste,
9								secondhand, discarded or salvaged materials,
10								salvaged materials, excluding automobile
11				Ρ	Ρ		Ρ	wrecking operations as
12								defined in this Section
								225; and if conducted not
13								less than 200 feet from
14								any R or NC District.
15								
16								(o) Junkyard, if located
17								not less than 200 feet
18								from any R or NC District.
19								Junkyard shall mean an
20								outdoor space where
					Р		Ρ	junk, waste, discarded or
21								salvaged materials are
22								stored or handled,
23								including house-wrecking
24								yards, used lumber yards
25								and places or yards for

1							storage of salvaged
2							house wrecking and
3							structural steel materials
							and equipment; excluding
4							automobile wrecking
5							operations as defined in
6							this Section 225 yards or
7							establishments for the
8							sale, purchase or storage
9							of used cars or machinery
							in operable condition, and
10							the processing of used,
11							discarded or salvaged
12							materials as part of a
13							permitted manufacturing
14							operation in the same
15							premises.
16	 			 		 	
17							(p) Automobile wrecking
							operation; provided, (1)
18							that there shall be
19							sufficient working space
20				С	С		on the property to permit
21				C	C		C proper functioning of the
22							operation without use of any public right-of-way for
23							storage of inoperable
24							vehicles or parts, (2) that
							the operation shall be
25							

			 		1		
1							clearly separated from
2							adjacent properties and
3							public rights-of-way,. and
							(3) that the operation be
4							conducted not less than
5							500 feet from any R or NC
6							District. No automobile
7							wrecking operation
8							lawfully existing at the
9							effective date hereof shall
							be continued more than
10							three years from said date
11							unless a conditional use
12							authorization for such
13							operation has been
14							granted pursuant to this
15							Code; provided, however,
16							that no such automobile
							wrecking operation
17							eligible for governmental
18							payments to assist
19							relocation shall be
20							continued more than 1 1/2
21							years from said effective
22							date unless a conditional
							use authorization for such
23							operation has been
24							granted pursuant to this
25							Code. The term

							[h
1									"automobile wrecking
2									operation" as used herein
3									shall mean the
									disassembling,
4									dismantling, junking or
5									"wrecking" of motor
6									vehicles of any type, or
7									the storage of such
8									vehicles not in operable
9									condition.
10									(q) Hazardous waste
11									facility, when conducted
12									not less than 200 feet
13									from any R or NC District,
14									which shall mean all
15									contiguous land and
									structures, other
16									appurtenances and
17					С			С	improvements on the land
18					-			-	used for treatment,
19									transfer, storage, resource
20									recovery, disposal or
21									recycling of hazardous
									waste that is produced at
22									an off-site facility, but shall
23									not include a facility that:
24									(1) manages only used oil,
25									used oil filters, latex paint,

		1		1	1	1	1	1	1	1	1	1	1	T
1														antifreeze, small
2														household batteries or
3														lead acid batteries; or (2)
														establishes that it is not
4														required to obtain a
5														hazardous waste facility
6														permit from the State of
7														California. The terms
8														"hazardous waste,"
9														"treatment," "transfer,"
10														"storage," "disposal," "off-
11														site facility," and "used oil"
														as used herein shall have
12														the meaning given those
13														terms in the California Health and Safety Code,
14														Division 20, Chapter 6.5,
15														Articles 2 and 13, which
16														are hereby incorporated
17														by reference.
18														
19														
20		S	EC.	226	. MA	NU	FAC	TUR	RING	i AN	D PF	ROCE	SSI	NG.
	TAE	BLE	INSE	ET:										
21														
22										5	0	\overline{B}	2	
23	<u>с</u>	C-2	C-3-0	C-3-R	C-3-G	C-3-S	C-⊠	M-1	M-2	PDR-1-G	PDR-1-D	PDR-1 <u>-B</u>	PDR-2	
24			ပ်	ပ်	່ວ່	ပ်		-		PD_{I}	PD	PD		
25														SEC. 226.
	L		1	1	1		1	1	1				1	1]

4													MANUFACTURING
1													AND PROCESSING.
2													
3													(a) Light
4													manufacturing uses,
5													involving only the
6													assembly, packaging,
7													repairing or
8											Р		processing of
9		Р	Р	Р	Р	Р	NA	NA	<u>P</u>	<u>P</u>	under	Р	previously prepared
		-	-	-	-					_	5,000	-	materials, which are
10											<u>g</u> sf		conducted within a
11													building but do not
12													occupy the ground
13													story of any building;
14													provided:
15	 												(1) That no part of a
16													(1) That no part of a building so occupied
17													shall have any
18													opening, other than
19													fixed windows and
													exits required by law,
20													within 50 feet of any
21													R District;
22													
23													(2) That the
24													mechanical
25													equipment required

					r	r					
1											for such uses,
2											together with related
3											floor space used
											primarily by the
4											operators of such
5											equipment, shall not
6											in the aggregate
7											occupy more than
8											1/4 of the gross floor
9											area of the building
											in which the uses are
10											located; and
11											
12											(3) That no machine
13											shall be used that
14											has more than five
15											horsepower
											capacity.
16											
17											(b) Light
18											manufacturing which
19											occupies not more
20									Р		than 1/2 the ground
21			Р	Р	NA	NA	<u>P</u>	<u>P</u>	under	Р	story of the building
22				-					5,000	-	and involves or
									<u>g</u> sf		requires no machine
23											that has more than
24											five horsepower
25											capacity, if

		<u> </u>										and used antiroly
1												conducted entirely
2												within an enclosed building; provided,
3												that no part of a
4												building so occupied
5												shall have any
6												opening, other than
7												fixed windows and
8												exits required by law,
												within 20 feet of any
9												R District.
10												
11												(c) Light food-
12												processing for
13												delicatessen, catering
14												or restaurant supply,
15												if conducted entirely within an enclosed
16										Р		building; provided,
17						NA	NA			' under		that no part of a
18				Р	Ρ			<u>P</u>	P	5,000	Ρ	building so occupied
19										<u>g</u> sf		shall have any
20												opening, other than
												fixed windows or exits
21												required by law,
22												within 20 feet of any
23												R District.
24												
25						Ρ	Ρ	<u>P</u>	<u>P</u>	Ρ	Ρ	(d) Light

1											under		manufacturing, not
2											5,000		including any use first
3											<u>g</u> sf		specifically listed
4													below.
5													(e) Industrial or
											Р		chemical research or
6											' under		testing laboratory, not
7		Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Р	<u>P</u>	Р	2,500	P	involving any danger
8											_,000 _gsf		of explosions.
9											<u>a</u>		
10													
11													(f) Life Science
12		<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>					laboratory (as defined
13													in Sections 890.52 and 890.53)
14													<u>())()))</u>
													(f) Experimental
15					ϵ	ϵ	₽	₽				₽	laboratory.
16													-
17													(g) Battery
18													manufacture, if
19													conducted on
20						Ρ	Ρ	Ρ				<u>C</u>	premises not less
21													than 200 feet from
22													any R District.
23													
													(h) Any of the
24							Ρ	Ρ	<u>C</u>	<u>C</u>		<u>C</u>	following uses, when
25													conducted within a

				1		1	
1							completely enclosed
2							building; provided that
3							no part of the building
							so occupied shall
4							have any opening,
5							other than fixed
6							windows or exits
7							required by law,
8							within 50 feet of any
9							R District:
10							(1) Automobile
11							(1) Automobile
							assembling.
12			 				(2) Bottling plant,
13							brewery dairy
14							products plant, malt
15							manufacturing or
16							processing or malt
17							products plant;
18							
19							(3) Ice
20							manufacturing plant;
21							
22							(4) Concrete
23							mixing, concrete
24							products
							manufacture;
25							

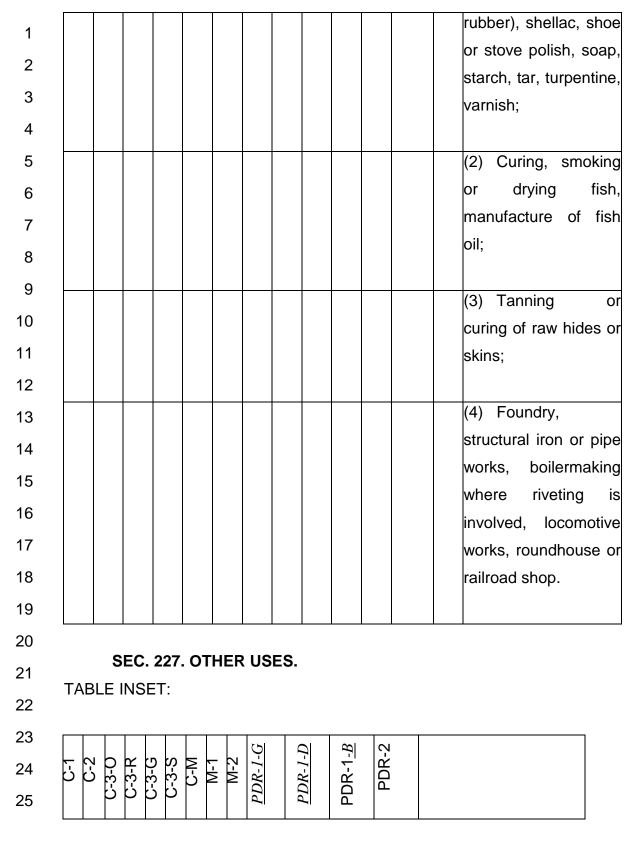
									(C) Electric formula
1									(5) Electric foundry
2									or foundry for
3									nonferrous metals;
4	 	 		 					(6) Metal working or
5									blacksmith shop;
6									excluding presses of
7									over 20 tons' capacity
8									and machine-
9									operated drop
									hammers.
10									
11									(7) Enameling,
12									lacquering, wholesale
13									paint mixing from
14									previously prepared
15									pigments and vehicles;
16									venieles,
17	 	 	 	 					(8) Woodworking
18									mill, manufacture of
19									wood-fiber, sawdust
20									or excelsior products
21									not involving chemical
22									processing.
23								_	(i) Manufacture of
24					Р	<u>C</u>	<u>C</u>	С	cereals, distilled
25									liquors, felt or shoddy,

2 vinegar, yea 3 or soda con 4 structural	auerkraut, ast, soda mpounds, clay
2 vinegar, yea 3 or soda con 4 structural	ast, soda mpounds, clay
3 or soda con 4 structural	mpounds, clay
4 4 structural	clay
	-
	1
5 products,	meat
6 products,	not
7 including any	
8 specifically below.	listed
9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	
10 D G G G (j) Flour mil	1
11 $P C C C$	
12 P C C C (k) Sugar re	efinery.
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	
14 (I) Wool p	ulling or
15 $P C C$ scouring.	
16	
17 (m) Blast	furnace,
	melter.
18	
19 (n) Manufac	
	acid or
21 alkali,	cement,
22 C C gypsum, lime of paris, e	
	glue or
24 gelatine from	
25 animal refuse	

		-		-		1					1
1											
2											(o) Production or
3							С	<u>C</u>		С	refining of petroleum products.
4											
5											(p) Steam power
6						Ρ	Ρ	<u>C</u>		С	plant.
7											
8							Ρ			С	(q) Shipyard.
9											
10											(r) Live storage, killing or dressing of
11											poultry or rabbits for
12											retail sale on the
13					Р	Р	Р			С	premises, if
14					1	1	1			U	conducted on
15											premises not less
16											than 200 feet from
17											any R District.
18											(s) Live storage,
19											killing or dressing of
20											poultry or rabbits, if
21											conducted on
22							Ρ			С	premises not less
23											than 200 feet from
24											any R District, without limitation as to nature
25											of sale.

			1	1	1				1	11
1										
2										(t) Stockyard,
3						С				livestock feed yard, abattoir.
4										
5		 	 							(u) Rendering or
6										reduction of fat,
7										bones or other animal
8										material, where
9										adequate provision is
										made for the control
10					С	С	<u>C</u>		С	of odors through the
11							_			use of surface
12										condensers and
13										direct-flame afterburners or
14										afterburners or equivalent
15										equipment.
16										
17										(v) Incineration of
18										garbage, refuse, dead
19						С				animals or parts
20										thereof.
21										
22										(w) The following
23										uses, when
						Ρ			C	conducted not less
24										than 500 feet from
25										any R or NC District:

			 	-		1	r	1	<u> </u>
1									
2									(1) Manufacture,
3									refining, distillation or
4									treatment of any of the following:
5									J J J
									abrasives, acid
6									(noncorrosive),
7									alcohol, ammonia,
8									asbestos, asphalt,
9									bleaching powder,
									candles (from tallow),
10									celluloid, chlorine,
11									coal, coke, creosote,
12									dextrine, disinfectant,
13									dye, enamel, gas
14									carbon or lampblack,
15									gas (acetylene or
									other inflammable),
16									glucose, insecticide,
17									lacquer, linoleum,
18									matches, oilcloth, oil
19									paint, paper (or pulp),
20									perfume, plastics,
21									poison, potash,
22									printing ink, refuse
									mash or refuse grain,
23									rubber (including
24									balata or gutta percha
25									or crude or scrap



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4														SEC. 227. OTHER
1														USES.
2														(a) Greenhouse or
3	P*	P*				Ρ	Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	Р	Ρ	plant nursery.
4														
5												Р		(b) Truck gardening,
6	P*	P*					Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	under	Ρ	horticulture.
7												10,00		
8												0 <u>gsf</u>		(a) Martuary
9														(c) Mortuary establishment,
10														including retail
11														establishments that
12		С			С	С	Ρ	Ρ	Ρ	<u>P</u>		Р	Ρ	predominantly sell or
13														offer for sale caskets,
14														tombstones, or other
15														funerary goods.
16														
17														(d) Public structure or
18														use of a nonindustrial character, when in
19														conformity with the
20														General Plan. Such
20	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	<u>C</u>	<u>C</u>	С	С	structure or use shall
														not include a storage
22														yard, incinerator,
23														machine shop, garage
24														or similar use.
25														

1														(e) Utility installation,
2														excluding Internet
3														Services Exchange
														(see Section 227(t));
4														public service facility,
5	P*	P*	С	С	Ρ	Ρ	Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	С	Ρ	excluding service yard;
6														provided that operating
7														requirements
8														necessitate location
9														within the district.
10														
														(f) Public
11														transportation facility,
12														whether public or
13														privately owned or
14														operated, when in
15		•							•	G	G		0	conformity with the
16	C*	C*	С	С	С	С	С	С	С	<u>C</u>	<u>C</u>		С	General Plan, and
17														which does not require
														approval of the Board
18														of Supervisors under
19														other provisions of law,
20														and which includes:
21														(A) Off stresst
22														(1) Off-street
23														passenger terminal
24														facilities for mass
														transportation of a
25														single or combined

1 Image: Constraint of the constend of the constend of the constraint of t															modes including but
2 Image: Second Sec	1														_
3 A Vehicles and buses 4 A A A 5 A B A B <td>2</td> <td></td>	2														
5 Image: Construction of the constructio	3														
5 Image: Second Sec	4														when such facility is
7 B	5														not commonly defined
7 A	6														as a boarding platform,
8 9 1	7														bus stop, transit
9 ancillary feature of a transit system; and 10 11 11 11 11 12 11 12 11 12 11 12 11 11 12 11 11 12 11 11 12 11 11 11 11 11 11 11 11 11 12 11															shelter or similar
101112131413141514151617 C^*C^* CCCCCCCCCCCCCCCCCCCCCCCCDPPP															ancillary feature of a
11															transit system; and
12aircraft.13aircraft.14151617 $C^* C^* C C C C C C C C P P P P P P P P P P P $															
121213141314141414151415151617 C^*C^* CCCCPP <t< td=""><td>11</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></t<>	11														
14151617 $C^* C^* C C C C C C C C C C P P P P P P P P P $	12														aircraft.
14 $ A A A A A A A A A A$	13														
15 Image: C + C + C + C + C + C + C + C + C + C	14														
16 17 C* C* C C C C C C P <td>15</td> <td></td>	15														
17 C* C* C C C C C C C C C P P P P P P P P	16														
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	17	C*	C *	\sim	\mathbf{c}	C	C	C	D	D	D	D		D	
19 as in Sections 223 and 226 of this Code. 20			C	C	C	C	C	C	Г	Г	<u>1</u>	<u>1</u>		Г	-
10 10 10 20 20 20 21 226 of this Code. 21 10 10 10 10 10 10 10 22 23 P															
20 I															
2222(h) Commercial wireless transmitting,23PPPPPPPP24PPPPPPPP															
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	21														(h) Commercial
$24 \qquad \qquad \qquad \qquad \qquad \qquad \qquad \qquad \qquad \qquad $	22														wireless transmitting,
	23	Р	Р	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	<u>P</u>		С	Ρ	receiving or relay
25 towers, antennae, and	24														facility, including
	25														towers, antennae, and

				1	1		1	<u> </u>	
1									related equipment for
2									the transmission,
									reception, or relay of
3									radio, television, or
4									other electronic signals
5									where:
6									
7									(1) No portion of such
8									facility exceeds a
									height of 25 feet above
9									the roof line of the
10									building on the
11									premises or above the
12									ground if there is no
13									building, or 25 feet
14									above the height limit
									applicable to the
15									subject site under
16									Article 2.5 of this
17									Code, whichever is the
18									lesser height; and
19									
20									(2) Such facility, if
21									closer than 1,000 feet
									to any R District
22									(except for those R
23									Districts entirely
24									surrounded by a C-3,
25									M or a combination of

													C-3 and M Districts),
1													does not include a
2													parabolic antenna with
3													a diameter in excess of
4													three meters or a
5													composite diameter or
6													antennae in excess of
7													six meters. (See also
8													Section 204.3.)
9													(i) Commercial
10													wireless transmitting,
11													receiving or relay
12	С	С	С	С	С	С	С	С	С	<u>C</u>	С	С	facility, as described in
13													Subsection 227(h)
14													above, where:
15													
													(1) Any portion of
16													such facility exceeds a
17													height of 25 feet above
18													the roof line of the
19													building on the
20													premises or above the
21													ground if there is no
22													building, or 25 feet
													above the height limit
23													applicable to the
24													subject site under
25													Article 2.5 of this

1														Code, whichever is the
2														lesser height; or
3														(2) Such facility, if
4														closer than 1,000 feet
5														to any R District
6														(except for those R
7														Districts entirely
8														surrounded by a C-3,
9														M or combination of C-
10														3 and M Districts),
														includes a parabolic
11														antenna with a
12														diameter in excess of
13														three meters or a
14														composite diameter of
15														antennae in excess of
16														six meters. (See also
17														Section 204.3.)
18														(j) Sale or lease sign,
														as defined and
19	P*	P*	Р	Р	Р	Р	Р	Ρ	Р	<u>P</u>	<u>P</u>	Р	Р	regulated by Article 6
20	ľ	-	-	-	-	-	-	-		_		-	-	of this Code.
21														
22														(k) General
23														advertising sign, as
24		P*	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ					defined and regulated
25														by Article 6 of this

1														Code.
2														
3														(I) Access driveway to
4	P*	P*	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	Ρ	Ρ	property in any C or M District.
5														
6														(m) Planned Unit
7														Development, as
8														defined and regulated
9	С	С					С	С	С	<u>C</u> #	<u>C</u> #	C#	C#	by Section 304 and
10														other applicable provisions of this
11														Code.
12														
13														(n) Any use that is
14														permitted as a
15														principal use in any
16									Р					other C, M, or PDR District without
17									•					limitation as to
18														enclosure within a
19														building, wall or fence.
20														
21														
22														
23														
24														
25														

1		(o) Temporary uses,													
2		as specified in and													
3	SEE SECTIONS 205 THROUGH 205.2 205 through 205.2 of this Code. (* See														
	SEE SECTIONS 205 THROUGH 205.2	_													
4		this Code. (* See													
5		Section 121(a).)													
6															
7		(p) Subject to Section													
8		233(a), live/work units,													
9		provided that one or													
10		more arts activities as													
-		defined in Section 102.2													
11		of this Code are the													
12		primary nonresidential													
13		use within the unit and													
14		that other nonresidential													
15		activities are limited to													
16		those otherwise													
17		permitted in the district													
		or otherwise conditional													
18		in the district and													
19		specifically approved as													
20		a conditional use													
21		-													
22		(q) Subject to Section													
23		233(a), live/work units													
24	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	not included above but													
25		satisfying the conditions													

													1	$-f S_{-} + i = 222(h) - f + i =$
1														of Section 233(b) of this Code.
2														Coue.
3														-
4	Р	Р	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	<i>P#</i> #	P##	P##	P##	(<u>p</u> +) Arts activities
5										<u>1 mm</u>	<u>1 mm</u>			
6														(<i>q</i> s) Waterborne
														commerce, navigation,
7														fisheries and
8														recreation, and
9														industrial, commercial
10													_	and other operations
11		Ρ						Ρ	Ρ				P	directly related to the
12														conduct of waterborne
13														commerce, navigation,
														fisheries or recreation
14														on property subject to
15														public trust.
16														
17														(<u>r</u> ŧ) Internet Services
18	С	С	С	С	С	С	С	С	С			С	С	Exchange as defined
19														in Section 209.6(c).
20										<u>P</u>	<u>P</u>	D	5	(<u>s</u> #) Fringe financial
21											<u>under</u>		<u>P</u>	services, as defined in
22			-			-	-		-	<u>2,500</u>				Section 249.35, and
23	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	<u>gsf</u>		2,500		subject to the
24										<u>per</u>		<u>gsf</u>	<u>gsf</u>	restrictions set forth in
25										<u>lot; C</u>			<u>per</u>	Section 249.35,
										<u>above</u>	<u>above</u>	<u>lot,</u>	<u>lot,</u>	including, but not

1														limited to, that no new
2												<u>subjec</u>	<u>subjec</u>	fringe financial service
														shall be located within
3												<u>contro</u>	<u>contro</u>	a1/4 miles of an
4												<u>ls of</u>	<u>ls of</u>	existing fringe financial
5												<u>Sectio</u>	<u>Sectio</u>	service.
6												<u>n</u>	<u>n</u>	
7												<u>121.8</u>	<u>121.8</u>	
8														(t) Small Enterprise
														Workspace (S.E.W.). An
9														<u>S.E.W. is a single</u>
10														building that is
11														comprised of discrete
12														workspace units which
13														are independently
14														accessed from building
15														common areas.
	<u>N</u>		<u>N</u>	<u>N</u>	N	N	<u>N</u>	N	<u>N</u>					(1) The S.E.W. building
16	<u>A</u>	NA	<u>A</u>	<u>P</u>	<u>P</u>	<u>NP</u>	<u>NP</u>	must meet the following						
17			<u></u>					<u></u>						additional requirements:
18														(A) Each unit may
19														<u>contain only uses</u>
20														principally or
21														conditionally permitted
														<u>in the subject zoning</u>
22														district, or office uses (as
23														defined in Section
24														<u>890.70);</u>
25														(B) Any retail uses are

	 			1	1		-	
1								subject to any per-parcel
2								size controls of the
								subject zoning district;
3								(C) No residential uses
4								<u>shall be permitted;</u>
5								(D) Fifty percent of the
6								units in the building must
7								<u>contain no more than</u>
8								<u>500 gross square feet</u>
								<u>each, while the</u>
9								remaining fifty percent of
10								the units in the building
11								<u>must contain no more</u>
12								<u>than 2,500 gross square</u>
13								feet each; an exception
14								to this rule applies for
15								larger PDR spaces on
								the ground floor, as
16								described in
17								subsection (E) below
18								and
19								<u>(E) An S.E.W. building</u>
20								may contain units
21								larger than 2,500
								square feet on the
22								ground floor as long as
23								each such unit
24								contains a principal
25								PDR use. For the

			 	 	1	1	
1							purposes of this
2							Section, a PDR use is
							one identified in Sec.
3							220 and 222 through
4							227 of this Code.
5							(<u>(F)</u> E) After the issuance
6							<u>of any certificate of</u>
7							occupancy or completion
8							for the building, no <u>any</u>
9							<u>merger, subdivision,</u>
							expansion, or any other
10							<u>change in gross floor</u>
11							<u>area of any unit shall be</u>
12							permitted <u>only as long</u>
13							as the provisions of
14							this subsection (D) and
15							<u>(E) are met. To</u>
							facilitate review of any
16							such project, all such
17							applications will be
18							referred to the
19							Planning Department.
20							and applicants are
21							required to submit full
22							<u>building plans, not just</u>
							<u>the unit(s) subject to</u>
23							<u>the change in floor</u>
24							<u>area.</u>
25							(2) S.E.W. units may be

1														established only in new
2														<u>buildings or in buildings</u>
3														for which a first
														certificate of occupancy
4														or completion was issued
5														after the effective date of
6														this Section.
7														(3) Where permitted,
8														<u>S.E.W. Buildings are</u>
														exempt from the controls
9														<u>in Sec. <mark>230</mark>231</u> limiting
10														demolition of industrial
11														buildings.
12										<u>P,</u>	<u>P,</u>			
13										<u>subjec</u>	<u>subjec</u>			
14										<u>t to</u>	<u>t to</u>			
15	<u>N</u>	NA	<u>N</u>	<u>contr</u>	<u>contro</u>	<u>NP</u>	<u>NP</u>	(u) Integrated PDR, as						
	<u>A</u>		<u>A</u>	<u>ols in</u>	<u>ls in</u>	<u></u>	<u></u>	<u>defined in Sec. 890.49.</u>						
16										<u>Sec.</u>	<u>Sec.</u>			
17										<u>890.4</u>	<u>890.4</u>			
18										<u>9</u>	<u>9</u>			
19														#Dwellings are not
20														permitted as part of
21														any Planned Unit
22														Development in these
														districts.
23														
24														## For these districts,
25														commercial production

1							and post-production of
0							video and digital films,
2							including special
3							effects production, is
4							subject to the use size
5							restrictions <i>per <u>set forth</u></i>
6							in Section 219 for
0							· ·
7							<u>⊖o</u> ffice s <u>uses</u> .
8							
-							(*See Section 212(a).)
9		<u> </u>			1	1	

- 10
- 11

SEC. 23<u>1</u> θ . Limited Corner Commercial Uses in RTO Districts.

12 (a) Purpose. Corner stores enhance and support the character and 13 traditional pattern of RTO districts. These small neighborhood-oriented 14 establishments provide convenience goods and services on a retail basis to meet 15 the frequent and recurring needs of neighborhood residents within a short 16 walking distance of their homes. These uses tend to be small in scale, to serve 17 primarily walk-in trade, and cause minimum interference with nearby streets and 18 properties. These uses are permitted only on the ground floor of corner buildings, 19 and their intensity and operating hours are limited to ensure compatibility with the 20 predominantly residential character of the district. Accessory off-street parking is 21 prohibited for these uses to maintain the local neighborhood walk-in character of 22 the uses.

- 23
- (b) Location. Uses permitted under this section must be located:
- 24 (1) completely within an RTO district
- 25
- (2) on or below the ground floor; and.

(3) on a corner lot as defined by Section 102.15, with no part of the use
 extending more than 50 feet in depth from said corner, as illustrated in Figure
 23<u>10</u>.

- 4 (c) Permitted Uses. Any use is permitted which complies with the most
 5 restrictive use limitations for the first story and below of:
- 6 (1) <u>an</u> NC-1 District, as set forth in Sections 710.10 through 710.95 of this Code;
 7 and

8 (2) Any Individual Area Neighborhood Commercial District within ¼ mile of the use, as
9 set forth in Sections 714.10 through 729.95 of this Code; and

- 10 (3) Any Restricted Use Subdistrict within ¹/₄ mile of the use, as set forth in Sections 781
- 11 *through* 781.7 of this Code.
- 12 (d) Use Size. <u>No more than 1,200 occupied square feet of commercial area shall</u>
- 13 <u>be allowed per corner lot, except those lots which occupy more than one corner on a</u>
- 14 given block and which may provide an additional 1,200 occupied square feet of
- 15 <u>commercial area per additional corner, so long as the commercial space is distributed</u>
- 16 <u>equitably throughout appropriate parts of the parcel or project</u>. There is an aggregate
- 17 *maximum use size of 1,200 gross square feet per corner lot, as illustrated in Figure 230.*
- 18 (e) Formula Retail Uses. All uses meeting the definition of "formula retail" use
- 19 per Section 703.3(b) shall not be permitted except by Conditional Use through the
- 20 procedures of Section 303.
- 21
- 22
- 23
- 24
- 25

1	max. 50'
2	max. 50' max. 1,200 s.f.
3	
4	
5	
6	Figure 23 <u>1</u> 0. Limitations on Corner Retail in RTO Districts
7	(<u>fe</u>) Parking. No accessory parking shall be permitted for uses permitted
8	under this Section.
9	(<u><i>g</i></u> f) Operating Hours. The hours during which the use is open to the public
10	shall be limited to the period between 6:00 a.m. and 10:00 p.m.
11	(hg) Conditions. Any uses described above shall meet all of the following
12	conditions:
13	(1) The building shall be maintained in a sound and attractive condition,
14	consistent with the general appearance of the neighborhood.
15	(2) Any signs on the property shall comply with the requirements of Article
16	6 of this Code pertaining to NC-1 districts.
17	(3) Truck loading shall be limited in such a way as to avoid undue
18	interference with sidewalks, or with crosswalks, bus stops, hydrants and other
19	public features
20	(4) Noise, odors and other nuisance factors shall be adequately controlled;
21	and
22	(5) The use shall comply with all other applicable provisions of this Code.
23	SEC. 233. LIVE/WORK UNITS.
24	
25	

(a) After the effective date of this ordinance, nNo City official, department, board or
commission shall issue or approve a building permit or other land use entitlement
authorizing a new live/work unit as defined in Section 102.13 of this Code, except
as authorized as an accessory use under Section 204.4. Lawfully approved
live/work units existing on the that date shall comply with the Code provisions in effect
at the time they were authorized, as set forth below and in other sections of this Code
applicable to live/work units, and shall further be are subject to the nonconforming

- 8 use provisions of Section 181 of this Code
- 9 (b) If a live/work unit would occupy any space last used as a dwelling unit or group
- 10 *housing, or whose legal use as shown in the permit records of the City is as a dwelling*
- 11 *unit or group housing, the live/work unit shall not be permitted in any RH or RM District,*
- 12 and shall require conditional use approval in any RC, C, M or South of Market District,
- 13 *notwithstanding Sections 209.9 or 227 of this Code.*
- 14 (c) Live/work units satisfy the conditions of this subsection if:
- 15 (1) They are part of a project which will result in issuance of a certificate or certificates
- 16 of occupancy for 10 or more new or additional live/work units; and
- 17 (2) The project is sponsored by one or more organizations exempt from federal income
- 18 tax under Section 501(c)(3) of the Internal Revenue Code, each of whose articles of
- 19 *incorporation state as a principal purpose providing living quarters to artists, and each*
- 20 of whose articles of incorporation require that at least 51 percent of the members of the
- 21 *board of directors must be artists engaging in one or more arts activities falling within*
- 22 the definition of Section 102.2 of this Code; and
- 23 (3) The qualified sponsoring organization or organizations will, until completion of the
- 24 *project*:
- 25 (A) Own the project,

- (B) Own an interest of 51 percent or more in a joint tenancy or tenancy in common
 which owns the project.
- 3 (C) Have a right to 51 percent or more of the net income and of all distributions,
 4 including distributions on liquidation, of a partnership or joint venture which owns the
 5 project, or
- (D) Be the only general partner or only general partners, or only managing general
 partner, in a limited partnership which will qualify the project for complete or partial
- 8 exemption from property tax under California Revenue and Taxation Code Section
- 9 214(g) or a successor provision; and
- 10 (4) All permits for the project are issued on the application of, and in the name of, a
- 11 corporation described in Subsection (2) above or a partnership described in Subsection
- 12 (3)(C) or (3)(D); and
- 13 (5) The project will, under federal or State law, or local legal authority other than this
- 14 Code, be required to rent, lease or sell at least 20 percent of the live/work units in the
- 15 *project at rates or prices affordable to households whose incomes are no greater than 50*
- 16 percent of the median income for households in San Francisco as determined under
- 17 California Administrative Code Section 6932, or its successor provision, or,
- 18 alternatively, be so required to rent, lease or sell a minimum of 40 percent of the
- 19 *live/work units at rates or prices affordable to households whose incomes are no greater*
- 20 than 60 percent of said median income; and
- 21 (6) All non arts activity other than residential in the project is otherwise permitted in
- 22 the district, or is otherwise conditional in the district and is approved as a conditional
- 23 *use pursuant to this Code; and*
- 24
- 25

1 (7) The subject live/work units are marketed on a preferential basis for arts activities as

- 2 defined in Section 102.2 of this Code. For the purpose of this subsection, "preferential
 3 marketing" shall consist of:
- 4 (A) Advertising the initial leasing of all newly created units in publications which are 5 oriented to audiences engaged in arts activities for a minimum of three months in 6 advance of other advertising and, for subsequent vacancies, advertising in similar 7 publications promptly after future vacancies are known to the owner or the owner's 8 representatives, but in no event less than one month in advance of other advertising, and 9 (B) Notification of organizations concerned with arts activities a minimum of three 10 months in advance of initial leasing activities and, for subsequent vacancies, promptly 11 after future vacancies are known to the owner or owner's representative, but in no case 12 less than one month in advance of other advertising. 13 (d) The location of each live/work unit in a multi unit structure in a C or M District
- 14 shall be marked by a plaque, diagram or other device visible to emergency personnel
- 15 *from the exterior building face of the structure containing the unit.*
- 16 (e) Each person, other than a person applying as owner of a fee interest, who applies to
- 17 erect or alter a live/work unit, or to change use or occupancy in order to authorize a
- 18 live/work unit, shall submit on a form approved by the Department of Public Health, a
- 19 disclosure signed by a fee owner of the property in question stating what hazardous
- 20 *materials, if any, are known to exist in the vicinity of the unit.*
- 21 SEC. 234.2. CONDITIONAL USES, P DISTRICTS.
- 22 The following uses shall be subject to approval by the City Planning Commission,
- as provided in Section 303 of this Code:
- 24
- 25

(a) Those uses listed in Sections 209.3(d), (e), (f), (g), (h), (i), (j);
 209.4(a); 209.5(a), (b); 209.6(b); 209.6(c); 209.9(c); and 234.2(c) and (d) of this
 Code.

(b) With respect to any lot in a P District, which lot is within 1/4 mile of the
nearest NC-1 or Individual Area Neighborhood Commercial District as described
in Article 7 of this Code, no accessory nonpublic use shall be permitted, unless
such use or feature complies with the controls which are applicable in any NC-1
or Individual Area Neighborhood Commercial District or Restricted Use
Subdistrict located within 1/4 mile of the lot, excluding the provisions of zoning
category .82, as defined in Section 790.80 of Article 7.

(c) Parking lot or garage uses listed in Sections 890.7 through 890.12 of
 this Code when located within any P district within the *Eastern Neighborhoods Mixed Use District, the* South of Market *Mixed Use Base* District, the Market and
 Octavia Plan Area, and within the right-of-way of any State or federal highway.

(d) In any P District which is within the <u>Eastern Neighborhoods Mixed Use</u>
<u>District and the</u> South of Market <u>Mixed Use</u> <u>Base</u> District, if the use is located within
the right-of-way of any State or federal highway, the following uses:

(1) Retail and personal service uses primarily meeting the needs of
commuters on nearby streets and highways or persons who work or live nearby,
provided that:

21 (A) The space is on the ground floor of a publicly-accessible22 parking garage;

23 (B) The total gross floor area per establishment does not exceed
24 2,500 square feet;

25

(C) The space fronts on a major thoroughfare; and

(D) The building facade incorporates sufficient fenestration and
 lighting to create an attractive urban design and pedestrian-oriented scale.

3 (2) Open-air sale of new or used merchandise, except vehicles, located
4 within a publicly-accessible parking lot, provided that:

5

6

(A) The sale of goods and the presence of any booths or other accessory appurtenances are limited to weekend and/or holiday daytime hours;

7 (B) Sufficient numbers of publicly-accessible toilets and trash
8 receptacles are provided on-site and are adequately maintained; and

9

(C) The site and vicinity are maintained free of trash and debris.

10 <u>SEC. 249.36. LIFE SCIENCE AND MEDICAL SPECIAL USE DISTRICT.</u>

11 (a) Purpose. The Life Science and Medical Special Use District is intended to

12 <u>support uses that benefit from proximity to the University of California, San Francisco</u>

13 (UCSF) campus at Mission Bay. These uses include medical office and life science

- 14 (biotechnology) uses.
- 15 (b) Geography. The boundaries of the Life Science and Medical Special Use
- 16 District are shown on Sectional Map No. 8SU of the Zoning Map. Generally, the area
- 17 <u>borders Mariposa St. on the north, 23^{rd} St. on the south, I-280 to the west, and 3^{rd} St. to</u>
- 18 *the east. Within this area, the Dogpatch Historic District is generally excluded.*
- (c) Controls. All provisions of the Planning Code currently applicable shall
 continue to apply, except as otherwise provided in this Section:
- 21 (1) Medical Services. Medical services, including medical offices and clinics, as
- 22 <u>defined in Section 890.114</u>, are a principally permitted use and are exempted from use
- 23 <u>size limitations, PDR replacement requirements (Sec. 230), and vertical (floor-by-floor)</u>
- 24 zoning controls (Sec. 219.1 and 803.9(h)). For the purposes of this Section, a medical
- 25 *service use may be affiliated with a hospital or medical center as defined in 890.44.*

1	(2) Life Science Offices. Office uses that contain Life Science facilities, as defined
2	in Section 890.53, are a principally permitted use and are exempted from use size
3	limitations, PDR replacement requirements (Sec. 230), and vertical (floor-by-floor)
4	zoning controls (Sec. 219.1 and 803.9(h)).
5	(3) Life Science Laboratories. Laboratories that engage in life science research
6	and development, as defined in Section 890.52, are a principally permitted use and are
7	exempted from use size limitation, PDR replacement requirements (Sec. 230), and
8	vertical (floor-by-floor) zoning controls (Sec. 219.1 and 803.9(h)).
9	SEC. 249.37. INNOVATIVE INDUSTRIES SPECIAL USE DISTRICT.
10	(a) Purpose. The purpose of the Innovative Industries Special Use District is to
11	provide affordable office space to small firms and organizations which are engaged in
12	innovative activities, including incubator businesses and microenterprises.
13	(b) Geography. The boundaries of the Life Science Special Use District are shown
14	on Sectional Map No. 8SU of the Zoning Map.
15	(c) Controls. All provisions of the Planning Code currently applicable shall
16	continue to apply, except that:
17	(1) office uses shall be principally permitted uses on all stories above the ground
18	<u>story.</u>
19	(2) retail uses shall be subject to the size controls applicable in the Urban Mixed
20	Use District, as stated in Sec. 843.45.
21	SEC. 249.38. TRANSIT-ORIENTED RETAIL SPECIAL USE DISTRICT.
22	(a) Purpose. The Transit-Oriented Retail Special Use District is intended to
23	support street activity along important transit routes, including 16th Street and 3rd
24	Street.
25	

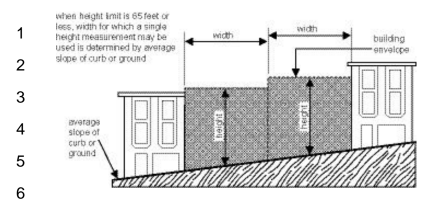
1	(b) Geography. The boundaries of the Transit-Oriented Retail Special Use
2	District include all parcels in PDR Districts that are along 16th St. from Mission St. to
3	Potrero Avenue I-280, or along 3rd St. from 23rd Street to Cesar Chavez St.
4	(c) Controls. All provisions of the Planning Code currently applicable shall
5	continue to apply, except that the amount and types of retail sales and services allowed
6	on a parcel will be controlled in the same manner as in the UMU District.
7	SEC. 249.39. RESTRICTED INTEGRATED PDR SPECIAL USE
8	DISTRICT.
9	(a) Purpose. The Restricted Integrated PDR Special Use District is
10	intended to ensure that newly constructed Integrated PDR uses support the
11	intention of the PDR-1-G District in the Central Waterfront.
12	(b) Geography. The boundaries of the Restricted Integrated PDR Special
13	Use District include all parcels designated PDR-1-G east of I-280, south of 20th
14	St., and north of Cesar Chavez St.
15	(c) Controls. All provisions of the Planning Code currently applicable shall
16	continue to apply, except that newly constructed Integrated PDR shall require
17	conditional use authorization pursuant to the provisions of Sec. 303. In addition
18	to the findings normally required under Section 303(c), the Commission shall
19	find the proposed project results in twice as much PDR on the existing site. For
20	purposes of this calculation:
21	(1) Every square foot of Integrated counts as 0.5 square feet of PDR; and
22	(2) PDR is defined as that included in Planning Code Section 220 or 222
23	through 227, exclusive of subsections 227(r) through (u).
24	
25	

SEC. 253.4. REVIEW OF PROPOSED BUILDINGS AND STRUCTURES
EXCEEDING A HEIGHT OF 65 FEET IN THE MISSION STREET NCT
DISTRICT.
(a) Applicability. This Section shall apply to parcels which:
(1) are located within the 85-X Height and Bulk District;
(2) are located within the Mission Street NCT Zoning District; and
(3) have any frontage along Mission Street.
(b) Controls. Frontages along Mission Street are subject to a 15-foot front
setback above a height of 65 feet, measured from the front lot line.
(c) Modifications. The Planning Commission may reduce or waive this
requirement with Conditional Use Authorization pursuant to Section 303 of this Code.
SEC. 260. HEIGHT LIMITS: MEASUREMENT.
(a) Method of Measurement. The limits upon the height of buildings and
structures shall be as specified on the Zoning Map. In the measurement of height
for purposes of such limits, the following rules shall be applicable:
(1) The point above which such measurements shall be taken shall be as
specified in the definition of "height" in this Code.
(2) The upper point to which such measurement shall be taken shall be
the highest point on the finished roof in the case of a flat roof, and the average
height of the rise in the case of a pitched or stepped roof, or similarly sculptured
roof form, or any higher point of a feature not exempted under Subsection (b)
below.
(3) In cases where the height limit is 65 feet or less and a street from
which height measurements are made slopes laterally along the lot, or the
ground slopes laterally on a lot that also slopes upward from the street, there

1	shall be a maximum width for the portion of the building	g or structure that may be
2	measured from a single point at curb or ground level, a	according to the definition
3	of "height," as specified in the following table. These rec	quirements shall not apply
4	to any property to which the bulk limitations in Secti	on 270 of this Code are
5	applicable.	
6	TABLE 260	
7	HEIGHT MEASUREMENT ON LATERAL SLOPES W	
8	65 FEET OR LESS	
9		
10	TABLE INSET:	
11		
12		Maximum Width
13	Average Slope of	for Portion
14	Curb or Ground	of Building
	From Which Height	that May Be
15	is Measured	Measured from
16		a Single Point
17	5 percent or less	No requirement
18	More than 5 percent but no more than 15 percent	65 feet
19	More than 15 percent but no more than 20 percent	55 feet
20	More than 20 percent but no more than 25 percent	45 feet
21	More than 25 percent	35 feet
22		
23		

24

25



- (b) Exemptions. In addition to other height exceptions permitted by this
 Code, the features listed in this Subsection shall be exempt from the height limits
 established by this Code, in an amount up to but not exceeding that which is
 specified.
- (1) The following features shall be exempt; provided the limitations 12 indicated for each are observed; provided further that the sum of the horizontal 13 areas of all features listed in this Paragraph (b)(1) shall not exceed 20 percent of 14 the horizontal area of the roof above which they are situated, or, in C-3 Districts, 15 and in the Rincon Hill Downtown Residential District, where the top of the 16 building has been separated into a number of stepped elements to reduce the 17 bulk of the upper tower, of the total of all roof areas of the upper towers; and 18 provided further that in any R, RC-1, RC-2, RC-3 or RC-4 District the sum of the 19 horizontal areas of all such features located within the first 10 feet of depth of the 20 building, as measured from the front wall of the building, shall not exceed 20 21 percent of the horizontal area of the roof in such first 10 feet of depth. 22
- 23

7

As an alternative, the sum of the horizontal areas of all features listed in this Paragraph (b)(1) may be equal but not exceed 20 percent of the horizontal

25

24

area permitted for buildings and structures under any bulk limitations in Section
 270 of this Code applicable to the subject property.

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

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

14 (B) Elevator, stair and mechanical penthouses, fire towers, 15 skylights and dormer windows. This exemption shall be limited to the top 10 feet 16 of such features where the height limit is 65 feet or less, and the top 16 feet of 17 such features where the height limit is more than 65 feet. However, for elevator penthouses, the exemption shall be limited to the top 16 feet and limited to the 18 19 footprint of the elevator shaft, regardless of the height limit of the building. The 20 design of all elevator penthouses in Residential Districts shall be consistent with 21 the "Residential Design Guidelines" as adopted and periodically amended for 22 specific areas or conditions by the City Planning Commission.

The Zoning Administrator may, after conducting a public hearing, grant a further height exemption for an elevator penthouse for a building with a height limit of more than 65 feet but only to the extent that the Zoning Administrator

1 determines that such an exemption is required to meet state or federal laws or 2 regulations. All requests for height exemptions for elevator penthouses located in 3 Residential or Neighborhood Commercial Districts shall be subject to the 4 neighborhood notification requirements of Sections 311 and 312 of this Code.

5

(C) Stage and scenery lofts.

(D) Ornamental and symbolic features of public and religious 6 7 buildings and structures, including towers, spires, cupolas, belfries and domes, 8 where such features are not used for human occupancy.

9

(E) In any C-3 District, enclosed space related to the recreational 10 use of the roof, not to exceed 16 feet in height.

11 (F) In any C-3, *Eastern Neighborhoods Mixed Use Districts*, or South 12 of Market Mixed Use District, additional building volume used to enclose or screen 13 from view the features listed under Subsections (b)(1)(A) and (B) above. The 14 rooftop form created by the added volume shall not be subject to the percentage 15 coverage limitations otherwise applicable to this subsection but shall meet the 16 requirements of Section 141 and shall not exceed 20 feet in height, measured as 17 provided in Subsection (a) above, and may not exceed a total volume, including the volume of the features being enclosed, equal to 3/4 of the horizontal area of 18 19 all upper tower roof areas of the building measured before the addition of any 20 exempt features times 20.

21 (G) In any C-3 District, vertical extensions to buildings, such as 22 spires, which enhance the visual appearance of the structure and are not used 23 for human occupancy may be allowed, pursuant to the provisions of Section 309, 24 up to 75 feet above the height otherwise allowed. The extension shall not be 25 subject to the percentage coverage limitations otherwise applicable to this

subsection, provided that the extension is less than 100 square feet in cross section and 18 feet in diagonal dimension.

3 (H) In the Rincon Hill Downtown Residential District, enclosed
4 space related to the recreational use of the roof, not to exceed 16 feet in height.

5 (I) In the Rincon Hill Downtown Residential District, additional 6 building volume used to enclose or screen from view the features listed under 7 Subsections (b)(1)(A) and (b)(1)(B) above. The rooftop form created by the 8 added volume shall not be subject to the percentage coverage limitations 9 otherwise applicable to this subsection but shall meet the requirements of 10 Section 141, shall not exceed 10 percent of the total height of any building taller 11 than 105 feet, shall have a horizontal area not more than 85 percent of the total 12 area of the highest occupied floor, and shall contain no space for human occupancy. The features described in (b)(1)(B) shall not be limited to 16 feet for 13 14 buildings taller than 160 feet, but shall be limited by the permissible height of any 15 additional rooftop volume allowed by this Subsection.

(J) In the Van Ness Special Use District, additional building 16 17 volume used to enclose or screen from view the features listed under Subsections (b)(1)(A) and (b)(1)(B) above and to provide additional visual 18 interest to the roof of the structure. The rooftop form created by the added 19 20 volume shall not be subject to the percentage coverage limitations otherwise applicable to this Subsection, but shall meet the requirements of Section 141 and 21 22 shall not exceed 10 feet in height where the height limit is 65 feet or less or 16 23 feet where the height limit is more than 65 feet, measured as provided in Subsection (a) above, and may not exceed a total volume, including the volume 24 25 of the features being enclosed, equal to 3/4 of the horizontal area of all upper

tower roof areas of the building measured before the addition of any exempt
features times 10 where the height limit is 65 feet or less or times 16 where the
height limit is more than 65 feet.

4 (K) In the Northeast China Basin Special Use District, light 5 standards for the purpose of lighting the ballpark.

6 (L) In the Candlestick Point Special Use District, light standards 7 for the purpose of the lighting the stadium, scoreboards associated with the 8 stadium, and flagpoles and other ornamentation associated with the stadium.

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

11 (A) Railings, parapets and catwalks, with a maximum height of12 four feet.

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

(C) Unroofed recreation facilities with open fencing, including
tennis and basketball courts at roof level, swimming pools with a maximum
height of four feet and play equipment with a maximum height of 10 feet.

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

(E) Landscaping, with a maximum height of four feet for allfeatures other than plant materials.

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

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

3 (H) Flagpoles and flags, clothes poles and clotheslines, and4 weathervanes.

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

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

12

(K) Public monuments owned by government agencies.

13 (L) Cranes, scaffolding and batch plants erected temporarily at14 active construction sites.

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

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

24

25

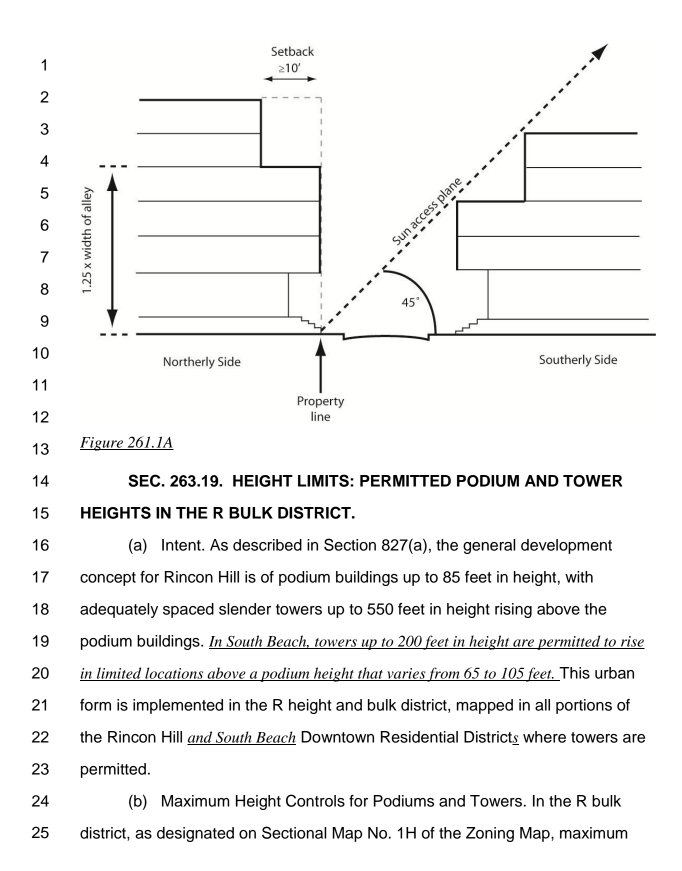
(O) Additional building height, up to a height of five feet above the
 otherwise applicable height limit, where the uppermost floor of the building is to
 be occupied solely by live/work units located within a South of Market District.

- (P) Enclosed recreational facilities up to a height of 10 feet above
 the otherwise applicable height limit when located within *both an SSO District and* a
 65-U Height and Bulk District and *either an MUO or SSO District, and only then*when authorized by the *City* Planning Commission as a conditional use pursuant
 to Sections 303 and 316 of this Code, provided that the project is designed in
 such a way as to reduce the apparent mass of the structure above a base 50 foot
 building height.
- (Q) Historic signs within an historic sign district permitted pursuant
 to Sections 302, 303 and 608.14 of this Code.
- (R) In the Eastern Neighborhoods Mixed Use Districts, enclosed utility
 sheds of not more than 100 square feet, exclusively for the storage of landscaping and
- 15 gardening equipment for adjacent rooftop landscaping, with a maximum height of 8 feet
- 16 *above the otherwise applicable height limit.*
- 17 SEC. 261.1. ADDITIONAL HEIGHT LIMITS FOR NARROW STREETS
- 18 AND ALLEYS IN RTO, <u>AND</u> NCT, <u>DISTRICTS</u> AND EASTERN
- 19 <u>NEIGHBORHOODS MIXED USE DISTRICTS</u>.
- (a) Purpose. The intimate character of narrow streets (right-of-ways 40
 feet in width or narrower) and alleys is an important and unique component of the
 City and certain neighborhoods in particular. The scale of these streets should be
 preserved to ensure they do not become overshadowed or overcrowded. Heights
 along alleys and narrow streets are hereby limited to provide ample sunlight and
 air, as follows:

1 (b) *Definitions*.

2	(1) "Narrow Street" shall be defined as a public right of way less than or equal to			
3	40 feet in width, or any mid-block passage or alley that is less than 40 feet in width			
4	created under the requirements of Section 270.2.			
5	(2) "Subject Frontage" shall mean any building frontage in an RTO, NCT or			
6	Eastern Neighborhood Mixed Use District that abuts a Narrow Street and that is more			
7	than 60 feet from an intersection with a street wider than 40 feet.			
8	(3) "East-West Narrow Streets" shall mean all Narrow Streets, except those			
9	created pursuant to Section 270.2, that are oriented at 45 degrees or less from a true			
10	east-west orientation or are otherwise named herein: Elm, Redwood, Ash, Birch, Ivy,			
11	Linden, Hickory, Lily, Rose, Laussat, Germania, Clinton Park, Brosnan, Hidalgo, and			
12	<u>Alert Streets.</u>			
13	(c) Controls .			
14	(1) General Requirement. All building frontages Except as described below, all			
15	subject frontages shall have upper stories set back at least 10 feet at the property line			
16	above a height equivalent to 1.25 times the width of the abutting narrow street.			
17	(2) Southern Side of East-West Streets. All subject frontages on the southerly			
18	side of an East-West Narrow Street(c) on the southerly southern side of those right of			
19	ways streets and alleys listed in this subsection $(b)(1)$ and that are greater more than 60			
20	feet from an intersection with another street right of way wider than 40 feet, shall have			
21	upper stories which are be set back at the property line such that they avoid			
22	penetration of a sun access plane defined by an angle of <u>45 degrees extending from</u>			
~~				
23	<u>the most directly opposite northerly property line</u> 50 degrees from a line 5 feet southerly			
23 24	the most directly opposite northerly property line 50 degrees from a line 5 feet southerly and of parallel to the northern right of way line (as illustrated in Figure 261.1A. For			

1	<i>line above a height of approximately 36 feet</i> .) No part or feature of a building,
2	including but not limited to any feature listed in Sections 260(b), may penetrate
3	the required setback plane. (1) Streets and alleys with required sun angle setback on
4	south side include: Elm, Redwood, Ash, Birch, Ivy, Linden, Hickory, Lily, Rose, Laussat,
5	Germania, Clinton Park, Brosnan, Hidalgo, and Alert Streets, and all streets narrower
6	than 40 feet within the Eastern Neighborhoods Mixed Use Districts, RED, or within any
7	RTO or NCT district.
8	(3) Mid-block Passages. Subject frontages abutting a mid-block passage provided
9	per the requirements of Section 270.2 shall have upper story setbacks as follows:
10	(A) for mid-block passages between 20 and 30 feet in width, a setback of
11	not less than 10 feet above a height of 25 feet.
12	(B) for mid-block passages between 30 and 40 feet in width, a setback of
13	not less than 5 feet above a height of 35 feet.
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permitted building heights for both podiums and towers are expressed as two
numbers separated by a slash, including <u>65/200-R</u>, <u>105/200-R</u>, <u>85/150-R</u>, <u>85/200-</u>
R, <u>85/250-R</u>, <u>65/400-R</u>, <u>85/400-R</u>, <u>45/450-R</u>, and <u>45/550-R</u>. The number
preceding the slash represents the height limit for podium buildings. The number
following the slash represents the height limit for towers. No building may exceed
the podium height limit except for towers meeting the bulk and tower spacing
controls established in Section 270(e).

SEC. 263.21. SPECIAL HEIGHT EXCEPTIONS: VERTICAL NON-

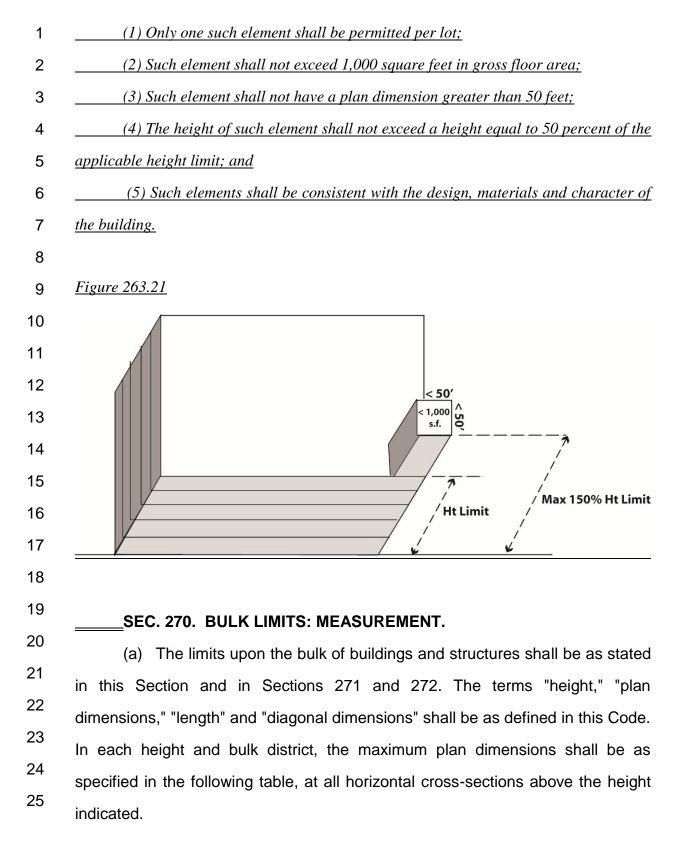
9 HABITABLE ARCHITECTURAL ELEMENTS IN THE EASTERN

10 <u>NEIGHBORHOODS MIXED USE DISTRICTS.</u>

- 11 (a) Purpose. In order to allow for vertical architectural elements on large lots
- 12 which will mitigate the effect of long, monotonous individual buildings and create visual
- 13 focal points that build upon the architectural tradition and character of an area, certain
- 14 architectural elements may be excepted from otherwise applicable height limits. The
- 15 <u>mostly topographically flat Eastern Neighborhoods, particularly the South</u> of Market,
- 16 <u>Showplace, and Mission Districts have a strong tradition of larger and longer buildings</u>
- 17 *incorporating vertical architectural elements above the predominant roofline. These*
- 18 <u>vertical elements are proportioned to the building and are generally not visible on the</u>
- 19 <u>skyline or distant views.</u>

8

- 20 (b) Applicability. This Section shall apply to all projects subject to Section
- 21 <u>309.2329</u> in the Eastern Neighborhoods Mixed Use Districts which are also located in
- 22 <u>Height and Bulk Districts of 85 feet or less.</u>
- 23 (c) Controls. Additional height for non-habitable architectural building elements,
- 24 *as illustrated in Figure 263.21, may be permitted subject to the* 309.2329 *procedure for*
- 25 <u>exemptions subject to the following criteria:</u>



1

TABLE INSET: 2

District		Maximur	Maximum Plan Dimensi		
Symbol	Height Above Which Maximum	(in feet)	(in feet)		
on Zoning Map	Dimensions Apply (in feet)	Length	Diagonal Dimensior		
A	40	110	125		
В	50	110	125		
C	80	110	125		
D	40	110	140		
E	65	110	140		
F	80	110	140		
G	80	170	200		
4	100	170	200		
	150	170	200		
J	40	250	300		
<	60	250	300		
_	80	250	300		
N	100	250	300		
N	40	50	100		

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1	V	* At setback height established pursuant to Section 253.2.				
2	os	See Section 290.				
3	S	This table not applicable. But see Section 270(d).				
4		At setback height established pursuant to				
5	т	Section 132.2, but no higher than 80 feet.	110	125		
6						
7	х	This table not applicable. But see Section 260(a)(3).				
8	TBThis table not applicable. But see Section 263.18.					

(b) These limits shall not apply to the buildings, structures and equipment 9 listed in Section 260(b)(2) (K), (L), (M) and (N) of this Code, subject to the 10 limitations expressed therein. 11

12

(c) Maximum plan lengths and diagonal dimensions do not apply to cornices or other decorative projections. 13

(d) The bulk limits contained in this subsection shall apply in S Bulk 14 Districts as designated on Sectional Map Nos. 1H, 2H and 7H of the Zoning Map. 15

(1) Base. The base is the lowest portion of the building extending 16 vertically to a streetwall height up to 1.25 times the width of the widest abutting 17 street or 50 feet, whichever is more. There are no length or diagonal dimension 18 limitations applicable to the base. The building base shall be delineated from the 19 lower and upper tower and related to abutting buildings by a setback, cornice line 20 or equivalent projection or other appropriate means. 21

22

(2) Lower Tower.

(A) Dimensions. Bulk controls for the lower tower apply to that 23 portion of the building height above the base as shown on Chart B. For buildings 24 of less than 160 feet in height, the lower tower controls are the only bulk controls 25

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

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

10 (3) Upper Tower.

(A) Dimensions. Upper tower bulk controls apply to buildings taller 11 12 than 160 feet. They apply to the upper tower portion of a building up to the height 13 shown on Chart B, which height excludes the vertical attachment and other 14 features exempted by Section 260 and excludes the extended upper tower height 15 exceptions provided for in Section 263.7 of this Code. The bulk controls for the 16 upper tower are: a maximum length of 130 feet; a maximum average floor size of 17 12,000 square feet; a maximum floor size for any floor of 17,000 square feet; and a maximum average diagonal measure of 160 feet. In determining the average 18 19 floor size of the upper tower, areas with a cross-sectional area of less than 4,000 20 square feet may not be counted and sculptured architectural forms that contain large volumes of space but no usable floors shall be included in average floor 21 22 size calculation by computing the cross section at 12.5-foot intervals.

(B) Volume Reduction. When the average floor size of the lower
tower exceeds 5,000 square feet, the volume of the upper tower shall be reduced
to a percentage of the volume that would occur if the average floor size of the

lower tower were extended to the proposed building height. The percentage varies with the bulk of the lower tower and with whether or not a height extension is employed pursuant to Section 263.7 and is shown on Chart C. In achieving the required volume reduction, a setback or change in profile at a specific elevation is not required.

6 (C) Extensions. Extension of the upper tower above the otherwise
7 allowable height limits may be permitted as provided in Section 263.9.

8 (D) Termination of the Tower. The top of the tower shall be 9 massed in a manner that will create a visually distinctive roof or other termination 10 of the building facade. Modifications to a proposed project may be required, in 11 the manner provided in Section 309, to achieve this purpose.

12 (e) Rincon Hill <u>and South Beach</u>. In Bulk District R (Rincon Hill <u>and</u>
13 <u>South Beach DTR Districts</u>), bulk limitations are as follows:

(1) There are no bulk limits below *a height of 85 feet the podium height as described in Section 263.19*, except for the lot coverage limitations and setback
 requirements described in Section<u>s 825 and 827</u>.

17 (2) Tower Bulk and Spacing. <u>All portions of s</u>-structures above <u>85 feet in</u>
18 <u>height the podium height as described in Section 263.19</u> shall meet the following bulk
19 limitations, as illustrated in Chart C.

(A) Buildings between <u>85-the podium height limit</u>-and 240 feet in
height may not exceed a plan length of 90 feet and a diagonal dimension of 120
feet, and may not exceed a maximum average floor area of 7,500 gross square
feet.

24

25

(B) Buildings between 241 and 300 feet in height may not exceed
 a plan length of 100 feet and a diagonal dimension of 125 feet, and may not
 exceed a maximum average floor area of 8,500 gross square feet.

4 (C) Buildings between 301 and 350 feet in height may not exceed 5 a plan length of 115 feet and a diagonal dimension of 145 feet. They may not 6 exceed a maximum average floor are of 9,000 toss square feet.

7 (D) Buildings between 351 and 550 feet in height may not exceed
8 a plan length of 115 feet and a diagonal dimension of 145 feet. They may not
9 exceed a maximum average floor area of 10,000 gross square feet.

10 (E) To allow variety in the articulation of towers, the floor plates of
11 individual floors may exceed the maximums described above by as much as 5
12 percent, provided the maximum average floor plate is met.

(F) To encourage tower sculpting, the gross floor area of the top
one-third of the tower shall be reduced by 10 percent from the maximum floor
plates described in (A)--(D) above, unless the overall tower floor plate is reduced
by an equal or greater volume.

(G) In order to provide adequate sunlight and air to streets and 17 18 open spaces, a minimum distance of 115 feet must be preserved between all 19 structures above 110 feet in height at all levels above 110 feet in height. Spacing 20 shall be measured horizontally from the outside surface of the exterior wall of the 21 subject building to the nearest point on the closest structure above 110 feet in height. Any project that is permitted pursuant to the exception described in 22 23 Section 270(e)(3) shall not be considered for the purposes of measuring tower 24 spacing pursuant to this Section.

25

1 (H) The procedures for granting special exceptions to bulk limits 2 described in Section 271 shall not apply; exceptions may be granted pursuant to 3 Sections 270(e)(3) and 270(e)(4).

4

(I) Additional setback, lot coverage, and design requirements for 5 the *Rincon Hill* DTR Districts are described in Sections 825 and 827.

6 (3) Exceptions to tower spacing and upper tower sculpting requirements 7 in Rincon Hill DTR. An exception to the 115 feet tower spacing requirement and 8 the upper tower sculpting requirement described in (F) and (G) above may be 9 granted to a project only on Block 3747 on a lot formed by the merger of part or 10 all of Lots 001E, 002 and 006, pursuant to the procedures described in 309.1 of 11 this Code provided that projects meet the following criteria:

12 (i) Applications for environmental review and conditional use related to a 13 building above 85 feet in height on the subject lot have been filed with the Department prior to March 1, 2003 and February 1, 2005, respectively; 14

15 (ii) Given the 115 tower spacing requirement described in (F) above, the 16 existence of an adjacent building greater than 85 feet in height precludes the development of a tower on the subject lot; 17

18

The subject lot has a total area of no less than 35,000 square feet: (iii)

The proposed project is primarily residential and has an area of no 19 (iv) 20 more than 528,000 gross square feet;

21 (v) The proposed project conforms to all other controls described or referenced in Section 827 and any other controls in this Code related to the 22 23 Rincon Hill DTR District.

(vi) For the purposes of subsection (iv) above, the term "gross square 24 25 feet" shall be the sum of the gross areas of all floors of a building or buildings

above street grade measured from the exterior faces of exterior walls or from the
center lines of walls separating two buildings, excluding area below street grade.
Where columns are outside and separated from an exterior wall (curtain wall)
which encloses the building space or are otherwise so arranged that the curtain
wall is clearly separated from the structural members, the exterior face of the
curtain wall shall be the line of measurement, and the area of the columns
themselves at each floor shall also be counted.

8 (4) Allowance for limited reduction in spacing from existing towers <u>in</u> 9 <u>Rincon Hill DTR</u>. To allow limited variation in tower placement from towers for 10 which a certificate of occupancy has been issued prior to February 1, 2005, a 11 reduction in tower spacing described in (G) above may be granted pursuant to 12 the procedures described in 309.1 of this Code if all the following criteria are met:

(i) For every percent reduction from the maximum average floor area as
described in (2) above, an equal percent reduction in tower separation may be
granted subject to the following limits:

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

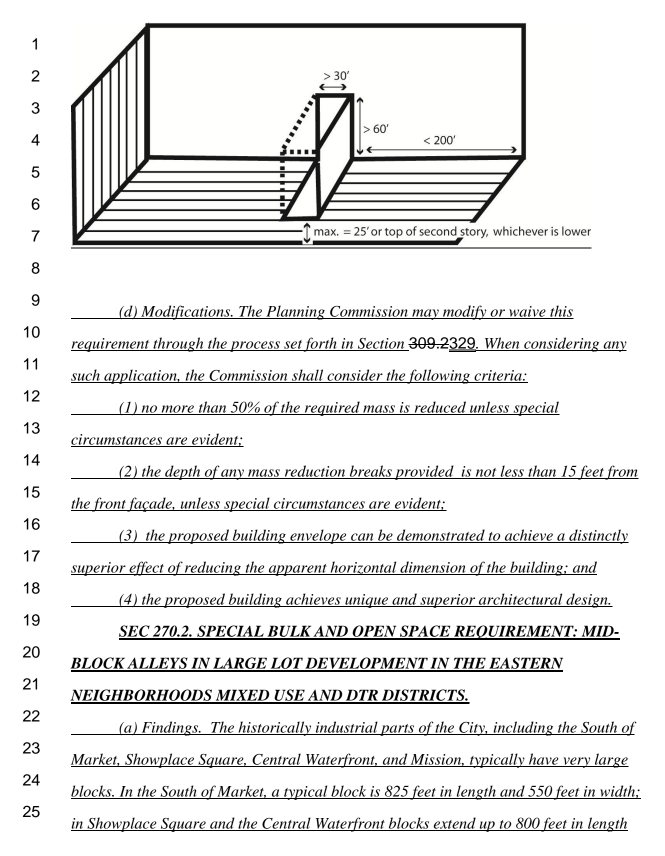
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SEC. 270.1. SPECIAL BULK LIMITATIONS: HORIZONTAL MASS

24 <u>REDUCTIONS IN LARGE LOTS IN THE EASTERN NEIGHBORHOODS MIXED</u>

25 <u>USE DISTRICTS.</u>

1	(a) Purpose. There is a disproportionately high number of large lots in
2	historically industrial and mixed-use areas, particularly in the South of Market,
3	Showplace Square, Mission and Central Waterfront areas, which could be developed
4	with long, monotonous and massive buildings. In recognition of this, special controls to
5	allow for appropriate building articulation and mass reduction are provided in this
6	Section.
7	(b) Applicability. This Section applies to all buildings in the Eastern
8	Neighborhoods Mixed Use Districts with street frontage greater than 200 feet in length,
9	and that receive their first site or building permit after the effective date of this Section.
10	(c) Controls. Buildings subject to this Section must incorporate one or more mass
11	reduction breaks in the building that reduce the horizontal scale of the building into
12	discrete sections not more than 200 feet in length. As illustrated in Figure 270.1A, such
13	mass reduction breaks shall:
14	(1) be not less than 30 feet in width;
15	(2) be not less than 60 feet in depth from the street-facing building façade;
16	(3) extend up to the sky from a level not higher than 25 feet above grade or the
17	third story, whichever is lower; and
18	(4) result in discrete building sections with a maximum plan length along the street
19	frontage not greater than 200 feet.
20	Bays, balconies or other obstructions permitted over streets and alleys in Section
21	136(c), shall not be considered for the calculation of the above dimensions.
22	
23	Figure 270.1.A Required Horizontal Mass Reduction
24	
25	



1	and greater; and in the Mission many blocks are over 500 feet in length. In areas of the
2	City historically developed as moderate and high-density residential and commercial
3	environments, the block pattern is much smaller, with many alternate and redundant
4	paths of travels, service alleys, and public mid-block pedestrian walkways and stairways:
5	the typical North of Market block is 275 feet in width and not more than 412.5 feet in
6	length, often with minor alleys bisecting these blocks further into smaller increments.
7	Large blocks inhibit pedestrian movement and convenience by significantly
8	lengthening walking distances between points, thereby reducing the ability and likelihood
9	of people to walk between destinations, including reducing access to and likelihood of
10	using transit. Academic studies have shown that the likelihood of people to walk for trips
11	of all purposes, including walking to transit stops, declines substantially above distances
12	as low as 1/5 th of a mile, and that the propensity to walk is very elastic for distances of
13	one mile or less and heavily dependent on distance and route barriers (Berman, Journal
14	of American Planning Literature, May 1996). People are generally willing to walk not
15	more than 1/3-mile to access rail transit, and less to access bus transit. In the Eastern
16	Neighborhoods Mixed Use and DTR Districts, longer walking distances due to large
17	blocks generally lengthens walking distances by up to 1,000 feet or more for even the
18	shortest trips, a major factor in reduced use of transit in these areas. In areas with large
19	blocks, walking distances between destinations can be between 50% and 300% longer
20	than for areas with smaller blocks and more route choices (Hess, Places, Summer 1997).
21	In the South of Market area, for example, the distance between destinations for walking
22	trips can be as much as 2.5 times longer than a trip between destinations similarly
23	situated apart north of Market Street. Given equivalent densities and distributions of
24	development, where walking distances are greater due to longer and larger blocks,
25	residents have access to up to 50% fewer destinations (e.g. shops, services, transit) for

1 equal walking distances (Id.). Greater walking distances and fewer route choices also

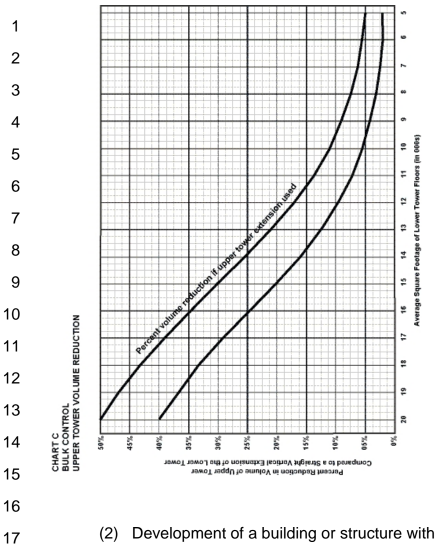
- 2 severely degrade accessibility to transit, services, and shops for people with disabilities
- 3 *and the elderly (Kulash, Development, July/August 1990). Because there are fewer*
- 4 *pedestrian route choices and people must walk on fewer, more-highly trafficked and*
- 5 *busier streets for longer distances, the quality of the pedestrian experience is severely*
- 6 *diminished and there are more conflicts with motor vehicles, with corresponding*
- 7 *heightened concerns for pedestrian safety on major streets.*
- 8 Large blocks also increase vehicular and service demand on streets. Where there
- 9 *are no secondary streets or service alleys, all vehicular functions (including service*
- 10 *loading as well as private vehicular access to off-street parking) are concentrated onto*
- 11 *fewer streets, increasing traffic volumes on these streets and creating significant and*
- 12 *frequent conflicts with automobile traffic, transit, bicycles, and pedestrian activity.*
- 13 Where industrial uses with low densities of workers and residents remain in
- 14 *place, the condition of large blocks is not a problem. However, where land use changes*
- 15 occur with new development and the intensity and density of residential and employment
- 16 *population are increased by new development, there is thus a significant new need*
- 17 <u>created to improve pedestrian and vehicular circulation by mitigating the size the blocks</u>,
- 18 providing alternate and redundant paths of travel, and creating a more pedestrian-
- 19 *accessible environment.*
- 20 (b) Purpose. The mid-block alley requirements of this Section are intended to
- 21 *ameliorate the conditions and impacts described in the Findings of subsection (a) above*
- 22 *and make the subject areas appropriate for a higher density of activity and population in*
- 23 *areas being targeted for more intense development.*
- 24 (c) Applicability. This Section applies to all new construction on parcels that have
- 25 *one or more street frontage of over 200 linear feet on a block face longer than 400 feet*

1	between intersections, and are in the Eastern Neighborhoods Mixed Use Districts or
2	DTR Districts, except for parcels in the RH DTR District, which are subject to Section
3	<u>827.</u>
4	(d) Requirements.
5	(1) New construction on lots with greater than 300 linear feet of street frontage
6	shall provide a publicly-accessible mid-block alley for the entire depth of the property,
7	generally located toward the middle of the subject block face, perpendicular to the
8	subject frontage and connecting to any existing streets and alleys. For development lots
9	with frontage on more than one street that exceeds the above dimensions, one such mid-
10	block alley will be required per frontage.
11	(2) For new construction on lots with frontage greater than 200 linear feet but
12	less than 300 feet the project shall provide a publicly-accessible mid-block alley for the
13	entire depth of the property where any of the following criteria are met:
14	(A) There is an opportunity to establish a through-block connection
15	between two existing alleys or streets, or
16	(B) A portion of the subject frontage extends over the central half of the
17	<u>block face, or</u>
18	(C) Where it is deemed necessary by the Planning Department and
19	Commission to introduce alleys to reduce the scale of large development, particularly in
20	areas with a surrounding pattern of alleys.
21	(e) Design and Performance Standards. The alleys provided per subsections (a)
22	and (b) above shall meet the following standards:
23	(1) Generally be located as close to the middle portion of the subject block face as
24	possible, perpendicular to the subject frontage and connect to existing adjacent streets
25	and alleys;

1	(2) Provide pedestrian access;
2	(3) Provide no, limited or full vehicular access, as specific conditions warrant;
3	(4) Have a minimum width of 20 feet from building face to building face,
4	exclusive of those obstructions allowed pursuant to Section 136, and a minimum
5	clearance height from grade of 15 feet at all points;
6	(5) Have a minimum clear walking width of 10 feet free of any obstructions in the
7	case of a pedestrian-only right-of-way, and dual sidewalks each of not less than 6 feet in
8	width with not less than 4 feet minimum clear walking width in the case of an alley with
9	vehicular access;
10	(6) In the Eastern Neighborhoods Mixed Use Districts, be at least 60% open to
11	the sky, including those encroachments permitted in front setbacks by Section 136 of this
12	<u>Code;</u>
13	(7) Provide such ingress and egress as will make the area easily accessible to the
14	general public;
15	(8) Be protected from uncomfortable wind, as called for elsewhere in this Code;
16	(9) Be ungated and publicly accessible 24 hours per day, as defined elsewhere in
17	this Section;
18	(10) Be provided with appropriate paving, furniture, and other amenities that
19	encourage pedestrian use, and be landscaped to greatest extent feasible;
20	(11) Be provided with ample pedestrian lighting to ensure pedestrian comfort and
21	<u>safety;</u>
22	(12) Be free of any changes in grade or steps not required by the underlying
23	natural topography and average grade; and
24	(13) Be fronted by active ground floor uses, as defined in Section 145.1, to the
25	extent feasible.

1	(14) New buildings abutting mid-block alleys provided pursuant to this Section
2	270.2 shall feature upper story setbacks according to the provisions of Section 261.1.
3	(f) Maintenance. Mid-block paths and alleys required under this Section shall be
4	maintained at no public expense. The owner of the property on which the alley is located
5	shall maintain it by keeping the area clean and free of litter and by keeping it in an
6	acceptable state of repair. Conditions intended to assure continued maintenance of the
7	right-of-way for the actual lifetime of the building giving rise to the open space
8	requirement may be imposed in accordance with the provisions of Section 309.1 for DTR
9	<u>or <mark>309.2</mark>329</u> for Eastern Neighborhoods Mixed Use Districts.
10	(g) Informational Plaque. Prior to issuance of a permit of occupancy, a plaque
11	shall be placed in a publicly conspicuous location for pedestrian viewing. The plaque
12	shall state the right of the public to pass through the alley and stating the name and
13	address of the owner or owner's agent responsible for maintenance. The plaque shall be
14	of no less than 24 inches by 36 inches in size.
15	(h) Property owners providing a pathway or alley under this section will hold
16	harmless the City and County of San Francisco, its officers, agents and employees, from
17	any damage or injury caused by the design, construction or maintenance of the right-of-
18	way, and are solely liable for any damage or loss occasioned by any act or neglect in
19	respect to the design, construction or maintenance of the right-of-way.
20	(i) Any non-vehicular portions of such a pathway or alley, including sidewalks or
21	other walking areas, seating areas, or landscaping, may count toward any open space
22	requirements of this Code which permit publicly-accessible open space, provided that
23	such space meets the standards of Section 135.
24	SEC. 271. BULK LIMITS: SPECIAL EXCEPTIONS, IN DISTRICTS
25	OTHER THAN C-3.

(a) General. The bulk limits prescribed by Section 270 have been carefully considered in relation to objectives and policies for conservation and change in districts other than C-3. There may be some exceptional cases in which these limits may properly be permitted to be exceeded to a certain degree: however, following public review and exploration of alternatives, provided there are adequate compensating factors. Such deviation might occur, when the criteria of this Section are met, for one or both of the following positive reasons: (1) Achievement of a distinctly better design, in both a public and a private sense, than would be possible with strict adherence to the bulk limits, avoiding an unnecessary prescription of building form while carrying out the intent of the bulk limits and the principles and policies of the Master Plan.



17 (2) Development of a building or structure with widespread public service
 18 benefits and significance to the community at large, where compelling functional
 19 requirements of the specific building or structure make necessary such a
 20 deviation.

(b) Procedures. Deviations from the bulk limits under this section shall be
permitted only upon approval by the City Planning Commission according to the
procedures for conditional use approval in Section 303 of this Code, or for the
procedures for design review in Section 309.2329 of this Code for subject projects in the
<u>Eastern Neighborhoods Mixed Use Districts</u>.

1 (c) Criteria. In acting upon any application for a conditional use or modification to permit the bulk limits to be exceeded under this section, the City 2 3 Planning Commission shall consider the following standards and criteria in 4 addition to those stated in Sections 303(c) and 309.2329 of this Code: 5 (1) The appearance of bulk in the building, structure or development shall 6 be reduced by means of at least one and preferably a combination of the 7 following factors, so as to produce the impression of an aggregate of parts rather 8 than a single building mass: 9 (A) Major variations in the planes of wall surfaces, in either depth 10 or direction, that significantly alter the mass; (B) Significant differences in the heights of various portions of the 11 12 building, structure or development that divide the mass into distinct elements; (C) Differences in materials, colors or scales of the facades that 13 14 produce separate major elements; 15 (D) Compensation for those portions of the building, structure or 16 development that may exceed the bulk limits by corresponding reduction of other portions below the maximum bulk permitted; and 17 18 (E) In cases where two or more buildings, structures or towers are 19 contained within a single development, a wide separation between such 20 buildings, structures or towers. (2) In every case the building, structure or development shall be made 21 22 compatible with the character and development of the surrounding area by 23 means of all of the following factors: 24 (A) A silhouette harmonious with natural land-forms and building 25 patterns, including the patterns produced by height limits;

1 (B) Either maintenance of an overall height similar to that of 2 surrounding development or a sensitive transition, where appropriate, to 3 development of a dissimilar character;

4

(C) Use of materials, colors and scales either similar to or 5 harmonizing with those of nearby development; and

6 (D) Preservation or enhancement of the pedestrian environment 7 by maintenance of pleasant scale and visual interest.

8 (3) While the above factors must be present to a considerable degree for 9 any bulk limit to be exceeded, these factors must be present to a greater degree 10 where both the maximum length and the maximum diagonal dimension are to be 11 exceeded than where only one maximum dimension is to be exceeded.

12

SEC. 304. PLANNED UNIT DEVELOPMENTS.

13 In districts other than C-3, the Eastern Neighborhoods Mixed Use Districts, the 14 <u>DTR Districts</u>, or the South of Market <u>Mixed Use</u> <u>Base</u> Districts, the <u>City</u> Planning 15 Commission may authorize as conditional uses, in accordance with the provisions of Section 303, Planned Unit Developments subject to the further 16 17 requirements and procedures of this Section. After review of any proposed development, the City Planning Commission may authorize such development as 18 19 submitted or may modify, alter, adjust or amend the plan before authorization, 20 and in authorizing it may prescribe other conditions as provided in Section 303(d). The development as authorized shall be subject to all conditions so 21 imposed and shall be excepted from other provisions of this Code only to the 22 23 extent specified in the authorization.

(a) Objectives. The procedures for Planned Unit Developments are 24 25 intended for projects on sites of considerable size, developed as integrated units and designed to produce an environment of stable and desirable character which
will benefit the occupants, the neighborhood and the City as a whole. In cases of
outstanding overall design, complementary to the design and values of the
surrounding area, such a project may merit a well reasoned modification of
certain of the provisions contained elsewhere in this Code.

6 (b) Nature of Site. The tract or parcel of land involved must be either in 7 one ownership, or the subject of an application filed jointly by the owners of all 8 the property included or by the Redevelopment Agency of the City. It must 9 constitute all or part of a Redevelopment Project Area, or if not must include an 10 area of not less than 1/2 acre, exclusive of streets, alleys and other public 11 property that will remain undeveloped.

12 (c) Application and Plans. The application must describe the proposed 13 development in detail, and must be accompanied by an overall development plan 14 showing, among other things, the use or uses, dimensions and locations of 15 structures, parking spaces, and areas, if any, to be reserved for streets, open spaces and other public purposes. The application must include such pertinent 16 information as may be necessary to a determination that the objectives of this 17 Section are met, and that the proposed development warrants the modification of 18 19 provisions otherwise applicable under this Code.

(d) Criteria and Limitations. The proposed development must meet the
criteria applicable to conditional uses as stated in Section 303(c) and elsewhere
in this Code. In addition, it shall:

23 (1) Affirmatively promote applicable objectives and policies of the *Master*24 <u>General</u> Plan;

25

(2) Provide off-street parking adequate for the occupancy proposed;

(3) Provide open space usable by the occupants and, where appropriate,
 by the general public, at least equal to the open spaces required by this Code;

3 (4) Be limited in dwelling unit density to less than the density that would
4 be allowed by Article 2 of this Code for a district permitting a greater density, so
5 that the Planned Unit Development will not be substantially equivalent to a
6 reclassification of property;

7 (5) In R Districts, include commercial uses only to the extent that such
8 uses are necessary to serve residents of the immediate vicinity, subject to the
9 limitations for NC-1 Districts under this Code, and in RTO Districts include
10 commercial uses only according to the provisions of Section 23<u>1</u>0 of this Code;

11 (6) Under no circumstances be excepted from any height limit 12 established by Article 2.5 of this Code, unless such exception is explicitly 13 authorized by the terms of this Code. In the absence of such an explicit 14 authorization, exceptions from the provisions of this Code with respect to height 15 shall be confined to minor deviations from the provisions for measurement of 16 height in Sections 260 and 261 of this Code, and no such deviation shall depart 17 from the purposes or intent of those sections;

18 (7) In NC Districts, be limited in gross floor area to that allowed under the
floor area ratio limit permitted for the district in Section 124 and Article 7 of this
20 Code; and

(8) In NC Districts, not violate the use limitations by story set forth in Article 7
of this Code.

(9) In RTO and NCT Districts, include the extension of adjacent alleys or
streets onto or through the site, and/or the creation of new publicly-accessible
streets or alleys through the site as appropriate, in order to break down the scale

of the site, continue the surrounding existing pattern of block size, streets and
alleys, and foster beneficial pedestrian and vehicular circulation.

3

SEC. 305. VARIANCES.

4 (a) General. The Zoning Administrator shall hear and make 5 determinations regarding applications for variances from the strict application of quantitative standards in this Code. He shall have power to grant only such 6 7 variances as may be in harmony with the general purpose and intent of this Code 8 and in accordance with the general and specific rules contained herein, and he 9 shall have power to grant such variances only to the extent necessary to 10 overcome such practical difficulty or unnecessary hardship as may be 11 established in accordance with the provisions of this Section. No variance shall 12 be granted in whole or in part which would have an effect substantially equivalent 13 to a reclassification of property; or which would permit any use, any height or 14 bulk of a building or structure, or any type or size or height of sign not expressly 15 permitted by the provisions of this Code for the district or districts in which the 16 property in question is located; or which would grant a privilege for which a 17 conditional use procedure is provided by this Code; or which would change a definition in this Code; or which would waive, reduce or adjust the inclusionary 18 19 housing requirements of Sections 315 through 315.9; or which would reduce or 20 waive any portion of the usable open space fees applicable under certain circumstances in the Eastern Neighborhoods Mixed Use Districts pursuant to Section 135(j) and 21 22 135.3(d). The procedures for variances shall be as specified in this Section and 23 in Sections 306 through 306.5.

- 24
- 25

(b) Initiation. A variance action may be initiated by application of the
 owner, or authorized agent for the owner, of the property for which the variance
 is sought.

4 (c) Determination. The Zoning Administrator shall hold a hearing on the
application, provided, however, that if the variance requested involves a deviation
of less than 10 percent from the Code requirement, the Zoning Administrator may
at his option either hold or not hold such a hearing. No variance shall be granted
in whole or in part unless there exist, and the Zoning Administrator specifies in
his findings as part of a written decision, facts sufficient to establish:

10 (1) That there are exceptional or extraordinary circumstances applying to
11 the property involved or to the intended use of the property that do not apply
12 generally to other property or uses in the same class of district;

(2) That owing to such exceptional or extraordinary circumstances the
literal enforcement of specified provisions of this Code would result in practical
difficulty or unnecessary hardship not created by or attributable to the applicant
or the owner of the property;

17 (3) That such variance is necessary for the preservation and enjoyment
18 of a substantial property right of the subject property, possessed by other
19 property in the same class of district;

(4) That the granting of such variance will not be materially detrimental to
the public welfare or materially injurious to the property or improvements in the
vicinity; and

(5) That the granting of such variance will be in harmony with the general
 purpose and intent of this Code and will not adversely affect the Master Plan.

Upon issuing his written decision either granting or denying the variance in whole
or in part, the Zoning Administrator shall forthwith transmit a copy thereof to the
applicant. The action of the Zoning Administrator shall be final and shall become
effective 10 days after the date of his written decision except upon the filing of a
valid appeal to the Board of Permit Appeals as provided in Section 308.2.

6 (d) Conditions. When considering an application for a variance as 7 provided herein with respect to applications for development of "dwellings" as 8 defined in Chapter 87 of the San Francisco Administrative Code, the Zoning 9 Administrator, or the Board of Appeals on appeal, shall comply with that Chapter 10 which requires, among other things, that the Zoning Administrator and the Board 11 of Appeals not base any decision regarding the development of "dwellings" in 12 which "protected class" members are likely to reside on information which may 13 be discriminatory to any member of a "protected class" (as all such terms are 14 defined in Chapter 87 of the San Francisco Administrative Code). In addition, in 15 granting any variance as provided herein, the Zoning Administrator, or the Board 16 of Permit Appeals on appeal, shall specify the character and extent thereof, and 17 shall also prescribe such conditions as are necessary to secure the objectives of 18 this Code. Once any portion of the granted variance is utilized, all such 19 specifications and conditions pertaining to such authorization shall become 20 immediately operative. The violation of any specification or condition so imposed 21 shall constitute a violation of this Code and may constitute grounds for revocation 22 of the variance. Such conditions may include time limits for exercise of the 23 granted variance; otherwise, any exercise of such variance must commence 24 within a reasonable time.

25 SEC. 306.2. SCHEDULING OF HEARINGS.

1 When an action for an amendment to the Planning Code, conditional use 2 or variance has been initiated by application or otherwise, except as provided by 3 Sections 316.2 through 316.5, the Zoning Administrator shall set a time and place for a hearing thereon within a reasonable period. In the case of an 4 application for a variance, such period shall not exceed 30 days from the date 5 6 upon which the application is accepted for filing. The procedures for scheduling 7 of hearings and determinations on conditional use applications where such authorization is required in any South of Market or Eastern Neighborhoods Mixed 8 9 Use District, or pursuant to zoning categories .10, .11, .21, .24 through .27, .38 10 through .90, and .95 of Sections 710 through 729 for each Neighborhood Commercial District, are set forth in Sections 316.2 through 316.8 of this Code. 11 12 When an action for an amendment to the General Plan has been initiated by the 13 Planning Commission, the Planning Department shall set a time and place for a 14 hearing thereon within a reasonable period.

15

SEC. 307. OTHER POWERS AND DUTIES OF THE ZONING

16 **ADMINISTRATOR**.

In addition to those specified in Sections 302 through 306, and Sections 316 through 316.8 of this Code, the Zoning Administrator shall have the following powers and duties in administration and enforcement of this Code. The duties described in this Section shall be performed under the general supervision of the Planning Director, who shall be kept informed of the actions of the Zoning Administrator.

(a) Rules, Regulations and Interpretations. The Zoning Administrator
 shall, consistent with the expressed standards, purposes and intent of this Code
 and pursuant to its objectives, issue and adopt such rules, regulations and

interpretations as are in the Zoning Administrator's opinion necessary to
administer and enforce the provisions of this Code. Such rules and regulations,
and any such interpretations that will be of general application in future cases,
shall be made a part of the permanent public records of the Department of City
Planning. The Zoning Administrator shall respond to all written requests for
determinations regarding the classification of uses and the interpretation and
applicability of the provisions of this Code.

8 (b) Compliance with This Code. The Zoning Administrator shall have
9 authority to take appropriate actions to secure compliance with this Code,
10 through review of permit applications, surveys and record-keeping, enforcement
11 against violations as described in Section 176, and other means.

(c) Inspection of Premises. In the performance of any prescribed duties, the Zoning Administrator and employees of the Department of City Planning authorized to represent the Zoning Administrator shall have the right to enter any building or premises for the purposes of investigation and inspection; provided, that such right of entry shall be exercised only at reasonable hours, and that in no case shall entry be made to any building in the absence of the owner or tenant thereof without the written order of a court of competent jurisdiction.

(d) Code Maintenance. The Zoning Administrator shall periodically
review and study the effectiveness and appropriateness of the provisions of this
Code, for the purpose of recommending necessary changes to the Planning
Director and the City Planning Commission.

(e) Exercise of Powers and Duties by Others. In cases where absence,
 incapacity, vacancy of the office, conflict of interest or other sufficient reasons
 prevent action by the Zoning Administrator, the Planning Director may designate

any officer or employee of the Department to carry out any function of the Zoning
 Administrator so affected.

3 (f) Cooperation With Other Departments. The Zoning Administrator shall furnish to the various departments, officers and employees of the City vested 4 5 with the duty or authority to issue permits or licenses (including but not limited to 6 the Department of Public Works, Department of Public Health, Police Department 7 and Fire Department) such information as will insure the proper administration of this Code and of all the rules, regulations, interpretations and other 8 9 determinations of the Department of City Planning relative thereto. It shall be the 10 duty of said departments, officers and employees to cooperate with the Zoning Administrator in the performance of the Zoning Administrator's duties, and to 11 12 assist in the enforcement of the provisions of this Code.

13 (a) Exceptions from Certain Specific Code Standards through Administrative Review. *Lin the Chinatown Mixed Use Districts and the South of* 14 Market Mixed Use Districts., The Zoning Administrator may allow complete or 15 16 partial relief from parking, rear yard, open space and wind and shadow standards 17 as authorized in the applicable sections of this Code, when modification of the standard would result in a project better fulfilling the criteria set forth in the 18 19 applicable section. The procedures and fee for such review shall be the same as 20 those which are applicable to variances, as set forth in Sections 306.1 through 306.5 and 308.2. 21

(h) Exceptions from Certain Specific Code Standards through Administrative
 Review in the Eastern Neighborhoods Mixed Use Districts. In the Eastern
 Neighborhoods Mixed Use Districts, the Zoning Administrator may allow complete or
 partial relief from certain standards specifically identified below and elsewhere in this

<u>Code when modification of the standard would result in a project fulfilling the criteria set</u>
 forth below and in the applicable section.

- 3 (1) Applicability. For projects not subject to Section 309.2329, relief may be 4 provided for the following requirements: rear yard; non-residential open space; off-street 5 loading requirements; and off-street parking limits up to the maximum quantities described in Section 151.1. Relief may also be provided for dwelling unit exposure 6 7 requirements for buildings which are designated landmark buildings or contributory 8 buildings within designated historic districts per Article 10 of the Planning Code, and/or 9 buildings recorded with the State Historic Preservation Office as eligible for the 10 California Register, when the following criteria are met: (i) literal enforcement of 11 Section 140 would result in the material impairment of the historic resource; and (ii) the 12 project complies with the Secretary of the Interior's Standards, (36 C.F.R. § 67.7 (2001)) 13 and/or Section 1006 and any related Article 10 appendices of this Code. 14 (2) Procedures. The review of a modification requested under this Section shall 15 be conducted as part of, and incorporated into, a related building permit application or other required project authorizations; no additional fee shall be required. Under no 16 17 circumstance shall such modification provide relief from any fee, including those related 18 to usable open space pursuant to Sections 135(j) and 135.3(d). The provisions of this 19 Subsection (h) shall not preclude such additional conditions as may be deemed necessary 20 by the Zoning Administrator to further the purposes of this Section or other Sections of 21 this Code. SEC. 309.1. PERMIT REVIEW IN DOWNTOWN RESIDENTIAL 22 23 DISTRICTS.
- The provisions and procedures set forth in this Section shall govern the review of
- 25 project authorization and building and site permit applications for the construction

or substantial alteration of structures in Downtown Residential districts, the
granting of exceptions to requirements of this Code, and the imposition of
modifications necessary to achieve the objectives and policies of the General
Plan and the purposes of this Code as provided for in Sections 825, 827 and
elsewhere. When any action authorized by this Section is taken, any
determination with respect to the proposed project required or authorized
pursuant to CEQA may also be considered.

8 (a) Design Review.

9 (1) In addition to the standard permit review process, the design of 10 projects greater than 50,000 gross square feet or 85 feet in height shall be 11 subject to design review and approval by Department staff. A detailed design 12 review will be initiated by Department staff working with the project sponsor, at 13 the time an application for 309.1 review or building permit is filed, and may take 14 place in advance of filing a building permit application. This comprehensive 15 review shall resolve issues related to the project's design, including the following: 16 (A) Overall building massing and scale; 17 (B) Architectural treatments, facade design and building materials; (C) The design of lower floors, including building setback areas, 18 19 townhouses, entries and parking and loading access; 20 (D) On sloping sites, parking provided above ground pursuant to Section

- 21 $\frac{827(7)(A)}{825(b)(6)};$
- 22

(E) The provision of required open space, both on- and off-site;

- (F) Streetscape and other public improvements, including treeplanting, street furniture, and lighting;
- 25

(G) Circulation, including streets, alleys and mid-block pedestrian
 pathways

3 (H) Other changes necessary to bring a project into conformance
4 with the Rincon Hill Plan and other elements and area plans of the General Plan.

(2) If the project sponsor opposes project modifications and conditions
recommended by the Planning Director pursuant to the design review, the
Director shall prepare a report of recommended modifications which shall be
presented to the Planning Commission for a hearing pursuant to Subsection (e)
and which shall be available to the public upon mail notification of said hearing.

10 (b) Exceptions.

11 (1) Exceptions to the following provisions of this Code may be granted asprovided for below:

(A) Exceptions to the tower separation requirements of Section
270(e), pursuant to the criteria described in Section 270(e)(3) and 270(e)(4).

15 (B) Provision for exceeding *an accessory residential parking ratio of*

16 0.5 off street car parking spaces per dwelling unit, up to a maximum of one car parking

17 *space per dwelling unit, pursuant to the criteria described in Section 151.1. the*

18 *principally permitted accessory residential parking ratio described in Section 151.1 and*

19 *pursuant to the criteria therein.*

20 (C) Exceptions to the lot coverage requirements of Section
 21 827(d)(2)(a)(4) for conversions of existing non-residential structures to residential
 22 use.

(D) Reductions in the dwelling unit exposure requirements ofSection 140.

25

(E) Allowing parking access from Folsom Street, pursuant to
 827(d)(7)(a)(8) and 155(r).

3 (F) Reduction of required on-site residential open space of 36
4 square feet per unit described in Section 827(e)(2)(A) 825(b)(5) to create
5 additional off-site publicly-accessible open space and superior building design.

6 (G) Design, location, and size of publicly-accessible open space
7 as allowed by Section 827(e) and equivalence of proposed publicly-accessible
8 open space in size and quality with required on-site open space.

9 (H) Modifications to the required upper story setback above a 10 height of 45 feet on the north side of mid-block pedestrian pathways as allowed 11 in Section $\frac{827(d)(4)(C)(i)}{827(a)(5)}$.

12 (c) Hearing and Determination on Design Modifications and Applications13 for Exceptions.

(1) Hearing. The Planning Commission shall hold a public hearing for all
projects greater than 50,000 gross square feet, for all projects 85 feet in height or
greater, and for applications that require exceptions as provided in Subsection
(b).

(2) Notice of Hearing. Notice of such hearing shall be mailed not less 18 19 than 10 days prior to the date of the hearing to the project applicant, to property 20 owners within 300 feet of the project that is the subject of the application, using 21 for this purpose the names and addresses as shown on the citywide Assessment 22 Roll in the Assessor's Office, and to any person who has requested such notice. 23 Such notice shall also be published at least once in an official newspaper of 24 general circulation at least 10 days prior to the date of the hearing. The notice 25 shall state that the written recommendation of the Planning Director regarding

design modifications to the project and regarding any requests for exceptions is
 available for public review at the office of the Planning Department.

(3) Director's Recommendations on Modifications and Exceptions. At the
hearing, the Planning Director shall review for the Commission key urban design
issues related to the project based on the design review pursuant to Subsection
(a) and recommend to the Commission modifications to the project and
conditions for approval as necessary. The Director shall also make
recommendations to the Commission on any proposed exceptions pursuant to
Subsection (b).

10 (4) Decision and Imposition of Conditions. The Commission may, after 11 public hearing and, after making appropriate findings, approve, disapprove or 12 approve subject to conditions, the project and any applications for exception. In 13 addition to the requirements set forth in this Code, additional requirements, 14 modifications, and limitations may be imposed on a proposed project, through the 15 imposition of conditions, in order to achieve the objectives and policies of the 16 General Plan or the purposes of this Code, including any modifications 17 recommended by the Planning Director arising from design review. If pursuant to the provisions of this Section, the Planning Commission determines that 18 19 conditions should be imposed on the approval of a building or site permit 20 application or an application for exceptions to conform the building to the 21 standards and intent of the Rincon Hill Plan and other elements of the General 22 Plan and the applicant agrees to comply, the Commission may approve the 23 application subject to those conditions.

(5) Appeal. The decision of the Planning Commission on the granting ofany exceptions pursuant to Subsection (b) may be appealed to the Board of

Appeals by any person aggrieved within 15 days after the date of the decision by
filing a written notice of appeal with that body, setting forth wherein it is alleged
that there was an error in the interpretation of the provisions of this Code or
abuse of discretion on the part of the Planning Commission.

5 (6) Decision on Appeal. Upon the hearing of an appeal, the Board of 6 Appeals may, subject to the same limitations as are placed on the Planning 7 Commission by Charter or by this Code, approve, disapprove or modify the 8 decision appealed from the Planning Commission. If the determination of the 9 Board differs from that of the Commission it shall, in a written decision, specify 10 the error in interpretation or abuse of discretion on the part of the Commission 11 and shall specify in the findings, as part of the written decision, the facts relied 12 upon in arriving at its determination.

(7) Discretionary Review. No requests for discretionary review, other
than through the procedures set forth in this Subsection, shall be accepted by the
Planning Department or heard by the Planning Commission for permits in a DTR
district.

(d) Change of Conditions. Authorization of a change in any condition
previously imposed pursuant to this Section shall require an application for a
change in conditions, which application shall be subject to the procedures set
forth in this Section.

(e) Unbuilt Tower Projects; Progress Requirement and ApprovalRevocation.

(1) Construction of any development in an "R" bulk district containing a
building taller than 110 feet (herein referred to as a "tower project") shall
commence within 24 months of the date the tower project is first approved by the

1 Planning Commission or Board of Appeals pursuant to the provisions of this 2 Section. For tower projects that contain more than one tower structure, each 3 tower structure shall be considered as a separate phase of development, with a 4 requirement for commencement of construction for each subsequent tower 5 phase of 18 months beginning after the Certificate of Final Completion and 6 Occupancy is issued on the previous tower phase. Failure to begin construction work within that period, or thereafter to carry the development diligently to 7 8 completion, shall be grounds for the Planning Commission to revoke approval of 9 the tower project or phase. Neither the Department of Public Works nor the 10 Board of Permit Appeals shall grant any extension of time inconsistent with the 11 requirements of this Subsection (e)(1). For the purposes of this Subsection, 12 "carry the development diligently to completion" shall mean continuous 13 construction work without significant stoppage toward the completion of a tower structure beyond any site clearance, grading, excavation, or demolition of 14 15 existing buildings on the project site.

16 (2) The Department of Building Inspection shall notify the Planning
17 Department in writing of its approval for issuance and issuance of a site or
18 building permit for any tower protect and of the revocation, cancellation, or
19 expiration of any such permit.

(3) At the first regularly scheduled Planning Commission meeting after
the time period described in Subsection (e)(1) or this Subsection (e)(3) has
elapsed for any tower project or tower phase, the Planning Commission shall
hold a hearing requiring the tower project sponsor to report on the construction
progress of the subject tower project or phase. If the Commission finds that the
tower project or phase does not meet the progress requirement of Subsection

1 (e)(1), the Commission may revoke or extend, up to a maximum of 12 months for 2 each extension, the approvals for the tower project or phase.

3 (4) Appeals of Planning Commission decisions pursuant to this 4 Subsection (e) shall be conducted pursuant to the procedures of Subsections 5 (c)(5) and (c)(6).

6

SEC. 309.2. LARGE PROJECT AUTHORIZATION IN EASTERN 7 NEIGHBORHOODS MIXED USE DISTRICTS.

8 (a) Purpose. The purpose of this Section is to ensure that all large projects

9 proposed in the Eastern Neighborhoods Mixed Use Districts are reviewed by the

10 Planning Commission, in an effort to achieve the objectives and policies of the

11 General Plan, the Eastern Neighborhoods Design Guidelines, and the purposes

12 of this Code.

(b) Applicability. This Section applies to all new construction and proposed 13

alterations of existing buildings in the Eastern Neighborhoods Mixed Use 14

15 Buildings that meet at least one of the following criteria:

16 (1) The project includes the construction of a new building greater than 75 feet in

17 height (excluding any exceptions permitted per Section 260(b)), or includes a

vertical addition to an existing building resulting in a total building height greater 18

19 than 75 feet; or

20 (2) The project involves a net addition or new construction of more than 25,000

- 21 gross square feet; or
- (3) The project has 200 or more linear feet of contiguous street frontage on any 22
- 23 public right of way; or
- 24 (c) Planning Commission Design Review: As set forth in Subsection (e), below,
- 25 the Planning Commission shall review and evaluate all physical aspects of a

1 proposed project at a public hearing. At such hearing, the Director of Planning 2 shall present any recommended project modifications or conditions to the 3 Planning Commission, including those which may be in response to any unique 4 or unusual locational, environmental, topographical or other relevant factors. The 5 Commission may subsequently require these or other modifications or 6 conditions, or disapprove a project, in order to achieve the objectives and policies 7 of the General Plan or the purposes of this Code. This review shall address 8 physical design issues including but not limited to the following: 9 (1) Overall building massing and scale; 10 (2) Architectural treatments, facade design and building materials; 11 (3) The design of lower floors, including building setback areas, commercial 12 space, townhouses, entries, utilities, and the design and siting of rear yards, parking and loading access; 13 14 (4) The provision of required open space, both on- and off-site. In the case of 15 off-site publicly accessible open space, the design, location, access, size, and 16 equivalence in quality with that otherwise required on-site; 17 (5) The provision of mid-block alleys and pathways on frontages between 200 and 300 linear feet per the criteria of Section 270, and the design of mid-block 18 19 alleys and pathways as required by and pursuant to the criteria set forth in 20 Section 270.2 (6) Streetscape and other public improvements, including tree planting, street 21 22 furniture, and lighting; 23 (7) Circulation, including streets, alleys and mid-block pedestrian pathways; 24 (8) Bulk limits;

25

(9) Other changes necessary to bring a project into conformance with any
 relevant design guidelines, Area Plan or Element of the General Plan.

3 (d) Exceptions. As a component of the review process under this Section 309.2,

- 4 projects may seek specific exceptions to the provisions of this Code as provided
 5 for below:
- 6 (1) Exceeding the principally permitted accessory residential parking ratio
 7 described in Section 151.1 and pursuant to the criteria therein;

8 (2) Exception from residential usable open space requirements. In

- 9 circumstances where such exception is granted, a fee shall be required pursuant
- 10 to the standards in Sections 135(j), pursuant to the criteria of Section 305(c).
- 11 (3) Modification of the horizontal massing breaks required by Section 270.1 in

12 light of any equivalent reduction of horizontal scale, equivalent volume of

- 13 reduction, and unique and superior architectural design, pursuant to the criteria
- 14 of Section 270.1(d).
- 15 (4) Exception from satisfaction of loading requirements per Section 152.1
- 16 pursuant to the criteria contained therein.

17 (5) Exception to height limits for vertical non-habitable architectural elements

- 18 described in Section 263.21 and pursuant to the criteria therein;
- 19 (6) Provision of the required minimum dwelling unit mix, as set forth in Section
- 20 207.6, pursuant to the criteria of Section 305(c);
- 21 (7) Exception for rear yards, pursuant to the requirements of Section 134(f);
- 22 (8) The number of Designated Office Stories for projects which are subject to
- 23 vertical office controls pursuant to 219.1 or 803.9(h) and contain more than one
- 24 building on the project site, so long as
- 25

1	(A) an increase in the number of Designated Office Stories would result in a total
2	square footage of office space no greater than that which would otherwise be
3	permitted by the project,
4	(B) office uses are consolidated within a lesser number of buildings than would
5	otherwise be the case, and
6	(C) the resulting location and mix of uses increases the project's consistency with
7	nearby land uses;
8	(9) Where not specified elsewhere in this Subsection (d), modification of other
9	Code requirements which could otherwise be modified as a Planned Unit
10	Development (as set forth in Section 304), irrespective of the zoning district in
11	which the property is located.
12	(e) Hearing and Decision.
13	(1) Hearing. The Planning Commission shall hold a public hearing for all
14	projects that are subject to this Section.
15	(2) Notice of Hearing. Notice of such hearing shall be provided pursuant to the
16	same requirements for Conditional Use requests, as set forth in Section 306.3
17	and 306.8.
18	(3) Director's Recommendations on Modifications and Exceptions. At the
19	hearing, the Planning Director shall review for the Commission key issues related
20	to the project based on the review of the project pursuant to Subsection (c) and
21	recommend to the Commission modifications, if any, to the project and conditions
22	for approval as necessary. The Director shall also make recommendations to the
23	Commission on any proposed exceptions pursuant to Subsection (d).
24	(4) Decision and Imposition of Conditions. The Commission, after public hearing
25	and, after making appropriate findings, may approve, disapprove or approve

subject to conditions, the project and any associated requests for exception. As
 part of its review and decision, the Planning Commission may impose additional
 conditions, requirements, modifications, and limitations on a proposed project in
 order to achieve the objectives, policies, and intent of the General Plan or of this
 Code.

6 (5) Appeal. The decision of the Planning Commission may be appealed to the
7 Board of Appeals by any person aggrieved within 15 days after the date of the
8 decision by filing a written notice of appeal with that body, setting forth wherein it
9 is alleged that there was an error in the interpretation of the provisions of this
10 Code or abuse of discretion on the part of the Planning Commission.

(6) Discretionary Review. No requests for discretionary review shall be
 accepted by the Planning Department or heard by the Planning Commission for
 projects subject to this Section.

(7) Change of Conditions. Once a project is approved, authorization of a
 change in any condition previously imposed by the Planning Commission shall
 require approval by the Planning Commission subject to the procedures set forth
 in this Section.

18

SEC. 311. RESIDENTIAL PERMIT REVIEW PROCEDURES FOR RH,

19 **RM AND RTO DISTRICTS.**

(a) Purpose. The purpose of this Section is to establish procedures for
reviewing building permit applications for lots in R Districts in order to determine
compatibility of the proposal with the neighborhood and for providing notice to
property owners and 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 review of the permit.

1 (b) Applicability. Except as indicated herein, all building permit 2 applications for demolition and/or new construction, and/or alteration of 3 residential buildings in RH, RM, and RTO districts shall be subject to the 4 notification and review procedures required by this Section. Subsection 311(e) 5 regarding demolition permits and approval of replacement structures shall apply 6 to all R Districts.

7 (1) For the purposes of this Section, an alteration *in RH and RM Districts* 8 shall be defined as any change in use or change in the number of dwelling units 9 of a residential building, removal of more than 75 percent of a residential 10 building's existing interior wall framing or the removal of more than 75 percent of 11 the area of the existing framing, or an increase to the exterior dimensions of a 12 residential building except those features listed in Section 136(c)(1) through 13 136(c)(24) and 136(c)(26).

14 (2) For the purposes of this Section, an alteration in RTO Districts shall be
15 defined as a change of use described in Section 312(c) or a change in the number of
16 dwelling units of a building, removal of more than 75 percent of a building's existing
17 interior wall framing or the removal of more than 75 percent of the area of the existing
18 framing, or an increase to the exterior dimensions of a building except those features
19 listed in Section 136(c)(1) through 136(c)(24) and 136(c)(26).

(c) Building Permit Application Review for Compliance and Notification.
Upon acceptance of any application subject to this Section, the Planning
Department shall review the proposed project for compliance with the Planning
Code and any applicable design guidelines approved by the Planning
Commission. Applications determined not to be in compliance with the standards
of Articles 1.2, 1.5, 2 and 2.5 of the Planning Code, Residential Design

Guidelines, including design guidelines for specific areas adopted by the Planning Commission, or with any applicable conditions of previous approvals regarding the project, shall be held until either the application is determined to be in compliance, is disapproved or a recommendation for cancellation is sent to the Department of Building Inspection.

6 (1) Residential Design Guidelines. The construction of new residential 7 buildings and alteration of existing residential buildings in R Districts shall be consistent with the design policies and guidelines of the General Plan and with 8 9 the "Residential Design Guidelines" as adopted and periodically amended for 10 specific areas or conditions by the City Planning Commission. The design for new 11 buildings with residential uses in RTO Districts shall also be consistent with the design 12 standards and guidelines of the "Ground Floor Residential Units Design Guidelines" as adopted and periodically amended by the Planning Commission. The Planning Director 13 may require modifications to the exterior of a proposed new residential building 14 15 or proposed alteration of an existing residential building in order to bring it into conformity with the "Residential Design Guidelines" and with the General Plan. 16 17 These modifications may include, but are not limited to, changes in siting, building envelope, scale texture and detailing, openings, and landscaping. 18

(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 below. This notice shall be in addition to any notices required by the Building Code and shall have a format and content determined by the Zoning Administrator. It shall include a description of the

proposal compared to any existing improvements on the site with dimensions of the basic features, elevations and site plan of the proposed project including the position of any adjacent buildings, exterior dimensions and finishes, and a graphic reference scale. The notice shall describe the project review process and shall set forth the mailing date of the notice and the expiration date of the notification period.

7 Written notice shall be mailed to the notification group which shall include 8 the project sponsor, relevant neighborhood organizations as described in 9 Subparagraph 311(c)(2)(C) below, all individuals having made a written request 10 for notification for a specific parcel or parcels pursuant to Planning Code Section 11 351 and all owners and, to the extent practical, occupants, of properties in the 12 notification area.

(A) The notification area shall be all properties within 150 feet of
the subject lot in the same Assessor's Block and on the block face across from
the subject lot. When the subject lot is a corner lot, the notification area shall
further include all property on both block 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 addressesof owners shall be used for said notice.

(C) The Planning Department shall maintain a list, available for
 public review, 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.

25

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

4 (4) Elimination of Duplicate Notice. The notice provisions of this Section 5 may be waived by the Zoning Administrator for building permit applications for 6 projects that have been, or before approval will be, the subject of a duly noticed 7 public hearing before the Planning Commission or Zoning Administrator, 8 provided that the nature of work for which the building permit application is 9 required is both substantially included in the hearing notice and is the subject of 10 the hearing.

11 (5) Notification Package. The notification package for a project subject to
 12 notice under this Section 311 shall include:

(A) A description of the proposal compared to any existing
improvements on the site with dimensions of the basic features, elevations and
site plan of the proposed project including exterior dimensions and finishes, and
a graphic reference scale.

(B) Information stating whether the proposed project includeshorizontal, vertical, or both horizontal and vertical additions.

(C) Information showing the relationship of the project to adjacent
properties, including the position and height of any adjacent building and location
of windows facing the subject property.

(D) 11 by 17 drawings at a measurable scale with all dimensions
legible that shows (i) both existing and proposed floor plans, (ii) specific
dimensional changes to the building, including parapets, penthouses, and other

proposed building extensions and (iii) the location and amount of removal of
 exterior walls.

3 (E) Floor plans where there is a new building, building expansion,
4 or change in the floor plans of an existing building.

5 (F) The name and telephone number of the project planner at the6 Planning Department assigned to review the application.

(G) A description of the project review process, information on
how to obtain additional information about the project, and information about the
recipient's rights to request additional information, to request discretionary review
by the Planning Commission, and to appeal to other boards or commissions.

(d) 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 (c)(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 Planning Director and the project sponsor concerning requested modifications to comply with the Residential Design Guidelines.

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

(2) Notice. Mailed notice of the discretionary review hearing by thePlanning Commission shall be given not less than 10 days prior to the date of the

hearing to the notification group as described in Paragraph 311(c)(2) above.
 Posted notice of the hearing shall be made as provided under Planning Code
 Section 306.8.

(e) Demolition of Dwellings, Approval of Replacement Structure 4 5 Required. Unless the building is determined to pose a serious and imminent 6 hazard as defined in the Building Code an application authorizing demolition in 7 any R District of an historic or architecturally important building or of a dwelling shall not be approved and issued until the City has granted final approval of a 8 9 building permit for construction of the replacement building. A building permit is 10 finally approved if the Board of Appeals has taken final action for approval on an 11 appeal of the issuance or denial of the permit or if the permit has been issued 12 and the time for filing an appeal with the Board has lapsed with no appeal filed.

(1) The demolition of any building whether or not historically and architecturally important may be approved administratively where the Director of the Department of Building Inspection or the Chief of the Bureau of Fire Prevention and Public Safety determines, after consultation with the Zoning Administrator, that an imminent safety hazard exists, and the 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.

(f) Wireless Telecommunications Services Facility as Accessory Use,
Notification and Review Required. Building permit applications for new
construction of a wireless telecommunications services facility as an accessory
use under Article 2 of the Planning Code in RH and RM Districts shall be subject
to the notification and review procedures required by this Section.

25

SEC. 312. NEIGHBORHOOD COMMERCIAL PERMIT REVIEW PROCEDURES FOR ALL NC AND EASTERN NEIGHBORHOODS MIXED USE DISTRICTS.

(a) Purpose. The purpose of this Section is to establish procedures for
reviewing building permit applications for lots in NC *and Eastern Neighborhoods Mixed Use* Districts in order to determine compatibility of the proposal with the
neighborhood and for providing notice to property owners, occupants and
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 review of the permit.

11 (b) Applicability. Except as indicated herein, all building permit 12 applications for demolition, new construction, changes in use to a formula retail 13 use as defined in Section 703.3 of this Code or alterations which expand the 14 exterior dimensions of a building shall be subject to the notification and review 15 procedures required by Subsection 312(d). Subsection 312(f) regarding 16 demolition permits and approval of replacement structures shall apply to all NC and Eastern Neighborhoods Mixed Use Districts. For the purposes of this Section, 17 addition to a building of the features listed in Section 136(c)(1) through 18 19 136(c)(24) and 136(c)(26) shall not be subject to notification under this Section. 20 (c) Changes of Use. In NC Districts, Aall building permit applications for a 21 change of use to a bar, as defined in Section 790.22, a liquor store, as defined in Section 790.55, a walkup facility, as defined in Section 790.140, other large 22 23 institutions, as defined in Section 790.50, other small institutions, as defined in 24 Section 790.51, a full-service restaurant, as defined in Section 790.92, a large 25 fast food restaurant, as defined in Section 790.90, a small self-service restaurant,

1	as defined in Section 790.91, a massage establishment, as defined in Section
2	790.60, an outdoor activity, as defined in Section 790.70, an adult or other
3	entertainment use, as defined in Sections 790.36 and 790.38, or a fringe financial
4	service use, as defined in Section 790.111, shall be subject to the provisions of
5	Subsection 312(d). In all Eastern Neighborhoods Mixed Use Districts all building
6	permit applications for a change of use from any one land use category to another land
7	use category shall be subject to the provisions of Subsection 312(d). For the purposes of
8	this Subsection, 'land use category' shall mean those categories used to organize the
9	individual land uses which appear in the use tables in Article 8, immediately preceding a
10	group of individual land uses, and include the following: residential use, institutional
11	use, retail sales and service use, assembly, recreation and entertainment use, office use,
12	motor vehicle services use, industrial home and business service use, or other use.
13	(d) Building Permit Application Review for Compliance and Notification.
14	Upon acceptance of any application subject to this Section, the Planning
15	Department shall review the proposed project for compliance with the Planning
16	Code and any applicable design guidelines approved by the Planning
17	Commission. Applications determined not to be in compliance with the standards
18	of Articles 1.2, 1.5, 2 and 2.5 of the Planning Code, including design guidelines
19	for specific areas adopted by the Planning Commission, or with any applicable
20	conditions of previous approvals regarding the project, shall be held until either
21	the application is determined to be in compliance, is disapproved or a
22	recommendation for cancellation is sent to the Department of Building Inspection.
23	(1) Neighborhood Commercial Design Guidelines. The construction of
24	new buildings and alteration of existing buildings in NC Districts shall be
25	consistent with the design policies and guidelines of the General Plan as adopted

and periodically amended for specific areas or conditions by the Planning
Commission. The Director of Planning may require modifications to the exterior
of a proposed new building or proposed alteration of an existing 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, openings, and landscaping.

7 (2) Notification. Upon determination that an application is in compliance 8 with the development standards of the Planning Code, the Planning Department 9 shall cause a notice to be posted on the site pursuant to rules established by the 10 Zoning Administrator and shall cause a written notice describing the proposed 11 project to be sent in the manner described below. This notice shall be in addition 12 to any notices required by the Building Code and shall have a format and content 13 determined by the Zoning Administrator. It shall include a description of the 14 proposal compared to any existing improvements on the site with dimensions of 15 the basic features, elevations and site plan of the proposed project including the 16 position of any adjacent buildings, exterior dimensions and finishes, a graphic reference scale, existing and proposed uses and commercial or institutional 17 18 business name, if known. The notice shall describe the project review process 19 and shall set forth the mailing date of the notice and the expiration date of the 20 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.

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

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

10 (C) The Planning Department shall maintain a list, updated every 11 six months with current contact information, available for public review, and kept 12 at the Planning Department's Planning Information Counter, and reception desk, 13 as well as the Department of Building Inspection's Building Permit Counter, of 14 neighborhood organizations which have indicated an interest in specific 15 properties or areas. The organizations having indicated an interest in the subject 16 lot or its area shall be included in the notification group for the proposed project. 17 Notice to these groups shall be verified by a declaration of mailing signed under 18 penalty of perjury. In the event that such an organization is not included in the 19 notification group for a proposed project as required under this subsection, the 20 proposed project must be re-noticed.

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

25

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

8 (e) Requests for Planning Commission Review. A request for the 9 Planning Commission to exercise its discretionary review powers over a specific 10 building permit application shall be considered by the Planning Commission if 11 received by the Planning Department no later than 5:00 p.m. of the last day of 12 the notification period as described under Subsection (d)(3) above, subject to 13 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.

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

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

25 Section 306.8.

1 (f) Demolition of Dwellings, Approval of Replacement Structure Required. 2 Unless the building is determined to pose a serious and imminent hazard as 3 defined in the Building Code an application authorizing demolition in any NC or 4 Eastern Neighborhoods Mixed Use District of an historic or architecturally important 5 building or of a dwelling shall not be approved and issued until the City has 6 granted final approval of a building permit for construction of the replacement 7 building. A building permit is finally approved if the Board of Appeals has taken 8 final action for approval on an appeal of the issuance or denial of the permit or if 9 the permit has been issued and the time for filing an appeal with the Board has 10 lapsed with no appeal filed.

11 (1) The demolition of any building whether or not historically and 12 architecturally important may be approved administratively where the Director of 13 the Department of Building Inspection or the Chief of the Bureau of Fire 14 Prevention and Public Safety determines, after consultation with the Zoning 15 Administrator, that an imminent safety hazard exists, and the Director of the 16 Department of Building Inspection determines that demolition or extensive 17 alteration of the structure is the only feasible means to secure the public safety. (g) Wireless Telecommunications Services Facility as Accessory Use, 18 19 Notification and Review Required. Building permit applications for new 20 construction of a wireless telecommunications services facility as an accessory 21 use under Article 7 or 8 of the Planning Code in all NC or Eastern Neighborhoods 22 Mixed Use Districts shall be subject to the notification and review procedures 23 required by this Section.

24 25 SEC. 313.6. COMPLIANCE THROUGH PAYMENT OF IN-LIEU FEE.

(a) Commencing on March 11, 1999, the amount of the fee which may be
paid by the sponsor of a development project subject to this ordinance in lieu of
developing and providing the housing required by Section 313.5 shall be
determined by the following formulas for each type of space proposed as part of
the development project and subject to this ordinance.

7	Net Addition Gross Sq. Ft. Entertainment Space	×	\$10.57 = Total Fee
0	Net Addition Gross Sq. Ft. Hotel Space	×	\$8.50 = Total Fee
0	Net Addition Gross Sq. Ft. Office Space	×	\$11.34 = Total Fee
9	Net Addition Gross Sq. Ft. Research and Development	×	\$7.55 = Total Fee
10	Net Addition Gross Sq. Ft. Retail Space	×	\$10.57 = Total Fee

11

(b) (1) Commencing on January 1, 2002, the amount of the fee which
may be paid by the sponsor of a development project subject to this ordinance in
lieu of developing and providing the housing required by Section 313.5 shall be
determined by the following formulas for each type of space proposed as part of
the development project and subject to this ordinance:

17

18	Net Addition Gross Sq. Ft. Entertainment Space	×	\$13.95 = Total Fee
	Net Addition Gross Sq. Ft. Hotel Space	×	\$11.21 = Total Fee
19	Net Addition Gross Sq. Ft. Office Space	×	\$14.96 = Total Fee
20	Net Addition Gross Sq. Ft. R & D Space	×	\$9.97 = Total Fee
21	Net Addition Gross Sq. Ft. Retail Space	×	\$13.95 = Total Fee

22

23 (2) Commencing on January 1, 2009, the amount of the fee which may be

24 paid by the sponsor of a development project subject to this ordinance in lieu of

25 <u>developing and providing the housing required by Section 313.5 shall be</u>

1	determined by the following formulas for each type of space proposed as part of
2	the development project and subject to this ordinance:
3	
4	Net Addition Gross Sq. Ft. IPDR or S.E.W. Space x \$15.69 = Total Fee
5	(1) Integrated PDR or IPDR, is defined in Section 890.49 of the Planning
6	Code, (2) Small Enterprise Workspaces or S.E.W., is defined in Section 227(t) of
7	the Planning Code.
8	<u>(c)</u> No later than July 1 of each year, the Mayor's Office of Housing shall adjust
9	the in lieu fee payment option and provide a report on its adjustment to the Board
10	of Supervisors. The Mayor's Office of Housing shall provide notice of any fee
11	adjustment on its website at least 30 days prior to the adjustment taking effect.
12	The Mayor's Office of Housing is authorized to develop an appropriate
13	methodology for indexing the fee, based on adjustments in the costs of
14	constructing housing and in the price of housing in San Francisco consistent with
15	the indexing for the Residential Inclusionary Affordable Housing Program in lieu
16	fee set out in Planning Code Section 315.6. The method of indexing shall be
17	published in the Procedures Manual for the Residential Inclusionary Affordable
18	Housing Program. In making a determination as to the amount of the fee to be
19	paid, the Planning Department shall credit to the sponsor any excess Interim
20	Guideline credits or excess credits which the sponsor elects to apply against its
21	housing requirement.
22	(c) Prior to the issuance by DBI of the first site or building permit for a

1 to the Treasurer, or (iii) satisfied the conditions of Section 328. If the sponsor fails 2 by the applicable date to demonstrate to the Planning Department that the 3 sponsor has satisfied the conditions of Section 313.5(e) or paid the applicable 4 sum in full to the Treasurer, DBI shall deny any and all site or building permits or 5 certificates of occupancy for the development project until the Treasurer notifies 6 DBI and MOH that such payment has been made, and the Treasurer shall 7 immediately initiate lien proceedings against the sponsor's property pursuant to 8 Section 313.9 to recover the fee.

9 (d) Upon payment of the fee in full to the Treasurer and upon request of 10 the sponsor, the Treasurer shall issue a certification that the fee has been paid. 11 The sponsor shall present such certification to the Planning Department, DBI and 12 MOH prior to the issuance by DBI of the first site or building permit or certificate 13 of occupancy for the development project. DBI shall not issue the site or building permit or certificate of occupancy without proof of payment of the fee from the 14 15 Treasurer. Any failure of the Treasurer, DBI or the Planning Department to give 16 any notice under this Section shall not relieve a sponsor from compliance with 17 this Section. Where DBI inadvertently issues a site or building permit without payment of the fee, DBI shall not issue any certificate of occupancy for the 18 19 project without notification from the Treasurer that the fee required by this 20 Section has been paid. The procedure set forth in this Subsection is not intended 21 to preclude enforcement of the provisions of this Section pursuant to any other section of this Code, or other authority under the laws of the State of California. 22 23 An exception to this process exists for Integrated PDR projects that are subject to 24 Section 328 of the Planning Code, for which only 50% of the fees must be paid 25 before the issuance of the final certificate of occupancy.

1

SEC. 315.1. DEFINITIONS.

2 The following definitions shall govern interpretation of this ordinance:

3 (1) "Affordable housing project" shall mean a housing project containing units
4 constructed to satisfy the requirements of Sections 315.4 or 315.5.

5 (2) "Affordable to a household" shall mean a purchase price that a household can afford to pay based on an annual payment for all housing costs, as defined in 6 7 California Code of Regulations ("CCR") Title 25, Section 6920, as amended from 8 time to time, of 33 percent of the combined household annual gross income, 9 assuming a down payment recommended by the Mayor's Office of Housing in the 10 Procedures Manual, and available financing, or a rent that does not exceed 30 11 percent of a household's combined annual gross income. Where applicable, the 12 purchase price or rent may be adjusted to reflect the absence or existence of a parking space(s), subject to the Department's policy on unbundled parking for 13 affordable housing units as specified in the Procedures Manual and amended 14 15 from time to time.

16 (3) "Affordable to qualifying households" shall mean:

(A) With respect to owned units, the average purchase price on the initial
sale of all affordable owned units in an affordable housing project shall not
exceed the allowable average purchase price and all units must be sold only to
households with annual gross incomes up to and including 120 percent of
median income for the City and County of San Francisco. In addition, each unit
shall be sold:

(i) Only to households with an annual gross income equal to or less than
the qualifying limits for a household of moderate income, adjusted for household
size;

1

(ii) On the initial sale, at or below the maximum purchase price; and

(iii) On subsequent sales at or below the prices to be determined by the
Director Mayor's Office of Housing in the Conditions of Approval or Notice of
Special Restrictions according to the formula specified in the Procedures Manual,
as amended from time to time, such that the units remain affordable to qualifying
households. The formula in the Procedures Manual may permit the seller to
include certain allowable capital improvements in the sales price.

8 (B) With respect to rental units in an affordable housing project, the
9 average annual rent, including the cost utilities paid by the tenant according to
10 HUD utility allowance established by the San Francisco Housing Authority, shall
11 not exceed the allowable average annual rent. Each unit shall be rented:

(i) Only to households with an annual gross income equal to or less than
the qualifying limits for a household of low income as defined in this Section;

14

(ii) At or less than the maximum annual rent.

Number of Bedrooms (or, for live/work units square

15 (4) "Allowable average purchase price" shall mean a price for all affordable 16 owned units of the size indicated below that are affordable to a household of 17 median income as defined in this Section, adjusted for the household size indicated below as of the date of the close of escrow, and, where applicable, 18 19 adjusted to reflect the Department's policy on unbundled parking for affordable 20 housing units as specified in the Procedures Manual and amended from time to 21 time: TABLE INSET: 22

23

24

25

Planning Department BOARD OF SUPERVISORS

foot equivalency)

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Number of Persons in

Household

1	0 (Less than 600 square feet)	1
2	1 (601 to 850 square feet)	2
3	2 (851 to 1,100 square feet)	3
4	3 (1,101 to 1,300 square feet)	4
5	4 (More than 1,300 square feet)	5

- 6 (5) "Allowable average annual rent" shall mean annual rent for an affordable
- 7 rental unit of the size indicated below that is 30 percent of the annual gross
- ⁸ income of a household of median income as defined in this Section, adjusted for

⁹ the household size indicated below, and, where applicable, adjusted to reflect the

¹⁰ Department's policy on unbundled parking for affordable housing units as

- specified in the Procedures Manual and amended from time to time:
 TABLE INSET:
- 13

Number of
Persons in
Household
1
2
3
4
5

(6) "Annual gross income" shall mean gross income as defined in CCR Title 25,
 Section 6914, as amended from time to time, except that the Mayor's Office of
 Housing may, in order to promote consistency with the procedures of the San

25

Francisco Redevelopment Agency, develop an asset test that differs from the
 State definition if it publishes that test in the Procedures Manual.

3 (7) "Average annual rent" shall mean the total annual rent for the calendar year
4 charged by a housing project for all affordable rental units in the project of an
5 equal number of bedrooms divided by the total number of affordable units in the
6 project with that number of bedrooms.

7 (8) "Average purchase price" shall mean the purchase price for all affordable
8 owned units in an affordable housing project of an equal number of bedrooms
9 divided by the total number of affordable units in the project with that number of
10 bedrooms.

(9) "Community apartment" shall be as defined in San Francisco SubdivisionCode Section 1308(b).

(9a) "Conditional use" for purposes of this Ordinance means a conditional use
authorization which, pursuant to the Planning Code, is required for the residential
component of a project.

16 (10) "Conditions of approval" shall be a set of written conditions imposed by the

17 Planning Commission or another permit-issuing City agency or appellate body to

18 which a project applicant agrees to adhere and fulfill when it receives a

19 conditional use or planned unit development permit for the construction of a

20 principal project or other housing project subject to this Program.

21 (11) "Condominium" shall be as defined in California Civil Code Section 783.

(12) "Director" shall mean the Director of City Planning or his or her designee,
 including other City agencies or departments.

24

25

(13) "First certificate of occupancy" shall mean either a temporary certificate of
 occupancy or a Certificate of Final Completion and Occupancy as defined in San
 Francisco Building Code Section 109, whichever is issued first.

4 (14) Intentionally Left Blank.

5 (15) "Household" shall mean any person or persons who reside or intend to6 reside in the same housing unit.

(16) "Household of low income" shall mean a household whose combined
annual gross income for all members does not exceed 60 percent of median
income for the City and County of San Francisco, as calculated by the Mayor's
Office of Housing using data from the United States Department of Housing and
Urban Development (HUD) and adjusted for household size or, if data from HUD
is unavailable, calculated by the Mayor's Office of Housing using other publicly
available and credible data and adjusted for household size.

(17) "Household of median income" shall mean a household whose combined
annual gross income for all members does not exceed 100 percent of the median
income for the City and County of San Francisco, as calculated by the Mayor's
Office of Housing using data from the United States Department of Housing and
Urban Development (HUD) and adjusted for household size or, if data from HUD
is unavailable, calculated by the Mayor's Office of Housing using other publicly
available and credible data and adjusted for household size.

(17A) "Household of moderate income" shall mean a household whose
combined annual gross income for all members does not exceed 120 percent of
the median income for the City and County of San Francisco, as calculated by
the Mayor's Office of Housing using data from the United States Department of
Housing and Urban Development (HUD) and adjusted for household size or, if

data from HUD is unavailable, calculated by the Mayor's Office of Housing using
 other publicly available and credible data and adjusted for household size.

3 (18) "Housing project" shall mean any development which has residential units 4 as defined in the Planning Code, including but not limited to dwellings, group 5 housing, independent living units, and other forms of development which are 6 intended to provide long-term housing to individuals and households. "Housing 7 project" shall not include that portion of a development that qualifies as an 8 Institutional Use under the Planning Code. "Housing project" for purposes of this 9 Program shall also include the development of live/work units as defined by 10 Planning Code Section 102.13. Housing project for purposes of this Program 11 shall mean all phases or elements of a multi-phase or multiple lot residential 12 development.

13 (19) "Housing unit" or "unit" shall mean a dwelling unit as defined in San

14 Francisco Housing Code Section 401.

15 (20) "Live/work unit" shall be as defined in San Francisco Planning Code16 Section 102.13.

17 (21) "Live/work project" shall mean a housing project containing more than one18 live/work unit.

(22) "Long term housing" shall mean housing intended for occupancy by a
person or persons for 32 consecutive days or longer.

(23) "Market rate housing" shall mean housing constructed in the principal
project that is not subject to sales or rental restrictions.

23 (24) "Maximum annual rent" shall mean the maximum rent that a housing

24 developer may charge any tenant occupying an affordable unit for the calendar

25 year. The maximum annual rent for an affordable housing unit of the size

- 1 indicated below shall be no more than 30 percent of the annual gross income for
- 2 a household of low income as defined in this Section, as adjusted for the
- 3 household size indicated below as of the first date of the tenancy: TABLE INSET:
- 4
- 5

5	Number of Bedrooms (or, for live/work units square	Number of Persons in
6	foot equivalency)	Household
7	0 (Less than 600 square feet)	1
8	1 (601 to 850 square feet)	2
9		2
10	2 (851 to 1100 square feet)	5
11	3 (1101 to 1300 square feet)	4
12	4 (More than 1300 square feet)	5
14		

- 13 (25) "Maximum purchase price" shall mean the maximum purchase price for an
- affordable owned unit of the size indicated below that is affordable to a
- household of moderate income, adjusted for the household size indicated below,
- assuming an annual payment for all housing costs of 33 percent of the combined
- household annual gross income, a down payment recommended by MOH and
- 18 set forth in the Procedures Manual, and available financing: TABLE INSET:
- 19

20	Number of Bedrooms	Number of
21	(or, for live/work units	Persons in
22	square foot equivalency)	Household
23	0 (Less than 600 square feet)	1
24	1 (601 to 850 square feet)	2
25	2 (851 to 1100 square feet)	3

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1	3 (1101 to 1300 square feet) 4
2	4 (More than 1300 square feet) 5
3	(25A) "Mayor's Office of Housing" shall mean the Mayor's Office of Housing or
4	its successor.
5	(26) "Notice of Special Restrictions" shall mean a document recorded with the
6	San Francisco Recorder's Office for any unit subject to this Program detailing the
7	sale and resale or rental restrictions and any restrictions on purchaser or tenant
8	income levels included as a Condition of Approval of the principal project relating
9	to the unit.
10	(27) "Off-site unit" shall mean a unit affordable to qualifying households
11	constructed pursuant to this Ordinance on a site other than the site of the
12	principal project.
13	(28) "On-site unit" shall mean a unit affordable to qualifying households
14	constructed pursuant to this Ordinance on the site of the principal project.
15	(29) "Ordinance" shall mean Planning Code Sections 315.1 through 315.9.
16	(30) "Owned unit" shall mean a unit affordable to qualifying households which is
17	a condominium, stock cooperative, community apartment, or detached single-
18	family home. The owner or owners of an owned unit must occupy the unit as their
19	primary residence.
20	(31) "Owner" shall mean the record owner of the fee or a vendee in possession.
21	(32) "Principal project" shall mean a housing development on which a
22	requirement to provide affordable housing units is imposed.
23	(33) "Procedures Manual" shall mean the City and County of San Francisco
24	Affordable Housing Monitoring Procedures Manual issued by the San Francisco
25	Department of City Planning, as amended.

(34) "Program" shall mean the Residential Inclusionary Affordable Housing
 Program.

(35) "Project applicant" shall mean an applicant for a building permit or a site
permit or an applicant for a conditional use permit or planned unit development
permit, seeking approval from the Planning Commission or Planning Department
for construction of a housing project subject to this Section, such applicant's
successors and assigns.

8 (36) "Rent" or "rental" shall mean the total charges for rent, utilities, and related
9 housing services to each household occupying an affordable unit.

10 (37) "Rental unit" shall mean a unit affordable to qualifying households which is
11 not a condominium, stock cooperative, or community apartment.

12 (38) "Student housing" shall mean a building where 100 percent of the residential uses

13 *are affiliated with and operated by an accredited post-secondary educational institution.*

14 <u>Typically, student housing is for rent, not for sale.</u> <u>This housing shall providing</u>

15 <u>provide</u> lodging or both meals and lodging, by prearrangement for one week or more at

16 *<u>a time. This definition only applies in the Eastern Neighborhoods Mixed Use Districts</u>*

17 and the PDR-1-D District.

18 SEC. 315.3. APPLICATION.

(a) This Ordinance shall apply to any housing project that consists of five
or more units where an individual project or a phased project is to be undertaken
and where the total undertaking comprises a project with five or more units, even
if the development is on separate but adjacent lots; and

23 (1) Does not require Planning Commission approval as a conditional use24 or planned unit development;

25

(2) Requires Planning Commission approval as a conditional use or
 planned unit development;

3 (3) Consists of live/work units as defined by Planning Code Section
4 102.13; or

5 (4) Requires Planning Commission approval of replacement housing 6 destroyed by earthquake, fire or natural disaster only where the destroyed 7 housing included units restricted under the Residential Inclusionary Housing 8 Program or the City's predecessor inclusionary housing policy, condominium 9 conversion requirements, or other affordable housing program.

10 (b) This Ordinance shall apply to all housing projects that have not 11 received a first site or building permit on or before the effective date of this 12 ordinance with the following exceptions. Until these application dates take effect 13 as described below, the provisions of the Ordinance as it exists on July 18, 2006 14 shall govern.

(1) The amendments to the off-site requirements in Section 315.5(c) and
(d) relating to location and type of off-site housing, and Section 315.4(e) relating
to when a developer shall declare whether it will choose an alternative to the onsite requirement shall apply only to projects that receive their Planning
Commission or Department approval on or after the effective date of this
legislation.

(2) The amendments to the percentage-requirements of this Ordinance
that govern the number of affordable units a housing project is required to
provide in Section 315.4(a) and 315.5(a) apply only to housing projects that
submit their first application, including an environmental evaluation application or
any other Planning Department or Building Department application, on or after

1 July 18, 2006. Notwithstanding the foregoing, the amendments to the 2 percentage-requirements of this Ordinance also apply to any project that has not 3 received its final Planning Commission or Department approvals before July 18, 4 2006 for housing projects that receive a Zoning Map amendment or Planning 5 Code text amendment related to their project approvals that (A) results in a net 6 increase in the number of permissible residential units, or (B) results in a material 7 increase in the net permissible residential square footage. For purposes of subsection B above a material increase shall mean an increase of 5 percent or 8 9 more, or an increase in 10,000 square feet or more, whichever is less.

10 (3) The amendments in Section 315.1 to the way median income is 11 calculated apply to any housing project that has not received a first site or 12 building permit by the effective date of this Ordinance. (4) This Ordinance shall 13 apply to all housing projects of 5 to 9 units that filed their first application, 14 including an environmental evaluation application or any other Planning 15 Department application on or after July 18, 2006.

16

(c) This Ordinance shall not apply to:

17 (1) That portion of a housing project located on property owned by the
18 United States or any of its agencies or leased by the United States or any of its
19 agencies for a period in excess of 50 years, with the exception of such property
20 not used exclusively for a governmental purpose;

(2) That portion of a housing project located on property owned by the
 State of California or any of its agencies, with the exception of such property not
 used exclusively for a governmental or educational purpose; *or*

(3) That portion of a housing project located on property under thejurisdiction of the San Francisco Redevelopment Agency or the Port of San

Francisco where the application of this Ordinance is prohibited by California or
 local law;

3 (4) That portion of a housing project for which a project applicant can
4 demonstrate that an impact fee under the Jobs-Housing Linkage Program,
5 commencing with Planning Code Section 313, has been paid. *j or*

6 (5) Student housing, as defined in Section 315.1.38. However, any change of use
7 from student housing to another kind of dwelling unit will require full compliance
8 with the inclusionary housing requirements of Section 315.

9

(d) Waiver or Reduction:

10 (1) A project applicant of any project subject to the requirements in this 11 Program may appeal to the Board of Supervisors for a reduction, adjustment, or 12 waiver of the requirements based upon the absence of any reasonable 13 relationship or nexus between the impact of development and either the amount 14 of the fee charged or the inclusionary requirement.

15 (2) A project applicant subject to the requirements of this Program who 16 has received an approved building permit, conditional use permit or similar 17 discretionary approval and who submits a new or revised building permit, 18 conditional use permit or similar discretionary approval for the same property 19 may appeal for a reduction, adjustment or waiver of the requirements with 20 respect to the number of lots or square footage of construction previously 21 approved.

(3) Any such appeal shall be made in writing and filed with the Clerk of
the Board no later than 15 days after the date the Planning Department sends
notice to the project applicant of the number of affordable units required as
provided in Section 315.4(a) and 315.5(a). The appeal shall set forth in detail the

factual and legal basis for the claim of waiver, reduction, or adjustment. The 1 2 Board of Supervisors shall consider the appeal at the hearing within 60 days after the filing of the appeal. The appellant shall bear the burden of presenting 3 4 substantial evidence to support the appeal, including comparable technical 5 information to support appellant's position. The decision of the Board shall be by 6 a simple majority vote and shall be final. If a reduction, adjustment, or waiver is 7 granted, any change in use within the project shall invalidate the waiver, adjustment, or reduction of the fee or inclusionary requirement. If the Board 8 9 grants a reduction, adjustment or waiver, the Clerk of the Board shall promptly 10 transmit the nature and extent of the reduction, adjustment or waiver to the 11 Treasurer.

(e) For projects that have received a first site or building permit prior to
the effective date of this legislation, the requirements in effect prior to the
effective date of this Ordinance shall apply.

15

SEC. 315.4. ON-SITE HOUSING REQUIREMENT AND BENEFITS.

16

Except as provided in Section 315.4(e), all housing projects subject to this
Program through the application of Section 315.3 shall be required to construct
on-site units subject to the following requirements:

20

21

(a) Number of Units:

(1) (A) For any housing development of any height that is located in an
area with a specific inclusionary housing requirement, the more specific
inclusionary housing requirement shall apply. In addition, the following provisions
shall apply only to the following Area Plans as provided below:

1

2 (i) Market and Octavia Area Plan: The requirements of Sections 315
3 through 315.9 shall apply in the Plan Area subject to the following:

- An additional affordable housing requirement shall apply in the Market and
 Octavia Plan Area as follows:
- 6

Definitions. The definitions in Section 326.2 and 318.2 shall apply.

7 Amount of fee: All projects that have not received Planning Department or 8 Commission approval as of the effective date of this legislation and that are 9 subject to the Residential Inclusionary Affordable Housing Program shall pay an 10 additional affordable housing fee per square foot of Residential Space Subject to the Community Improvements Impact Fee as follows; \$8.00 in the Van Ness 11 12 Market Special Use District; \$4.00 in the NCT District; and \$0.00 in the RTO 13 District. A project applicant shall not pay a fee for any square foot of space designated as a below market rate unit under this inclusionary affordable housing 14 15 program or any other unit that is designated as an affordable housing unit under 16 a Federal, State, or local restriction in a manner that maintains affordability for a term no less than 50 years. 17

18 Timing of payment: The fee shall be paid before the City issues a first19 certificate of occupancy for the project.

Use of Fee: The additional affordable housing requirement specified in this Section for the Market and Octavia Plan Area shall be paid into the Citywide Affordable Housing Fund, but the funds shall be separately accounted for. MOH shall expend the funds according to the following priorities: First, to increase the supply of housing affordable to qualifying households in the Market and Octavia Plan Area; second, to increase the supply of housing affordable to qualifying

households within 1 mile of the boundaries of the Plan Area; third, to increase the
supply of housing affordable to qualifying households in the City and County of
San Francisco. The funds may also be used for monitoring and administrative
expenses subject to the process described in Section 315.6(e).

5 Other fee provisions: This additional affordable housing fee shall be 6 subject to the following provisions of Sections 326 et seq.; the inflation 7 adjustment provisions of Section 326.3(d); the waiver and reduction provisions of 8 Section 326.3(h); the lien proceedings in Section 326.4; and the refund 9 provisions of Section 326.5. This additional affordable housing fee may not be 10 met through the in-kind provision of community improvements or Community 11 Facilities (Mello Roos) financing options of Sections 326.3(e) and (f).

12 Findings: The Board of Supervisors hereby finds that the additional 13 affordable housing requirements of this Section are supported by the Nexus Study performed by Keyser Marston and Associates referenced in Section 14 15 315.2(12) and found in Board File No. _____. The Board of Supervisors has 16 reviewed the study and staff analysis and report of the study and, on that basis finds that the study supports the current inclusionary housing requirements 17 combined with the additional affordable housing fee. Specifically, the Board finds 18 19 that the study: identifies the purpose of the additional fee to mitigate impacts on 20 the demand for affordable housing in the City; identifies the use to which the 21 additional fee is to be put as being to increase the City's affordable housing 22 supply; and establishes a reasonable relationship between the use of the 23 additional fee for affordable housing and the need for affordable housing and the construction of new market rate housing. Moreover, the Board finds that the 24 25 current inclusionary requirements combined with the additional fee are less than

the cost of mitigation and do not include the costs of remedying any existing deficiencies. The Board also finds that the study establishes that the current inclusionary requirements and additional fee do not duplicate other City requirements or fees.

5 Furthermore, the Board finds that generally an account has been 6 established, funds appropriated, and a construction schedule adopted for 7 affordable housing projects funded through the Inclusionary Housing program 8 and the additional fee or that the in lieu fees and the additional fee will reimburse 9 the City for expenditures on affordable housing that have already been made.

10 Furthermore, the Board finds that a major Market and Octavia Area Plan 11 objective is to direct new market rate housing development to the area. That new 12 market rate development will greatly out number both the number of units and 13 potential new sites within the plan area for permanently affordable housing opportunities. The City and County of San Francisco has adopted a policy in its 14 15 General Plan to meet the affordable housing needs of its general population and 16 to require new housing development to produce sufficient affordable housing 17 opportunities for all income groups, both of which will not be met by the projected housing development in the plan area. In addition, the "Draft Residential Nexus 18 19 Analysis City and County of San Francisco" of December 2006 indicates that 20 market rate housing itself generates additional lower income affordable housing 21 needs for the workforce needed to serve the residents of the new market rate 22 housing proposed for the plan area. In order to meet the demand created for 23 affordable housing by the specific policies of the Plan and to be consistent with 24 the policy of the City and County of San Francisco it is found that an additional

25

- 1 affordable housing fee need be included on all market rate housing development
- 2 in the Plan Area with priority for its use being given to the Plan area.
- 3 (ii) Eastern Neighborhoods Project Area: The requirements of Sections 315
- 4 through 315.9 and 319 shall apply in the Eastern Neighborhoods Plan Area subject to
- 5 *the following and subject to any stated exceptions elsewhere in this Code, including the*
- 6 <u>specific provisions in Section 319:</u>

7 <u>Definitions:</u>

- 8 *"Gross square footage" shall have the meaning set forth in Section 102.9.*
- 9 <u>"Development Application" shall have the meaning set forth in Section 175.6.</u>
- 10 <u>"Eastern Neighborhood Controls" shall have the meaning set forth in Section 175.6.</u>
- 11 <u>Application. The option described in this subsection (ii) shall only be provided to</u>
- 12 <u>development projects that are subject to the Eastern Neighborhood Controls as defined in</u>
- 13 <u>Section 175.6 (e), and consist of 20 units or less or less than 25,000 gross square feet.</u>
- 14 <u>Amount of Fee. All projects subject to this subsection may choose to pay a square foot in</u>
- 15 *lieu fee instead of the in lieu fee provided for in Section 315.6 as follows. If this option is*
- 16 <u>selected, the project applicant shall pay \$40.00 per gross square foot of net new</u>
- 17 *residential development. The calculation of gross square feet shall not include*
- 18 *nonresidential uses, including any retail, commercial, or PDR uses, and all other space*
- 19 *used only for storage and services necessary to the operation or maintenance of the*
- 20 *building itself.*
- 21 <u>Timing of Payment. The project applicant shall pay the fee prior to issuance by DBI of</u>
- 22 *the first site or building permit for the project. At the project applicant's option, it may*
- 23 *choose to pay only 50% of the fee prior to issuance by DBI of the first site or building*
- 24 *permit and, prior to issuance of the first site or building permit, the City shall impose a*
- 25 *lien on the property for the remaining 50% of the fee through the procedures set forth in*

1	Section 315.6(f) except that no interest will accrue for the first twelve months from the
2	issuance of the first site or building permit for the project. The project applicant shall pay
3	the remaining 50% of the fee prior to issuance by DBI of a first certificate of occupancy.
4	When 100% of the fee is paid, including interest if applicable, the City shall remove the
5	<u>lien.</u>
6	Use of Fee. The fee shall be paid into the Citywide Affordable Housing Fund, but the
7	funds shall be separately accounted for. MOH shall expend the funds according to the
8	following priorities: First, to increase the supply of housing affordable to qualifying
9	households in the Eastern Neighborhoods Project Areas; second, to increase the supply
10	of housing affordable to qualifying households within 1 mile of the boundaries of the
11	Eastern Neighborhoods Project Areas; third, to increase the supply of housing affordable
12	to qualifying households in the City and County of San Francisco. The funds may also be
13	used for monitoring and administrative expenses subject to the process described in
14	<u>Section 315.6(e).</u>
15	Findings. The Board of Supervisors hereby finds that the fee provisions of this Section
16	are equivalent to or less than the fees for developments of over 20 units previously
17	adopted by the Board in Ordinance No. 051685 and 060529 and are also supported by
18	the Nexus Study performed by Keyser Marston and Associates referenced in Section
19	315.2(12) and found in Board File No The Board of Supervisors has
20	reviewed the study and staff analysis prepared by the Mayor's Office of Housing dated
21	, 2008 in Board File No and on that basis finds that the study supports
22	the current proposed changes to the inclusionary housing requirements for projects of 20
23	units or less in the Eastern Neighborhood Area Plan. Specifically, the Board finds that
24	the study and staff memo: identifies the purpose of the additional fee to mitigate impacts
25	on the demand for affordable housing in the City; identifies the use to which the

- 1 additional fee is to be put as being to increase the City's affordable housing supply; and
- 2 *establishes a reasonable relationship between the use of the additional fee for affordable*
- 3 *housing and the need for affordable housing and the construction of new market rate*
- 4 housing. Moreover, the Board finds that the new inclusionary requirements are less than
- 5 *the cost of mitigation and do not include the costs of remedying any existing deficiencies.*
- 6 *The Board also finds that the study establishes that the inclusionary requirements do not*
- 7 *duplicate other City requirements or fees.*
- 8 *Furthermore, the Board finds that generally an account has been established, funds*
- 9 *appropriated, and a construction schedule adopted for affordable housing projects*
- 10 *funded through the Inclusionary Housing program and the in lieu fees will reimburse the*
- 11 *<u>City for expenditures on affordable housing that have already been made.</u>*
- 12 *Furthermore, the Board finds that small scale development faces a number of challenges*
- 13 *in the current development climate, including limited access to credit and often, a higher*
- 14 *land cost per unit for the small sites on which they develop. Because of these and other*
- 15 *variations from larger-scale development, they operate under a somewhat unique*
- 16 *development model which cannot be fully encapsulated within the constraints of the*
- 17 <u>Eastern Neighborhoods Financial Analysis, prepared to assess the financial feasibility of</u>
- 18 *increasing housing requirements and impact fees in the Plan Areas. To address these*
- 19 *challenges, the Board finds that a number of slight modifications to the affordable*
- 20 <u>housing requirements of the Eastern Neighborhoods, to apply to small projects (defined</u>
- 21 *as 20 units or fewer, or less than 25,000 gross square feet) are appropriate.*
- 22

SEC. 316. PROCEDURES FOR CONDITIONAL USE AUTHORIZATION

- 23 IN NEIGHBORHOOD COMMERCIAL, *EASTERN NEIGHBORHOODS MIXED*
- 24 <u>USE DISTRICTS</u>, AND SOUTH OF MARKET <u>MIXED USE</u> DISTRICTS AND
- 25 FOR LIVE/WORK UNITS IN RH AND RM DISTRICTS.

In addition to the provisions of Sections 306.1, 306.4, and 306.5 of this 1 2 Code, the following procedures set forth in this and the following sections shall 3 govern applications for conditional use authorization where this authorization is required pursuant to Sections 178, 179, 181(f) or (g), 209.9(f), 209.9(h), 4 5 260(b)(2)(P) or 263.11 of this Code; zoning categories .10, .11, .21, .24 through 6 .27, .38 through .90, and .95 of Sections 710 through 729 of this Code for each 7 Neighborhood Commercial District: or Sections 813 through 818 for the South of 8 Market Mixed Use Districts; or Section 840 through 843 for the Eastern 9 Neighborhoods Mixed Use Districts. The criteria for determinations on such 10 applications are set forth in Section 303(c) of this Code. Additional criteria for 11 determinations on applications pursuant to zoning categories .10, .11, and .21 of 12 Article 7 are set forth in the Section of this Code containing the control. Additional criteria for determinations on certain applications within Mixed Use South of Market 13 14 Districts are set forth in Sections 263.11 and 803.5 *through* 803.9 of this Code.

15

SEC. 319. HOUSING REQUIREMENTS FOR RESIDENTIAL

16 DEVELOPMENT PROJECTS IN THE UMU ZONING DISTRICTS OF THE

17 <u>EASTERN NEIGHBORHOODS AND THE LAND DEDICATION ALTERNATIVE</u>

18 IN THE MISSION NCT DISTRICT.

19 *SEC. 319.1. FINDINGS.*

- 20 (a) Need for New Housing and Other Land Uses. San Francisco is
- 21 *experiencing a severe shortage of housing available to people at all income levels. In*
- 22 addition, San Francisco has an ongoing affordable housing crisis. Many future San
- 23 *Francisco workers will be earning below 80% of the area's median income, and even*
- 24 *those earning moderate or middle incomes, above the City's median, are likely to need*
- 25 *assistance to continue to live in San Francisco. In 2007, the median income for a family*

1	of four in the city was about \$86,000. Yet median home prices suggest that nearly twice
2	that income is needed to be able to a dwelling suitable for a family that size. Only an
3	estimated 10% of households in the city can afford a median-priced home.
4	The Association of Bay Area Governments' (ABAG) Regional Housing Needs
5	Determination (RHND) forecasts that San Francisco must produce over 31,000 new units
6	in the next five years, or over 6,000 new units of housing annually, to meet projected
7	needs. At least 60%, or over 18,000, of these new units should be available to
8	households of very low, low, and moderate incomes. With land in short supply in the City,
9	it is increasingly clear that the City's formerly industrial areas offer a critical source of
10	land where this great need for housing, particularly affordable housing, can be partially
11	addressed.
12	(b) Target Area For New Housing. San Francisco's Housing Element
13	establishes the Eastern Neighborhoods as a target area for development of new housing
14	to meet San Francisco's identified housing targets. The release of some of the area's
15	formerly industrial lands, no longer needed to meet current industrial or PDR needs,
16	offers an opportunity to achieve higher affordability, and meet a greater range of need.
17	<u>The Mission, Showplace Square – Potrero Hill, East SoMa and Central Waterfront Area</u>
18	Plans of the General Plan (Eastern Neighborhoods Plans) thereby call for creation of
19	new zoning intended specifically to meet San Francisco's housing needs, through higher
20	affordability requirements and through greater flexibility in the way those requirements
21	<u>can be met.</u>
22	New affordable units are currently funded through a variety of sources, including
23	inclusionary housing and in lieu fees leveraged by new market rate residential
24	development pursuant to Sections 313 and 315; as well as City, State, and federal
25	funding. Using these existing sources, the Planning Department projects that

1	approximately 1,000 to 1,500 new units of affordable housing will be developed in the
2	Eastern Neighborhoods.
3	Recognizing that this number of affordable units is not sufficient, the Plans call
4	for further measures beyond the existing inclusionary requirements and Citywide
5	funding, including new funding sources for affordable housing programs such as an
6	impact fee; and new zoning districts in formerly industrial areas which require deeper
7	<u>affordability.</u>
8	(c) <u>Requirements for New Development To Contribute Towards Housing Objectives.</u>
9	A key policy goal of the Eastern Neighborhoods Plans is to provide a significant amount
10	of new housing affordable to low, moderate and middle income families and individuals,
11	along with "complete neighborhoods" that provide appropriate amenities for these new
12	residents. The Plans obligate all new development within the Eastern Neighborhoods to
13	contribute towards these goals, by providing a contribution towards affordable housing
14	needs and by paying for a reasonable share of their impact on the neighborhood's
15	infrastructure. They further require new development in transitioning formerly industrial
16	areas to contribute a higher share towards the City's exponentially high affordability
17	<u>needs.</u>
18	To address the full range of housing needs of all income categories, including
19	low, moderate and middle income families and individuals, the Plans provide programs
20	which address all of these income levels, as follows:
21	(1) Low: Current housing programs funded by federal and State funds, private
22	equity raised through Low-Income Housing Tax Credits, and local funds such as
23	inclusionary in-lieu and Jobs-Housing Linkage fees and run by the Mayor's Office of
24	Housing and the San Francisco Redevelopment Agency fund affordable housing
25	primarily at very low and low income levels, to households making below 80% of the

1	area median income; but due to the low supply and high costs of land in the City, are at a
2	disadvantage for sites upon which to provide such housing. An alternative to the city's
3	Inclusionary Housing Program will allow developers to dedicate sites for very low and
4	low income level units.
5	(2) Moderate: The City's Inclusionary Housing Program funds affordable
6	housing primarily at the moderate income levels through on-site provision of below-
7	market rate units, to households making between 80% and 120% of the San Francisco
8	median income. Continuation and expansion of the Inclusionary Housing Program will
9	allow provision of these moderate income units to increase.
10	(3) Middle: The City has no current programs to fund affordable housing to those
11	at "middle" income levels, below the 200% area median income level estimated to be
12	required to purchase market rate housing yet above the 120% threshold required for the
13	City's Inclusionary Housing Program. An alternative to the city's Inclusionary Housing
14	Program will allow developers to provide "middle" income level units.
15	The Eastern Neighborhoods Plans structure requirements and fees by tiers to
16	ensure feasibility. This feasibility amount remains below the nexus established in the
17	Residential Nexus Analysis, April 2007, on file with the Planning Department. The
18	following housing requirement tiers are created in the UMU Zoning Districts of the
19	Eastern Neighborhoods, and included as a notation on each parcel in the Planning
20	Department's Parcel Information System:
21	• <u><i>Tier A. Sites within the UMU which do not receive zoning changes that</i></u>
22	increase heights, as compared to allowable height prior to the rezoning (May
23	<u>2008).</u>
24	• <u>Tier B.</u> Sites within the UMU which receive zoning changes that increase
25	heights by one to two stories.

1	• <i>Tier C. Sites within the UMU which receive zoning changes that increase</i>
2	heights by three or more stories.
3	Within these districts, new development of market-rate housing will be required to meet
4	affordable housing requirements above the City's ordinary affordable housing
5	requirements for Residential And Live/Work Development Projects (Section 315), as
6	described in Sections 319.2-319.4. These housing requirements may be met through
7	increased inclusionary requirements under the City's traditional Inclusionary Program,
8	or through alternative methods contained herein.
9	SEC. 319.2. DEFINITIONS.
10	The following definitions shall supplement the definitions contained within Section 315.1,
11	and shall govern interpretation of this ordinance:
12	(a) "Middle Income Household" shall mean a household whose combined annual
13	gross income for all members is between 120 percent and 150 percent of the local
14	median income for the City and County of San Francisco, as calculated by the Mayor's
15	Office of Housing using data from the United States Department of Housing and Urban
16	Development (HUD) and adjusted for household size or, if data from HUD is
17	unavailable, as calculated by the Mayor's Office of Housing using other publicly
18	available and credible data and adjusted for household size.
19	(b) "Total developable site area" shall mean that part of the site that can be
20	feasibly developed as residential development, excluding land already substantially
21	developed, parks, required open spaces, streets, alleys, walkways or other public
22	infrastructure.
23	(c) "Dedicated" shall mean legally transferred to the City and County of San
24	Francisco, including all relevant legal documentation, at no cost to the City.
25	

1	(d) "Dedicated site" shall mean the portion of site proposed to be legally
2	transferred at no cost to the City and County of San Francisco under the requirements of
3	this section.
4	(e) "Principal site" shall mean the total site proposed for development, including
5	the portion of site proposed to be legally transferred to the City and County of San
6	Francisco under the requirements of this section.
7	(f)"Affordable to qualifying middle income households" shall mean:
8	(1) With respect to owned units, the average purchase price on the initial sale of
9	all qualifying middle income units shall not exceed the allowable average purchase price
10	deemed acceptable for households with an annual gross income equal to or less than the
11	qualifying limits for a household of middle income, adjusted for household size. This
12	purchase price shall be based on household spending of 35% of income for housing, and
13	shall only apply to initial sale, and not for the life of the unit.
14	(2) With respect to rental units, the average annual rent including the cost of
15	utilities paid by the tenant according to the HUD utility allowance established by the San
16	Francisco Housing Authority for qualifying middle income units shall not exceed the
17	allowable average purchase price deemed acceptable for households with an annual
18	gross income equal to or less than the qualifying limits for a household of middle income,
19	adjusted for household size. This price restriction shall exist for the life of the unit.
20	(g) "Rental Housing Project" shall mean a project consisting solely of
21	rental housing units, as defined in Section 315.1(37) that meets the following
22	requirements:
23	(1) The units shall be rental housing for not less than 30 years from the
24	issuance of the certificate of occupancy pursuant to an agreement between the
25	developer and the City. This agreement shall be in accordance with California

- 1 Government Code Section 66452.50 applicable State law governing rental
- 2 housing;
- 3 (2) A Notice of Special Restrictions (NSR), with the City as a third party
- 4 <u>beneficiary and subject to written approval of the Director, shall be recorded on</u>
- 5 the title of the property prior to final map approval containing the terms of the
- 6 agreement desr9bed above in subsection (1). Once the agreement is recorded
- 7 against the property, the NSR shall terminate.
- 8 SEC. 319.3. APPLICATION.
- 9 Section 319.3 of this Ordinance shall apply to any housing project located in the
- 10 <u>UMU Zoning District of the Eastern Neighborhoods, that is subject to the requirements</u>
- 11 of Section 315 et seq.
- 12 SEC. 319.4. HOUSING REQUIREMENTS FOR UMU DISTRICTS.
- 13 (a) **Requirements for the Inclusionary Housing Component.** The requirements
- 14 *of Sections 315 through 315.9 shall apply subject to the following exceptions:*
- 15 (1) For all project sites designated as Tier A, a minimum of 18 percent of the total
- 16 *units constructed shall be affordable to and occupied by qualifying persons and families*
- 17 *as defined elsewhere in this Code, so that a project applicant must construct .18 times the*
- 18 *total number of units produced in the principal project beginning with the construction of*
- 19 the fifth unit. If the total number of units is not a whole number, the project applicant
- 20 *shall round up to the nearest whole number for any portion of .5 or above.*
- 21 (A) If the project applicant elects pursuant to Section 315.4(e), to build
- 22 off-site units to satisfy the requirements of this program, the project applicant shall
- 23 <u>construct 23 percent so that a project applicant must construct .23 times the total number</u>
- 24 of units produced in the principal project beginning with the construction of the fifth unit.
- 25

If the total number of units is not a whole number, the project applicant shall round up to
 the nearest whole number for any portion of .5 or above.

3 (B) If the project applicant elects pursuant to Section 315.4(e)(2) to pay 4 an in lieu fee to satisfy the requirements of this program, the applicant shall meet the 5 requirements of Section 315 according to the number of units required above if the 6 project applicant were to elect to meet the requirements of this section by off-site housing 7 development. For the purposes of this section, the City shall calculate the fee using the 8 direct fractional result of the total number of units multiplied by the percentage of off-site 9 housing required, rather than rounding up the resulting figure as required by Section 10 315.5(a).(2) For all project sites designated Tier B, a minimum of 20 percent of the total 11 12 units constructed shall be affordable to and occupied by qualifying persons and families 13 as defined elsewhere in this Code, so that a project applicant must construct .20 times the 14 total number of units produced in the principal project beginning with the construction of 15 the fifth unit. If the total number of units is not a whole number, the project applicant 16 shall round up to the nearest whole number for any portion of .5 or above. 17 (A) If the project applicant elects pursuant to Section 315.4(e), to build 18 off-site units to satisfy the requirements of this program, the project applicant shall 19 construct 25 percent so that a project applicant must construct .25 times the total number 20 of units produced in the principal project beginning with the construction of the fifth unit. 21 If the total number of units is not a whole number, the project applicant shall round up to 22 *the nearest whole number for any portion of .5 or above.* 23 (B) If the project applicant elects pursuant to Section 315.4(e)(2) to pay 24 an in lieu fee to satisfy the requirements of this program, the project applicant shall meet 25 the requirements of Section 315 according to the number of units required above if the

1 project applicant were to elect to meet the requirements of this section by off-site housing 2 development. For the purposes of this section, the City shall calculate the fee using the 3 direct fractional result of the total number of units multiplied by the percentage of off-site 4 housing required, rather than rounding up the resulting figure as required by Section 5 315.5(a). (3) For all project sites designated Tier C, a minimum of 22 percent of the total 6 7 units constructed shall be affordable to and occupied by qualifying persons and families 8 as defined elsewhere in this Code, so that a project applicant must construct .22 times the 9 total number of units produced in the principal project beginning with the construction of 10 the fifth unit. If the total number of units is not a whole number, the project applicant 11 shall round up to the nearest whole number for any portion of .5 or above. 12 (A) If the project applicant elects pursuant to Section 315.4(e), to build 13 off-site units to satisfy the requirements of this program, the project applicant shall 14 construct 27 percent so that a project applicant must construct .27 times the total number 15 of units produced in the principal project beginning with the construction of the fifth unit. 16 If the total number of units is not a whole number, the project applicant shall round up to 17 the nearest whole number for any portion of .5 or above. 18 (B) If the project applicant elects pursuant to Section 315.4(e)(2) to pay 19 an in lieu fee to satisfy the requirements of this program, the project applicant shall meet

- 20 the requirements of Section 315 according to the number of units required above if the
- 21 project applicant were to elect to meet the requirements of this section by off-site housing
- 22 development. For the purposes of this section, the City shall calculate the fee using the
- 23 <u>direct fractional result of the total number of units multiplied by the percentage of off-site</u>
- 24 housing required, rather than rounding up the resulting figure as required by Section
- 25 <u>315.5(a).</u>

1	(b) Alternatives to the Inclusionary Housing Component. In addition to the
2	alternatives specified in Section 315.4 (e), (and further described above and in Section
3	315.5. Compliance Through Off-Site Housing Development, and Section 315.6.
4	Compliance Through In-Lieu Fee), and described further above, the project sponsor may
5	elect to satisfy the requirements of Section 315.4 by one of the alternatives specified in
6	this Section. The project sponsor has the choice between the alternatives and the
7	Planning Commission may not require a specific alternative. The project sponsor must
8	elect an alternative before it receives project approvals from the Planning Commission
9	or Planning Department and that alternative will be a condition of project approval. The
10	alternatives are as follows:
11	(1) Middle Income Alternative. On sites with less than 50,000 square feet of total
12	developable area, applicants may provide units as affordable to qualifying "middle
13	income" households as follows:
14	(A) A minimum percent of the total units constructed shall be affordable to
15	and occupied affordable to qualifying "middle income" households upon initial sale,
16	according the schedule in Table 319.4. If the total number of units is not a whole number,
17	the project applicant shall round up to the nearest whole number for any portion of .5 or
18	above. Units shall be affordable to households between 120 percent and 150 percent of
19	the San Francisco Area Median Income, with an average affordability level of 135
20	percent for all units provided through this alternative.
21	(B) Where market rate sales prices exceed restricted sales prices, the
22	difference between the market rate sales prices and the restricted sales prices shall be
23	held by the Mayor's Office of Housing as a silent second mortgage according to the
24	Procedures Manual. The City shall hold a deed of trust and promissory note for the
25	second mortgage. The Mayor's Office of Housing shall hold this mortgage shall release

1	it when the original note and proportional share of the appreciation are paid in full to the
2	<u>City.</u>
3	(C) Units shall initially be sold at or below prices to be determined by the
4	Mayor's Office of Housing in the Conditions of Approval or Notice of Special
5	Restrictions according to the formula specified in the Procedures Manual to make them
6	affordable to middle income households. Upon resale, the seller shall be permitted to
7	sell the units at their market price. The City will waive its right of first refusal to the
8	seller when the promissory note and deed of trust are paid, along with the City's share of
9	the appreciation of the unit. The promissory note shall accrue no interest and shall
10	require no monthly payments.
11	(D) Upon first resale, the seller shall have a right to keep a percentage of
12	the total appreciation of the unit proportional to every year the original seller owns the
13	unit as an owner occupant. The remainder of the proceeds of the sale, after the 1^{st}
14	mortgage, the second mortgage, and any other subordinate financing is paid off, shall be
15	repaid to the Mayor's Office of Housing. Detailed resale procedures shall be specified in
16	the Middle Income Housing Procedures Manual published by the Mayor's Office of
17	Housing and approved by the Planning Commission. The Director of the Mayor's Office
18	of Housing shall amend the Procedures Manual as needed with the Planning
19	Commission's approval.
20	(E) The City shall monitor units provided under this option during the 2
21	and 5-year Monitoring Report specified in Planning Code Section 342 and in separate
22	resolution. Should this monitoring report indicate that units constructed under this
23	program do not meet the programs stated goals of providing affordable housing to
24	Middle Income Households, the Planning Department and Mayor's Office of Housing
25	shall consider changes to this program, including, but not limited to, legislative changes.

1	(F) If the project sponsor elects to satisfy the requirements of Section
2	315.4 and of this Section by the alternative specified above, the requirement that 40
3	percent of the total number of proposed dwelling units shall contain at least two
4	bedrooms may be waived provided the minimum percent of total units affordable to
5	qualifying "middle income" as required by Table 319.4 is increased by 10%.
6	(2) Land Dedication Alternative. Applicants may dedicate a portion of the total
7	developable area of the principal site to the City and County of San Francisco for the
8	purpose of constructing units affordable to qualifying households. A minimum percentage
9	of developable area, representing an equivalent percent of total potential units to be
10	constructed, shall be dedicated to the City according the schedule in Table 319.4. To
11	meet the requirements of this alternative, the developer must convey title to land in fee
12	simple absolute to the Mayor's Office of Housing according to the Procedures Manual,
13	provided the dedicated site is deemed of equivalent or greater value to the principal site
14	per those procedures and is in line with the following requirements:
15	(A) The dedicated site will result in a total amount of inclusionary units
16	not less than forty (40) units. The Mayor's Office of Housing may conditionally approve
17	and accept dedicated sites which result in no less than twenty five (25) units at its
18	discretion.
19	(B) The dedicated site will result in a total amount of inclusionary units
20	that is equivalent or greater than the minimum percentage of the units that will be
21	provided on the principal site, as required by Table 319.4. The Mayor's Office of
22	Housing may also accept dedicated sites that represent the equivalent of or greater than
23	the required percentage of units for all units be provided on a collective of sites within a
24	one-mile radius, provided the total amount of inclusionary units provided on the
25	

1	dedicated site is equivalent to or greater than the total requirements for all principal sites
2	participating in the collective, according to the requirements of Table 319.4.
3	(C) The dedicated site is suitable from the perspective of size,
4	configuration, physical characteristics, physical and environmental constraints, access,
5	location, adjacent use, and other relevant planning criteria. The site must allow
6	development of affordable housing that is sound, safe and acceptable.
7	(D) The dedicated site includes infrastructure necessary to serve the
8	inclusionary units, including sewer, utilities, water, light, street access and sidewalks.
9	(E) The developer must submit full environmental clearance for the dedicated site
10	before the land can be considered for conveyance, and before a first site or building
11	permit may be conferred upon the principal project.
12	(F) The City may accept dedicated sites that vary from the minimum
13	threshold provided such a dedication is deemed generally equivalent to the original
14	requirement by the Mayor's Office of Housing.
15	(G) The City may accept dedicated sites that meet the above requirements
16	in accordance with the Procedures Manual, in combination with in-lieu fees or on-site
17	units, provided such a combination is deemed generally equivalent by the Mayor's Office
18	of Housing to the original requirement.
19	(H) The project applicant has a letter from the Mayor's Office of Housing
20	verifying acceptance of site before it receives project approvals from the Planning
21	Commission or Planning Department, which shall be used to verify dedication as a
22	condition of approval.
23	(I) If the project sponsor elects to satisfy the requirements of Section 315.4
24	and of this Section by the alternative specified above, the requirement that 40 percent of
25	

2	waived.									
3	(J) The Land Dedication Alternative may be satisfied through the									
4	dedication to the City of air space above or adjacent to the project, upon the									
5	approva	al of the Mayo	<u>r's Office of H</u>	<u>ousing, or a s</u>	uccessor entity,	and provided				
6	the othe	er requirement	ts of subsection	<u>on (b)(2)(A)-(ľ</u>	<u>) are otherwise s</u>	satisfied.				
7										
8	TABLE .									
9	HOUSIN	NG REQUIREN	<u>1ENTS FOR TH</u>	<u>HE UMU DIST.</u> I	 [
					Land	Land				
10					<u>Dedication</u>	<u>Dedication</u>				
11					<u>Alternative for</u>	Alternative for				
12	sites that sites that									
13	have less have at least									
14	than 30,000 30,000									
	On-Site Off-Site/ In- Middle square feet of square feet of									
15	HousingLieuIncomedevelopabledevelopable									
16	<u>Tier</u>	TierRequirementRequirementAlternative*areaarea								
17	<u>A</u>	<u>18%</u>	<u>23%</u>	<u>30%</u>	<u>35%</u>	<u>30%</u>				
18	<u>B</u>	<u>20%</u>	<u>25%</u>	<u>35%</u>	<u>40%</u>	<u>35%</u>				
19	<u>C</u>	<u>22%</u>	<u>27%</u>	<u>40%</u>	<u>45%</u>	<u>40%</u>				
20	*Requirement increases by 5% if two-bedroom requirement is waived.									
21	(c) Rental Incentive . Qualified rental housing projects, as defined in									
	Section 319.2(g), are allowed a reduction in their inclusionary housing									
22					<u>Inolusionary no</u>					
23	requirer	<u>ments as follo</u>	<u>WS:</u>							
24	(1) If the renta	<u>al housing pro</u>	ject chooses t	<u>o meets its inclu</u>	<u>isionary housing</u>				
25	<u>requirer</u>	ments through	on-site const	truction, off-sit	te construction,	<u>or an in-lieu fee,</u>				

the total number of proposed dwelling units shall contain at least two bedrooms may be

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1

- then the project is entitled to a 3% reduction in the requirements specified above
 in subsection (a).
- 3 (2) If the rental housing project chooses to meet its inclusionary housing
- 4 requirements through the land dedication option for projects less than 30,000
- 5 square feet, then the project is entitled to a 5% reduction in the requirements
- 6 <u>specified above in the subsection (b)(2).</u>
- 7 (3) In addition, a rental housing project shall receive a fee waiver from the
- 8 Eastern Neighborhood Public Benefit Fee as set forth in Section 327.3 in the
- 9 amount of \$1.00 per gross square foot.
- 10 (4) No rental incentive shall be provided for project that chooses the land
- 11 dedication alternative for projects over 30,000 square feet.
- 12 (ed) Adjustments to Requirements for the Inclusionary Housing Component.
- 13 *This Section is intended to incorporate, rather than supersede, any changes made to*
- 14 *Planning Code Sections 315. In the instance that the base requirements of Section 315*
- 15 *are amended, the above-noted requirements shall be reviewed, and if appropriate,*
- 16 *amended and/or increased accordingly.*

17 SEC. 319.5. LAND DEDICATION ALTERNATIVE IN THE MISSION NCT

18 **<u>DISTRICT.</u>**

- 19 The Land Dedication alternative is available for any project within the
- 20 <u>Mission NCT District under the same terms and conditions as provided for in</u>
- 21 <u>Section 319.4(b)(2)(A) (J).</u>
- 22 <u>SEC. 327. EASTERN NEIGHBORHOODS PUBLIC BENEFIT FUND.</u>
- 23 <u>Sections 327.1 to 327.6 set forth the requirements and procedures for the Eastern</u>
- 24 <u>Neighborhoods Public Benefit Fund.</u>
- 25 <u>SEC. 327.1. FINDINGS.</u>

1	(a) New Housing and Other Land Uses. San Francisco is experiencing a
2	severe shortage of housing available to people at all income levels. In addition, San
3	Francisco has an ongoing affordable housing crisis. Many future San Francisco workers
4	will be earning below 80% of the area's median income, and even those earning
5	moderate or middle incomes, above the City's median, are likely to need assistance to
6	continue to live in San Francisco. In 2007, the median income for a family of four in the
7	city was about \$86,000. Yet median home prices suggest that nearly twice that income is
8	needed to be able to a dwelling suitable for a family that size. Only an estimated 10% of
9	households in the city can afford a median-priced home.
10	The Association of Bay Area Governments' (ABAG) Regional Housing Needs
11	Determination (RHND) forecasts that San Francisco must produce over 31,000 new units
12	in the next five years, or over 6,000 new units of housing annually, to meet projected
13	needs. At least 60%, or over 18,000, of these new units should be available to
14	households of very low, low, and moderate incomes. With land in short supply in the City,
15	it is increasingly clear that the City's formerly industrial areas offer a critical source of
16	land where this great need for housing, particularly affordable housing, can be partially
17	addressed.
18	San Francisco's Housing Element establishes the Eastern Neighborhoods as a
19	target area for development of new housing to meet San Francisco's identified housing
20	targets. The release of some of the area's formerly industrial lands, no longer needed to
21	meet current industrial or PDR needs, offer an opportunity to achieve higher
22	affordability, and meet a greater range of need. The Mission, Showplace Square –
23	Potrero Hill, East SoMa and Central Waterfront Area Plans of the General Plan
24	(Eastern Neighborhoods Plans) thereby call for creation of new zoning intended
25	specifically to meet San Francisco's housing needs, through higher affordability

1	requirements and through greater flexibility in the way those requirements can be met, as
2	described in Section 319. To support this new housing, other land uses, including PDR
3	businesses, retail, office and other workplace uses will also grow in the Eastern
4	<u>Neighborhoods.</u>
5	(b) Need for Public Improvements to Accompany New Uses. The amendments
6	to the General Plan, Planning Code, and Zoning Maps that correspond to this ordinance
7	will permit an increased amount of new housing and other uses, as noted above. The
8	Planning Department anticipates an increase of at least 7,365 new housing units within
9	the next 20 years, and over 13,000 new jobs, as estimated under Option B of the Eastern
10	Neighborhoods Draft Environmental Impact Report. This new development will have an
11	extraordinary impact on the Plan Area's already deficient neighborhood infrastructure.
12	New development will generate needs for a significant amount of public open space and
13	recreational facilities; transit and transportation, including streetscape and public realm
14	improvements; community facilities and services, including library materials and child
15	care; and other amenities, as described in the Eastern Neighborhoods Public Benefits
16	Program, on file with the Clerk of the Board in File No
17	The Eastern Neighborhoods Area Plans addresses existing deficiencies and new
18	impacts, through a comprehensive package of public benefits described in the Eastern
19	Neighborhoods Public Benefits Program. This Program will enable the City and County
20	of San Francisco to provide necessary public infrastructure to new residents while
21	increasing neighborhood livability and investment in the district.
22	(c) Requirements for New Development To Contribute Towards Plan
23	Objectives. A key policy goal of the Eastern Neighborhoods Plans is to provide a
24	significant amount of new housing affordable to low, moderate and middle income
25	families and individuals, along with "complete neighborhoods" that provide appropriate

1 *amenities for these new residents. The Plans obligate all new development within the*

- 2 Eastern Neighborhoods to contribute towards these goals, by providing a contribution
- 3 *towards affordable housing needs and by paying an Eastern Neighborhoods Impact Fee.*
- 4 *However, due to the high cost of land within the City, it has been determined that*
- 5 *the imposition of requirements and fees based on the full impact of new development*
- 6 would be overly burdensome to new development, and hinder the City's policy goal of
- 7 providing a significant amount of new housing. Therefore, fee rates have been set at a
- 8 *level that will not hinder this policy goal overall. The Plans structure requirements and*
- 9 *fees by tiers to ensure feasibility. The following fee tiers are created in the Eastern*
- 10 <u>Neighborhoods Plan Areas, and included as a notation on each parcel in the Planning</u>
- 11 <u>Department/s Parcel Information System:</u>
- *<u>Tier 1. Sites which do not receive zoning changes that increase heights, as</u>
 <i>compared to allowable height prior to the rezoning (May 2008), all 100%*
- 14 affordable housing projects, and all housing projects within the Urban Mixed Use
 15 (UMU) district.
- 16 2. <u>Tier 2. All other sites which receive zoning changes that increase heights by one</u>
 17 <u>to two stories.</u>
- 18 *3.* <u>*Tier 3. All other sites which receive zoning changes that increase heights by three*</u>
- 19 *or more stories, and* designated affordable housing zones (e.g. the Mission
- 20 NCT and <u>in the Mixed Use Residential District</u>s).
- 21 (d) Programmed Improvements. General public improvements and amenities
- 22 <u>needed to meet the needs of both existing residents, as well as those needs generated by</u>
- 23 <u>new development, have been identified through the community planning processes of the</u>
- 24 <u>Area Plans, based on the standards-based analysis contained in the Eastern</u>
- 25 <u>Neighborhoods Needs Assessment, San Francisco Planning Department, Case No.</u>

1	on file with the Clerk of the Board in File No, and on
2	community input during the Plan adoption process. The Planning Department developed
3	generalized cost estimates, based on similar project types implemented by the City in the
4	relevant time period, to provide reasonable approximates for the eventual cost of
5	providing necessary Public Benefits in the Plan Areas (information on these cost
6	estimates is located in the Eastern Neighborhoods Public Benefits Program Document).
7	However specific public improvements are still under development and will be further
8	clarified through interdepartmental efforts with input from the Interagency Plan
9	Implementation Committee, the Citizens Advisory Committee, and other stakeholders.
10	Specific project identification, design work, engineering, and environmental review will
11	still be required and may alter the nature of the improvements, as well as the sum total of
12	the cost for these improvements.
13	(e) Eastern Neighborhoods Impact Fee. Development impact fees are an
14	effective approach to mitigate impacts associated with growth in population. The
15	proposed Eastern Neighborhoods Eastern Neighborhoods Impact Fee would be
16	dedicated to infrastructure improvements in the Plan Area, directing benefits of the fund
17	clearly to those who pay into the fund, by providing necessary infrastructure
18	improvements and housing needed to serve new development. The net increases in
19	individual property values in these areas due to the enhanced neighborhood amenities
20	financed with the proceeds of the fee are expected to exceed the payments of fees by
21	project sponsors.
22	The fee rate has been calculated by the Planning Department based on accepted
23	professional methods for the calculation of such fees, and described fully in the Eastern
24	Neighborhoods Nexus Studies, San Francisco Planning Department, Case No.
25	on file with the Clerk of the Board in File No The Eastern

1	Neighborhoods Public Benefits Program Document contains a full discussion of impact
2	<u>fee rationale.</u>
3	The proposed fee would cover less than the full nexus as calculated by the Eastern
4	Neighborhoods Nexus Studies. The proposed fees only cover impacts caused by new
5	development and are not intended to remedy existing deficiencies. Those costs will be
6	paid for by public, community, and other private sources as described in the Eastern
7	Neighborhoods Public Benefits Program. Residential and non-residential impact fees are
8	only one of many revenue sources necessary to create the "complete neighborhoods"
9	that will provide appropriate amenities for residents of the Eastern Neighborhoods.
10	SEC. 327.2. DEFINITIONS.
11	The following definitions shall govern this ordinance:
12	(a) Definitions from section 318.2 shall apply unless otherwise noted in this
13	Section.
14	(b) "Designated affordable housing zones", for the purposes of this section, shall
15	mean the Mission NCT defined in Section 736 and the Mixed Use Residential District
16	defined in Section 841.
17	(c) " <u>Community facilities" shall mean all uses as defined under Section 209.4(a)</u>
18	and 209.3(d) of this Code.
19	(d) "Eastern Neighborhoods Impact Fee" shall refer to the fee collected by the
20	City to mitigate impacts of new development as described in Findings, above.
21	(e) "Eastern Neighborhoods Public Benefit Fund" shall refer to the fund into
22	which all fee revenue collected by the City from the Eastern Neighborhoods Impact Fee.
23	(f) "In-kind Agreement" shall mean an agreement acceptable in form and
24	substance to the City Attorney and the Planning Director between a project sponsor and
25	the Planning Department subject to the approval of the Planning Commission in its sole

1	discretion to provide a specific set of public benefits, at a specific phase of construction,
2	in lieu of monetary contribution to the Eastern Neighborhoods Public Benefit Fund.
3	(g) "Net addition of gross square feet of non-residential space" shall mean gross
4	floor area as defined in Planning Code Section 102.9 to be occupied by, or primarily
5	serving, any non-residential use, less the gross floor area in any structure demolished or
6	rehabilitated as part of the proposed development project space used primarily and
7	continuously for the same non-residential use within the same economic activity
8	category; and not accessory to any use other than that same non-residential use for five
9	years prior to Planning Commission approval of the development project subject to this
10	Section, or for the life of the structure demolished or rehabilitated, whichever is shorter.
11	(h) "Net addition of gross square feet of residential space" shall mean gross floor
12	area as defined in Planning Code Section 102.9 to be occupied by, or primarily serving,
13	residential use, less the gross floor area in any structure demolished or rehabilitated as
14	part of the proposed residential development project space used primarily and
15	continuously for residential use and not accessory to any use other than residential use
16	for five years prior to Planning Commission approval of the development project subject
17	to this Section, or for the life of the structure demolished or rehabilitated, whichever is
18	shorter.
19	(i) "Non-residential use" shall mean any structure or portion thereof intended for
20	occupancy by retail, office, commercial or other nonresidential uses defined in Section
21	217, 218, 219 and 221, and also in 209.3 and 209.8 of the Planning Code; including
22	uses referenced in the Eastern Neighborhoods Nexus Study. For the purposes of this
23	section it shall not include industrial uses, including those contained in Sections 220,
24	222, 223, 224, 225, and 226 of the Planning Code, or uses that qualify as an accessory
25	use, as defined and regulated in Sections 204 through 204.5. Non-residential uses shall

1 *include the economic activity categories of Cultural/ Institution/ Education;*

- 2 Management, Information & Professional Service; Medical & Health Service; Retail/
- 3 *Entertainment; and Visitor Services.*
- 4 (*j*) "Non-residential development project" shall mean any new construction,
- 5 *addition, extension, conversion or enlargement, or combination thereof, of an existing*
- 6 *structure which includes any occupied floor area of non-residential use; provided,*
- 7 <u>however, that for projects that solely comprise an addition to an existing structure which</u>
- 8 would add occupied floor area in an amount less than 20 percent of the occupied floor
- 9 *area of the existing structure, the provisions of this Section shall only apply to the new*
- 10 <u>occupied square footage.</u>
- 11 (k) "Non-residential Space Subject to the Eastern Neighborhoods Impact Fee"
- 12 means each net addition of net square feet within the Project Area which contributes to a
- 13 <u>20 percent increase in non-residential capacity of an existing structure.</u>
- 14 *(l) "Project Area" shall mean the Eastern Neighborhoods Plan Area in Map 1*
- 15 (Land Use Plan) of the Eastern Neighborhoods Area Plan of the San Francisco General
- 16 <u>*Plan.*</u>
- 17 (m) "Residential" shall mean any type of use containing dwellings as defined in
- 18 Section 209.1, 790.88, and 890.88 of the Planning Code as relevant for the subject
- 19 zoning district or containing group housing as defined in Section 209.2(a)– (c) of the
- 20 <u>Planning Code.</u>
- 21 (n) "Residential Space Subject to the Eastern Neighborhoods Impact Fee" means
- 22 <u>each net addition of net square feet within the Project Area which results in a net new</u>
- 23 <u>residential unit.</u>
- 24 (o) "Waiver Agreement" means an agreement acceptable in form and substance to
- 25 *the Planning Department and the City Attorney, under which the City agrees to waive all*

1	or a portion of the Eastern Neighborhoods Impact Fee, provided the sponsor has
2	demonstrated a hardship in achieving those objectives as well as all the requirements of
3	the Plan. Such a waiver may also be granted as a part of a signed covenant to make a
4	good faith effort to secure the formation of a Community Facilities (Mello-Roos) District.
5	SEC. 327.3. APPLICATION.
6	(a) Project Area. The Eastern Neighborhoods Public Benefits Fund is hereby
7	established. It shall be implemented in part through district-specific Eastern
8	Neighborhoods Impact Fee which applies to the Project Area and includes properties
9	identified as part of the Eastern Neighborhoods Plan Areas in Map 1 (Land Use Plan) of
10	the San Francisco General Plan. Fees shall be charged on net additions of gross square
11	feet which result in a net new residential unit, or contribute to a 20 percent increase of
12	non-residential space in an existing structure, or create non-residential space in a
13	new structure. Fees shall be assessed on residential use, and on non-residential use
14	within each use category of Cultural/Institution/Education; Management, Information
15	<u>& Professional Service; Medical & Health Service; Retail/Entertainment; and Visitor</u>
16	Services; with no substitutions across uses. Fees shall not be required for uses contained
17	in Sections 220, 222, 223, 224, 225, and 226 of the Planning Code. Fees shall be
18	assessed on mixed use projects according to the gross square feet of each use in the
19	<u>project.</u>
20	(b) Prior to the issuance by the Department of Building Inspection (DBI) of
21	the first site or building permit for a residential development project, or residential
22	component of a mixed use project within the Project Area, the sponsor of any project
23	containing residential space subject to the Eastern Neighborhoods Impact Fee shall pay
24	to the Treasurer according to the schedule in Table 327.3.
25	

1 (c) Prior to the issuance by DBI of the first site or building permit for a nor	1	(c)	Prior to the	e issuance b	v DBI of	f the f	first site or	building	permit	for a non
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- 2 residential development project, or non-residential component of a mixed use project
- 3 *within the Project Area, the sponsor of any project containing non-residential space*
- 4 <u>subject to the Eastern Neighborhoods Impact Fee shall pay to the Treasurer according to</u>
- 5 *the schedule in Table 327.3.*
- 6 <u>TABLE 327.3</u>

7 <u>FEE SCHEDULE FOR EASTERN NEIGHBORHOODS PLAN AREAS</u>

8	<u>Tier</u>	<u>Residentia</u>	<u>Non-</u>
9		<u>l</u>	<u>residential</u>
10			<u>*</u>
11	<u>1</u>	<u>\$8/gsf</u>	<u>\$166/gsf</u>
12	<u>2</u>	<u>\$12/gsf</u>	<u>\$2010/gsf</u>
13	<u>3</u>	<u>\$16/gsf</u>	<u>\$</u> 24 <u>14/gsf</u>

¹⁴ *Please note that nonresidential uses are subject to the Transit Impact

15 Development Fee, Administrative Code Chapter 38, and therefore eligible for a

16 waiver or reduction. See Section 327.3(g)(2)(B) (i) below)

17 (d) Upon request of the sponsor and upon payment of the Eastern

18 <u>Neighborhoods Impact Fee in full to the Treasurer, the execution of a Waiver Agreement</u>

19 or In-Kind agreement approved as described herein, the Treasurer shall issue a

20 <u>certification that the obligations of this section of the Planning Code have been met. The</u>

21 <u>sponsor shall present such certification to the Planning Department and DBI prior to the</u>

22 *issuance by DBI of the first site or building permit for the development project. DBI shall*

23 <u>not issue the site or building permit without the Treasurer's certification that the fees</u>

24 <u>required by this Section have been paid or otherwise satisfied. Any failure of the</u>

25 <u>Treasurer, DBI, or the Planning Department to give notice of requirements under this</u>

1	Section shall not relieve a sponsor	from com	nliance with	this Section	Whore DRI
- I	Section shall not relieve a sponsor	from com	ipitance with	inis section.	where DDI

- 2 *inadvertently issues a site or building permit without payment of the fee, Planning and*
- 3 DBI shall not issue any further permits or a certificate of occupancy for the project
- 4 *without certification from the Treasurer. The procedure set forth in this Subsection is not*
- 5 *intended to preclude enforcement of the provisions of this Section under any other section*
- 6 *of this Code, or other authority under the laws of the City or State of California.*
- 7 (e) Fee Adjustments. In conjunction with the five-year Monitoring Program
- 8 *required by the Administrative Code Section (note: section number to be determined),*
- 9 the City may review the amount of the Eastern Neighborhoods Impact Fee, should such
- 10 *an increase in fees be warranted according to an increase in construction costs*
- 11 according to changes published in the Construction Cost Index published by the
- 12 <u>Engineering News Record, or according to another similar cost index should there be</u>
- 13 *one more appropriate. The City may also adjust fees based on changes in estimated costs*
- 14 of the underlying improvements to be funded through the Eastern Neighborhoods Impact
- 15 *Fee as listed in the Eastern Neighborhoods Program. Revision of the fee should be done*
- 16 *in coordination with revision to other like fees whenever possible. The Planning*
- 17 Department shall provide notice of any fee adjustment including the formula used to
- 18 *calculate the adjustment on its website and to any interested party who has requested*
- 19 <u>such notice at least 30 days prior to the adjustment taking effect.</u>
- 20 (f) Option for In-Kind Provision of Public Benefits. The Planning
- 21 <u>Commission may reduce the Eastern Neighborhoods Impact Fee described in (b) above</u>
- 22 *for specific development proposals in cases where the Planning Director recommends*
- 23 such an In-kind provision, and the project sponsor has entered into an In-Kind
- 24 Agreement with the City. In-kind improvements may only be recommended where said
- 25 *improvements have been prioritized in the plan, where they meet an identified community*

1	<u>need as analyzed in the Eastern Neighborhoods Needs Assessment, and where they</u>
2	substitute for improvements to be provided by fee revenue such as public open spaces and
3	recreational facilities, transportation and transit service, streetscapes or the public
4	realm, and community facility space . No proposal for In-kind improvements shall be
5	accepted if it is not recommended by the Planning Director according to the criteria
6	above. Project sponsors that pursue an in-kind waiver are responsible for all additional
7	administrative costs.
8	(1) The value of the improvements provided through the In-kind agreement shall
9	be equivalent to the portion of the Eastern Neighborhoods Impact Fee that is waived. For
10	the purposes of calculating the total value, the project sponsor shall provide the Planning
11	Department with a cost estimate for the proposed in-kind Public Benefits from two
12	independent sources or, if relevant, real estate appraisers. If the City has completed a
13	detailed site-specific cost estimate for a planned improvement this may serve as one of
14	the cost estimates provided it is indexed to current cost of construction. Based on these
15	estimates, the Planning Director shall determine their appropriate value and the
16	Planning Commission may reduce the Eastern Neighborhoods Impact Fee assessed to
17	that project proportionally. Open space or streetscape improvements proposed to satisfy
18	the usable open space requirements of Section 135 are not eligible for credit toward the
19	contribution as In-Kind improvements. No credit toward the contribution may be made
20	for land value unless ownership of the land is transferred to the City or a permanent
21	public easement is granted, the acceptance of which is at the sole discretion of the City.
22	(2) The agreement shall also mandate a covenant of the project sponsor to
23	reimburse all city agencies for their administrative and staff costs in negotiating,
24	drafting, and monitoring compliance with the In-Kind agreement. The City also shall
25	require the project sponsor to provide a letter of credit or other instrument, acceptable in

1	form and substance to the Planning Department and the City Attorney, to secure the
2	City's right to receive improvements as described above.
3	(g) Waiver or Reduction.
4	(1) Waiver or Reduction Based on Hardship or Absence of Reasonable
5	<u>Relationship</u>
6	(A) A project applicant of any project subject to the requirements in this
7	Section may appeal to the Board of Supervisors for a reduction, adjustment, or waiver of
8	the requirements based upon the absence of any reasonable relationship or nexus
9	between the impact of development and the amount of the fee charged or for the reasons
10	set forth in subsection (2) below, a project applicant may request a waiver from the
11	Board of Supervisors.
12	(B) Any appeal of waiver requests under this clause shall be made in
13	writing and filed with the Clerk of the Board no later than 15 days after the date the
14	sponsor is required to pay and has paid to the Treasurer the fee as required in Section
15	<u>$327.3(b)$</u> . The appeal shall set forth in detail the factual and legal basis for the claim of
16	waiver, reduction, or adjustment. The Board of Supervisors shall consider the appeal at
17	the hearing within 60 days after the filing of the appeal. The appellant shall bear the
18	burden of presenting substantial evidence to support the appeal, including comparable
19	technical information to support appellant's position. If a reduction, adjustment, or
20	waiver is granted, any change of use or scope of the project shall invalidate the waiver,
21	adjustment, or reduction of the fee. If the Board grants a reduction, adjustment or
22	waiver, the Clerk of the Board shall promptly transmit the nature and extent of the
23	reduction, adjustment or waiver to the Treasurer and Planning Department.
24	

25

1	(2) Waiver or Reduction Based on Duplication of Fees. This Section details
2	waivers and reductions available by right for project sponsors that fulfill the
3	requirements below.
4	(A) A project applicant subject to the requirements of this Section who has
5	received an approved building permit, conditional use permit or similar discretionary
6	approval and who submits a new or revised building permit, conditional use permit or
7	similar discretionary approval for the same property shall be granted a reduction,
8	adjustment or waiver of the requirements of Section 327 of the Planning Code with
9	respect to the square footage of construction previously approved.
10	(B) The City shall not to assess duplicative fees on new development. In
11	general project sponsors are only eligible for fee waivers under this clause if a
12	contribution to another fee program would result in a duplication of charges for a
13	particular type of community infrastructure. Therefore applicants may only receive a
14	waiver for the portion of the Eastern Neighborhoods Public Benefits Fund that addresses
15	that infrastructure type. Requirements under Section 135 do not qualify for waiver or
16	reductions. Should future fees pose a duplicative charge, the same methodology shall
17	apply and the Planning Department shall update the schedule of waivers or reductions
18	accordingly.
19	(i) Applicants that are subject to the Transit Impact Development Fee
20	(TIDF), Administrative Code Chapter 38, can reduce their contribution to the
21	Eastern Neighborhoods Public Benefits Fund by one dollar for every dollar that
22	they contribute to the TIDF. Reductions shall be made according to economic
23	activity categories as defined in the Administrative Code Chapter 38, and based
24	on the gross square footage (gsf) of new development for each economic activity
25	category.

1	(i) Applicants with a development project located within an applicable San
2	Francisco Redevelopment Project Area may reduce their required contribution to
3	the Eastern Neighborhoods Public Benefits Fund by half of any total sum that
4	they would otherwise be required to pay under this Section, if the applicant:
5	(A) Has filed its first application, including an environmental evaluation
6	application or any other Planning Department or Building Department application
7	before the effective date of this Ordinance and
8	(B) Provides the Zoning Administrator with written evidence, supported in
9	writing by the San Francisco Redevelopment Agency, that demonstrates the
10	annual tax increment which could be generated by the proposed project would
11	support a minimum future bonding capacity equal to \$10,000,000 or greater.
12	SEC. 327.4. LIEN PROCEEDINGS.
13	(a) A sponsor's failure to comply with the requirements of Sections 327.3,
14	shall constitute cause for the City to record a lien against the development project in the
15	sum of the fees required under this ordinance. The fee required by Section 327.3(b) of
16	this ordinance is due and payable to the Treasurer prior to issuance of the first building
17	or site permit for the development project unless a Waiver Agreement has been executed.
18	If, for any reason, the fee remains unpaid following issuance of the permit and no Waiver
19	Agreement has been executed, any amount due shall accrue interest at the rate of one and
20	one-half percent per month, or fraction thereof, from the date of issuance of the permit
21	until the date of final payment.
22	(b) If, for any reason, the fee imposed pursuant to this ordinance remains
23	unpaid following issuance of the permit, the Treasurer shall initiate proceedings in
24	accordance with Article XX of Chapter 10 of the San Francisco Administrative Code to
25	make the entire unpaid balance of the fee, including interest, a lien against all parcels

1	used for the development	t project and shall send a	ll notices reauired by	that Article to the
· '	usea for the aevelopment	t project ana snall sena a	u notices requirea by	inat Article to the

- 2 owner of the property as well as the sponsor. The Treasurer shall also prepare a
- 3 preliminary report notifying the sponsor of a hearing to confirm such report by the Board
- 4 of Supervisors at least 10 days before the date of the hearing. The report to the sponsor
- 5 <u>shall contain the sponsor's name, a description of the sponsor's development project, a</u>
- 6 *description of the parcels of real property to be encumbered as set forth in the Assessor's*
- 7 <u>Map Books for the current year, a description of the alleged violation of this ordinance,</u>
- 8 *and shall fix a time, date, and place for hearing. The Treasurer shall cause this report to*
- 9 <u>be mailed to the sponsor and each owner of record of the parcels of real property subject</u>
- 10 to lien. Except for the release of lien recording fees authorized by Administrative Code
- 11 <u>Section 10.237, all sums collected by the Tax Collector pursuant to this ordinance shall</u>
- 12 *be held in trust by the Treasurer and deposited in the Eastern Neighborhoods Public*
- 13 Benefits Fund established in Section 327.6.
- 14 (c) Any notice required to be given to a sponsor or owner shall be sufficiently
- 15 given or served upon the sponsor or owner for all purposes hereunder if personally
- 16 <u>served upon the sponsor or owner or if deposited, postage prepaid, in a post office</u>
- 17 *letterbox addressed in the name of the sponsor or owner at the official address of the*
- 18 sponsor or owner maintained by the Tax Collector for the mailing of tax bills or, if no
- 19 such address is available, to the sponsor at the address of the development project, and
- 20 *to the applicant for the site or building permit at the address on the permit application.*

21 <u>SEC. 327.5. EASTERN NEIGHBORHOODS IMPACT FEE REFUND</u>

22 <u>WHEN BUILDING PERMIT IS MODIFIED OR EXPIRES PRIOR TO</u>

23 <u>COMPLETION OF WORK AND COMMENCEMENT OF OCCUPANCY.</u>

- 24 In the event a building permit is modified to expand or reduce project size, the
- 25 *obligation to comply with this ordinance shall be modified accordingly. In the event a*

1	building expires prior to completion of the work on and commencement of occupancy of a
2	residential or non-residential development project so that it will be necessary to obtain a
3	new permit to carry out any development, the obligation to comply with this ordinance
4	shall be cancelled, and any Eastern Neighborhoods Impact Fee previously paid to the
5	Treasurer shall be refunded. If and when the sponsor applies for a new permit, the
6	procedures set forth in this ordinance regarding payment of the Eastern Neighborhoods
7	Impact Fee shall be followed.
8	<u>SEC. 327.6. FUND.</u>
9	(a) There is hereby established a separate fund set aside for a special purpose
10	entitled the Eastern Neighborhoods Public Benefits Fund ("Fund"). All monies collected
11	by the Treasurer pursuant to Section 327.3(b) shall be deposited in a special fund
12	maintained by the Controller. The receipts in the Fund to be used solely to fund Public
13	Benefits subject to the conditions of this Section.
14	(b) Expenditures from the Fund shall be recommended by the Planning
15	Commission, and administered by the Board of Supervisors.
16	(1) All monies deposited in the Fund shall be used to design, engineer,
17	acquire, and develop and improve public open space and recreational facilities; transit,
18	streetscape and public realm improvements; and community facilities including child
19	care and library materials, as defined in the Eastern Neighborhoods Nexus Studies; or
20	housing preservation and development within the Eastern Neighborhoods Plan Area.
21	Funds may be used for childcare facilities that are not publicly owned or "publicly-
22	accessible". Funds generated for 'library resources' should be used for materials in
23	branches that directly service Eastern Neighborhoods residents. Monies from the Fund
24	may be used by the Planning Commission to commission economic analyses for the
25	purpose of revising the fee pursuant to Section 327.3(d) above, to complete an updated

nexus study to demonstrate the relationship between development and the need for public
 facilities if this is deemed necessary.

- 3 (2) Funds may be used for administration and accounting of fund assets, for 4 additional studies as detailed in the Eastern Neighborhoods Public Benefits Program 5 Document, and to defend the Community Stabilization fee against legal challenge, 6 including the legal costs and attorney's fees incurred in the defense. Administration of 7 this fund includes time and materials associated with reporting requirements, facilitating 8 the Eastern Neighborhoods Citizens Advisory Committee meetings, and maintenance of 9 the fund. All interest earned on this account shall be credited to the Eastern 10 Neighborhoods Public Benefits Fund. 11 (c) Funds shall be deposited into specific accounts according to the improvement 12 type for which they were collected. Funds from a specific account may be used 13 towards a different improvement type, provided said account or fund is reimbursed over 14 a five-year period of fee collection. Funds shall be allocated to accounts by improvement 15 type as described below: (1) Funds collected from all zoning districts in the Project Area, excluding 16 17 Designated Affordable Housing Zones shall be allocated to accounts by 18 improvement type according to in Table 327.6, 19 (2) Funds collected in except for designated affordable housing zones 20 (Mission NCT and MUR (as defined in 327.2(b)), shall be allocated to accounts by improvement type as which are described in Table 327.6A. The revenue devoted to 21 22 affordable housing preservation and development shall be deposited into a 23 specific amount to be held by the Mayor's Office of Housing. A. All funds collected from projects in the Mission NCT that are 24
- 25 earmarked for affordable housing preservation and development shall be

1	expended	on housing	programs	and p	rojects	within	the l	<u>Mission</u>	Area	Plan

2 <u>boundaries.</u>

- 3 B. All funds collected from projects in the MUR that are earmarked
- 4 for affordable housing preservation and development shall be expended on
- 5 housing programs and projects shall be expended within the boundaries of 5th to
- 6 <u>10th Streets/ Howard to Harrison Streets.</u>
- 7 C. Collectively, the first \$10 million in housing fees collected
- 8 between the two Designated Affordable Housing Zones shall be utilized for the
- 9 acquisition and rehabilitation of existing housing.
- 10 (3) All funds These fund are supported by the Eastern Neighborhoods Nexus
- 11 <u>Studies, San Francisco Planning Department, Case No.</u>, and monitored
- 12 according to the Eastern Neighborhoods Area Plans Monitoring Program required by
- 13 *the Administrative Code Section (note: section number to be determined) and detailed by*
- 14 <u>separate resolution.</u>
- 15
- TABLE 327.6
- 16
 BREAKDOWN OF EASTERN NEIGHBORHOODS PUBLIC BENEFIT FEE/FUND BY

 17
 IMPROVEMENT TYPE*
- 17 <u>IMPROVEMENT TYPE*</u>

18	Improvement Type	<u>Residentia</u>	<u>Non-</u>
19		<u>l</u>	<u>residential</u>
20	Open space and	<u>50%</u>	<u>7%</u>
21	recreational facilities		
22	<u>Transit, streetscape and</u>	<u>42%</u>	<u>90%</u>
23	<u>public realm</u> improvements		
24	<i>Community facilities</i>	8%	3%
25	(child care and library		

1	<u>materials)</u>					
	*Does not apply to Designa	ted Affordabl	e Housing Zo	ones, which are	addressed in	Table
2	<u>327.6A.</u>		0			

- 3 <u>TABLE 327.6A</u>
- 4 <u>BREAKDOWN OF EASTERN NEIGHBORHOODS PUBLIC BENEFIT FEE/FUND BY</u>
- 5 <u>IMPROVEMENT TYPE FOR DESIGNATED AFFORDABLE HOUSING ZONES</u>

6			
-	Improvement Type	<u>Residential</u>	<u>Non-</u>
7			residenti
8			<u>al</u>
9	Affordable Hhousing	50<u>75</u>%	<u>n/a</u>
10	preservation and		
11	<u>development</u>		
12	Open space and	25<u>13</u>%	<u>7%</u>
13	recreational facilities		
-	<u>Transit, streetscape and</u>	21<u>10</u>%	<u>90%</u>
14	<u>public realm</u>		
15	<i>improvements</i>		
16	Community facilities	4% <u>2%</u>	<u>3%</u>
17	(child care and library		
18	<u>materials)</u>		

19

20

(d) With full participation by the Planning Department and related implementing

21 *agencies, the Controller's Office shall file a report with the Board of Supervisors*

22 *beginning 180 days after the last day of the fiscal year of the effective date of this*

23 <u>ordinance that shall include the following elements: (1) a description of the type of fee in</u>

- 24 *each account or fund; (2) amount of fee collected; (3) beginning and ending balance of*
- 25 *the accounts or funds including any bond funds held by an outside trustee; (4) amount of*

1 *fees collected and interest earned; (5) identification of each public improvement on*

- 2 which fees or bond funds were expended and amount of each expenditure; (6) an
- 3 *identification of the approximate date by which the construction of public improvements*
- 4 *will commence; (7) a description of any inter-fund transfer or loan and the public*
- 5 *improvement on which the transferred funds will be expended; and (8) amount of refunds*
- 6 *made and any allocations of unexpended fees that are not refunded.*
- 7 (e) Approximately every fifth fiscal year following the first deposit into the
- 8 account, as coordinated with other planning efforts monitoring activity, the following
- 9 *account reporting shall be made by the Controller's office in coordination with the*
- 10 *Planning Department: (1) purpose to which the fee is to be put; (2) demonstrate a*
- 11 <u>reasonable relationship between the fee and the purpose for which it is charged; (3)</u>
- 12 *identify all sources and amounts of funding anticipated to complete financing in*
- 13 *incomplete improvements identified in this ordinance and subsequent reporting; and (4)*
- 14 *designate the approximate dates on which the sources and amounts of funding is*
- 15 *expected to be deposited into the appropriate account or fund. The reporting*
- 16 <u>requirements detailed in this section refer to the current requirements under State law,</u>
- 17 *Government Code 66000, and are detailed here to insure that this fund fulfills all legal*
- 18 *obligations as detailed by the State of California. Any applicable amendments to State*
- 19 *law, Government Code 66000, automatically apply to the reporting requirements of this*
- 20 *ordinance and the ordinance should be amended accordingly.*
- 21 (f) A public hearing shall be held by the Recreation and Parks Commissions to
- 22 <u>elicit public comment on proposals for the acquisition of property using monies in the</u>
- 23 *Fund that will ultimately be maintained by the Department of Recreation and Parks.*
- 24 <u>Notice of public hearings shall be published in an official newspaper at least 20 days</u>
- 25 prior to the date of the hearing, which notice shall set forth the time, place, and purpose

1	of the hearing. The Parks Commissions may vote to recommend to the Board of
2	Supervisors that it appropriate money from the Fund for acquisition and development of
3	property acquired for park use.
4	(g) The Planning Commission shall work with other City agencies and
5	commissions, specifically the Department of Recreation and Parks, Department of Public
6	Works, and the Municipal Transportation Authority, to develop agreements related to the
7	administration of the improvements to existing public facilities and development of new
8	public facilities within public rights-of-way or on any acquired public property, using
9	such monies as have been allocated for that purpose at a hearing of the Board of
10	<u>Supervisors.</u>
11	(h) The Planning Commission, based on findings from the Interagency Planning
12	& Implementation Committee (IPIC), shall make recommendations to the Board
13	regarding allocation of funds.
14	(i) Upon receipt of Within 60 days of receiving the Eastern Neighborhoods
15	Capital Expenditure Evaluation Report as specified in Administrative Code
16	Section 10E.7, the Board of Supervisors Office of the Controller shall assess
17	whether funds collected from the Eastern Neighborhoods Impact Fee are being
18	effectively utilized for capital projects serving the Eastern Neighborhoods, and
19	whether such projects are successfully advancing towards implementation, as
20	set forth in the abovementioned Section. Based on this assessment, the following
21	shall occur:
22	(A) Should the Board of Supervisors determine that these fees are being If
23	the Controller determines that the funds have been effectively utilized as set forth
24	in Section 10E.7 of the Administrative Code, the BoardController, by motion and
25	within 120 days of receiving the Capital Expenditure Evaluation, shall make shall

1	issue an affirmative finding to the Board of Supervisors and the Planning
2	Commission certifying that the intention of this aforementioned Section is being
3	met. No further Board of Supervisor Controller action is necessary for purposes
4	of this Subsection.
5	(B) Should the Board of Supervisors determine that the fees are not being
6	effectively utilized, or fail to make the motion referred to in Subsection (A) above,
7	within 120 days of receiving the Capital Expenditure Evaluation, then the
8	following projects shall require a conditional use authorization, <u>If the Controller</u>
9	fails to issue the certification described in Subsection (i)(A) above or if the
10	Controller determines that the fees are not being effectively utilized as set forth in
11	Administrative Code Section 10E.7 and notifies the Board of Supervisors and
12	Planning Commission of this determination, then the following shall occur:
13	(i) Any project specified below within the Eastern
14	Neighborhoods Area Plan that has not already received final and effective
15	approvals from the Planning Department, Zoning Administrator, and/or the
16	Planning Commission, shall require a conditional use authorization, in addition to
17	any other approvals necessary under the Planning Code:
18	(aa) Residential projects containing more than 10 new units
19	that have not received issuance of their first site or building permit; or
20	(bb) Non-residential projects containing a net new addition or
21	new construction of 10,000 square feet or more that have not received issuance
22	of their first site or building permit.
23	(C) Elimination of interim conditional use requirement. (i)
24	At any time after the Controller has determined that Eastern Neighborhood
25	impact fees are not being effectively utilized as set forth in Section 327.6(i)(B)

1	above, or fails to certify that they are being effectively utilized as set forth in
2	Section 327.6(i)(A), the Planning Department may provide the Controller with a
3	newly updated or revised Eastern Neighborhoods Capital Expenditure Evaluation
4	Report.
5	(ii) Within 60 days of receiving an updated or revised Report, the
6	Office of the Controller shall determine whether funds collected from the Eastern
7	Neighborhoods Public Benefit Fee are being effectively utilized for capital
8	projects serving the Eastern Neighborhoods consistent with the intent of the
9	Section 10E.7 of the Administrative Code.
10	(iii) If, on the basis of a new, updated or revised Eastern
11	Neighborhoods Capital Expenditure Evaluation Report, the Controller determines
12	that the development impact fees collected to date are being effectively utilized
13	as set forth in Section 327.6(i)(A) above, any projects within the Eastern
14	Neighborhoods Plan Area that required a conditional use authorization on an
15	interim basis as set forth in Section 327.6(i)(B) shall no longer require such
16	conditional use authorization unless the underlying use requires conditional use
17	authorization independent of the requirements set forth in Section 327.6(i)(B).
18	SEC. 327.7 EASTERN NEIGHBORHOODS CITIZENS ADVISORY
19	COMMITTEE
20	(a) Within 6 months of adoption of the Eastern Neighborhoods Area Plan
21	and related planning code changes ,the Board of Supervisors shall establish a
22	Citizens Advisory Committee (CAC) for the purposes of providing input on the
23	prioritization of Public Benefits, updating the Public Benefits program, and
24	providing input to plan area monitoring efforts as appropriate. The CAC shall be
25	advisory, as appropriate, to the Planning Department, the Interagency Planning &

1 Implementation Committee (IPIC), the Planning Commission and the Board of 2 Supervisors. The CAC may perform the following functions as needed: 3 (1) Collaborate with the Planning Department and the Interagency Plan 4 Implementation 5 Committee on prioritizing the community improvement projects and 6 identifying implementation details as part of annual expenditure program that is 7 adopted by the Board of Supervisors; 8 (2) Provide an advisory a role in a report-back process from the Planning 9 Department on enforcement of individual projects' compliance with the Area 10 Plans standards and on specific conditions of project approvals so that those 11 agreements will be more effectively implemented; 12 (3) Collaborate with the Planning Department and relevant city agencies in 13 the monitoring of the Plans' implementation program at approximately every fifth 14 year, in coordination with the Monitoring Program required by the Administrative 15 Code Section 10.E: and provide input to Plan area monitoring efforts for required time-series reporting. 16 (b) Representation: The Board of Supervisors shall appoint 2/3 of the 17 18 committee members and the Mayor shall appoint 1/3 of the committee members 19 of the CAC, making appointments that represent the diversity of the plan area.. It 20 shall include, at a minimum, two representatives from each of these four 21 geographic areas of the Plan Area (the neighborhoods of Eastern SoMa, Central Waterfront, Mission and Showplace Square Potrero Hill); and other members 22 23 shall represent citywide interests, including residential and business 24 perspectives. The Citizens Advisory Committee shall be comprised of 9-12 25 community members from varying geographic, socio-economic, ethnic, racial,

1 gender, and sexual orientations living or working within the plan area.. The CAC 2 should adequately represent key stakeholders including resident renters, resident 3 homeowners, low-income residents, local merchants, established neighborhood 4 groups within the plan area, and other groups identified through refinement of the 5 CAC process. Each member shall be appointed by the Board and will serve for 6 two-year terms, but those terms shall be staggered such that, of the initial 7 membership, some members will be randomly selected to serve four year terms 8 and some will serve two year terms. The Board of Supervisors may renew a 9 member's term. 10 (c) Staffing for Eastern Neighborhoods Citizens Advisory Committee: The 11 Planning Department or Interagency Plan Implementation Committee shall 12 designate necessary staffing from relevant agencies to the CAC, as needed to 13 complete the CAC's responsibilities functions of the CAC described in this code. 14 To the extent permitted by law, staffing and administrative costs for the CAC 15 shall be funded through the Eastern Neighborhoods Public Benefits Fund. Staff 16 shall participate in the Interagency Planning and Implementation Committee as 17 set forth in Administrative Code Section 36. 18 <u>SEC. 328 – INTEGRATED PDR FEE DISCOUNT PROGRAM</u> 19 (a) **Purpose**. The purpose of the Integrated PDR Fee Discount Program is

- 20 to encourage the hiring of disadvantaged workers by existing or future business
- 21 tenants and/or occupants in newly permitted Integrated PDR space. Owners of
- 22 buildings with Integrated PDR space are given the option of deferring up to fifty
- 23 percent of development impact fees that would otherwise be owed, to encourage
- 24 their Integrated PDR tenants and/or occupants to register their respective
- 25 <u>business with the Office of Economic and Workforce Development's (OEWD)</u>

1	Integrated PDR Program. At the end of a five-year period commencing upon
2	issuance of the first site or building permit, owners of Integrated PDR buildings
3	will be responsible for payment of the full deferred amount unless they can
4	demonstrate to the Planning Department, based on registration records
5	submitted to OEWD, that a certain percentage of the employees occupying
6	Integrated PDR space qualify as "disadvantaged workers." The greater the
7	percentage of disadvantaged workers, the higher the fee waiver.
8	(b) Definitions .
9	(1) Applicant. For purposes of this section, the owner of a building that
10	contains permitted Integrated PDR space.
11	(2) Integrated PDR. This is defined in Section 890.49.
12	(3) Disadvantaged worker. Any employee who qualifies for the California
13	<u>State</u>
14	(4) Enterprise Zone hiring credit for the San Francisco Enterprise Zone.
15	(5) Discount-eligible worker. a disadvantaged worker who lives within the
16	City and County of San Francisco
17	(6) Discount-program fees. The fees that are subject to this discount
18	program are the Eastern Neighborhoods Fees (per Sec. 327), the Transit Impact
19	Development Fee (TIDF) (per Chapter 38 of the Administrative Code), and the
20	Jobs-Housing Linkage Fee (per Section 313).
21	(7) Integrated PDR Registration Record. A dated receipt acknowledging
22	that the subject Integrated PDR business has newly registered or updated their
23	existing registration with the Office of Economic and Workforce Development
24	<u>(OEWD).</u>
25	

1	(8) Outstanding Discount-Program fees. The 50% of Discount-program
2	fees that are not paid at the issuance of the first site or building permit.
3	(c) Controls.
4	(1) Any project involving the establishment of net new Integrated PDR
5	space may choose to avail itself of the fee discounts described below in this
6	Subsection.
7	(2) Initial fee reduction and payment:
8	(A) At the issuance of the first site or building permit, the Applicant
9	will pay 50% of discount-program fees.
10	(B) An Integrated PDR Notice of Special Restrictions (NSR) will be
11	placed on the property stating the following:
12	(i) The amount of Outstanding Discount-Program fees.
13	(ii) That the Outstanding Discount-Program fees, adjusted for the
14	cost of living as defined by the Controller's Office, will be paid within 30 days of
15	notification of the applicant by the Planning Department of the amount of
16	payment due. A reduction or waiver of these outstanding fees is available only if
17	the conditions of subsection (c)(3) of this Section are met.
18	(3) Outstanding Discount-Program fee determination and payment:
19	(A) After five years from the issuance of the first site or building
20	permit for any Integrated PDR space, the Applicant must pay the Outstanding
21	Discount-Program fees.
22	(B) An Applicant may seek to waive or reduce any Outstanding
23	Discount-Program fees by providing sufficient evidence in the form of Integrated
24	PDR Registration Records to demonstrate to the Planning Department that they
25	

1	have satisfied the workforce goals of the Integrated PDR program as of the date	
2	of the filing of an application for such a waiver.	
3	(C) Outstanding Discount-Program fees may be waived or forgiven	
4	under the following circumstances:	
5	(i) If 10% to 14.9% of the total workforce currently employed in	
6	space that is permitted as Integrated PDR is discount-eligible workers, then 50%	
7	of the outstanding fees will be waived.	
8	(ii) If 15% to 19.9% of the total workforce currently employed in	
9	space that is permitted as Integrated PDR is discount-eligible workers, then 60%	
10	of the outstanding fees will be waived.	
11	(iii) If 20% to 24.9% of the total workforce currently employed in	
12	space that is permitted as Integrated PDR is discount-eligible workers, then 70%	
13	of the outstanding fees will be waived.	
14	(iv) If 25% to 29.9% of the total workforce currently employed in	
15	space that is permitted as Integrated PDR is discount-eligible workers, then 80%	
16	of the outstanding fees will be waived.	
17	(v) If 30% to 34.9% of the total workforce currently employed in	
18	space that is permitted as Integrated PDR is discount-eligible workers, then 90%	
19	of the outstanding fees will be waived.	
20	(vi) If 35% or more of the total workforce currently employed in	
21	space that is permitted as Integrated PDR is discount-eligible workers, then	
22	100% of the outstanding fees will be waived.	
23	(D) Applicants who cannot provide sufficient evidence in the form	
24	of Integrated PDR Registration records to demonstrate to the Planning	
25	Department that tenants and/or occupants of any Integrated PDR space have	

1	satisfied the annual reporting requirements of the Office of Economic and		
2	Workforce Development (OEWD), or its successor, will not be eligible for any		
3	waivers or reductions of Outstanding Discount-Program Fees, and will owe the		
4	full amount of any Outstanding Discount-Program Fees five years after the		
5	issuance of the first site or building permit. These annual reporting requirements		
6	are stated contained in the City's Administrative Code Sec. 10E.7.		
7	(E) Applicants must apply to the Planning Department for		
8	Outstanding Discount-Program Fee reduction or waiver. This application must be		
9	submitted within three months before or after the five-year anniversary of the		
10	issuance of the first site or building permit. The Planning Department shall		
11	transmit the application to the Office of Economic and Workforce Development		
12	(OEWD), or its successor, for verification of relevant employment statistics, and		
13	the Director of OEWD shall subsequently submit its findings to the Planning		
14	Department.		
15	(F) Payment of outstanding fees is due within 30 days of		
16	notification of the applicant by the Planning Department of the amount of		
17	payment due.		
18	(G) Failure to pay shall be deemed a violation of the Planning		
19	Code and result in an enforcement action by the Department, which may include,		
20	referral to the Bureau of Delinquent Revenue and a lien on the subject property.		
21	Any enforcement action also may result in additional charges or penalties to		
22	cover the City's costs in the enforcement action, including, but not limited to City		
23	Attorney's fees.		
24	SEC. 329. LARGE PROJECT AUTHORIZATION IN EASTERN		
25	NEIGHBORHOODS MIXED USE DISTRICTS.		

1	(a) Purpose. The purpose of this Section is to ensure that all large projects	
2	proposed in the Eastern Neighborhoods Mixed Use Districts are reviewed by the	
3	Planning Commission, in an effort to achieve the objectives and policies of the	
4	General Plan, the applicable Design Guidelines, and the purposes of this Code.	
5	(b) Applicability. This Section applies to all new construction and proposed	
6	alterations of existing buildings in the Eastern Neighborhoods Mixed Use	
7	Buildings that meet at least one of the following criteria:	
8	(1) The project includes the construction of a new building greater than 75	
9	feet in height (excluding any exceptions permitted per Section 260(b)), or	
10	includes a vertical addition to an existing building resulting in a total building	
11	height greater than 75 feet; or	
12	(2) The project involves a net addition or new construction of more than	
13	25,000 gross square feet; or	
14	(3) The project has 200 or more linear feet of contiguous street frontage	
15	on any public right of way.	
16	(c) Planning Commission Design Review: As set forth in Subsection (e),	
17	below, the Planning Commission shall review and evaluate all physical aspects	
18	of a proposed project at a public hearing. At such hearing, the Director of	
19	Planning shall present any recommended project modifications or conditions to	
20	the Planning Commission, including those which may be in response to any	
21	unique or unusual locational, environmental, topographical or other relevant	
22	factors. The Commission may subsequently require these or other modifications	
23	or conditions, or disapprove a project, in order to achieve the objectives and	
24	policies of the General Plan or the purposes of this Code. This review shall	
25	address physical design issues including but not limited to the following:	

1	(1) Overall building massing and scale;		
2	(2) Architectural treatments, facade design and building materials;		
3	(3) The design of lower floors, including building setback areas,		
4	commercial space, townhouses, entries, utilities, and the design and siting of		
5	rear yards, parking and loading access;		
6	(4) The provision of required open space, both on- and off-site. In the		
7	case of off-site publicly accessible open space, the design, location, access, size,		
8	and equivalence in quality with that otherwise required on-site;		
9	(5) The provision of mid-block alleys and pathways on frontages between		
10	200 and 300 linear feet per the criteria of Section 270, and the design of mid-		
11	block alleys and pathways as required by and pursuant to the criteria set forth in		
12	<u>Section 270.2;</u>		
13	(6) Streetscape and other public improvements, including tree planting.		
14	street furniture, and lighting:		
15	(7) Circulation, including streets, alleys and mid-block pedestrian		
16	pathways:		
17	(8) Bulk limits:		
18	(9) Other changes necessary to bring a project into conformance with		
19	any relevant design guidelines, Area Plan or Element of the General Plan.		
20	(d) Exceptions. As a component of the review process under this Section		
21	329, projects may seek specific exceptions to the provisions of this Code as		
22	provided for below:		
23	(1) Exceeding the principally permitted accessory residential parking ratio		
24	described in Section 151.1 and pursuant to the criteria therein;		
25			

1	(2) Exception from residential usable open space requirements. In	
2	circumstances where such exception is granted, a fee shall be required pursuant	
3	to the standards in Sections 135(j), pursuant to the criteria of Section 305(c).	
4	(3) Modification of the horizontal massing breaks required by Section	
5	270.1 in light of any equivalent reduction of horizontal scale, equivalent volume of	
6	reduction, and unique and superior architectural design, pursuant to the criteria	
7	<u>of Section 270.1(d).</u>	
8	(4) Exception from satisfaction of loading requirements per Section 152.1	
9	pursuant to the criteria contained therein.	
10	(5) Exception to height limits for vertical non-habitable architectural	
11	elements described in Section 263.21 and pursuant to the criteria therein:	
12	(6) Provision of the required minimum dwelling unit mix, as set forth in	
13	Section 207.6, pursuant to the criteria of Section 305(c);	
14	(7) Exception for rear yards, pursuant to the requirements of Section	
15	<u>134(f):</u>	
16	(8) The number of Designated Office Stories for projects which are subject	
17	to vertical office controls pursuant to 219.1 or 803.9(h) and contain more than	
18	one building on the project site, so long as	
19	(A) an increase in the number of Designated Office Stories would	
20	result in a total square footage of office space no greater than that which would	
21	otherwise be permitted by the project,	
22	(B) office uses are consolidated within a lesser number of buildings	
23	than would otherwise be the case, and	
24	(C) the resulting location and mix of uses increases the project's	
25	consistency with nearby land uses:	

1	(9) Where not specified elsewhere in this Subsection (d), modification of		
2	other Code requirements which could otherwise be modified as a Planned Unit		
3	Development (as set forth in Section 304), irrespective of the zoning district in		
4	which the property is located.		
5	(e) Hearing and Decision.		
6	(1) Hearing. The Planning Commission shall hold a public hearing for all		
7	projects that are subject to this Section.		
8	(2) Notice of Hearing. Notice of such hearing shall be provided pursuant		
9	to the same requirements for Conditional Use requests, as set forth in Section		
10	<u>306.3 and 306.8.</u>		
11	(3) Director's Recommendations on Modifications and Exceptions. At the		
12	hearing, the Planning Director shall review for the Commission key issues related		
13	to the project based on the review of the project pursuant to Subsection (c) and		
14	recommend to the Commission modifications, if any, to the project and conditions		
15	for approval as necessary. The Director shall also make recommendations to the		
16	Commission on any proposed exceptions pursuant to Subsection (d).		
17	(4) Decision and Imposition of Conditions. The Commission, after public		
18	hearing and, after making appropriate findings, may approve, disapprove or		
19	approve subject to conditions, the project and any associated requests for		
20	exception. As part of its review and decision, the Planning Commission may		
21	impose additional conditions, requirements, modifications, and limitations on a		
22	proposed project in order to achieve the objectives, policies, and intent of the		
23	General Plan or of this Code.		
24	(5) Appeal. The decision of the Planning Commission may be appealed		
25	to the Board of Appeals by any person aggrieved within 15 days after the date of		

1	the decision by filing a written notice of appeal with that body, setting forth		
2	wherein it is alleged that there was an error in the interpretation of the provisions		
3	of this Code or abuse of discretion on the part of the Planning Commission.		
4	(6) Discretionary Review. No requests for discretionary review shall be		
5	accepted by the Planning Department or heard by the Planning Commission for		
6	projects subject to this Section.		
7	(7) Change of Conditions. Once a project is approved, authorization of a		
8	change in any condition previously imposed by the Planning Commission shall		
9	require approval by the Planning Commission subject to the procedures set forth		
10	in this Section.		
11	SEC. 352. COMMISSION AND ZONING ADMINISTRATOR HEARING		
12	APPLICATIONS.		
13	(a) Conditional Use (Section 303), Planned Unit Development (Section		
14	304) , <u>and Eastern Neighborhoods Commi</u>	<u>ssion Review (Section 329).</u>	
15	TABLE INSET:		
16	Estimated Construction Cost	Initial Fee	
17	No construction cost, excluding	¢700.00	
18	extension of hours	\$700.00	
19	No construction cost, extension of	¢4.075.00	
20	hours	\$1,075.00	
21	Estimated Construction Cost	Initial Fee	
22	\$1.00 to \$9,999.00	\$1,075.00	
23		\$1,075.00 plus .497% of cost over	
24	\$10,000.00 to \$999,999.00	\$10,000.00	
25	\$1,000,000.00 to \$4,999,999.00	\$5,995.00 plus .593% of cost over	

1		\$1,000,000.00	
2		\$29,715.00 plus .497% of cost over	
3	\$5,000,000.00 to \$9,999,999.00	\$5,000,000.00	
4	\$10,000,000.00 to \$19,999,999.0	0 \$54,565.00 plus .259% of cost over	
5		\$10,000,000.00	
6	\$20,000,000.00 or more	\$80,465.00	
7	(b) Variance (Section 305)		
8	TABLE INSET:		
9			
10	Estimated Construction Cost Initial Fee		
11	\$0.00\$9,999.00 \$680.00		
12	\$10,000.00\$19,999.00 \$1,515.00		
13	\$20,000.00 and greater \$3,025.00		
14	Variance fees are subject to additional time and material charges, as set		
15	forth in Section 350c.		
16	(c) Downtown (C-3) District Review (Section 309) and Coastal Zone		
17	Permit (Section 330) Applications Com	mission Hearing Fee Schedule:	
18	TABLE INSET:		
19			
20	Estimated Construction	Initial Fac	
21	Cost	Initial Fee	
22	\$0.00 to \$9,999.00	\$217.00	
23	\$10,000.00 to \$999,999.00	\$217.00 plus .0994% of cost over	
24	\$10	,000.00	
25	\$1,000,000.00 to	\$1,201.00 plus .119% of cost over	

1	\$4,999,999.00	\$1,000,000.00
2	\$5,000,000.00 to	\$5,961.00 plus .099% of cost over
3	\$9,999,999.00	\$5,000,000.00
4	\$10,000,000.00 to	\$10,911.00 plus .052% of cost over
5	\$19,999,999.00	\$10,000,000.00
6	\$20,000,000.00 or more	\$16,111.00

7 (1) Applications with Verified Violations of this Code: The Planning
8 Department shall charge \$170.00 as an initial fee, plus time and materials as set
9 forth in Section 350(c).

(2) Where an applicant requests two or more approvals involving a
conditional use, planned unit development, variance, Downtown (C-3) District
Section 309 review, certificate of appropriateness, permit to alter a significant or
contributory building both within and outside of Conservation Districts, or a
coastal zone permit review, the amount of the second and each subsequent
initial fees of lesser value shall be reduced to 50 percent.
(3) Minor project modifications requiring a public hearing to amend

17 conditions of approval of a previously authorized project, not requiring a

18 substantial reevaluation of the prior authorization: \$800.00

(4) The applicant shall be charged for any time and materials beyond the
 initial fee in Section 352(a), as set forth in Section 350(c).

(5) An applicant proposing significant revisions to a project for which an
 application is on file with the Planning Department shall be charged time and
 materials to cover the full costs in excess of the initial fee.

24

25

(6) For agencies or departments of the City and County of San
 Francisco, the initial fee for applications shall be based upon the construction
 cost as set forth above.

(d) Discretionary Review Request: \$300.00; provided, however, that the 4 5 fee shall be waived if the discretionary review request is filed by a neighborhood 6 organization that: (1) has been in existence for 24 months prior to the filing date 7 of the request, (2) is on the Planning Department's neighborhood organization 8 notification list, and (3) can demonstrate to the Planning Director or his/her 9 designee that the organization is affected by the proposed project. Such fee shall 10 be refunded to the individual or entity that requested discretionary review in the 11 event the Planning Commission denies the Planning Department's approval or 12 authorization upon which the discretionary review was requested. Mandatory 13 discretionary reviews: \$2,805.00.

14

(e) Institutional Master Plan (Section 304.5).

15 (1) Full Institutional Master Plan or Substantial Revision: \$10,000.00 plus
 16 time and materials if the cost exceeds the initial fee as set forth in Section 350(c).

17 (2) Abbreviated Institutional Master Plan: \$1,830.00 plus time and
18 materials if the cost exceeds the initial fee as set forth in Section 350(c).

(f) Land Use Amendments and Related Plans and Diagrams of the San
Francisco General Plan: Fee based on the Department's estimated actual costs
for time and materials required to review and implement the requested
amendment, according to a budget prepared by the Director of Planning, in
consultation with the sponsor of the request.

(g) General Plan Referrals: \$2,700.00 plus time and materials if the cost
exceeds the initial fee as set forth in Section 350(c).

(h) Redevelopment Plan Review: The Director of Planning shall prepare
a budget to cover actual time and materials expected to be incurred, in
consultation with the Redevelopment Agency. A sum equal to 1/2 the expected
cost will be submitted to the Department, prior to the commencement of the
review. The remainder of the costs will be due at the time the initial payment is
depleted.

7

(i) Reclassify Property or Impose Interim Zoning Controls: \$6,115.00.

8 (1) The applicant shall be charged for any time and materials as set forth
9 in Section 350(c).

(2) Applications with Verified Violations of this Code: The Planning
 Department shall charge time and materials as set forth in Section 350(c).

12

(j) Setback Line, Establish, Modify or Abolish: \$2,325.00.

13 (k) Temporary Use Fees \$340.00 as an initial fee, plus time and
14 materials if the cost exceeds the initial fee, as set forth in Section 350(c).

(I) Amendments to Text of the Planning Code: \$11,495.00 as an initial
fee, plus time and materials if the cost exceeds the initial fee as set forth in
Section 350(c).

(m) Zoning Administrator Conversion Determinations Related to Service
Station Conversions: \$2,270.00 as an initial fee, plus time and materials if the
cost exceeds the initial fee. (Section 228.4):

21

(n) Conditional Use Appeals to the Board of Supervisors:

(1) \$400.00 for the appellant of a conditional use authorization decision
to the Board of Supervisors; provided, however, that the fee shall be waived if the
appeal is filed by a neighborhood organization that: (1) has been in existence for
24 months prior to the appeal filing date, (2) is on the Planning Department's

neighborhood organization notification list, and (3) can demonstrate to the
 Planning Director or his/her designee that the organization is substantially
 affected by the proposed project.

4 (2) Such fees shall be used to defray the cost of an appeal to the
5 Planning Department. At the time of filing an appeal, the Clerk of the Board of
6 Supervisors shall collect such fee and forward the fee amount to the Planning
7 Department.

8

SEC. 603. EXEMPTED SIGNS.

9 Nothing in this Article 6 shall apply to any of the following signs:

10 (a) Official public notices, and notices posted by public officers in
11 performance of their duties;

(b) Governmental signs for control of traffic and other regulatory
purposes, street signs, danger signs, railroad crossing signs, and signs of public
service companies indicating danger and aids to service or safety;

(c) Temporary display posters, without independent structural support, in
connection with political campaigns and with civic noncommercial health, safety
and welfare campaigns, provided that in R districts such posters shall be
removed within 60 days following the conclusion of the campaign;

(d) Flags, emblems, insignia and posters of any nation or political
subdivision, and temporary displays of a patriotic, religious, charitable or other
civic character;

(e) House numbers, whether illuminated or not, "no trespassing," "no
parking," and other warning signs;

24

(f) Commemorative plaques placed by recognized historical agencies;

25

(g) Signs within a stadium, open-air theater or arena which are designed 1 2 primarily to be viewed by patrons within such stadium, open-air theater or arena;

3 (h) Religious symbols attached to buildings if not projecting beyond any 4 street property line or building setback line;

5

(i) Flags indicating weather conditions, and single flags which are 6 emblems of business firms, enterprises and other organizations;

7 (i) Two general advertising signs each not exceeding 24 square feet in area on either a transit shelter or associated advertising kiosk furnished by 8 9 contract with the Municipal Transportation Agency or predecessor agency for the 10 Municipal Railway in RTO, RTO-M, RM-2, RM-3, RM-4, RC, NC, C, M, PDR, Eastern Neighborhoods Mixed Use Districts, and South of Market Mixed Use 11 12 Districts, and in those P Districts where such signs would not adversely affect the 13 character, harmony or visual integrity of the district as determined by the City 14 Planning Commission; eight general advertising signs each not exceeding 24 15 square feet in area on transit shelters located on publicly owned property on a high level Municipal Railway boarding platform in an RH-1D District adjacent to a 16 17 C-2 District, provided that such advertising signs solely face the C-2 District; up to three double-sided general advertising signs each not exceeding 24 square 18 19 feet in area on or adjacent to transit shelters on publicly owned high level 20 Municipal Railway boarding platforms along The Embarcadero south of the Ferry 21 Building, up to six double-sided panels at 2nd and King Streets, and up to four double-sided panels at 4th and King Streets; up to two double-sided panels not 22 23 exceeding 24 square feet in area on each low-level boarding platform at the 24 following E-Line stops: Folsom Street and The Embarcadero, Brannan Street and 25 The Embarcadero, 2nd and King Streets, and 4th and King Streets; and a total of

1 71 double-sided general advertising signs each not exceeding 24 square feet in 2 area on or adjacent to transit shelters on 28 publicly owned high level Municipal 3 Railway boarding platforms serving the Third Street Light Rail Line. Each 4 advertising sign on a low-level or high level boarding platform shall be designed 5 and sited in such a manner as to minimize obstruction of public views from 6 pedestrian walkways and/or public open space.

7 Notwithstanding the above, no sign shall be placed on any transit shelter or associated advertising kiosk located on any sidewalk which shares a common 8 9 boundary with any property under the jurisdiction of the Recreation and Park 10 Commission, with the exception of Justin Herman Plaza; on any sidewalk on Zoo Road; on Skyline Boulevard between Sloat Boulevard and John Muir Drive; on 11 12 John Muir Drive between Skyline Boulevard and Lake Merced Boulevard; or on 13 Lake Merced Boulevard on the side of Harding Park Municipal Golf Course, or on 14 any sidewalk on Sunset Boulevard between Lincoln Way and Lake Merced 15 Boulevard; on any sidewalk on Legion of Honor Drive; or in the Civic Center 16 Special Sign Districts as established in Section 608.3 of this Code;

The provisions of this subsection shall be subject to the authority of the San Francisco Port Commission under Sections 4.114 and B3.581 of the City Charter and under State law.

(k) Information plaques or signs which identify to the public open space
 resources, architectural features, creators of artwork, or otherwise provide
 information required by this Code or by other City agencies, or an identifying sign
 which directs the general public and/or patrons of a particular establishment to
 open space or parking resources, provided that such sign shall not project more

than three inches from the wall and that its dimensions shall be no greater thanone by two feet;

3 (I) Nonilluminated art murals within the South of Market <u>Mixed Use</u> Base
4 District <u>and Eastern Neighborhoods Mixed Use Districts, with the exception of the UMU</u>
5 <u>District</u>, if they project no more than 18 inches from the pre-existing surface of a
6 structure;

7 (m) Two general advertising signs each not exceeding 52 square feet in 8 area on a public service kiosk furnished by contract with the Department of 9 Public Works which contract also provides for the installation and maintenance of 10 automatic public toilets. Each such public service kiosk shall be divided into three 11 sections, one of which shall provide a public service, such as a newsstand, 12 newsrack, map, public telephone, vending machine, display of public service 13 information, or interactive video terminal;

(n) Advertising placed on fixed pedestal newsrack units in accordancewith Section 184.12 of the Public Works Code.

16

SEC. 607. COMMERCIAL AND INDUSTRIAL DISTRICTS.

Signs in C<u>, and M, and PDR</u> Districts, other than those signs exempted by
Section 603 of this Code, shall conform to the following provisions:

(a) General Advertising Signs. No general advertising sign shall be permitted in any C-1 District or within 200 feet of the park known as Union Square and visible from said park, except that a replacement sign of the same size or smaller, of the same type as defined in this Code or as interpreted by the Zoning Administrator, and at the same approximate location as an existing sign would be allowed within 200 feet of said park provided that the sign is otherwise permitted by the Planning Code, would cast no additional shadow upon Union

1 Square, has no intensification of lighting as determined by the Zoning 2 Administrator, and is not internally lighted or backlighted. Use of neon is not 3 precluded by this provision. Temporary general advertising signs determined by 4 the Zoning Administrator to be at pedestrian level and less than 50 square feet in 5 size are not precluded by this provision.

(b) Roof Signs. Roof signs shall be permitted in all C, *and* M, *and PDR*Districts other than C-1 only if Subsections (1) through (3) below are satisfied;
except that a roof sign that is designated historic pursuant to Sections 303 and
608.14 of this Code may be permitted without regard to Subsections (1) through
(3) below:

11 (1) The sign does not extend more than 25 feet above the roofline of thebuilding on or over which the sign is placed; and

(2) All parts of the sign are within 25 feet of, and the sign is mounted at
not more than a 45-degree angle from, a wall of a building the roofline of which is
at least as high as the top of the sign; and

16 (3) Such wall forms a complete backdrop for the sign, as the sign is17 viewed from all points from which the sign is legible from a public street or alley.

18

(c) Wind Signs. No wind sign shall be permitted in any C or M District.

(d) Moving Parts. No sign shall have or consist of any moving, rotating,
or otherwise physically animated part (as distinguished from lights that give the
appearance of animation by flashing, blinking or fluctuating), except as follows:

(1) Moving or rotating or otherwise physically animated parts may be
used for the rotation of barber poles and the indication of time of day and
temperature.

25

(2) In the case of a general advertising sign in C-2, C-3, C-M, M-1,-and 1 2 M-2, and PDR Districts, except for signs located within 200 feet of the park known as Union Square and visible from said park and signs located so as to be 3 4 primarily viewed by persons traveling on any portion of a freeway, moving or 5 otherwise physically animated parts may be used if such parts do not exceed a 6 velocity of one complete cycle in a four-second period where such parts 7 constitute less than 30 percent of the area of the sign or if, where such parts constitute a greater area of the sign, they do not exceed a velocity of one 8 9 complete cycle in a four-second period and are stationary at least half of each 10 eight-second period; except that signs designated historic pursuant to Sections 303 and 608.14 of this Code may have such moving features otherwise 11 12 prohibited for signs located so as to be primarily viewed by persons traveling on 13 any portion of a freeway.

(3) Notwithstanding the type of signs permissible under Subparagraph 14 15 (d), a video sign is prohibited.

16

(4) Notwithstanding the type of signs permissible under Subparagraph (d)(2), a sign that rotates is prohibited. 17

(e) Illumination. Any sign may be nonilluminated or indirectly or directly 18 illuminated. Signs in PDR, C-3, C-M, M-1 and M-2 Districts shall not be limited in 19 20 any manner as to type of illumination, but no sign in a C-1 or C-2 District shall 21 have or consist of any flashing, blinking, fluctuating or otherwise animated light except in each of the following special sign districts, all as specifically designated 22 23 as "Special Districts for Sign Illumination" on Sectional Map SSD of the Zoning 24 Map of the City and County of San Francisco, described in Section 608 of this 25 Code:

(1) In the C-2 area consisting of five blocks in the vicinity of Fisherman's
 Wharf;

3 (2) In the C-2 area in the vicinity of Van Ness Avenue from Golden Gate
4 Avenue and Eddy Street to Sacramento Street, and Polk Street from Eddy Street
5 to Geary Street, also known as the Automotive Special Use District;

6 (3) In the C-2 area in the vicinity of Stockton, Washington and Kearny
7 Streets and Broadway, also known as Washington-Broadway Special Use
8 District Number 1.

9 (4) Notwithstanding the type of signs permissible under subparagraph
10 (e), a video sign is prohibited in the districts described in subparagraphs (1)--(3).

(f) Projection. No sign shall project more than 75 percent of the horizontal
distance from the street property line to the curbline and in no case shall a sign
project more than 10 feet beyond the street property line or building setback line
in C-1 Districts, or 12 feet beyond the street property line or building setback line
in any other C, or M, and PDR District.

16

(g) Height and Extension Above Roofline.

17 (1) Signs Attached to Buildings. Except as provided in Section 260 for historic signs in historic districts, no sign attached to a building shall extend or be 18 19 located above the roofline of the building to which it is attached; except that up to 20 1/2 the area of a business sign attached to the street wall of a building may 21 extend above the roofline, up to the maximum height permitted for freestanding 22 signs in the same district or 10 feet above the roofline, whichever is the lesser. In 23 addition, no sign attached to a building shall under any circumstances exceed the 24 following maximum heights:

25 In C-1: 40 feet;

1 In C-3: 100 feet;

2 In all other C and M Districts: 60 feet.

The 100-foot height limitation stated herein shall not apply to the modification or replacement of any currently existing wall signs so long as such modified or replacement sign is generally in the same location and not larger in surface area and projection than existing signs being modified or replaced. Such signs may contain letters, numbers, a logo, service mark and/or trademark and may be nonilluminated or indirectly illuminated.

9 (2) Freestanding Signs. The maximum height for freestanding signs shall10 be as follows:

11 In C-1: 24 feet;

12 In C-2: 36 feet;

13 In all other C, and M, and PDR Districts: 40 feet.

(h) Special Standards for Automobile Service Stations. For automobile
service stations, only the following signs are permitted, subject to the standards
in this Subsection (h) and to all other standards in this Section 607.

17 (1) A maximum of two oil company signs, which shall not extend more than 10 feet above the roofline if attached to a building, or exceed the maximum 18 19 height permitted for freestanding signs in the same district if freestanding. The 20 area of any such sign shall not exceed 180 square feet, and along each street 21 frontage all parts of such a sign or signs that are within 10 feet of the street property line shall not exceed 80 square feet in area. No such sign shall project 22 23 more than five feet beyond any street property line or building setback line. The 24 areas of other permanent and temporary signs as covered in Paragraph 25

607(h)(2) below shall not be included in the calculation of the areas specified inthis paragraph.

3 (2) Other permanent and temporary business signs, not to exceed 30 4 square feet in area for each such sign or a total of 180 square feet for all such 5 signs on the premises. No such sign shall extend above the roofline if attached to 6 a building, or in any case project beyond any street property line or building 7 setback line.

- 8
- 9

SEC. 607.1. NEIGHBORHOOD COMMERCIAL DISTRICTS.

(3) General advertising signs meeting the provisions of this Section 607.

10 Signs located in Neighborhood Commercial Districts shall be regulated as 11 provided herein, except for those signs which are exempted by Section 603 of 12 this Code. In the event of conflict between the provisions of Section 607.1 and 13 other provisions of Article 6, the provisions of Section 607.1 shall prevail in 14 Neighborhood Commercial Districts, provided that with respect to properties also 15 located in the Upper Market Special Sign District, the provisions of Section 16 608.10 of this Code shall prevail.

(a) Purposes and Findings. In addition to the purposes stated in Sections
101 and 601 of this Code, the following purposes apply to Neighborhood
Commercial Districts. These purposes constitute findings that form a basis for
regulations and provide guidance for their application.

(1) As Neighborhood Commercial Districts change, they need to maintain
 their attractiveness to customers and potential new businesses alike. Physical
 amenities and a pleasant appearance will profit both existing and new
 enterprises.

25

1 (2) The character of signs and other features projecting from buildings is 2 an important part of the visual appeal of a street and the general quality and 3 economic stability of the area. Opportunities exist to relate these signs and 4 projections more effectively to street design and building design. These 5 regulations establish a framework that will contribute toward a coherent 6 appearance of Neighborhood Commercial Districts.

7 (3) Neighborhood Commercial Districts are typically mixed use areas 8 with commercial units on the ground or lower stories and residential uses on 9 upper stories. Although signs and other advertising devices are essential to a 10 vital commercial district, they should not be allowed to interfere with or diminish 11 the livability of residential units within a Neighborhood Commercial District or in 12 adjacent residential districts.

(4) The scale of most Neighborhood Commercial Districts as
characterized by building height, bulk, and appearance, and the width of streets
and sidewalks differs from that of other commercial and industrial districts. Sign
sizes should relate and be compatible with the surrounding district scale.

17 (b) Signs or Sign Features Not Permitted in NC Districts. Roof signs as defined in Section 602.16 of this Code, wind signs as defined in Section 602.22 18 19 of this Code, and signs on canopies, as defined in Section 136.1(b) of this Code, 20 are not permitted in NC Districts. No sign shall have or consist of any moving, 21 rotating, or otherwise physically animated part, or lights that give the appearance of animation by flashing, blinking, or fluctuating, except as permitted by Section 22 23 607.1(i) of this Code. In additional signs or sign features not otherwise 24 specifically regulated in this Section 607.1 shall be prohibited.

25

(c) Identifying Signs. Identifying signs, as defined in Section 602.10, shall
 be permitted in all Neighborhood Commercial Districts subject to the limits set
 forth below.

4 (1) One sign per lot shall be permitted and such sign shall not exceed 20 5 square feet in area. The sign may be a freestanding sign, if the building is recessed from the street property line, or may be a wall sign or a projecting sign. 6 7 The existence of a freestanding identifying sign shall preclude the erection of a freestanding business sign on the same lot. A wall or projecting sign shall be 8 9 mounted on the first-story level; a freestanding sign shall not exceed 15 feet in 10 height. Such sign may be nonilluminated, indirectly illuminated, or directly illuminated. 11

12 (2) One sign identifying a shopping center or shopping mall shall be 13 permitted subject to the conditions in Paragraph (1), but shall not exceed 30 square feet in area. Any sign identifying a permitted use listed in zoning 14 15 categories .40 through .70 in Section 703.2(a) in an NC District shall be considered a business sign and subject to Section 607.1(f) of this Code. Such 16 17 signs may be nonilluminated, indirectly illuminated, or directly illuminated during the hours of operation of the businesses in the shopping center or shopping mall. 18 19 (d) Nameplates. One nameplate, as defined in Section 602.12 of this 20 Code, not exceeding an area of two square feet, shall be permitted for each

21 noncommercial use in NC Districts.

(e) General Advertising Signs. General advertising signs, as defined in
Section 602.7, shall be permitted in Neighborhood Commercial Districts, except
in the Inner Sunset Neighborhood Commercial District where they are not
permitted, as provided for below. In NC Districts where such signs are permitted,

1 general advertising signs may be either a wall sign or freestanding, provided that 2 the surface of any freestanding sign shall be parallel to and within three feet of an adjacent building wall. In either case, the building wall shall form a complete 3 4 backdrop for the sign, as the sign is viewed from all points from a street or alley 5 from which it is legible. No general advertising sign shall be permitted to cover 6 part or all of any windows. Any extension of the copy beyond the rectangular 7 perimeter of the sign shall be included in the calculation of the sign, as defined in Section 602.1(a) of this Code. 8

9 (1) NC-2, <u>NCT-2</u>, and NC-S Districts. No more than one general 10 advertising sign shall be permitted per lot or in NC-S Districts, per district. Such 11 sign shall not exceed 72 square feet in area nor exceed 12 feet in height. Such 12 sign may be either nonilluminated or indirectly illuminated.

13 (2) NC-3, *NCT-3*, *District* and Broadway Districts. No more than one 14 general advertising sign not exceeding 300 square feet or two general 15 advertising signs of 72 square feet each shall be permitted per lot. The height of 16 any such sign shall not exceed 24 feet, or the height of the wall to which it is 17 attached, or the height of the lowest of any residential windowsills on the wall to 18 which it is attached, whichever is lower, if a wall sign, or the adjacent wall or the 19 top of the adjacent wall if a freestanding sign, whichever is lower.

20 (A) NC-3 <u>and NCT-3</u> Districts. Signs may be either nonilluminated
21 or indirectly illuminated.

(f) Business Signs. Business signs, as defined in Section 602.3 shall be
permitted in all Neighborhood Commercial Districts subject to the limits set forth
below.

25 (1) NC-1 Districts.

(A) Window Signs. The total area of all window signs, as defined
 in Section 602.1(b), shall not exceed 1/3 the area of the window on or in which
 the signs are located. Such signs may be nonilluminated, indirectly illuminated, or
 directly illuminated.

5 (B) Wall Signs. The area of all wall signs shall not exceed one 6 square foot per square foot of street frontage occupied by the business 7 measured along the wall to which the signs are attached, or 50 square feet for 8 each street frontage, whichever is less. The height of any wall sign shall not 9 exceed 15 feet or the height of the wall to which it is attached. Such signs may 10 be nonilluminated or indirectly illuminated; or during business hours, may be 11 directly illuminated.

12 (C) Projecting Signs. The number of projecting signs shall not 13 exceed one per business. The area of such sign, as defined in Section 602.1(a), 14 shall not exceed 24 square feet. The height of such sign shall not exceed 15 feet 15 or the height of the wall to which it is attached. No part of the sign shall project more than 75 percent of the horizontal distance from the street property line to 16 17 the curbline, or six feet six inches, whichever is less. The sign may be nonilluminated or indirectly illuminated, or during business hours, may be directly 18 illuminated. 19

(D) Signs on Awnings. Sign copy may be located on permitted
awnings in lieu of wall signs and projecting signs. The area of such sign copy as
defined in Section 602.1(c) shall not exceed 20 square feet. Such sign copy may
be nonilluminated or indirectly illuminated.

24 (2) NC-2, <u>NCT-2</u>, NC-S, Broadway, Castro Street, Inner Clement Street,
 25 Outer Clement Street, Upper Fillmore Street, Inner Sunset, Haight Street, Hayes-

Gough, Upper Market Street, North Beach, Polk Street, Sacramento Street,
 <u>SoMa,</u> Union Street, Valencia Street, 24th Street-Mission, 24th Street--Noe
 Valley, and West Portal Avenue Neighborhood Commercial Districts.

4 (A) Window Signs. The total area of all window signs, as defined
5 in Section 602.1(b), shall not exceed 1/3 the area of the window on or in which
6 the signs are located. Such signs may be nonilluminated, indirectly illuminated, or
7 directly illuminated.

8 (B) Wall Signs. The area of all wall signs shall not exceed two 9 square feet per foot of street frontage occupied by the use measured along the 10 wall to which the signs are attached, or 100 square feet for each street frontage, 11 whichever is less. The height of any wall sign shall not exceed 24 feet, or the 12 height of the wall to which it is attached, or the height of the lowest of any 13 residential windowsill on the wall to which the sign is attached, whichever is 14 lower. Such signs may be nonilluminated, indirectly, or directly illuminated.

15 (C) Projecting Signs. The number of projecting signs shall not 16 exceed one per business. The area of such sign, as defined in Section 602.1(a), shall not exceed 24 square feet. The height of such sign shall not exceed 24 feet, 17 or the height of the wall to which it is attached, or the height of the lowest of any 18 19 residential windowsill on the wall to which the sign is attached, whichever is 20 lower. No part of the sign shall project more than 75 percent of the horizontal 21 distance from the street property line to the curbline, or six feet six inches, 22 whichever is less. Such signs may be nonilluminated or indirectly illuminated; or 23 during business hours, may be directly illuminated.

(D) Signs on Awnings and Marquees. Sign copy may be locatedon permitted awnings or marquees in lieu of projecting signs. The area of such

sign copy as defined in Section 602.1(c) shall not exceed 30 square feet. Such
sign copy may be nonilluminated or indirectly illuminated; except that sign copy
on marquees for movie theaters or places of entertainment may be directly
illuminated during business hours.

5 (E) Freestanding Signs and Sign Towers. With the exception of automotive gas and service stations, which are regulated under Paragraph 6 7 607.1(f)(4), one freestanding sign or sign tower per lot shall be permitted in lieu of a projecting sign, if the building or buildings are recessed from the street 8 9 property line. The existence of a freestanding business sign shall preclude the 10 erection of a freestanding identifying sign on the same lot. The area of such 11 freestanding sign or sign tower, as defined in Section 602.1(a), shall not exceed 12 20 square feet nor shall the height of the sign exceed 24 feet. No part of the sign 13 shall project more than 75 percent of the horizontal distance from the street 14 property line to the curbline, or six feet, whichever is less. Such signs may be 15 nonilluminated or indirectly illuminated; or during business hours, may be directly illuminated. 16

17 (3) <u>Mission Street NCT, NC-3</u> and <u>NCT-3</u> Neighborhood Commercial
18 District<u>s</u>.

(A) Window Signs. The total area of all window signs, as defined in
Section 602.1(b), shall not exceed 1/3 the area of the window on or in which the
signs are located. Such signs may be nonilluminated, indirectly illuminated, or
directly illuminated.

(B) Wall Signs. The area of all wall signs shall not exceed three square
feet per foot of street frontage occupied by the use measured along the wall to
which the signs are attached, or 150 square feet for each street frontage,

whichever is less. The height of any wall sign shall not exceed 24 feet, or the height of the wall to which it is attached, or the height of the lowest of any residential windowsill on the wall to which the sign is attached, whichever is lower. Such signs may be nonilluminated, indirectly, or directly illuminated.

5 (C) Projecting Signs. The number of projecting signs shall not exceed 6 one per business. The area of such sign, as defined in Section 602.1(a), shall not 7 exceed 32 square feet. The height of the sign shall not exceed 24 feet, or the 8 height of the wall to which it is attached, or the height of the lowest of any 9 residential windowsill on the wall to which the sign is attached, whichever is 10 lower. No part of the sign shall project more than 75 percent of the horizontal distance from the street property line to the curbline, or six feet six inches, 11 12 whichever is less. Such signs may be nonilluminated, indirectly, or directly 13 illuminated.

(D) Sign Copy on Awnings and Marquees. Sign copy may be located on
permitted awnings or marquees in lieu of projecting signs. The area of such sign
copy, as defined in Section 602.1(c), shall not exceed 40 square feet. Such sign
copy may be nonilluminated or indirectly illuminated; except that sign copy on
marquees for movie theaters or places of entertainment may be directly
illuminated during business hours.

(E) Freestanding Signs and Sign Towers. With the exception of automotive gas and service stations, which are regulated under Paragraph 607.1(f)(4) of this Code, one freestanding sign or sign tower per lot shall be permitted in lieu of a projecting sign if the building or buildings are recessed from the street property line. The existence of a freestanding business sign shall preclude the erection of a freestanding identifying sign on the same lot. The area

of such freestanding sign or sign tower, as defined in Section 602.1(a), shall not exceed 30 square feet nor shall the height of the sign exceed 24 feet. No part of the sign shall project more than 75 percent of the horizontal distance from the street property line to the curbline, or six feet, whichever is less. Such signs may be nonilluminated or indirectly illuminated, or during business hours, may be directly illuminated.

7 (4) Special Standards for Automotive Gas and Service Stations. For
8 automotive gas and service stations in Neighborhood Commercial Districts, only
9 the following signs are permitted, subject to the standards in this Paragraph (f)(4)
10 and to all other standards in this Section 607.1.

11 (A) A maximum of two oil company signs, which shall not extend more 12 than 10 feet above the roofline if attached to a building, or exceed the maximum 13 height permitted for freestanding signs in the same district if freestanding. The area of any such sign shall not exceed 180 square feet, and along each street 14 15 frontage, all parts of such a sign or signs that are within 10 feet of the street 16 property line shall not exceed 80 square feet in area. No such sign shall project 17 more than five feet beyond any street property line. The areas of other permanent and temporary signs as covered in Subparagraph (B) below shall not 18 be included in the calculation of the areas specified in this Subparagraph. 19

(B) Other permanent and temporary business signs, not to exceed 30
square feet in area for each such sign or a total of 180 square feet for all such
signs on the premises. No such sign shall extend above the roofline if attached to
a building, or in any case project beyond any street property line or building
setback line.

25

(g) Temporary Signs. One temporary nonilluminated or indirectly 1 2 illuminated sale or lease sign or nonilluminated sign of persons and firms 3 connected with work on buildings under actual construction or alteration, giving 4 their names and information pertinent to the project per lot, shall be permitted. 5 Such sign shall not exceed 50 square feet and shall conform to all regulations of 6 Subsection 607.1(f) for business signs in the respective NC District in which the 7 sign is to be located. All temporary signs shall be promptly removed upon completion of the activity to which they pertain. 8

9 (h) Special Sign Districts. Additional controls apply to certain 10 Neighborhood Commercial Districts that are designated as Special Sign Districts. 11 Special Sign Districts are described within Sections 608.1 through 608.11 of this 12 Code and with the exception of Sections 608.1, 608.2 and 608.11, their 13 designations, locations and boundaries are provided on Sectional Map SSD of 14 the Zoning Map of the City and County of San Francisco.

(i) Restrictions on Illumination. Signs in Neighborhood Commercial
Districts shall not have nor consist of any flashing, blinking, fluctuating or
otherwise animated light except those moving or rotating or otherwise physically
animated parts used for rotation of barber poles and the indication of time of day
and temperature, and in the following special districts, all specifically designated
as "Special Districts for Sign Illumination" on Sectional Map SSD of the Zoning
Map of the City and County of San Francisco.

(1) Broadway Neighborhood Commercial District. Along the main
 commercial frontage of Broadway between west of Columbus Avenue and
 Osgood Place.

25

1 (2) NC-3. NC-3 District along Lombard Street from Van Ness Avenue to 2 Broderick Street.

3 4

(3) Notwithstanding the type of signs permissible under subparagraph (i), a video sign is prohibited in the districts described in subparagraphs (1) and (2).

5

(i) Other Sign Requirements. Within Neighborhood Commercial Districts, 6 the following additional requirements shall apply:

7 (1) Public Areas. No sign shall be placed upon any public street, alley, sidewalk, public plaza or right-of-way, or in any portion of a transit system, except 8 9 such projecting signs as are otherwise permitted by this Code and signs, 10 structures, and features as are specifically approved by the appropriate public 11 authorities under applicable laws and regulations not inconsistent with this Code 12 and under such conditions as may be imposed by such authorities.

13 (2) Maintenance. Every sign pertaining to an active establishment shall 14 be adequately maintained in its appearance. When the activity for which the 15 business sign has been posted has ceased operation for more than 90 days within the Chinatown Mixed Use Districts, all signs pertaining to that business 16 17 activity shall be removed after that time.

(3) Temporary Signs. The provisions of Section 607.1(g) of this Code 18 19 shall apply.

20 (4) Special Standards for Automotive Gas and Service Stations. The 21 provisions of Section 607.1(f)(4) of this Code shall apply.

22

SEC. 607.2. MIXED USE DISTRICTS.

23 Signs located in Mixed Use Districts shall be regulated as provided herein, 24 except for those signs which are exempted by Section 603. Signs not specifically 25 regulated in this Section 607.2 shall be prohibited. In the event of conflict

between the provisions of Section 607.2 and other provisions of Article 6, the
 provisions of Section 607.2 shall prevail in Mixed Use Districts.

(a) Purposes and Findings. In addition to the purposes stated in Sections
101 and 601 of this Code, the following purposes apply to Mixed Use Districts.
These purposes constitute findings that form a basis for regulations and provide
guidance for their application.

7 (1) As Mixed Use Districts change, they need to maintain their 8 attractiveness to customers and potential new businesses alike. Physical 9 amenities and a pleasant appearance will profit both existing and new 10 enterprises.

11 (2) The character of signs and other features projecting from buildings is 12 an important part of the visual appeal of a street and the general quality and 13 economic stability of the area. Opportunities exist to relate these signs and 14 projections more effectively to street design and building design. These 15 regulations establish a framework that will contribute toward a coherent 16 appearance of Mixed Use Districts.

17 (3) Mixed Use Districts are typically mixed use areas with commercial 18 units on the ground or lower stories and residential uses on upper stories or have 19 housing and commercial and industrial activities interspersed. Although signs 20 and other advertising devices are essential to a vital commercial district, they 21 should not be allowed to interfere with or diminish the livability of residential units 22 within a Mixed Use District or in adjacent residential districts.

(4) The scale of most Mixed Use Districts as characterized by building
height, bulk, and appearance, and the width of streets and sidewalks differs from

that of other commercial and industrial districts. Sign sizes should relate and be
 compatible with the surrounding district scale.

3 (b) Signs or Sign Features Not Permitted in Mixed Use Districts. General 4 advertising signs are not permitted in the *Eastern Neighborhoods and* South of 5 Market Mixed Use districts, except in the South of Market General Advertising 6 Special Sign District. Roof signs as defined in Section 602.16 of this Code, wind 7 signs as defined in Section 602.21 of this Code, and signs on canopies, as defined in Section 136.1(b) of this Code, are not permitted in Mixed Use Districts. 8 9 No sign shall have or consist of any moving, rotating, or otherwise physically 10 animated part, or lights that give the appearance of animation by flashing, blinking, or fluctuating. In addition, all signs or sign features not otherwise 11 12 specifically regulated in this Section 607.2 shall be prohibited.

(c) Identifying Signs. Identifying signs, as defined in Section 602.10, shall
be permitted in all Mixed Use Districts subject to the limits set forth below.

15 (1) One sign per lot shall be permitted and such sign shall not exceed 20 16 square feet in area. The sign may be a freestanding sign, if the building is 17 recessed from the street property line, or may be a wall sign or a projecting sign. The existence of a freestanding identifying sign shall preclude the erection of a 18 19 freestanding business sign on the same lot. A wall or projecting sign shall be 20 mounted on the first-story level; a freestanding sign shall not exceed 15 feet in 21 height. Such sign may be nonilluminated, indirectly illuminated, or directly illuminated. 22

(2) One sign identifying a shopping center or shopping mall shall be
 permitted subject to the conditions in Paragraph (1), but shall not exceed 30
 square feet in area. Such signs may be nonilluminated, indirectly illuminated, or

directly illuminated during the hours of operation of the businesses in the
 shopping center or shopping mall.

3 (d) Nameplate. One nameplate, as defined in Section 602.12 of this
4 Code, not exceeding an area of two square feet, shall be permitted for each
5 noncommercial use in Mixed Use Districts.

6 (e) General Advertising Signs. General advertising signs, as defined in 7 Section 602.7, shall be permitted in Mixed Use Districts as provided for below. 8 General advertising signs are not allowed in the *Eastern Neighborhoods and* South 9 of Market Mixed Use Districts, except in the South of Market General Advertising 10 Special Sign District or where a permit was approved by the City prior to January 1, 2001. In Mixed Use Districts where such signs are permitted, general 11 12 advertising signs may be either a wall sign or freestanding, provided that the 13 surface of any freestanding sign shall be parallel to and within three feet of an 14 adjacent building wall. In either case, the building wall shall form a complete 15 backdrop for the sign, as the sign is viewed from all points from a street or alley 16 from which it is legible. No general advertising sign shall be permitted to cover 17 part or all of any windows. Any extension of the copy beyond the rectangular perimeter of the sign shall be included in the calculation of the sign area, as 18 19 defined in Section 602.1(a) of this Code.

(1) Chinatown Residential Neighborhood Commercial District. No more
than one general advertising sign shall be permitted per lot. Such sign shall not
exceed 72 square feet in area nor exceed 12 feet in height. Such sign may be
either nonilluminated or indirectly illuminated.

(2) Chinatown Visitor Retail and Chinatown Community Business
 Districts. No more than one general advertising sign not exceeding 300 square

feet in area or two general advertising signs of 72 square feet each shall be permitted per lot. The height of any such wall sign shall not exceed 24 feet, or the height of the wall to which it is attached, or the height of the lowest of any residential windowsills on the wall to which it is attached, whichever is lower. If the advertising sign is a freestanding sign, the height shall not exceed 24 feet or the height of the adjacent wall, whichever is lower.

7 (A) Signs may be either nonilluminated or indirectly or directly8 illuminated.

9 (3) South of Market General Advertising Special Sign District. Within the 10 area designated as a South of Market General Advertising Special Sign District, as described in Section 821 of this Code and shown on Sectional Map SSD of 11 12 the Zoning Map, the following provisions shall apply to general advertising signs: 13 (1) No more than two general advertising signs not to exceed 300 square feet in 14 area or one general advertising sign not to exceed 672 square feet in area shall 15 be permitted per lot; (2) No more than one double-sided or multiple-sided sign shall be permitted per lot; and (3) Roof signs shall be permitted and shall not 16 exceed the standards established by Section 607(b) of this Code for roof signs 17 lying within M Districts. 18

(f) Business Signs. Business signs, as defined in Section 602.3 shall be
 permitted in all Mixed Use Districts subject to the limits set forth below.

21

(1) Chinatown Residential Neighborhood Commercial District.

(A) Window Signs. The total area of all window signs, as defined in
Section 602.1(b), shall not exceed 1/3 the area of the window on or in which the
signs are located. Such signs may be nonilluminated, indirectly illuminated, or
directly illuminated.

1 (B) Wall Signs. The area of all wall signs shall not exceed one square 2 foot per foot of street frontage occupied by the business measured along the wall to which the signs are attached, or 50 square feet for each street frontage, 3 4 whichever is less; provided, however, that in no case shall the wall sign or 5 combination of wall signs cover more than 75 percent of the surface of any wall, excluding openings. The height of any wall sign shall not exceed 15 feet or the 6 7 height of the wall to which it is attached. Such signs may be nonilluminated or indirectly illuminated; or during business hours, may be directly illuminated. 8

9 (C) Projecting Signs. The number of projecting signs shall not exceed 10 one per business. The area of such sign or signs combined when there are 11 multiple signs, as defined in Section 602.1(a), shall not exceed 24 square feet. 12 The height of such sign shall not exceed 15 feet or the height of the wall to which 13 it is attached. No part of the sign shall project more than 75 percent of the horizontal distance from the street property line to the curbline, or six feet six 14 15 inches, whichever is less. The sign may be nonilluminated or indirectly illuminated, or during business hours, may be directly illuminated. 16

(D) Signs on Awnings. Sign copy may be located on permitted awnings
in lieu of wall signs and projecting signs. The area of such sign copy as defined
in Section 602.1(c) shall not exceed 20 square feet. Such sign copy may be
nonilluminated or indirectly illuminated.

21

(2) Chinatown Visitor Retail District.

(A) Window Signs. The total area of all window signs, as defined in
Section 602.1(b), shall not exceed 1/3 the area of the window on or in which the
signs are located. Such signs may be nonilluminated, indirectly illuminated, or
directly illuminated.

(B) Wall Signs. The area of all wall signs shall not exceed two square
feet per foot of street frontage occupied by the use measured along the wall to
which the signs are attached, or 100 square feet for each street frontage,
whichever is less. The height of any wall sign shall not exceed 24 feet, or the
height of the wall to which it is attached, or the height of the lowest of any
residential windowsill on the wall to which the sign is attached, whichever is
lower. Such signs may be nonilluminated, indirectly, or directly illuminated.

8 (C) Projecting Signs. The number of projecting signs shall not exceed 9 one per business. The area of such sign, as defined in Section 602.1(a), shall not 10 exceed 24 square feet. The height of such sign shall not exceed 24 feet, or the height of the wall to which it is attached, or the height of the lowest of any 11 12 residential windowsill on the wall to which the sign is attached, whichever is 13 lower. No part of the sign shall project more than 75 percent of the horizontal distance from the street property line to the curbline, or six feet six inches, 14 15 whichever is less. Such signs may be nonilluminated or indirectly illuminated; or 16 during business hours, may be directly illuminated.

(D) Signs on Awnings and Marquees. Sign copy may be located on
permitted awnings or marquees in lieu of projecting signs. The area of such sign
copy as defined in Section 602.1(c) shall not exceed 30 square feet. Such sign
copy may be nonilluminated or indirectly illuminated, except that sign copy on
marquees for movie theaters or places of entertainment may be directly
illuminated during business hours.

(E) Freestanding Signs and Sign Towers. One freestanding sign or sign
 tower per lot shall be permitted in lieu of a projecting sign, if the building or
 buildings are recessed from the street property line. The existence of a

freestanding business sign shall preclude the erection of a freestanding identifying sign on the same lot. The area of such freestanding sign or sign tower, as defined in Section 602.1(a), shall not exceed 20 square feet nor shall the height of the sign exceed 24 feet. No part of the sign shall project more than 75 percent of the horizontal distance from the street property line to the curbline, or six feet, whichever is less. Such signs may be nonilluminated or indirectly illuminated; or during business hours, may be directly illuminated.

8 (3) Chinatown Community Business District, *Eastern Neighborhoods and*9 South of Market <u>Mixed Use</u> Mixed Use Districts.

10 (A) Window Signs. The total area of all window signs, as defined in 11 Section 602.1(b), shall not exceed 1/3 the area of the window on or in which the 12 signs are located. Such signs may be nonilluminated, indirectly illuminated, or 13 directly illuminated.

14 (B) Wall Signs. The area of all wall signs shall not exceed three square 15 feet per foot of street frontage occupied by the use measured along the wall to which the signs are attached, or 150 square feet for each street frontage, 16 17 whichever is less; provided, however, that in no case shall the wall sign or combination of wall signs cover more than 75 percent of the surface of any wall, 18 excluding openings. The height of any wall sign shall not exceed 24 feet, or the 19 20 height of the wall to which it is attached, or the height of the lowest of any 21 residential windowsill on the wall to which the sign is attached, whichever is lower. Such signs may be nonilluminated, indirectly, or directly illuminated. 22

(C) Projecting Signs. The number of projecting signs shall not exceed
 one per business. The area of such sign or signs combined when there are
 multiple signs, as defined in Section 602.1(a), shall not exceed 32 square feet.

The height of the sign shall not exceed 24 feet, or the height of the wall to which it is attached, or the height of the lowest of any residential windowsill on the wall to which the sign is attached, whichever is lower. No part of the sign shall project more than 75 percent of the horizontal distance from the street property line to the curbline, or six feet six inches, whichever is less. Such signs may be nonilluminated, indirectly, or directly illuminated.

7 (D) Sign Copy on Awnings and Marquees. Sign copy may be located on 8 permitted awnings or marquees in lieu of projecting signs. The area of such sign 9 copy, as defined in Section 602.1(c), shall not exceed 40 square feet. Such sign 10 copy may be nonilluminated or indirectly illuminated; except that sign copy on 11 marquees for movie theaters or places of entertainment may be directly 12 illuminated during business hours.

(E) Freestanding Signs and Sign Towers. One freestanding sign or sign 13 tower per lot shall be permitted in lieu of a projecting sign if the building or 14 15 buildings are recessed from the street property line. The existence of a freestanding business sign shall preclude the erection of a freestanding 16 17 identifying sign on the same lot. The area of such freestanding sign or sign tower, as defined in Section 602.1(a), shall not exceed 30 square feet nor shall the 18 height of the sign exceed 24 feet. No part of the sign shall project more than 75 19 20 percent of the horizontal distance from the street property line to the curbline, or 21 six feet, whichever is less. Such signs may be nonilluminated or indirectly illuminated, or during business hours, may be directly illuminated. 22

(g) Special Sign Districts. Additional controls apply within certain Mixed
 Use Districts that are designated as Special Sign Districts. The designations,
 locations, and boundaries of these Special Sign Districts are provided on

Sectional Map SSD of the Zoning Map of the City and County of San Francisco,
 and are described within Sections 608.1 through 608.10 of this Code.

-

(h) Special Districts for Sign Illumination. Signs in Mixed Use Districts
shall not have nor consist of any flashing, blinking, fluctuating or otherwise
animated light except in the following special districts, all specifically designated
as "Special Districts for Sign Illumination" on Sectional Map SSD of the Zoning
Map of the City and County of San Francisco, and described in Section 607(e) of
this Code.

9 (1) Broadway District. Along the main commercial frontage of Broadway10 between Wayne and Osgood.

(i) Other Sign Requirements. Within Mixed Use Districts, the followingadditional requirements shall apply:

(1) Public Areas. No sign shall be placed upon any public street, alley,
sidewalk, public plaza or right-of-way, or in any portion of a transit system, except
such projecting signs as are otherwise permitted by this Code and signs,
structures, and features as are specifically approved by the appropriate public
authorities under applicable laws and regulations not inconsistent with this Code
and under such conditions as may be imposed by such authorities or posted
pursuant to the Police Code.

(2) Maintenance. Every business sign pertaining to an active
establishment shall be adequately maintained in its appearance. When the
activity for which the business sign has been posted has ceased operation for
more than 90 days within the Chinatown Mixed Use Districts, all signs pertaining
to that business activity shall be removed after that time.

25

(3) Temporary Signs. The provisions of Section 607.1(g) of this Code
 shall apply.

3 (4) Special Standards for Automotive Gas and Service Stations. The
4 provisions of Section 607.1(f)(4) of this Code shall apply.

5

SEC. 608.1. NEAR R DISTRICTS.

6 No general advertising sign, and no other sign exceeding 100 square feet 7 in area, shall be located in an NC, C, M, PDR, Eastern Neighborhoods Mixed Use District or South of Market Mixed Use District within 100 feet of any R District in 8 9 such a manner as to be primarily viewed from residentially zoned property or 10 from any street or alley within an R District; any sign of which the face is located parallel to a street property line and lies for its entire width opposite an NC, C, M, 11 12 PDR, MUR, or South of Market SLR District shall be deemed prima facie not to be primarily so viewed. No sign of any size within 100 feet of any R District shall 13 14 project beyond the street property line or building setback line of any street or 15 alley leading off the main commercial frontage into the R District.

16

SEC. 702.1. NEIGHBORHOOD COMMERCIAL USE DISTRICTS.

(a) The following districts are established for the purpose of
implementing the Commerce and Industry element and other elements of the *Master* <u>General</u> Plan, according to the objective and policies stated therein.
Description and Purpose Statements outline the main functions of each
Neighborhood Commercial (NC) District in the Zoning Plan for San Francisco,
supplementing the statements of purpose contained in Section 101 of this Code.

The description and purpose statements and land use controls applicable to each of the general and individual area districts are set forth in Sections 710.1 through 784 of this Code for each district class. The boundaries of the various

- 1 Neighborhood Commercial Districts are shown on the Zoning Map referred to in
- 2 Sections 105 and 106 of this Code, subject to the provisions of that Section.
- 3 Neighborhood Commercial Section Number 4 General Area Districts 5 § 710 NC-1 -- Neighborhood Commercial Cluster District 6 § 711 NC-2 -- Small-Scale Neighborhood Commercial District 7 NC-3 -- Moderate-Scale Neighborhood Commercial District § 712 NC-S -- Neighborhood Commercial Shopping Center District § 713 8 NCT-2 Small Scale Neighborhood Commercial Transit District <u>§ 734</u> 9 § 731 NCT-3Moderate-Scale Neighborhood Commercial Transit District 10

Neighborhood Commercial Section	
Individual Area Districts Number	
Broadway Neighborhood Commercial District	§ 714
Castro Street Neighborhood Commercial District	§ 715
Inner Clement Street Neighborhood Commercial District	§ 716
Outer Clement Street Neighborhood Commercial District	§ 717
Upper Fillmore Street Neighborhood Commercial District	§ 718
Haight Street Neighborhood Commercial District	§ 719
Hayes-Gough Neighborhood Commercial Transit District	§ 720
Upper Market Street Neighborhood Commercial District	§ 721
North Beach Neighborhood Commercial District	§ 722
Polk Street Neighborhood Commercial District	§ 723
Sacramento Street Neighborhood Commercial District	§ 724
Union Street Neighborhood Commercial District	§ 725
Valencia Street Neighborhood Commercial <u>Transit</u> District	§ 726
24th Street-Mission Neighborhood Commercial <u>Transit</u> District	§ 727

1	24th Street-Noe Valley Neighborhood Commercial District	§ 728
2	West Portal Avenue Neighborhood Commercial District	§ 729
_	0	§ 730
3	Upper Market Street Neighborhood Commercial Transit District	§ 732
4 5	SoMa Neighborhood Commercial Transit District	<u>§ 735</u>
-	Mission Street Neighborhood Commercial Transit District	<u>§ 736</u>

7 (b) The following districts are Neighborhood Commercial Transit (NCT)
8 Districts, including both general area districts and individual area districts
9 identified by street or area name. These districts are a subset of the
10 Neighborhood Commercial (NC) Districts.

11	Neighborhood Commercial Transit Districts	1
12		Section Number
13	Hayes-Gough Neighborhood Commercial Transit District	§ 720
14 15	Valencia Street Neighborhood Commercial Transit District	<u>§ 726</u>
16	24 th Street – Mission Neighborhood Commercial Transit District	<u>§ 727</u>
17	NCT-3 Moderate-Scale Neighborhood Commercial Transit District	§ 731
18	Upper Market Street Neighborhood Commercial Transit District	§ 732
	NCT-2 Small Scale Neighborhood Commercial Transit District	<u>§ 734 </u>
19 20	SoMa Neighborhood Commercial Transit District	<u>§ 735</u>
21	Mission Street Neighborhood Commercial Transit District	<u>§ 736</u>

22

NCT districts are transit-oriented moderate- to high-density mixed-use neighborhoods of varying scale concentrated near transit services. The NCT districts are mixed use districts that support neighborhood-serving commercial

1 uses on lower floors and housing above. These districts are well-served by 2 public transit and aim to maximize residential and commercial opportunities on or 3 near major transit services. The district's form can be either linear along transit-4 priority corridors, concentric around transit stations, or broader areas where 5 transit services criss-cross the neighborhood. Housing density is limited not by lot 6 area, but by the regulations on the built envelope of buildings, including height, 7 bulk, setbacks, and lot coverage, and standards for residential uses, including 8 open space and exposure, and urban design guidelines. Residential parking is 9 not required and generally limited. Commercial establishments are discouraged 10 or prohibited from building accessory off-street parking in order to preserve the pedestrian-oriented character of the district and prevent attracting auto traffic. 11 12 There are prohibitions on access (i.e. driveways, garage entries) to off-street parking and loading on critical stretches of commercial and transit streets to 13 14 preserve and enhance the pedestrian-oriented character and transit function.

15

SEC. 703.2. USES PERMITTED IN NEIGHBORHOOD COMMERCIAL

16 **DISTRICTS.**

A use is the specific purpose for which a property or building is used, occupied,
maintained, or leased. Whether or not a use is permitted in a specific district is
set forth or summarized and cross-referenced in Sections 710.1 through 730.95
of this Code for each district class.

- (a) Use Categories. The uses, functions, or activities, which are
 permitted in each Neighborhood Commercial District class include those listed
 below by zoning control category and number and cross-referenced to the Code
 Section containing the definition. TABLE INSET:
- 25

1		Section	
2		Zoning Control Number	
3		Categories of Use	
4	No.	for Uses Definition	
5	.24	Outdoor Activity Area	§ 790.70
6	.25	Drive-Up Facility	§ 790.30
7	.26	Walk-Up Facility	§ 790.140
8	.27	Hours of Operation	§ 790.48
9	.38	Residential Conversion	§ 790.84
10	.39	Residential Demolition	§ 790.86
11	.40	Other Retail Sales and Services	§ 790.102
12	.41	Bar	§ 790.22
13	.42	Full-Service Restaurant	§ 790.92
14	.43	Large Fast-Food Restaurant	§ 790.90
15	.44	Small Self-Service Restaurant	§ 790.91
16	.45	Liquor Store	§ 790.55
17	.46	Movie Theater	§ 790.64
18	.47	Adult Entertainment	§ 790.36
19	.48	Other Entertainment	§ 790.38
20	.49	Financial Service	§ 790.110
21	.50	Limited Financial Service	§ 790.112
22	.51	Medical Service	§ 790.114
23	.52	Personal Service	§ 790.116
24	.53	Business or Professional Service	§ 790.108
25		I	I

.54	Massage Establishment	§ 790.60
.55	Tourist Hotel	§ 790.46
.56	Automobile Parking	§ 790.8
.57	Automotive Gas Station	§ 790.14
.58	Automotive Service Station	§ 790.17
.59	Automotive Repair	§ 790.15
.60	Automotive Wash	§ 790.18
.61	Automobile Sale or Rental	§ 790.12
.62	Animal Hospital	§ 790.6
.63	Ambulance Service	§ 790.2
.64	Mortuary	§ 790.62
.65	Trade Shop	§ 790.124
.66	Storage	§ 790.117
.67	Video Store	§ 790.135
.68	Fringe Financial Service	§ 790.111
.70	Administrative Service	§ 790.106
.80	Hospital or Medical Center	§ 790.44
.81	Other Institutions, Large	§ 790.50
.82	Other Institutions, Small	§ 790.51
.83	Public Use	§ 790.80
.90	Residential Use	§ 790.88
.95	Community Residential Parking	§ 790.10

24 25 (b) Use Limitations. The uses permitted in Neighborhood Commercial

Districts are either principal, conditional, accessory, or temporary uses as stated

1 in this Section, and include those uses set forth or summarized and cross-

2 referenced in the zoning control categories as listed in Paragraph (a) in Sections

3 710.1 through 729.95 of this Code for each district class.

4 (1) Permitted Uses. All permitted uses shall be conducted within an 5 enclosed building in Neighborhood Commercial Districts, unless otherwise 6 specifically allowed in this Code. Exceptions from this requirement are: uses 7 which, when located outside of a building, qualify as an outdoor activity area, as defined in Section 790.70 of this Code; accessory off-street parking and loading 8 9 and other uses listed below which function primarily as open-air uses, or which 10 may be appropriate if located on an open lot, outside a building, or within a partially enclosed building, subject to other limitations of this Article 7 and other 11 12 sections of this Code. TABLE INSET: 13

1	Λ	

No.	Zoning Control Category
56	Automobile Parking
57	Automotive Gas Station
58	Automotive Service Station
60	Automotive Wash
61	Automobile Sale or Rental
81	Other Institutions, Large (selected)
83	Public Use (selected)
95	Community Residential Parking

24

25

If there are two or more uses in a structure and none is classified below under
 Section 703.2(b)(1)(C) of this Code as accessory, then each of these uses will be
 considered separately as independent principal, conditional or temporary uses.

4 (A) Principal Uses. Principal uses are permitted as of right in a
5 Neighborhood Commercial District, when so indicated in Sections 710.1 through
6 729.95 of this Code for each district class.

(B) Conditional Uses. Conditional uses are permitted in a
Neighborhood Commercial District when authorized by the Planning
Commission; whether a use is conditional in a given district is indicated in
Sections 710.10 through 729.95. Conditional uses are subject to the provisions
set forth in Sections 178, 179, 303, and 316 through 316.8 of this Code.

(i) An establishment which sells beer or wine with motor vehiclefuel is a conditional use, and shall be governed by Section 229.

(ii) Notwithstanding any other provision of this Article, a change in
use or demolition of a movie theater use, as set forth in Section 790.64, shall
require conditional use authorization. This Subsection shall not authorize a
change in use if the new use or uses are otherwise prohibited.

(iii) Notwithstanding any other provision of this Article, a change in
use or demolition of a general grocery store use, as defined in Section
790.102(a), shall require conditional use authorization. This Subsection shall not
authorize a change in use if the new use or uses are otherwise prohibited.
(C) Accessory Uses. Except as prohibited in Section 728 and
subject to the limitations set forth below and in Sections 204.1 (Accessory Uses
for Dwelling Units in R and NC Districts), 204.4 (Dwelling Units Accessory to

25 Other Uses), and 204.5 (Parking and Loading as Accessory Uses) of this Code,

a related minor use which is either necessary to the operation or enjoyment of a
lawful principal use or conditional use, or is appropriate, incidental and
subordinate to any such use, shall be permitted as an accessory use when
located on the same lot. Any use which does not qualify as an accessory use
shall be classified as a principal or conditional use, unless it qualifies as a
temporary use under Sections 205 through 205.2 of this Code.

No use will be considered accessory to a permitted principal or conditional usewhich involves or requires any of the following:

9 (i) The use of more than 1/3 of the total floor area occupied by
10 such use and the principal or conditional use to which it is accessory, except in
11 the case of accessory off-street parking and loading;

(ii) Any bar, restaurant, other entertainment, or any retail
establishment which serves liquor for consumption on-site;

(iii) Any take-out food use, as defined in Section 790.122, except
for a take-out food use which occupies 100 square feet or less (including the
area devoted to food preparation and service and excluding storage and waiting
areas) in a general grocery or specialty grocery store;

(iv) Any take-out food use, as defined in Section 790.122, except for a
take-out food use operating as a minor and incidental use within a full-service
restaurant;

(v) The wholesaling, manufacturing or processing of foods, goods, or
commodities on the premises of an establishment which does not also use or
provide for primarily retail sale of such foods, goods or commodities at the same
location where such wholesaling, manufacturing or processing takes place.

25 *Except in the SoMa NCT, where these uses are permitted accessory uses.*

1

2

SEC. 726.1. VALENCIA STREET NEIGHBORHOOD COMMERCIAL *TRANSIT* DISTRICT.

3 The Valencia Street Commercial *Transit* District is located near the center 4 of San Francisco in the Mission District. It lies along Valencia Street between 5 14th and Cesar Chavez (Army) Street, and includes a portion of 16th Street 6 extending west towards Dolores Street. The commercial area provides a limited 7 selection of convenience goods for the residents of sections of the Mission and 8 Dolores Heights. Valencia Street also serves a wider trade area with its retail and 9 wholesale home furnishings and appliance outlets. The commercial district also 10 has several automobile-related businesses and large light manufacturing 11 operations. Eating and drinking establishments contribute to the street's mixed-12 use character and activity in the evening hours. A number of upper-story professional and business offices are located in the district, some in converted 13 residential units. 14

15 The Valencia Street District has a pattern of large lots and businesses, as 16 well as a sizable number of upper-story residential units. Controls are designed 17 to permit moderate-scale buildings and uses, protecting rear yards above the ground story and at residential levels. New neighborhood-serving commercial 18 19 development is encouraged mainly at the ground story. While offices and general 20 retail sales uses may locate at the second story of new buildings under certain 21 circumstances, most commercial uses are prohibited above the second story. In 22 order to protect the balance and variety of retail uses and the livability of adjacent 23 uses and areas, most eating and drinking and entertainment uses at the ground 24 story are limited. Continuous retail frontage is promoted by prohibiting drive-up 25 facilities, some automobile uses, and new nonretail commercial uses. Parking is

not required, and any new parking is required to be set back or below ground. Active,
 pedestrian-oriented ground floor uses are required.

- Housing development in new buildings is encouraged above the ground
 story. *Housing density is not controlled by the size of the lot but by requirements to supply a high percentage of larger units and by physical envelope controls.* Existing
 residential units are protected by prohibitions on upper-story conversions and
 limitations on demolitions, *mergers, and subdivisions. Given the area's central location and accessibility to the City's transit network, accessory parking for residential uses is not required.*
- 10

11 SEC. 726. VALENCIA STREET NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

12

			Valencia Street
No.	Zoning Category	§ References	Controls
BUILI	ING STANDARDS	L	
726.1) Height and Bulk Limit	§§ 102.12, 105, 106, 250252, 260, <u>263.18,</u> 270, 271	40-X, 50-X <u>.</u> See Zoning Map <u>. Additional 5' Height</u> <u>Allowed for Ground Floor</u> <u>Active Uses in 40-X and 50-X</u>
726.1	Lot Size [Per Development]	§§ 790.56, 121.1	P up to 9,999 sq. ft. C 10,000 sq. ft. & above § 121.1
726.1	2 Rear Yard	§§ 130, 134, 136	Required at the second story and above and at

1				all residential levels §
2				134(a) (e)
3		Street Frontage <u>, Above-Grade</u>		Required § 145.1-Minimum
4	726.13 <u>a</u>	Parking Setback and Active Uses	<u>§ 145.1</u>	25 feet on ground floor, 15
5				feet on floors above § 145.1
	<u>726.13b</u>	<u>Street Frontage, Required</u>	<u>§ 145.4</u>	<u>Requirements apply. See §</u>
6		<u>Ground Floor Commercial</u>		<u>145.4</u>
7	726.13c	Street Frontage, Parking and	<u>§ 155(r)</u>	<u>Requirements apply. See §</u>
8		Loading access restrictions		<u>155(r)</u>
9	726.14	Awning	§ 790.20	P§ 136.1(a)
10	726.15	Canopy	§ 790.26	P § 136.1(b)
11	726.16	Marquee	§ 790.58	P § 136.1(c)
12	726.17	Street Trees		Required § 143
13	COMMER	CIAL AND INSTITUTIONAL ST	ANDARDS AND U	SES
14	706.00	Floor Area Ratio	§§ 102.9, 102.11,	2 E to 1 + 5 + 124(c) (b)
15	726.20		123	2.5 to 1 §124(a) (b)
16		Use Size [Non-Residential]		P up to 2,999 sq. ft.; C
17	726.21		§ 790.130	3,000 sq. ft. & above §
18				121.2
19				Generally, none required if
20			88 150 151 1 152	occupied floor area is less
21	726.22	Off-Street Parking,	§§ 150, <u><i>151.1,</i> 1</u> 53- -157, 159160,	than 5,000 sq. ft. <u>None</u>
22	120.22	Commercial/Institutional	-157, 159100, <u>166, 2</u> 04.5	required. Limits set forth in
			<u>100, </u> 204.3	Section 151.1
23				§§ 151, 161(g)
24	726.23	Off-Street Freight Loading	§§ 150, 153155,	Generally, none required
25				

				204.5		if gross fl	oor are	ea is less
1				_00		than 10,0		
2						152, 161	•	
3						P if locate	()	ont: C if
4	726.24	Outdoor Activity Ar	62	§ 790.70		located e		
5	120.24		ea	3730.70		145.2(a)		516 3
6	700.05			6 700 00		1+0.2(u)		
	726.25	Drive-Up Facility		§ 790.30				
7						P if reces	ssed 3	ft.; C if
8	726.26	Walk-Up Facility		§ 790.14	0	not reces	sed §	145.2(b)
9								
10	726.27	Hours of Operation		§ 790.48		P 6 a.m	2 a.m	. C 2
11	120.21			9790.40		a.m6 a	.m.	
12			0.	§§ 262, 6	602604,			
13	726.30	General Advertising	g Sign	608, 609				
				§§ 262, 6	602604,			
14	726.31	Business Sign		608, 609		P §607.	1(f) 2	
15				§§ 262. 6	602604,			
16	726.32	Other Signs		608, 609		P § 607.	1(c) (d) (g)
17	TABLE I			,				
18								
19					Valencia	Street		
20	No.	Zoning Category	§ Refere	ences				
21					Controls	by Story		
			§ 790.1	18	1st		2nd	3rd+
22	726.37 8	Residential	88 700 R	A 2077	PC			
23	120.3 <u>/</u> 0	Conversion	<u>8</u> 8790.0	34 <u>, 207.7</u> ₽ <u>C</u>				
24		Residential						
25	726.3 <u>8</u> 9	Demolition	<u></u> § 790.8	6 <u>, 207.7</u>	₽ <u>C</u>		С	С

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Demolition

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1	726.39	Residential Division	<u>§ 207.8</u>	<u>P</u>	<u>P</u>	<u>P</u>
2		ales and Services				
3		Other Retail Sales				
4	726.40		§ 790.102	Р	с	
4 5		Listed Below]				
5 6	726.41	Bar	§ 790.22	С		
7	700.40	Full-Service	0 700 00			
8	726.42	Restaurant	§ 790.92	Р		
9	700 40	Large Fast Food	\$ 700.00	6		
	726.43	Restaurant	§ 790.90	С		
10	726.44	Small Self-Service	§ 790.91	Р		
11	720.44	Restaurant	8790.91	F		
12	726.45	Liquor Store	§ 790.55			
13	726.46	Movie Theater	§ 790.64	Р		
14 15	726.47	Adult Entertainment	§ 790.36			
16		Other Entertainment				
17	726.48		§ 790.38	С		
18	726.49	Financial Service	§ 790.110	P		
19	726 50	Limited Financial	§ 790.112	Р		
20	726.50	Service	§ 790.112	F		
21	726.51	Medical Service	§ 790.114	Р	С	
22	726.52	Personal Service	§ 790.116	P	С	
23		Business or				
24	726.53	Professional	§ 790.108	Р	С	
25		Service				

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726.54	Massage	§ 790.60, § 1900	с		
720.34	Establishment	Health Code			
726.55	Tourist Hotel	§ 790.46	С	С	
726.56	Automobile Parking	§§ 790.8, <u>158.1,</u> 160 <u>. <i>166</i>,</u>	С	С	С
726.57	Automotive Gas Station	§ 790.14			
726.58	Automotive Service Station	§ 790.17			
726.59	Automotive Repair	§ 790.15	С		
726.60	Automotive Wash	§ 790.18			
726.61	Automobile Sale or Rental	§ 790.12			
726.62	Animal Hospital	§ 790.6	С		
726.63	Ambulance Service	§ 790.2			
726.64	Mortuary	§ 790.62	С	С	
726.65	Trade Shop	§ 790.124	Р	С	
726.66	Storage	§ 790.117			
726.67	Video Store	§ 790.135	С	С	
726.68	Fringe Financial	§ 790.111	#	#	#
Institutio	ns and Non-Retail Sale	s and Services	1	I	I
726.70	Administrative Service	§ 790.106			
726.80	Hospital or Medical Center	§ 790.44			

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1		Other Institutions,				
2	726.81	Large	§ 790.50	Р	С	C
3	726.82	Other Institutions, Small	§ 790.51	P	Р	Р
4	726.83	Public Use	§ 790.80	С	С	С
5 6	726.84	Medical Cannabis Dispensary	§ 790.141	P		
	RESIDEN	TIAL STANDARDS A	ND USES			1
8 9 10	726.90	Residential Use	<u>§</u> § <u>145.4, </u> 790.88	P <u>, except NP for</u> frontages listed in 145.4	P	Ρ
11 12 13	726.91	Residential Density, Dwelling Units	§§ 207, 207.1, <u>207.4, 207.6,</u> 790.88(a)	Generally, 1 unit per area §207.4 <u>No dens</u>	-	~
14 15	726.92	Residential Density, Group Housing	§§ 207.1, 790.88(b)	Generally, 1 bedroom per 140 sq. ft. lot area §208 <u>No density limit.</u>		1 0
16 17 18	726.93	Usable Open Space [Per Residential Unit]	§§ 135, 136	Generally, either 80 sq. ft if private, or 100 sq. ft. if common § 135(d)		
19 20 21 22	726.94	Off-Street Parking, Residential	§§ <u>145.1,</u> 150, <u>151.1,</u> 153157, 159160, <u>166, 167</u> 204.5	Generally, 1 space for each dwelling unit None required. P up to 0.5 parking spaces per unit; C up to 0.7. parking spaces per unit. §§ 151.1, 166, 167, 145.1		<u>0.5</u>
23 24 25	726.95	Community Residential Parking	§ <u>§ 145.1, 151.1(f),</u> <u>155(r), 166, </u> 790.10	с	с	с

SPECIFIC PROVISIONS FOR THE VALENCIA STREET DISTRICT

TABLE INSET:

3

1

2

4 5 6	Article 7 Code Section	Other Code Section	Zoning Controls
7			FRINGE FINANCIAL SERVICE RESTRICTED USE
8			DISTRICT (FFSRUD) Boundaries: The FFSRUD and its
9			1/4 mile buffer includes, but is not limited to, the Valencia
			Street Neighborhood Commercial <u>Transit</u> District. Controls:
	§ 726.68	§ 249.35	Within the FFSRUD and its 1/4 mile buffer, fringe financial
11			services are NP pursuant to Section 249.35. Outside the
12			FFSRUD and its 1/4 mile buffer, fringe financial services
13			are P subject to the restrictions set forth in Subsection
14			249.35(c)(3).

- 15
- 16

SEC. 727.1. 24TH STREET -- MISSION NEIGHBORHOOD

17 COMMERCIAL <u>TRANSIT</u> DISTRICT.

The 24th Street -- Mission Neighborhood Commercial <u>Transit</u> District is situated in the Inner Mission District on 24th Street between Bartlett Street and San Bruno Avenue. This mixed-use district provides convenience goods to its immediate neighborhood as well as comparison shopping goods and services to a wider trade area. The street has a great number of Latin American restaurants, grocery stores, and bakeries as well as other gift and secondhand stores. Most commercial businesses are open during the day while the district's bars <u>and-</u>

restaurants, *and movie theater* are also active in the evening. Dwelling units are
 frequently located above the ground-story commercial uses.

3 The 24th Street -- Mission *Neighborhood Commercial Transit* District 4 controls are designed to provide potential for new development consistent with 5 the existing scale and character. Small-scale buildings and neighborhood-serving 6 uses are encouraged, and rear yard corridors above the ground story and at residential levels are protected. Most commercial uses are encouraged at the 7 8 ground story, while service uses are permitted with some limitations at the 9 second story. Special controls are necessary to preserve the unique mix of 10 convenience and specialty commercial uses. In order to maintain convenience 11 stores and protect adjacent livability, new bars and fast-food restaurants are 12 prohibited, and limitations apply to the development and operation of ground-13 story full-service restaurants, take-out food and entertainment uses. Continuous 14 retail frontage is maintained and encouraged by prohibiting most automobile and drive-up uses, banning curb cuts, and requiring active, pedestrian-oriented ground 15 16 floor uses. Parking is not required, and any new parking required to be set back or below 17 ground. Housing development in new buildings is encouraged above the ground 18

19 story. *Housing density is not controlled by the size of the lot but by requirements to*

20 <u>supply a high percentage of larger units and by physical envelope controls.</u> Existing

21 housing units are protected by prohibitions on upper-story conversions and

22 limitations on demolitions. <u>*mergers, and subdivisions. Given the area's central*</u>

23 *location and accessibility to the City's transit network, accessory parking for residential*

24 <u>uses is not required.</u>

25

1

2

3

4

SEC. 727. 24TH STREET -- MISSION NEIGHBORHOOD COMMERCIAL

<u>TRANSIT</u> DISTRICT

ZONING CONTROL TABLE

5				24th Street Mission
6	No.	Zoning Category	§ References	Controls
7	_	STANDARDS	3	
8	BUILDING		T	
9				40-X, 50-X, 105-E See
			§§ 102.12, 105,	Zoning Map <u>. Additional 5'</u>
10	727.10	Height and Bulk Limit	106, 250252,	Height Allowed for Ground
11			260, 270, 271	Floor Active Uses in 40-X
12				and 50-X.
13		Lot Size [Per Development]	§§ 790.56, 121.1	P up to 4,999 sq. ft.; C
14	727.11		33 7 90.50, 121.1	5,000 sq. ft. & above §
15				121.1
16				Required at the second
17	727.12	Rear Yard	§§ 130, 134, 136	story and above and at all
	121.12			residential levels §
18				134(a) (e)
19				Required § 145.1 Minimum
20	727.13 <u>a</u>	Street Frontage, <u>Above-Grade</u>	§ 145.1	25 feet on ground floor, 15
21		Parking Setback and Active Uses	,,	feet on floors above § 145.1
22	727.13b	Street Frontage, Required	<u>§ 145.4</u>	Requirements apply. See §
23		Ground Floor Commercial		<u>145.4</u>
24	<u>727.13c</u>	Street Frontage, Parking and	<u>§ 155(r)</u>	<u>Requirements apply. See §</u>
25		Loading access restrictions		<u>155(r)</u>

1	727.14	Awning	§ 790.20	P § 136.1(a)
2	727.15	Canopy	§ 790.26	P § 136.1(b)
3	727.16	Marquee	§ 790.58	P § 136.1(c)
4	727.17	Street Trees		Required § 143
5	COMME	RCIAL AND INSTITUTIONAL S	TANDARDS AND U	JSES
6 7	727.20	Floor Area Ratio	§§ 102.9, 102.11, 123	2.5 to 1 § 124(a) (b)
8 9	727.21	Use Size [Non-Residential]	§ 790.130	P up to 2,499 sq. ft.; C 2,500 sq. ft. & above § 121.2
10 11 12 13 14 15	727.22	Off-Street Parking, Commercial/Institutional	§§ 150, <u>151.1,</u> 153157, 159 160, <u>166, </u> 204.5	Generally, none required if occupied floor area is less than 5,000 sq. ft. <u>None</u> required. Limits set forth in Section 151.1 §§ 151, 161(g)
16 17 18 19	727.23	Off-Street Freight Loading	§§ 150, 153-155, 204.5	Generally, none required if gross floor area is less than 10,000 sq. ft. §§ 152, 161(b)
20 21	727.24	Outdoor Activity Area	§ 790.70	P if located in front; C if located elsewhere § 145.2(a)
22	727.25	Drive-Up Facility	§ 790.30	
23 24 25	727.26	Walk-Up Facility	§ 790.140	P if recessed 3 ft.; C if not recessed § 145.2 (b)

1	727.27	Hours of Operation		§ 790.48		P 6 a.m		. C 2
2						a.m6 a	.m.	
3	727.30	General Advertising	Sign		602604,			
4				608, 60				
5	727.31	Business Sign		§§ 262, 608, 60	602604, 9	P § 607.	1(f)2	
6 7	727.32	Other Sians			<u>88 262, 602604</u>		07.1(c) (d) (g)	
8	TABLE I	NSET:						
9								
10	No	Zaning Cotonomi	S Defere		24th Stree	et Missi	on	
11	No.	Zoning Category	§ References		Controls by Story			
12			§ 790.1	18	1st		2nd	3rd+
13	727.3 <u>7</u> 8	Residential	<u>§</u> § 790.8	4 <u>, 207.7</u>	₽ <u>C</u>			
14	121.3 <u>7</u> 0	Conversion			<u>rc</u>			
15	727.3 <u>8</u> 9	Residential	<u></u> § 790.8	6 <u>, 207.7</u>	₽ <u>C</u>		С	С
16	121.0 <u>0</u> 2	Demolition			<u> </u>		U	Ŭ
17	726.39	Residential Division	<u>§ 207.8</u>		<u>P</u>		<u>P</u>	<u>P</u>
18	Retail S	ales and Services						
19		Other Retail Sales						
20	727.40	and Services [Not	§ 790.10	2	Р			
21		Listed Below]						
22	727.41	Bar	§ 790.22					
23	727.42	Full-Service	§ 790.92		С			
24		Restaurant	3 1 30.32					
25	727.43	Large Fast Food	§ 790.90					
20		_						

1		Restaurant				
2	727.44	Small Self-Service	§ 790.91	С		
3		Restaurant				
4	727.45	Liquor Store	§ 790.55			
5	727.46	Movie Theater	§ 790.64	Р		
6	727.47	Adult Entertainment	§ 790.36			
7 8	727.48	Other Entertainment	§ 790.38	С		
9	727.49	Financial Service	§ 790.110	Ρ		
10 11	727.50	Limited Financial Service	§ 790.112	Р		
12	727.51	Medical Service	§ 790.114	Р	С	
13	727.52	Personal Service	§ 790.116	Р	С	
14 15 16	727.53	Business or Professional Service	§ 790.108	Ρ	с	
17 18 19	727.54	Massage Establishment	§ 790.60, § 1900 Health Code	С		
20	727.55	Tourist Hotel	§ 790.46	С	С	
21 22	727.56	Automobile Parking	§§ 790.8, <u>158.1,</u> 160 <u>, <i>166</i>,</u>	С	с	С
23 24	727.57	Automotive Gas Station	§ 790.14			
25	727.58	Automotive Service	§ 790.17			

1		Station				
2	727.59	Automotive Repair	§ 790.15	С		
3	727.60	Automotive Wash	§ 790.18			
4	727.61	Automobile Sale or	§ 790.12			
5		Rental				
6	727.62	Animal Hospital	§ 790.6	С		
7	727.63	Ambulance Service	§ 790.2			
8	727.64	Mortuary	§ 790.62			
9	727.65	Trade Shop	§ 790.124	Р		
10	727.66	Storage	§ 790.117			
11	727.67	Video Store	§ 790.135	С		
12	727.68	Fringe Financial Service	§ 790.111	#	#	#
13	Institutior	ns and Non-Retail Sale	s and Services	;		
14 15	727.70	Administrative	§ 790.106			
16	121.10	Service	3700.100			
17	727.80	Hospital or Medical Center	§ 790.44			
18 19	727.81	Other Institutions, Large	§ 790.50	P	с	С
20 21	727.82	Other Institutions, Small	§ 790.51	Р	Р	Р
22	727.83	Public Use	§ 790.80	С	С	С
23 24	727.84	Medical Cannabis Dispensary	§ 790.141	Р		
25						

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1	RESIDENTIAL STANDARDS AND USES						
2 3	727.90	Residential Use		<u>§§ <i>145.4</i>, </u> 790.88	P <u>, except NP for</u> frontages listed in	Р	Р
4 5 6	727.91	Residential Den Dwelling Units	sity,	§§ 207, 207.1, <i>207.4, 207.6,</i> 790.88(a)	<u>§145.4</u> Generally, 1 unit per §207. 4 <u>No density lin</u>	-	ft. lot area
7 8	727.92	Residential Den Group Housing	•	§§ 207.1, 790.88(b)	Generally, 1 bedroor area <u>\$208 No densit</u>		10 sq. ft. lot
9 10 11	727.93	Usable Open Sp [Per Residential Unit]		§§ 135, 136	Generally, either 80 sq. ft if privat or 100 sq. ft. if common § 135(d)		
12 13 14 15	727.94	Off-Street Parkir Residential	ng,	§§ 150, 153 157, 159160, 204.5	Generally, 1 space for each dwelling unit None required. P up to 0.5 parkin spaces per unit; C up to 0.75 parking spaces per unit. §§ 151, 161(a) (g), 166, 167, 145.1		0.5 parking 5 parking
16 17 18	727.95	Community Residential Park		§ <u>§ <i>145.1,</i></u> <i>151.1(f), 155(r),</i> <i>166,</i> 790.10	С	С	С
19 20 21	SPEC TABLE IN		NS F	OR THE 24TH ST	TREET-MISSION D	USTRIC	;T
22 23 24	Article 7 Code Section § 727.68	Section		g Controls E FINANCIAL SE	RVICE RESTRICT	ED USE	
25							

1	DISTRICT (FFSRUD)Boundaries: The FFSRUD and its 1/4					
2	mile buffer includes, but is not limited to, the 24th Street-					
3	Mission Neighborhood Commercial <u><i>Transit</i></u> District. Controls:					
	Within the FFSRUD and its 1/4 mile buffer, fringe financial					
4	services are NP pursuant to Section 249.35. Outside the					
5	FFSRUD and its 1/4 mile buffer, fringe financial services are					
6	P subject to the restrictions set forth in Subsection					
7	249.35(c)(3).					
8						
9						
10	SEC. 734.1. NCT-2 SMALL-SCALE NEIGHBORHOOD COMMERCIAL					
11	TRANSIT DISTRICT.					
12	NCT-2 Districts are transit-oriented mixed-use neighborhoods with small scale					
13	commercial uses near transit services. The NCT-2 Districts are mixed use districts that					
14	support neighborhood-serving commercial uses on lower floors and housing above.					
15	These Districts are well-served by public transit and aim to maximize residential and					
16	commercial opportunities on or near major transit services. The District's form is					
17	generally linear along transit-priority corridors, though may be concentric around					
18	transit stations or in broader areas where multiple transit services criss-cross the					
19	neighborhood. Housing density is limited not by lot area, but by the regulations on the					
20	built envelope of buildings, including height, bulk, setbacks, and lot coverage, and					
21	standards for residential uses, including open space and exposure, and urban design					
22	guidelines. There are prohibitions on access (e.g., driveways, garage entries) to off-street					
23	parking and loading on critical stretches of commercial and transit street frontages to					
24	preserve and enhance the pedestrian-oriented character and transit function. Residential					
25	parking is not required and generally limited. Commercial establishments are					

1 discouraged from building excessive accessory off-street parking in order to preserve the

- 2 pedestrian-oriented character of the district and prevent attracting auto traffic.
- 3 *NCT-2 Districts are intended to provide convenience goods and services to the*
- 4 surrounding neighborhoods as well as limited comparison shopping goods for a wider
- 5 market. The range of comparison goods and services offered is varied and often includes
- 6 specialty retail stores, restaurants, and neighborhood-serving offices. The small-scale
- 7 district controls provide for mixed-use buildings, which approximate or slightly exceed
- 8 the standard development pattern. Rear yard requirements above the ground story and at
- 9 residential levels preserve open space corridors of interior blocks.
- 10 Most new commercial development is permitted at the ground and second stories.
- 11 Neighborhood-serving businesses are strongly encouraged. Eating and drinking and
- 12 entertainment uses, however, are confined to the ground story. The second story may be
- 13 used by some retail stores, personal services, and medical, business and professional
- 14 offices. Parking and hotels are monitored at all stories. Limits on late-night activity,
- 15 drive-up facilities, and other automobile uses protect the livability within and around the
- 16 district, and promote continuous retail frontage.
- 17 Housing development in new buildings is encouraged above the ground story.
- 18 Existing residential units are protected by limitations on demolition and upper-story
- 19 conversions.

20 SEC. 734. SMALL-SCALE NEIGHBORHOOD COMMERCIAL DISTRICT NCT-2

21 **ZONING CONTROL TABLE**

22

NCT-2 23 No. Zoning Category § References Controls 24 BUILDING STANDARDS 25 §§ 102.12, 105. Height and Bulk Limit See Zoning Map. Additional 734.10

			106 250 252 260	5' Height Allowed for Ground
1				
2				Floor Active Uses in 40-X and
3				<u>50-X</u>
				<u>P up to 9,999 sq. ft.;</u> C
4	734.11	Lot Size [Per Development]	<u> \$\$ 790.56, 121.1</u>	<u>10,000 sq. ft. & above §</u>
5				121.1
6				Required at the second story
7	734.12	Rear Yard	<u>§§ 130, 134, 136</u>	and above and at all
8	734.12		<u>ŞŞ 130, 134, 130</u>	residential levels §134(a)
9				<u>(e)</u>
9 10	734.13	Street Frontage	<u>§§ 145.1, 145.4</u>	<u>Required §§ 145.1, 145.4</u>
	734.13a	Street Frontage, Above-Grade	<u>§ 145.1</u>	Minimum 25 feet on ground
11		Parking Setback and Active Uses		floor, 15 feet on floors above
12				<u>§ 145.1</u>
13	734.13b	Street Frontage, Required	<u>§ 145.4</u>	Requirements apply
14		Ground Floor Commercial		
15	734.13c	Street Frontage, Parking and	<u>§ 155(r)</u>	Requirements apply
16		Loading access restrictions		
17	734.14	Awning	§ 790.20	P § 136.1(a)
18	734.15	<u>Canopy</u>	§ 790.26	P § 136.1(b)
	734.16	Marquee	<u>§ 790.58</u>	P § 136.1(c)
19	734.17	Street Trees	<u> </u>	Required § 143
20	COMME	I RCIAL AND INSTITUTIONAL STA	ANDARDS AND USE	E <u>S</u>
21	724.20		<u>\$\$ 102.9, 102.11,</u>	
22	<u>734.20</u>	<u>Floor Area Ratio</u>	<u>123 </u>	<u>2.5 to 1 § 124(a) and (b)</u>
23	734.21	Use Size [Non-Residential]	§ 790.130	P up to 3,999 sq. ft.; C 4,000
24	, , , , , , , , , , , , , , , , , , , ,			<u>sq. ft. & above § 121.2</u>
25	734.22	Off-Street Parking,	<u>§§ 150, 151.1, 153-</u>	None required. Limits set

		Commercial/Institutional	<u>157, 159-160, 204</u>	5 <u>forth in Section 151.1.</u>
2			<u>§§ 150, 153155,</u>	Generally, none required if gross floor area is less than
}	734.23	Off-Street Freight Loading	204.5	10,000 sq. ft. §§ 152, 161(b)
ļ				-
5				P if located in front; C if
6	734.24	Outdoor Activity Area	<u>§ 790.70</u>	located elsewhere § 145.2(a)
,				-
}	734.25	Drive-Up Facility	<u>§ 790.30</u>	_
)	734.26	Walk-Up Facility	<u>§ 790.140</u>	P if recessed 3 ft.; C if not
)				recessed § 145.2(b)
•	734.27	Hours of Operation	<u>§ 790.48</u>	<u>P 6 a.m2 a.m.;</u> C 2 a.m6
				<u>a.m.</u>
2	734.30	General Advertising Sign	<u>§§ 262, 602604,</u>	NP § $607.1(e)(1)$
}			<u>608, 609</u>	
ŀ	734.31	Business Sign	<u>§§ 262, 602604,</u>	$P \ \S \ 607.1(f)(2)$
5			<u>608, 609</u>	
5	734.32	Other Signs	<u>§§ 262, 602604,</u>	P § 607.1(c),(d),(g)
,	101102	<u> </u>	<u>608, 609</u>	

18

18				NCT-2		
19	<u>No.</u>	Zoning Category	<u>§ References</u>	Controls by Story		
20			<u>§ 790.118</u>	<u>1st</u>	2nd	<u>3rd+</u>
21	734.37		<u>§§ 790.84,</u>	<u>C</u>	С	
22			207.7			
23	<i>734.38</i>		<u>§§ 790.86,</u> 207.7	<u>C</u>	<u>C</u>	<u>C</u>
24	721.20		207.7 8 207 8	<u>م</u>	D	D
25	<u>731.39</u>	<u>Residential</u>	<u>§ 207.8</u>	<u>P</u>	<u>P</u>	<u>P</u>

1		<u>Division</u>							
2	Retail Sales and Services								
		Other Retail Sales							
3	734.40	and Services [Not	<u>§ 790.102</u>	<u>P</u>	<u>P</u>	_			
4		Listed Below]							
5	734.41	<u>Bar</u>	<u>§ 790.22</u>	<u>P</u>					
6	734.42	<u>Full-Service</u>	§ 790.92	<u>P</u>					
7		<u>Restaurant</u>	<u>, , , , , , , , , , , , , , , , , , , </u>						
8	734.43	Large Fast Food	§ 790.90	<u>C</u>					
9		<u>Restaurant</u>							
10	734.44	Small Self-Service	<u>§ 790.91</u>	<u>P</u>					
11		<u>Restaurant</u>							
	734.45	<u>Liquor Store</u>	<u>§ 790.55</u>	<u>P</u>	<u> </u>	_			
12	734.46	<u>Movie Theater</u>	<u>§ 790.64</u>	<u>P</u>	<u> </u>	_			
13	734.47	<u>Adult</u>	§ 790.36						
14		Entertainment							
15	734.48	<u>Other</u>	§ 790.38	P					
16		<u>Entertainment</u>							
17	734.49	Financial Service	<u>§ 790.110</u>	<u>P</u>	<u>C</u>				
18	734.50	<u>Limited Financial</u>	§ 790.112	<u>P</u>					
19		<u>Service</u>							
	<u>734.51</u>	Medical Service	<u>§ 790.114</u>	<u>P</u>	<u>P</u>	_			
20	734.52	Personal Service	<u>§ 790.116</u>	<u>P</u>	<u>P</u>	_			
21		<u>Business or</u>							
22	734.53	<u>Professional</u>	<u>§ 790.108</u>	<u>P</u>	<u>P</u>	<u> </u>			
23		<u>Service</u>							
24	734.54	<u>Massage</u>	<u>§ 790.60, §</u>	<u>C</u>					
25		Establishment	<u>1900 Health</u>						

4			Code			
1	734.55	Tourist Hotel	§ 790.46	C	С	C
2		Automobile	<u>§§ 790.8, 156,</u>			
3	734.56	Parking	160	<u>C</u>	<u>C</u>	<u>C</u>
4		Automotive Gas	100			
5	734.57	Station	<u>§ 790.14</u>	<u>C</u>		_
		Automotive Service				
6	734.58		<u>§ 790.17</u>	<u>C</u>		_
7		Station				
8	734.59	Automotive Repair	<u>§ 790.15</u>	<u>C</u>		_
9		_				
10	734.60	Automotive Wash	<u>§ 790.18</u>	_		_
	Automobile Sale or 734.61		§ 790.12			
11		<u>Rental</u>				_
12	734.62	Animal Hospital	<u>§ 790.6</u>	<u>C</u>	_	_
13	734.63	Ambulance Service	§ 790.2			
14	754.05	-	<u>8790.2</u>	_	_	-
15	734.64	Mortuary	<u>§ 790.62</u>	-		
16	734.65	Trade Shop	<u>§ 790.124</u>	<u>P</u>	<u>C</u>	
	734.66	Storage	<u>§ 790.117</u>			
17	734.67	Video Store	§ 790.135	<u>C</u>	С	
18	Institution	ns and Non-Retail Sa	lles and Service	<u> </u>		
19		Administrative				
20	<u>734.70</u>	Service	<u>§ 790.106</u>			_
21		Hospital or				
	734.80	Medical Center	<u>§ 790.44</u>	_		_
22						
23	734.81	Other Institutions,	<u>§ 790.50</u>	<u>P</u>	<u>C</u>	<u>C</u>
24	724.02	Large	a 700 51	D	D	
25	734.82	Other Institutions,	<u>§ 790.51</u>	<u>P</u>	<u>P</u>	<u>P</u>

1		Small								
1	734.83	Public Use	<u>§ 790.80</u>	<u>C</u>	С	<u>C</u>				
2 3	734.84	Medical Cannabis Dispensary	<u>§ 790.141</u>	<u>P #</u>	_	_				
4	RESIDENTIAL STANDARDS AND USES									
5 6	734.90	Residential Use	<u>\$ 790.88</u>	P, except C for frontages listed in 145.4	<u>P</u>	<u>P</u>				
7				No residential density limit l	by lot area	a. Density				
8			. <u>\$\$ 207, 207.1,</u> 790.88(a)	restricted by physical envelope controls of						
9		<u>Residential Density,</u> <u>Dwelling Units</u>		height, bulk, setbacks, open space, exposure and						
				other applicable controls of this and other						
10	734.91			Codes, as well as by applicable design						
11				guidelines, applicable elements and area plans						
12				of the General Plan, and design review by the						
13				<u>Planning Department.</u>						
14				<u>§§ 207.4, 207.6</u>						
15				No group housing density lir	nit by lot	<u>area.</u>				
16		Residential Density,	88 207 1	Density restricted by physical envelope controls						
17				of height, bulk, setbacks, open space, exposure						
				and other applicable controls of this and other						
18	734.92	Group Housing	790.88(b)	<u>Codes, as well as by applicable design</u>						
19				guidelines, applicable elements and area plans						
20				of the General Plan, and design review by the						
21				Planning Department.						
22				<u>§ 208</u>						
23		<u>Usable Open</u>								
24	734.93	<u>Space [Per</u>	<u>§§ 135, 136</u>	Generally, either 100 sq. ft. if private, or 133 sq.						
25		Residential Unit] -		ft. if common § 135(d)						

				88 15	0, 153	None required Due to 0.5 -	arking ar	agas nor
1	<u>734.94</u>	<u>Off-Street Parking,</u> <u>Residential</u>				None required. P up to 0.5 parking spaces per unit; C up to 0.75 parking spaces per unit		
2				$\frac{137, 1}{204.5}$		§§ 151.1, 166, 167, 145.1	juces per	<u>urttt</u>
3		C	•	204.5		<u>ŞŞ 131.1, 100, 107, 143.1</u>	Γ	1
4	724.05	Commun		\$ 700	10	C	C	C
5	<u>734.95</u>	<u>Residenti</u> Darkina		<u>§ 790</u>	.10		<u>C</u>	<u> </u>
		Parking						
6	S SPECIFIC PROVISIONS FOR NCT-2 DISTRICTS							
7	<u>SFLCIF</u>	<u>IC FROV</u>	<u>ISIONS I C</u>	<u>M NC</u>	1-2 DIST	<u>MCI5</u>		
8								
9	9							
10	Article 2	7 Code	Other Cod	e				
11	Section		Section		Zoning Controls			
12	<u>\$\$ 734.84,</u>				Medical cannabis dispensaries in NCT-2 District may only			
13	790.141				operate between the hours of 8 a.m. and 10 p.m.			
14								
	-							
15								
16	The SoMa Neighborhood Commercial Transit District (SoMa NCT) is located							
17	along the 6 th Street and Folsom Street corridors in the South of Market. The commercial							
18	area provides a limited selection of convenience goods for the residents of the South of							
19	Market. Eating and drinking establishments contribute to the street's mixed-use character							
20	and activity in the evening hours. A number of upper-story professional and business							
21	offices are located in the district, some in converted residential units.							
22								
23	The Solita iter has a patient of ground foor commercial and apper story							
	residential units. Controls are designed to permit moderate-scale buildings and uses,							
24	protecting rear yards above the ground story and at residential levels. Active,							
25	neighborhood-serving commercial development is required at the ground story, curb cuts							

are prohibited and ground floor transparency and fenestration adds to the activation of 1 2 the ground story. While offices and general retail sales uses may locate on the second 3 story or above of new buildings, most commercial uses are prohibited above the second 4 story. In order to protect the balance and variety of retail use, bars and liquor stores are 5 allowed with a conditional use. Continuous retail frontage is promoted by prohibiting drive-up facilities, some automobile uses, and new non-retail commercial uses. Above-6 7 ground parking is required to be setback or below ground. Active, pedestrian-oriented 8 ground floor uses are required. 9 Housing development in new buildings is encouraged above the ground story. 10 Housing density is not controlled by the size of the lot or by density controls, but by 11 bedroom counts. Given the area's central location and accessibility to the City's transit 12 network, parking for residential and commercial uses is not required.

13

14

<u>SEC. 735. SOMA NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT</u> ZONING CONTROL TABLE

15

16				<u>SOMA</u>					
17	No.	Zoning Category	<u>§ References</u>	<u>Controls</u>					
18	BUILDING STANDARDS								
19			<u>§§ 102.12, 105,</u>						
20	735.10	Height and Bulk Limit	106, 250252, 260,	<u>See Zoning Map.</u>					
21			<u>270, 271 </u>						
22				<u>P up to 9,999 sq. ft.;</u> C					
	735.11	Lot Size [Per Development]	<u>§§ 790.56, 121.1</u>	<u>10,000 sq. ft. & above §</u>					
23				<u>121.1</u>					
24	735.12	Rear Yard	<u>§§ 130, 134, 136</u>	Required at the second story					
25	133.12			and above and at all					

				residential levels §
1				134(a),(e)
2	735.13	Street Frontage	<u>§§ 145.1, 145.4</u>	Required §§ 145.1, 145.4
3	735.13a	Street Frontage, Above-Grade		Minimum 25 feet on ground
4		Parking Setback and Active Uses		floor, 15 feet on floors above
5				<u>§ 145.1</u>
6	735.13b	Street Frontage, Required Ground	<u>§ 145.4</u>	Requirements apply
7		Floor Commercial		
8	735.13c	Street Frontage, Parking and	<u>§ 155(r)</u>	Requirements apply
-		Loading access restrictions		
9	735.14	Awning	<u>§ 790.20</u>	P § 136.1(a)
10	735.15	Canopy	<u>§ 790.26</u>	P § 136.1(b)
11	735.16	Marquee	<u>§ 790.58</u>	P § 136.1(c)
12	735.17	Street Trees		Required § 143
13	COMME	RCIAL AND INSTITUTIONAL STA	NDARDS AND USE	<u>S</u>
14	735.20	Floor Area Ratio	<u>§§ 102.9, 102.11,</u>	2.5 to 1 § 124(a), (b)
15			<u>123</u>	
16				<u>P up to 3,999 sq. ft.;</u> C
17	735.21	Use Size [Non-Residential]	<u>§ 790.130</u>	4,000 sq. ft. & above <u>§</u>
				121.2
18	735.22	Off-Street Parking,	<u>§§ 150, 153-157,</u>	None required. Limits set
19	155.22	Commercial/Institutional	<u>159-160, 204.5</u>	forth in Section 151.1.
20				Generally, none required if
21	735.23	Off-Street Freight Loading	<u> \$\$ 150, 153155,</u>	gross floor area is less than
22	133.25	Off-Street Preigni Louding	204.5	<u>10,000 sq. ft. §§ 152,</u>
23				<u>161(b)</u>
24	735.24	Outdoor Activity Area	§ 790.70	P if located in front; C if
	133.24		<u>x / 20.70</u>	located elsewhere <u>§</u>
25	L		1	

1						145.2(a)		
2	735.25	Drive-Up Facility		<u>§ 790.30</u>	_			
	725.26			e 700 140		P if recessed	d 3 ft.;	C if not
3	735.26	Walk-Up Facility	<u>§ 790.140</u>		recessed §	145.2(k	<u>)</u>	
4						P 6 a.m2	a.m.; (C 2 a.m
5	735.27	Hours of Operation		<u>§ 790.48</u>	_	<u>6 a.m.</u>		
6	725.20			<u>§§ 262, 60</u>)2604 <u>,</u>		()(1)	
7	735.30	General Advertising Sign		608, 609	_	<u>NP § 607.1</u>	<u>(e)(1)</u>	-
8	5 25 21	D I I G		§§ 262, 60	02604 <u>,</u>			
	<u>735.31</u>	<u>Business Sign</u>		608, 609	_	<u>P § 607.1(f</u>	<u>)(2)</u>	
9	5 25.22			<u>§§ 262, 60</u>	02604,		· · · · · · ·	()
10	735.32	<u>Other Signs</u>		608, 609	_	<u>P § 607.1(c), (d), (g)</u>		<u>g)</u>
11								
12					SoMa			
13	No.	Zoning Category	<u>§ Refer</u>	ences		Controls by Story		
14			§ 790.	.118	lst		2nd	3rd+
				.84, 207.7				
15	735.37	Residential Conversion	<u>no / / o</u> .		<u>C</u>		<u>C</u>	<u> </u>
16			- 88 790	86, 207.7				
17	735.38	Residential Demolition	<u>XX 790</u> .		<u>C</u>		<u>C</u>	<u>C</u>
18	731.39	Residential Division	- § 207.8	2	P		<u>P</u>	<u>P</u>
19		ales and Services	<u>ş 207.0</u>	<u>-</u>	<u></u>		<u>I</u>	1
20		1	1		1		T	
	7 2 7 (0	Other Retail Sales and					5	
21	735.40	Services [Not Listed	<u>§ 790.1</u>	02	<u>P</u>		<u>P</u>	—
22		<u>Below]</u>						
23	735.41	<u>Bar</u>	<u>§ 790.2</u>	22	<u>C</u>		<u> </u>	<u> </u>
24	735.42	Full-Service Restaurant	<u>§ 790.9</u>	02	<u>P</u>			
25	735.43	Large Fast Food	<u>§ 790.9</u>	00	<u>C</u>		_	
20		-					•	

1		<u>Restaurant</u>				
	725.44	Small Self-Service	8 700 01	D.		
2	735.44	<u>Restaurant</u>	<u>§ 790.91</u>	<u>P</u>	-	_
3	735.45	Liquor Store	<u>§ 790.55</u>	<u>C</u>	_	
4	735.46	Movie Theater	<u>§ 790.64</u>	<u>P</u>		
5	735.47	Adult Entertainment	<u>§ 790.36</u>		_	
6	735.48	Other Entertainment	<u>§ 790.38</u>	NP	_	
7	735.49	Financial Service	<u>§ 790.110</u>	<u>P</u>	<u>C</u>	
8	735.50	Limited Financial Service	<u>ş 790.112</u>	<u>P</u>	_	_
9	735.51	- Medical Service	§ 790.114	P	P	
10	735.52	Personal Service	§ 790.116	P	 P	
11		Business or Professional				_
12	735.53	Service	<u>§ 790.108</u>	<u>P</u>	<u>P</u>	_
13	735.54	Massage Establishment	<u>§ 790.60, § 1900</u>	C		
14	100.01	massage Diractistiment	<u>Health Code</u>		–	_
15	735.55	Tourist Hotel	<u>§ 790.46</u>	<u>C</u>	<u>C</u>	<u>C</u>
16	735.56	Automobile Parking	<u> </u>	С	С	С
17		<u> </u>	<u>160 </u>			
18	735.57	Automotive Gas Station	<u>§ 790.14</u>	<u>C</u>		
19	735.58	<u>Automotive Service</u>	<u>§ 790.17</u>	C_{-}		
		<u>Station</u>				
20	735.59	Automotive Repair	<u>§ 790.15</u>	<u>C</u>	_	
21	735.60	Automotive Wash	<u>§ 790.18</u>		_	
22	735.61	<u>Automobile Sale or</u>	<u>§ 790.12</u>			
23		<u>Rental</u>		~		
24	735.62	Animal Hospital	<u>§ 790.6</u>	<u>C</u>	<u> </u>	
25	735.63	Ambulance Service	<u>§ 790.2</u>	<u> </u>	<u> </u>	

	735.64	Martinan	§ 790.62			
1		<u>Mortuary</u>	-		_	_
2	735.65	<u>Trade Shop</u>	<u>§ 790.124</u>	<u>P</u>	<u>C</u>	_
	735.66	<u>Storage</u>	<u>§ 790.117</u>	_	—	
3	735.67	Video Store	<u>§ 790.135</u>	<u>P</u>	<u>P</u>	_
4	Institutior	ns and Non-Retail Sales and	l Services			
5	735.70	Administrative Service	<u>§ 790.106</u>			
6	725.00	Hospital or Medical	8 700 44			
7	735.80	<u>Center</u>	<u>§ 790.44</u>	_	\vdash	_
8	725.01	Assembly and Social	8 700 50()	D		D
9	<u>735.81</u>	<u>Service</u>	<u>§ 790.50(a)</u>	<u>P</u>	<u>P</u>	<u>P</u>
		Other Institutions, Large,				
10	735.82	except Assembly and	§ 790.50(b) –(e)	<u>C</u>	<u>C</u>	<u>C</u>
11		Social Service				
12	735.83	Other Institutions, Small	<u>§ 790.51</u>	<u>P</u>	<u>P</u>	<u>P</u>
13	735.84	Public Use	<u>§ 790.80</u>	<u>P</u>	<u>P</u>	<u>P</u>
14	735.85	Medical Cannabis	\$ 700 141	D #		
15	/33.83	Dispensary	<u>§ 790.141 </u>	<u>P #</u>	-	
16	RESIDEN	TIAL STANDARDS AND U	ISES			
17				P, except C for		
	735.90	Residential Use	<u>§ 790.88</u>	frontages listed in	<u>P</u>	<u>P</u>
18				<u>145.4</u>		
19		Single-Room Occupancy			-	
20	<u>735.90A</u>	(SRO) Unit	<u>§ 890.88</u>	<u>P</u>	<u>P</u>	<u>P</u>
21	725.01	Residential Density,	<u>§§ 207, 207.1,</u>	No density limit.		
22	735.91	Dwelling Units	790.88(a)			
23	725.02	Residential Density,	<u> \$\$ 207.1,</u>	No density limit		
24	735.92	Group Housing	790.88(b)			
	735.93	Usable Open Space [Per	<u> </u>	Generally, either 80.	sq.ft.if	^c private,
25		1		1		

1	Resider	ntial Unit]		or 100 sq. ft. if comm	on § 135(d)
				None required. P up t	o 0.5 parking
2	Off-Str	eet Parking,	<u>§§ 150, 153157,</u>	spaces per unit; C up	to 0.75 parking
3	735.94 Resider	ntial	159160, 204.5	spaces per unit.	
4				<u>§§ 151.1, 166, 167, 14</u>	<u>45.1</u>
5	735.95 Commi	unity Residential	§ 790.10	C	<i>C C</i>
6	Parkin	<u>g</u>	<u>x 790.10</u>	<u> </u>	
7				•	·
8	<u>SPECIFIC PRO</u>	VISIONS FOR NC	<u>T-2 DISTRICTS</u>		
9	<u>TABLE INSET:</u>				
10	Auticle 7 Cel	O th on C = 1			
11	Article 7 Code Section	<u>Other Code</u> Section	Coning Controls		
12			A 1' 1 1' 1' 1'	· · · / . C M	
	<u>§§ 735.84,</u>			spensaries in the SoM	
13	790.141	<u>3308 n</u>	<u>ay only operate bei</u>	tween the hours of 8 a.	<u>m. and 10 p.m.</u>
14					
15	SEC. 736	6.1 MISSION STR	<u>REET NEIGHBOR</u>	HOOD COMMERCI	<u>AL</u>
16	<u>TRANSIT DIST</u>	RICT.			
17	The Mission Stre	et Commercial Tra	ansit District is loca	tted near the center of	<u>San</u>
18	Francisco in the	Mission District. I	t lies along Mission	Street between 15th a	and Cesar
19	<u>Chavez (Army) S</u>	treet, and includes	adjacent portions of	of 17 th Street, 21 st Stree	et, 22 nd
20	Street, and Cesar	r Chavez Street. Th	ne commercial area	of this District provide	<u>es a</u>
21	selection of good	ls serving the day-1	to-day needs of the 1	residents of the Missio	n District.
22	Additionally. this	s District serves a	wider trade area wi	th its specialized retail	l outlets.
23	· ·			reet's mixed-use chard	
	Ū	•	Controlate to the St	reers mixed-use entite	<u>icici unu</u>
24	activity in the eve	ening nours.			
25					

1	The District is extremely well-served by transit, including regiona	l-serving BART stations					
2	at 16 th Street and 24 th Street, major buses running along Mission	Street, and both cross-					
3	town and local-serving buses intersecting Mission along the length of this district. Given						
4	the area's central location and accessibility to the City's transit n	etwork, accessory					
5	parking for residential uses is not required. Any new parking is re	equired to be set back or					
6	<u>be below ground.</u>						
7	This District has a mixed pattern of larger and smaller lots and be	usinesses, as well as a					
8	sizable number of upper-story residential units. Controls are design	gned to permit					
9	moderate-scale buildings and uses, protecting rear yards above the	he ground story and at					
10	residential levels. New neighborhood-serving commercial develop	oment is encouraged					
11	mainly at the ground story. While offices and general retail sales	uses may locate at the					
12	second story of new buildings under certain circumstances, most of	commercial uses are					
13	prohibited above the second story. Continuous retail frontage is p	romoted by requiring					
14	ground floor commercial uses in new developments and prohibiting	ng curb cuts.					
15	Housing development in new buildings is encouraged above the g	round story. Housing					
16	density is not controlled by the size of the lot but by requirements	to supply a high					
17	percentage of larger units and by physical envelope controls. Exis	sting residential units					
18	are protected by prohibitions on upper-story conversions and limit	itations on demolitions,					
19	mergers, and subdivisions.						
20							
21	SEC. 736 MISSION NEIGHBORHOOD COMMERCIAL TRA	<u>NSIT DISTRICT</u>					
22	ZONING CONTROL TABLE	Mission Street					
23							
	No. Zoning Category § References	Controls					

25

24

Planning Department BOARD OF SUPERVISORS

BUILDING STANDARDS

		1		ŢŢ
1			<u> \$\$ 102.12, 105, 106,</u>	<u>Varies</u>
2			<u>250-252, 260,</u>	<u>See Zoning Map</u>
3			<u>261.1,263.18, 270,</u> 27 <u>1</u>	Height Sculpting on Alleys;
4	736.10	Height and Bulk Limit		<u>§ 261.1</u>
5				Additional 5' Height
6				Allowed for Ground Floor
7				Active Uses in 40-X and 50-
8				<u>X; § 263.18</u>
9			<u> </u>	P up to 9,999 sq. ft.;
10	736.11	Lot Size [Per Development]		<u>C 10,000 sq. ft. & above</u>
11				<u>§121.1</u>
12			<u>\$\$130, 134, 136</u>	Required at residential
13	736.12	<u>Rear Yard</u>		levels only
14				<u>§134(a)(e)</u>
15				Required
16	<u>736.13</u>	<u>Street Frontage</u>	-	§ 145.1
17	736.13a	Street Frontage, Above-Grade		
18	<u>/ 50.15u</u>	Parking Setback and Active Uses		Minimum 25 feet on ground
19				floor, 15 feet on floors above
20				
				<u>§ 145.1(c), (e)</u>
21	736.13b	Street Frontage, Required		Required along Mission St.
22		Ground Floor Commercial		<u>§ 145.1(d)</u>
23	736.13c	Street Frontage, Parking and		NP along Mission St.
24		Loading access restrictions		INF along Mission SI.
25		_		

	-		1	
1				<u>§ 155(r)</u>
2	726.14		<u>§ 790.20</u>	<u>P</u>
3	<u>736.14</u>	<u>Awning</u>		<u>§ 136.1(a)</u>
4			<u>§ 790.26</u>	P
5	<u>736.15</u>	<u>Canopy</u>	<u>, · · · · ·</u>	§ 136.1(b)
6			8 700 59	D
7	736.16	<u>Marquee</u>	<u>§ 790.58</u>	<u>P</u> § 136.1(c)
8				<u>x 150.1(c)</u>
9	736.17	Street Trees	-	<u>Required</u>
10				<u>§ 143</u>
11	COMME	CIAL AND INSTITUTIONAL ST	ANDARDS AND USES	
12	736.20	Floor Area Ratio	<u>\$\$ 102.9, 102.11, 123</u>	<u>3.6 to 1</u>
13	100120			<u>§ 124(a) (b)</u>
14			<u>§ 790.130</u>	P up to 5,999 sq. ft.;
15	736.21	Use Size [Non-Residential]		<u>C 6,000 sq. ft. & above</u>
16				<u>§ 121.2</u>
17			<u>\$\$ 150, 151.1, 153-</u>	None required. Limits set
18		Off-Street Parking,	157, 159-160, 204.5	forth in Section 151.1
19	736.22	Commercial/Institutional		
20				<u>§§ 151.1, 166, 145.1</u>
21			<u>§§ 150, 153-155,</u>	Generally, none required if
22	736.23	Off-Street Freight Loading	<u>204.5</u>	gross floor area is less than
23	/ 50.25	Off-Street Freight Loading		<u>10,000 sq. ft.</u>
24				<u>§§ 152, 161(b)</u>
25	L	1	1	l

				T				
1				§ 7	<u>90.70</u>	P if loc	ated in fi	<u>ront;</u>
2	736.24	Outdoor Activity Are	<u>a</u>			C if loc	ated else	where
3						<u>§ 145.2</u>	<u>(a)</u>	
4	736.25	Drive-Up Facility		§ 7	90.30	<u>NP</u>		
5				87	90.140	P if rec	essed 3 f	
6	736.26	Walk-Up Facility		., /	<u>/////////////////////////////////////</u>	-	recessed e j	
7						<u>§ 145.2</u>		_
8	736.27	Hours of Operation	_	§ 7	90.48	No Lim	<u>it</u>	
9				22	262 602 604 608	D		
10	736.30	General Advertising	<u>Sign</u>	<u>88</u> 609	<u>262, 602-604, 608,</u> D		(a)	
11				005	<u></u>	<u>ş 007.1</u>	<u>§ 607.1(e)2</u>	
12	726 21	During and Circu	5		262, 602-604, 608,	<u>P</u>		
13	<u>736.31</u>	<u>Business Sign</u>		609	2	<u>§ 607.1(f)3</u>		
				6.6	262 602 604 608	D	D	
14	736.32	Other Signs			<u>262, 602-604, 608,</u> D			
15				609	<u> </u>	<u>§ 607.1(c),(d),(g)</u>		
16								
17	No.	Zoning Category	§ Reference	25	Mission Street			
18	110.	<u>Loning Caregory</u>	<u>s negerence</u>		Controls by Story			
19	_		<u>§ 790.118</u>		<u>1st</u>		2nd	<u>3rd+</u>
	7 26.2 7	Residential	<u>§§</u> 790.84,		<u>C</u>		<u>C</u>	<u>C</u>
20	736.37	Conversion	207.7					
21			aa 7 00.06		2		9	6
22	736.38	<u>Residential</u>	<u>§§ 790.86,</u>		<u>C</u>		<u>C</u>	<u>C</u>
23		<u>Demolition</u>	<u>207.7</u>					
24	7 <u>31.39</u>	<u>Residential</u>	<u>§ 207.8</u>		<u>P</u>		<u>P</u>	<u>P</u>
25		<u>Division</u>						

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1	Retail Sal	es and Services				
2	736.40	Other Retail Sales and Services [Not	<u>§ 790.102</u>	<u>P</u>	<u>P</u>	<u>P</u>
3		Listed Below]				
4 5	736.41	<u>Bar</u>	<u>§ 790.22</u>	<u>P</u>	<u>P</u>	-
6	736.42	Full-Service Restaurant	<u>\$ 790.92</u>	<u>P</u>	<u>P</u>	-
7 8	736.43	Large Fast Food Restaurant	<u>§ 790.90</u>	-	-	-
9 10	736.44	Small Self-Service Restaurant	<u>§ 790.91</u>	<u>C</u>	-	-
11	736.45	Liquor Store	<u>§ 790.55</u>	-	-	-
12	736.46	Movie Theater	<u>§ 790.64</u>	<u>P</u>	<u>P</u>	-
13 14	736.47	<u>Adult</u> Entertainment	<u>§ 790.36</u>	<u>C</u>	<u>C</u>	-
15 16	736.48	<u>Other</u> Entertainment	<u>§ 790.38</u>	<u>P</u>	<u>P</u>	-
17	736.49	Financial Service	<u>§ 790.110</u>	<u>P</u>	<u>P</u>	_
18 19	736.50	Limited Financial Service	<u>\$ 790.112</u>	<u>P</u>	<u>P</u>	-
20	736.51	Medical Service	<u>§ 790.114</u>	<u>P</u>	<u>P</u>	<u>P</u>
21 22	736.52	Personal Service	<u>§ 790.116</u>	<u>P</u>	<u>P</u>	<u>P</u>
23 24	736.53	<u>Business or</u> Professional	<u>\$ 790.108</u>	<u>P</u>	<u>P</u>	<u>P</u>
24 25		<u>Service</u>				

736.54	<u>Massage</u> Establishment	<u>§ 790.60,</u> <u>§ 2700 Police</u> <u>Code</u>	<u>C</u>	<u>C</u>	-
736.55	Tourist Hotel	<u>§ 790.46</u>	<u>C</u>	<u>C</u>	<u>C</u>
736.56	Automobile Parking	<u>\$\$ 790.8, 156,</u> <u>158.1, 160</u>	<u>NP</u>	<u>NP</u>	<u>NP</u>
736.57	<u>Automotive Gas</u> <u>Station</u>	<u>§ 790.14</u>	<u>C</u>	-	_
736.58	Automotive Service Station		<u>C</u>	-	-
736.59	Automotive Repair	<u>§ 790.15</u>	<u>C</u>	<u>C</u>	_
736.60	Automotive Wash	<u>§ 790.18</u>	<u>C</u>	-	-
736.61	Automobile Sale or <u>Rental</u>	<u>§ 790.12</u>	<u>C</u>	-	-
736.62	Animal Hospital	<u>§ 790.6</u>	<u>C</u>	<u>C</u>	-
736.63	Ambulance Service	<u>§ 790.2</u>	<u>C</u>		-
736.64	<u>Mortuary</u>	<u>§ 790.62</u>	<u>C</u>	<u>C</u>	<u>C</u>
736.65	Trade Shop	<u>§ 790.124</u>	<u>P</u>	<u>C</u>	<u>C</u>
736.66	<u>Storage</u>	<u>§ 790.117</u>	<u>NP</u>	<u>NP</u>	<u>NP</u>
736.67	Video Store	<u>§ 790.135</u>	<u>C</u>	<u>C</u>	<u>C</u>
7 37<u>36</u>.68	Fringe Financial	<u>ş 790.111</u>	#	#	#

					T	1
1	736.70	<u>Administrative</u>	<u>§ 790.106</u>	<u>C</u>	<u>C</u>	<u>C</u>
2		<u>Service</u>				
	736.80	<u>Hospital or</u>	<u>§ 790.44</u>	<u>C</u>	<u>C</u>	<u>C</u>
3	///////////////////////////////////////	Medical Center				
4	736.81	Other Institutions,	§ 790.50	P	<u>P</u>	<u>P</u>
5	750.01	<u>Large</u>				
6	736.82	Other Institutions,	§ 790.51	<u>P</u>	Р	<u>P</u>
7	730.82	<u>Small</u>				
8	736.83	Public Use	<u>§ 790.80</u>	<u>C</u>	<u>C</u>	<u>C</u>
9		<u>Medical Cannabis</u>	e 700 141	D #		
10	<u>736.84</u>	Dispensary	<u>§ 790.141</u>	<u>P #</u>	-	-
	RESIDENT	IAL STANDARDS A	ND USES			
11						_
12	736.90	Residential Use	<u>§ 790.88</u>	P, except C for frontages	<u>P</u>	<u>P</u>
13				<u>listed in 145.4</u>		
14		Single-Room				
15	736.90A	Occupancy	§ 890.88 -	P	₽	P
		(SRO) Unit				
16			§§ 207. 207.1.	No residential density limit	t bv lot ar	ea.
17			790.88(a)	Density restricted by physi		
18				controls of height, bulk, set		
19		<u>Residential</u>		exposure and other application	-	_
20	736.91	Density, Dwelling		and other Codes, as well a		•
21		<u>Units</u>		design guidelines, applical	ble eleme	nts and
22				area plans of the General I	Plan, and	<u>design</u>
23				review by the Planning De	partment.	-
				<u>§ 207.4, 207.6</u>		
24	736.92	Pasidantial	ee 207 1	A7 1	1	
25	750.92	<u>Residential</u>	<u>§§ 207.1,</u>	No group housing density i	umit by lo	ot area.

1		<u>Density, Group</u>	<u>790.88(b)</u>	Density restricted by physical envelope
2		<u>Housing</u>		controls of height, bulk, setbacks, open space,
3				exposure and other applicable controls of this and other Codes, as well as by applicable
4				design guidelines, applicable elements and
5				area plans of the General Plan, and design
6				review by the Planning Department.
7				<u>§ 208</u>
8		Usable Open	§§ 135, 136	Generally, either 80 sq. ft. if private, or
9	736.93	<u>Space [Per</u>		100 sq. ft. if common
10	730.93	Residential Unit]		<u>§ 135(d)</u>
11		-		
		Off-Street Parking,	<u>§§ 150, 151.1,</u>	None required. P up to 0.5 parking spaces per
12	736.94	Residential	<u>153-157, 159-</u>	unit; C up to 0.75 parking spaces per unit.
13		<u>Kestaenttai</u>	<u>160, 204.5</u>	<u> </u>
14		<u>Community</u>	§ 790.10,	<u>c c c</u>
15	736.95	<u>Residential</u>	<u>, 145.1, 166</u>	
16		Parking		
17	L	1	1	

18 <u>SPECIFIC PROVISIONS FOR THE MISSION NCT DISTRICT</u>

19	Article 7 Code	Other Code Section	Zoning Controls
20	<u>Section</u>		
21			FRINGE FINANCIAL SERVICE RESTRICTED
22			USE DISTRICT (FFSRUD) Boundaries: The
23	<u>§ 726<u>36</u>.68</u>	<u>§ 249.35</u>	FFSRUD and its 1/4 mile buffer includes, but is
24			not limited to, the Mission Street Neighborhood
25			Commercial Transit District. Controls: Within

			the FFSRUD and its 1/4 mile buffer, fringe
1			financial services are NP pursuant to Section
2			249.35. Outside the FFSRUD and its 1/4 mile
3			
C			buffer, fringe financial services are P subject to
4			the restrictions set forth in Subsection
5			<u>249.35(c)(3).</u>
6	8 726 04		
U	<u>§ 736.84</u>	<u>Health Code § 3308</u>	Medical cannabis dispensaries in the Mission
7	<u>§ 790.141</u>		NCT District may only operate between the
8			hours of 8 am and 10 pm.
9			

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SEC. 801.1. PURPOSE OF ARTICLE 8.

This Article is intended to provide a comprehensive and flexible zoning
 system for Mixed Use Districts which is consistent with the objectives and
 policies set forth in the San Francisco *Master General* Plan. More specifically, the
 purposes of this Article are:

(a) To provide in one article a complete listing of or cross-reference to all of the
 zoning categories, definitions, control provisions, and review procedures which
 are applicable to properties or uses in Mixed Use Districts *in the vicinity of Downtown*;

¹⁹ (b) To establish a zoning system which will accommodate all classes of Mixed

²⁰ Use Districts including individual districts which are tailored to the unique

²¹ characteristics of specific areas;

(c) To provide zoning control categories which embrace the full range of land
 use issues in <u>mixed-use</u> neighborhoods *in the vicinity of Downtown*, in order that
 controls can be applied individually to each district to address particular land use
 concerns in that district.

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SEC. 802.1. MIXED USE DISTRICTS.

2 The following districts are established for the purpose of implementing the 3 Residence Element, the Commerce and Industry Element, the Downtown Plan, 4 the Chinatown Plan, the Rincon Hill Plan, and the South of Market Plan, the East 5 SoMa Plan, the Mission Plan, the Showplace Square/Potrero Hill Plan, and the Central 6 <u>Waterfront Plan</u>, all of which are parts of the <u>Master-General</u> Plan. Description and 7 Purpose Statements outline the main functions of each Mixed Use District in this Article, supplementing the statements of purpose contained in Section 101 of this 8 9 Code.

Description and purpose statements applicable to each district are set forth in Sections 810 through <u>843</u> <u>820</u> of this Code. The boundaries of the various Mixed Use Districts are shown on the Zoning Map referred to in Section 105 of this Code, subject to the provisions of that Section. The following Districts are hereby established as Mixed Use Districts.

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16	Districts	Section Number
17	Chinatown Community Business District	§ 810
18 19	Chinatown Visitor Retail District	§ 811
20	Chinatown Residential Neighborhood Commercial	§ 812
22	RED Residential Enclave District	§ 813
23	SPD – South Park District	§ 814
24	RSD Residential/Service District	§ 815
25		1

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1	SLR Service/Light Industrial/ Residential District	§ 816	
2	SLI – Service/Light Industrial District	§ 817	
3	SSO Service/Secondary Office District	§ 818	
4 5	RHDTR Rincon Hill Downtown Residential District	§ 827	
6	<u>SB-DTR – South Beach Downtown Residential District</u>	<u>§ 829</u>	
7	MUG Mixed Use-General District	<u>§ 840</u>	
8	MUR Mixed Use-Residential District	<u>§ 841</u>	
9	<u>MUO Mixed Use-Office District</u>	<u>§ 842</u>	
10	<u>UMU Urban Mixed Use District</u>	<u>§ 843</u>	
11 12	SEC. 802.3. CHINATOWN MIXED USE DISTRICTS.		
13	Throughout the Planning Code, the term "Chinatown Mixed Use Districts" refers		
14	to the following districts: Chinatown Community Business (CCB), Chinatown Visitor		
15	Retail (CVR), and Chinatown Residential/Neighborhood Commercial (CNRC).		
16	SEC. 802.4. EASTERN NEIGHBORHOODS MIXED USE DISTRICTS.		
17	Throughout the Planning Code, the term "Eastern Neighborhoods Mixed Use		
18	Districts" refers to the following districts: Mixed Use – General (MUG	<u>G), Mixed Use –</u>	
19	Office (MUO), Mixed Use – Residential (MUR), South Park District (S	PD), and Urban	
20	<u>Mixed Use (UMU).</u>		
21	SEC. 802.5. SOUTH OF MARKET MIXED USE DISTRICTS.		
22	Throughout the Planning Code, the term "South of Market Mixed Use Districts"		
23	refers to the following districts: Residential Enclave District (RED), Residential/Service		
24	District (RSD), Service/Light Industrial (SLI), Service/Light Industrial/Residential (SLR),		
25	and Service/Secondary Office (SSO).		

- 1 SEC. 802.6. DOWNTOWN RESIDENTIAL DISTRICTS 2 Throughout the Planning Code, the term "Downtown Residential Districts" or "DTR Districts" refers to the following districts: Rincon Hill Downtown Residential 3 District (RH-DTR) and South Beach Downtown Residential District (SB-DTR). 4 5 SEC. 803. MIXED USE DISTRICT REQUIREMENTS. The Mixed Use District zoning control categories are listed in Sections 6 7 803.2, 803.3 and 825.1 of this Code. Related building standards and permitted 8 uses are generally stated, summarized or cross-referenced in those Sections or 9 Sections 810.1 through 819 and 827 through 843 of this Code, for each of the 10 district classes listed in Section 802.1, or referenced in Section 899 of this Code.
- 11

SEC. 803.3. USES PERMITTED IN <u>EASTERN NEIGHBORHOODS</u>

12 <u>MIXED USE DISTRICTS AND</u> SOUTH OF MARKET USE <u>MIXED USE</u>

13 DISTRICTS.

(a) Use Categories. A use is the specified purpose for which a property
or building is used, occupied, maintained, or leased. Whether or not a use is
permitted in a specific <u>Eastern Neighborhood Mixed Use District and</u> South of
Market <u>Mixed Use</u> District is generally set forth, summarized or cross-referenced
in Sections 813.3 through 818 <u>and 840 through 843</u> of this Code for each district
class.

(b) Use Limitations. Uses in *Eastern Neighborhood Mixed Use Districts and*South of Market *Mixed Use* Districts are either permitted, conditional, accessory,
temporary or are not permitted.

(1) Permitted Uses. If there are two or more uses in a structure, any use
 not classified below under Section 803.3(b)(1)(C) of this Code as accessory will

be considered separately as an independent permitted, conditional, temporary or
 not permitted use.

(A) Principal Uses. Principal uses are permitted as of right in a<u>n</u> *Eastern Neighborhood Mixed Use District and* South of Market <u>Mixed Use dD</u>istrict,
when so indicated in Sections 813 through 818<u>and 840 through 843</u> of this Code
for the district. Additional requirements and conditions may be placed on
particular uses as provided pursuant to Section 803.5 <u>through 803.9</u> and other
applicable provisions of this Code.

9 (B) **Conditional Uses**. Conditional uses are permitted in a<u>n</u> 10 <u>Eastern Neighborhoods Mixed Use District and</u> South of Market <u>Mixed Use dD</u>istrict, 11 when authorized by the Planning Commission; whether a use is conditional in a 12 given district is generally indicated in Sections 813 through 818 <u>and 840 through</u> 13 <u>843</u> of this Code. Conditional uses are subject to the applicable provisions set 14 forth in Sections 178, 179, 263.11, 303, 316.8, and 803.5 <u>through 803.9</u> of this 15 Code.

(i) An establishment which sells beer or wine with motor vehiclefuel is a conditional use, and shall be governed by Section 229.

(ii) Notwithstanding any other provision of this Article, a change in
use or demolition of a movie theater use, as set forth in Section 890.64, shall
require conditional use authorization. This Section shall not authorize a change in
use if the new use or uses are otherwise prohibited.

(iii) Notwithstanding any other provision of this Article, a change in
use or demolition of a general grocery store use, as set forth in Section
890.102(a) and as further defined in Section 790.102(a), shall require conditional

use authorization. This Subsection shall not authorize a change in use if the new
 use or uses are otherwise prohibited.

3 (C) Accessory Uses. Subject to the limitations set forth below and in Sections 204.1 (Accessory Uses for Dwelling Units in R and NC Districts), 4 5 204.2 (Accessory Uses for Uses Other Than Dwellings in R Districts), 204.4 6 (Dwelling Units Accessory to Other Uses), and 204.5 (Parking and Loading as 7 Accessory Uses) of this Code, an accessory use is a related minor use which is either necessary to the operation or enjoyment of a lawful principal use or 8 9 conditional use, or is appropriate, incidental and subordinate to_any such use, 10 and shall be permitted as an accessory use in an Eastern Neighborhoods Mixed Use 11 District and South of Market Mixed Use dDistrict. In order to accommodate a 12 principal use which is carried out by one business in multiple locations within the 13 same general area, such accessory use need not be located in the same 14 structure or lot as its principal use provided that (1) the accessory use is located 15 within 1,000 feet of the principal use; and (2) the multiple locations existed on 16 April 6, 1990 (the effective date of this amendment); and (3) the existence of the 17 multiple locations is acknowledged in writing by the Zoning Administrator within 60 days 18 after the effective date of this amendment. Accessory uses to non-office uses (as defined 19 in Section 890.70) may occupy space which is non-contiguous or on a different story as 20 the principal use so long as the accessory use is located in the same building as the principal use and complies with all other restrictions applicable to such accessory uses. 21 22 Any use which does not qualify as an accessory use shall be classified as a 23 principal use.

No use will be considered accessory to a principal use which involves or requires any of the following:

(i) The use of more than one-third of the total occupied floor area
 which is occupied by both the accessory use and principal use to which it is
 accessory, combined, except in the case of accessory off-street parking or
 loading which shall be subject to the provisions of Sections 151, 156 and 157 of
 this Code;

6 (ii) A hotel, motel, inn, hostel, nighttime entertainment, adult
7 entertainment, massage establishment, large fast food restaurant, or movie
8 theater use in a RED, SPD, RSD, SLR, SLI, *or* SSO, *DTR*, *MUG*, *MUR*, *MUO*, *or*9 <u>UMU</u> District;

(iii) Any take-out food use, except for a take-out food use which
occupies 100 square feet or less (including the area devoted to food preparation
and service and excluding storage and waiting areas) in a restaurant, bar,
catering establishment, bakery, retail grocery or specialty food store.

14 (iv) Any sign not conforming to the limitations of Section15 607.2(f)(3).

16 (D) Temporary Uses. Temporary uses not otherwise permitted are
 17 permitted in <u>Eastern Neighborhoods Mixed Use Districts and</u> South of Market
 18 <u>Mixed Use</u> Districts to the extent authorized by Sections 205 through 205.3 of
 19 this Code.

20 SEC. 803.4. USES PROHIBITED IN SOUTH OF MARKET <u>AND</u>

21 <u>EASTERN NEIGHBORHOODS MIXED USE</u> DISTRICTS.

(a) Uses which are not specifically listed in this Article or Article 6 are not
 permitted <u>in South of Market Mixed Use Districts</u> unless they qualify as a
 nonconforming use pursuant to Sections 180 through 186.1 of this Code or are
 determined by the Zoning Administrator to be permitted uses in accordance with

1 Section 307(a) of this Code. Uses not permitted in any South of Market District 2 include, but are not limited to, the following: Adult entertainment, bookstore or 3 theater; amusement game arcade or similar enterprise; shooting gallery; general 4 advertising signs, except in the South of Market General Advertising Special Sign 5 District: animal kennel, riding academy or livery stable: automobile, truck, van, recreational vehicle/trailer or camper sales, lease or rental; auto tow of 6 7 inoperable vehicles; auto wrecking operation; drive-up facility; hotel (except as permitted as a conditional use as provided in Planning Code Section 818, 8 9 Service/Secondary Office District), motel, hostel, inn, or bed and breakfast 10 establishment; heavy industry subject to Section 226(e) through (w) of this Code; 11 junkyard; landing field for aircraft; massage establishment subject to Section 12 218.1 of this Code; mortuary; movie theater and sports stadium or arena.

(b) No use, even though listed as a permitted use or otherwise allowed,
shall be permitted in a South of Market District *or Eastern Neighborhood Mixed Use District* which, by reason of its nature or manner of operation, creates conditions
that are hazardous, noxious, or offensive through the emission of odor, fumes,
smoke, cinders, dust, gas, vibration, glare, refuse, water-carried waste, or
excessive noise.

(c) The establishment of a use that sells alcoholic beverages, other than
beer and wine, concurrent with motor vehicle fuel is prohibited, and shall be
governed by Section 229.

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SEC. 803.5. <u>GOOD NEIGHBOR POLICIES ADDITIONAL PROVISIONS</u> GOVERNING USES IN MIXED USE DISTRICTS.

24 (a) Bars and Restaurants in the <u>Eastern Neighborhoods Mixed Use</u>
 25 <u>Districts and South of Market Mixed Use</u> Districts. Within the <u>Eastern</u>

1 Neighborhoods Mixed Use Districts and South of Market Mixed Use Districts, bars 2 and restaurants, permitted pursuant to zoning categories .32, .33 and .35 of Sections 3 813 through 818, and 840 through 843 of this Code, shall not be allowed except on 4 conditions which, in the judgment of the City agency, board or commission which 5 last exercises jurisdiction to apply this Code to a proposed such use, are reasonably calculated to insure that: (1) the quiet, safety and cleanliness of the 6 7 premises and its adjacent area are maintained; (2) adequate off-street parking is provided, for which purpose the agency, board or commission may require 8 9 parking in excess of that required under the provisions of Section 150(c) of this 10 Code and may include participation in a South of Market Parking Management 11 Program if and when such a program exists (3) proper and adequate storage and 12 disposal of debris and garbage is provided; (4) noise and odors are contained 13 within the premises so as not to be a nuisance to neighbors; and (5) sufficient 14 toilet facilities are made accessible to patrons, including persons waiting to enter 15 the establishment.

16 (b) Demolition or Conversion of Group Housing or Dwelling Units in South of 17 Market Districts. Demolition, or conversion to any other use, of a group housing unit or 18 dwelling unit or any portion thereof, in any South of Market District shall be allowed 19 only subject to Section 233(a) and only if approved as a conditional use pursuant to 20 Sections 303 and 316 of this Code, notwithstanding any other provision of this Code. 21 This provision shall extend to any premises whose current use is, or last use prior to a 22 proposed conversion or demolition was, in fact as a group housing unit or dwelling unit 23 as well as any premises whose legal use as shown in the records of the Bureau of 24 Building Inspection is that of a group housing or dwelling unit. 25

1 (c) Preservation of Landmark Buildings, Significant or Contributory Buildings 2 Within the Extended Preservation District and/or Contributory Buildings Within 3 Designated Historic Districts within the South of Market Base District. Within the South 4 of Market Base District, any use which is permitted as a principal or conditional use 5 within the SSO District, excluding nighttime entertainment use, may be permitted as a 6 conditional use in (a) a landmark building located outside a designated historic district, 7 (b) a contributory building which is proposed for conversion to office use of an aggregate 8 gross square footage of 25,000 or more per building and which is located outside the 9 SSO District yet within a designated historic district, or (c) a building designated as 10 significant or contributory pursuant to Article 11 of this Code and located within the 11 Extended Preservation District. For all such buildings the following conditions shall 12 apply: (1) the provisions of Sections 316 through 318 of this Code must be met; (2) in 13 addition to the conditional use criteria set out in Sections 303(c)(6) and 316 through 14 316.8, it must be determined that allowing the use will enhance the feasibility of 15 preserving the landmark, significant or contributory building; and (3) the landmark, 16 significant or contributory building will be made to conform with the San Francisco Building Code standards for seismic loads and forces which are in effect at the time of 17 18 the application for conversion of use. 19 A contributory building which is in a designated historic district outside the SSO 20 District may be converted to any use which is a principal use within the SSO District provided that: (1) such use does not exceed an aggregate square footage of 25,000 per 21 22 building; and (2) prior to the issuance of any necessary permits the Zoning Administrator 23 (a) determines that allowing the use will enhance the feasibility of preserving the 24 contributory building; and (b) the contributory building will be made to conform with the 25

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San Francisco Building Code standards for seismic loads and forces which are in effect
 at the time of the application for conversion of use.

- 3 (d) Automated Bank Teller Machines Within South of Market Districts. All
 4 automated bank teller machines (ATMs), whether freestanding structures or walk up
 5 facilities associated with retail banking operations, shall have adequate lighting, waste
 6 collection facilities and parking resources and shall be set back three feet from the front
 7 property line.
 8 (e) Open Air Sales. Flea markets, farmers markets, crafts fairs and all other
 9 open air sales of new or used merchandise except vehicles, within South of Market
- 10 *Districts, where permitted, shall be subject to the following requirements: (1) the sale of*
- 11 *goods and the presence of booths or other accessory appurtenances shall be limited to*
- 12 weekend and/or holiday daytime hours; (2) sufficient numbers of publicly accessible
- 13 *toilets and trash receptacles shall be provided on site and adequately maintained; and*

14 (3) the site and vicinity shall be maintained free of trash and debris.

- 15 (f) Low Income Affordable Housing Within the Service/Light Industrial District.
- 16 *Dwelling units may be authorized in the SLI District as a conditional use pursuant to*
- 17 Sections 303, 316 and 817.14 of this Code provided that such dwellings units shall be
- 18 *rented, leased or sold at rates or prices affordable to a household whose income is no*
- 19 greater than 80 percent of the median income for households in San Francisco ("lower
- 20 *income household"), as determined by Title 25 of the California Code of Regulations*
- 21 Section 6932 and implemented by the Mayor's Office of Housing.
- 22 (1) "Affordable to a household" shall mean a purchase price that a lower income
- 23 *household can afford to pay based on an annual payment for all housing costs of 33*
- 24 *percent of the combined household annual net income, a 10 percent down payment, and*
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1	available financing, or a rent that a household can afford to pay, based on an annual
2	payment for all housing costs of 30 percent of the combined annual net income.
3	(2) The size of the dwelling unit shall determine the size of the household in
4	order to calculate purchase price or rent affordable to a household, as follows:
5	(A) For a one-bedroom unit, a household of two persons;
6	(B) For a two bedroom unit, a household of three persons;
7	(C) For a three-bedroom unit, a household of four persons;
8	(D) For a four bedroom unit, a household of five persons.
9	(3) No conditional use permit will be approved pursuant to this Subsection
10	803.5(f) unless the applicant and City have agreed upon enforcement mechanisms for the
11	provisions of this Subsection which are acceptable to the City Attorney. Such
12	enforcement mechanisms may include, but not be limited to, a right of first refusal in
13	favor of the City, or a promissory note and deed of trust.
14	(4) The owner(s) of dwelling units authorized pursuant to this Subsection shall
15	submit an annual enforcement report to the City, along with a fee whose amount shall be
16	determined periodically by the City Planning Commission to pay for the cost of
17	enforcement of this Subsection. The fee shall not exceed the amount of such costs. The
18	annual report shall provide information regarding rents, mortgage payments, sales price
19	and other housing costs, annual household income, size of household in each dwelling
20	unit, and any other information the City may require to fulfill the intent of this
21	Subsection.
22	$(\underline{b}_{\mathcal{B}})$ Good Neighbor Policies for Nighttime Entertainment Activities
23	in <i>Eastern Neighborhoods Mixed Use Districts</i> , South of Market Mixed Use Districts
24	and Downtown Residential Districts. Within Eastern Neighborhoods Mixed Use
25	Districts, South of Market Mixed Use Districts, and Downtown Residential Districts

where nighttime entertainment activities, as defined by Section 102.17 of this Code, are permitted as a principal or conditional use shall not be allowed except on conditions which, in the judgment of the Zoning Administrator or City Planning Commission, as applicable, are reasonably calculated to insure that the quiet, safety and cleanliness of the premises and vicinity are maintained. Such conditions shall include, but not be limited to, the following:

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

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

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

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

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1 (5) The establishment shall provide outside lighting in a manner than 2 would illuminate outside street and sidewalk areas and adjacent parking, as 3 appropriate; and

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

9 (7) The establishment shall provide adequate ventilation within the 10 structures such that doors and/or windows are not left open for such purposes 11 resulting in noise emission from the premises; and

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

17 (9) The establishment shall implement other conditions and/or management practices, including the prohibition of dancing to recorded music 18 19 (disco dancing), as determined by the Zoning Administrator, in consultation with 20 Police Department and other appropriate public agencies, to be necessary to 21 insure that management and/or patrons of the establishments maintain the quiet, safety, and cleanliness of the premises and the vicinity of the use, and do not 22 23 block driveways of neighboring residents or businesses.

24 (<u>c</u>h) Good Neighbor Policies for Programs Serving Indigent
 25 Transient and Homeless Populations Within the <u>Eastern Neighborhoods Mixed</u>

1 Use Districts and South of Market Mixed Use Base-Districts. Within the Eastern 2 Neighborhoods Mixed Use Districts and South of Market Mixed Use Base- dDistricts 3 where social service and shelter/housing programs serving indigent transient 4 and/or homeless populations are allowed as a Conditional Use pursuant to 5 Sections 813.15 through 816.15 843.15 (Group Housing) and Sections 813.21 through 818.21 843.21 (Social Services), some or all of the following conditions 6 7 shall, when appropriate for specific cases, be placed upon any applicable City 8 permits for the proposed establishment:

9 (1) Service providers shall maintain sufficient monetary resources to 10 enable them to satisfy the following "good neighbor" conditions and shall 11 demonstrate to the Department prior to approval of the conditional use 12 application that such funds shall be available for use upon first occupancy of the 13 proposed project and shall be available for the life of the project; and

14 (2) Representatives of the Southern, <u>Mission, and Bayview</u> Stations of the
15 San Francisco Police Department shall be apprised of the proposed project in a
16 timely fashion so that the Department may respond to any concerns they may
17 have regarding the proposed project, including the effect the project may have on
18 Department resources; and

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

(4) Service providers shall provide sufficient numbers of male and female
toilets/restrooms for clients and prospective clients to have access to use on a
24 -hour basis. For group housing and other similar shelter programs, adequate

1 private male and female showers shall be provided along with lockers for clients 2 to temporarily store their belongings; and

(5) Service providers shall maintain up-to-date information and referral

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sheets to give clients and other persons who, for any reason, cannot be served by the establishment; and

6 (6) Service providers shall continuously monitor waiting areas to inform 7 prospective clients whether they can be served within a reasonable time. If they 8 cannot be served by the provider because of time or resource constraints, the 9 monitor shall inform the client of alternative programs and locations where s/he 10 may seek similar services; and

11 (7) Service providers shall maintain the side-walks in the vicinity in a 12 clean and sanitary condition and, when necessary, shall steam clean the 13 sidewalks within the vicinity of the project. Employees or volunteers of the project 14 shall walk a 100-foot radius from the premises each morning or evening and shall 15 pick up and properly dispose of any discarded beverage and/or food containers. 16 clothing, and any other trash which may have been left by clients; and

(8) Notices shall be well-lit and prominently displayed at all entrances to 17 and exits from the establishment urging clients leaving the premises and 18 19 neighborhood to do so in a quiet, peaceful and orderly fashion and to please not 20 loiter or litter; and

(9) Service providers shall provide and maintain adequate parking and 21 freight loading facilities for employees, clients and other visitors who drive to the 22 23 premises; and

24 (10) The establishment shall implement other conditions and/or 25 measures as determined by the Zoning Administrator, in consultation with other

1 City agencies and neighborhood groups, to be necessary to insure that 2 management and/or clients of the establishment maintain the quiet, safety and 3 cleanliness of the premises and the vicinity of the use.

4 (i) Housing Requirement in the Residential/Service District. 5 (1) Amount Required. Nonresidential uses subject to Sections 815.26, 815.28, 815.30, 815.31 through 815.47, and 815.59 through 815.65 of this Code shall be 6 7 permitted in new construction in the Residential/Service District only if the ratio between 8 the amount of occupied floor area for residential use to the amount of occupied floor 9 area of the above-referenced nonresidential use is three to one or greater. 10 (2) Means of Satisfying the Housing Requirement. (A) Live/work units may 11 satisfy the residential requirement pursuant to this Subsection and, when applicable, 12 shall be subject to Sections 124(j) and/or 263.11(c)(3) of this Code; or (B) The 13 residential space required pursuant to this Subsection may be satisfied by payment of a 14 one time in lieu fee equal to \$30 per square foot of residential space required by this 15 Subsection and not provided on site payable to the City's Affordable Housing Fund 16 administered by the Mayor's Office of Housing; or (C) The residential space requirement may be satisfied by providing the required residential space elsewhere within the South 17 of Market Base District where housing is permitted or conditional and is approved as a 18 19 conditional use. 20 (j) Legal and Government Office Uses in the Vicinity of the Hall of Justice. 21 Within an approximately 300 foot radius of the 800 Bryant Street entrance to the Hall of 22 Justice, and Assessor's Block 3780, Lots 1 and 2, as shown on Sectional Map 8SU of the 23 Zoning Map, the offices of attorneys, bail and services, government agencies, union halls, 24 and other criminal justice activities and services directly related to the criminal justice 25 functions of the Hall of Justice shall be permitted as a principal use. There shall be a

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Notice of Special Restriction placed on the property limiting office activities to uses permitted by this Subsection.

3 (k) Work Space of Design Professionals. The work space of design professionals, 4 as defined in Section 890.28 of this Code, shall be permitted as a principal use within the 5 SLR, RSD and SLI Districts provided that, as a condition of issuance of any necessary 6 permits, the owner(s) of the building shall agree to comply with the following provisions: 7 (1) The occupied floor area devoted to this use per building is limited to the third story or 8 above; (2) The gross floor area devoted to this use per building does not exceed 3,000 9 square feet per design professional establishment; (3) The space within the building 10 subject to this provision has not been in residential use within a legal dwelling unit at any 11 time within a five year period prior to application for conversion under this Subsection; 12 and (4) The owner(s) of the building comply with the following enforcement and 13 monitoring procedures: (i) The owner(s) of any building with work space devoted to 14 design professional use as authorized pursuant to this Subsection shall submit an annual 15 enforcement report to the Department of City Planning with a fee in an amount to be 16 determined periodically by the City Planning Commission to pay for the cost of 17 enforcement of this Subsection. The fee shall not exceed the amount of such costs. The 18 report shall provide information regarding occupants of such space, the amount of 19 square footage of the space used by each design professional establishment, amount of 20 vacant space, compliance with all relevant City codes, and any other information the 21 *Zoning Administrator may require to fulfill the intent of this Subsection; (ii) The owner(s)* 22 of any building containing work space of design professionals authorized pursuant to this 23 Subsection shall permit inspection of the premises by an authorized City official to 24 determine compliance with the limitations of this Subsection. The City shall provide 25 reasonable notice to owners prior to inspecting the premises; (iii) The owner(s) of any

building containing work space of design professionals authorized pursuant to this 1

- 2 Subsection shall record a Notice of Special Restriction, approved by the City Planning
- 3 Department prior to recordation, on the property setting forth the limitations required by
- this Subsection. The Department of City Planning shall keep a record available for public 4

5 review of all space for design professionals authorized by this Subsection.

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SEC. 803.6. FORMULA RETAIL USES IN THE MUG DISTRICT, UMU 7 DISTRICT, AND THE WESTERN SOMA PLANNING AREA SPECIAL USE DISTRICT. 8

9 (a) **Findings**.

10 (1) San Francisco is a City of diverse and distinct neighborhoods 11 identified in large part by the character of their commercial areas.

12 (2) San Francisco needs to protect its vibrant small business sector and create a supportive environment for new small business innovations. One of the 13 eight Priority Policies of the City's General Plan resolves that "existing 14 15 neighborhood-serving retail uses be preserved and enhanced and future opportunities for resident employment in and ownership of such businesses 16 enhanced." 17

(3) Retail uses are the land uses most critical to the success of the City's 18 19 commercial districts.

20 (4) Formula retail businesses are increasing in number in San Francisco, 21 as they are in cities and towns across the country.

(5) Money earned by independent businesses is more likely to circulate 22 23 within the local neighborhood and City economy than the money earned by 24 formula retail businesses which often have corporate offices and vendors located 25 outside of San Francisco.

1 (6) Formula retail businesses can have a competitive advantage over 2 independent operators because they are typically better capitalized and can 3 absorb larger startup costs, pay more for lease space, and commit to longer 4 lease contracts. This can put pressure on existing businesses and potentially 5 price out new startup independent businesses.

6 (7) San Francisco is one of a very few major urban centers in the State in 7 which housing, shops, work places, schools, parks and civic facilities intimately 8 co-exist to create strong identifiable neighborhoods. The neighborhood streets 9 invite walking and bicycling and the City's mix of architecture contributes to a 10 strong sense of neighborhood community within the larger City community.

11 (8) Notwithstanding the marketability of a retailer's goods or services or
12 the visual attractiveness of the storefront, the standardized architecture, color
13 schemes, decor and signage of many formula retail businesses can detract from
14 the distinctive character of certain neighborhood commercial districts.

15 (9) The increase of formula retail businesses in the City's neighborhood 16 commercial areas, if not monitored and regulated, will hamper the City's goal of a 17 diverse retail base with distinct neighborhood retailing personalities comprised of the unregulated and unmonitored 18 mix of businesses. Specifically. а establishment of additional formula retail uses may unduly limit or eliminate 19 20 business establishment opportunities for smaller or medium-sized businesses, 21 many of which tend to be non-traditional or unique, and unduly skew the mix of businesses towards national retailers in lieu of local or regional retailers, thereby 22 23 decreasing the diversity of merchandise available to residents and visitors and 24 the diversity of purveyors of merchandise.

25

1 (b) Formula Retail Uses; Permitted as a Conditional Use. Formula 2 retail uses are permitted in the MUG, UMU, and the Western SoMa Planning Area 3 Special Use District only as a conditional use.

4

(c) Formula Retail Use Defined. Formula retail use is hereby defined as 5 a type of retail sales activity or retail sales establishment which, along with 6 eleven or more other retail sales establishments located in the United States, 7 maintains two or more of the following features: a standardized array of 8 merchandise, a standardized facade, a standardized decor and color scheme, a 9 uniform apparel, standardized signage, a trademark or a servicemark.

10 (1) Standardized array of merchandise shall be defined as 50% or more 11 of in-stock merchandise from a single distributor bearing uniform markings.

12 (2) Trademark shall be defined as a word, phrase, symbol or design, or a combination of words, phrases, symbols or designs that identifies and 13 distinguishes the source of the goods from one party from those of others. 14

15 (3) Servicemark shall be defined as word, phrase, symbol or design, or a combination of words, phrases, symbols or designs that identifies and 16 17 distinguishes the source of a service from one party from those of others.

(4) Decor shall be defined as the style of interior finishings, which may 18 include but is not limited to, style of furniture, wallcoverings or permanent 19 20 fixtures.

(5) Color Scheme shall be defined as selection of colors used 21 22 throughout, such as on the furnishings, permanent fixtures, and wallcoverings, or 23 as used on the facade.

(6) Facade shall be defined as the face or front of a building, including 24 25 awnings, looking onto a street or an open space.

1 (7) Uniform Apparel shall be defined as standardized items of clothing 2 including but not limited to standardized aprons, pants, shirts, smocks or 3 dresses, hat, and pins (other than name tags) as well as standardized colors of 4 clothing.

5 (8) Signage shall be defined as business sign pursuant to Section 602.36 of the Planning Code.

7 (9) "Retail sales activity or retail sales establishment" shall include the 8 following uses, as defined in Article 8 of this Code: "bar," "drive-up facility," 9 "eating and drinking use," "restaurant, large fast-food," "restaurant, small fast-10 food," "restaurant, full-service," "sales and services, other retail," "sales and 11 services, nonretail," "movie theater," "amusement game arcade," and "take-out 12 food."

(d) Determination of Formula Retail Use. If the City determines that a
building permit application or building permit subject to this section of the Code is
for a "formula retail use," the building permit applicant or holder bears the burden
of proving to the City that the proposed or existing use is not a "formula retail
use."

(e) Permit Application Processing. After the effective date of this
Ordinance, any building permit application determined by the City to be for a
"formula retail use" that does not identify the use as a "formula retail use" is
incomplete and cannot be processed until the omission is corrected.

22

SEC. 803.8 HOUSING IN MIXED USE DISTRICTS.

23 (a) Demolition or Conversion of Group Housing or Dwelling Units in South of

24 Market Mixed Use Districts. Demolition, or conversion to any other use, of a group

25 <u>housing unit or dwelling unit or any portion thereof, in any South of Market Mixed Use</u>

1 District shall be allowed only subject to Section 233(a) and only if approved as a

- 2 conditional use pursuant to Sections 303 and 316 of this Code, notwithstanding any other
- 3 provision of this Code. This provision shall extend to any premises whose current use is,
- 4 or last use prior to a proposed conversion or demolition was, in fact as a group housing
- 5 *unit or dwelling unit as well as any premises whose legal use as shown in the records of*
- 6 *the Bureau of Building Inspection is that of a group housing or dwelling unit.*
- 7 (b) Low-Income Affordable Housing Within the Service/Light Industrial 8 **District.** Dwelling units and SRO units may be authorized in the SLI District as a 9 conditional use pursuant to Sections 303, 316, 817.14, and 817.16 of this Code provided 10 that such dwellings units shall be rented, leased or sold at rates or prices affordable to a household whose income is no greater than 80 percent of the median income for 11 households in San Francisco ("lower income household"), as determined by Title 25 of 12 13 the California Code of Regulations Section 6932 and implemented by the Mayor's Office 14 of Housing. 15 (1) "Affordable to a household" shall mean a purchase price that a lower income household can afford to pay based on an annual payment for all housing costs of 33 16 17 percent of the combined household annual net income, a 10-percent down payment, and 18 available financing, or a rent that a household can afford to pay, based on an annual 19 payment for all housing costs of 30 percent of the combined annual net income. 20 (2) The size of the dwelling unit shall determine the size of the household in 21 order to calculate purchase price or rent affordable to a household, as follows:
- 22 (A) For a one-bedroom unit, a household of two persons;
- 23 (B) For a two-bedroom unit, a household of three persons;
- 24 (*C*) For a three-bedroom unit, a household of four persons;
- 25 (D) For a four-bedroom unit, a household of five persons.

1	(3) No conditional use permit will be approved pursuant to this Subsection
2	803.8(b) unless the applicant and City have agreed upon enforcement mechanisms for the
3	provisions of this Subsection which are acceptable to the City Attorney. Such
4	enforcement mechanisms may include, but not be limited to, a right of first refusal in
5	favor of the City, or a promissory note and deed of trust.
6	(4) The owner(s) of dwelling units authorized pursuant to this Subsection shall
7	submit an annual enforcement report to the City, along with a fee whose amount shall be
8	determined periodically by the City Planning Commission to pay for the cost of
9	enforcement of this Subsection. The fee shall not exceed the amount of such costs. The
10	annual report shall provide information regarding rents, mortgage payments, sales price
11	and other housing costs, annual household income, size of household in each dwelling
12	unit, and any other information the City may require to fulfill the intent of this
13	Subsection.
14	(c) Housing Requirement in the Residential/Service District.
15	(1) Amount Required. Nonresidential uses subject to Sections 815.26, 815.28,
16	815.30, 815.31 through 815.47, and 815.59 through 815.65, of this Code shall be
17	permitted in new construction in the Residential/Service District only if the ratio between
18	the amount of occupied floor area for residential use to the amount of occupied floor
19	area of the above-referenced nonresidential use is three to one or greater.
20	(2) Means of Satisfying the Housing Requirement. (A) Live/work units may
21	satisfy the residential requirement pursuant to this Subsection and, when applicable,
22	shall be subject to Sections 124(j) and/or 263.11(c)(3) of this Code; or (B) The
23	residential space required pursuant to this Subsection may be satisfied by payment of a
24	one-time in-lieu fee equal to \$30 per square foot of residential space required by this
25	Subsection and not provided on-site payable to the City's Affordable Housing Fund

1	administered by the Mayor's Office of Housing; or (C) The residential space requirement
2	may be satisfied by providing the required residential space elsewhere within the South
3	of Market Mixed Use District where housing is permitted or conditional and is approved
4	as a conditional use.
5	(d) Housing Requirement in the Mixed Use – Residential (MUR) District.
6	In the MUR District, three square feet of gross floor area for residential use is required
7	for every one gross square foot of permitted nonresidential use, subject to Section 841 of
8	this Code.
9	SEC. 803.9 COMMERCIAL USES IN MIXED USE DISTRICTS.
10	(a) Preservation of Landmark Buildings, Significant or Contributory
11	Buildings Within the Extended Preservation District and/or Contributory Buildings
12	Within Designated Historic Districts within the South of Market Mixed Use Districts.
13	Within the South of Market Mixed Use District, any use which is permitted as a principal
14	or conditional use within the SSO District, excluding nighttime entertainment use, may be
15	permitted as a conditional use in (a) a landmark building located outside a designated
16	historic district, (b) a contributory building which is proposed for conversion to office
17	use of an aggregate gross square footage of 25,000 or more per building and which is
18	located outside the SSO District yet within a designated historic district, or (c) a building
19	designated as significant or contributory pursuant to Article 11 of this Code and located
20	within the Extended Preservation District. For all such buildings the following conditions
21	shall apply: (1) the provisions of Sections 316 through 318 of this Code must be met; (2)
22	in addition to the conditional use criteria set out in Sections 303(c)(6) and 316 through
23	316.8, it must be determined that allowing the use will enhance the feasibility of
24	preserving the landmark, significant or contributory building; and (3) the landmark,
25	significant or contributory building will be made to conform with the San Francisco

1	Building Code standards for seismic loads and forces which are in effect at the time of
2	the application for conversion of use.

- **3** A contributory building which is in a designated historic district outside the SSO District
- 4 <u>may be converted to any use which is a principal use within the SSO District provided</u>
- 5 *that: (1) such use does not exceed an aggregate square footage of 25,000 per building;*
- 6 and (2) prior to the issuance of any necessary permits the Zoning Administrator (a)
- 7 determines that allowing the use will enhance the feasibility of preserving the
- 8 *contributory building; and (b) the contributory building will be made to conform with the*
- 9 <u>San Francisco Building Code standards for seismic loads and forces which are in effect</u>
- 10 *at the time of the application for conversion of use.*
- 11 (b) Preservation of Historic Buildings within the MUG, MUO, and MUR
- 12 **Districts.** The following controls are intended to support the economic viability of
- 13 *buildings of historic importance within the MUG, MUO, and MUR Districts.*
- 14 *(1) This subsection applies only to buildings that are a designated landmark*
- 15 *building or a contributory building within a designated historic district per Article 10 of*
- 16 *the Planning Code, or a building listed on or determined eligible for the California*
- 17 <u>Register of Historical Resources by the State Office of Historic Preservation.</u>
- 18 (2) All uses are permitted as of right, provided that:
- 19 (A) The project does not contain office uses of 25,000 square foot or more
- 20 *per lot, or nighttime entertainment.*
- 21 (B) Prior to the issuance of any necessary permits, the Zoning
- 22 <u>Administrator, with the advice of the Landmarks Preservation Advisory Board</u>,
- 23 *determines that allowing the use will enhance the feasibility of preserving the building.*
- 24 (C) Residential uses meet the affordability requirements of the Residential
- 25 *Inclusionary Affordable Housing Program set forth in Section 315.1 through 315.9.*

1	(3) Projects containing office use of 25,000 square foot or more per lot may be
2	permitted as a conditional use. In addition to the conditional use criteria set forth in
3	Section 303, and with the advice of the Landmarks Preservation Advisory Board, the
4	Planning Commission must find that allowing the use will enhance the feasibility of
5	preserving the building.
6	(4) The Landmarks Preservation Advisory Board shall review the proposed
7	project for compliance with the Secretary of the Interior's Standards, (36 C.F.R. § 67.7
8	(2001)) and any applicable provisions of the Planning Code.
9	(c) Preservation of Historic Buildings within and UMU Districts. The
10	following rules are intended to support the economic viability of buildings of historic
11	importance within the UMU District.
12	(1) This subsection applies only to buildings that are a designated landmark
13	building, or a building listed on or determined eligible for the California Register of
14	Historical Resources by the State Office of Historic Preservation.
15	(2) All uses are permitted as of right, provided that:
16	(A) The project does not contain office uses of 25,000 square foot or more
17	per lot, or nighttime entertainment.
18	(B) Prior to the issuance of any necessary permits, the Zoning
19	Administrator, with the advice of the Landmarks Preservation Advisory Board,
20	determines that allowing the use will enhance the feasibility of preserving the building.
21	(C) Residential uses meet the affordability requirements of the Residential
22	Inclusionary Affordable Housing Program set forth in Section 315.1 through 315.9.
23	(3) Projects containing office use of 25,000 square foot or more per lot may be
24	permitted as a conditional use. In addition to the conditional use criteria set forth in
25	Section 303, with the advice of the Landmarks Preservation Advisory Board, the

- 1 <u>Planning Commission must find that allowing the use will enhance the feasibility of</u>
- 2 preserving the building.
- 3 (4) The Landmarks Preservation Advisory Board shall review the proposed
- 4 project for compliance with the Secretary of the Interior's Standards, (36 C.F.R. § 67.7
- 5 (2001)) and any applicable provisions of the Planning Code.
- 6 (d) Automated Bank Teller Machines Within South of Market Districts. <u>All</u>
- 7 automated bank teller machines (ATMs), whether freestanding structures or walk-up
- 8 *facilities associated with retail banking operations, shall have adequate lighting, waste*
- 9 <u>collection facilities and parking resources and shall be set back three feet from the front</u>
- 10 *property line*.
- (e) Open Air Sales. Flea markets, farmers markets, crafts fairs and all other
 open air sales of new or used merchandise except vehicles, within South of Market Mixed
- 13 Use and Eastern Neighborhoods Mixed Use *Districts, where permitted, shall be subject*
- 14 to the following requirements: (1) the sale of goods and the presence of booths or other
- 15 <u>accessory appurtenances shall be limited to weekend and/or holiday daytime hours; (2)</u>
- 16 <u>sufficient numbers of publicly-accessible toilets and trash receptacles shall be provided</u>
- 17 <u>on-site and adequately maintained; and (3) the site and vicinity shall be maintained free</u>
- 18 *of trash and debris.*
- 19 (f) Legal and Government Office Uses in the Vicinity of the Hall of Justice. Within an
- 20 approximately 300-foot radius of the 800 Bryant Street entrance to the Hall of Justice, and
- 21 Assessor's Block 3780, Lots 1 and 2, as shown on Sectional Map 8SU of the Zoning Map, the
- 22 offices of attorneys, bail and services, government agencies, union halls, and other criminal
- 23 justice activities and services directly related to the criminal justice functions of the Hall of
- 24 Justice shall be permitted as a principal use. There shall be a Notice of Special Restriction placed
- 25 <u>on the property limiting office activities to uses permitted by this Subsection.</u>

1	(g) Work Space of Design Professionals. The work space of design
2	professionals, as defined in Section 890.28 of this Code, shall be permitted as a principal
3	use within the SLR, RSD and SLI Districts provided that, as a condition of issuance of
4	any necessary permits, the owner(s) of the building shall agree to comply with the
5	following provisions: (1) The occupied floor area devoted to this use per building is
6	limited to the third story or above; (2) The gross floor area devoted to this use per
7	building does not exceed 3,000 square feet per design professional establishment; (3) The
8	space within the building subject to this provision has not been in residential use within a
9	legal dwelling unit at any time within a five-year period prior to application for
10	conversion under this Subsection; and (4) The owner(s) of the building comply with the
11	following enforcement and monitoring procedures: (i) The owner(s) of any building with
12	work space devoted to design professional use as authorized pursuant to this Subsection
13	shall submit an annual enforcement report to the Department of City Planning with a fee
14	in an amount to be determined periodically by the City Planning Commission to pay for
15	the cost of enforcement of this Subsection. The fee shall not exceed the amount of such
16	costs. The report shall provide information regarding occupants of such space, the
17	amount of square footage of the space used by each design professional establishment,
18	amount of vacant space, compliance with all relevant City codes, and any other
19	information the Zoning Administrator may require to fulfill the intent of this Subsection;
20	(ii) The owner(s) of any building containing work space of design professionals
21	authorized pursuant to this Subsection shall permit inspection of the premises by an
22	authorized City official to determine compliance with the limitations of this Subsection.
23	The City shall provide reasonable notice to owners prior to inspecting the premises; (iii)
24	The owner(s) of any building containing work space of design professionals authorized
25	pursuant to this Subsection shall record a Notice of Special Restriction, approved by the

1	City Planning Department prior to recordation, on the property setting forth the
2	limitations required by this Subsection. The Department of City Planning shall keep a
3	record available for public review of all space for design professionals authorized by this
4	Subsection.
5	(h) Vertical Controls for Office Uses.
6	(1) Purpose . In order to preserve ground floor space for production,
7	distribution, and repair uses and to allow the preservation and enhancement of a diverse
8	mix of land uses, including limited amounts of office space on upper stories, additional
9	vertical zoning controls shall govern office uses as set forth in this Section.
10	(2) Applicability. This Section shall apply to all office uses in the MUG and
11	UMU Districts, where permitted.
12	(3) Definitions . Office use shall be as defined in Section 890.70 of this Code.
13	(4) Controls .
14	(A) Designated Office Story or Stories. Office uses are not permitted
15	on the ground floor. Office uses may be permitted on stories above the ground floor if
16	they are designated as office stories. On any designated office story, office uses are
17	permitted, subject to any applicable use size limitations. On any story not designated as
18	an office story, office uses are not permitted.
19	(B) Timing of designation. In the case of new construction, any
20	designated office story or stories shall be established prior to the issuance of a first
21	building permit or along with any associated Planning Commission action, whichever
22	occurs first. In the case of buildings that were constructed prior to the effective date of
23	this Section, any such story or stories shall be designated prior to the issuance of any
24	building permit for new or expanded office uses or along with any associated Planning
25	Commission action, whichever occurs first.

1 ((C) Rec	ordation of	designation.	Notice of	the design	ation of office

- 2 stories shall be recorded as a restriction on the deed of the property along with plans
- 3 *clearly depicting the designated story or stories in relation to the balance of the building.*
- 4 <u>A designated office story may only be re-allocated when the designated office story is</u>
- 5 *first returned to a permitted non-office use and associated building modifications to the*

6 *designated office story are verified by the Zoning Administrator.*

- 7 (D) Maximum Number of Designated Stories. The maximum number of
- 8 *designated office stories shall correspond to the total number of stories in a given*
- 9 *building, as set forth in the table below. The designation of a particular story shall apply*
- 10 to the total floor area of that story and no partial designation, split designation, or other
- 11 <u>such subdivision of designated floors shall be permitted. For the purposes of the</u>

12 *following table, the total number of stories in a given building shall be counted from*

- 13 grade level at curb and shall exclude any basements or below-grade stories.
- 14 <u>*Table 803.9(h)*</u>

15	Total Number of Stories	Maximum Number of Designated Office
16		<u>Stories</u>
17	<u>1-story</u>	<u>0 stories (office use NP)</u>
18	<u>2-4 stories</u>	<u>1-story</u>
19	<u>5-7 stories</u>	<u>2-stories</u>
20	<u>8 or more stories</u>	<u>3-stories</u>

- 21 (E) For projects with multiple buildings, consolidation of permitted office
- 22 stories may be permitted, pursuant to the controls set forth in 309.2329(d)(8).
- 23 (i) Retail Controls in the MUG, MUO, and UMU Districts. In the MUG, MUO,
- 24 and UMU District, up to 25,000 gross square feet of retail use (as defined in Section
- 25 <u>890.114 of this Code) is permitted per lot. Above 25,000 gross square feet, three gross</u>

1 square feet of other uses permitted in that District are required for every one gross 2 square foot of retail. In the UMU District, gyms, as defined in Sec. 218(d), are exempt 3 from this requirement. 4 SEC. 809. GUIDE TO UNDERSTANDING THE MIXED USE DISTRICT 5 ZONING CONTROLS. Mixed Use District controls are set forth in the Zoning Control Tables in 6 Sections 810 through 818, and in Sections 825, 827 through 843 or referenced in 7 Section 899 of this Code. 8 (a) The first column in the Zoning Control Table, titled "No." provides a 9 category number for each zoning control category. 10 (b) The second column in the table, titled "Zoning Control Category," lists 11 zoning control categories for the district in guestion. 12 (c) The third column, titled "§ References," contains numbers of other sections in the Planning Code and other City Codes, in which additional relevant 13 provisions are contained. 14 (d) In the fourth column, the controls applicable to the various Mixed Use 15 Districts are indicated either directly or by reference to other Code Sections 16 which contain the controls. 17 The following symbols are used in this table: 18 19 P --Permitted as a principal use. 20 Permitted as a conditional use, subject to the provisions set forth in this Code. 21 С --22 A blank space on the tables in Sections 810 through 812 indicates that the use 23 or feature is not permitted within the Chinatown Mixed Use Districts. Unless a 24 use or feature is permitted or required in the Chinatown Mixed Use Districts as 25

1		set forth in the Zoning Control Tables or in those sections referenced in
2		Section 899 of this Code, such use or feature is prohibited, unless determined
3		by the Zoning Administrator to be a permitted use.
		Not Permitted. Section 803.4 lists certain uses not permitted in any South of
4	NP	Market District. NP in the Article 8 control column of Tables 813 through 818
5		and also indicates that the use or feature is not permitted in the applicable
6		South of Market District
7	#	See specific provisions listed by section and zoning category number at the
8		end of the table.
9	1st	1st story and below, where applicable.
10	2nd	
11		2nd story, where applicable.
12	3rd+	
13		3rd story and above, where applicable.
14		SEC. 813. RED RESIDENTIAL ENCLAVE DISTRICT.
15		Residential Enclave Districts (RED) encompass the clusters of low-scale,
16	mediu	im density, predominantly residential neighborhoods located along the
17	narro	w side streets of the South of Market SLR and MUR dD istricts. Within these
18	predo	minantly residential enclaves lie a number of vacant parcels, parking lots
19	and o	ther properties in open storage use. These properties are undeveloped or
20	under	developed and are viewed as opportunity sites for new, moderate-income,
21		nousing.
22		The zoning controls for this district are tailored to the design needs and
23	التلعم	
24	Ū	borhood characteristics of these enclaves and are intended to encourage
25	and fa	acilitate the development of attractive, compatible and economically feasible
20		

in-fill housing while providing adequate residential amenities to the site andneighborhood.

3 Dwelling units are permitted as a principal use. Social services and 4 institutional uses are permitted as conditional uses. Group housing, retail, 5 entertainment, general commercial and services light industrial uses are not permitted. Existing commercial activities in nonresidential structures may 6 7 continue as nonconforming uses subject to the termination requirements of Sections 185 and 186. Live/work units limited to arts activities are permitted 8 9 within the district as a principal use. Existing live/work units with other 10 nonresidential uses may continue as nonconforming uses.

11

12

13

Table 813

RED -- RESIDENTIAL ENCLAVE DISTRICT ZONING CONTROL TABLE

10				
14				Residential Enclave
15	No.	Zoning Category	§ References	Controls
16	BUILDIN	G STANDARDS		
17				Generally 40 feet See
18	813.01	Height	See Zoning Map	Sectional Zoning Maps 1
19				and 7
20				See Sectional Zoning
21	813.02	Bulk	§ 270	Maps 1 and 7
22	USE STA	NDARDS	I	
23				1:400 for dwelling units;
24	813.03	Residential Density	§§ 124(b),	1 bedroom for each 140
25			207.5,208	sq. ft. of lot area for
	I	1	1	

1				group housing
2	010.04	Non Decidential Density	§§ 102.9, 123,	Generally, 1.0 to 1 floor
3	813.04	Non-Residential Density	124, 127	area ratio
4		Usable Open Space for Dwelling		60 sq. ft. per unit, if
5	813.05	Units and Group Housing	§ 135	private, 80 sq. ft. if
6				common
7		Usable Open Space for		
8	813.06	Live/Work Units in Newly	§ 135.2	36 sq. ft. per unit
9		Constructed Buildings or	3 100.2	
10		Additions		
11	813.07	Usable Open Space for Other	§ 135.3	Varies by use
12		Uses	3 100.0	
13	813.09	Outdoor Activity Area	§ 890.71	Р
14		Walk-up Facility, except		
	813.10	Automated Bank Teller Machine	§ 890.140	Р
16				
17	813.11	Automated Bank Teller Machine	§ 803.9 5 (d)	NP
18			<u>5 000.<u>></u>5<u>107</u></u>	
	813.12	Residential Conversion	§ 803. <u>8(a)</u> 5(b)	С
	813.13	Residential Demolition	§ 803. <u>8(a)</u> 5(b)	с
21	USES			
22	Residenti	al Use		
	813.14	Dwelling Units	§ 102.7	Р
	813.15	Group Housing	§ 890.88(b)	NP
25	813.16	SRO Units	§ 890.88(c)	Р

313.17	Hospital, Medical Centers	§ 890.44	NP
813.18	Residential Care	§ 890.50(e)	С
313.19	Educational Services	§ 890.50(c)	С
313.20	Religious Facility	§ 890.50(d)	С
	Assembly and Social Service,		
313.21	except Open Recreation or	§ 890.50(a)	С
	Horticulture		
313.22	Child Care	§ 890.50(b)	Р
313.23	Medical Cannabis Dispensary	§ 890.133	P#
Vehicle	Parking		
	Automobile Parking Lot,	S 000 7	P
313.25	Community Residential	§ 890.7	
313.26	Automobile Parking Garage,	8 900 9	C
513.20	Community Residential	§ 890.8	C
313.27	Automobile Parking Lot,	§ 890.9	Ρ
513.27	Community Commercial	3 090.9	F
813.28	Automobile Parking Garage,	§ 890.10	6
515.20	Community Commercial	3 090.10	С
313.29	Automobile Parking Lot, Public	§ 890.11	Р
313.30	Automobile Parking Garage,	§ 890.12	C
513.30	Public	3 090.12	С
Retail Sa	ales and Service	1	I
313.31	All Retail Sales and Service	§ 890.104	NP

	except per § 813.32		
040.00	Retail Sales and Service Use in a Landmark Building or a		
813.32	Contributory Building in an	§ 803. <u>9(e)</u> 5(c)	С
	Historic District		
Assembl	y, Recreation, Arts and Entertainm	ient	Γ
813.37	Nighttime Entertainment	§ 102.17 <u>,</u> 803.5(b)	NP
813.38	Meeting Hall, not within § 813.21	§ 221(c)	NP
813.39	Recreation Building, not within § 813.21	§ 221(e)	NP
813.40	Pool Hall, Card Club, not within § 813.21	§§ 221(f), 803.4	NP
813.41	Theater, falling within § 221(d), except Movie Theater	§§ 221(d), 890.64	NP
Home ar	nd Business Service		
813.42	Trade Shop	§ 890.124	NP
813.43	Catering Services	§ 890.25	NP
813.45	Business Goods and Equipment Repair Service	§ 890.23	NP
813.46	Arts Activities, except within a Live/Work Unit	§ 102.2	NP
813.47	Business Services	§ 890.111	NP
Office			

	Office Uses in Landmark		
813.48	Buildings or Contributory	§ 803. <u>9(a)</u> 5(c)	С
	Buildings in Historic Districts		
813.53	All Other Office Uses	§ 890.70	NP
Live/Wo	rk Units	_	-
		§§ 102.2, 102.13,	
813.54	Live/Work Unit where the Work	209.9(f), (g), 233	Р
	Activity is an Arts Activity		
	Live/Work Units in Landmark		
813.55	Buildings or Contributory	§ 803. <u>9(a)</u> 5(c)	с
	Buildings in Historic Districts		
813.56	All Other Live/Work Units	§§ 102.13, 233	NP
Automot	ive Services		
813.57	Vehicle StorageOpen Lot	§ 890.131	NP
040 50	Vehicle StorageEnclosed Lot	6 000 100	
813.58	or Structure	§ 890.132	Ρ
	Motor Vehicle Service Station,	§§ 890.18,	
813.59	Automotive Wash	890.20	NP
813.60	Motor Vehicle Repair	§ 890.15	NP
813.61	Motor Vehicle Tow Service	§ 890.19	NP
	Non-Auto Vehicle Sales or		
813.62	Rental	§ 890.69	NP
813.63	Public Transportation Facility	§ 890.80	NP
Industria			

		Wholesaling, Storage,			
2		Distribution and Open Air			
}	813.64	Handling of Materials and	§§ 225, 890.54	NP	
•		Equipment, Manufacturing and			
		Processing			
	Other Us	ses	1		
	813.65	Animal Service	§ 224	NP	
	040.00		§§ 890.38, 803.		
	813.66	Open Air Sales	<u>9(c)</u> 5(e)	NP	
	813.67	Ambulance Service	§ 890.2	NP	
	040.00	Open Recreation and	S 000 F	D	
	813.68	Horticulture	§ 209.5	Ρ	
	040.00	Public Use, except Public	6 000 00	0	
	813.69	Transportation Facility	§ 890.80	С	
		Commercial Wireless			
	813.70	Transmitting, Receiving or Relay	§ 227(h)	С	
		Facility			
	813.71	Greenhouse or Plant Nursery	§ 227(a)	NP	
	813.72	Mortuary Establishment	§ 227(c)	NP	
	813.73	General Advertising Sign	§ 607.2(b) & (e)	NP	
		·			
2		SPECIFIC PROVISIONS		ICTS	

SPECIFIC PROVISIONS FOR RED DISTRICTS

23

24

25

Article	Other Code	Zoning Controls
Code	Section	

1	Section		
2			Only those medical cannabis dispensaries that can
3			demonstrate to the Planning Department they were in
4			operation as of April 1, 2005 and have remained in
5	§ 813.23		continuous operation or that were not in continuous
6	§ 890.133		operation since April 1, 2005, but can demonstrate to the
7	8 090.133		Planning Department that the reason for their lack of
8			continuous operation was not closure due to an actual
9		,	violation of federal, State or local law, may apply for a
10			medical cannabis dispensary permit in an RED District.

11

SEC. 814. SPD -- SOUTH PARK DISTRICT.

12 South Park is an attractive affordable mixed-use neighborhood. The South 13 Park District (SPD) is intended to preserve the scale, density and mix of 14 commercial and residential activities within this unique neighborhood. The district 15 is characterized by small-scale, continuous-frontage warehouse, retail and 16 residential structures built in a ring around an oval-shaped, grassy park. 17 Retention of the existing structures is encouraged, as is a continued mix of uses, 18 family-sized housing units, and in-fill development which contributes positively to 19 the neighborhood scale and use mix.

Most retail, general commercial, office, service/light industrial, arts, live/work and residential activities are permitted. Group housing, social services, and other institutional uses are conditional uses. Hotels, motels, movie theaters, adult entertainment and nighttime entertainment are not permitted.

24

25

Table 814

SPD -- SOUTH PARK DISTRICT ZONING CONTROL TABLE

1				
2				South Park District
3	No.	Zoning Category	§ References	Controls
4	814.01	Height	<u>§§ 260 - 263</u>	See Sectional Zoning Map 1
5	814.02	Bulk	<u>§§</u> 270 <u>- 272</u>	See Sectional Zoning Map 1
6				1:600 for dwelling units; 1
7	814.03	<u>Dwelling Unit Residential</u>	§§ 124, 207.5,	bedroom for each 210 sq. ft. of
8		Density Limit	208	lot area for group housing <u>No</u>
9				density limit
10				At least 40% of all dwelling
11				units must contain two or
12				more bedrooms (a) No less
13				than 40 percent of the total
14				number of proposed dwelling
15				units shall contain at least two
16				bedrooms. Any fraction
17	814.04	Dwelling Unit Mix	<u>§ 207.6</u>	resulting from this calculation
18	014.04	Dwenng Onn Mix	<u>y 207.0</u>	shall be rounded to the
19				nearest whole number of
20				dwelling units; or
21				(b) No less than 30 percent of
22				the total number of proposed
23				dwelling units shall contain at
24				least three bedrooms. Any
25				fraction resulting from this

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1				calculation shall be rounded
2				to the nearest whole number
3				of dwelling units.
4				At least 40% of all dwelling
5				<u>units must contain two or</u>
6				more bedrooms or 30% of all
7				dwelling units must contain
8				three or more bedrooms.
9	044.05		§§ 102.9, 123,	Generally 1.8 to 1 floor area
10	814.05	Non-residential density limit	124, 127	ratio
11		Usable Open Space for		80 sq. ft. per unit, i<i>f private</i>, -
12	814.0 <u>6</u> 5	Dwelling Units and Group	§ 135	106 sq. ft. if common<u>,</u> 54 sq. ft.
13		Housing		per unit if publicly accessible
14		<u>Usable Open Space for</u>		
15		Live/Work Units in Newly		
16	814.06 —	Constructed Buildings or	§ 135.2 —	36 sq. ft. per unit –
17		Additions -		
18				Varies by use <u>Req</u>uired;
19	814.07	Usable Open Space for	§ 135.3	amount varies based on use;
20		Other Uses		may also pay in-lieu fee
21			<u>§§ 136, 136.2,</u>	
22	<u>814.08</u>	<u>Setbacks</u>	<u>144, 145.1</u>	<u>Generally required</u>
23	814.09	Outdoor Activity Area	§ 890.71	Р
24		Walk-Up Facility, except		
25	814.10 	Automated Bank Teller	§ 890.140 	<u>p</u>
	l			

	Machine—						
<u>814.11</u>	Automated Bank Teller	<u></u>	ND				
014.11	Machine	<u>ş ous.<u>9(b)</u>5(a)</u>					
01410	Off Street Deviling Devilorit	e 151 1	None required. Limits set fo				
<u>814.10</u>	Off-Street Parking, Residential	<u>§ 131.1</u>	in Section 151.1				
01411	Off-Street Parking, Non-	150, 151, 151.1,	None required. Limits set fo				
<u>814.11</u>	<u>Residential</u>	<u>153-157, 204.5</u>	in Section 151.1				
04440		§ 803. <u>8(a)</u> 5(b)					
814.12	Residential Conversion		С				
814.13	Residential Demolition	§ 803. <u>8(a)</u> 5(b)	с				
Residentia	al Use						
814.14	Dwelling Units	§ 102.7	Ρ				
814.15	Group Housing	§ 890.88(b)	с				
814.16	SRO Units	§ 890.88(c)	Р				
814.16(a)	Student Housing	<u>§ 315.1(38)</u>	<u>C</u>				
Institution	6						
814.17	Hospital, Medical Centers	§ 890.44	NP				
814.18	Residential Care	§ 890.50(e)	С				
814.19	Educational Services	§ 890.50(c)	NP				
Institutions	Institutions –						
814.20	Religious Facility	§ 890.50(d)	С				
	Assembly and Social						
814.21	Service, except Open	§ 890.50(a)	С				
	Recreation and Horticulture						

				
1				
2	814.22	Child Care	§ 890.50(b)	Р
3	044.00	Medical Cannabis	0 000 400	D #
4	814.23	Dispensary	§ 890.133	P #
5	Vehicle Pa	arking		
6	044.05	Automobile Parking Lot,	c	
7	814.25	Community Residential	§ 890.7	<u>₽_NP</u>
8	044.00	Automobile Parking Garage,		
9	814.26	Community Residential	§ 890.8	<u>C-NP</u>
10	04407	Automobile Parking Lot,		
11	814.27	Community Commercial	§ 890.9	<u>₽_NP</u>
12	044.00	Automobile Parking Garage,		
13	814.28	Community Commercial	§ 890.10	$C-\underline{NP}$
14	044.00	Automobile Parking Lot,		
15	814.29	Public	§ 890.11	<u>₽_NP</u>
16		Automobile Parking Garage,		
17	814.30	Public	§ 890.12	$C-\underline{NP}$
18	Retail Sale	es and Services		
19		All Retail Sales and Services		
20		which are not Office Uses or		
21		prohibited by § 803.4, including		
22	814.31	Bars, Full Service and Fast	§ 890.104	P <u>up to 5,000 sf per lot</u>
23		Food Restaurants, Take Out		
24		Food Services, and Personal		
25		Services <u>All Retail, Except for</u>		

1		Bars and Liquor Stores-		
2	814.32	Bars Bars	§ 890.22	<u>C up to 5,000 sf per lot</u>
3	814.33	Liquor Stores	<u>ş 790.55</u>	<u>C up to 5,000 sf per lot</u>
4		/, Recreation, Arts and Entertai		
5	///////////////////////////////////////		§ 102.17 <u>,</u>	
6	814.37	Nighttime Entertainment	<u>8 102.17,</u> <u>803.5(b)</u>	NP
7		Meeting Hall <u>, not falling</u>		
8	814.38	within Category 814.21	§ 221(c)	С
9		Recreation Building, not		
0	814.39	falling within Category	§ 221(e)	С
1		814.21		
2		Pool Hall, Card Club, not		
3	814.40	falling within Category	§ § 221(f) ,	NP
4		<u>890.50(a) 814.21</u>	803.4 -	
5		Theater, falling within § 221(d),	§§ 221(d),	
6	<u>814.41</u>	except Movie Theater	890.64	<u>NP</u>
7	Home an	d Business Service		· ·
8	814.42	Trade Shop	§ 890.124	Р
9	814.43	Catering Services	§ 890.25	Р
20		Business Goods and		
21	814.45	Equipment Repair Service	§ 890.23	Р
22		Arts Activities, other than		
23	814.46	Theaters	§ 102.2	Ρ
24	814.47	Business Services	§ 890.111	Р
25	L			1

014 40	Work Space of Design	6 000 00	D
814.49	Professionals—	§ 890.28 	<u>p</u>
814.4 <u>9</u>	Offices in historic buildings	<u>§ 803.9(a)</u>	<u>P</u>
04450	All Other Office Lless	<u>§§</u> 890.70,	
814.50	All Other Office Uses	<u>890.118</u>	<u>NP_P</u>
Live/Wor	k Units		
		§§ 102.2,	
814.55	All types of Live/Work Units	102.13,	<u>PNP</u>
		209.9(f), (g)	
Automoti	ve		
814.57	Vehicle StorageOpen Lot	§ 890.131	NP
	Vehicle StorageEnclosed	S 000 400	
814.58	Lot or Structure	§ 890.132	NP
	Motor Vehicle Service	55 000 40	
814.59	Station, Automotive	§§ 890.18, 890.20	NP
	Washing	090.20	
814.60	Motor Vehicle Repair	§ 890.15	NP
814.61	Motor Vehicle Tow Service	§ 890.19	NP
01160	Non-Auto Vehicle Sales or	8 900 60	P
814.62	Rental	§ 890.69	
014 60	Public Transportation	8 900 90	
814.63	Facilities	§ 890.80	NP

.64	Wholesale Sales	§ 890.54(b)	P
.65	Light Manufacturing	§ 890.54(a)	Р
	All Other Wholesaling,		
	Storage, Distribution and		
		88 225 226	NP
		33 225, 220	
i	and Manufacturing and		
	Processing Uses		
.67	Storage	§ 890.54(c)	<u>P_NP</u>
<u>67(a)</u>	Laboratory	<u>§ 890.52</u>	<u>NP</u>
er Uses	3		
.68	Animal Services	§ 224	NP
		§§ 803. <u>9(e)</u> 5 (f) ,	
.69		890.38	Ρ
.70	Ambulance Service	§ 890.2	NP
_ /	Open Recreation and		
	Horticulture	§ 209.5	Ρ
	Transportation Facility	§ 890.80	C
	Commercial Wireless		
.73	Transmitting, Receiving or	§ 227(h)	С
	Relay Facility		
		§ 227(a)	NP
.75	Mortuary Establishment	§ 227(c)	NP
	65 66 67 67 67 67 67 67 67 68 68 69 70 71 71 72 73 73	65Light Manufacturing65Light ManufacturingAll Other Wholesaling, Storage, Distribution and Open Air Handling of Materials and Equipment, and Manufacturing and Processing Uses67Storage67Storage67Storage67Storage67Laboratory68Animal Services69Open Air Sales70Ambulance Service71Open Recreation and Horticulture72Public Use, except Public Transportation Facility73Transmitting, Receiving or Relay Facility74Greenhouse or Plant Nursery	65Light Manufacturing§ 890.54(a)65Light Manufacturing§ 890.54(a)All Other Wholesaling, Storage, Distribution and Open Air Handling of Materials and Equipment, and Manufacturing and Processing Uses\$ 225, 22667Storage§ 890.54(c)67Storage§ 890.54(c)67Storage§ 890.5268Animal Services§ 22469Open Air Sales§ 22469Open Air Sales§ 800.270Ambulance Service§ 890.271Open Recreation and Horticulture§ 209.572Public Use, except Public Transportation Facility§ 890.8073Transmitting, Receiving or Relay Facility§ 227(h)74Greenhouse or Plant Nursery§ 227(a)

1 2	814.76	Genera	al Adver	tising Sign	§ 607.2(b) & (e) <u>and 611</u>	NP
3		Walk-U	p Fa	cility, except		
4	814.78	Automa	ted .	Bank Teller	<u>§ 890.140</u>	<u>P</u>
5		Machin	<u>e</u>			
6	<u>814 70</u>	Automa	ited	Bank Teller		ND
7	<u>814.79</u>	Machin	<u>e</u>		<u>§ 803.9(d)</u>	<u>NP</u>
8	<u>814.80</u>	Integra	ted PDR		<u>§ 890.49</u>	P in applicable buildings
9						
10		Ś	SPECIF		IS FOR SPD D	ISTRICTS
11						
12	Article					
13	Code		er Code	Zoning Contro	ls	
14	Section	Sect	lion			
15				Only those r	nedical cannab	is dispensaries that can
16				demonstrate to	o the Planning I	Department they were in
17				operation as o	f April 1, 2005 a	and have remained in
18				continuous op	eration or that v	were not in continuous
19	§ 814.23 §	§ .		operation sinc	e April 1, 2005,	but can demonstrate to the
20	890.133			Planning Depa	artment that the	reason for their lack of
21				continuous op	eration was not	closure due to an actual
22				violation of Fe	deral, State or I	ocal law, may apply for a
23				medical canna	bis dispensary	permit in <u>the</u> a South Park
24				District.		
25						

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2

SEC. 815. RSD -- RESIDENTIAL/SERVICE MIXED USE DISTRICT.

3 The Residential/Service Mixed Use District (RSD) runs along Harrison St. 4 between 4th St. and 5th St. serves as a buffer between the higher density, predominantly 5 commercial area of Yerba Buena Center to the east and the low scale, predominantly 6 service/industrial area west of Sixth Street. The RSD serves as a major housing 7 opportunity area within the South of Market Mixed Use Districts. The district controls are intended to facilitate the development of high-density, mid-rise 8 9 housing, including residential hotels and live/work units, while also encouraging 10 the expansion of retail, business service and commercial and cultural arts activities. 11

12 Residential hotels are subject to flexible standards for parking, rear 13 yard/open space and density. Continuous ground floor commercial frontage with 14 pedestrian-oriented retail activities along major thoroughfares is encouraged.

General office, hotels, nighttime entertainment, adult entertainment,
massage establishment, movie theaters and heavy industrial uses are not
permitted.

18

20

21

Table 815

19 RSD -- RESIDENTIAL/SERVICE MIXED USE DISTRICT ZONING CONTROL

TABLE

22				Residential/Service Mixed
23		-		Use Districts
24	No.	Zoning Category	§ References	Controls
25	815.01	Height		Map, generally ranges from 40

1				to 85 feet See Sectional
2				Zoning Map 1
3	815.02	Bulk	§ 270	See Sectional Zoning Map 1
4				1:200 for dwellings in projects
5				below 40 ft., above 40 ft.
6			SS 101(b)	density to be determined as
7	815.03	Residential Density Limit	§§ 124(b), 207.5, 208	part of Conditional Use
8			207.3, 200	process; 1 bedroom for each
9				70 sq. ft. of lot area for group
10				housing
11	815.04	Non-Residential Density	§§ 102.9, 123,	Generally, 1.8 to 1 floor area
12	015.04	Limit	124, 127	ratio subject to § 803. <u>8.c</u> 5(j)
13 14 15	815.05	Usable Open Space for Dwelling Units and Group Housing	§ 135	36 sq. ft. per unit if private, 48 sq. ft. if common
16 17 18 19	815.06	Usable Open Space for Live/Work Units in Newly Constructed Buildings or Additions	§ 135.2	36 sq. ft. per unit
20 21	815.07	Usable Open Space for Other Uses	§ 135.3	Varies by use
22	815.09	Outdoor Activity Area	§ 890.71	Ρ
23 24	815.10	Walk-Up Facility, except Automated Bank Teller	§ 890.140	Р
25		Machine		

		1			
1 2	815.11	Automated Bank Teller Machine	§ 803. <u>9(b)</u> 5(d)	Р	
2	815.12	Residential Conversion	§ 803.8(<i>a</i>) 5(b)	С	
4	815.13	Residential Demolition	§ 803. <u>8(a)</u> 5(b)	c	
5	Resident		<u>3 000. <u>0(u)</u>5(0)</u>		
6	815.14	Dwelling Units	§ 102.7	Р	
7	815.15	Group Housing		c	
8			§ 890.88(b)	P	
9	815.16	SRO Units	§ 890.88(c)	P	
10	Institutio		6 000 44		
11	815.17	Hospital, Medical Centers	§ 890.44	NP	
	815.18	Residential Care	§ 890.50(e)	С	
12	815.19	Educational Services	§ 890.50(c)	P	
13	815.20	Religious Facility	§ 890.50(d)	С	
14		Assembly and Social			
15		Service, except Open			
16	815.21	Recreation and	§ 890.50(a)	С	
17		Horticulture			
18	815.22	Child Care	§ 890.50(b)	Р	
19		Medical Cannabis			
20	815.23	Dispensary	§ 890.133	P#	
21	Vehicle Parking				
22		Automobile Parking Lot,			
23	815.25	Community Residential	§ 890.7	Р	
24	815.26		8 800 8	C pursuant to $8.902.9(a)5(b)$	
25	013.20	Automobile Parking	§ 890.8	C, pursuant to § 803. <u>8(c)</u> 5(i)	

		1				
1		Garage, Community				
2		Residential				
3	815.27	Automobile Parking Lot,	\$ 900 0	Ρ		
4	015.27	Community Commercial	§ 890.9	F		
5		Automobile Parking				
6	815.28	Garage, Community	§ 890.10	C, pursuant to § 803. <u>_8(<i>c)</i></u> 5(i)		
7		Commercial				
8	045.00	Automobile Parking Lot,	6 000 44			
9	815.29	Public	§ 890.11	Ρ		
10	0.45.00	Automobile Parking				
11	815.30	Garage, Public	§ 890.12	C, pursuant to § 803. <u>8(c)</u> 5(i)		
12	Retail Sa	les and Services				
13		All Retail Sales and		P, pursuant to § 803. <u>8(c)</u> 5(i)		
14		Services which are not				
15		Office Uses or prohibited				
16	045.04	by § 803.4, including Bars,	5 000 404			
17	815.31	Full Service and Fast Food	§ 890.104			
18		Restaurants, Take Out				
19		Food Services, and				
20		Personal Services				
21	Assembly, Recreation, Arts and Entertainment					
22			§§ 102.17,			
23	815.37	Nighttime Entertainment	181(f) <u>, <i>803.5(b)</i></u>	NP		
24		Meeting Hall, not falling				
25	815.38	within Category 815.21	§ 221(c)	C, pursuant to § 803. <u>8(c)</u> 5(i)		

	-			1	
1		Recreation Building, not			
2	815.39	falling within Category	§ 221(e)	C, pursuant to § 803. <u>8(c)</u> 5(i)	
3		815.21			
4		Pool Hall, Card Club, not	§§ 221(f), 803.4		
5	815.40	falling within Category	99 22 1(1), 003.4	P, pursuant to § 803. <u>_8(c)</u> 5(i)	
6		815.21			
7		Theater, falling within §	SS 004(-I)		
8	815.41	221(d), except Movie	§§ 221(d),	P, pursuant to § 803. <u>8(<i>c</i>)</u> 5(i)	
9		Theater	890.64		
10	Home an	d Business Service			
11	815.42	Trade Shop	§ 890.124	P, pursuant to § 803. <u>8(c)5(i)</u>	
12	815.43	Catering Services	§ 890.25	P, pursuant to § 803. <u>8(c)</u> 5(i)	
13		Business Goods and			
14	815.45	Equipment Repair Service	§ 890.23	P, pursuant to § 803. <u>8(c)</u> 5(i)	
15					
16		Arts Activities, other than			
17	815.46	Theaters	§ 102.2	P, pursuant to § 803. <u>8(c)</u> 5(i)	
18	815.47	Business Services	§ 890.111	P, pursuant to § 803. <u>8(c)</u> 5(i)	
19	Office				
20		Office Uses in Landmark			
21		Buildings or Contributory	§ 803. <u>9(a)</u> 5(c)		
22	815.48	Buildings in Historic		С	
23		Districts			
24		Work Space of Design	§§ 890.28,		
25	815.49	Professionals	803. <u>9.(g)5(k)</u>	P, subject to § 803. <u>9.(g)</u> 5(k)	
	L				

	r	1		[]				
1	815.50	All Other Office Uses	§ 890.70	NP				
2	Live/Worl	Live/Work Units						
3		Live/Work Units where the	§§ 102.2,					
4	815.51	work activity is an Arts	102.13, 209.9(f)	Р				
5		Activity	and (g), 233					
6		Live/Work Units where all						
7	045 50	the work activity is	§§ 102.13, 233	D				
8	815.52	otherwise permitted as a		۲				
9		Principal Use						
10		Live/Work Units where the						
11	045 50	work activity is otherwise	6 000	с				
12	815.53	permitted as a Conditional	§ 233					
13		Use						
14		Live/Work Units in						
15	045 54	Landmark Buildings or	§ 803. <u>9(a)</u> 5(c)					
16	815.54	Contributory Buildings in		С				
17		Historic Districts						
18	815.55	All other Live/Work Units		NP				
19	Motor Ve	hicle Services						
20		Vehicle StorageOpen Lot						
21	815.57		§ 890.131	NP				
22		Vehicle StorageEnclosed		_				
23	815.58	Lot or Structure	§ 890.132	Ρ				
24		Motor Vehicle Service	§§ 890.18,	_				
25	815.59	Station, Automotive Wash	890.20	P, pursuant to § 803. <u>8(c)</u> 5(i)				

4					
1			0.000.45		
2	815.60	Motor Vehicle Repair	§ 890.15	P, pursuant to § 803. <u>8(c)</u> 5(i)	
3	815.61	Motor Vehicle Tow Service	§ 890.19	C, § 803. <u>8(c)</u> 5(i)	
4	010.01		3 000.10	0, 3 000. <u>0(1)</u> 5(1)	
5	045.00	Non-Auto Vehicle Sales or			
6	815.62	Rental	§ 890.69	P, § 803. <u>8(c)</u> 5(i)	
7		Public Transportation			
8	815.63	Facilities	§ 890.80	C, pursuant to § 803. <u>8(c)</u> 5(i)	
9	Industria	l			
10	815.64	Wholesale Sales	§ 890.54(b)	P, pursuant to § 803. <u>8(c)</u> 5(i)	
11	815.65	Light Manufacturing	§ 890.54(a)	P, pursuant to § 803. <u>8(c)</u> 5(i)	
12	815.66	Storage	§ 890.54(c)	Ρ	
13		All Other Wholesaling,			
14		Storage, Distribution and	§ 225	Р	
15	815.67	Open Air Handling of			
16		Materials and Equipment			
17	Other Us	Ses			
18	815.68	Animal Services	§ 224	NP	
19			§§ 803. <u>95 (e)</u> ,		
20	815.69	Open Air Sales	890.38	Ρ	
21	815.70	Ambulance Service	§ 890.2	NP	
22		Open Recreation and	<u> </u>		
23	815.71		§ 209.5	Р	
24		Horticulture			
25	815.72	Public Use, except Public	§ 890.80	С	

	r				1	
1		Transportation Facility				
2		Commercial Wire				
3	815.73	Tra	nsmitting, Re	eceiving or	§ 227(h)	С
4		Rel	ay Facility			
5	045 74	Gre	enhouse or l	Plant	S 007(a)	NP
6	815.74	Nur	sery		§ 227(a)	
7	815.75	Моі	rtuary Establi	ishment	§ 227(c)	NP
8	045 70	0			§ 607.2(b) & (e)	
9	815.76	Ger	neral Advertis	sing Sign		NP
10						
11			SPECII	FIC PROVIS	IONS FOR RSD D	ISTRICTS
12						
13	Article					
14	Code		Other Code	Zoning Controls		
15	Section		Section			
16				Only thos	e medical canna	bis dispensaries that can
17				demonstrate to the Planning Department they were in		
18				operation a	s of April 1, 2005	and have remained in
19	0.045.00	0		continuous	operation or that	were not in continuous
20	§ 815.23	Ş		operation s	ince April 1, 2005	5, but can demonstrate to the
21	890.133			Planning D	epartment that th	e reason for their lack of
22				continuous	operation was no	ot closure due to an actual
23				violation of federal, state or local law, may apply for a		
24				medical car	nnabis dispensar	y permit in an RSD District.
25						

SEC. 816. SLR -- SERVICE/LIGHT INDUSTRIAL/RESIDENTIAL MIXED USE DISTRICT.

The Service/Light Industrial/Residential (SLR) Mixed Use District is designed to maintain and facilitate the growth and expansion of small-scale light industrial, home and business service, wholesale distribution, arts production and performance/exhibition activities, live/work use, general commercial and neighborhood-serving retail and personal service activities while protecting existing housing and encouraging the development of housing and live/work space at a scale and density compatible with the existing neighborhood.

Housing and live/work units are encouraged over ground floor commercial/service/light industrial activity. New residential or mixed use developments are encouraged to provide as much mixed-income rental housing as possible. Existing group housing and dwelling units would be protected from demolition or conversion to nonresidential use by requiring conditional use review.

16 General office, hotels, nighttime entertainment, movie theaters, adult17 entertainment and heavy industrial uses are not permitted.

18

21

Table 816

19 SLR -- SERVICE/LIGHT INDUSTRIAL/RESIDENTIAL MIXED USED DISTRICT 20 ZONING CONTROL TABLE

22				Service/Light
23				Industrial/ Residential
24				Mixed Use District
25	No.	Zoning Category	§ References	Controls

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1 2				As shown on Sectional Maps 1 and 7 of the
3	816.01	Height Limit Designation	See Zoning Map	Zoning Map; generally
4				ranges from 40 to 65
5				feet
6			San Zaning	As shown on Sectional
7	816.02	Bulk Limit Designation	See Zoning	Maps 1 and 7 of the
8			Map, §270	Zoning Map
9				1:200 for dwelling
10			§§ 124, 207.5,	units; 1 bedroom for
11	816.03	Residential Density Limit	208	each 70 sq. ft. of lot
12			200	area for group housing
13				
14	816.04	Non-Residential Density Limit	§§ 102.9, 123,	Generally, 2.5 to 1 floor
15	010.04		124, 127	area ratio
16		Usable Open Space for Dwelling		60 sq. ft. per unit if
17	816.05	Units and Group Housing	§ 135	private, 80 sq. ft. if
18				common
19		Usable Open Space for Live/Work		
20	816.06	Units in Newly Constructed	§ 135.2	36 sq. ft. per unit
21		Buildings or Additions		
22	016.07	Usable Open Space for Other	\$ 125 2	Varias by use
23	816.07	Uses	§ 135.3	Varies by use
24	816.09	Outdoor Activity Area	§ 890.71	Р
25	816.10	Walk-up Facility, including	§§ 890.140,	Р

					
1		Automated Bank Teller Machine	803. <u>9</u> 5 <u>(d)</u>		
2	816.12	Residential Conversion	§ 803. <u>8(a)</u> 5(b)	С	
3	816.13	Residential Demolition	§ 803. <u>8(a)</u> 5(b)	С	
4	Residen	tial Use			
5	816.14	Dwelling Units	§ 102.7	P	
6	816.15	Group Housing	§ 890.88(b)	С	
7	816.16	SRO Units	§ 890.88(c)	Р	
8	Institutio	ns			
9	816.17	Hospital, Medical Centers	§ 890.44	NP	
10	816.18	Residential Care	§ 890.50(e)	С	
11	816.19	Educational Services	§ 890.50(c)	Р	
12	816.20	Religious Facility	§ 890.50(d)	Р	
13		Assembly and Social Service,			
14	816.21	except Open Recreation and	§ 890.50(a)	С	
15		Horticulture			
16	816.22	Child Care	§ 890.50(b)	Р	
17	816.23	Medical Cannabis Dispensary	§ 890.133	P#	
18	Vehicle I	Parking			
19	046.05	Automobile Parking Lot,	£ 000 7	D	
20	816.25	Community Residential	§ 890.7	Р	
21 22	916.06	Automobile Parking Garage,	8 900 9		
22	816.26	Community Residential	§ 890.8	P	
23 24	016.07	Automobile Parking Lot,	8 900 0		
24 25	816.27	Community Commercial	§ 890.9	Ρ	

	r			1	
1	816.28	Automobile Parking Garage,	§ 890.10	Р	
2	Community Commercial				
3	816.29	Automobile Parking Lot, Public	§ 890.11	Ρ	
4	816.30	Automobile Parking Garage,	§ 890.12	C	
5	010.50	Public	§ 030.12	0	
6	Retail Sa	les and Services			
7		All Retail Sales and Services			
8		which are not Office Uses or			
9	816.31	prohibited by § 803.4, including	§ 890.104	Ρ	
10	010.51	Bars, Full Service and Fast Food	9 890.104	F	
11		Restaurants, Take Out Food			
12		Services, and Personal Services			
13	Assembly	y, Recreation, Arts and Entertainme	ent		
14	816.36	Arts Activity, other than Theater	§ 102.2	Р	
15	040.07	Nightting Futurtaing and	§§ 102.17, 181(f)		
16	816.37	Nighttime Entertainment	, <u>803.5(b)</u>	NP	
17	040.00	Meeting Hall, not falling within		6	
18	816.38	Category 816.21	§ 221(c)	С	
19	040.00	Recreation Building, not falling		6	
20	816.39	within Category 816.21	§ 221(e)	С	
21	04.0.40	Pool Hall, Card Club, not falling	§§ 221(f), 803.4		
22	816.40	within Category 816.21		P	
23	040.44	Theater, falling within § 221(d),	§§ 221(d),		
24	816.41	except Movie Theater	890.64	Р	
25	Home an	d Business Service			

1816.42Trade Shop§ 890.124P2816.43Catering Service§ 890.25P3816.45Business Goods and Equipment Repair Service§ 890.23P4816.47Business Service§ 890.111P5816.47Business Service§ 890.111P6Office \cdot \cdot 7Office Uses in Landmark Buildings or Contributory Buildings in Historic Districts§ 803. $\underline{-9(a)5(e)}$ C9Office Uses in Landmark Buildings in Historic Districts \cdot \cdot C10816.49Work Space of Design Professionals§ 803. $\underline{-9(a)5(e)}$ \cdot C11816.50All Other Office Uses§ 890.70NP13Live/Work Units where the work activity is an Arts Activity 233 \cdot \cdot 14Bife.51Live/Work Units where all the work activity is otherwise permitted as a S§ 102.13, 233P17Live/Work Units where the work activity is otherwise permitted as a S§ 102.13, 233P18816.52activity is otherwise permitted as a Conditional Use \cdot \cdot 20Live/Work Units in Landmark a Bife.54 \cdot \cdot \cdot 21816.54Buildings or Contributory Buildings in Historic Districts \cdot \cdot \cdot					
3Business Goods and Equipment Repair Service \S 890.23P5816.45Business Goods and Equipment Repair Service \S 890.23P5816.47Business Service \S 890.111P6Office $\rarrow fill\rarrow fill\rarrow fill70Office Uses in Landmark Buildingsor Contributory Buildings inHistoric Districts\rarrow fill\rarrow fill911Historic Districts\rarrow fill\rarrow fill\rarrow fill10816.49Work Space of DesignProfessionals\rarrow fill\rarrow fill\rarrow fill11816.50All Other Office Uses\rarrow fill803.9(g) S(k)803.9(g) S(k)12816.50All Other Office Uses\rarrow fill803.9(g) S(k)803.9(g) S(k)13Live/Work Units\rarrow fill20.9(f) and (g), P23314Live/Work Units where all the workactivity is otherwise permitted as aPrincipal Use\rarrow fill> 102.13, 233P14Live/Work Units where the workactivity is otherwise permitted as aS 102.13, 233P102.13, 233P16Live/Work Units where the workactivity is otherwise permitted as a $ 233C102.13, 233P16Live/Work Units in LandmarkBuildings or Contributory BuildingsS 803.9(a) S(c)C102.13, 234P$	1	816.42	Trade Shop	§ 890.124	Р
816.45Repair Service§ 890.23P 5 816.47 Business Service§ 890.111P 6 Office 9 7 Office Uses in Landmark Buildings§ $803.9(a)5(c)$ C 7 Office Uses in Landmark Buildings in 9 10 C 816.48 or Contributory Buildings in 9 10 10 9 Historic Districts 10 10 10 10 10 11 10 10 10 10 10 11 11 10 10 10 10 10 11 11 10 10 10 10 10 11 11 10 10 10 10 10 11 11 10 10 10 10 10 11 11 10 10 10 10 10 11 10 10 10 10 10 10 11 10 10 10 10 10 10 11 10 10 10 10 10 10 11 10 10 10 10 10 10 11 10 10 10 10 10 10 11 10 10 10 10 10 10 11 10 10 10 10 10 10 11 10 10 10 10 10 10 11	2	816.43	Catering Service	§ 890.25	Р
4Repair Service $\[\] \]$ 5816.47Business Service§ 890.111P6Office7Office Uses in Landmark Buildings or Contributory Buildings in Historic Districts§ 803. $9(a)S(e)$ C9816.48or Contributory Buildings in Historic DistrictsC10Work Space of Design Professionals§ 890.28, 803. $9(g)S(k)$ P, subject to §816.50All Other Office Uses§ 890.70NP13Live/Work UnitsLive/Work Units209.9(f) and (g), 233P14Live/Work Units where the work activity is an Arts Activity\$§ 102.2, 102.13, 209.9(f) and (g), 233P17Live/Work Units where all the work activity is otherwise permitted as a Principal Use\$§ 102.13, 233P19Principal UseLive/Work Units where the work activity is otherwise permitted as a § 233C20Live/Work Units in Landmark B16.54Buildings or Contributory Buildings § 803. $9(a)S(e)$ C			Business Goods and Equipment	\$ 000 00	
OfficeOffice Uses in Landmark Buildings or Contributory Buildings in Historic Districts \S 803. $g(a)^{5(c)}$ C0816.48or Contributory Buildings in Historic Districts \S 803. $g(a)^{5(c)}$ C10 816.49Work Space of Design Professionals \S 890.28, 803. $g(g)^{5(k)}$ P, subject to \S 803. $g(g)^{5(k)}$ 12 816.50All Other Office Uses Live/Work Units \S 890.70NP13 Live/Work UnitsLive/Work Units S 20.9(f) and (g), 233P14 15 816.51Live/Work Units where the work activity is an Arts Activity $\$$ 233P17 19Live/Work Units where all the work activity is otherwise permitted as a Principal Use $\$$ 233P20 21 22 23Live/Work Units where the work activity is otherwise permitted as a S 233C24 25Live/Work Units in Landmark Buildings or Contributory Buildings S 803. $g(a)^{5(c)}$ C				§ 890.23	P
7Office Uses in Landmark Buildings 8803. $g(a)5(c)$ C8816.48or Contributory Buildings in Historic Districts $\$ 803. g(a)5(c)$ C10816.49Work Space of Design Professionals $\$ \$ 803. g(g)5(k)$ $803. g(g)5(k)$ $803. g(g)5(k)$ 12816.50All Other Office Uses $\$ 803. g(g)5(k)$ $803. g(g)5(k)$ $803. g(g)5(k)$ 13Live/Work UnitsLive/Work Units $\$ \$ 16.51$ Live/Work Units where the work activity is an Arts Activity $\$ \$ 102.2, 102.13, 209.9(f)$ and (g), 233P16Live/Work Units where all the work activity is otherwise permitted as a Principal Use $\$ \$ 102.13, 233$ P20Live/Work Units where the work activity is otherwise permitted as a Conditional Use $\$ 233$ C21S16.53activity is otherwise permitted as a Conditional Use $\$ 233$ C23Live/Work Units in LandmarkS $\$ 303. g(a)5(c)$ C	5	816.47	Business Service	§ 890.111	Р
8816.48or Contributory Buildings in Historic Districts $\$$ 803. $\underline{g(a)}5(e)$ C10 816.49Historic DistrictsWork Space of Design Professionals $\$$ 803. $\underline{g(a)}5(e)$ R, subject to $\$$ 11816.50All Other Office Uses $\$$ 803. $\underline{g(a)}5(k)$ 803. $\underline{g(a)}5(k)$ 803. $\underline{g(a)}5(k)$ 12816.50All Other Office Uses $\$$ 890.70NP13Live/Work UnitsLive/Work Units $\$$ 102.2, 102.13, 209.9(f) and (g), 233P14Live/Work Units where the work activity is an Arts Activity $\$$ 102.13, 233P17Live/Work Units where all the work activity is otherwise permitted as a Principal Use $\$$ 102.13, 233P19Principal UseLive/Work Units where the work activity is otherwise permitted as a $\$$ 233C20Live/Work Units in Landmark RLive/Work Units in LandmarkC21816.54Buildings or Contributory Buildings $\$$ 803. $\underline{g(a)}5(e)$ C	6	Office			
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10Natione Districts10 816.49 Work Space of Design Professionals§§ 890.28, 803.9.(g)5(k)P, subject to § 803.9.(g)5(k)12816.50All Other Office Uses§ 890.70NP13Live/Work UnitsLive/Work Units $$102.2, 102.13, 209.9(f)$ and (g), 233P14activity is an Arts Activity $$102.2, 102.13, 209.9(f)$ and (g), 233P16Live/Work Units where the work activity is an Arts Activity $$102.13, 233$ P17Live/Work Units where all the work activity is otherwise permitted as a Principal Use§§ 102.13, 233P20Live/Work Units where the work activity is otherwise permitted as a Conditional Use§ 233C21816.53activity is otherwise permitted as a Conditional Use§ 803. $g(a)5(c)$ C	8	816.48	or Contributory Buildings in	§ 803. <u>9(a)</u> 5 (c)	С
816.49 Work opace of Design $gg 050.20$, $r r, subject to g11816.49Professionals803.9_{(g)}5(k)803.9_{(g)}5(k)12816.50All Other Office Uses§ 890.70NP13Live/Work Units$16.51Live/Work Units where the workactivity is an Arts Activity$$$$$$$$$$$$$$$$$$$$$$$$$$$$$$$$$$$$$	9		Historic Districts		
11Professionals $803.9.(g)^{5(k)}$ $803.9.(g)^{5(k)}$ $803.9.(g)^{5(k)}$ 12816.50All Other Office Uses§ 890.70NP13Live/Work Units14Live/Work Units15816.51Live/Work Units where the work activity is an Arts Activity§§ 102.2, 102.13, 209.9(f) and (g), 23316Live/Work Units where all the work activity is otherwise permitted as a Principal Use§§ 102.13, 23319Live/Work Units where the work activity is otherwise permitted as a S \$16.53§ 23320Live/Work Units where the work activity is otherwise permitted as a Conditional Use§ 23321Live/Work Units in Landmark Buildings or Contributory Buildings § $803.9(a)^{5(c)}$ C			Work Space of Design	§§ 890.28,	P, subject to §
13 Live/Work Units 14 Live/Work Units 15 816.51 16 Live/Work Units where the work activity 17 Live/Work Units where all the work activity is an Arts Activity 18 816.52 19 Principal Use 20 Live/Work Units where the work activity is otherwise permitted as a §§ 102.13, 233 19 Principal Use 20 Live/Work Units where the work activity is otherwise permitted as a § 233 21 B16.53 22 Live/Work Units in Landmark 23 Live/Work Units in Landmark 24 816.54 816.54 Buildings or Contributory Buildings § 803. <u>9(a)^{5(c)}</u>	11		Professionals	803. <u>9.(g)5(k)</u>	803. <u>9.(g)</u> 5(k)
Live/Work Units141516161616161718816.5118816.52activity is an Arts Activity2331718816.52activity is otherwise permitted as a Principal Use2021816.53activity is otherwise permitted as a Conditional Use2324816.54816.54Buildings or Contributory Buildings § 803. g(a)5(c)25	12	816.50	All Other Office Uses	§ 890.70	NP
15 16Bit Bit Bit Bit Bit Bit Bit Bit Bit Bit	13	Live/Work			
13816.51 activity is an Arts Activity209.9(f) and (g), 233P16activity is an Arts Activity23317Live/Work Units where all the work23318816.52activity is otherwise permitted as a Principal Use§§ 102.13, 23320Live/Work Units where the workP21816.53activity is otherwise permitted as a Conditional Use§ 23323Live/Work Units where the workC23Live/Work Units in LandmarkS 803. 9(a) 5(c)24816.54Buildings or Contributory BuildingsS 803. 9(a) 5(c)	14			§§ 102.2, 102.13,	
1023317Live/Work Units where all the work18816.5219activity is otherwise permitted as a Principal Use20Live/Work Units where the work21816.5322Conditional Use23Live/Work Units in Landmark24816.54816.54Buildings or Contributory Buildings25C	15	816.51		209.9(f) and (g),	Р
18 816.52 activity is otherwise permitted as a §§ 102.13, 233 P 19 Principal Use P 20 Live/Work Units where the work E 21 816.53 activity is otherwise permitted as a § 233 C 22 Conditional Use E E 23 Live/Work Units in Landmark E E 24 816.54 Buildings or Contributory Buildings § 803. <u>9(a)</u> 5(c) C	16		activity is an Arts Activity	233	
816.52 activity is otherwise permitted as a §§ 102.13, 233 P 19 Principal Use P 20 Live/Work Units where the work C 21 816.53 activity is otherwise permitted as a § 233 C 22 Conditional Use C C 23 Live/Work Units in Landmark E C 24 816.54 Buildings or Contributory Buildings § 803. <u>9(a)</u> 5(c) C	17		Live/Work Units where all the work		
20Principal Use20Live/Work Units where the work21816.5322activity is otherwise permitted as a Conditional Use23Conditional Use24Live/Work Units in Landmark24Buildings or Contributory Buildings § 803. 9(a)5(c)25C	18	816.52	activity is otherwise permitted as a	§§ 102.13, 233	Р
 Live/Work Units where the work activity is otherwise permitted as a § 233 Conditional Use Live/Work Units in Landmark Buildings or Contributory Buildings § 803. 9(a)5(c) 	19		Principal Use		
816.53 activity is otherwise permitted as a § 233 C 22 Conditional Use C 23 Live/Work Units in Landmark C 24 816.54 Buildings or Contributory Buildings § 803. 9(a) 5(c) C	20		Live/Work Units where the work		
23 24 24 25 23 23 23 24 24 24 24 25 25 25 25 25 25 25 25 25 25	21	816.53	activity is otherwise permitted as a	§ 233	С
24 816.54 Buildings or Contributory Buildings § 803. <u>9(a)</u> 5(c) 25	22		Conditional Use		
816.54 Buildings or Contributory Buildings § 803. <u>9(a)</u> 5(c) C			Live/Work Units in Landmark		
25 in Historic Districts		816.54	Buildings or Contributory Buildings	§ 803. <u>9(a)</u> 5(c)	С
	25		in Historic Districts		

816.55	All Other Live/Work Units		NP
Motor Ve	hicle Services		
816.57	Vehicle StorageOpen Lot	§ 890.131	NP
816.58	Vehicle StorageEnclosed Lot or Structure	§ 890.132	P
816.59	Motor Vehicle Service Station, Automotive Wash	§§ 890.18, 890.20	P
816.60	Motor Vehicle Repair	§ 890.15	P
816.61	Automobile Tow Service	§ 890.19	С
816.62	Non-Auto Vehicle Sales or Rental	§ 890.69	Р
816.63	Public Transportation Facilities	§ 890.80	P
Industrial			
816.64	Wholesale Sales	§ 890.54(b)	Р
816.65	Light Manufacturing	§ 890.54(a)	Р
816.66	Storage	§ 890.54(c)	Р
All Other Wholesaling, Storage, 816.67 Distribution and Open Air Handling of Materials and Equipment		§ 255	Ρ
Other Us	es		
816.68	Animal Services	§ 224	NP
816.69	Open Air Sales	§§ 803. <u>95(e)</u> , 890.38	Р
816.70	Ambulance Service	§ 890.2	NP

		1				1	
1 2	816.71	Ορε	en Recreation	n and Horticulture	§ 209.5	Р	
3		Pub	olic Use, exce	ept Public			
4	816.72	Tra	nsportation F	acility	§ 890.80	С	
5		Cor	nmercial Wir	eless			
6	816.73	Tra	nsmitting, Re	eceiving or Relay	§ 227(h)	С	
7		Fac	ility				
8	816.74	Gre	enhouse or l	Plant Nursery	§ 227(a)	NP	
9	816.75	Mor	tuary Establi	ishment	§ 227(c)	NP	
10						P in South of Market	
11						General Advertising	
12	816.76	General Adverti	sing Sign	§ 607.2(b) & (e)	Special Sign District,		
13						Otherwise NP	
14			SPECIFI	C PROVISIONS F		CTS	
15							
16	Article						
17	Code		Other Code	Zoning Controls	ls		
18	Section		Section				
19				Only those medi	ical cannabis disp	ensaries that can	
20				demonstrate to the	•		
21	§ 816.23 §			operation as of April 1, 2005 and have remained in			
22				continuous operati			
23	890.133					n demonstrate to the	
24				Planning Departme			
25				continuous operati			
	L						

violation of federal, state or local law, may apply for a medical cannabis dispensary permit in an SLR District.

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SEC. 817. SLI -- SERVICE/LIGHT INDUSTRIAL DISTRICT.

4 The Service/Light Industrial (SLI) District is designed to protect and 5 facilitate the expansion of existing general commercial, manufacturing, home and 6 business service, live/work use, arts uses, light industrial activities and small 7 design professional office firms. Existing group housing and dwelling units are 8 protected from demolition or conversion to nonresidential use and development 9 of group housing and low-income affordable dwelling units are permitted as a 10 conditional use. General office, hotels, movie theaters, nighttime entertainment 11 and adult entertainment uses are not permitted.

12

14

13 SLI -- SERVICE/LIGHT INDUSTRIAL DISTRICT ZONING CONTROL TABLE

Table 817

15				Service/Light Industrial District
16		-		
17	No.	Zoning Category	§ References	Controls
18				As shown on Sectional Maps 1
19				and 7 of the Zoning Map;
20	817.01	Height		generally ranges from 30 to 65
21				feet; See Zoning Sectional Maps
22				1 and 7
23				See Zoning Sectional Maps 1
24	817.02	Bulk	§ 270	and 7
25	817.03	Residential Density Limit	§ 208	1:200 for dwelling units; 1

			bedroom for each 70 sq. ft. of lot	
			area for group housing	
	Non-Residential Density	§§ 102.9, 123,	Generally, 2.5 to 1 floor area	
	Limit	124, 127	ratio	
	Usable Open Space for			
817.05	Dwelling Units and Group	§ 135	36 sq. ft. per unit	
	Housing			
	Usable Open Space for			
	Live/Work Units in Newly			
	Constructed Buildings or	§ 135.2	36 sq. ft. per unit	
	Additions			
	Usable Open Space for	§ 135.3		
	Other Uses		Varies by use	
817.09	Outdoor Activity Area	§ 890.71	Р	
	Walk-Up Facility,			
817.10	including Automated Bank		Р	
	Teller Machine	803. <u>9</u> 5 <u>(d)</u>		
817.12	Residential Conversion	§ 803. <u>8(a)</u> 5(b)	С	
817.13	Residential Demolition	§ 803. <u>8(a)</u> 5(b)	С	
Residenti	al Use			
		§§ 102.7,	C, if low-income pursuant to §	
817.14	Dwelling Units		803. <u>8(<i>b</i>)</u> 5(f) ; otherwise NP	
817.15			C	
			C, if low-income pursuant to § 803.	
817.16	6 SRO Units	803.8(b)	8(b); otherwise NP	
	317.06 317.07 317.09 317.10 317.12 317.13 Residenti 317.14 317.15	317.04Limit317.05Usable Open Space for317.05Dwelling Units and GroupHousingUsable Open Space for317.06Live/Work Units in Newly317.06Constructed Buildings or317.07Usable Open Space for317.07Usable Open Space for317.09Outdoor Activity Area317.10including Automated Bank317.11Residential Conversion317.12Residential Demolition317.13Residential Demolition317.14Dwelling Units317.15Group Housing317.16SRO Units	317.04Limit124, 127Limit124, 127124, 127124, 127124, 127124, 127127, 120Usable Open Space for Housing§ 135128, 120Usable Open Space for Live/Work Units in Newly Constructed Buildings or Additions§ 135.2121, 100Usable Open Space for Other Uses§ 135.3121, 100Usable Open Space for Other Uses§ 135.3121, 100Usable Open Space for Other Uses§ 135.3121, 100Usable Open Space for Other Uses§ 890.71121, 100Walk-Up Facility, including Automated Bank Teller Machine§ 890.140, 803.95(d)121, 121Residential Conversion S 803.8(a)5(b)§ 803.8(a)5(b) (b)121, 121Residential Demolition S 803.8(b)§ 102.7, 803.8(b)121, 125Group Housing S 890.88(c), S 890.88(c), S 890.88(c), S 890.88(c), S 890.88(c),§ 890.88(c), S 890.88(c), S 890.88(c), S 890.88(c),	

1	Institutio	Institutions					
2 3	817.17	Hospital, Medical Centers	§ 890.44	NP			
4	817.18	Residential Care	§ 890.50(e)	С			
5	817.19	Educational Services	§ 890.50(c)	Р			
6	817.20	Religious Facility	§ 890.50(d)	Р			
7 8 9 10	Assembly and Social Service, except Open 817.21 Recreation and Horticulture		§ 890.50(a)	с			
11	817.22	Child Care	§ 890.50(b)	Р			
12 13	817.23	Medical Cannabis Dispensary	§ 890.133	P#			
14	Vehicle I	Parking					
15 16	817.25	Automobile Parking Lot, Community Residential	§ 890.7	Р			
17 18 19	817.26	Automobile Parking Garage, Community Residential	§ 890.8	P			
20 21	Automobile Parking Lot, 817.27 Community Commercial		§ 890.9	P			
22 23 24	817.28	Automobile Parking Garage, Community Commercial	§ 890.10	P			
25	817.29	Automobile Parking Lot,	§ 890.11	Р			

1		Public		
2	817.30	Automobile Parking	§ 890.12	C
3	017.30	Garage, Public	9 090.1Z	С
4	Retail Sa	les and Services		
5		All Retail Sales and		
6		Services which are not		
7		Office Uses or prohibited		
8	047.04	by § 803.4, including Bars,		
9	817.31	Full Service and Fast Food	§ 890.104	P
10		Restaurants, Take Out		
11		Food Services, and		
12		Personal Services		
13				P if gross floor area is up to
14				4,000 sq. ft. C if gross floor area
15				is equal to or exceeds 4,000 sq.
16				ft. and only then if the location is:
17				(a) within a height district of 65 ft.
18				or greater, (b) on the ground
19	817.32	Financial Services	§ 890.110	story or below, and (c) was not
20				used within the 12 months prior
21				to the filing of any planning or
22				building application as (1) a
23				residential use as defined in §
24				817.14 through § 817.16, (2) a
25				neighborhood-serving retail use

1				as defined in § 817.31, or (3) an
2				industrial use as defined in §§
3				817.64, 817.65; otherwise NP
4	Assembly	v, Recreation, Arts and Ente	ertainment	
5			§ 102.17 <u>,</u>	
6	817.37	Nighttime Entertainment	803.5(b)	NP
7	817.38	Meeting Hall	§ 221(c)	С
8	817.39	Recreation Building	§ 221(e)	с
9		Pool Hall, Card Club, not		
10	817.40	falling within Category	§§ 221(f),	Р
11			803.4	
12		Theater, falling within §		
13	817.41	221(d), except Movie	§§ 221(d), 890.64	Ρ
14		Theater		
15	Home an	d Business Service		1
16	817.42	Trade Shop	§ 890.124	Р
17	817.43	Catering Service	§ 890.25	Р
18		Business Goods and		
19	817.45	Equipment Repair Service	8 890 23	Р
20	017.40		3 000.20	
21		Arte Activities other than		
22	817.46	Arts Activities, other than	§ 102.2	Р
23		Theaters		
24	817.47	Business Services	§ 890.111	P
25	Office	1	1	
20	817.48	Office Uses in Landmark	§ 803. <u>9(a)</u> 5(c)	С

1		Buildings or Contributory			
2		Buildings in Historic			
3		Districts			
4	047.40	Work Space of Design	§§ 890.28,		
5	817.49	Professionals	803. <u>9(g)</u> 5(k)	P, subject to § 803. <u>9(g)</u> 5(k)	
6	047 50	Office Uses Related to the	§§ 803. <u>9(f)</u> 5(j),	P in Special Use District,	
7	817.50	Hall of Justice	822	pursuant to § 803. <u>9(<i>f</i>)</u> 5(j)	
8	817.51	All Other Office Uses	§ 890.70	NP	
9	Live/Worl	< Units			
10		Live/Work Units where the	§§ 102.2,		
11	817.51	work activity is an Arts	102.13, 209.9(f)	Р	
12		Activity	and (g), 233		
13		Live/Work Units where all			
14		the work activity is	§§ 102.13, 233		
15	817.52	otherwise permitted as a		P	
16		Principal Use			
17		Live/Work Units where the			
18		work activity is otherwise			
19	817.53	permitted as a Conditional	§ 233	C	
20		Use			
21		Live/Work Units in			
22		Landmark Buildings or			
23	817.54	Contributory Buildings in	§ 803. <u>9(a)</u> 5(c)	C	
24		Historic Districts			
25	817.55	All Other Live/Work Units		NP	
	-		I		

A 1 -	· · · • • • • • • • • • • • • • • • • •	ı	-
Automot	ive Services	1	1
	Vehicle StorageOpen		
817.57	Lot	§ 890.131	P
	Vehicle StorageEnclosed		
817.58	Lot or Structure	§ 890.132	P
	Motor Vehicle Service		
817.59	Station, Automotive Wash	§§ 890.18,	Р
		890.20	
817.60	Motor Vehicle Repair	§ 890.15	Р
	Motor Vehicle Tow	§ 890.19	с
817.61	Service		
	Non-Auto Vehicle Sale or	_	Р
817.62	Rental	§ 890.69	
	Public Transportation		Ρ
817.63	Facilities	§ 890.80	
Industria	al		
817.64	Wholesale Sales	§ 890.54(b)	Р
817.65	Light Manufacturing	§ 890.54(a)	P
817.66	Storage	§ 890.54(c)	Р
	All Other Wholesaling,		
817.67	Storage, Distribution and	8 255	P
	Open Air Handling of	§ 255	Г
	Materials and Equipment		

1					
817.68	Animal Services		§ 224	Р	
917 60	Open Air Selee		§§ 803. <u>95(e)</u> ,	Ρ	
017.09	Open All Sales		890.38	F	
817.70	Ambulance Serv	vice	§ 890.2	Р	
	Open Recreation		с ооо г		
	Horticulture		§ 209.5	Ρ	
	Public Use, exce				
	Transportation F		§ 890.80	Ρ	
	Commercial Wire	eless			
817.73	Transmitting, Re	eceiving or	§ 227(h)	С	
	Relay Facility				
	Greenhouse or F	Plant	0.007(1)	D	
	Nursery		§ 227(a)	P	
817.75	Mortuary Establi	shment	§ 227(c)	NP	
				P in South of Market General	
817.76	General Advertis	sing Sign		Advertising Special Sign District,	
			(e)	Otherwise NP	
<u></u>	Internet Services	5			
-	Exchange		§ 209.6(C)	С	
	SPECIF	IC PROVIS	SIONS FOR SLI	DISTRICTS	
Article					
Code		Zoning Co	ntrols		
Section	Section				
§ 817.23	§	Only tho	se medical cann	abis dispensaries that can	
	817.69 817.70 817.71 817.72 817.73 817.74 817.75 817.76 817.76 817.77 617.76 817.77	817.69Open Air Sales817.70Ambulance Server817.70Open Recreation817.71Open Recreation817.72Public Use, excel817.72Transportation F817.73Commercial Wir817.74Greenhouse or F817.75Mortuary Establic817.76General Advertics817.77Internet Services817.78SPECIFArticle CodeOther Code Section	817.69 Open Air Sales 817.70 Ambulance Service 817.70 Open Recreation and 817.71 Open Recreation and 817.71 Public Use, except Public 817.72 Public Use, except Public 817.72 Public Use, except Public 817.72 Transportation Facility 817.73 Transmitting, Receiving or 817.73 Transmitting, Receiving or 817.74 Greenhouse or Plant 817.75 Mortuary Establishment 817.76 General Advertising Sign 817.77 Internet Services 817.77 Exchange SPECIFIC PROVIS	817.69 Open Air Sales §§ 803.95(e), 890.38 817.70 Ambulance Service § 890.2 817.71 Open Recreation and Horticulture § 209.5 817.72 Public Use, except Public Transportation Facility § 890.80 817.73 Commercial Wireless § 227(h) 817.74 Greenhouse or Plant Nursery § 227(a) 817.75 Mortuary Establishment § 227(c) 817.76 General Advertising Sign Exchange § 607.2(b) & (e) 817.77 Internet Services Exchange § 209.6(c) SPECIFIC PROVISIONS FOR SLI	

1	890.133	demonstrate to the Planning Department they were in
2		operation as of April 1, 2005 and have remained in
3		continuous operation or that were not in continuous
4		operation since April 1, 2005, but can demonstrate to the
5		Planning Department that the reason for their lack of
6		continuous operation was not closure due to an actual
7		violation of federal, state or local law, may apply for a
8		medical cannabis dispensary permit in an SLI District.

9

SEC. 818. SSO -- SERVICE/SECONDARY OFFICE DISTRICT.

The Service/Secondary Office District (SSO) is designed to accommodate small-scale light industrial, home and business services, arts activities, live/work units, and small-scale, professional office space and large-floor-plate "back office" space for sales and clerical work forces. Nighttime entertainment is permitted as a conditional use. Dwelling units and group housing are permitted as conditional uses. Demolition or conversion of existing group housing or dwelling units requires conditional use authorization.

Office, general commercial, most retail, service and light industrial uses
are principal permitted uses. Large hotel, movie theater, adult entertainment and
heavy industrial uses are not permitted.

20 Small hotels of 75 rooms or less are permitted in this District only as a 21 conditional use. Any such conditional use authorization requires a conditional use 22 finding that disallows project proposals that displace existing Production, 23 Distribution and Repair (PDR) uses.

Table 818

24

25

1

2

SSO -- SERVICE/SECONDARY OFFICE DISTRICT ZONING CONTROL

TABLE

3				
4				Service/Secondary Office
5				District
6	No.	Zoning Category	§ References	Controls
7				As shown on Sectional Maps
8	818.01	Height Limit Designation	See Zoning	1 and 7 of the Zoning Map;
9	010.01		Мар	generally ranging from 40 to
10				130 feet
11	818.02	Bulk Limit Designation	See Zoning	As shown on Sectional Maps
12	010.02		Map, §270	1 and 7 of the Zoning Map
13			§§ 124(b),	1:200 for dwellings; 1
14	818.03	Residential Density	207.5, 208	bedroom for each 70 sq. ft. of
15			207.3, 200	lot area for group housing
16				3.0 to 1 floor area ratio in 40
17		Non Residential Density	88 102 0 122	or 50 foot height districts;
18	818.04	Non-Residential Density Limit	§§ 102.9, 123, 124, 127	4.0 to 1 in 65 or 80 foot
19				height districts, and 4.5 to 1
20				in 130 foot height districts
21		Usable Open Space for		
22	818.05	Dwelling Units and Group	§ 135	36 sq. ft. per unit
23		Housing		
24	818.06	Usable Open Space for	§ 135.2	36 sq. ft. per unit
25	010.00	Live/Work Units in Newly	3 133.2	

1		Constructed Ruildings or		
	Constructed Buildings or			
2	Additions			
3	818.07	Usable Open Space for Other	§ 135.3	Varies by use
4		Uses	3 100.0	
5	818.09	Outdoor Activity Area	§ 890.71	Р
6		Walk-up Facility, including		
7	818.10	Automated Bank Teller	§§ 890.140,	P
8		Machine	803. <u>95(d)</u>	
9	818.11	Residential Conversion	§ 803. <u>8(a)</u> 5(b)	С
10	818.12	Residential Demolition	§ 803. <u>8(a)</u> 5(b)	С
11	Residenti	1	<u> </u>	
12	818.14	Dwelling Units	§ 102.7	С
13	818.15	Group Housing	§ 890.88(b)	С
14	818.16 SRO Units		§ 890.88(c)	Р
15	Institutior	IS		
16	818.17	Hospital, Medical Centers	§ 890.44	Р
17	818.18	Residential Care	§ 890.50(c)	С
18	818.19	Educational Services	§ 890.50(c)	Р
	818.20	Religious Facility	§ 890.50(d)	Р
20		Assembly and Social Service,		
21	818.21		§ 890.50(a)	С
22		Horticulture	3 000.00(4)	
23				
24	818.22		§ 890.50(b)	P
25	818.23	Medical Cannabis	§ 890.133	P#

1		Dispensary		
2	Vehicle Parking			
3	818.25	Automobile Parking Lot,	§ 890.7	D
4	010.20	Community Residential	8 090.7	P
5	010.06	Automobile Parking Garage,	8 900 9	
6	818.26	Community Residential	§ 890.8	P
7	040.07	Automobile Parking Lot,	5 900 0	Ρ
8	818.27	Community Commercial	§ 890.9	P
9	04.0.00	Automobile Parking Garage,	6 000 40	D
10	818.28	Community Commercial	§ 890.10	Ρ
11		Automobile Parking Lot,		Ρ
12	818.29	Public	§ 890.11	
13		Automobile Parking Garage,		С
14	818.30	Public	§ 890.12	
15	Retail Sa	les and Services		
16		All Retail Sales and Services		
17		which are not Office Uses or		
18		prohibited by § 803.4,		
19	818.31	including Bars, Full Service	§ 890.104	Р
20		and Fast Food Restaurants,		
21		Take Out Food Services, and		
22		Personal Services		
23	Assembly	y, Recreation, Arts and Enterta	inment	
24			§§ 102.17,	
25	818.37 Nighttime Entertainment		803.5(<u>b</u> a)	C

				1
	818.38	Meeting Hall, not falling within	§ 221(c)	Р
-		Category 818.21	3 (•)	
3	Recreation Building, not			
Ļ	818.39	falling within Category	§ 221(e)	Р
5		818.21		
5		Pool Hall, Card Club, not	55 004 (6)	
•	818.40	falling within Category	§§ 221(f),	Р
3		818.21	803.4	
)		Theater, falling within §		
)	818.41	221(d), except Movie	§§ 221(d),	Ρ
		Theater	890.64	
2	Home and Business Service		-	
}	818.42	Trade Shop	§ 890.124	Р
ŀ	818.43	Catering Service	§ 890.25	Р
5	040.45	Business Goods and	5 000 00	Ρ
5	818.45	Equipment Repair Service	§ 890.23	
,	040.40	Arts Activities, other than	\$ 400.0	
5	818.46	Theaters	§ 102.2	P
)	818.47	Business Services	§ 890.111	Р
)	Office			
		All Office Uses including		
2	818.48	Work Space of Design	§ 890.70	P
3		Professionals		
ŀ	Live/Wor	·k Units		
5	818.54	Live/Work Units where the	§§ 102.2,	Р

	r			1
1		work activity is an Arts	102.13,	
2		Activity	209.9(f), (g),	
3			233	
4		Live/Work Units where all the	\$\$ 100 10 000	
5	818.55	work activity is otherwise	§§ 102.13, 233	Р
6		permitted		
7	Automob	ile Services		
8	818.57	Vehicle StorageOpen Lot	§ 890.131	NP
9		Vehicle StorageEnclosed		
10	818.58	Lot or Structure	§ 890.132	Ρ
11		Motor Vehicle Service	§§ 890.18,	
12	818.59	Station, Automotive Wash	890.20	Ρ
13	818.60	Motor Vehicle Repair	§ 890.15	Р
14	818.61	Motor Vehicle Tow Service	§ 890.19	С
15		Non-Auto Vehicle Sale or		
16	818.62	Rental	§ 890.69	Ρ
17		Public Transportation		Р
18	818.63	Facilities	§ 890.80	
19	Industria	l		
20	818.64	Wholesale Sales	§ 890.54(b)	Р
21	818.65	Light Manufacturing	§ 890.54(a)	Р
22	818.66	Storage	§ 890.54(c)	Р
23		All Other Wholesaling,		
24	818.67	Storage Distribution and	§ 255	Ρ
25		Open Air Handling of	-	
	L	· · · · · · · · · · · · · · · · · · ·	I	

	Materials and Equipment		
Other U	ses	1	
818.68	Animal Services	§ 224	Р
		§§ 803. <u>95(e)</u> ,	
318.69	Open Air Sales	890.38	Ρ
818.70	Ambulance Service	§ 890.2	Р
	Open Recreation and		
318.71	Horticulture	§ 209.5	Ρ
	Public Use, except Public		
318.72	Transportation Facility	§ 890.80	Ρ
	Commercial Wireless		
318.73	Transmitting, Receiving or	§ 227(h)	С
	Relay Facility		
318.74	Greenhouse or Plant Nursery	§ 227(a)	Ρ
818.75	Mortuary Establishment	§ 227(c)	NP
		§ 607.2(b) &	
318.76	General Advertising Sign	(e)	NP
318.77	Internet Services Exchange	§ 209.6(c)	С
	Hotel, Tourist if 75 rooms or	0.000.40	
818.78	less	§ 890.46	С
	SPECIFIC PROVISIO	NS FOR SSO D	ISTRICTS

 24
 Article
 Other Code

 25
 Code
 Section

1	Section		
2			Only those medical cannabis dispensaries that can
3			demonstrate to the Planning Department they were in
4			operation as of April 1, 2005 and have remained in
5	S 010 00 S		continuous operation or that were not in continuous
6	§ 818.23 § 890.133		operation since April 1, 2005, but can demonstrate to the
7	090.133		Planning Department that the reason for their lack of
8			continuous operation was not closure due to an actual
9			violation of federal, state or local law, may apply for a
10			medical cannabis dispensary permit in an SSO District.
11	SEC. 8	820. SOUTH (OF MARKET BASE DISTRICT.
12	The South of A	Market Base I	District encompasses all of the individual South of Market Use
13	Districts governed by Sections 813 through 818 of this Code. The South of Market Base		
14	District is shown on Sectional Map 3SU of the Zoning Map.		
15	SEC. 822. SOUTH OF MARKET SPECIAL HALL OF JUSTICE LEGAL		
16	SERVICES DISTRICT.		
17	The South of Market Special Hall of Justice Legal Services District, as		
18	shown on S	Sectional Ma	p 8SU of the Zoning Map, is governed by Sections
19	803. <u>9(f)</u> 5(j) a	ind 817.50 o	f this Code.
20	SEC.	825. DTR	DOWNTOWN RESIDENTIAL DISTRICTS.
21	<u>(a)</u> De	escription. Do	owntown Residential (DTR) Districts are transit-oriented,
22	high-density	mixed-use	residential neighborhoods in and around downtown.
23	These area	s are gene	rally transitioning from a variety of commercial and
24	industrial to	residential u	ses. The intent of this district is to enable a mix of new
25	day and nighttime activities, with an emphasis on encouraging new housing		ities, with an emphasis on encouraging new housing

within walking distance or a short transit-ride of downtown, supported by a mix of
 retail, and neighborhood services to meet the needs of residents and the larger
 downtown community.

High-density residential uses, including residential towers in select locations, are allowed and encouraged within the limits set by height and bulk controls. Given the district's proximity to downtown, a range of commercial uses is permitted on the lower stories, with active pedestrian-oriented retail, service, and entertainment uses on the ground floor. Along special streets, pedestrianoriented uses are required on the first floor. Ground floor entries to individual dwelling units are encouraged on streets that will become primarily residential.

11 There is generally no pattern of mid-block open space or of rear yards. 12 While lot coverage is limited for all levels with residential uses, traditional rear 13 yard open spaces are not required except in the limited instances where there is 14 an existing pattern of them. Specific height and bulk controls establish 15 appropriate heights for both towers and mid-rise development, and ensure 16 adequate spacing between towers and preserve light and air to streets and open spaces. Setbacks are required where necessary to buffer ground floor residential 17 uses or to ensure sunlight access to streets and open spaces. To support the 18 19 intensification of land uses in these districts, detailed traffic, streetscape and 20 open space improvements will take place over time.

Downtown Residential Districts include all of the individual DTR districts
 governed by *Section 827 of* this Code<u>- except t</u> The Transbay Downtown Residential
 District (TB-DTR), as set forth in Section 828, is governed by the Transbay
 Redevelopment Plan and its Development Controls and Design Guidelines.

25

1	(b) Building and Development Standards. In addition to or in-lieu of the
2	requirements and standards elsewhere in this Code, the following building and
3	development standards are applicable in the Downtown Residential Districts.
4	(1) Street-Facing Use Requirements. Pedestrian-oriented commercial,
5	residential, institutional uses, and community services are required ground floor uses on
6	all street facing frontages per the standards of Section 145.1 and 145.4, except for the
7	minimum frontage required for fire doors, parking and loading access, and other
8	<u>utilities.</u>
9	(2) Lot Coverage. The requirements of Section 134 shall not apply in DTR
10	Districts. Except as more specifically limited in the Section governing an individual DTR
11	district, lot coverage is limited to 80 percent at all residential levels except on levels in
12	which all residential units face onto a public right-of-way or mid-block pedestrian path
13	meeting the minimum standards of this Section. The unbuilt portion of the lot shall be
14	open to the sky except for those obstructions permitted in yards pursuant to Section
15	136(c). Exceptions to the 20 percent open area requirement may be granted, pursuant to
16	the provisions of Section 309.1, for conversions of existing non-residential structures
17	where it is determined that provision of 20 percent open area would require partial
18	demolition of the existing non-residential structure.
19	(3) Dwelling Unit Exposure. The requirements of Section 140 shall apply.
20	Reductions in this requirement may be granted though the procedures of Section 309.1.
21	(4) <i>Lighting</i> . Pedestrian-scaled lighting shall be provided as an integral element
22	of all building façades and shall be designed and located to accentuate the uses facing
23	the street. Pedestrian-scaled lighting shall be incorporated into all façades and
24	landscaped setback areas in the form of wall sconces, entry illumination and low-level
25	lighting set into edging features. Lighting should be designed to accentuate ground floor

- retail and residential entries. Incandescent or color-corrected lighting sources must be
 used.
- 2 <u>used.</u>

3

- (5) Sidewalk Treatment.
- 4 (A) To carry out policies contained in the San Francisco General Plan
- 5 <u>related to sidewalk treatments in an applicable plan area, the Planning Commission may</u>
- 6 <u>require an applicant to widen or modify sidewalk alignments and to install lighting</u>,
- 7 <u>decorative paving, seating, bicycle racks, landscaping, and other pedestrian amenities on</u>
 8 public sidewalks.
- 9 (B) The conditions imposed by the Planning Commission and any sidewalk
- 10 <u>treatments installed by an applicant shall comply with any applicable ordinances</u>,
- 11 *adopted streetscape plans, and with any applicable regulations of the Art Commission,*
- 12 the Department of Public Works and the Bureau of Light, Heat and Power of the Public
- 13 <u>Utility Commission regarding street lighting, sidewalk paving, seating and sidewalk</u>
 14 landscaping.
- 15 (C) The Commission conditions imposed pursuant to subsection (B) shall
- 16 <u>require the abutting property owner or owners to hold harmless the City and County of</u>
- 17 <u>San Francisco, its officers, agents, and employees, from any damage or injury caused by</u>
- 18 <u>reason of the design, construction, use, or maintenance of the sidewalk treatments that</u>
- 19 *the owner will maintain, and shall require the owner or owners or subsequent owner or*
- 20 owners of the respective property to be solely liable for any damage or loss occasioned
- 21 by any act or negligence with respect to the design, construction, use, or maintenance of
- 22 *the sidewalk treatments that the owner maintains.*
- 23 (D) Notwithstanding the provisions of this Section, an applicant shall
- 24 apply for all required permits related to the legislated sidewalk width changes and
- 25 <u>sidewalk treatments and pay all required fees.</u>

1	(E) The owner of the property is required to maintain all those
2	improvements other than lighting.
3	(6) Street Trees. Street trees shall be installed by the owner or developer in the
4	case of construction of a new building, relocation of a building, or addition of gross floor
5	area equal to 20 percent or more of the gross floor area of an existing building. Street
6	trees shall be provided according to the provisions of Section 143(b), (c) and (d).
7	(7) Off-Street Parking and Loading. Restrictions on the design and location of
8	off-street parking and loading and access to off-street parking and loading are necessary
9	to reduce their negative impacts on neighborhood quality and the pedestrian
10	environment. Unless specified otherwise in an individual DTR district, the following off-
11	street parking and loading controls shall apply:
12	(A) Required Below-Grade. All off-street parking in DTR districts shall be
13	built below street grade. The design of parking on sloping sites must be reviewed through
14	the procedures of Section 309.1, according to the following standards:
15	(i) For sloping sites with a grade change of at least ten feet laterally along
16	the street, no less than 50 percent of the perimeter of all floors with off-street parking
17	shall be below the level of said sloping street; and
18	(ii) For sites that slope upwards from a street, no less than 50 percent of
19	the perimeter of all floors with off-street parking shall be below the average grade of the
20	site; and
21	(iii) Any above-grade parking shall be set back from the street facing
22	façades and wrapped with active uses, as defined by Section 145.1, for a depth of no less
23	than 25 feet at the ground floor and 15 feet on floors above.
24	(B) Parking and Loading Access.
25	

1	(i) Width of openings. Any single development is limited to a total of two
2	façade openings of no more than 11 feet wide each or one opening of no more than 22
3	feet wide for access to off-street parking and one façade opening of no more than 15 feet
4	wide for access to off-street loading. Shared openings for parking and loading are
5	encouraged. The maximum permitted width of a shared parking and loading garage
6	opening is 27 feet.
7	(ii) Sidewalk narrowings or porte cocheres to accommodate passenger
8	loading and unloading are not permitted. For the purpose of this section, a "porte
9	cochere" is defined as an off-street driveway, either covered or uncovered, for the
10	purpose of passenger loading or unloading, situated between the ground floor façade of
11	the building and the sidewalk.
12	(c) Use. A use is the specified purpose for which a property or building is used,
13	occupied, maintained, or leased. Uses in Downtown Residential Districts are either
14	permitted, conditional, accessory, temporary or are not permitted. If there are two or
15	more uses in a structure, any use not classified in Section $825(c)(1)(C)$ of this Code as
16	accessory will be considered separately as an independent permitted, conditional,
17	temporary or not permitted use.
18	(1) Permitted Uses.
19	(A) Principal Uses. All uses are permitted as principal uses as of right in a
20	Downtown Residential district unless otherwise indicated as a Conditional Use or Not
21	Permitted in this Section 825 of this Code or any other Section governing an individual
22	DTR District. Additional requirements and conditions may be placed on particular uses
23	as provided pursuant to Section 803.5 and other applicable provisions of this Code.
24	(B) Conditional Uses. Conditional uses are permitted in a Downtown
25	Residential district, when authorized by the Planning Commission; whether a use is

1	conditional in a given district is indicated in the Section of this Code governing the
2	individual DTR District. Conditional uses are subject to the applicable provisions set
3	forth in Sections 178, 179, 263.11, 303, 316.8, and 803.5 of this Code.
4	(i) Notwithstanding any other provision of this Article, a change in use or
5	demolition of a movie theater use, as set forth in Section 890.64, shall require conditional
6	use authorization. This Section shall not authorize a change in use if the new use or uses
7	are otherwise prohibited.
8	(C) Accessory Uses. Subject to the limitations set forth below, in Section
9	151.1, and elsewhere in this Code, an accessory use is a related minor use which is either
10	necessary to the operation or enjoyment of a lawful principal use or conditional use, or is
11	appropriate, incidental and subordinate to any such use, and shall be permitted as an
12	accessory use in a Downtown Residential district. In order to accommodate a principal
13	use which is carried out by one business in multiple locations within the same general
14	area, such accessory use need not be located in the same structure or lot as its principal
15	use provided that (1) the accessory use is located within 1,000 feet of the principal use,
16	(2) the multiple locations existed on the effective date of this amendment; and (3)
17	the existence of the multiple locations is acknowledged in writing by the Zoning
18	Administrator within 60 days after the effective date of this amendment. Any use, which
19	does not qualify as an accessory use, shall be classified as a principal use. No use will be
20	considered accessory to a principal use, which involves or requires any of the following:
21	(i) The use of more than one-third of the total occupied floor area which is
22	occupied by both the accessory use and principal use to which it is accessory, combined,
23	except in the case of accessory off-street parking or loading which shall be subject to the
24	provisions of Sections 151, 151.1, 156 and 157 of this Code;

25

1	(ii) Nighttime entertainment, massage establishment, large fast food					
2	restaurant, or movie theater use;					
3	(iii) Any sign not conforming to the limitations of Section 607.2(f)(3).					
4	(D) Temporary Uses. Temporary uses not otherwise permitted are					
5	permitted in Downtown Residential districts to the extent authorized by Sections 205					
6	through 205.3 of this Code.					
7	(E) Prohibited Uses.					
8	(i) Uses which are specifically listed as Not Permitted (NP) in any Section					
9	governing an individual DTR District are not permitted. The use provisions of an					
10	individual DTR District shall apply in case of conflict with use limitations in Section 825.					
11	Signs not specifically permitted in Article 6 are not permitted.					
12	(ii) No use, even though listed as a permitted use or otherwise allowed,					
13	shall be permitted in a Downtown Residential district which, by reason of its nature or					
14	manner of operation, creates conditions that are hazardous, noxious, or offensive					
15	through the emission of odor, fumes, smoke, cinders, dust, gas, vibration, glare, refuse,					
16	water-carried waste, or excessive noise.					
17	(iii) The establishment of a use that sells alcoholic beverages, other than					
18	beer and wine, concurrent with motor vehicle fuel is prohibited, and shall be governed by					
19	Section 229.					
20	(2) Residential Use Controls.					
21	Unless otherwise specified in a Section governing an individual DTR district, the					
22	following residential use controls shall apply:					
23	(A) Required Residential to Non-Residential Use Ratio. For newly					
24	constructed buildings or additions which exceed 20 percent or more of an existing					
25	structure's gross floor area, at least six occupiable square feet of residential use shall be					

1 provided for each occupiable square foot of non-residential use, excluding accessory

- 2 parking, on any lot legally existing. Hotels, inns, or hostels as defined under Section
- 3 209.2(d) and (e), time-share or fractional-ownership condominiums, and lawfully
- 4 <u>existing live/work units shall be considered as non-residential uses for the purpose of this</u>
- 5 <u>section, and do not satisfy the residential requirement. Exemption from the required use</u>
- 6 ratio for building additions of less than 20 percent may not be granted for any single lot
- 7 *if such an exemption would increase the total square footage of the building to an amount*
- 8 <u>20 percent greater than existed on the lot since the adoption of this Section.</u>
- 9 (B) For newly constructed buildings or additions, which exceed 20 percent
- 10 or more of an existing structure's gross floor area, all building area above 85 feet in
- 11 <u>height shall be devoted to residential use.</u>
- 12 (C) Residential Density. There shall be no density limit for residential uses
- 13 *in Downtown Residential districts. The provisions of Sections 207 through 208 related to*
- 14 *residential density shall not apply.*
- 15 (d) Reduction of Ground Level Wind Currents.
- 16 (1) Requirement. New buildings and additions to existing buildings shall be
- 17 *shaped, or other wind-baffling measures shall be adopted, so that the developments will*
- 18 *not cause ground-level wind currents to exceed, more than 10 percent of the time year-*
- 19 round, between 7:00 a.m. and 6:00 p.m., the comfort level of 11 m.p.h. equivalent wind
- 20 speed in areas of substantial pedestrian use and seven m.p.h. equivalent wind speed in
- 21 *public seating areas. The term "equivalent wind speed" shall mean an hourly mean wind*
- 22 *speed adjusted to incorporate the effects of gustiness or turbulence on pedestrians.*
- 23 (2) When preexisting ambient wind speeds exceed the comfort level, or when a
- 24 proposed building or addition may cause ambient wind speeds to exceed the comfort
- 25

<u>level, the building shall be designed to reduce the ambient wind speeds to meet the</u>
 requirements.

- 3 (3) Exception. The Zoning Administrator may allow the building or addition to 4 add to the amount of time the comfort level is exceeded by the least practical amount if (i)5 it can be shown that a building or addition cannot be shaped and other wind-baffling 6 measures cannot be adopted to meet the foregoing requirements without creating an 7 unattractive and ungainly building form and without unduly restricting the development 8 potential of the building site in question, and (ii) the Zoning Administrator concludes 9 that, because of the limited amount by which the comfort level is exceeded, the addition is 10 insubstantial. The Zoning Administrator shall not grant an exception, and, no building or 11 addition shall be permitted that causes equivalent winds speeds to reach or exceed the 12 hazard level of 26 miles per hour for a single hour of the year. 13 (4) Procedures. Procedures and methods for implementing this Section shall be 14 specified by the Environmental Review Officer of the Planning Department. 15 SEC. 825.1. USES PERMITTED IN DOWNTOWN RESIDENTIAL DISTRICTS. 16 (a) Use Categories. A use is the specified purpose for which a property or building is 17 used, occupied, maintained, or leased. Whether or not a use is permitted in a specific 18 Downtown Residential District is generally set forth, summarized or cross referenced in 19 Section 827 of this Code for each district class. 20 (b) Use Limitations. Uses in Downtown Residential Districts are either permitted, 21 conditional, accessory, temporary or are not permitted. 22 (1) Permitted Uses. If there are two or more uses in a structure, any use not classified
- 23 below under Section 825.1(b)(1)(C) of this Code as accessory will be considered
- 24 *separately as an independent permitted, conditional, temporary or not permitted use.*
- 25

1 (A) Principal Uses. Principal uses are permitted as of right in a Downtown Residential

- 2 District, when so indicated in Section 827 of this Code for the district. Additional
- 3 requirements and conditions may be placed on particular uses as provided pursuant to
- 4 Section 803.5 through 803.9 and other applicable provisions of this Code.
- 5 (B) Conditional Uses. Conditional uses are permitted in a Downtown Residential
- 6 *district, when authorized by the Planning Commission; whether a use is conditional in a*
- 7 given district is generally indicated in Section 827 of this Code. Conditional uses are
- 8 subject to the applicable provisions set forth in Sections 178, 179, 263.11, 303, 316.8,
- 9 *and 803.5 through 803.9 of this Code.*
- 10 (i) Notwithstanding any other provision of this Article, a change in use or demolition of
- 11 *a movie theater use, as set forth in Section 890.64, shall require conditional use*
- 12 *authorization. This Section shall not authorize a change in use if the new use or uses are*
- 13 *otherwise prohibited.*

14 (C) Accessory Uses. Subject to the limitations set forth below, in Section 151.1, and 15 elsewhere in this Code, an accessory use is a related minor use which is either necessary 16 to the operation or enjoyment of a lawful principal use or conditional use, or is 17 appropriate, incidental and subordinate to any such use, and shall be permitted as an accessory use in a Downtown Residential District. In order to accommodate a principal 18 19 use which is carried out by one business in multiple locations within the same general 20 area, such accessory use need not be located in the same structure or lot as its principal 21 use provided that (1) the accessory use is located within 1,000 feet of the principal use, 22 (2) the multiple locations existed on the effective date of this amendment; and (3) the 23 existence of the multiple locations is acknowledged in writing by the Zoning 24 Administrator within 60 days after the effective date of this amendment. Any use, which 25 does not qualify as an accessory use, shall be classified as a principal use.

- *No use will be considered accessory to a principal use, which involves or requires any of the following:*
- 3 (i) The use of more than one third of the total occupied floor area which is occupied by
- 4 *both the accessory use and principal use to which it is accessory, combined, except in the*
- 5 *case of accessory off street parking or loading which shall be subject to the provisions of*
- 6 *Sections 151, 151.1, 156 and 157 of this Code;*
- 7 (ii) Nighttime entertainment, massage establishment, large fast food restaurant, or
- 8 *movie theater use;*
- 9 (*iii*) Any sign not conforming to the limitations of Section 607.2(f)(3).
- 10 (D) Temporary Uses. Temporary uses not otherwise permitted are permitted in
- 11 Downtown Residential Districts to the extent authorized by Sections 205 through 205.3 of
- 12 *this Code.*
- 13 (E) Prohibited Uses.
- 14 (i) Uses which are not specifically listed in Section 827 or Article 6 are not permitted
- 15 unless they qualify as a nonconforming use pursuant to Sections 180 through 186.1 of
- 16 this Code or are determined by the Zoning Administrator to be permitted uses in
- 17 *accordance with Section 307(a) of this Code.*
- 18 (ii) No use, even though listed as a permitted use or otherwise allowed, shall be
- 19 *permitted in a Downtown Residential District which, by reason of its nature or manner of*
- 20 operation, creates conditions that are hazardous, noxious, or offensive through the
- 21 *emission of odor, fumes, smoke, cinders, dust, gas, vibration, glare, refuse, water carried*
- 22 *waste, or excessive noise.*
- 23 (*iii*) The establishment of a use that sells alcoholic beverages, other than beer and wine,
- 24 *concurrent with motor vehicle fuel is prohibited, and shall be governed by Section 229.*
- 25

SEC. 827. RINCON HILL DOWNTOWN RESIDENTIAL MIXED USE
 DISTRICT (RH--DTR).

The Rincon Hill Downtown Residential Mixed Use District (RH_-DTR), the boundaries of which are shown in Section Map No. 1 of the Zoning Map, is established for the purposes set forth below.

6 The RH--DTR District is adjacent to the southern edge of the downtown, 7 generally bounded by Folsom Street, the Bay Bridge, the Embarcadero, and Essex Street. High-density residential uses and supporting commercial and 8 9 institutional uses are allowed and encouraged within the limits set by height, bulk, 10 and tower spacing controls. Folsom Street is intended to develop as the neighborhood commercial heart of the Rincon Hill and Transbay neighborhoods, 11 12 and pedestrian-oriented uses are required on the ground floor. Individual 13 townhouse dwelling units with ground floor entries directly to the street are 14 required on streets that will become primarily residential, including First, Fremont, 15 Beale, Main, and Spear Streets.

While lot coverage is limited for all levels with residential uses that do not 16 17 face onto streets or alleys, traditional rear yard open spaces are not required except in the limited instances where there is an existing pattern of them, such as 18 19 smaller lots on the Guy Place block. Specific height, bulk, and setback controls 20 establish appropriate heights for both towers and mid-rise podium development 21 and ensure adequate spacing between towers in order to establish a 22 neighborhood scale and ensure light and air to streets and open spaces. 23 Setbacks are required where necessary to provide transition space for ground 24 floor residential uses and to ensure sunlight access to streets and open spaces. 25 Off-street parking must be located below grade.

Given the need for services and open space resulting from new 1 2 development, projects will provide or contribute funding for the creation of public 3 open space and community facilities as described in the Rincon Hill Area Plan of 4 the General Plan. The Rincon Hill Streetscape Plan, part of the Area Plan, 5 proposes to enhance and redesign most streets in the district to create substantial new open space amenities, improve pedestrian conditions, and 6 7 improve the flow of local traffic and transit. Detailed standards for the provision of open spaces, mid-block pathways, and residential entries are provided to ensure 8 9 that new buildings contribute to creating a public realm of the highest quality in 10 Rincon Hill.

Table 827 12 RINCON HILL DOWNTOWN RESIDENTIAL MIXED USE DISTRICT ZONING 13 CONTROL TABLE

15				Rincon Hill Downtown Residential	
16				Mixed Use District Zoning	
17	No.	Zoning Category	§ References	Controls	
18	Building and Siting Standards				
19			§§ 102.12, 105,	Varies 45550 feet. For height limits,	
20	.10	Height and Bulk	106, 250252,	see Zoning Map 1H and § 263.19; for	
21			260, 270	bulk controls, see § 270(e).	
22		Lot Size <i>[Per</i>			
23	.11	Development]	§§ 890.56, 121	No limit	
24		Rear Yard/Site		100 percent lot coverage permitted; up	
25	.12	Coverage	§ 136	to 80 percent for parcels that front the	

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1				north side of Guy Place and for all
2				parcels at residential levels where not all
3				units face onto streets or alleys. §
4				8 27(d)(2). <u>825(b)(1) and 827(a)(4)</u> .
5				Building setback of 3 to 10 ft. for all
6				buildings except towers on Spear, Main,
7				Beale, Fremont, and First Streets. §
8				827 <u>(d)(a)(2) and (6)</u> .
9		Setbacks	<u>Ground Floor</u> <u>Residential Design</u> <u>Guidelines</u>	Upper-story setback of 10 ft. required
10	10			above a height of 65 feet on both sides
11	.13			of Spear, Main, Beale, Fremont, and
12				First Streets. § 827 (<i>d)<u>(</u>a)(5)</i> .
13				Sun access plane setback of 50
14				degrees for all buildings 85' and lower
15				on the south side of east-west mid-
16				block pathways. § 827(d) <u>827(a)(5)</u>.
17				Active uses required on all street frontages.
18		Street-Facing Uses		See §§ 145.1, 825(b).
19				
20	.14			Ground-level residential or commercial
21				<u>₽r</u> equirements based on location. See
22				§§ <u>145.4 and 827(a)(2).and 827(c).</u>
23		Parking and		Prohibited on Folsom Street from Essex
24	.15	Loading Access:	§ 155(r)	Street to The Embarcadero. §
25		Prohibition		827 <u>(a)(8)(d)(7) and 155(r)</u>

			-	
1				No parking permitted aboveground,
2	.16	Parking and		except on sloping sites. Parking access
3		Loading Access:	§§ 145. <u>1</u> 4,	limited to two openings, max. 11' wide
4	-	Siting and	151.1, 155(r)	each, loading access limited to one 15'
5		Dimensions		opening. § 827(d)(7). <u>825(b)(7) and</u>
6				<u>827(a)(8).</u>
7	.17	Awning	§ 890.21	P, § 136.2(a)
8	.18	Canopy	§ 890.24	P, § 136.2(b)
9	.19	Marquee	§ 890.58	P, § 136.2(c)
10	Non-Residential Standards and Uses			
11		Required		Non-residential uses limited to
12		Residential to Non-	§ 102.10	occupiable sf per 6 occupiable sf
13	.20	Residential Use		devoted to residential uses. § 827(<i>b</i>)
14		Ratio		<u>825(c)(2).</u>
15				P for non-residential uses up to 25,000
16		Use Size [Non- Residential]	§§ 890.130, 145. <u>1</u> 4	sq. ft., C above. No individual ground
17	.21			floor tenant may occupy more than 75'
18				of frontage for a depth of 25' from
19				Folsom Street. §§ 827(<i>d</i>)(5), 145. <u>1</u> 4.
20			§ <u>§</u> 135 <u>, <i>135.3</i></u>	1 sq. ft. of publicly-accessible open
21		Open Space		space for every 50 sq. ft. of non-
22	.22			residential use over 10,000 sq. ft. §
23				<u>827(e) 135.3</u>
24	Off-Street Parking §§ 2	§§ 150, 151,	None Required. Parking that is	
25	.23	[Office uses]	151.1, 153157,	accessory to office space limited to 7%

1			204.5	of GFA.
2		Off-Street Parking	SS 150 151	
3	.24	[Non-Residential,	§§ 150, 151, 151.1, 153157, 204.5	None Required. Parking limited as
4		other than office		described in Section 151.1.
5		uses]		
6			§§ 150, 152.2,	
7	.25	Off-Street Freight Loading	153155, 204.5	None Required. Loading maximums
8				described in Section 152.2.
9		All Non-Residential Uses Permitted, except as described below.		
10	.26	\$825(c)(1)(A)		
11	.27	Drive-Up Facility	§ 890.30	NP
12	.28	Walk-Up Facility	§ 890.140	P if recessed 3 ft. C otherwise.
13		Hospital or Medical	§ 124.1, 890.44	
14	.29	Center		С
15	.30	Other Institutions	§ 890.50	С
16	.31	Public Use	§ 890.80	С
17	.32	Movie Theater	§ 890.64	С
18	00	Nighttime	§§ 102.17,	
19	.33	Entertainment	803.5(bg)	C
20		Adult		
21	.34	Entertainment	§ 890.36	NP
22	.35	Massage 5	§ 890.60 Article	
23			29 Health Code	С
24		Establishment		
25	.36	Automobile	§§ 890.9, 156,	NP

ĺ		1		
1		Parking Lot,	160	
2		Community		
3		Commercial		
4		Automobile		
5	07	Parking Garage,	6 000 40 400	
6	.37	Community	§ 890.10, 160	<u>NP—C, per the criteria of Section 157.1</u>
7		Commercial		
8 9	.38	Automotive Gas Station	§ 890.14	NP
10	-	Automotive Service	§ 890.18,	
11	.39	Station	890.19	NP
12 13	.40	Automotive Repair	§ 890.15	NP
14 15	.41	Automotive Wash	§ 890.20	NP
16 17	.42	Automotive Sale or Rental	§ 890.13	С
18	.43	Mortuary	§ 890.62	С
19 20	.44	Hours of Operation	§ 890.48	C. 2 a.m6 a.m.
21 22	.45	Business Sign	§§ 602604, 608.1, 608.2	P. § 607.2(f)
23	Resid	ential Standards and	d Uses	
24	.46	Residential Use	§ 890.88	Р
25	.47	Residential	§ 890.88(a)	No Limit. §207.5 (<i>b<u>d</u></i>)

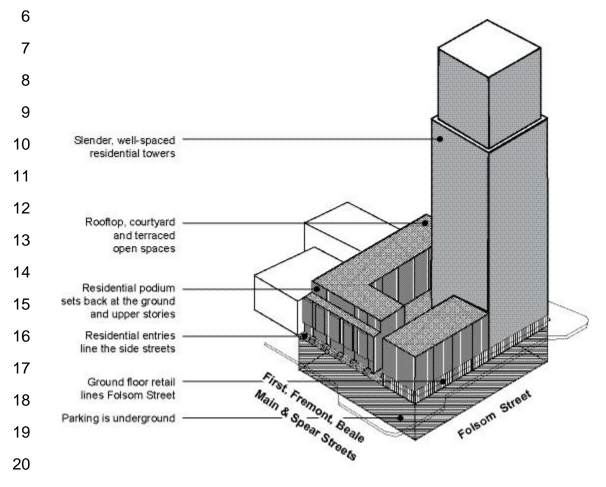
		I		
1		Density, Dwelling		<u>Unit Mix Required § 207.6</u>
2		Units		
3		Residential		
4	.48	Density, Group	§ 890.88(b)	No Limit. <u>§§</u> 207.5 (<i>b<u>d</u>)</i>
5		Housing		
6		Usable Open		75 sq. ft. per unit; up to 50% may be
7	.49	Space [Per	§ 135, 136	provided off-site if publicly accessible. §
8		Residential Unit]		827(e) <u>1</u>35 and 827(a)(9) .
9				None Required. Up to one car per 2
10		Accessory Off-	§§ 151.1, 153	dwelling units permitted; up to one car
11	.50	Street Parking,	157, 159160,	per dwelling unit per procedures and
12		Residential	204.5	criteria of Sections 151.1 <u>825(b)(7)</u> and
13				827(<u><i>d<u>a</u>)(8)</i></u> .
14			§ 790.84, Ch.	
15	.51	Residential	41 Admin.	С
16		Conversions	Code	
17		Residential		
18	.52	Demolition		C

19

(a) <u>Building Standards</u>.

(1) Development Concept. The development concept is for podium
 development up to 85 feet in height, with slender residential towers spaced to
 provide ample light and air to the district. New development will contribute to the
 creation of a substantial amount of public open space, as well as provide private
 common areas, courtyards, and balconies. Streets will be improved to provide
 widened sidewalks with substantial public open space. Ground floor uses will be

pedestrian-oriented in character, consisting primarily of retail on Folsom Street,
and individual townhouse-style residential units on First, Fremont, Beale, Main,
and Spear Streets, as well as on alleys and mid-block pathways. Parking will be
located below grade, and building utilities (loading bays, service doors, garage
doors) will be located in sidewalk vaults or on secondary frontages.



- 21 (b) Residential Use Controls.
- 22 (1) Residential Density. There shall be no density limit for residential uses, as defined
- 23 by Section 890.88 of this Code, in the Rincon Hill Downtown Residential District. The
- 24 *provisions of Sections 207 through 208 related to residential density shall not apply.*

25

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

25 Street, Division Street, and South Van Ness Avenue.

1 (C) No less than fifty percent (50%) of the fees that are paid due to development in the

- 2 Rincon Hill Area Plan under Section 315.4(e)(2) and 315.6 shall be paid into the
- 3 Citywide Affordable Housing Fund, but the funds shall be separately accounted for and
- 4 *designated exclusively to increase the supply of affordable housing in the SOMA area.*
- 5 (D) Fifty percent (50%) of the below market rate units as required by Section 315
- 6 through 315.9 that are built on or off site must be provided as rental units for the life of
- 7 *the project, as defined in Planning Code Section 315.7(a).*
- 8 (E) The Mayor's Office of Housing must submit a resolution to the Board of Supervisors
- 9 with a plan for the use of all in lieu fee payments generated from the Rincon Hill Plan
- 10 *prior to any expenditure of the Funds.*

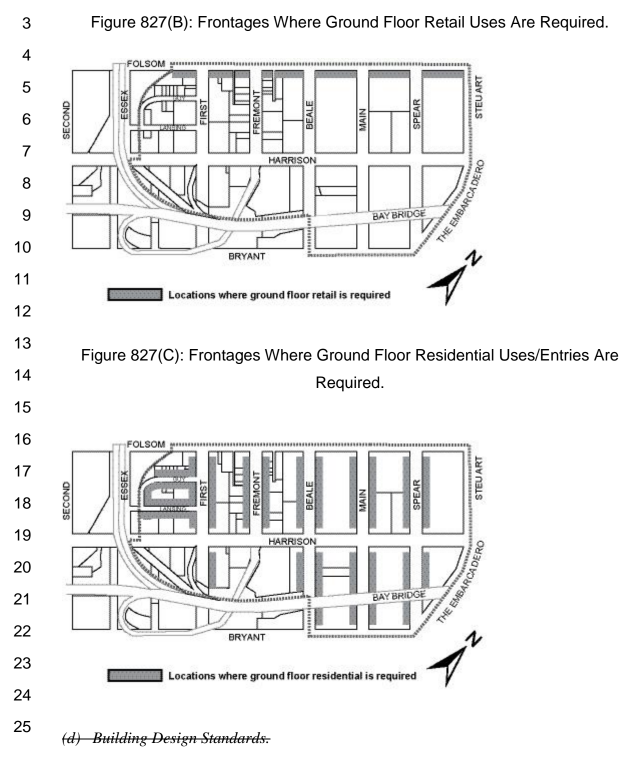
(c) (2) Street-Facing Use Requirements. Pedestrian-oriented retail, residential,
 institutional uses, and community services are required ground floor uses on all
 street facing frontages, except for the minimum frontage required for fire doors,
 parking and loading access, and other utilities.

(*I*) (*A*) Required Ground Floor Retail Spaces. For frontages facing Folsom
 Street, ground floor space suitable for retail use is required for no less than 75
 percent of all frontages, as specified in Section 145.4.

(B) Required Individual Ground Floor Residential Units. For building 18 (2)19 frontages facing Fremont, First, Main, Beale and Spear Streets more than 60 feet 20 from an intersection with Folsom, Harrison, or Bryant Streets, and for building frontages facing Guy Place and Lansing Street, individual ground floor residential 21 22 units with direct pedestrian access to the sidewalk are required at intervals of no 23 greater than 25 feet, except where residential lobbies, parking and loading 24 access, utilities, and open space are necessary and provided pursuant to the 25 allowances of Section 827 and other sections of this Code. Individual ground

1 floor residential units are also encouraged along Harrison Street, Bryant Street,

2 and alleys and mid-block pedestrian paths where appropriate.



(*I*) (3) **Required Streetwall**. Building area below 85 feet in height is required to be built to 100 percent of all property lines facing public rights-of-way, except where setbacks are required by this Section and except where publicly accessible open space is provided according to the provisions of this Section. Recesses, insets and breaks between buildings are permitted to provide vertical articulation to the facade, provided the overall integrity of the streetwall is maintained.

8 (2) (4) Lot Coverage. The requirements of Section 134 shall not apply in the RH 9 DTR District. Lot coverage is limited to 80 percent at all residential levels except on 10 levels in which all residential units face onto a public right of way or mid block 11 pedestrian path meeting the minimum standards of this Section. The unbuilt portion of the 12 lot shall be open to the sky except for those obstructions permitted in yards pursuant to 13 Section 136(c). Exceptions to the 20 percent open area requirement may be granted, 14 pursuant to the provisions of Section 309.1, for conversions of existing non residential 15 structures where it is determined that provision of 20 percent open area would require 16 *partial demolition of the existing non residential structure.* Lots fronting only on the 17 north side of Guy Place are permitted up to 80 percent lot coverage. (3) Dwelling Unit Exposure. The requirements of Section 140 shall apply. Reductions in 18 19 this requirement may be granted though the procedures of Section 309.1. 20 (4) (5) Upper Story Setback. To ensure adequate sunlight to streets, alleys, 21 and pedestrian pathways, upper story setbacks are required as follows: 22 (A) All buildings are required to set back at least 10 feet above a 23 height of 65 feet along Spear, Main, Beale, Fremont and First Streets. This 24 requirement shall not apply to street frontage occupied by a building taller than

25

85 feet. This upper story setback requirement shall also not apply to the first 60
 linear feet of frontage from corners at Folsom, Harrison, and Bryant Streets.

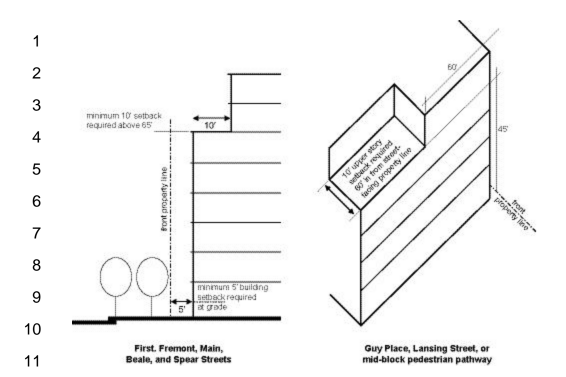
3 (B) Buildings greater than 60 linear feet from a major street along
4 Guy Place, Lansing Street, and any proposed or existing private or public mid5 block pedestrian pathways, are required to be set back at least 10 feet above 45
6 feet in height from said right-of-way.

7 (C) In order to increase sun access to mid-block pathways and 8 uses along such pathways, all building frontage on the southeast side of mid-9 block pathways not occupied by a building taller than 85 feet must set back upper 10 stories by 10 feet above a building height of 45 feet. For projects on the south 11 side of a mid-block pedestrian pathway taller than 65 feet, an additional upper 12 story setback of 10 feet is required above a building height of 65 feet.

(i) Modifications. For any lot on the north side of a required midblock pedestrian pathway, a modification from the required upper story setback
of 10 feet above a height of 45 feet may be granted according to the provisions of
Section 309.1, provided that, in total, the building is set back by a volume equal
to what would be required by meeting the standard in (C) above, and the
modification would substantially improve the accessibility, design and character
of the mid-block pedestrian pathway.

Figure 827(D): Required Upper Story Stepbacks

- 20
- 21
- 22
- 23 24
- 27
- 25



12 (5) (6) Ground Floor Residential Units. Where ground floor residential units 13 are required along Spear, Main, Beale, Fremont, and First Streets, the *following* 14 design standards <u>of the Ground Floor Residential Design Guidelines</u> apply. Ground 15 floor residential units along Guy Place and Lansing Street, within the footprint of 16 towers taller than 105 feet, and those that are proposed in locations where they 17 are not required, are encouraged to meet the standards in this subsection to the 18 greatest degree possible.

19 (A) Facade Articulation. Individual residential units are required to be vertically

20 *articulated at regular intervals of no greater than 25 feet. Changes in vertical massing,*

21 *architectural projections and recesses may be used to achieve this articulation.*

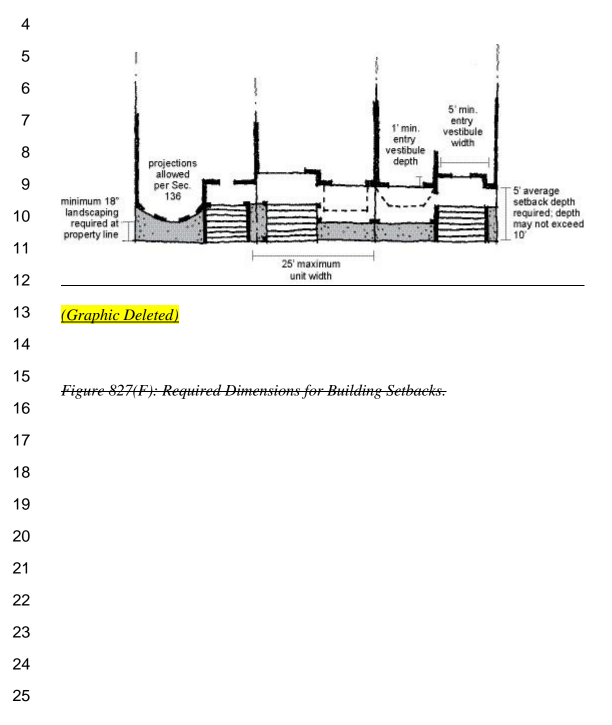
22 (B) Setback Dimensions. Building setbacks are required to create a transitional space

- 23 *between the public realm of the street and the private realm of the individual dwelling*
- 24 *unit. The setback shall be implemented according to the following specifications, and as*
- 25 *illustrated in Figures* 827(E) and 827(F):

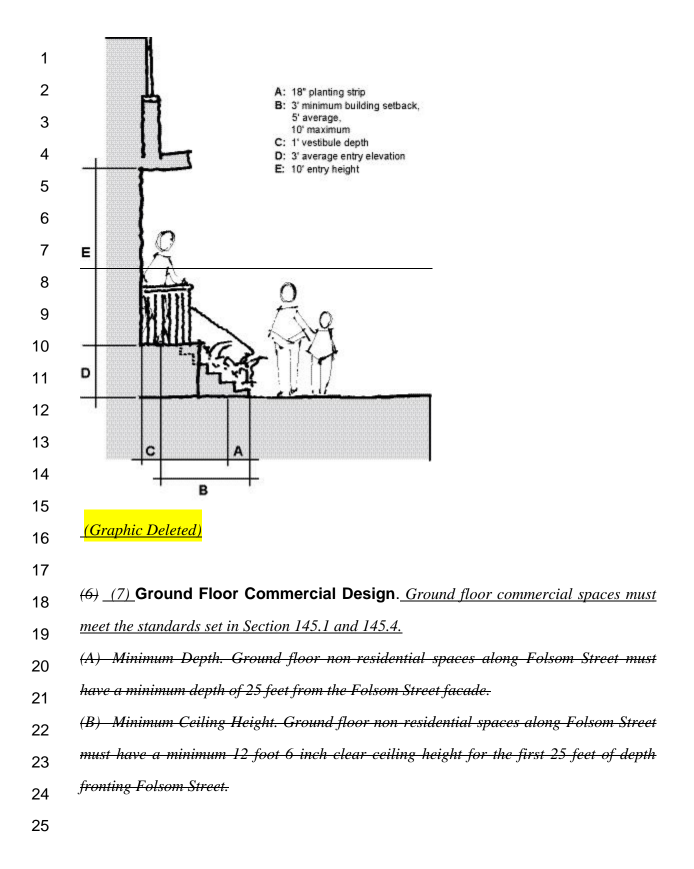
(i) The entire building facade must be set back from the street abutting property line a
 minimum of three feet, an average of five feet, and not in excess of ten feet.

- 3 (ii) All projections allowed by Section 136 permitted in front setbacks are permitted,
- 4 *except for garages and driveways. Architectural projections, such as bay windows, are*
- 5 *encouraged and may extend down to the ground provided they do not encroach within the*
- 6 18 inch landscaping strip required by subsection (iii). Railings, fences, and grilles up to
- 7 *a height of 3 feet 6 inches that are at least 75 percent open to perpendicular view are*
- 8 *permitted on top of an landing or porch, regardless of the combined total height of the*
- 9 *railing and porch from street grade.*
- 10 (*iii*) A landscaped strip at grade with the sidewalk is required for the first 18 inches of
- 11 *the setback, for at least 50 percent of the width of each residential unit.*
- 12 (iv) Setbacks proposed to be greater than five feet are encouraged to provide a porch or
- 13 *landscape area at grade with the residential entry.*
- 14 (C) Residential Entries.
- 15 (*i*) Residential entries are required to be raised an average of three feet above street
- 16 *grade*.
- 17 (ii) Each entry is required to have a vestibule at least one foot in depth from the
- 18 *building facade. The entry vestibule may be no less than five feet wide and no less than*
- 19 *the height of the ground story.*
- 20 (D) Landscaping in Setbacks. All building setback areas not occupied by steps, porches
- 21 or other occupiable space must be landscaped. Setbacks should be designed to provide
- 22 *access to landscaped areas, encouraging gardening and other uses by residents.*
- 23 (i) A water source must be provided for each residential setback.
- 24 (ii) To allow for landscaping and street trees at street grade, parking must be located
- 25 far enough below the surface of the setback to provide a minimum soil depth of 3 feet 6

- 1 *inches.* A continuous soil trough should be provided with adequate centrally operated
- 2 *irrigation*.

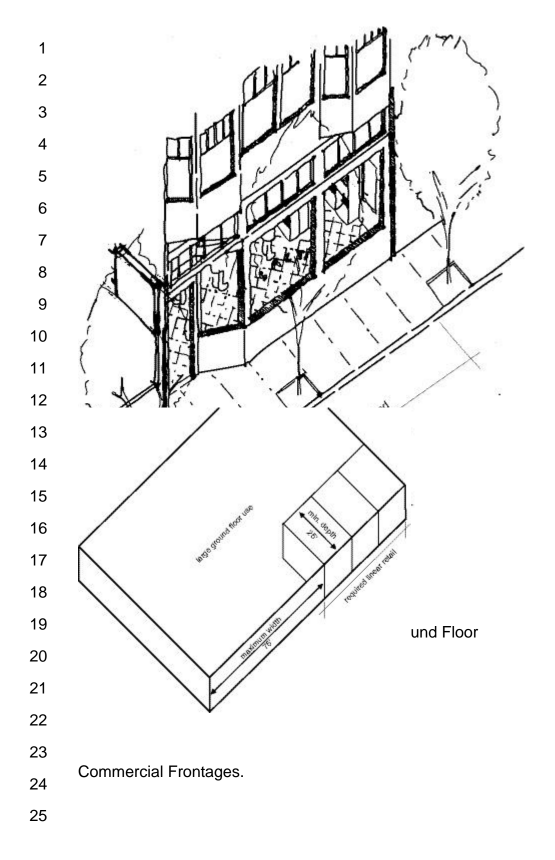


3 *Figure 827(E): Required Dimensions for Building Setbacks.*



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1 (C) Transparency and Fenestration. Non residential frontages must be fenestrated with 2 windows and doorways for no less than 60 percent of the facade area. No less than 75 3 percent of the fenestrated area must be transparent. The use of dark or mirrored glass is 4 not permitted or required transparent area. 5 (D) Maximum Frontage. A single ground floor commercial tenant may not occupy more 6 than 75 linear feet of frontage for the first 25 feet of depth from the street facing facade 7 along any major street. Separate individual storefronts shall wrap large footprint ground 8 floor uses for the first 25 feet of depth. 9 (7) Lighting. Pedestrian scaled lighting shall be provided as an integral element of all 10 building facades and shall be designed and located to accentuate the uses facing the street. Pedestrian scaled lighting shall be incorporated into all facades and landscaped 11 12 setback areas in the form of wall sconces, entry illumination and low level lighting set 13 into edging features. Lighting should be designed to accentuate ground floor retail and 14 residential entries. Incandescent or color corrected lighting sources must be used. 15 Figure 827(G): Required Ground Floor 16 **Commercial Transparency** 17 and Fenestration. 18 19 20 21 22 23 24 25



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1 (8) Off-Street Parking and Loading. *Restrictions on the design and location* of off street parking and loading and access to off street parking and loading are 2 3 necessary to reduce their negative impacts on neighborhood quality and the pedestrian 4 environment. 5 (A) Required Below Grade. All off street parking in the RH DTR shall be built below 6 street grade. The design of parking on sloping sites must be reviewed through the procedures of Section 309.1, according to the following standards: 7 8 (i) For sloping sites with a grade change of at least ten feet laterally along the street, no 9 less than 50 percent of the perimeter of all floors with off-street parking shall be below 10 the level of said sloping street; and 11 (ii) For sites that slope upwards from a street, no less than 50 percent of the perimeter 12 of all floors with off street parking shall be below the average grade of the site; and (iii) Any above grade parking shall be set back from the street facing facades and 13 14 wrapped with active uses, as defined by Section 145.4, for a depth of no less than 25 feet 15 at the ground floor and 15 feet on floors above. 16 Pursuant to the procedures of Section 309.1, the Planning Commission may 17 reduce the minimum on site provision of required residential open space to not less than 18 18 square feet per unit in order to both create additional publicly accessible open space 19 serving the district and to foster superior architectural design on constrained sites. 20 (B) (A) Parking and Loading Access. 21 (i) Width of openings. Any single development is limited to a total of two 22 facade openings of no more than 11 feet wide each or one opening of no more than 22 23 feet wide for access to off street parking and one facade opening of no more than 15 feet 24 wide for access to off street loading. Shared openings for parking and loading are 25 encouraged. The maximum permitted width of a shared parking and loading garage

opening is 27 feet. The maximum permitted width of all combined parking and
 loading openings on Guy Place and Lansing Street for any single project is 20
 feet.

4 (ii) Folsom Street. Access to off-street parking is not permitted on
5 Folsom Street for lots with frontage on another street. For lots fronting solely on
6 Folsom Street, access to parking on a Folsom Street frontage is permitted only
7 through the processes established by Section 309.1 by demonstrating that every
8 effort has been made to minimize negative impact on the pedestrian quality of
9 the street. Loading may not be accessed from Folsom Street.

10 (iii) Sidewalk narrowings or porte cocheres to accommodate passenger loading and

11 *unloading are not permitted. For the purpose of this section, a "porte cochere" is defined*

12 as an off street driveway, either covered or uncovered, for the purpose of passenger

loading or unloading, situated between the ground floor facade of the building and the sidewalk.

15 (*e*) (*9*) **Open Space**.

16 (1) Amount Required.

17 (A) Residential. For all residential uses, 75 square feet of open space is required per 18 dwelling unit. All residential open space must meet the provisions described in Section 19 135 unless otherwise established in this Section. Open space requirements may be met 20 with the following types of open space: "private usable open space" as defined in Section 21 135(a) of this Code, "common usable open space" as defined in Section 135(a) of this Code, and "publicly accessible open space" as defined in this Section. At least40 percent 22 23 of the residential open space is required to be common to all residential units. Common 24 usable open space is not required to be publicly accessible. Publicly accessible open 25 space, including off site open space permitted by this Section, meeting the standards of

this Section may be considered as common usable open space. For residential units with
 direct access from the street, building setback areas that meet the standards in Section
 827(d)(4) may be counted toward the open space requirement asprivate non common
 open space.

(B) Non residential. One square foot of publicly accessible open space is required for
every 50 gross square feet of non residential uses over 10,000 square feet. All nonresidential open space must meet the standards of Section 827 for publicly accessible
open space.

9 (2) Off site provision of required open space. The provision of off site publicly
10 accessible open space may be counted toward the requirements of both residential and
11 non residential open space provided it is within the RH DTR or within 500 feet of any

12 *boundary of the RH DTR District, and meets the standards of this Section.*

13 (A) At least 36 square feet per residential unit of required open space and 50 percent of 14 required non residential open space must be provided on site. Pursuant to the 15 procedures of Section 309.1, the Planning Commission may reduce the minimum on site 16 provision of required residential open space to not less than 18 square feet per unit in order to both create additional publicly accessible open space serving the district and to 17 18 foster superior architectural design on constrained sites. 19 (B) Open Space Provider. The open space required by this Section may be provided individually by the project sponsor or jointly by the project sponsor and other project 20 21 sponsors, provided that each square foot of jointly developed open space may count 22 toward only one sponsor's requirement. With the approval of the Planning Commission, a 23 public or private agency may develop and maintain the open space, provided that (i) the project sponsor or sponsors pay for the cost of development of the number of square feet 24

25 *the project sponsor is required to provide, (ii) provision satisfactory to the Commission is*

1 made for the continued maintenance of the open space for the actual lifetime of the 2 building giving rise to the open space requirement, and (iii) the Commission finds that 3 there is reasonable assurance that the open space to be developed by such agency will be 4 developed and open for use by the time the building, the open space requirement of which 5 is being met by the payment, is ready for occupancy.

- 6 (3) Publicly Accessible Open Space Standards. In addition to the standards of Section
- 7 <u>135, Any</u> open space intended to fulfill the requirements of off-site or publicly-
- 8 accessible open space *may include* <u>required by this Section must meet the following</u>
- 9 standards and be approved by the Planning Commission according to the procedures of
- 10 Section 309.1 of this Code and.
- 11 (A) Open space must be of one or more of the following types:
- 12 (i) An unenclosed park or garden at street grade or following the natural topography,
- 13 *including improvements to hillsides or other unimproved public areas according to the*
- 14 *Rincon Hill Area Plan;*
- 15 (ii) An unenclosed plaza at street grade, with seating areas and landscaping and no
- 16 *more than 10 percent of the floor area devoted to food or beverage service;*
- 17 (iii) An unenclosed pedestrian pathway that meets the minimum standards described in
- 18 *Section* 827(g)(3);
- 19 (*iv*) A terrace or roof garden with landscaping;
- 20 (v) Streetscape improvements with landscaping and pedestrian amenities that result in
- 21 *additional space beyond the pre-existing sidewalk width and conform to the Streetscape*
- 22 Plan of the Rincon Hill Area Plan, such as sidewalk widening or building setbacks, other
- 23 than those ground floor setbacks required by Section 827(d)(4) or intended by design for
- 24 the use of individual ground floor residential units; and
- 25

- (*vi*) <u>S</u> streetscape improvements with landscaping and pedestrian amenities on
 Guy Place and Lansing Street, beyond basic street tree planting or street lighting
 as otherwise required by this Code, in accordance with the Streetscape Plan of
 the Rincon Hill Area Plan.
- 5 (B) Open space must meet the following standards:
- 6 (i) Be in such locations and provide such ingress and egress as will make the area
- 7 *convenient, safe, secure and easily accessible to the general public;*
- 8 (*ii*) *Be appropriately landscaped;*
- 9 (*iii*) Be protected from uncomfortable winds;
- 10 (iv) Incorporate ample seating and, if appropriate, access to limited amounts of food
- 11 *and beverage service, which will enhance public use of the area;*
- 12 (v) Be well signed and accessible to the public during daylight hours;
- 13 *(vi)* Be well lighted if the area is of the type requiring artificial illumination;
- 14 (vii) Be designed to enhance user safety and security;
- 15 (viii) Be of sufficient size to be attractive and practical for its intended use; and
- 16 *(ix) Have access to drinking water and toilets if feasible.*
- 17 (C) Maintenance. Open spaces shall be maintained at no public expense, except as
- 18 *might be provided for by any community facilities district that may be formed in the RH*
- 19 DTR. The owner of the property on which the open space is located shall maintain it by
- 20 *keeping the area clean and free of litter and keeping in a healthy state any plant material*
- 21 *that is provided. Conditions intended to assure continued maintenance of the open space*
- 22 for the actual lifetime of the building giving rise to the open space requirement may be
- 23 *imposed in accordance with the provisions of Section 309.1.*
- 24 (D) Informational Plaque. Prior to issuance of a permit of occupancy, a plaque of no
- 25 *less than 24 inches by 36 inches in size shall be placed in a publicly conspicuous location*

outside the building at street level, or at the site of any publicly accessible open space,
 identifying said open space feature and its location, stating the right of the public to use
 the space and the hours of use, describing its principal required features (e.g., number of
 seats, availability of food service) and stating the name and address of the owner or
 owner's agent responsible for maintenance.

(E) The Zoning Administrator shall have authority to require a property owner to hold
harmless the City and County of San Francisco, its officers, agents and employees, from
any damage or injury caused by the design, construction or maintenance of open space,
and to require the owner or owners or subsequent owner or owners of the property to be
solely liable for any damage or loss occasioned by any act or neglect in respect to the
design, construction or maintenance of the open space.

12 (f) Reduction of Ground Level Wind Currents.

- 13 (1) Requirement. New buildings and additions to existing buildings shall be shaped, or 14 other wind baffling measures shall be adopted, so that the developments will not cause 15 ground level wind currents to exceed, more than 10 percent of the time year round, 16 between 7:00 a.m. and 6:00 p.m., the comfort level of 11 m.p.h. equivalent wind speed in 17 areas of substantial pedestrian use and seven m.p.h. equivalent wind speed in public seating areas. The term "equivalent wind speed" shall mean an hourly mean wind speed 18 19 adjusted to incorporate the effects of gustiness or turbulence on pedestrians. 20 (2) When preexisting ambient wind speeds exceed the comfort level, or when a proposed 21 building or addition may cause ambient wind speeds to exceed the comfort level, the 22 building shall be designed to reduce the ambient wind speeds to meet the requirements.
- 23 (3) Exception. The Zoning Administrator may allow the building or addition to add to
- 24 *the amount of time the comfort level is exceeded by the least practical amount if (i) it can*
- 25 *be shown that a building or addition cannot be shaped and other wind baffling measures*

cannot be adopted to meet the foregoing requirements without creating an unattractive and ungainly building form and without unduly restricting the development potential of the building site in question, and (ii) the Zoning Administrator concludes that, because of the limited amount by which the comfort level is exceeded, the addition is insubstantial. The Zoning Administrator shall not grant an exception, and, no building or addition shall

*be permitted that causes equivalent winds speeds to reach or exceed the hazard level of*26 miles per hour for a single hour of the year.

8 (g) (10) Streetscape Standards.

9 (1) (A) Sidewalk Treatments.

(A) (i) For all frontages abutting a public sidewalk, the project sponsor is
required to install sidewalk widening, street trees, lighting, decorative paving,
seating and landscaping in accordance with the Streetscape Plan of the Rincon
Hill Area Plan, developed by the Planning Department and approved by the
Board of Supervisors.

(B) (ii) Prior to approval by the Board of Supervisors of a Streetscape Plan for
Rincon Hill, the Planning Commission, through the procedures of Section 309.1,
shall require an applicant to install sidewalk widening, street trees, lighting,
decorative paving, seating, and landscaping in keeping with the intent of the
Rincon Hill Area Plan of the General Plan and in accordance with subsections
(C)--(F) below.

(C) (iii) Sidewalk treatments shall comply with any applicable ordinances and
 with any applicable regulation of the Art Commission, the Department of Public
 Works and the Bureau of Light, Heat and Power of the Public Utility Commission
 regarding street lighting, sidewalk paving, and sidewalk landscaping.

25

(D) (iv) The Streetscape Plan and any Commission requirement pursuant to
 subsection (B) (ii) shall require the abutting property owner or owners to hold
 harmless the City and County of San Francisco, its officers, agents, and
 employees, from any damage or injury caused by reason of the design,
 construction or maintenance of the improvements, and shall require the owner or
 owners or subsequent owner or owners of the respective property to be solely
 liable for any damage or loss occasioned by any act.

8 (E) (v) Notwithstanding the provisions of this Section, an applicant shall apply for
9 all required permits for changes to the legislated sidewalk widths and street
10 improvements and pay all required fees.

- (*F*) (*vi*) The owner of the property is required to maintain all those improvements
 other than lighting.
- 13 (2) <u>Street Trees. Street trees shall be installed by the owner or developer in the case of</u>
- 14 *construction of a new building, relocation of a building, or addition of floor area equal to*
- 15 20 percent or more of an existing building when such construction, relocation or addition
- 16 occurs on any site in the RH DTR. Street trees shall be provided according to the
- 17 *provisions of Section 143(b), (c) and (d). In addition, street trees shall:*
- 18 (A) be planted at least one foot back from the curb line;
- 19 (B) have a minimum 2 inch caliper, measured at breast height;
- 20 (*C*) branch a minimum of 8 feet above sidewalk grade;
- 21 (D) where in the public right of way, be planted in a sidewalk opening at least 16 square
- 22 *feet, and have a minimum soil depth of 3 feet 6 inches;*
- 23 (E) where planted in individual basins rather than a landscaped planting bed, be
- 24 protected by a tree grate with a removable inner ring to provide for the tree's growth
- 25 *over time;*

1 (F) provide a below grade environment with nutrient rich soils, free from overly-

- 2 *compacted soils, and generally conducive to tree root development;*
- 3 (G) be irrigated, maintained and replaced if necessary by the property owner, in
- 4 accordance with Sec. 174 of the Public Works Code; and
- 5 (*H*) be planted in a continuous soil filled trench parallel to the curb, such that the basin
- 6 *for each tree is connected.*

(3) (B) Mid-Block Pedestrian Pathways. For developments on Assessor's
Blocks 3744--3748, the Commission may require, pursuant to Section 309.1, the
applicant to provide a mid-block pedestrian pathway for the entire depth of their
property where called for by the Rincon Hill Area Plan of the General Plan. This
pathway shall be designed in accordance with the standards of this Section.

(A) (i) **Design**. The design of the pathway shall meet the following minimum
 requirements:

14 (*i*) (AA) Have a minimum width of 20 feet from building face to building face;

- 15 (*ii*) (*BB*) Have a minimum clear walking width of 10 feet free of any
- 16 obstructions.
- 17 (*iii*) (CC) except for those permitted in front setbacks by Section 136 of this
 18 Code;

(*iv*) (*DD*) Provide such ingress and egress as will make the area easily
 accessible to the general public;

(v) (EE) Be protected from uncomfortable wind, as called for elsewhere in this
 Code;

23 (*vi*) (*FF*) Be publicly accessible, as defined elsewhere in this Section;

- 24 (*vii*) (*GG*) Be provided with special paving, furniture, landscaping, and other
- 25 amenities that facilitate pedestrian use;

(*viii*) (*HH*) Be provided with ample pedestrian lighting to ensure pedestrian
 comfort and safety;

3 (*ix*) (<u>II</u>) Be free of any changes in grade or steps not required by the natural
4 topography of the underlying hill; and

5 (x) (JJ) Be fronted by active ground floor uses, such as individual townhouse
6 residential units, to the greatest extent possible.

7 (B) (ii) Prior to issuance of a permit of occupancy, informational signage

8 directing the general public to the pathway shall be placed in a publicly

9 conspicuous outdoor location at street level stating its location, the right of the

public to use the space and the hours of use, and the name and address of theowner or owner's agent responsible for maintenance.

12 (C) (iii) The owner of the property on which the pathway is located shall
 13 maintain

14 it by keeping the area clean and free of litter and keeping in a functional and

15 healthy state any street furniture, lighting and/or plant material that is provided.

(D) (iv) Notwithstanding the provisions of this subsection, an applicant shall
 obtain all required permits for changes to the legislated sidewalk and street
 improvements and pay all required fees.

19 (\underline{E}) (\underline{v}) The property owner or owners must hold harmless the City and County 20 of San Francisco, its officers, agents, and employees, from any damage or injury 21 caused by reason of the design, construction or maintenance of the 22 improvements, and shall require the owner or owners or subsequent owner or 23 owners of the respective property to be solely liable for any damage or loss 24 occasioned by any act.

25 (b) Uses.

1	(1) Housing Requirement for Residential Developments. The requirements of
2	Sections 315 through 315.9 shall apply in the RH-DTR subject to the following
3	exceptions:
4	(A) If constructed on-site, a minimum of 12 percent of the total units
5	constructed,
6	and if constructed off-site, a minimum of 17 percent of the total units constructed, shall
7	be affordable to and occupied by qualifying persons and families as defined elsewhere in
8	this Code.
9	(B) Below-market-rate units as required by Sections 315 through 315.9
10	that are built off-site must be built within the area bounded by Market Street, the
11	Embarcadero, King Street, Division Street, and South Van Ness Avenue.
12	(C) No less than fifty percent (50%) of the fees that are paid due to
13	development in
14	the Rincon Hill Area Plan under Section 315.4(e)(2) and 315.6 shall be paid into the
15	Citywide Affordable Housing Fund, but the funds shall be separately accounted for and
16	designated exclusively to increase the supply of affordable housing in the SOMA area.
17	(D) Fifty percent (50%) of the below-market rate units as required by
18	Section 315
19	through 315.9 that are built on- or off-site must be provided as rental units for the life of
20	the project, as defined in Planning Code Section 315.7(a).
21	(E) The Mayor's Office of Housing must submit a resolution to the Board
22	of Supervisors with a plan for the use of all in lieu fee payments generated from the
23	Rincon Hill Plan prior to any expenditure of the Funds.
24	<u>SEC. 829. SOUTH BEACH DOWNTOWN RESIDENTIAL MIXED USE</u>
25	DISTRICT (SB-DTR).

1	The South Beach Downtown Residential Mixed Use District (SB-DTR), the					
2	boundaries of which are shown in Section Map No. 1 of the Zoning Map, is established					
3	for the purposes set forth below.					
4	The SB-DTR District is adjacent to the southern edge of the downtown, generally					
5	bounded by the Bay Bridge, Bryant Street, the Embarcadero, and 2 nd Street, and is					
6	primarily comprised of the former South Beach Redevelopment Area. High-density					
7	residential uses and supporting commercial and institutional uses are allowed and					
8	encouraged within the limits set by height, bulk, and tower spacing controls. Individual					
9	townhouse dwelling units with ground floor entries directly to the street are generally					
10	required on streets.					
11	While lot coverage is limited for all levels with residential uses that do not face					
12	onto streets or alleys, traditional rear yard open spaces are not required. Specific height,					
13	bulk, and setback controls establish appropriate heights for both towers and mid-rise					
14	podium development and ensure adequate spacing between towers in order to establish a					
15	neighborhood scale and ensure light and air to streets and open spaces. Setbacks are					
16	required where necessary to provide transition space for ground floor residential uses					
17	and to ensure sunlight access to streets and open spaces. Off-street parking must be					
18	located below grade.					
19	<u>Table 829</u>					
20	SOUTH BEACH DOWNTOWN RESIDENTIAL DISTRICT ZONING CONTROL TABLE					
21						
22	South Beach Downtown Residential					
23	District Zoning					
24	No. Zoning Category <u>§ References</u> Controls					
25	Building and Siting Standards					

		1		1
1			<u>§§ 102.12, 105,</u>	Varies 40200 feet. For height limits, see
2	.10	Height and Bulk	<u>106, 250252,</u>	Zoning Map 1H and <u>§</u> 263.19; for bulk
3			260, 270	controls, see § 270(e).
4		Lot Size [Per	88 000 5C 101	
5	.11	Development]	<u>§§ 890.56, 121</u>	<u>No limit</u>
6				100 percent lot coverage permitted; up to 80
7	10	<u>Rear Yard/Site</u>	e 126	percent for all lots at residential levels
8	.12	<u>Coverage</u>	<u>§ 136 </u>	where not all units face onto streets or
9				alleys. § 825(b)(2).
10			Ground Floor	Building setback of 3 to 10 ft. for all
11	12		<u>Residential</u>	buildings with residential uses at the ground
12	.13	<u>Setbacks</u>	<u>Design</u>	level per the Ground Floor Residential
13			<u>Guidelines</u>	Design Guidelines.
14 15 16 17	.14	Street-Facing Uses	<u>§§ 145.1, 145.4,</u> 825(b)	<u>Active uses required on all street frontages.</u> <u>See §§ 145.1, 825(b).</u>
18 19	.15	Parking and Loading Access: Prohibition	<u>§ 155(r)</u>	Prohibited on the Embarcadero. <u>§155(r)</u>
20 21 22	.16	Parking and Loading Access: Siting and	<u>\$\$ 145.1, 151.1,</u>	No parking permitted aboveground, except on sloping sites. Parking access limited to
23		<u>Dimensions</u>	<u>155(r)</u>	two openings, max. 11' wide each, loading access limited to one 15' opening. § 825(b).
24	.17	Awning	§ 890.21	P, § 136.2(a)
25	.18	Canopy	<u>§ 890.24</u>	P, § 136.2(b)

1	.19	<u>Marquee</u>	<u>§ 890.58</u>	P, § 136.2(c)
2	Non-F	Residential Standards an		
3		Required Residential		Non-residential uses limited to occupiable sf
4	.20	to Non-Residential	<u>§ 102.10</u>	per 6 occupiable sf devoted to residential
5		Use Ratio		uses. § 825(c)(2)
6		Use Size [Non-		P for non-residential uses up to 25,000 sq.
7	.21	Residential]	<u>§ 890.130</u>	ft., C above.
8				1 sq. ft. of publicly-accessible open space
9	.22	Open Space	<u>§ 135.3 </u>	for every 50 sq. ft. of non-residential use
10				over 10,000 sq. ft. § 135.3
11			<u>§§ 150, 151,</u>	
12	.23	Off-Street Parking	151.1, 153157 <u>,</u>	None Required. Parking that is accessory to
13		[Office uses]	204.5	office space limited to 7% of GFA.
14		Off-Street Parking		
15		[Non-Residential,	<u>§§ 150, 151,</u>	None Required. Parking limited as
16	.24	other than office	<u>151.1, 153157,</u>	described in Section 151.1.
17		uses]	<u>204.5</u>	
18		Off-Street Freight	§§ 150, 152.2,	None Required. Loading maximums
19	.25	Loading		described in Section 152.2.
20	.26	All Non-Residential US	ses Permitted, exce	ppt as described below. §825(c)(1)(A)
21	.27	Drive-Up Facility	§ 890.30	NP
22	.28	Walk-Up Facility	§ 890.140	P if recessed 3 ft. C otherwise.
23		Hospital or Medical	§§ 124.1, 890.44	<u>y 1112211 - yr Comernader</u>
24	.29	Center	<u>,, 121,1, 070,77</u>	<u>C</u>
25	.30	Other Institutions	\$ 890.50	С
				1

		1		
1	.31	Public Use	<u>§ 890.80</u>	<u>C</u>
2	.32	Movie Theater	<u>§ 890.64</u>	<u>C</u>
3		<u>Nighttime</u>	<u>§§ 102.17,</u>	
4	.33	<u>Entertainment</u>	803.5(b)	<u>C</u>
5	.34	Adult Entertainment	<u>§ 890.36</u>	<u>NP</u>
6			<u>§ 890.60 Article</u>	
7	.35	<u>Massage</u>	29 Health Code	<u>C</u>
8		Establishment	_	
9		Automobile Parking		
10	.36	Lot, Community	<u>§§ 890.9, 156,</u>	NP
11		Commercial	160	
12		Automobile Parking		
13	.37	Garage, Community	<u>\$\$ 890.10, 160</u>	<i>C, per the criteria of Section 157.1</i>
14		Commercial		
15		Automotive Gas		
16	. <u>38</u>	<u>Station</u>	<u>§ 890.14</u>	<u>NP</u>
17		Automotive Service	<u>§§ 890.18,</u>	
18	<u>.39</u>	Station	890.19	<u>NP</u>
19	.40	Automotive Repair	§ 890.15	NP
20	.41	Automotive Wash	§ 890.20	NP
21		Automotive Sale or		
22	.42	Rental	<u>§ 890.13</u>	<u>C</u>
23	.43	Mortuary	§ 890.62	С
24	.44	Hours of Operation	<u>\$ 890.48</u>	<u> </u>
25	.45			P. § 607.2(f)
	.45	Business Sign	<u>xx 002004,</u>	<u>1. y 00/.201</u>

			1				
1			608.1, 608.2				
2	Resid	Residential Standards and Uses					
3	.46	Residential Use	<u>§ 890.88</u>	<u>P</u>			
4	47	Residential Density,	e 200 22()	No Limit. § 207.5 (d)			
5	.47	Dwelling Units	<u>§ 890.88(a)</u>	<u>Unit Mix Required § 207.6</u>			
6	40	Residential Density,	e 000 00/1)				
7	.48	Group Housing	<u>§ 890.88(b)</u>	<u>No Limit. § 207.5 (d)</u>			
8		Usable Open Space		75 sq. ft. per unit; up to 50% may be			
9	.49	[Per Residential	<u>şş 135, 136</u>	provided off-site if publicly accessible. §			
10		Unit]		<u>135.</u>			
11				None Required. Up to one car per 4			
12	50	Accessory Off-Street	<u>§§ 151.1, 153</u>	dwelling units permitted; up to .75 cars per			
13	. <u>50</u> P	Parking, Residential	<u>157, 159160,</u>	unit or 1 car per unit based on unit size, per			
14			204.5	procedures and criteria of Section 151.1.			
15		<u>Residential</u>	§ 790.84, Ch. 41				
16	.51	<u>Conversions</u>	Admin. Code	<u>C</u>			
17		<u>Residential</u>					
18	.52	Demolition		<u>C</u>			
19	SEC. 840. MUG – MIXED USE-GENERAL DISTRICT.						
20	The Mixed Use – General (MUG) District is largely comprised of the low-scale,						
21	production, distribution, and repair uses mixed with housing and small-scale retail. The						
22	MUG is designed to maintain and facilitate the growth and expansion of small-scale light						
23	industrial, wholesale distribution, arts production and performance/exhibition activities,						
24	general commercial and neighborhood-serving retail and personal service activities						
25							

1	while protecting existing housing and encouraging the development of housing at a scale						
2	and density compatible with the existing neighborhood.						
3	<u>1</u>	Housing is encouraged over ground floor commercial and production,					
4	<u>distribu</u>	tion, and repair uses. New	residential or mixed use	e developments are encouraged			
5	<u>to provi</u>	de as much mixed-incom	e family housing as po	ssible. Existing group housing			
6	and dwe	elling units would be prot	tected from demolition of	or conversion to nonresidential			
7	<u>use by r</u>	equiring conditional use r	eview.				
8	<u>1</u>	Hotels, nighttime entertai	nment, movie theaters,	adult entertainment and heavy			
9	<u>industri</u>	al uses are not permitted.	Office is restricted to th	e upper floors of multiple story			
10	<u>building</u>	<u>'S.</u>					
11			<u>Table 840</u>				
12	<u>MU</u>	UG – MIXED USE – GEN	VERAL DISTRICT ZON	<u>VING CONTROL TABLE</u>			
13							
14			Mixed Use – Gene	eral District			
15	<u>No.</u>	Zoning Category	<u>§ References</u>	<u>Controls</u>			
16	Building	and Siting Standards					
17				As shown on Sectional Maps 1			
18				and 7 of the Zoning Map			
19							
20	840.01	Height Limit	See Zoning Map,	§§Height sculpting required on			
21	040.01	<u>Height Limit</u>	260-261.1, 263.20	narrow streets, §261.1			
22							
23				Non-habitable vertical			
24				projections permitted, §263.20			
25	840.02	Bulk Limit	See Zoning Map,	§§As shown on Sectional Maps 1			

		1		
1			270, 270.1, 270.2	and 7 of the Zoning Map
2				
3				Horizontal mass reduction
4				<u>required, §270.1</u>
5				
6				Mid-block alleys required,
7				<u>§270.2</u>
8			§§ 102.9, 123, 124,	Generally contingent upon
9	<u>840.03</u>	Non-residential density limit		permitted height, per Section
10			<u>127</u>	<u>124</u>
11	040.04		<u>şş 136, 136.2, 144,</u>	
12	<u>840.04</u>	<u>Setbacks</u>	<u>145.1</u>	Generally required
13	<u>840.05</u>	Awnings and Canopies	<u>§§ 136, 136.1, 136.2</u>	<u>P</u>
14	0.40.00	Parking and Loading	0.155()	N7
15	<u>840.06</u>	Access: Prohibition	<u>§ 155(r)</u>	<u>None</u>
16		Parking and Loading		
17	<u>840.07</u>	Access: Siting and		Requirements apply
18		Dimensions_	<u>152.1, 155</u>	
19		Off-Street Parking,		None required. Limits set forth
20	<u>840.08</u>	<u>Residential</u>	<u>§ 151.1 </u>	in Section 151.1
21		Residential to non-		
22	<u>840.09</u>	residential ratio	<u>§ 803.8(e)</u>	<u>None</u>
23		Off-Street Parking, Non-	şş1 <i>50, 151, 151.1,</i>	None required. Limits set forth
24	<u>840.10</u>	Residential		in Section 151.1
25	840.11		<u>§ 135</u>	80 sq.ft. per unit; 54 sq.ft. per

1Dwelling Units and Groupunit if publicly accessible2Housing					
3Required: amount varies based on use; may also pay in-lieu fee6 $\underline{840.12}$ $\underline{840.13}$ $\underline{0utdoor\ Activity\ Area}$ $\underline{8\ 890.71}$ \underline{P} 7 $\underline{840.14}$ General\ Advertising\ Sign $\underline{8\ 890.72(b)}$ $\underline{8\ NP}$ 9Residential Uses $\underline{840.20}$ $\underline{Dwelling\ Units}$ $\underline{8\ 102.7}$ \underline{P} 11 $\underline{840.21}$ Group\ Housing $\underline{8\ 890.88(b)}$ \underline{P} 12 $\underline{840.22}$ $\underline{SRO\ Units}$ $\underline{8\ 890.88(b)}$ \underline{P} 13 $\underline{840.22}$ Student\ Housing $\underline{8\ 315.1(38)}$ \underline{C} 14 $\underline{Buelling\ Unit\ Density\ Limit}$ $\underline{8\ 124.\ 207.5,\ 208}$ No density\ limit16 $\underline{Neelling\ Unit\ Mix}$ $\underline{8\ 207.6}$ No density\ limit17 $\underline{840.25}$ $\underline{Dwelling\ Unit\ Mix}$ $\underline{8\ 207.6}$ No density\ limit18 $\underline{40.25}$ $\underline{Dwelling\ Unit\ Mix}$ $\underline{8\ 207.6}$ No density\ limit24 $16\ Contorms\ Contorms\$	1		Dwelling Units and Group		unit if publicly accessible
4 840.12 Usable Open Space for Non- Residential $$135.3$ $based on use; may also payin-lieu fee6840.13Outdoor Activity Area$890.71P7840.14General Advertising Sign$$$ 607.2(b)$$$(e) and 6119Residential Uses10840.20Dwelling Units$$ 102.7P11840.21Group Housing$$ 890.88(b)P12840.22SRO Units$$ 890.88(c)P13840.23Student Housing$$ 315.1(38)C14Dwelling Unit Density Limit$$ 124, 207.5, 208No density limit16P$$ 124, 207.5, 208No density limit16P$$ 40.24P17P$$ 40.24P18$$ 40.25Dwelling Unit Density Limit$$ 207.619$$ 40.25Dwelling Unit Mix$$ 207.614PP$$ 207.6$	2		<u>Housing</u>		
4840.12 Residential8 135.3 in-lieu feebased on use; may also pay in-lieu fee6840.13Outdoor Activity Area General Advertising Sign§ 890.71 (e) and 611P7840.14General Advertising Sign (e) and 611NP9Residential Uses(e) and 611NP10840.20Dwelling Units (state)§ 102.7 (state)P11840.21Group Housing (state)§ 890.88(b) (c)P12840.22SRO Units (state)§ 890.88(c) (c)P13840.23Student Housing (state)§ 315.1(38) (state)C14Dwelling Unit Density Limit (state)St 124, 207.5, 208 (state)No density limit16Neelling Unit Density Limit (state)St 124, 207.5, 208 (state)No density limit16Neelling Unit Density Limit (state)St 124, 207.5, 208 (state)No density limit16Neelling Unit Density Limit (state)St 124, 207.5, 208 (state)No density limit17Neelling Unit Density Limit (state)St 124, 207.6No density limit18Neelling Unit MixS 207.6No eless (han 40 percent of the total number of proposed dwolling units shall contain at least two bedrooms. Any fraction resulting from this calculation shall be24StateStateStateState	3				Required; amount varies
5in-lieu fee6 840.13 Outdoor Activity Area $\$ 890.71$ P 7 840.14 General Advertising Sign $\$$ $007.2(b)$ $\$$ 8 840.14 General Advertising Sign $\$$ NP 9Residential Uses $\$$ NP 10 840.20 Dwelling Units $\$$ 102.7 P 11 840.21 Group Housing $\$$ $890.88(b)$ P 12 840.22 SRO Units $\$$ $\$ 890.88(c)$ P 13 840.23 Student Housing $\$$ $$315.1(38)$ C 14Buelling Unit Density Limit $\$$ $124.207.5,208$ No density limit16 $Nelling Unit Density Limit$ $\$$ $No density limit$ 16 $No density limit$ $No density limit$ 17 840.24 $Dwelling Unit Density Limit$ $\$$ 18 $No density limit$ $No less$ 19 $\$$ $\$$ $\$$ 20 840.25 $Dwelling Unit Mix$ $\$$ $$207.6$ 21 840.25 $Dwelling Unit Mix$ $\$$ $$207.6$	4	840.12			based on use; may also pay
1000000000000000000000000000000000000	5		<u>Residential</u>		in-lieu fee
$8 \frac{840.14}{e} \frac{General Advertising Sign}{(e) and 611} \frac{NP}{(e) and 611}$ $9 \frac{Residential Uses}{Residential Uses}$ $10 \frac{840.20}{Bvelling Units} \frac{102.7}{P} \frac{P}{11}$ $840.21 \frac{Group Housing}{Group Housing} \frac{8890.88(b)}{P} \frac{P}{12}$ $840.22 \frac{SRO Units}{Student Housing} \frac{8315.1(38)}{S} \frac{C}{11}$ $15 \frac{840.24}{P} \frac{Dwelling Unit Density Limit}{S} \frac{88124, 207.5, 208}{P} \frac{No density limit}{NO density limit}$ $16 \frac{At least 40\% of all dwelling}{P} \frac{V}{V} \frac{V}{$	6	840.13	Outdoor Activity Area	<u>§ 890.71</u>	<u>P</u>
8(e) and 611 9Residential Uses10 840.20 Dwelling Units $\$ 102.7$ P11 840.21 Group Housing $\$ 890.88(b)$ P12 840.22 SRO Units $\$ 890.88(c)$ P13 840.23 Student Housing $\$ 315.1(38)$ C14Dwelling Unit Density Limit $\$ 124, 207.5, 208$ No density limit15 840.24 Dwelling Unit Density Limit $\$ 124, 207.5, 208$ No density limit16At least 40% of all dwelling units must contain two of more bedrooms (a) No less than 40 percent of the total number of proposed dwelling units shall contain at least two bedrooms. Any fraction resulting from this calculation shall be	7	0.40.1.4		<u>§§ 607.2(b) &</u>	
Interview Colspan="2">Interview Colspan="2"10 $\underline{\$40.20}$ $\underline{Dwelling Units}$ $\underline{\$ 102.7}$ \underline{P} 11 $\underline{\$40.21}$ $\underline{Group Housing}$ $\underline{\$ 890.88(b)}$ \underline{P} 12 $\underline{\$40.22}$ $\underline{SRO Units}$ $\underline{\$ 890.88(c)}$ \underline{P} 13 $\underline{\$40.23}$ $\underline{Student Housing}$ $\underline{\$ 315.1(38)}$ \underline{C} 14 $\underline{840.24}$ $\underline{Dwelling Unit Density Limit}$ $\underline{\$\$ 124, 207.5, 208}$ $No density limit$ 16 $\underline{No density limit}$ $\underline{At least 40\% of all dwelling}$ units must contain two of17 $\underline{No density limit}$ $\underline{At least 40\% of all dwelling}$ units must contain two of18 $\underline{No less}$ $\underline{No less}$ than 40 percent of the total19 $\underline{\$40.25}$ $\underline{Dwelling Unit Mix}$ $\underline{\$ 207.6}$ $\underline{\$ 40.25}$ 18 $\underline{\$at least two bedrooms. Anyfraction resulting from this21\underline{\$40.25}\underline{Dwelling Unit Mix}\underline{\$ 207.6}$	8	<u>840.14</u>	General Advertising Sign		<u>NP</u>
Oricite Directing Onlise Violation P 11 840.21 Group Housing § 890.88(b) P 12 840.22 SRO Units § 890.88(c) P 13 840.23 Student Housing § 315.1(38) C 14 Building Unit Density Limit §§ 124, 207.5, 208 No density limit 15 840.24 Student Housing § 124, 207.5, 208 No density limit 16 At least 40% of all dwelling units must contain two or 17 more bedrooms (a) No less than 40 percent of the total 19 840.25 Dwelling Unit Mix § 207.6 840.25 Dwelling Unit Mix § 207.6 at least two bedrooms. Any 23 Faction resulting from this calculation shall be	9	Residentia	l Uses		
Biology Housing § 890.88(c) P 12 <u>840.22</u> <u>SRO Units</u> § 890.88(c) P 13 <u>840.23</u> <u>Student Housing</u> § 315.1(38) C 14 <u>Badded Constructions</u> <u>Student Housing</u> § 124, 207.5, 208 No density limit 15 <u>840.24</u> <u>Dwelling Unit Density Limit</u> <u>Student Housing</u> <u>No density limit</u> 16 At least 40% of all dwelling 17 Modensity Contain two of more bedrooms (a) No less than 40 percent of the total number of proposed 20 <u>Student Mix</u> <u>Student Mix</u> <u>Student Housing</u> 21 <u>840.25</u> <u>Dwelling Unit Mix</u> <u>Student Kwo bedrooms. Any fraction resulting from this calculation shall be 23 </u>	10	840.20	Dwelling Units	<u>§ 102.7</u>	<u>P</u>
340.22 SKO Units § 390.86(2) P 13 840.23 Student Housing § 315.1(38) C 14 Dwelling Unit Density Limit §§ 124, 207.5, 208 No density limit 15 840.24 Dwelling Unit Density Limit §§ 124, 207.5, 208 No density limit 16 At least 40% of all dwelling 17 more bedrooms (a) No less 19 han 40 percent of the total 20 bwelling Unit Mix § 207.6 21 840.25 Dwelling Unit Mix § 207.6 22 Dwelling Unit Mix § 207.6	11	840.21	Group Housing	<u>ş 890.88(b)</u>	<u>P</u>
Student Holising \$ 313.1(38) C 14 Dwelling Unit Density Limit \$ 124, 207.5, 208 No density limit 15 840.24 At least 40% of all dwelling 16 . . At least 40% of all dwelling 17 . . . 18 . . . 19 . . . 20 . . . 21 840.25 Dwelling Unit Mix \$ 207.6 22 . . . 23 . . . 24 . . . 25 . . .	12	840.22	SRO Units	<u>§ 890.88(c)</u>	<u>P</u>
15 Building Unit Density Limit \$\$ 124, 207.5, 208 No density limit 16 At least 40% of all dwelling 17 units must contain two or 18 more bedrooms (a) No less 19 than 40 percent of the total 20 bwelling Unit Mix 21 B40.25 24 bwelling Unit Mix 23 contain two bedrooms. Any 24 calculation shall be	13	840.23	Student Housing	<u>§ 315.1(38)</u>	<u>C</u>
16 At least 40% of all dwelling 17 units must contain two or 18 more bedrooms (a) No less 19 than 40 percent of the total 20 <i>bwelling Unit Mix</i> 21 <i>B40.25</i> 23 <i>bwelling Unit Mix</i> 24 <i>bwelling Unit Mix</i> 25 <i>bwelling Unit Mix</i>				88 104 207 5 208	No dougity limit
17At least 40% of all dwelling units must contain two or more bedrooms (a) No less than 40 percent of the total number of proposed20840.25Dwelling Unit Mix§ 207.621840.25Dwelling Unit Mix§ 207.6222324at least two bedrooms. Any fraction resulting from this calculation shall be	15	840.24	-	<u> </u>	<u>No density limit</u>
18 Image: multiser multiser multiser multiser multiser multiser multiser multiser more bedrooms (a) No less 19 Image: multiser multiser multiser multiser multiser multiser more bedrooms (a) No less 20 Image: multiser mu	16				At least 40% of all dwelling
19more bedrooms (a) No less20than 40 percent of the total20number of proposed21840.25Dwelling Unit Mix22at least two bedrooms. Any23raction resulting from this24at least two bedrooms. Any25at least two bedrooms. Any	17				units must contain two or
20 21 840.25 Dwelling Unit Mix § 207.6 22 23 24 25 Dwelling Unit Mix § 207.6 24 25 207.6	18				more bedrooms (a) No less
21 840.25 Dwelling Unit Mix § 207.6 22 3 4 4 23 4 4 4 25 4 4 4	19				than 40 percent of the total
21 dwelling units shall contain 22 at least two bedrooms. Any 23 fraction resulting from this 24 calculation shall be	20				number of proposed
22 at least two bedrooms. Any 23 fraction resulting from this 24 calculation shall be	21	<u>840.25</u>	<u>Dwelling Unit Mix</u>		dwelling units shall contain
23 24 25	22				-
24 25	23				
25	24				C I
	25				

	-			
1				whole number of dwelling
2				units; or (b) No less than 30
3				percent of the total number
4				of proposed dwelling units
5				shall contain at least three
6				bedrooms. Any fraction
7				resulting from this
8				calculation shall be
9				rounded to the nearest
10				whole number of dwelling
11				<u>units. At least 40% of all</u>
12				<u>dwelling units must contain</u>
13				<u>two or more bedrooms or</u>
14				<u>30% of all dwelling units</u>
15				must contain three or more
16				bedrooms.
17				
18	<u>840.26</u>	Affordability Requirements	<u>§ 315</u>	15% onsite /20% off-site
19		Residential Demolition or		Restrictions apply; see criteria
20	840.27	Conversion	<u>§ 317 </u>	of Section 317
21	Institution	<u>s</u>		
22	<u>840.30</u>	Hospital, Medical Centers	<u>§ 890.44</u>	NP
23	<u>840.31</u>	Residential Care	<u>§ 890.50(e)</u>	<u>C</u>
24	0.40.25			C for post-secondary
25	<u>840.32</u>	Educational Services	<u>§ 890.50(c)</u>	institutions; P for all other

1	<u>840.33</u>	Religious Facility	<u>§ 890.50(d)</u>	<u>C</u>			
2	<u>840.34</u>	Assembly and Social Service	§ 890.50(a)	<u>P</u>			
3	<u>840.35</u>	Child Care	<u>§ 890.50(b)</u>	<u>P</u>			
4	<u>840.36</u>	Medical Cannabis		<u>NP_</u>			
5		Dispensary					
6	Vehicle Parking						
7	840.40	Automobile Parking Lot	§§ 890.7 890.9,	<u>NP</u>			
8			890.11				
9		Automobile Parking Garage	şş 890.8, 890.10,	C; subject to criteria of Sec.			
10	<u>840.41</u>	_	890.12, 157.1	<u>157.1.</u>			
11	Retail Sales and Services						
12				P up to 25,000 gross sq.ft. per			
13				lot; above 25,000 gross sq.ft.			
14	840.45	All Retail Sales and Services		permitted only if the ratio of			
15		which are not listed below	<u>121.6</u>	other permitted uses to retail			
16				is at least 3:1.			
17				C. If approved, subject to size			
18	<u>840.46</u>	<u>Formula Retail</u>	<u>§ 803.6</u>	controls in Section 840.45.			
19			<u>§ 890.22</u>	C. If approved, subject to size			
20	<u>840.47</u>	<u>Bar</u>		controls in Section 840.45.			
21				C. If approved, subject to size			
22	<u>840.48</u>	<u>Liquor Store</u>	<u>§ 790.55</u>	controls in Section 840.45.			
23		Ambulance Service	<u>§§ 890.2, 840.45</u>	C. If approved, subject to size			
24	<u>840.49</u>			controls in Section 840.45.			
25	<u>840.50</u>	Self-Storage	§ 890.54(d)	<u>NP</u>			
	L		· —	I			

1	<u>840.51</u>	<u>Tourist Hotel</u>	<u>890.46</u>	<u>C</u>
2				P, when primarily open to the
3	0 40 50			general public on a retail
4				basis; subject to the use size
5		<u>Medical</u>		limits in Section 840.45.
6	Assembly,	Recreation, Arts and Entertai	nment	
7	840.55	Arts Activity	§ 102.2	<u>P</u>
8			§§ 102.17, 181(f)	
9	<u>840.56</u>	Nighttime Entertainment	803.5(b)	<u>NP</u>
10	840.57	Adult Entertainment	§ 890.36	NP
11	840.58	Amusement Arcade	§ 890.4	NP
12	840.59	Massage Establishment	§ 890.60	NP
13	840.60		§ 890.64	P, up to three screens
14		Pool Hall not falling within		
15	<u>840.61</u>		<u>§221 (f)</u>	<u>C</u>
16		Recreation Building, not		
17	840.62	falling within Category	8 221(e)	Р
18	010.02	840.21	<u>, 221(0/</u>	<u> </u>
19	Office	010.21		
20		Office Uses in Landmark		
21	840.65		<u>§§ 890.70, 803.9(a)</u>	D
22	070.05	Districts	-	<u> </u>
23			<u>88 002 0/1 \ 000 70</u>	
24	<u>840.66</u>	All Other Office Uses		Subject to vertical control of
25			<u>890.118 </u>	<u>Sec. 803.9(h)</u>
20	<u>840.67</u>	Live/Work Units	<u>§ 233</u>	NP

1	Motor Ve	Motor Vehicle Services			
2	840.70	Vehicle StorageOpen Lot	<u>§ 890.131</u>	<u>NP</u>	
3		Vehicle StorageEnclosed		C; subject to criteria of Sec.	
4	<u>840.71</u>	Lot or Structure	<u>§ 890.132, 157.1.</u>	<u>157.1.</u>	
5		Motor Vehicle Service		-	
6	840.72	Station, Automotive Wash	<u>§§ 890.18, 890.20</u>	<u>P</u>	
7	<u>840.73</u>	Motor Vehicle Repair	<u>§ 890.15</u>	<u>P</u>	
8	840.74	Automobile Tow Service	<u>\$ 890.19</u>	<u>C</u>	
9		Non-Auto Vehicle Sales or			
10	<u>840.75</u>	<u>Rental</u>	<u>§ 890.69</u>	<u>P</u>	
11	Industria	l, Home, and Business Service			
12	840.78	Wholesale Sales	§ 890.54(b)	<u>P</u>	
13	840.79	Light Manufacturing	§ 890.54(a)	<u>P</u>	
14	840.80	Trade Shop	<u> \$ 890.124</u>	<u>P</u>	
15	840.81	Catering Service	<u>§ 890.25</u>	<u>P</u>	
16		Business Goods and			
17	840.82	Equipment Repair Service	<u>§ 890.23</u>	<u>P</u>	
18	<u>840.83</u>	Business Service	§ 890.111	<u>P</u>	
19	840.84	Commercial Storage	§ 890.54(c)	<u>P</u>	
20	840.85	Laboratory, life science	<u>§ 890.53(a)</u>	<u>NP</u>	
21		Laboratory, not including	,		
22	<u>840.86</u>	life science laboratory	<u>§§ 890.52, 890.53(a)</u>	<u>P</u>	
23		Non-Retail Greenhouse or	•		
24	<u>840.87</u>	Plant Nursery	<u>§ 227(a)</u>	<u>P</u>	
25	L		1		

1	<u>840.88</u>	Integrated PDR	§ 890.49	P in applicable buildings
2	Other Use	<u>25</u>	-	-
3	<u>840.90</u>	Mortuary Establishment	<u>§ 227(c)</u>	NP
4	<u>840.91</u>	Animal Services	<u>§ 224_</u>	NP
5		Public Use, except Public		
6		Transportation Facility,		
7	0.40.0 2	Internet Service Exchange,	<u>§§ 890.80, 209.6(c),</u>	n
8	<u>840.92</u>	and Commercial Wireless	227(h)	<u>P</u>
9		Transmitting, Receiving or		
10		Relay Facility_		
11		Commercial Wireless		
2	840.9 <u>3</u>	Transmitting, Receiving or	<u>§ 227(h)</u>	<u>C</u>
3		Relay Facility		
4	<u>840.94</u>	Internet Services Exchange	<u>§ 209.6(c)</u>	NP
5	0.40.05	Public Transportation		2
6	<u>840.95</u>	Facilities	<u>§ 890.80</u>	<u>P</u>
7			<u>\$\$ 803.9(c), 890.38</u>	2
8	<u>840.96</u>	<u>Open Air Sales</u>	-	
9		Open Recreation and		
20	<u>840.97</u>	<u>Horticulture</u>	<u>§ 209.5</u>	<u>P</u>
1		Walk-up Facility, including		
22	<u>840.98</u>	Automated Bank Teller	<u>§§ 890.140,</u>	<u>P</u>
23		<u>Machine</u>	<u>803.9(b)</u>	
24	S	EC. 841. MUR – MIXED US	E – RESIDENTIAL	DISTRICT.
25				

1	<u>1</u>	The Mixed Use – Reside	ential District (MUR) s	erves as a buffer between the	
2	higher-density, predominantly commercial area of Yerba Buena Center to the east and				
3	the lower-scale, mixed use service/industrial and housing area west of Sixth Street.				
4	<u> 7</u>	The MUR serves as a ma	jor housing opportunity	area within the eastern portion	
5	<u>of the Sc</u>	outh of Market. The distri	ict controls are intended	to facilitate the development of	
6	<u>high-den</u>	nsity, mid-rise housing, in	cluding family-sized hou	using and residential hotels. The	
7	<u>district</u>	is also designed to enc	ourage the expansion of	of retail, business service and	
8	<u>commerc</u>	cial and cultural arts acti	vities.		
9	<u>(</u>	Continuous ground floor	commercial frontage	with pedestrian-oriented retail	
10	<u>activities</u>	s along major thorough	fares is encouraged. H	lotels, nighttime entertainment,	
11	<u>movie th</u>	eaters, adult entertainme	nt and heavy industrial	uses are not permitted. Office is	
12	<u>restricted</u>	d to the upper floors of m	ultiple story buildings.		
13			<u>Table 841</u>		
14	MUR	– MIXED USE – RESII	DENTIAL DISTRICT Z	ONING CONTROL TABLE	
15					
16			Mixed Use – Resid	lential District	
17	<u>No.</u>	Zoning Category	§ References	<u>Controls</u>	
18	Building a	and Siting Standards			
19				As shown on Sectional Maps 1	
20				and 7 of the Zoning Map	
21					
22	841.01	<u>Height Limit</u>	<u>See Zoning Map,</u>	<u>§§</u> <u>Height sculpting required on</u>	
23			260-261.1, 263.20	narrow streets, §261.1	
24					
25				Non-habitable vertical	

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1				projections permitted, §263.20
2				As shown on Sectional Maps 1
3				and 7 of the Zoning Map
4				
5			See Zoning Map, §§	Horizontal mass reduction
6	841.02	<u>Bulk Limit</u>	270, 270.1, 270.2	required, <u>§270.1</u>
7				
8				Mid-block alleys required,
9				§270.2
10				
	041.02		<u>§§ 102.9, 123, 124,</u>	
	<u>841.03</u>	Non-residential density limit	127	permitted height, per Section
12				<u>124</u>
13	841.04	Setbacks	<u>§§ 136, 136.2, 144, </u>	Generally required
14			<u>145.1</u>	´
15	<u>841.05</u>	Awnings and Canopies	<u>§§ 136, 136.1, 136.2</u>	<u>P</u>
16	0.41.07	Parking and Loading	<u>§ 155(r)</u>	<u>None</u>
17	<u>841.06</u>	Access: Prohibition		
18		Parking and Loading		
19	841.07	Access: Siting and	<u>§§ 145.1, 151.1,</u>	Requirements apply
20		Dimensions	<u>152.1, 155</u>	
21	<u></u>	Off-Street Parking,		None required. Limits set
22	<u>841.08</u>	Residential	<u>§ 151.1</u>	forth in Section 151.1
23				
	841.09	Residential to non-	<u>§ 803.8(e)</u>	3 sq.ft. of residential for every
25		residential ratio		1 sq.ft. of other permitted use
20	<u>841.10</u>	Off-Street Parking, Non-	<u>§§ 150, 151, 151.1,</u>	None required. Limits set

1		<u>Residential</u>	<u>153-157, 204.5</u>	forth in Section 151.1
2		Usable Open Space for		00 0 54 0
3	841.11	Dwelling Units and Group	<u>§ 135</u>	80 sq.ft. per unit; 54 sq.ft. per
4		Housing		unit if publicly accessible
5				Required; amount varies
6	841.12	Usable Open Space for		based on use; may also pay
7		<u>Non-Residential</u>		in-lieu fee
8	<u>841.13</u>	Outdoor Activity Area	§ 890.71	<u>P</u>
9			§ 607.2(b) & (e) and	
10	<u>841.14</u>	General Advertising Sign	611	<u>NP</u>
11	Residentia	ul Uses		
12	841.20	Dwelling Units	§ 102.7	<u>P</u>
13	841.21	Group Housing	§ 890.88(b)	<u>P</u>
14	841.22	SRO Units	§ 890.88(c)	<u>P</u>
15	841.2 <u>3</u>	Student Housing	§ 315.1(38)	<u>C</u>
16		Dwelling Unit Density		
17	841.24	<u>Limit</u>	<u>§§ 124, 207.5, 208 </u>	No density limit within
18				At least 40% of all dwelling
19				units must contain two or
20				more bedrooms (a) No less
21				than 40 percent of the total
22	<u>841.25</u>	Dwelling Unit Mix	§ 207.6	number of proposed
23				dwelling units shall contain
24				at least two bedrooms. Any
25				fraction resulting from this

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		1	1	
1				calculation shall be
2				rounded to the nearest
3				whole number of dwelling
4				units; or (b) No less than 30
5				percent of the total number
6				of proposed dwelling units
7				shall contain at least three
8				bedrooms. Any fraction
9				resulting from this
10				calculation shall be
11				rounded to the nearest
12				whole number of dwelling
13				units. <u>At least 40% of all</u>
14				dwelling units must contain
15				two or more bedrooms or
16				30% of all dwelling units
17				must contain three or more
18				bedrooms.
19	<u>841.26</u>	Affordability Requirements	<u>§ 315</u>	15% onsite /20% off-site
20	0.41.07	Residential Demolition or		Restrictions apply; see
21	841.27	<u>Conversion</u>	<u>§ 317 </u>	criteria of Section 317
22	Institution	<u>.</u>		
23	841.30	Hospital, Medical Centers	§ 890.44	<u>NP</u>
24	841.31	Residential Care	§ 890.50(e)	<u>C</u>
25	841.32	Educational Services	§ 890.50(c)	C for post-secondary
		•	•	

1				institutions; P for all other
2	841.33	Religious Facility	§ 890.50(d)	<u> </u>
3	841.34	Assembly and Social Service	§ 890.50(a)	<u>P</u>
4	841.35	Child Care	§ 890.50(b)	<u>P</u>
5		Medical Cannabis		
6	<u>841.36</u>	<u>Dispensary</u>	<u>§ 890.133 </u>	<u>NP</u>
7	Vehicle P	Parking		
8			<u>§§ 890.7, 890.9,</u>	
9	<u>841.40</u>	Automobile Parking Lot	<u>890.11</u>	<u>NP</u>
10			<u>§§ 145.1, 145.4, </u>	
11	841.41	Automobile Parking Garage	155(r), 890.8, 890.10,	C; subject to criteria of Sec.
12		-	<u>890.12, 157.1</u>	<u>157.1.</u>
13	Retail Sa	les and Services		
14	0 / 1 / 5	All Retail Sales and Services		P.
15	<u>841.45</u>	which are not listed below	<u>§§ 890.104, 121.6</u>	<u>P</u>
16	<u>841.46</u>	Formula Retail	<u>§ 803.6</u>	<u>P</u>
17	<u>841.47</u>	Ambulance Service	<u>§ 890.2</u>	<u>C</u>
18	<u>841.48</u>	Self-Storage	<u>§ 890.54(d)</u>	<u>NP</u>
19	<u>841.49</u>	<u>Tourist Hotel</u>	<u>890.46</u>	<u>NP</u>
20	Assembly	, Recreation, Arts and Enterta	uinment	
21	<u>841.55</u>	Arts Activity	<u>§ 102.2</u>	<u>P</u>
22			<u>§§ 102.17, 181(f)</u>	
23	<u>841.56</u>	<u>Nighttime Entertainment</u>	803.5(b)	<u>NP</u>
24	<u>841.57</u>	Adult Entertainment	<u>§ 890.36</u>	<u>NP</u>
25				

		-	1	1
1	<u>841.58</u>	Amusement Arcade	<u>§ 890.4</u>	<u>NP</u>
2	<u>841.59</u>	Massage Establishment	<u>§ 890.60</u>	<u>NP</u>
3	<u>841.60</u>	<u>Movie Theater</u>	<u>§ 890.64</u>	P, up to three screens
4	0.41.61	Pool Hall not falling within		D
5	<u>841.61</u>	Category 890.50(a)	<u>§221 (f)</u>	<u>P</u>
6		Recreation Building, not	4	
7	841.62	falling within Category	<u>§ 221(e)</u>	<u>P</u>
8		<u>841.21</u>		
9	<u>Office</u>			
10		Office Uses in Landmark		
11		Buildings or Contributory		
12	<u>841.65</u>	Buildings in Historic	<u>§§ 890.70, 803.9(a)</u>	<u>P</u>
13		Districts		
14	<u>841.66</u>	All Other Office Uses	<u>\$\$ 890.70, 890.118</u>	<u>P</u>
15	841.67	Live/Work Units	<u>§ 233</u>	<u>NP</u>
16	Motor Ve	hicle Services		
17	841.70	Vehicle StorageOpen Lot	§ 890.131	NP
18		Vehicle StorageEnclosed		C; subject to criteria of Sec.
19	<u>841.71</u>	Lot or Structure	<u>§ 890.132, 157.1</u>	<i>157.1.</i>
20		Motor Vehicle Service		
21	<u>841.72</u>	Station, Automotive Wash	<u>§§ 890.18, 890.20</u>	<u>P</u>
22	841.73	Motor Vehicle Repair	<u>§ 890.15</u>	<u>P</u>
23	841.74	Automobile Tow Service	<u>§ 890.19</u>	<u>C</u>
24	841.75	Non-Auto Vehicle Sales or		P
25				<u> </u>

1		Rental			
2	Industrial, Home, and Business Service				
3	841.78	Wholesale Sales	§ 890.54(b)	<u>P</u>	
4	<u>841.79</u>	Light Manufacturing	§ 890.54(a)	<u>P</u>	
5	841.80	Trade Shop	<u>§ 890.124</u>	<u>P</u>	
6	841.81	Catering Service	<u>§ 890.25</u>	<u>P</u>	
7 8	<u>841.82</u>	Business Goods and Equipment Repair Service	<u>§ 890.23</u>	<u>P</u>	
9	841.83	Business Service	§ 890.111	<u>P</u>	
10	841.84	Commercial Storage	§ 890.54(c)	<u>P</u>	
11	<u>841.85</u>	Laboratory, life science	<u>§890.53(a)</u>	<u>NP</u>	
12 13	<u>841.86</u>	Laboratory, not including life science laboratory		<u>P</u>	
14 15	<u>841.87</u>	Non-Retail Greenhouse or Plant Nursery	<u>§ 227(a)</u>	<u>P</u>	
16	<u>841.88</u>	Integrated PDR	<u>§ 890.49</u>	P in applicable buildings	
17	Other Use	<u>25</u>			
18	<u>841.90</u>	Mortuary Establishment	<u>§ 227(c)</u>	NP	
19	<u>841.91</u>	Animal Services	<u>§ 224</u>	<u>P</u>	
20 21		Public Use, except Public			
22		Transportation Facility,	<u>§§ 890.80, 209.6(c),</u>		
23	<u>841.92 </u>	Internet Service Exchange,	227(h)	<u>P</u>	
24		and Commercial Wireless			
25		Transmitting, Receiving or			

			1	r]
1		<u>Relay Facility</u>		
2		Commercial Wireless	-	
3	<u>841.93</u>	Transmitting, Receiving or	§ 227(h)	<u>C</u>
4		Relay Facility		
5	<u>841.94</u>	Internet Services Exchange	209.6(c)	<u>NP</u>
6	0 41 05	Public Transportation		2
7	<u>841.95</u>	<u>Facilities</u>	<u>§ 890.80</u>	<u>P</u>
8	841.96	Open Air Sales	<u>\$\$ 803.9(c), 890.38</u>	<u>P</u>
9		Open Recreation and		
10	<u>841.97</u>	Horticulture	<u>§ 209.5</u>	<u>P</u>
11		Walk-up Facility, including		
12	841.98	Automated Bank Teller	<u>§§ 890.140, 803.9(b)</u>	<u>P</u>
13		<u>Machine</u>	_	
14		SEC. 842. MUO – MIXED US	SE – OFFICE DISTR	<u>ICT.</u>
15	1	The Mixed Use – Office (MUC	D) runs predominantly	along the 2 nd Street corridor
16	<u>in the So</u>	outh of Market area. The MUC) is designed to encou	rage office uses and housing,
17	<u>as well</u>	as small-scale light industri	ial and arts activities.	Nighttime entertainment is
18	permitte	d as a conditional use. Dwel	lling units and group	housing are permitted, while
19	<u>demoliti</u>	on or conversion of existing d	welling units or group	housing requires conditional
20	use authorization. Family-sized housing is encouraged.			
21	Office, general commercial, most retail, production, distribution, and repair uses			
22	are also principal permitted uses. Large hotel, adult entertainment and heavy industrial			
23	uses are not permitted.			
24	Table 842			
25	<u>M</u>	UO – MIXED USE – OFFIC		G CONTROL TABLE

1				
2			Mixed Use – Office	District
3	<u>No.</u>	Zoning Category	§ References	<u>Controls</u>
4	Building a	nd Siting Standards		
5				As shown on Sectional Maps
6				1 and 7 of the Zoning Map
7				
8			See Zoning Map, §§	Height sculpting required on
9	842.01	<u>Height Limit</u>		narrow streets, §261.1
10			<u> </u>	
11				Non-habitable vertical
12				projections permitted,
13				<u>§263.20</u>
14				As shown on Sectional Maps
15				1 and 7 of the Zoning Map
16				
17	842.02	Bulk Limit	<u>See Zoning Map, §§</u>	Horizontal mass reduction
18	042.02	Duik Limii	270, 270.1, 270.2	<u>required, §270.1</u>
19				
20				Mid-block alleys required,
21				<u>§270.2</u>
22			§§ 102.9, 123, 124,	Generally contingent upon
23	<u>842.03</u>	Non-residential density limit		permitted height, per Section
24			<u>127</u>	<u>124</u>
25	<u>842.04</u>	<u>Setbacks</u>	<u>§§ 136, 136.2, 144,</u>	Generally required

1			<u>145.1</u>	
2	<u>842.05</u>	Awnings and Canopies	<u>§§ 136, 136.1, 136.2</u>	<u>P</u>
3	942.06	Parking and Loading		4 th Street between Bryant
4	<u>842.06</u>	Access: Prohibition	<u>§ 155(r)</u>	and Townsend Streets
5		Parking and Loading		
6	<u>842.07</u>	Access: Siting and		Requirements apply
7		<u>Dimensions</u>	<u>152.1, 155</u>	
8		Off-Street Parking,		None required. Limits set
9	<u>842.08</u>	<u>Residential</u>	<u>§ 151.1 </u>	forth in Section 151.1
10		Residential to non-		
11	<u>842.09</u>	residential ratio	<u>§ 803.8(e)</u>	<u>None</u>
12		Off-Street Parking, Non-	<u>§§ 150, 151, 151.1,</u>	None required. Limits set
13	<u>842.10</u>	<u>Residential</u>	<u>153-157, 204.5</u>	forth in Section 151.1
14		Usable Open Space for		80 sq.ft. per unit; 54 sq.ft.
15	842.11	Dwelling Units and Group	§ 135	per unit if publicly
16		Housing		accessible
17				Required; amount varies
18	842.12	Usable Open Space for Non-	<u>§ 135.3 </u>	based on use; may also pay
19		<u>Residential</u>		in-lieu <u>fee</u>
20	842.13	Outdoor Activity Area	§ 890.71	<u>P</u>
21			şş 607.2(b) &	
22	<u>842.14</u>	General Advertising Sign	(e) and 611	<u>NP</u>
23	Residentia			
24		Dwelling Units	§ 102.7	Р
25				P
	072.21	Group Housing	<u>x 070.00[0]</u>	<u> </u>

		1		1
1	<u>842.22</u>	SRO Units	<u>§ 890.88(c)</u>	<u>P</u>
2	<u>842.23</u>	<u>Student Housing</u>	<u>§ 315.1(38)</u>	<u>C</u>
3		Dwelling Unit Density Limit		
4	<u>842.24</u>	-	<u>§§ 124, 207.5, 208 </u>	<u>No density limit</u>
5				At least 40% of all
6				dwelling units must
7				contain two or more
8				bedrooms (a) No less
9				than 40 percent of the
10				total number of proposed
11				dwelling units shall
12				contain at least two
13				bedrooms. Any fraction
14				resulting from this
15	<u>842.25</u>	Dwelling Unit Mix	<u>§ 207.6</u>	calculation shall be
16				rounded to the nearest
17				whole number of dwelling
18				units; or (b) No less than
19				30 percent of the total
20				number of proposed
21				dwelling units shall
22				contain at least three
23				bedrooms. Any fraction
24				resulting from this
25				calculation shall be

1				rounded to the nearest
2				whole number of dwelling
3				units At least 40% of all
4				dwelling units must
5				<u>contain two or more</u>
6				bedrooms or 30% of all
7				dwelling units must
8				contain three or more
9				bedrooms.
10	<u>842.26</u>	Affordability Requirements	<u>§ 315</u>	15% onsite /20% off-site
11		Residential Demolition or		Restrictions apply; see
12	842.27	Conversion	<u>§ 317 </u>	criteria of Section 317
13	Institution	<u>S</u>		
14	<u>842.30</u>	Hospital, Medical Centers	<u>§ 890.44</u>	<u>P</u>
15	<u>842.31</u>	Residential Care	<u>§ 890.50(e)</u>	<u>C</u>
16	<u>842.32</u>	Educational Services	<u>§ 890.50(c)</u>	<u>P</u>
17	842.3 <u>3</u>	Religious Facility	<u>§ 890.50(d)</u>	<u>P</u>
18	<u>842.34</u>	Assembly and Social Service	§ 890.50(a)	<u>P</u>
19	<u>842.35</u>	Child Care	§ 890.50(b)	<u>P</u>
20		Medical Cannabis		
21	<u>842.36</u>	Dispensary	<u>§ 890.133 </u>	NP
22	Vehicle Po	urking		
23			şş 890.7, 890.9,	
24	<u>842.40</u>	Automobile Parking Lot	<u>890.11_</u>	<u>NP</u>
25	842.41	Automobile Parking Garage		C: subject to criteria of Sec
	<u> </u>	and a second a second s	<u>a. 070.0, 070.10</u> ,	

		I		11
1		_	<u>890.12, 157.1</u>	<u>157.1.</u>
2	Retail Sa	les and Services		
3				P up to 25,000 gross sq.ft.
4				per lot; above 25,000 gross
5		All Retail Sales and Service	es.§§ 890.104, 803.9(i),	sq.ft. per lot permitted only
6	<u>842.45</u>	which are not listed below	<u>121.6</u>	if the ratio of other
7				permitted uses to retail is at
8				least 3:1.
9	842.46	Formula Retail	<u>§ 803.6</u>	<u>P</u>
10	842.47	Ambulance Service	<u>§ 890.2</u>	<u>C</u>
11	842.48	Self-Storage	<u>§ 890.54(d)</u>	NP
12	842.49	Tourist Hotel	§ 890.46	C if less than 75 rooms
13	Assembly	, Recreation, Arts and Enterte	ainment	
14	842.55	Arts Activity	§ 102.2	P
15			§§ 102.17, 181(f),	
16	<u>842.56</u>	Nighttime Entertainment	803.5(b)	<u>C</u>
17	842.57	Adult Entertainment	§ 890.36	NP
18	842.58	Amusement Arcade	§ 890.4	NP
19	842.59	Massage Establishment	§ 890.60	NP
20	842.60	Movie Theater	§ 890.64	P, up to three screens
21	042.00			r, up to three screens
22	<u>842.61</u>	Pool Hall not falling withi	<u>n</u> <u>§221(f)</u>	<u>P</u>
23		Category 890.50(a)		
24	842.62	Recreation Building, no	§ 221(e)	<u>P</u>
25		falling within Categor	<u>Y</u>	

		1			
1		842.21			
2	<u>Office</u>				
3		Office Uses in Landmark			
4	<u>842.65</u>	Buildings or Contributory§	§ 890.70, 803.9(a)		
5		Buildings in Historic		<u>P</u>	
6		<u>Districts</u>			
7	842.66	All Other Office Uses §	890.70	<u>P</u>	
8	<u>842.67</u>	Live/Work Units	<u>233</u>	<u>NP</u>	
9	Motor Ve	hicle Services			
10	842.70	Vehicle StorageOpen Lot §	890.131	NP	
11		Vehicle StorageEnclosed		C; subject to criteria of Sec.	
12	<u>842.71</u>	<u>S</u> Lot or Structure	<u>890.132, 157.1</u>	<i>157.1.</i>	
13		Motor Vehicle Service			
14	<u>842.72</u>	Station, Automotive Wash	<u>§ 890.18, 890.20</u>	<u>P</u>	
15	<u>842.73</u>	Motor Vehicle Repair §	890.15	<u>P</u>	
16	842.74	Automobile Tow Service §	890.19	<u>C</u>	
17		Non-Auto Vehicle Sales or			
18	<u>842.75</u>	<u>§</u> <u>Rental</u>	890.69	<u>P</u>	
19	Industrial, Home, and Business Service				
20	842.78	Wholesale Sales§	890.54(b)	<u>P</u>	
21	842.79	Light Manufacturing §	890.54(a)	<u>P</u>	
22	842.80	Trade Shop§	890.124	<u>P</u>	
23	842.81	Catering Service §	890.25	P	
24	842.82		890.23	 P	
25	<u></u>			F	

1		Equipment Repair Service_		
2	842.83		§ 890.111	P
3	842.84	Commercial Storage	§ 890.54(c)	<u>P</u>
4	842.85	Laboratory, life science	<u>§ 890.53(a)</u>	<u>P</u>
5		Laboratory, not including		
6	<u>842.86</u>	life science laboratory	<u>§§ 890.52, 890.53(a)</u>	<u>P</u>
7		Non-Retail Greenhouse or	8 227()	D
8	<u>842.87</u>	Plant Nursery	<u>§ 227(a)</u>	<u>P</u>
9	<u>842.88</u>	Integrated PDR	<u>§ 890.49</u>	P in applicable buildings
10	Other Use	<u>s</u>		
11	<u>842.90</u>	Mortuary Establishment	<u>§ 227(c)</u>	NP
12	<u>842.91</u>	Animal Services	<u>§ 224_</u>	<u>P</u>
13		Public Use, except Public		
14		Transportation Facility,		
15	942.02	Internet Service Exchange,	<u>§§ 890.80, 209.6(c),</u>	D
16	<u>842.92</u>	and Commercial Wireless	227(h)	<u>r</u>
17		Transmitting, Receiving or		
18		Relay Facility		
19		Commercial Wireless		
20	<u>842.93</u>	Transmitting, Receiving or	§ 227(h)	<u>C</u>
21		Relay Facility		
22	<u>842.94</u>	Internet Services Exchange	<u>§ 209.6(c)</u>	<u>C</u>
23		Public Transportation		2
24	<u>842.95</u>	<u>Facilities</u>	<u>§ 890.80</u>	<u>P</u>
25	842.96	Open Air Sales	<u>§§ 803.9(c), 890.38</u>	<u>P</u>

1		-
2	0.40.07	Open Recreation and
3	<u>842.97</u>	<u>Borticulture</u>
4		Walk-up Facility, including \$\$ 890.140.
5	842.98	Automated Bank Teller P
6		<u>803.9(b)</u>
7	<u>S</u>	EC. 843. UMU – URBAN MIXED USE DISTRICT.
8	The Urbe	an Mixed Use (UMU) District is intended to promote a vibrant mix of uses while
9	<u>maintain</u>	ing the characteristics of this formerly industrially-zoned area. It is also
10	<u>intended</u>	to serve as a buffer between residential districts and PDR districts in the
11	Eastern I	Neighborhoods. Within the UMU, allowed uses include production, distribution,
12	and repa	ir uses such as light manufacturing, home and business services, arts activities,
13	<u>warehou</u>	se, and wholesaling. Additional permitted uses include retail, educational
14	<i>facilities</i>	and nighttime entertainment. Housing is also permitted, but is subject to higher
15	<u>affordab</u>	ility requirements. Family-sized dwelling units are encouraged. Within the
16	<u>UMU, of</u>	fice uses are restricted to the upper floors of multiple story buildings. In
17	<u>consider</u>	ing any new land use not contemplated in this District, the Zoning Administrator
18	shall tak	e into account the intent of this District as expressed in this Section and in the
19	General	<u>Plan.</u>
20		<u>Table 843</u>
21	<u>L</u>	MU – URBAN MIXED USE DISTRICT ZONING CONTROL TABLE
22		
23		Urban Mixed Use District
24	No.	Zoning Category <u>§ References</u> Controls
25	Building d	and Siting Standards

1				As shown on Sectional Maps 1
2				and 7 of the Zoning Map
3			See Zoning Map,	
4	843.01	<u>Height Limit</u>		Height sculpting required on
5	010.01	<u>IIeigin Linni</u>		narrow streets, <u>§261.1</u>
6				
7				Non-habitable vertical
8				projections permitted, §263.20
9				As shown on Sectional Maps 1
10				and 7 of the Zoning Map
11			See Zoning Map,	
	843.02	<u>Bulk Limit</u>	<u>§§ 270, 270.1,</u>	Horizontal mass reduction
13			270.2	<u>required, §270.1</u>
14				
15				Mid-block alleys required,
16				<u>§270.2</u>
17		Non-residential density	<u>§§ 102.9, 123, 124,</u>	Generally contingent upon
18 19	<u>843.03</u>	<u>limit</u>	127	permitted height, per Section
20				124
	<u>843.04</u>	<u>Setbacks</u>		Generally required
~~	942.05	Auminos and Canonias	<u>145.1</u> ss 126-126-1-126-2	
23	<u>843.05</u>		<u>§§ 136, 136.1, 136.2</u>	<u>r</u>
	<u>843.06</u>	Parking and Loading	<u>§ 155(r)</u>	None
25	843.07	<u>Access: Prohibition</u> Parking and Loading	§§ 145.1, 151.1,	Requirements apply
		<u> </u>		* · · · · · · · · · · · · · · · · · · ·

				[]
1		Access: Siting and	<u>152.1, 155</u>	
2		<u>Dimensions</u>		
3	042.00	Off-Street Parking,		None required. Limits set forth
4	<u>843.08</u>	<u>Residential</u>	<u>§ 151.1 </u>	in Section 151.1
5	843.09	Residential to non-	§ 803.8(e)	None
6	043.09	residential ratio	<u>y 005.0(e)</u>	<u>ivone</u>
7	<u>843.10</u>	Off-Street Parking, Non-	<u>§§ 150, 151, 151.1,</u>	None required. Limits set forth
8	043.10	<u>Residential</u>	<u>153-157, 204.5</u>	in Section 151.1
9 10 11	<u>843.11</u>	<u>Usable Open Space for</u> Dwelling Units and <u>Group Housing</u>	§ 135	<u>80 sq.ft. per unit; 54 sq.ft. per</u> unit if publicly accessible
12 13 14	<u>843.12</u>	<u>Usable Open Space for</u> Non-Residential	<u>§ 135.3 </u>	<u>Required; amount varies</u> based on use; may also pay <u>in-lieu fee</u>
15	<u>843.13</u>	Outdoor Activity Area	<u>§ 890.71</u>	<u>P</u>
16 17	<u>843.14</u>	<u>General Advertising</u> <u>Sign</u>		<u>NP</u>
18	Residential Use	<u>'S</u>		
19	<u>843.20</u>	Dwelling Units	<u>§ 102.7</u>	<u>P</u>
20	<u>843.21</u>	Group Housing	<u>§ 890.88(b)</u>	<u>P</u>
21	843.22 -	SRO Units	§ 890.88(c) –	<u>p</u>
22	<u>843.22</u>	<u>SRO Units</u>	<u>§ 890.88(c)</u>	<u>NP</u>
23	843 <mark>22.23<u>.23</u></mark>	Student Housing	<u>§ 315.1(38)</u>	<u>C</u>
24 25	<u>843.</u> 2324_24	<u>Dwelling Unit Density</u> Limit	<u>§§ 124, 207.5, 208</u>	<u>No density limit</u>

				1
1				At least 40% of all dwelling
2				units must contain two or
3				more bedrooms(a) No less
4				than 40 percent of the total
5				number of proposed
6				dwelling units shall contain
7				at least two bedrooms. Any
8				fraction resulting from this
9				calculation shall be
10				rounded to the nearest
11				whole number of dwelling
12				units; or (b) No less than 30
13	<u>843.</u> 2425 <u>25</u>	Dwelling Unit Mix	<u>§ 207.6</u>	percent of the total number
14				of proposed dwelling units
15				shall contain at least three
16				bedrooms. Any fraction
17				resulting from this
18				calculation shall be
19				rounded to the nearest
20				whole number of dwelling
21				units. <u>At least 40% of all</u>
22				dwelling units must contain
23				two or more bedrooms or
24				30% of all dwelling units
25				must contain three or more

		1			
1				bedrooms.	
2 3	<u>843.26</u>	<u>Affordability</u> <u>Requirements</u>	<u>§ 319</u>	Varies- see Section 319	
4		Residential Demolition		Restrictions apply; see criteria	
5	843.27	or Conversion	<u>§ 317 </u>	of Section 317	
6	Institutions				
7		Hospital, Medical			
8	<u>843.30</u>	Centers	<u>§ 890.44</u>	<u>NP</u>	
9	<u>843.31</u>	Residential Care	§ 890.50(e)	<u>C</u>	
10				C for post-secondary	
11	<u>843.32</u>	Educational Services	<u>§ 890.50(c)</u>	institutions; P for all other	
12	<u>843.33 </u>	Religious Facility	§ 890.50(d)	<u>P</u>	
13 14	<u>843.34</u>	Assembly and Social <u>Service</u>	<u>§ 890.50(a)</u>	<u>P</u>	
15	<u>843.35</u>	Child Care	§ 890.50(b)	<u>P</u>	
16 17	<u>843.36</u>	Medical Cannabis Dispensary		<u>NP</u>	
18	Vehicle Parking	2			
19 20	843.40	Automobile Parking Lot	<u>§§ 890.7, 890.9,</u> 890. <u>11</u>	<u>NP</u>	
21 22	<u>843.41</u>	Automobile Parking Garage		<i>C; subject to criteria of Sec.</i> 157.1.	
23	Retail Sales and Services				
24	843.45	All Retail Sales and	§§ 890.104,	P up to 25,000 gross sq.ft. per	
25			Г · · · · ,		

1		Services which are not	803.9(i), 121.6	lot; above 25,000 gross sq.ft.
2		<u>listed below</u>		per lot permitted only if the
3				ratio of other permitted uses
4				to retail is at least 3:1. P up to
5				3,999 gross sq.ft. per use; C
6				over 4,000 gross sq.ft. per use.
7	813 16	Formula Retail	§§ 803.6, 843.45	C. If approved, subject to size
8	<u>843.46</u>	Formula Kelali	<u> </u>	controls in Section 843.45.
9	<u>843.47</u>	Ambulance Service	<u>§ 890.2</u>	<u>C</u>
10	<u>843.48</u>	Self-Storage	<u>§ 890.54(d)</u>	<u>NP</u>
11	843.49	Tourist Hotel	<u>§ 890.46</u>	NP
12				P, when primarily open to the
13		Services, Professional;	§§ 890.108,	general public on a retail
14	<u>843.50</u>	Services Financial;		basis; subject to the use size
15		<u>Services Medical</u>		limits in Section 843.45.
16				P up to 3,999 gross sq.ft. per
17				use; C over 4,000 gross sq.ft.
18	<u>843.51</u>	<u>Gyms</u>	<u>§§ 218(d), 803.9(i)</u>	per use. Not subject to 3:1
19				ratio, per Sec. 803.9(i).
20	Assembly, Recr	eation, Arts and Entertair	iment	<u>.</u>
21	843.55	Arts Activity	§ 102.2	P
22		Nighttime	§§ 102.17, 181(f),	
23	<u>843.56</u>	Entertainment	803.5(b)_	<u>P</u>
24	843.57	Adult Entertainment	§ 890.36	<u>C</u>
25	<u>843.58</u>	Amusement Arcade	<u>§ 890.4</u>	<u>P</u>

1	<u>843.59</u>	Massage Establishment	<u>§ 890.60</u>	<u>NP</u>
2	<u>843.60</u>	Movie Theater	<u>§ 890.64</u>	P, up to three screens
3		Pool Hall not falling		
4	<u>843.61</u>	within Category	<u>§221(f)</u>	<u>P</u>
5		890.50(a)		
6		Recreation Building, not		
7	<u>843.62</u>	falling within Category	<u>§ 221(e)</u>	<u>P</u>
8		<u>843.21</u>		
9	<u>Office</u>			
10		Office Uses in		
11	o 40 6 -	Landmark Buildings <mark>Of</mark>	<u>§§ 890.70, 803.9(a)</u>	
12	<u>843.65</u>	Contributory Buildings	÷	<u>P</u>
13		in Historic Districts		
14			<u>§§ 803.9(h), 890.70,</u>	Subject to vertical control of
15	<u>843.66</u>	All Other Office Uses	<u>890.118</u>	Sec. 803.9(h)
16	<u>843.67</u>	Live/Work Units	<u>§ 233</u>	<u>NP</u>
17	Motor Vehicle S	Services		
18		Vehicle StorageOpen		
19	<u>843.70</u>	Lot	<u>§ 890.131</u>	<u>NP</u>
20		Vehicle Storage		
21	<u>843.71</u>	-	§ 890.132, 157.1	C; subject to criteria of Sec.
22		Structure		<u>157.1.</u>
23		Motor Vehicle Service		
24	<u>843.72</u>		<u>§ 890.18</u>	<u>P</u>
25			§ 890.15	P
		<u> </u>	<u> </u>	<u> </u>

<u>843.74</u>		<u>§ 890.19</u>	<u>C</u>
843.75_	Non-Auto Vehicle Sales	<u>§ 890.69</u>	<u>P</u>
8 <u>43.76</u>		<u>§ 890.13</u>	P; subject to size controls in Section 843.45.
84 <u>3.77</u>	Automotive Wash	§ 890.20	<u>C</u>
Industrial, Hom	e, and Business Service		
843.78	Wholesale Sales	§ 890.54(b)	<u>P</u>
843.79	Light Manufacturing	§ 890.54(a)	<u>P</u>
843.80	Trade Shop	§ 890.124	<u>P</u>
843.81	Catering Service	§ 890.25	<u>P</u>
<u>843.82</u>	Equipment Repair	<u>§ 890.23</u>	<u>P</u>
84 <u>3.83</u>	Business Service	§ 890.111	<u>P</u>
843.84	Commercial Storage	§ 890.54(c)	<u>P</u>
84 <u>3.85</u>	Laboratory, life science	<u>§890.53(a)</u>	<u>NP</u>
<u>843.86</u>		<u>§§ 890.52,</u>	<u>P</u>
<u>843.87</u>		<u>§ 227(a)</u>	<u>P</u>
<u>843.88</u>	Integrated PDR	<u>§ 890.49</u>	P in applicable buildings
	343.75 343.76 343.77 industrial, Hom 343.78 343.79 343.80 343.80 343.80 343.81 343.82 343.82 343.83 343.83 343.85 343.85 343.85	Service343.75Non-Auto Vehicle Salesor Rental343.76Automobile Sale or343.76Rental343.77Automotive Wash343.78Wholesale Sales343.79Light Manufacturing343.80Trade Shop343.81Catering Service343.82Equipment Repair343.83Business Service343.84Commercial Storage343.85Laboratory, life science343.86including life science343.87Non-Retail Greenhouse343.87Non-Retail Greenhouse	Service343.75Non-Auto Vehicle Sales § 890.69343.75Automobile343.76AutomobileAutomobileSale343.76Rental343.77Automotive Wash343.77Automotive Wash343.77Automotive Wash343.77Automotive Wash343.78Wholesale Sales343.79Light Manufacturing343.80Trade Shop343.81Catering Service343.82EquipmentBusinessGoods343.83Business343.84Commercial Storage343.85Laboratory, life science343.86includingincludinglife343.87Non-Retail <greenhouse </greenhouse or Plant Nursery343.87Non-Retail <greenhouse </greenhouse or Plant Nursery

1	Other Uses			
2	<u>Other Uses</u>			
	<u>843.90</u>	Mortuary Establishment	<u>§ 227(c)</u>	NP
3 4	0.42.01	-	8 22 4	D
	<u>843.91</u>		<u>§ 224</u>	<u>P</u>
5		Public Use, except		
6		Public Transportation		
7		Facility, Internet Service	§§ 890.80, 209.6(c),	
8	<u>843.92</u>	Exchange, and		<u>P</u>
9		Commercial Wireless	227(n)	
10		Transmitting, Receiving		
11		or Relay Facility		
12		Commercial Wireless		
13	843.93	Transmitting, Receiving	§ 227(h)	С
14		or Relay Facility		
15		Internet Services		
16	<u>843.94</u>	<u>Exchange</u>	<u>209.6(c)</u>	<u>NP</u>
17		Public Transportation		
18	<u>843.95</u>	Facilities	<u>§ 890.80</u>	<u>P</u>
19			<u>§§ 803. 9(c),</u> <u>P</u> 890.38	
20	<u>843.96</u>	Open Air Sales		<u>P</u>
21	843.97	Open Recreation and	<u>§ 209.5</u> <u>P</u>	
22		Horticulture		<u>P</u>
23		Walk-up Facility,		
24	843.98		<u>§§ 890.140,</u>	Р
25	<u> </u>		<u>803.9(b)</u>	<u>*</u>

1	<u>SEC. 890.49. INTEGRATED PDR.</u>
2	(a) Integrated PDR is a land use that meets the following requirements:
3	(1) Contains at least the following amount of PDR activities:
4	(A) For uses of 2,000 gross square feet or greater, at least 1/3 of the total
5	space shall contain PDR activities; or
6	(B) For uses of less than 2,000 gross square feet, at least 20% of the total
7	space shall contain PDR activities;
8	(2) Does not include residential activities;
9	(3) The remaining space may contain any non-residential use permitted in the
10	MUO Districtoffice uses, as defined in Sec. 890.70, or any use permitted in the
11	subject zoning district, as long as:
12	(A) Retail space is limited to 1/3 of the total space; and
13	(B) All uses in the space are conducted as integral and related parts of a
14	single business activity or enterprise;
15	(4) For purposes of this definition, PDR activities are those that:
16	(A) Are generally consistent with Code Sections 220 and 222 through 227
17	or involve the fabrication, testing, distribution, maintenance, or repair of physical goods;
18	(<i>B</i>) <i>Are not</i> :
19	(i) Residential (as defined in Section. 890.88);
20	(ii) Retail (as defined in Sections 890.102 and 890.104);
21	(iii) Institutional (as defined in Section 890.50);
22	(iv) Office (as defined in Section 890.70);
23	(v) Laboratory (as defined in Section 890.52); or
24	(vi) Storage (as defined in Sec. 890.54(c));
25	

1	(C) May include any non-office uses that integrate multimedia,
2	informational technology, or software development functions;
3	(D) Do not include typical office support functions; and
4	(E) Occur in space specifically designed to accommodate the industrial
5	nature of the PDR activities.
6	(5) Any retail space contained within the Integrated PDR use shall not count
7	against any per-parcel retail limits of the subject zoning district.
8	(b) Integrated PDR uses are subject to the following requirements:
9	(1) These uses are only permitted in buildings:
10	(A) That were constructed before 1951 which were at least three stories in
11	height above grade, excluding those building features listed in Section 260(b) and related
12	structures, as of the effective date of Ordinance Number; or
13	(B) For which a first certificate of occupancy was issued after the effective
14	date of Ordinance Number;
15	(2) A Notice of Special Restriction (NSR) shall be recorded on the title of any
16	property containing an Integrated PDR use. The Planning Department shall forward
17	a copy of each NSR to the Mayor's Office of Economic and Workforce
18	Development, or a successor office, for purposes of record keeping and
19	monitoring. This NSR shall include a copy of the use provisions of this Section and
20	also require that the property owner:
21	(A) Ensure that all <u>new Integrated PDR tenants and/or occupants</u>
22	<u>register with contact the Office of Economic and Workforce Development's PDR</u>
23	Program. The purpose of this contact registration is to confirm the accuracy of each
24	tenant's or occupant's NAICS code on their Business Registration and Payroll Tax
25	forms, collect basic information on the nature of each tenant's or occupant's business.

- 1 including the total number of employees and to inform the tenant or occupant of
- 2 available tax credits and other benefits of the state and local Enterprise Zone program;
- 3 and to determine, to the extent possible, the total number of employees that
- 4 reside within the City and are eligible to receive State Enterprise Zone tax credits
- 5 ("IPDR Disadvantaged Employees"); and
- 6 (B) Report annually to the Planning Department staff on any
- 7 <u>reallocation of space within an Integrated PDR tenantspace</u>.
- 8 (c) Integrated PDR uses are not subject to the annual office limit controls
- 9 <u>of Sections 320-324.</u>
- 10 <u>SEC. 890.52. LABORATORY.</u>
- 11 *Laboratory shall mean space within any structure intended or primarily suitable*
- 12 for scientific research. The space requirements of uses within this category include
- 13 specialized facilities and/or built accommodations that distinguish the space from office
- 14 uses (as defined in Section 890.70), light manufacturing (as defined in Section
- 15 <u>890.54(a)</u>, or heavy manufacturing (including uses listed in 226(g) through 226(w)).
- 16 *Examples of laboratories include the following:*
- 17 (a) Chemistry, biochemistry, or analytical laboratory;
- 18 (b) Engineering laboratory;
- 19 (c) Development laboratory;
- 20 (d) Biological laboratories including those classified by the Centers for Disease
- 21 <u>Control (CDC) and National Institutes of Health (NIH) as Biosafety level 1, Biosafety</u>
- 22 *level 2, or Biosafety level 3;*
- 23 (e) Animal facility or vivarium, including laboratories classified by the CDC/NIH
- 24 *as Animal Biosafety level 1, Animal Biosafety level 2, or Animal Biosafety level 3;*
- 25 (f) Support laboratory;

- 1 (g) Quality assurance/Quality control laboratory;
- 2 (*h*) Core laboratory.
- 3 <u>SEC. 890.53. LIFE SCIENCE.</u>
- 4 Life Science is an industry that involves the integration of natural and engineering
- 5 <u>sciences and advanced biological techniques using organisms, cells, and parts thereof for</u>
- 6 products and services. This includes the creation of products and services used to analyze
- 7 and detect various illnesses, the design of products that cure illnesses, and/or the
- 8 provision of capital goods and services, machinery, instruments, software, and reagents
- 9 related to research and production. Life Science uses may utilize office, laboratory, light
- 10 <u>manufacturing, or other types of space. As a subset of Life Science uses, Life Science</u>
- 11 *laboratories typically include biological laboratories and animal facilities or vivaria, as*
- 12 *described in Section 890.52(d) and (e).*
- 13

SEC. 890.54. LIGHT MANUFACTURING, WHOLESALE SALES,

14 **STORAGE**.

A commercial use, including light manufacturing, wholesale sales, and
storage, as defined in Subsections (a), (b), *and* (c), *and* (d) below.

17 (a) Light Manufacturing. A nonretail use which provides for the fabrication or production of goods, by hand or machinery, for distribution to retailers or 18 wholesalers for resale off the premises, primarily involving the assembly, 19 20 packaging, repairing, or processing of previously prepared materials, when 21 conducted in an enclosed building having no openings other than fixed windows or exits required by law located within 50 feet of any R District. Light 22 23 manufacturing uses include production and custom activities usually involving 24 individual or special design, or handiwork, such as the following fabrication or 25

production activities defined by the Standard Industrial Classification Code
 Manual as light manufacturing uses:

- 3 (1) Food processing, not including mechanized assembly line production
 4 of canned or bottled goods;
- 5 (2) Apparel and other garment products;
- 6 (3) Furniture and fixtures;
- 7 (4) Printing and publishing of books or newspaper;
- 8 (5) Leather products;
- 9 (6) Pottery;
- 10 (7) Glass blowing;

11 (8) Measuring, analyzing, and controlling instruments; photographic,
12 medical and optical goods; watches and clocks.

13 It shall not include the chemical processing of materials or the use of any 14 machine that has more than five horsepower capacity, nor shall the mechanical 15 equipment required for the use, together with related floor space used primarily 16 by the operators of such equipment, in aggregate occupy more than 1/4 of the 17 total gross floor area of the use.

18 It shall be not include a trade shop, as defined in Section 890.124 of this Code, 19 or a heavy industrial use subject to Section 226(e) through (w) of this Code. It 20 shall not include general or heavy manufacturing uses, not described in this 21 Subsection (a).

(b) Wholesale Sales. A nonretail use which exclusively provides goods or
commodities for resale or business use, including accessory storage. It shall not
include a nonaccessory storage warehouse.

25

(c) <u>Commercial</u> Storage. A commercial use which stores, within an
 enclosed building, household goods, contractors' equipment, building materials
 or goods or materials used by other businesses at other locations. This use shall
 not include the storage of waste, salvaged materials, automobiles, inflammable
 or highly combustible materials, and wholesale goods or commodities. *This use shall include retail self storage facilities for household goods.*

7 (d) Self-Storage. Retail facilities for the storage of household and personal goods.

8

SEC. 890.70. OFFICE USE.

9 As used in this Article an office use is space within a structure intended or primarily 10 suitable for occupancy by persons or entities which perform for their own benefit or 11 provide to others at that location administrative services, design services, professional 12 services, financial services or medical services as defined in Sections 890.28, 890.106, 13 890.108, 890.110 and 890.114. It does not include business services as defined in Section 14 890.111 or the office functions which are permitted by this Code as uses which are 15 necessary to another permitted use. 16 (a) "Office use" shall mean space within a structure or portion thereof intended 17 or primarily suitable for occupancy by persons or entities which perform, provide for 18 their own benefit, or provide to others at that location services including, but not limited 19 to, the following: Professional; banking; insurance; management; consulting; technical; 20 sales; and design; and the non-accessory office functions of manufacturing and warehousing businesses; all uses encompassed within the definition of "office" in Section 21 22 219 of this Code; multimedia, software development, web design, electronic commerce,

23 and information technology; all uses encompassed within the definition of

- 24 "administrative services" in Section 890.106 of this Code; and all " professional
- 25

1 services" as proscribed in Section 890.108 of this Code excepting only those uses which

2 *are limited to the Chinatown Mixed Use District.*

3 (b) "Office use" shall exclude: retail uses; repair; any business characterized by
4 the physical transfer of tangible goods to customers on the premises; wholesale shipping,
5 receiving and storage; and design showrooms or any other space intended and primarily

6 *suitable for display of goods.*

7

SEC. 890.88. RESIDENTIAL USE.

A use which provides housing for San Francisco residents, rather than visitors,
including a dwelling unit or group housing, as defined in Subsections (a) and (b)
below, or a residential hotel, as defined in Section 890.47 of this Code and in
Chapter 41 of the San Francisco Administrative Code.

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(a) Dwelling Unit. A residential use which consists of a suite of two or more rooms and includes sleeping, bathing, cooking, and eating facilities, and has only one kitchen.

(b) Group Housing. A residential use which provides lodging or both
meals and lodging without individual cooking facilities for a week or more at a
time in a space not defined as a dwelling unit. Group housing includes, but is not
limited to, a roominghouse, boarding house, guest house, lodging house,
residence club, commune, fraternity and sorority house, monastery, nunnery,
convent, and ashram. It also includes group housing operated by a medical or
educational institution when not located on the same lot as such institution.

(c) Single Room Occupancy (SRO) Unit. A dwelling unit or group housing
room consisting of no more than one occupied room with a maximum gross floor
area of 350 square feet and meeting the Housing Code's minimum floor area
standards. The unit may have a bathroom in addition to the occupied room. As a

dwelling unit, it would have a cooking facility and bathroom. As a group housing
room, it would share a kitchen with one or more other single room occupancy
unit/s in the same building and may also share a bathroom. A single room
occupancy building (or "SRO" building) is one that contains *one or more only* SRO
units and non nonaccessory living space.

6

SEC. 890.111. SERVICE, BUSINESS.

7 A use which provides the following kinds of services to businesses and/or 8 to the general public and does not fall under the definition of 'office' pursuant to 9 Section 890.70: radio and television stations; newspaper bureaus; magazine and 10 trade publication publishing; *desktop publishing; product testing laboratories;* microfilm recording; slide duplicating; bulk mail services; parcel shipping 11 12 services; parcel labeling and packaging services; messenger delivery/courier services: *uniform security services*; sign painting and lettering services; building 13 14 maintenance services; *interior decorating services*.

15 Article 10.0 – Preservation of Buildings and Districts of Architectural,

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Historical, and Aesthetic Importance in the C-3 Districts

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17 APPENDIX I TO ARTICLE 10 SOUTH END HISTORIC DISTRICT

18 <u>SEC. 10. ADDITIONS.</u>

- 19 Additions to existing buildings and new infill construction proposed within the
- 20 South End Historic District must reflect an understanding of the relationship of the
- 21 proposal with the contributing buildings within the district. Additions shall be reviewed
- 22 for compatibility with the historic building and the district while infill constriction shall
- 23 <u>be reviewed for compatibility with the overall district</u>. Neither should directly imitate nor
- 24 <u>replicate existing features</u>. For additions, every effort should be made to minimize the
- 25 visibility of the new structure within the district. Infill construction should reflect the

1	character of the district, including the prevailing heights of contributing buildings
2	without creating a false sense of history. Property owners should consult early in the
3	process with a Planning Department Historic Preservation Technical Specialist when
4	developing a proposal.
5	Additions will be reviewed on a case-by-case basis and any proposed addition
6	should be located in an inconspicuous location and not result in a radical change to the
7	form or character of the historic building. A vertical addition may be approved,
8	depending on how the addition impacts the building and its relative visibility from the
9	surrounding public rights-of-way within the district. The Planning Department evaluates
10	all proposals for properties identified under Article 10 of the Planning Code for
11	compliance with the Secretary of the Interior's Standards (36 C.F.R. § 67.7 (2001)).
12	Based on these Standards, Department staff uses the following criteria when reviewing
13	proposals for vertical additions:
14	
15	• <u>The structure respects the general size, shape, and scale of the features associated</u>
16	with the property and the district and the structure is connected to the property in
17	a manner that does not alter, change, obscure, damage, or destroy any of the
18	character-defining features of the property and the district.
19	• The design respects the general historic and architectural characteristics
20	associated with the property and the district without replicating historic styles or
21	elements that will result in creating a false sense of history.
22	• The materials are compatible with the property or district in general character,
23	color and texture.
24	As part of the Planning Department review process, the project sponsor shall
25	conduct and submit an analysis that illustrates the relative visibility of a proposed

1 <u>vertical addition from within the district</u>. As part of this analysis, sightline cross-sections

- 2 and perspective drawings illustrating the proportionality and scale, as well as the visible
- 3 *extent of the addition from prescribed locations should be submitted.*
- 4 When a district provides an opportunity for new construction through existing
- 5 <u>vacant parcels or by replacing non-contributing buildings, a sensitive design is of critical</u>
- 6 *importance. Historic buildings within the district should be utilized and referenced for*
- 7 design context. Contemporary design that respects the District's existing character-
- 8 defining features without replicating historic designs is encouraged. The Department
- 9 <u>uses the following criteria when reviewing proposals for infill construction:</u>
- The structure respects the general size, shape, and scale of the character-defining
 features associated with the district and its relationship to the character-defining
 features of the immediate neighbors and the district.
- 13 The site plan respects the general site characteristics associated with the district.
- *The design respects the general character-defining features associated with the district*
- *The materials are compatible with the district in general character, color, and texture.*
- 18 <u>APPENDIX L TO ARTICLE 10 DOGPATCH HISTORIC DISTRICT</u>
- 19 <u>SEC. 10. ADDITIONS.</u>
- 20 Additions to existing buildings and new infill construction proposed within the
- 21 Dogpatch Historic District must reflect an understanding of the relationship of the
- 22 proposal with the contributing buildings within the district. Additions shall be reviewed
- 23 for compatibility with the historic building and the district while infill constriction shall
- 24 *be reviewed for compatibility with the overall district. Neither should directly imitate nor*
- 25 replicate existing features. For additions, every effort should be made to minimize the

1	visibility of the new structure within the district. Infill construction should reflect the
2	character of the district, including the prevailing heights of contributing buildings
3	without creating a false sense of history. Property owners should consult early in the
4	process with a Planning Department Historic Preservation Technical Specialist when
5	developing a proposal.
6	Additions will be reviewed on a case-by-case basis and any proposed addition
7	should be located in an inconspicuous location and not result in a radical change to the
8	form or character of the historic building. A vertical addition may be approved,
9	depending on how the addition impacts the building and its relative visibility from the
10	surrounding public rights-of-way within the district. The Planning Department evaluates
11	all proposals for properties identified under Article 10 of the Planning Code for
12	compliance with the Secretary of the Interior's Standards (36 C.F.R. § 67.7 (2001)).
13	Based on these Standards, Department staff uses the following criteria when reviewing
14	proposals for vertical additions:
15	
16	• <u>The structure respects the general size, shape, and scale of the features associated</u>
17	with the property and the district and the structure is connected to the property in
18	a manner that does not alter, change, obscure, damage, or destroy any of the
19	character-defining features of the property and the district.
20	• The design respects the general historic and architectural characteristics
21	associated with the property and the district without replicating historic styles or
22	elements that will result in creating a false sense of history.
23	• The materials are compatible with the property or district in general character,
24	color and texture.
25	

1	As part of the Planning Department review process, the project sponsor shall
2	conduct and submit an analysis that illustrates the relative visibility of a proposed
3	vertical addition from within the district. As part of this analysis, sightline cross-sections
4	and perspective drawings illustrating the proportionality and scale, as well as the visible
5	extent of the addition from prescribed locations should be submitted.
6	When a district provides an opportunity for new construction through existing
7	vacant parcels or by replacing non-contributing buildings, a sensitive design is of critical
8	importance. Historic buildings within the district should be utilized and referenced for
9	design context. Contemporary design that respects the district's existing character-
10	defining features without replicating historic designs is encouraged. The Department
11	uses the following criteria when reviewing proposals for infill construction:
12	• The structure respects the general size, shape, and scale of the character-defining
13	features associated with the district and its relationship to the character-defining
14	features of the immediate neighbors and the district.
15	• <i>The site plan respects the general site characteristics associated with the district.</i>
16	• The design respects the general character-defining features associated with the
17	<u>district.</u>
18	• The materials are compatible with the district in general character, color, and
19	texture.
20	• The only instance where a replication of an original design may be appropriate is
21	the replacement of a missing structure in a row of identical houses.
22	
23	Section 3. This Section is uncodified. Historic Preservation Procedures.
24	A. Purpose. The Eastern Neighborhoods Area Plans formalize and set
25	the policy framework for the historic preservation efforts currently being

1 performed by Planning Department preservation staff for this sub-area. The City 2 is committed to a more systematic and enhanced policy framework for governing historic preservation for the sub-area as currently set forth under Objectives & 3 4 Policies in Chapter 8 of the East SoMa, Mission, Showplace Square/Potrero Hill 5 Area Plans, as per the effective date of this amendment, the Planning 6 Department shall enact the building permit review procedures set forth in this 7 Section until Planning Commission adoption of the Eastern Neighborhoods 8 Historic Resource Survey as set forth below. The procedures, as a precautionary 9 measure securing against the loss of potential historic resources, shall ensure 10 extra scrutiny in the period between Plan adoption and adoption of survey findings by the Landmarks Preservation Advisory Board and the Planning 11 12 Commission.

13

B. Definitions. The following definitions shall apply to this Section 5.

14 1. "Historic Resource Survey", or "Survey" means the area-wide 15 survey of buildings to assess whether they can be considered historic resources, 16 individually or as districts. The survey will have been performed by a consultant 17 with review and oversight by Department staff, and will be submitted to 18 Landmarks Preservation Advisory Board and to the Planning Commission for 19 adoption.

2. "Environmental Evaluation Application", "Environmental Exemption
 Application", or "EE" mean applications filed with the Planning Department
 by a project sponsor to assess the potential environmental impacts of a proposed
 project under the California Environmental Quality Act ("CEQA").

3. "Historic Context Statement" means a geographically or
thematically specific document focusing on a well-defined area's built history.

The document is prepared to aid in identifying historic resources, as well as in
 reviewing permit applications for buildings without individual ratings.

4. "Minor Alteration" means work that does not meet the definition of
"ordinary maintenance and repairs" set forth in Section 1005(e)(3) and that does
not meet the definition of Major Alteration set forth in this Section.

6 5. "Major Alteration" means any project for which the Department7 requires the filing of an EE.

7. "Eastern Neighborhoods Planning Area" means the geographic
area contained in the Mission, East SoMa, Showplace Square/Potrero Hill Area
Plans, parts of the San Francisco General Plan.

8. "DPR 523-A," "DPR 523-B" or "DPR-523-D" are forms used by the State of California, Department of Parks and Recreation to record historic information related to details on either a building (DPR 523-B) or a district (DPR 523-D), whereas DPR 523-A records general information on a property.

9. "Significant Tree" means a tree within the definition of Article 16 ofthe Public Works Code Section 810A.

17 C. Application.

The permit review procedures set forth in this Section shall be
 applied throughout the East SoMa, Mission, Showplace Square/Potrero Area
 Plans (on file with the Clerk of the Board of Supervisors in File No. _____).
 Properties subject to these procedures are limited to those built in or before
 1963.

23 2. Expiration. This section shall be in effect until Planning Commission24 adoption of the Survey.

25

D. Review Standards for historic resources as defined by CEQA.

1 When the Planning Department's Preservation Technical Specialists 2 review a building permit for an historic resources as defined by CEQA, the 3 standard to be used shall be "The Secretary of the Interior's Standards for the 4 Treatment of Historic Properties".

- 5
- E. Permit Review Procedures.

6 1. All proposed new construction within the entire areas covered by 7 the Plans that is over 55 feet or 10 feet taller than adjacent buildings, built before 8 1963 shall be forwarded to the Landmarks Preservation Advisory Board for 9 review and comment during a regularly scheduled hearing. The Landmarks 10 Board's comments will be forwarded to the Planning Department for 11 incorporation into the project's final submittal and in advance of any required final 12 hearing before the Planning Commission.

2. All projects that required California Environmental Quality Act 13 (CEQA) review for properties constructed prior to 1963 that propose demolition 14 15 or major alteration within the Plan Areas shall be forwarded to the Landmarks Preservation Advisory Board for comment. When a proposed building permit 16 17 application may affect a potential or identified historic resource, the applicant must file an EE. When an EE is filed and the supporting Historic Resource 18 Evaluation (HRE) is forwarded to a Preservation Technical Specialist within the 19 20 Neighborhood Planning Unit for review, copies of the application and HRE shall 21 be forwarded to the Landmarks Preservation Advisory Board for comment. The Landmarks Preservation Advisory Board members may forward comments and 22 23 recommendations to the Planning Department for incorporation into the project's 24 final environmental evaluation document.

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3. A report regarding all permit applications that propose exterior 1 2 modifications to the street facade(s) of historic resources (as defined in Planning 3 Department Preservation Bulletin #16) within the Plan Areas will be presented to 4 the Landmarks Preservation Advisory Board on a regular basis. All building 5 permit applications for exterior modifications visible from a public right of way and 6 within the Plan Area (exclusive of "ordinary maintenance and repairs" permits as 7 defined in Planning Code Section 1005(e)(3), including but not limited to in-kind re-roofing, or replacement of front stairs,) including commercial storefront 8 9 alterations, shall be reviewed by a Preservation Technical Specialist, or will be 10 reviewed and approved under their supervision. A list of these permit applications shall be compiled and presented to the Landmarks Preservation Advisory Board 11 12 at their regularly scheduled hearings. The list will provide the following 13 Address, APN, Assessor's Date of Construction, any Historic information: Ratings or Designations, and Brief Description of Work. At the time of the 14 15 hearing, the Landmarks Board may request a formal presentation or request 16 additional information on any of the listed projects for a future hearing. The 17 Landmarks Board shall have 30 days from receipt of the information to respond.

4. A Preservation Technical Specialist shall review or be consulted on all applications for proposed alterations to buildings constructed before 1963 within the Plan Areas. Review will take into consideration policies of the East SoMa, Showplace Square/Potrero, and Mission Area Plans, as well as preservation of neighborhood character, the impact of the proposal on the settings of the building(s), significant architectural features, consistent with the Zoning Administrator Bulletin (2006.1A and 2006.1B) on Procedures and Criteria

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for Adding Garages to Existing Residential Structures, significant trees, as well
 as other code-mandated regulations.

Neighborhood Association Block Book Notations (BBN) for all 3 5. building permit activities reviewed by Planning Department. The Planning 4 5 Department will offer to register all of the neighborhood associations affected by 6 the Area Plans for Block Book Notations (BBN) by phone number or email. Each 7 association may select the block(s) of their interest within the Plan Area, and the Department will notify them when a permit application is submitted to the 8 9 Department for review. This procedure will be subject to the Planning 10 Department's Fee Schedule. The Department shall not approve a building or demolition permit application for a period of 10 days during which any interested 11 12 parties may review the permit application.

F. Survey Incorporation into the East SoMa, Mission, ShowplaceSquare/Potrero Area Plans.

Purpose. To ensure that findings of the survey will be reflected in a
 future revised version of the East SoMa, Showplace Square/Potrero, and Mission
 Area Plans, the Planning Department shall follow the procedures set forth in this
 subsection F.

19 2.

Timeline of Actions.

20 a. During the period after the Department receives the consultants' 21 final results of the Survey but no later than 90 days after receipt of the consultant 22 submissions, the Department shall host a community meeting to discuss and 23 share the Survey process and results with the public and present the Survey to 24 the Landmarks Preservation Advisory Board for review, adoption, and 25 recommendation to the Planning Commission.

b. Once the Landmarks Preservation Advisory Board recommends
Survey adoption, the Department shall have 30 days to present the Survey
findings to the Planning Commission for a public hearing to consider Commission
adoption of the Survey.

The Department shall have 90 days from the Planning Commission 5 C. 6 adoption to prepare a report, called the "Post-Survey Report" for the Commission 7 recommending updates or amendments, if any, to the East SoMa, Showplace Square/Potrero, and Mission Area Plans, the Planning Code, or other relevant 8 9 planning controls, and shall contain the information as outlined in Section 5(F)(3)10 below. These recommendations may include amendments to General Plan policies, design principles and/or design guidelines, or amendments to Planning 11 12 Code provisions regarding land use controls and height districts.

d. Within one year of the Planning Commission survey adoption, the
Department shall present any, if any, proposed, identified, eligible districts as
recorded on DPR 523D District Records, and 523A and 523B, individual building
inventory forms, to the Landmarks Preservation Advisory Board ("Landmarks
Board"). Upon receipt, the Landmarks Board may: (1) initiate designation under
Article 10 of the Planning Code; and/or (2) nominate all California or National
Register-eligible districts with the California Office of Historic Preservation (OHP).

e. In the event that any of the above deadlines are not met, the Board
of Supervisors may schedule a hearing to discuss the most appropriate course of
action to ensure the retention of historic resources in the Plan Area.

Post-Survey Report.

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Planning Department BOARD OF SUPERVISORS

3.

a. The Department shall update its "Parcel Information" database with
 the new information for each lot in the Plan Area. The report shall note that this
 has taken place.

c. Language will be drafted to update Area Plan Policies on future
designation of landmarks and historic districts to reflect new designations. The
Post-Survey Report shall identify any "potential historic districts" and prioritize
such potential historic districts for advancement as new historic districts under
Planning Code Article 10.

9 d. In addition to the Post-Survey Report, the Department shall make 10 any recommendations as to additional appropriate changes to the Plan and its 11 implementing controls, at a public hearing at the Planning Commission. These 12 recommendations may include: (i) amendments to East SoMa, Mission, and 13 Showplace Square/Potrero Area Plan policies referring to the Survey; (ii) other 14 amendments to General Plan policies, design principles and/or design guidelines 15 as well as related Planning Code provisions such as land use controls and height districts. The Planning Commission, as appropriate, may recommend proposed 16 17 amendments to the Board of Supervisors.

e. The Planning Commission and the Board of Supervisors may
consider similar interim review procedures as those described in this Section for
parcels that are subject to additional survey work.

Section 4. This Section is uncodified. Severability concerning challenge to fees. Should the final adjudication of a court void any of the fees associated with the Eastern Neighborhood Area Plans, the increase in height and density provided in this Ordinance and Ordinance No. _____, a copy of which is on file with the Clerk of the Board of Supervisors in File No. _____ and is

1	incorporated herein by reference, shall automatically terminate and the height
2	and density controls shall revert to those in effect prior to this Ordinance. This
3	severability clause is provided in recognition of the integral relationship between
4	the impacts associated with height and density increases and the fees enacted to
5	address these impacts.
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7	
8	APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney
9	Der
10	By: John D. Malamut
11	Deputy City Attorney
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