1	[Planning, Administrative Codes - Residential Occupancy]
2	
3	Ordinance amending the Planning Code to create the Intermediate Length Occupancy
4	residential use characteristic; amending the Administrative Code to clarify existing law
5	regarding the enforceability of fixed-term leases in rental units covered by the just
6	cause protections of the Residential Rent Stabilization and Arbitration Ordinance (the
7	"Rent Ordinance"), prohibit the use of rental units for temporary occupancies by non-
8	tenants, require landlords to disclose in advertisements for such units that the units
9	are subject to the Rent Ordinance, and authorize enforcement through administrative
10	and/or civil penalties; requiring the Controller to conduct a study to analyze the
11	impacts of new Intermediate Length Occupancy units in the City; affirming the
12	Planning Department's determination under the California Environmental Quality Act;
13	and making findings of consistency with the General Plan, and the eight priority
14	policies of Planning Code, Section 101.1, and findings of public necessity,
15	convenience, and welfare under Planning Code, Section 302.
16	NOTE: Unchanged Code text and uncodified text are in plain Arial font.
17	Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in <u>strikethrough italics Times New Roman font</u> .
18	Board amendment additions are in double-underlined Arial font. Board amendment deletions are in strikethrough Arial font. Asterisks (* * * *) indicate the omission of unchanged Code
19	Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.
20	
21	Be it ordained by the People of the City and County of San Francisco:
22	
23	Section 1. CEQA, General Plan, and Planning Code Findings.
24	(a) The Planning Department has determined that the actions contemplated in this
25	ordinance comply with the California Environmental Quality Act (California Public Resources

1	Code Sections 21000 et seq.). Said determination is on file with the Clerk of the Board of
2	Supervisors in File No. 191075 and is incorporated herein by reference. The Board affirms
3	this determination.
4	(b) On January 30, 2020, the Planning Commission, in Resolution No. 20633,
5	adopted findings that the actions contemplated in this ordinance are consistent, on balance,
6	with the City's General Plan and eight priority policies of Planning Code Section 101.1. The

Board adopts these findings as its own. A copy of said Resolution is on file with the Clerk of

the Board of Supervisors in File No. 191075, and is incorporated herein by reference.

(c) Pursuant to Planning Code Section 302, the Board of Supervisors finds that this ordinance will serve the public necessity, convenience and welfare for the reasons set forth in Planning Commission Resolution No. 20633, and incorporates such reasons by this reference thereto. A copy of said Resolution is on file with the Clerk of the Board of Supervisors in File No. 191075, and is incorporated herein by reference.

Section 2. The Planning Code is hereby amended by revising Section 102 (including placing a new defined term in alphabetical sequence), adding Section 202.10, and revising Sections 209.1, 209.2, 209.3, 209.4, 210.1, 210.2, 210.3, 210.4, and 710, to read as follows:

SEC. 102. DEFINITIONS.

Intermediate Length Occupancy. A Residential Use characteristic that applies to a Dwelling

Unit offered for occupancy by a natural person for an initial stay, whether through lease, subscription,

license, or otherwise, for a duration of greater than 30 consecutive days but less than one year. This

use characteristic is subject to the requirements of Section 202.10.

1	Residential Use. A Use Category consisting of uses that provide housing for San
2	Francisco residents, rather than visitors, including Dwelling Units, Group Housing, Residential
3	Hotels, and Senior Housing, Homeless Shelters, and for the purposes of Article 4 only any
4	residential components of Institutional Uses. Single Room Occupancy, Intermediate Length
5	Occupancy, and Student Housing designations are considered characteristics of certain
6	Residential Uses.
7	* * * *
8	Use Characteristic. A feature of a Use, related to its physical layout, location, design,
9	access, or other characteristics. Use Characteristics may be regulated independently of a
10	Use itself. Residential Use Characteristics include Single Room Occupancy, Intermediate
11	Length Occupancy, and Student Housing. Commercial Use Characteristics include Drive-up
12	Facility, Formula Retail, Hours of Operation, Maritime Use, Open Air Sales, Outdoor Activity,
13	and Walk-Up Facility.
14	* * * *
15	SEC. 202.10. LIMITATION ON INTERMEDIATE LENGTH OCCUPANCIES.
16	(a) Purpose. To encourage the use of Dwelling Units for long-term occupancy by
17	permanent San Francisco residents with initial terms of occupancy of at least one year, the following
18	provisions shall apply to Intermediate Length Occupancy units.
19	(b) Controls.
20	(1) Permitting . Intermediate Length Occupancy units shall be permitted as follows:
21	(A) Any application to establish an Intermediate Length Occupancy
22	Use Characteristic shall:
23	(i) Specifically identify the unit proposed to be permitted as an
24	Intermediate Length Occupancy unit; and
25	

1	(ii) Include a proof to the Department's satisfaction that the
2	proposed Intermediate Length Occupancy unit is located within a building that has no
3	outstanding Notice of Violations.
4	(B) Additional requirements for specific buildings sizes:
5	(i) Intermediate Length Occupancy units are prohibited in
6	buildings with three or fewer Dwelling Units.
7	(ii) For buildings with four to nine or fewer Dwelling Units, requests
8	to authorize the establishment of an Intermediate Length Occupancy Use Characteristic shall be
9	principally permitted, provided that: (i) Nno more than 25% of the Dwelling Units in the building
10	may be permitted as Intermediate Length Occupancy units.
11	(ii) Each unit proposed to be permitted as an Intermediate
12	Length Occupancy unit is specifically identified.
13	(<u>iii</u> B) For buildings with 10 or more Dwelling Units, Intermediate
14	Length Occupancy units shall be prohibited, unless authorized pursuant to a conditional use
15	authorization-under Section 303, provided that the Planning Commission shall find, in addition
16	to compliance with the criteria of Section 303, that the following criteria are met:
17	<u>a.(i) No more than 20% of the Dwelling Units in the building</u>
18	may be permitted as Intermediate Length Occupancy units.
19	(ii) Each unit proposed to be permitted as an Intermediate
20	Length Occupancy unit is specifically identified.
21	b. That not less than two thirds of the total allowable
22	Intermediate Length Occupancy units be in the downtown core, with the policy goal of keeping
23	such uses near corresponding hotel and tourism districts, and job centers.
24	

1	c. That not more than one third of the total allowable
2	Intermediate Length Occupancy units be permitted in Census Tracts in sensitive communities,
3	as defined by the UC Berkeley Urban Displacement Project Sensitive Communities map.
4	(2) Maximum Amount. No more than 1,000 Intermediate Length Occupancy units
5	shall be permitted in the City.
6	(3) Exceptions. The requirements of this Section 202.10 shall not apply to:
7	(A) Any Dwelling Unit that is defined as Student Housing in Section 102; Or
8	(B) A Residential Hotel unit subject to the provisions of Administrative Code
9	<u>Chapter 41: or</u>
10	(C) An organization with tax-exempt status under 26 United States
11	Code Sections 501(c)(3) providing access to the unit in furtherance of its primary mission to
12	provide housing, provided that any organization that provides a Dwelling Unit offered for
13	occupancy by a natural person for an initial stay, whether through lease, subscription, license,
14	or otherwise, for a duration of greater than 30 consecutive days but less than one year must
15	comply with the reporting requirements in subsection (d).
16	(4) Ineligible units. The following shall not be eligible to be permitted as
17	Intermediate Length Occupancy units:
18	(A)Dwelling Units that are subject to the City's Inclusionary Affordable
19	Housing Program set forth in Sections 415.1. et seq., or otherwise designated as below market rate or
20	income-restricted under City, state, or federal law;, and
21	(B)Dwelling Units that are subject to the rent increase limitations in
22	Administrative Code Section 37.3 shall not be eligible to be Intermediate Length Occupancy units; and
23	(C) Dwelling Units in a project that has not had its building or site
24	permit issued as of the effective date of this ordinance in Board File No. 191075. Unless
25	reenacted, this subsection (C) shall expire by operation of law 24 months after the Effective

1	Date of this ordinance in Board File No. 191075. Upon the expiration of this note, the City
2	Attorney is authorized to take steps to remove this note from the Planning Code.
3	(c) Compliance.
4	(1) Abandonment. Any Dwelling Unit permitted as an Intermediate Length
5	Occupancy unit pursuant to this subsection (b) may be offered for an initial term of occupancy of one
6	year or greater without losing the Use Characteristic, provided that the Use Characteristic shall be
7	considered abandoned if discontinued or otherwise abandoned for the time periods specified in Article
8	<u>1.7.</u>
9	(2) Compliance Schedule. Within six months of the Effective Date of this ordinance
10	in Board File No. 191075, the Department shall develop and publish procedures for evaluating
11	requests to establish Intermediate Length Occupancy units. The owner or operator of each
12	Intermediate Length Occupancy unit must submit a complete application within 24 months of the
13	Effective Date of this ordinance in Board File No. 191075.
14	(d) Annual Reports. No later than March 1 of each year, the owner or operator of each
15	Intermediate Length Occupancy unit shall submit to the Department an Annual Unit Usage Report for
16	the prior calendar year containing the following information:
17	(1) The address and location of the Intermediate Length Occupancy unit.
18	(2) The number of times the unit was occupied by a natural person for an initial
19	stay, whether through lease, subscription, license, or otherwise, for a duration of greater than 30
20	consecutive days but less than one year, including the duration and dates of each of those stays.
21	(3) The average duration of each stay.
22	(4) The average vacancy between each stay.
23	(5) The nature of the services, if any, that are provided to occupants of the
24	Intermediate Length Occupancy units, including furnishings, or other amenities, and whether there has
25	been an increase or decrease in the services since the last report.

1	SEC. 209	9.1. RH (RESID	ENTIAL, HO	DUSE) DIST	TRICTS.					
2	* * * *									
3	Table 209.1									
4		ZONING	CONTROL	TABLE FOR	RH DISTE	RICTS				
5	Zoning	§ References	RH-1(D)	RH-1	RH-1(S)	RH-2	RH-3			
6	Category									
7	* * * *									
8	RESIDENTIAL	. STANDARDS	AND USES							
9	* * * *									
10	Use Character	istics								
11	<u>Intermediate</u>	<u>§§ 102,</u>	<u>P(9)</u>	<u>P(9)</u>	<u>P(9)</u>	<u>P(9)</u>	<u>P(9)</u>			
12	<u>Length</u>	<u>202.10</u>								
13	<u>Occupancy</u>									
14	Single Room	§ 102	Р	Р	Р	Р	Р			
15	Occupancy									
16	* * * *									
17	(9) C for	buildings with 10	or more Dwe	elling Units.						
18	SEC. 209	9.2. RM (RESID	ENTIAL, M	IXED) DIST	RICTS.					
19	* * * *									
20			Та	ble 209.2						
21	ZONING CONTROL TABLE FOR RM DISTRICTS									
22	Zoning	§ References	RM-1	RM	-2	RM-3	RM-4			
23	Category									
24	* * * *									
25	RESIDENTIAL	STANDARDS	AND USES							

* * * *	* * * *								
Use Characteristics									
<u>Intermediate</u>	§§ 102, 202.10	<u>P(10)</u>	<u>P(10)</u>	<u>P(10)</u>	<u>P(10)</u>				
<u>Length</u>									
<u>Occupancy</u>									
Single Room	§ 102	Р	Р	Р	Р				
Occupancy									
* * * *									
<u>(10) C</u> j	for buildings with	10 or more Dv	velling Units.						
SEC. 209	.3. RC (RESID	ENTIAL-COM	MERCIAL) DIST	TRICTS.					
* * * *									
		Tabl	le 209.3						
ZONING	CONTROL TA	BLE FOR RE	SIDENTIAL-CO	MMERCIAL DI	STRICTS				
Zoning Catego	ry § Re	ferences	RC-3	R	RC-4				
* * * *									
RESIDENTIAL	STANDARDS	AND USES							
* * * *									
Use Characteri	Use Characteristics								
Intermediate Ler	<u>ss 10</u>	<u>2, 202.10</u>	<u>P(11)</u>	<u>P</u> ((11)				
<u>Occupancy</u>									
Single Room	§	102	Р		Р				
Occupancy									
* * * *		<u> </u>							

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(11) C for buildings with 10 or more Dwelling Units.

Table 209.4									
ZONING CONTROL TABLE FOR RTO DISTRICTS									
Zoning Category § References RTO RTC									
* * * *									
RESIDENTIAL STAN	DARDS AND USES								
* * * *									
Use Characteristics									
Intermediate Length	<u>§§ 102, 202.10</u>	<u>P(10)</u>	<u>P(10)</u>						
<u>Occupancy</u>									
Single Room	§ 102	Р	Р						
Occupancy									
* * * *									
(10) C for build	dings with 10 or more Dwe	elling Units.							
SEC. 210.1. C-	2 DISTRICTS: COMMU	NITY BUSINESS	•						
* * * *									
	Table	210.1							
Z	ONING CONTROL TAE	BLE FOR C-2 DIS	TRICTS						
Zoning Category § References C-2									
* * * *	-	'							

Use Characteristics								
<u>Intermediate Length</u> <u>§§ 102, 202.10</u>								
<u>Occupancy</u>								
Single Room	Occupancy	•	§ 102		Р			
* * *	*							
(6)	C for buildings wit	h 10 or more	Dwelling Units	<u>s.</u>				
SEC. 2	10.2. C-3 DISTF	RICTS: DOV	WNTOWN CO	MMERCIAL.				
* * *	*							
		Т	able 210.2					
	ZONING	CONTROL	TABLE FOR	C-3 DISTRI	стѕ			
Zoning	§ References	C-3-O	C-3-O(SD)	C-3-R	C-3-G	C-3-S		
Category								
* * * *								
RESIDENTIA	AL STANDARDS	AND USE	S					
* * * *								
Use Characte	eristics							
<u>Intermediate</u>	§§ 102, 202.10	<u>P(8)</u>	<u>P(8)</u>	<u>P(8)</u>	<u>P(8)</u>	<u>P(8)</u>		
<u>Length</u>								
<u>Occupancy</u>								
Single	§ 102	Р	Р	Р	Р	Р		
Room								
Occupancy								
* * *	*							
(8)	C for buildings wit	h 10 or more	Dwelling Units	S.				

0L0. Z	10.3. PDR DIST	RICTS.							
* * * *									
Table 210.3									
ZONING CONTROL TABLE FOR PDR DISTRICTS									
Zoning	§ References	PDR-1-B	PDR-1-D	PDR-1-G	PDR-2				
Category									
* * * *									
RESIDENTIA	AL STANDARDS	AND USES							
* * * *									
Use Characte	eristics								
<u>Intermediate</u>	<u>§§ 102, 202.10</u>	<u>NP</u>	<u>NP</u>	<u>NP</u>	<u>NP</u>				
<u>Length</u>									
<u>Occupancy</u>									
Single	§ 102	NP	NP	NP	NP				
Room									
Occupancy									
* * *	*								
SEC. 2	10.4. M DISTRIC	CTS: INDUSTR	RIAL.						
* * *	*								
		Tabl	e 210.4						
	ZONING	CONTROL TA	ABLE FOR M	DISTRICTS					
Zoning Category § R		eferences	erences M-1		M-2				
* * * *									
_									

1	* * * *								
2	Use Characteristics								
3	Intermediate Length	<u>§§ 102,</u>	<u>202.10</u>	<u>P(4)</u> <u>H</u>		<u>P(4)</u>			
4	<u>Occupancy</u>								
5	Single Room	§ 1	02	Р		Р			
6	Occupancy								
7	* * *								
8	(4) C for buildings with 10 or more Dwelling Units.								
9	SEC. 710. NC-1 – NEIGHBORHOOD COMMERCIAL CLUSTER DISTRICT.								
10	* * * *								
11	Table 710. NEIGHBORHOOD COMMERCIAL CLUSTER DISTRICT NC-1								
12	ZONING CONTROL TABLE								
13	* * * *								
14	Zoning Category		§ Refe	rences		NC-1			
15						Controls			
16	* * * *								
17	RESIDENTIAL STAN	DARDS AI	ND USES						
18	* * * *								
19	Use Characteristics								
20	Intermediate Length		<u>§§</u> 102;	202.10		<u>P(10)</u>			
21	<u>Occupancy</u>								
22	Single Room Occupar	ncy	§ 1	02		Р			
23	* * * *								
24	(10) C for buildings with 10 or more Dwelling Units.								

Section 3. Amendment of Specific Zoning Control Tables.

Zoning Control Tables 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 728, 729, 730, 731, 732, 733, 734, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, and 764 are hereby amended identically to the amendment of Zoning Control Table 710 in Section 2 of this ordinance, to create "Intermediate Length Occupancy" as a new Residential Use Characteristic, citing Planning Code Sections 102 and 202.10 as references, identifying "P" as the zoning control, and including the note ("C for buildings with 10 or more Dwelling Units"), provided that the note shall be numbered as appropriate for each table, as follows.

Zoning Control Table	Note #
711	12
712	11
713	8
714	8
715	6
716	7
717	6
718	7
719	9
720	5
721	5
722	13
723	8
724	6
725	5

1	726	7
2	728	7
3	729	5
4	730	5
5	731	6
6	732	6
7	733	6
8	734	6
9	750	9
10	751	7
11	752	7
12	753	5
13	754	8
14	755	6
15	756	6
16	757	10
17	758	9
18	759	8
19	760	4
20	761	6
21	762	7
22	763	6
23	764	9
24		l

1	Section 4. The Administrative Code is hereby amended by adding Section 37.9F, to
2	read as follows:
3	SEC. 37.9F. CIRCUMVENTION OF TENANT PROTECTIONS.
4	(a) Findings. As market rents continue to increase in San Francisco, landlords of rent-
5	controlled units have a greater incentive to prevent long-term tenancies. Complementing the just cause
6	protections in Section 37.9, this Section 37.9F addresses the growing efforts among some landlords to
7	induce their tenants into believing that they are required to vacate their units at a specific time
8	designated in the lease or agreement, despite existing law to the contrary, or to try to avoid certain
9	landlord-tenant obligations altogether. This trend is especially common with respect to corporate
10	rentals, though it is not limited to corporate rentals. Such tactics by landlords undermine rent control
11	and frustrate the purpose of ensuring that rent-controlled units in the City remain available as a long-
12	term housing option for the City's renters.
13	(b) Prohibition of Fixed-Term Agreements. Consistent with Section 37.9(a)(2) and Section
14	37.9(e), any provision of any lease or rental agreement that purports to require a tenant to vacate a
15	rental unit at the expiration of a stated term, or that purports to characterize a tenant's failure to
16	vacate the rental unit at the end of the stated term as a just cause for eviction (either of them, a "Fixed-
17	Term Agreement"), shall be void as contrary to public policy, and a landlord may not attempt to
18	recover possession of the unit without just cause. This prohibition shall not apply where this Chapter
19	37 expressly authorizes a fixed-term tenancy (e.g., Section 37.2(a)(D)), or where it expressly authorizes
20	a tenant to be evicted without just cause (e.g., Section 37.9(b)).
21	(c) Restrictions on Non-Tenant Uses.
22	(1) A rental unit is being used for a "Non-Tenant Use" when the landlord is
23	allowing the unit to be occupied by a person or entity who is not a "tenant" as defined in Section
24	37.2(t). Renting a unit to a corporate entity or other non-natural person, or using a unit as housing for
25	one's employees, licensees, or independent contractors rather than one's tenants, are nonexclusive

examples of Non-Tenant Uses. This subsection (c) is not intended to narrow the definition of "tenant"
under Section 37.2(t) or to limit the just cause protections in Section 37.9; the sole intent is to prevent
landlords from circumventing or undermining the tenant protections of this Chapter 37, by restricting
when a landlord may provide a rental unit to a person or entity to the extent that person or entity does
not otherwise qualify as a "tenant."
(2) Commencing April 1, 2020, it shall be unlawful to use a rental unit or allow a
rental unit to be used for a Non-Tenant Use, subject to the exemptions listed in subsection (c)(3). Any
provision of any agreement entered into on or after April 1, 2020 that purports to allow a unit to be
used for an unauthorized Non-Tenant Use shall be void as contrary to public policy, and the occupants
shall instead be deemed tenants under Section 37.2(t).
(3) This subsection (c) does not apply to any of the following:
(A) where the rental unit is subject to an agreement authorizing a Non-Tenant
Use that was entered into before April 1, 2020, for the existing duration of that agreement.
(B) the use of a rental unit as a lawful short-term rental as set forth in
Administrative Code Chapter 41A.
(C) where the landlord is providing the rental unit to its employees as a
condition of their employment to assist in the maintenance or management of a building owned or
managed by the landlord (e.g., resident managers).
(D) where an organization with tax-exempt status under 26 United States Code
Sections $501(c)(3)$ or $501(c)(4)$ is providing access to the unit in furtherance of its primary mission to
provide housing.
(d) Required Disclosures. Commencing April 1, 2020, every online listing for a rental unit,
excluding listings by landlords or master tenants who will reside in the same rental unit as their tenants
or subtenants, must contain a legible disclosure in at least 12-point font that includes the following
text: "This unit is a rental unit subject to the San Francisco Rent Ordinance, which limits evictions

without just cause, and which states that any waiver by a tenant of their rights under the Rent
 Ordinance is void as contrary to public policy." The foregoing text should also be included in print
 advertisements, if practicable.

(e) Monitoring and Enforcement.

with subsection (d). Upon receipt of a referral, if the Board determines that the listing does not substantially comply with subsection (d) and that the defects have not been cured, the Board shall inform the landlord in writing. The landlord shall be required to correct the violation within three business days after receiving the notice. If the landlord has not corrected the violation within three business days, the Board may impose a reasonable administrative penalty of up to \$100 per day, not counting the three-day correction period, provided that in no event shall the total administrative penalty for a single listing exceed \$1,000. The procedure for the imposition, enforcement, collection, and administrative review of the administrative penalty shall be governed by Administrative Code Chapter 100, "Procedures Governing the Imposition of Administrative Fines," which is hereby incorporated in its entirety. Any administrative penalties collected under this subsection (e)(1) shall be deposited in the General Fund of the City and County of San Francisco to be used for enforcement of this Section 37.9F.

(2) The City Attorney may bring a civil action in San Francisco Superior Court against a party who has failed to comply with this Section 37.9F. A nonprofit organization with tax exempt status under 26 United States Code Section 501(c)(3) or 501(c)(4) and with a primary mission of protecting the rights of tenants in San Francisco may also bring such a civil action, provided that the organization shall first provide 30 days' written notice of its intent to initiate civil proceedings by serving a draft complaint on the City Attorney's Office and on any known address(es) of the affected tenant(s), and may not initiate civil proceedings until the end of this 30 day period. A party who violates this Section 37.9F may be liable for civil penalties of not more than two times the amount paid

1	or received for use of the rental unit during the period of the unlawful activity, and each rental unit
2	used in violation of this Section 37.9F shall constitute a separate violation. Any monetary award
3	obtained in such a civil action shall be deposited in the General Fund of the City and County of San
4	Francisco to be used for enforcement of this Section 37.9F. The court shall also award reasonable
5	attorney's fees and costs to the City Attorney or a nonprofit organization that is the prevailing party in
6	such a civil action.

(3) The remedies available under this subsection (e) shall be in addition to any other existing remedies that may be available.

Section 5. Additional Findings. Section 5 of this ordinance is intended to clarify existing law regarding fixed-term agreements, and prevent landlords from circumventing eviction controls by allowing residential occupancy through non-tenant uses. Accordingly, the Board finds that the City's Residential Rent Stabilization and Arbitration Ordinance (the "Rent Ordinance"), as amended by this ordinance, is consistent with the Tenant Protection Act of 2019 (Assembly Bill No. 26 (Chiu), hereafter "AB 1482"); and that it further limits the reasons for termination of a residential tenancy, results in higher relocation assistance amounts, and provides additional tenant protections, and is therefore more protective than AB 1482; and the Board intends that the Rent Ordinance (as hereby amended) shall apply rather than AB 1482.

Section 6. Controller's Study. No later than January 1, 2021, the Controller, with the support of consultants as necessary and consistent with the civil service provisions of the Charter, and in consultation with the Planning Department and other City agencies as necessary, shall conduct a study to analyze the impacts created by the development of new Intermediate Length Occupancy units on the City and relevant City services. The Controller's study shall be submitted to the Board of Supervisors.

Section 7. Effective Date. This ordinance shall become effective 30 days after enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the Mayor's veto of the ordinance.

Section 8. Scope of Ordinance. Except as stated in Section 3 of this ordinance, in enacting this ordinance, the Board of Supervisors intends to amend only those words, phrases, paragraphs, subsections, sections, articles, numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal Code that are explicitly shown in this ordinance as additions, deletions, Board amendment additions, and Board amendment deletions in accordance with the "Note" that appears under the official title of the ordinance.

Section 9. Severability. If any section, subsection, sentence, clause, phrase, or word of this ordinance, or any application thereof to any person or circumstance, is held to be invalid or unconstitutional by a decision of a court of competent jurisdiction, such decision shall not affect the validity of the remaining portions or applications of the ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance and each and every section, subsection, sentence, clause, phrase, and word not declared invalid or unconstitutional without regard to whether any other portion of this ordinance or application thereof would be subsequently declared invalid or unconstitutional.

APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney

By: AUSTIN M. YANG

Deputy City Attorney

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