File No	210674	Committee Item No	1
		Board Item No.	

COMMITTEE/BOARD OF SUPERVISORS

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Committee:	Land Use and Transportation Committee Date July 19, 2021
	pervisors Meeting Date
Cmte Board	
	Motion
H H	Resolution
	Ordinance
	Legislative Digest
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H	Youth Commission Report
H	Introduction Form
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H	Department/Agency Cover Letter and/or Report
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	Grant Information Form
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	Subcontract Budget
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	Form 126 – Ethics Commission
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OTHER	(Use back side if additional space is peeded)
	(Use back side if additional space is needed) PLN Transmittal 060321
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	Melgar Comm Rptt Memo 071521
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	E. M. M. 1. 1. 15 0004
	by: Erica Major Date July 15, 2021
Completed b	by: Erica Major Date

[Planning Code - Code Corrections Ordinance]
Ordinance amending the Planning Code to correct typographical errors, update
outdated cross-references, and make non-substantive revisions to clarify or simplify
Code language; affirming the Planning Department's determination under the California
Environmental Quality Act; making findings of consistency with the General Plan, and
the eight priority policies of Planning Code, Section 101.1; and adopting findings of
public necessity, convenience, and general welfare under Planning Code, Section 302.
NOTE: Unchanged Code text and uncodified text are in plain Arial font. Additions to Codes are in single-underline italics Times New Roman font.
Deletions to Codes are in <u>single-undertine tlatics Times New Roman font</u> . Board amendment additions are in <u>double-underlined Arial font</u> .
Board amendment additions are in <u>double-undenined Anariont.</u> Board amendment deletions are in strikethrough Arial font. Asterisks (* * * *) indicate the omission of unchanged Code
subsections or parts of tables.
Be it ordained by the People of the City and County of San Francisco:
Section 1. Findings.
(a) The Planning Department has determined that the actions contemplated in this
ordinance comply with the California Environmental Quality Act (California Public Resources
Code Sections 21000 et seq.). Said determination is on file with the Clerk of the Board of
Supervisors in File No. 210674 and is incorporated herein by reference. The Board affirms
this determination.
(b) On February 25, 2021, the Planning Commission, in Resolution No. 20861,
adopted findings that the actions contemplated in this ordinance are consistent, on balance,
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. 210674, and is incorporated herein by reference.
 - (c) Pursuant to Planning Code Section 302, the Board of Supervisors finds that this Planning Code amendment will serve the public necessity, convenience, and general welfare for the reasons set forth in Resolution No. 20861.

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- Section 2. The Planning Code is hereby amended by revising Sections 121.1, 136,
 155, 155.2, 181, 201, 202.9, 205.5, 206.5, 209.1, 209.2, 209.3, 209.4, 210.1, 210.2, 210.3,
 210.4, 249.35A, 249.49, 260, 309, 311, 317, 350, 413.5, 414.6, 424, 710, 714, 721, 722, 723,
- 728, 735, 745, 752, 758, 761, 764, 781.1, 803.2, 810, 811, 812, 827, 847, 996, Appendix O to
- 11 Article 10, and Appendix E to Article 11, to read as follows:

12 SEC. 121.1. DEVELOPMENT OF LARGE LOTS, NEIGHBORHOOD COMMERCIAL 13 DISTRICTS.

(a) **Purpose.** In order to promote, protect, and maintain a scale of development that 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.

District	Lot Size Limits	
* * * *		
NC-1, NCT-1	5,000 sq. ft.	
24th Street-Mission		
24 th Street-Noe		
Broadway		
Castro Street		
Cole Valley		

		7
1	* * * *	
2	Judah Street	
3	<u>Lakeside Village</u>	
4	* * * *	
5	NC-2, NCT-2	10,000 sq. ft.
6	NC-3, NCT-3	
7	<u>Bayview</u>	
8	Cortland Avenue	
9	Divisadero Street	
10	* * * *	
11	Folsom Street	
12	Geary Boulevard	
13	Hayes-Gough	
14	Inner Balboa Street	
15	<u>Inner Taraval Street</u>	
16	Japantown	
17	Lower Haight Street	
18	<u>Lower Polk Street</u>	
19	Mission Bernal	
20	Mission Street	
21	Ocean Avenue	
22	Outer Balboa Street	
23	Regional Commercial District	
24	San Bruno Avenue	
25		<u>-</u>

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

- (a) The following obstructions shall be permitted, in the manner specified, as indicated by the symbol "X" in the columns at the left, within the required open areas listed herein:
- (1) Projections from a building or structure extending over a Street or Alley as defined *by* in Section 102 of this Code.

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SEC. 155. GENERAL STANDARDS AS TO LOCATION AND ARRANGEMENT OF OFF-STREET PARKING, FREIGHT LOADING, AND SERVICE VEHICLE FACILITIES.

Required off-street parking and freight loading facilities shall meet the following standards as to location and arrangement. Facilities which are not required but are actually provided shall also meet the following standards unless such standards are stated to be applicable solely to required facilities. In application of 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 parking and loading facilities, and to standards of the Better Streets Plan and the Bureau of Engineering of the Department of Public Works. Final authority for the application of such 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 Planning Department.

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(r) **Protected Pedestrian-, Cycling-, and Transit-Oriented Street Frontages.** In order to preserve the pedestrian character of certain districts and to minimize delays to transit service, garage entries, driveways, or other vehicular access to off-street parking or loading

1	via curb cuts on develop	ment lots shall be regulated as s	et forth in this subsection (r). Thes	зe		
2	limitations do not apply to	the creation of new publicly-acc	essible Streets and Alleys. Any Ic	t		
3	whose sole feasible vehicular access is via a protected street frontage described in this					
4	subsection (r) shall be ex	empted from any off-street parki	ng or loading requirement found			
5	elsewhere in this Code.					
6	(1) Fols	om Street, from Second Street to	The Embarcadero, not permitted			
7	except as set forth in Sec	etion 827.				
8	(2) Not	permitted:				
9	* * * *					
10	(RR	4th Street from Folsom Street	o Townsend Street, and			
11	(<u>SS</u> #	4MMM) 6th Street from Folsom S	Street to Brannan Street.			
12	(TT)	No curb cut shall be permitted	that directly fronts an adjacent on-			
13	street striped bus stop (e	.g., bus stop zones with striping	or red curb) that has been approve	€C		
14	by the San Francisco Mu	nicipal Transportation Agency (S	FMTA) Board of Directors, transit			
15	bulb-out as defined in the Better Streets Plan, or on street frontage directly adjacent to a					
16	transit boarding island as defined in the Better Streets Plan if vehicles accessing the curb cur					
17	would be required to cros	ss over the boarding island.				
18	* * * *					
19	SEC. 155.2. BICYCLE I	PARKING: APPLICABILITY AN	REQUIREMENTS FOR SPECIF	10		
20	USES.					
21	* * * *					
22		Table 155.2				
23		BICYCLE PARKING SPACES	REQUIRED			
24	Use	Minimum Number of	Minimum Number of			
25		Class 1 Spaces Required	Class 2 Spaces Required			

1	* * *					
2	NON-RESIDENTIAL USES					
3	* * * *					
4	Institutional Uses Category					
5	* * * *					
6	Religious Facility	Five Class 1 spaces for	One Class 2 space for			
7		facilities with a capacity of	every <u>500</u> <u>50</u> seats or for			
8		less than 500 guests; 10	every portion of each 50			
9		Class 1 spaces for facilities	person capacity.			
10		with a capacity of greater				
11		than 500 guests.				
12	* * * *					

SEC. 181. NONCONFORMING USES: ENLARGEMENTS, ALTERATIONS AND RECONSTRUCTION.

(c) Dwellings Nonconforming as to Density.

- (1) A Dwelling or other housing structure exceeding the permitted density of Dwelling Units or other housing units set forth in the Zoning Control Table for the district in which the lot is located shall be classified as a nonconforming use under Section 180 of this Code, but only to the extent that such Dwelling or other housing structure exceeds the permitted density.
- (2) In districts where a Dwelling Unit is a <u>pP</u>rincipally <u>pP</u>ermitted use, this Section 181 shall not apply with respect to enlargements, alterations and reconstruction of the nonconforming portion of such Dwelling or other housing structure, consisting of those

- Dwelling Units or other housing units that exceed the permitted density, so long as such enlargements, alterations, or reconstruction do not otherwise extend beyond the building envelop*e* as it existed on January 1, 2013.
 - No enlargements, alterations, or reconstruction shall be permitted under (3)Subsection (c)(2) for any Dwelling Unit if any tenant has been evicted pursuant to Administrative Code Sections 37.9(a)(9) through 37.9(a)($\frac{14}{12}$) and $\frac{37(a)(14)}{a}$ where the tenant was served with the notice of eviction after December 10, 2013 if the notice was served within ten (10) years prior to filing an application to enlarge, alter or reconstruct such Dwelling or other housing unit. Additionally, no such enlargements, alterations, or reconstruction shall be permitted for any Dwelling Unit if any tenant has been evicted pursuant to Administrative Code Section 37.9(a)(8) where the tenant was served with a notice of eviction after December 10, 2013 if the notice was served within five (5) years prior to filing an application to enlarge, alter or reconstruct such Dwelling or other housing unit. This Ssubsection (c)(3) shall not apply if the tenant was evicted under Section 37.9(a)(11) or 37.9(a)(14) and the applicant(s) either (A) have certified that the original tenant reoccupied the unit after the temporary eviction or (B) have submitted to the Planning Commission a declaration from the property owner or the tenant certifying that the property owner or the Rent Board notified the tenant of the tenant's right to reoccupy the unit after the temporary eviction and that the tenant chose not to reoccupy it.

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SEC. 201. CLASSES OF USE DISTRICTS.

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

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Potrero Power Station Mixed Special Use District (Also see Sec. 249.87) PPS-MU Potrero Power Station *Mixed Special* Use District (Defined in Sec. 249.87(g)(1)

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SEC. 202.9. FLEXIBLE RETAIL USES.

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Section 102. Flexible Retail shall be permitted in neighborhood commercial districts in the following Flexible Retail Zones:

Applicability. This Section shall apply to Flexible Retail Uses as defined in

(2)**Zone 2:** shall comprise all of that portion of the City and County commencing at the point of the intersection of Junipero Serra Boulevard and Brotherhood Way, and proceeding northerly along the eastern edge of Junipero Serra Boulevard to Garfield Street, and proceeding easterly along Garfield Street to Grafton Avenue, and continuing easterly along Grafton Avenue to Mount Vernon Avenue, and proceeding easterly along Mount Vernon Avenue to Howth Street, and proceeding northerly along Howth Street to Geneva Avenue, and proceeding easterly along Geneva Avenue to Interstate 280, and proceeding northerly along Interstate 280 to the straight-line extension of Tingley Street, and proceeding southerly along said line to Tingley Street, and proceeding southerly along Tingley Street to Alemany Boulevard, and proceeding easterly along Alemany Boulevard to Congdon Street, and proceeding southerly along Congdon Street to Silver Avenue, and proceeding easterly along Silver Avenue to Madison Street, and proceeding southerly along Madison Street to Burrows Street, and proceeding westerly along Burrows Street to Prague Street, and proceeding southerly along Prague Street to Persia Avenue, and proceeding easterly along Persia Avenue to Mansell Street, and continuing easterly along Mansell Street to San Bruno

1	Avenue, and proceeding northerly and easterly along San Bruno Avenue along San Bruno
2	Avenue to Ware Street, and proceeding easterly along Ware Street to Bayshore Boulevard,
3	and proceeding northerly along Bayshore Boulevard to a straight line extension from
4	Bayshore Boulevard to San Bruno Avenue, and proceeding northerly along San Bruno
5	Avenue to 23rd Street, and proceeding easterly along 23rd Street to Vermont Street, and
6	proceeding northerly along Vermont Street to 16th Street, and proceeding easterly along 16th
7	Street to a straight-line extension from 16th Street, and proceeding easterly along said
8	extension to the shoreline to the San Francisco Bay, and proceeding southerly along
9	shoreline to the San Francisco/San Mateo county border, and proceeding westerly along the
10	San Francisco/San Mateo county border to Saint Charles Avenue, and proceeding northerly
11	along Saint Charles Avenue to Interstate 280, and proceeding northeasterly along Interstate
12	280 to a northerly straight-line extension to Orizaba Avenue, and proceeding northerly along
13	said line to Alemany Boulevard, and proceeding westerly along Alemany Boulevard to
14	Brotherhood Way, and proceeding westerly along Brotherhood Way to the point of
15	commencement.
16	* * * *
17	SEC. 205.5. TEMPORARY USES: INTERIM ACTIVITIES ON DEVELOPMENT SITES.
18	* * * *
19	(b) Definitions. For purposes of this Section 205.5, the following definitions shall
20	apply:
21	* * * *
22	"Interim Activity" means any Arts Activities Use; any Entertainment, General Use; any
23	$\underline{\mathit{Use}}$ within a PDR-1-D District; and/or any Use Principally $\underline{\mathit{pP}}$ ermitted in the subject zoning
24	district.
25	* * * *

1	SEC. 206.5. STATE RESIDENTIAL DENSITY BONUS PROGRAM: ANALYZED.						
2	* * *						
3	(c) Development Bonuses. All Analyzed State Law Density Bonus Projects shall						ojects shall
4	receive, at the	project sponso	or's written re	equest, any o	r all of the foll	owing:	
5	* * *	*					
6	(2) Density	Bonus. Ana	lyzed Project	s that provide	On-site Inclu	ısionary
7	Housing Units	or Restricted A	Affordable Ur	nits that meet	all of the req	uirements <i>of</i> f	or an
8	Inclusionary H	ousing Unit sh	all receive a	density bonu	s as describe	d in Table 200	6.5A as
9	follows:						
10	* * *	*					
11	SEC. 209.1. F	RH (RESIDEN	ΓIAL, HOUSI	E) DISTRICT	S <u>.</u>		
12							
13	* * *	*					
14	Table 209.1.						
15		ZOI	NING CONT	ROL TABLE	FOR RH DIS	TRICTS	
16			T	1	1	1	Ī
17	Zoning	§	RH-1(D)	RH-1	RH-1(S)	RH-2	RH-3
18	Category	References					
19	* * * *						
20	RESIDENTIAL STANDARDS AND USES						
21	* * * *						
22	Use Characteristics						
23	Intermediate	§§102,	P(9)	P(9)	P(9)	P(9)	P(9)
24	Length	202.10					
25	Occupancy						

(9) <u>N</u>	P for buildings w	vith three or fe	wer Dwelling Un	its; C for buildin	ngs with 10
Owelling Units.					
SEC. 209.2. R	M (RESIDENTI	AL, MIXED)	DISTRICTS <u>.</u>		
* * *	*				
			Table 209.2.		
	ZONI	NG CONTR	OL TABLE FOR	R RM DISTRICT	rs
Zoning	§	RM-1	RM-2	RM-3	RM-4
Category	References				
* * * *					
RESIDENTIA	L STANDARDS	S AND USES	3		
* * * *					
Use Characte	ristics				
Intermediate	§§102,	P(10)	P(10)	P(10)	P(10)
Length	202.10				

(10) <u>NP for buildings with three or fewer Dwelling Units;</u> C for buildings with 10 or more Dwelling Units.

SEC. 209.3. RC (RESIDENTIAL-COMMERCIAL) DISTRICTS.

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1						
2	* * * *					
3			Table 209.3.			
4	ZONING CO	ONTROL TABLE FO	R RESIDENTIAL-COMM	ERCIAL DISTRICTS		
5						
6	Zoning Category	§ References	RC-3	RC-4		
7	* * * *					
8	RESIDENTIAL STAN	DARDS AND USES				
9	* * * *					
10	Use Characteristics	_				
11	Intermediate Length	§§102, 202.10	P(11)	P(11)		
12	Occupancy					
13	* * * *					
14	NON-RESIDENTIAL STANDARDS AND USES					
15	* * * *					
16	Institutional Use Cat	tegory				
17	* * * *					
18	Philanthropic Admin	§ 102	NP.	NP		
19	Services					
20	* * * *					
21	* * *					
22	(11) NP for build	dings with three or fewe	er Dwelling Units; C for bu	ildings with 10 or more		
23	Dwelling Units.					
24	* * * *					

SEC. 209.4. RTO (RESIDENTIAL TRANSIT ORIENTED) DISTRICTS.

Planning Commission BOARD OF SUPERVISORS

* * * *			
		Table 209.4.	
	ZONING CONTRO	L TABLE FOR RT	O DISTRICTS
Zoning Category	§ References	RTO	RTO-M
* * * *			
RESIDENTIAL STAN	NDARDS AND USES		
* * * *			
Use Characteristics			
Intermediate Length	§§102, 202.10	P(10)	P(10)
Occupancy			
* * * *			
* * * *			
(10) <i>NP for buil</i>	dings with three or few	er Dwelling Units; C	for buildings with 10 or mo
Dwelling Units.			
SEC. 210.1. C-2 DIST	FRICTS: COMMUNIT	Y BUSINESS.	
* * * *			
		Table 210.1.	
	ZONING CONTRO	OL TABLE FOR C-	2 DISTRICTS
Zoning Category	§ Reference	es	C-2
* * * *			
RESIDENTIAL STAN	NDARDS AND USES		
* * * *			
Use Characteristics			

1	Intermediate	Length	§§102, 20	02.10		P(6)	
2	Occupancy						
3	* * * *						
4	* * *						
5		*		D 111 11		1 9 8 - 51	4.0
6			<u>h three or few</u>	<u>ver Dwelling U</u>	<i>nits;</i> C fo	or buildings with '	10 or more
7	Dwelling Units						
8	SEC. 210.2. C	:-3 DISTRICTS	: DOWNTO	WN COMME	RCIAL.		
9	* * *	*					
10		•					
11							
12				Table 210.	.2.		
13		701	NING CONT	DOLTABLE		3 DISTRICTS	
14		201	VIING CONT	ROL TABLE	FOR C-	DISTRICTS	
15	Zoning	§	C-3-O	C-3-O(SD)	C-3-R	C-3-G	C-3-S
16	Category	References					
17	* * * *						
18	RESIDENTIA	L STANDARD	S AND USE	S			
19	* * * *						
20	Use Characteristics						
21	Intermediate	§§102,	P(8)	P(8)	P(8)	P(8)	P(8)
22	Length	202.10					
23	Occupancy						
24	* * * *						
25	NON-RESIDE	NTIAL STANI	DARDS AND	USES			

1	* * * *						
2	Automotive Uses Category						
3	* * * *						
4	Parking Lot,	§§102, 142	NP <u>(9)</u>	NP <u>(9)</u>	NP <u>(9)</u>	NP <u>(9)</u>	NP <u>(9)</u>
5	Private	,156					
6	Parking Lot,	§§102, 142	NP <u>(9)</u>	NP <u>(9)</u>	NP <u>(9)</u>	NP <u>(9)</u>	NP <u>(9)</u>
7	Public	,156					
8	* * * *						
9	* * *	*					
10	(O) MD	C 1 '11'	.11	D 11' I	C for bui	ldingo with 10	
11		for buildings wi	<u>tn tnree or jew</u>	<u>er Dweiling U</u>	<i>nits</i> ; C for bui	idings with 10) or more
12	Dwelling Units	Dwelling Units.					
13	(9) Purs	(9) Pursuant to Section 156(f), temporary parking lots may be approved as Conditional Uses,				tional Uses,	
14	except in the C	3-O(SD) Distric	t, pursuant to	the provisions	of Section 303	for a period n	ot to exceed
15	<u>five years from t</u>	the date of appr	oval. No new	parking lots m	ay be approved	d in the C-3-0(SD) District,
16	however Condit	ional Use appro	oval for a two-	year extension	of existing par	king lots in the	? C-3-O(SD)
17	District may be	<u>approved pursu</u>	ant to Section	156(f) provide	d that they med	et the requirem	<u>ients of</u>
18	subsection 156(<u>h).</u>					
19	* * *	*					
	SEC. 210.3. P	DR DISTRICT	ſS.				
20	* * *	*					
21				Table 210.	3		
22				I UDIO E I U			

ZONING CONTROL TABLE FOR PDR DISTRICTS

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Zoning	§	PDR-1-B	PDR-1-D	PDR-1-G	PDR-2
Category	References				
* * * *					
NON-RESIDE	NTIAL STANDA	ARDS AND US	ES		
* * * *					
Institutional	Uses Category				
* * * *					
Philanthropic	§ 102	NP	NP.	NP	NP
Admin Service					
* * * *					•
* * * SEC 2104 M	*	INIISTRIAI			
	* I DISTRICTS: IN *		able 210.4		
SEC. 210.4. M	*	т		# DISTRICTS	
SEC. 210.4. M	*	т	able 210.4 _ TABLE FOR N	/I DISTRICTS	
SEC. 210.4. M	* ZONI *	т	_ TABLE FOR N	/I DISTRICTS	
SEC. 210.4. M * * *	*	т		/I DISTRICTS	M-2
SEC. 210.4. M * * * Zoning	* ZONI * § References	т	_ TABLE FOR N	/I DISTRICTS	M-2
SEC. 210.4. M * * * Zoning Category * * *	* ZONI * § References	T ING CONTROI	_ TABLE FOR N	/I DISTRICTS	M-2
SEC. 210.4. M * * * Zoning Category * * *	* ZONI * § References * STANDARDS	T ING CONTROI	_ TABLE FOR N	/I DISTRICTS	M-2

1 Residential None required. P up to one space for every two units. C up 2 Parking §§ 151to three spaces for every four units. NP above. 3 Requirements 4 5 SEC. 249.35A. FULTON STREET GROCERY STORE SPECIAL USE DISTRICT. 6 7 (e) Effectiveness of Controls in this Special Use District. The controls of this 8 Section 249.35A shall apply only to a Grocery Store that the Planning Commission approves 9 pursuant to the requirements of this Section 249.35A within 5 years of the effective date of the 10 ordinance in Board File No. 190839 amending this Section. 11 12 SEC. 249.49. TELEGRAPH HILL - NORTH BEACH RESIDENTIAL SPECIAL USE 13 DISTRICT. 14

(c) Controls.

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- (1) Number of Off-Street Residential Parking Spaces. Up to <u>0.5 parking</u> spaces for each Dwelling Unit, subject to the controls and procedures of Section 249.49(c) and <u>Sections 155(r) and 155(t)</u>. Not Permitted above this amount. three cars for each four dwelling units is a Permitted use; up to one car for each dwelling unit requires a Conditional use, subject to the criteria and procedures of Section 151.1(f); above one car for each dwelling unit is Not Permitted.
- (2) **Installation of a Parking Garage.** Installation of a garage in an existing or proposed residential building of two or more units requires a mandatory discretionary review hearing by the Planning Commission. In order to approve the installation of any garage in these districts, the Commission shall find that: (1) the proposed garage

opening/addition of off-street parking will not cause the elimination or reduction of ground-story retail or commercial space; (2) the proposed garage opening/addition of off-street parking will not eliminate or decrease the square footage of any dwelling unit; (3) the building has not had two or more evictions within the past 10 years, with each eviction associated with a separate unit(s), (4) the garage would not front on an Alley pursuant to Section 155(r)(2) of this Code or on a public right-of-way narrower than 41 feet, and (5) the proposed garage *opening/or* addition of off-street parking is consistent with the Priority Policies of Section 101.1 of this Code.

Prior to issuance of any required notification under Section 311 *or 312* of this Code, the Department shall require a signed affidavit by the project sponsor attesting to (1), (2), and (3) above, which the Department shall independently verify, and the Department shall determine whether the project complies with (4) and (5) above. If the project sponsor does not provide such signed affidavit, or the garage would front on an Alley or public right-of-way narrower than 41 feet, the Department shall disapprove the application and no Planning Commission hearing shall be required.

SEC. 260. HEIGHT LIMITS: MEASUREMENT.

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- (b) **Exemptions.** In addition to other height exceptions permitted by this Code, the features listed in this subsection (b) 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 indicated for each are observed; and provided further that the sum of the horizontal areas of all features listed in this subsection (b)(1) shall not exceed 20% of the horizontal area of the roof above which they are situated, or, in C-3 Districts and in the Rincon Hill Downtown Residential

1	District, where the top of the building has been separated into a number of stepped elements
2	to reduce the bulk of the upper tower, of the total of all roof areas of the upper towers; and
3	provided further that in any R, RC-3, or RC-4 District the sum of the horizontal areas of all
4	such features located within the first 10 feet of depth of the building, as measured from the
5	front wall of the building, shall not exceed 20% of the horizontal area of the roof in such first
6	10 feet of depth.

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SEC. 309. PERMIT REVIEW IN C-3 DISTRICTS.

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(a) **Exceptions.** Exceptions to the following provisions of this Code may be granted as provided in the code sections referred to below:

1	(1)) Exceptions to the setback, streetwall, tower separation, and rear yard
2	requirements as	s permitted in Sections 132.1 and 134(d);
3	(2)	Exceptions to the ground-level wind current requirements as permitted in
4	Section 148;	
5	(3)	Exceptions to the sunlight to public sidewalk requirement as permitted in
6	Section 146;	
7	(4)	Exceptions to the limitation on curb cuts for parking access as permitted
8	in Section 155(r	r);
9	(5)) Exceptions to the limitations on above-grade residential accessory
10	parking as perm	nitted in Section 155(s);
11	(6)) Exceptions to the freight loading and service vehicle space requirements
12	as permitted in	Section 161(<u>fe</u>);
13	* * * *	
14	(1	9) Exceptions to the required minimum dwelling unit mix in Section 207.6 for
15	projects within t	he Van Ness & Market Residential Special Use District. In considering such
16	exceptions, the	Planning Commission shall consider the following criteria:
17		(A) whether the project demonstrates a need or mission to serve unique
18	populations; or	
19		(B) whether the project site or existing building(s), if any, feature physical
20	constraints that	make it unreasonable to fulfill the requirements of Section 207.6 or subsection
21	309(a)(19) (i) (<u>A</u>)	•
22	* * * *	
23		
24	SEC. 311. PER	RMIT REVIEW PROCEDURES.
25	* * * *	•

(b) Applicability. Except as indicated herein, all building permit applications in
Residential, NC, NCT, and Eastern Neighborhoods Mixed Use Districts for a change of use;
establishment of a Micro Wireless Telecommunications Services Facility; establishment of a
Formula Retail Use; demolition, new construction, or alteration of buildings; and the removal
of an authorized or unauthorized residential unit, shall be subject to the notification and review
procedures required by this Section 311. In addition, all building permit applications that
would establish Cannabis Retail or Medical Cannabis Dispensary uses, regardless of zoning
district, shall be subject to the review procedures required by this Section 311.
Notwithstanding the foregoing or any other requirement of this Section 311, a change of use
to a Child Care Facility, as defined in Section 102, shall not be subject to the review
requirements of this Section 311. Notwithstanding the foregoing or any other requirement of
this Section 311, building permit applications to construct an Accessory Dwelling Unit
pursuant to Section 207(c)(6) shall not be subject to the notification or review requirements of
this Section 311.
(1) Change of Use For nurposes of this Section 211, a change of use is

- (1) **Change of Use.** For purposes of this Section 311, a change of use is defined as follows:
- (A) Residential, NC, and NCT Districts. For all Residential, NC, and NCT Districts, a change of use is defined as a change to, or the addition of, any of the following land uses as defined in Section 102 of this Code: Adult Business, Bar, Cannabis Retail, General Entertainment, Group Housing, Limited Restaurant, Liquor Store, Massage Establishment, Medical Cannabis Dispensary, Nighttime Entertainment, Outdoor Activity Area, Post-Secondary Educational Institution, Private Community Facility, Public Community Facility, Religious Institution, Residential Care Facility, Restaurant, School, Tobacco Paraphernalia Establishment, Trade School, and Wireless Telecommunications Facility. A change of use from a Restaurant to a Limited-Restaurant shall not be subject to the provisions

1	of this Section 311. Any accessory massage use in the Ocean Avenue Neighborhood
2	Commercial Transit District shall be subject to the provisions of this Section 311.
3	* * * *
4	(ii) Subsection 311(b)(1)(A)(i) shall apply to Neighborhood
5	Commercial Districts and Limited Commercial Uses in the following geographic areas:
6	* * * *
7	SEC. 317. LOSS OF RESIDENTIAL AND UNAUTHORIZED UNITS THROUGH
8	DEMOLITION, MERGER, AND CONVERSION.
9	* * * *
10	(g) Conditional Use Criteria.
11	* * * *
12	(2) Residential Merger. The Planning Commission shall consider the
13	following criteria in the review of applications to merge Residential Units or Unauthorized
14	Units:
15	(A) whether removal of the unit(s) would eliminate only owner
16	occupied housing, and if so, for how long the unit(s) proposed to be removed have been
17	owner occupied;
18	(B) whether removal of the unit(s) and the merger with another is
19	intended for owner occupancy;
20	(C) whether removal of the unit(s) will remove an affordable housing
21	unit as defined in Section 401 of this Code or housing subject to the Residential Rent
22	Stabilization and Arbitration Ordinance;
23	(D) if removal of the unit(s) removes an affordable housing unit as
24	defined in Section 401 of this Code or units subject to the Residential Rent Stabilization and
25	Arbitration Ordinance, whether replacement housing will be provided which is equal or greate

1	in size, number of bedrooms, affordability, and suitability to households with children to the
2	units being removed;

- (E) how recently the unit being removed was occupied by a tenant or tenants;
- (F) whether the number of bedrooms provided in the merged unit will be equal to or greater than the number of bedrooms in the separate units;
- (G) whether removal of the unit(s) is necessary to correct design or functional deficiencies that cannot be corrected through interior alterations;
- (H) the appraised value of the least expensive Residential Unit proposed for merger only when the merger does not involve an Unauthorized Unit.

The Planning Commission shall not approve an application for Residential Merger if any tenant has been evicted pursuant to Administrative Code Sections 37.9(a)(9) through 37.9(a)(12+4) and 37.9(a)(14) where the tenant was served with a notice of eviction after December 10, 2013 if the notice was served within 10 years prior to filing the application for merger. Additionally, the Planning Commission shall not approve an application for Residential Merger if any tenant has been evicted pursuant to Administrative Code Section 37.9(a)(8) where the tenant was served with a notice of eviction after December 10, 2013 if the notice was served within five (5) years prior to filing the application for merger. This \$\overline{s}\text{ubsection}(g)(2)(H) shall not apply if the tenant was evicted under Section 37.9(a)(11) or 37.9(a)(14) and the applicant(s) either (A) have certified that the original tenant reoccupied the unit after the temporary eviction or (B) have submitted to the Planning Commission a declaration from the property owner or the tenant certifying that the property owner or the Rent Board notified the tenant of the tenant's right to reoccupy the unit after the temporary eviction and that the tenant chose not to reoccupy it.

1	* * * *
2	SEC. 350. FEES.
3	
4	* * * *
5	(h) Document Retrieval. The fee for files stored on-site shall be the actual
6	costs for printing the file(s). The fee for files stored of-site shall be the actual costs for
7	retrieval, printing, and return of files, as specified in a retrieval schedule prepared by the
8	Director of Planning, or the Director's designee.
9	* * * *
10	SEC. 413.5. COMPLIANCE BY PAYMENT OF IN-LIEU FEE.
11	* * * *
12	(d) Office Fees for Small Capital Projects. Notwithstanding any other provision of
13	this Code, fees for the net addition up to 49,999 gross square feet of Office Use shall be paid
14	as follows:
15	* * * *
16	(3) For <u>aA</u> ny project that has submitted a complete Development Application
17	after January 1, 2021, shall pay \$62.64 per gross square foot. Any fees shall be assessed
18	and paid consistent with this Article 4.
19	* * * *
20	SEC. 414.6. COMPLIANCE IN CONJUNCTION WITH THE SPONSORS OF OTHER
21	DEVELOPMENT PROJECTS TO PROVIDE AN ON-SITE CHILD-CARE FACILITY AT ONE
22	OF THE PROJECTS.
23	The sponsor of a development project subject to Section 414.1et seq. in conjunction
24	with the sponsors of one or more other development projects subject to Section 414.1et seq.

located within $\frac{1}{2}$ one-half mile of one another may elect to provide a single child-care facility on

the premises of one of their development projects for the life of the project to meet the
requirements of Section 414.1et seq. The sponsors shall, prior to no later than six months after
the issuance of the first final certificate of occupancy by DBI for any one of the development
projects complying with this part, provide proof to the Department that:
* * * *
(D) A written agreement binding each of the participating project
sponsors guaranteeing that the child-care facility will be provided for the life of the
development project in which it is located, or for as long as there is a demonstrated demand,
as determined under Section 414.12, has been executed and recorded in the chain of title of
each participating building. The property owner must submit a copy of the agreement to the
Planning Department upon finalization to demonstrate compliance with this Section.
SEC. 424. VAN NESS $A\!N\!D\!\underline{\&}$ MARKET AFFORDABLE HOUSING AND NEIGHBORHOOD
INFRASTRUCTURE FEE AND PROGRAM.
* * * *
SEC. 710. NC-1 – NEIGHBORHOOD COMMERCIAL CLUSTER DISTRICT.
* * * *
Table 710. NEIGHBORHOOD COMMERCIAL CLUSTER DISTRICT NC-1
ZONING CONTROL TABLE
Zoning Category § References. Controls
* * * *
RESIDENTIAL STANDARDS AND USES

1	Development Stan	dards	
2	* * *	* * *	* * *
3 4			Not Generally Required for creation of 10 or more
5			Dwelling Units. No less than 25% of the total
6	Dwelling Unit Mix	§ § 207.6, 207.7	number of proposed Dwelling Units shall contain
7			at least two Bedrooms, and no less than 10% of the
8			total number of proposed Dwelling Units shall
9			<u>contain at least three Bedrooms.</u>
10	* * *		

SEC. 714. BROADWAY NEIGHBORHOOD COMMERCIAL DISTRICT.

* * * *

Table 714. BROADWAY NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

* * * *

* Not listed below

(1) BROADWAY OFF-STREET PARKING RESIDENTIAL

Boundaries: Broadway NCD.

Controls: Installing a garage in an existing residential building of four or more units requires a mandatory discretionary review by the Planning Commission; Section 311 notice is required for a building of less than four units. In approving installation of the garage, the Commission shall find that:

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1	(a) the proposed garage opening/addition of off-street parking will not cause the
2	"removal" or "conversion of residential unit," as those terms are defined in Section 317 of this
3	Code.
4	(b) the proposed garage opening/addition of off-street parking will not substantially
5	decrease the livability of a dwelling unit without increasing the floor area in a commensurate
6	amount;
7	(c) the building has not had two or more "no-fault" evictions, as defined in 37.9
8	(a)(7)-(1213) of the San Francisco Administrative Code, with each eviction associated with a
9	separate unit(s) within the past ten years;
10	(d) the garage would not front on a public right-of-way narrower than 41 feet; and
11	(e) the proposed garage/addition of off-street parking installation is consistent with
12	the Priority Policies of Section 101.1 of this Code.
13	* * * *
14	
15	(6) FRINGE FINANCIAL SERVICE RESTRICTED USE DISTRICT (FFSRUD).
16	Boundaries: The FFSRUD and its 1/4 mile buffer includes, but is not limited to, the
17	Broadway Neighborhood Commercial District.
18	Controls: Fringe Financial Services are NP within any FFSRUD and its 1/4 mile buffer
19	pursuant to Section 249.35. Outside any FFSRUD and its 1/4 mile buffer, Fringe Financial
20	Services are P subject to the restrictions set forth in Section 249.35(c)(3).
21	* * * *
22	(8) NP for buildings with three or fewer Dwelling Units. C for buildings with 10 or more
23	Dwelling Units.
24	SEC. 721. JAPANTOWN NEIGHBORHOOD COMMERCIAL DISTRICT.
25	* * * *

Table 721. JAPANTOWN NEIGHBORHOOD COMMERCIAL DISTRICT

§References

* * *

§ 207.7

* *

RESIDENTIAL STANDARDS AND USES

ZONING CONTROL TABLE

Controls

<u>Generally Required for</u> <u>creation of 10 or more</u>

Dwelling Units. No

<u>less than 25% of the</u> total number of

<u>proposed Dwelling</u> <u>Units shall contain at</u>

least two Bedrooms,

proposed Dwelling
Units shall contain at

<u>least three Be</u>drooms.

and no less than 10% of the total number of

3

1

2

5

Zoning Category

Dwelling Unit Mix

Development Standards

7	
8	

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1213

14 15

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SEC. 722. NORTH BEACH NEIGHBORHOOD COMMERCIAL DISTRICT.

* * * *

Table 722. NORTH BEACH NEIGHBORHOOD COMMERCIAL DISTRICT
ZONING CONTROL TABLE

22 * * * *

23 * Not listed below

(1) NORTH BEACH OFF-STREET PARKING, RESIDENTIAL (Section 155(t))

25 Boundaries: North Beach NCD, North-Beach Telegraph Hill SUD

Controls:
* * * *
(b) Prior to issuance of any required notification under Section 311 or 312 of this
Code, the Department shall require a signed affidavit by the project sponsor attesting to (i) (ii
and (iii) above, which the Department shall independently verify, and the Department shall
determine whether the project complies with (iv) and (v) above. If the project sponsor does no
provide such affidavit or the Department determines that the garage would violate subsection
(iv) above, the Department shall disapprove the application and no Planning Commission
hearing shall be required.
* * * *
(8) FRINGE FINANCIAL SERVICE RESTRICTED USE DISTRICT (FFSRUD)
SECTION 249.35
Boundaries: The FFSRUD and its 1/4 mile buffer includes, but is not limited to, the
North Beach Neighborhood Commercial District.
Controls: Fringe Financial Services are NP within any FFSRUD and its 1/4 mile buffe
pursuant to Section 249.35. Outside any FFSRUD and its 1/4 mile buffer, Fringe Financial
Services are P subject to the restrictions set forth in Section 249.35(c)(3).
* * *
SEC. 723. POLK STREET NEIGHBORHOOD COMMERCIAL DISTRICT.
* * *
Table 723. POLK STREET NEIGHBORHOOD COMMERCIAL DISTRICT
ZONING CONTROL TABLE
Zoning Category § References. Controls

1 2 RESIDENTIAL STANDARDS AND USES 3 **Development Standards** 4 * * * * * * 5 6 Generally Required for creation of five or more Dwelling Units. 7 No less than 40% of the total number of proposed **Dwelling Unit** §§ 207.6, 8 Dwelling Units shall contain at least two bedrooms; or no 207.7 Mix 9 less than 30% of the total number of proposed Dwelling 10 Units shall contain at least three bedrooms. 11 * * * * * * 12 13 NON-RESIDENTIAL STANDARDS AND USES 14 **Development Standards** 15 * * * 16 17 P up to 1,999 square feet; C 2,000 to 3,999 square feet; §§ 102, Use Size 18 121.2 NP 4,000 square feet and above (2) 19 * * * 20 **Controls by Story** 21 1st 2nd 3rd+ 22 * * * 23 **Entertainment, Arts and Recreation Use Category**

24

			T	
1				
2	* * *	* * *	* * *	* * *
3				
4				
5	Movie Theater	§§ 102, 202.4 <u>(2)</u>	P <u>(2)</u>	NP <u>(2)</u>
	* * *			
6	* * *			
7				

^{*} Not listed below.

(1) Temporary closures of existing liquor establishments located within the Lower Polk Alcohol Restricted Use District for repair, renovation, or remodeling that meet the requirements of Section 788(d).

(2) [Note deleted] USE SIZE EXEMPTION: Per Planning Code Section 121.2(b), Use Size shall generally not exceed 4,000 square feet except that a Movie Theater as defined in Section 102 may exceed 4,000 square feet.

SEC. 728. 24TH STREET – NOE VALLEY NEIGHBORHOOD COMMERCIAL DISTRICT.

Table 728. 24TH STREET-NOE VALLEY NEIGHBORHOOD COMMERCIAL DISTRICT ZONING CONTROL TABLE

Zoning Category	§References	Controls					
* * * *	* * * *						
RESIDENTIAL STANI	DARDS AND USES						
Development Standa	rds						
* * *	* * *	* * *					
Dwelling Unit Mix	<u>§ 207.6 § 207.7</u>	Not Required Generally Required for creation of 10 or more Dwelling					

				Units. No less than 2 number of proposed contain at least two less than 10% of the proposed Dwelling Uleast three Bedrooms	Dwelling Units sh Bedrooms, and no total number of Units shall contain
* * *	* * *			* * *	
* * * *				HOOD COMMERC	
		ZONING C	ONTRO	L TABLE	
Zoning Category		§ References	S	Controls	
* * * *		·			
Non-Residential	uses and s	otanuarus			
Non-Residential	Uses		Contro	ols by Story	
Lorde Constitute C	N-1		1st	2nd	3rd+
Institutional Use C	ategory				
Medical Cannabis Dispensary**	§§ 10	02, 202.2(e)	DR	DR	NP
SEC. 745. INNER	TARAVAL	STREET CO	MMERC	CIAL DISTRICT.	
				-	
* * * *					
Table	745. INNER	RTARAVAL	STREE	T NEIGHBORHOO	D COMMERCIA
	DIS	TRICT ZONI	NG COI	NTROL TABLE	
* * * *					
* * * * NON-RESIDENTI STANDARDS AN		§ Referen	ces	Contro	ls by Story

		1st	2nd	3rd+
* * * *				
Sales and Service Use C	ategory			
* * * *	* * * *	* * * *	* * * *	* * * *
Restaurant	§§ 102, 202.2(a)	P(1)	NP	NP
Restaurant, Limited	§§ 102, 202.2(a)	P(1)	NP	NP
* * * *	* * * *	* * * *	* * * *	* * * *
(1) TARAVAL STR	 EET RESTAURANT SU	 BDISTRICT	: Applicable	for the <u>Inner</u>
Faraval Street NCD betwee	en 12th and 19th Avenue	es as mappe	ed on Section	nal Maps 5 SU
SU. Restaurants, Limited	-Restaurants are C; For	mula Retail	Restaurants	and Limited-
Restaurants are NP.				
SEC. 752. NCT-3 – MODE	RATE-SCALE NEIGHB	ORHOOD C	OMMERCIA	AL TRANSIT
DIOTRIOT				

Table 752. MODERATE-SCALE NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT NCT-3 ZONING CONTROL TABLE

Zoning Category	§References	Controls				
* * * *	* * * *					
RESIDENTIAL STANDARDS AND USES						
Development Standards						
* * *	* * *	* * *				

DISTRICT.

1			Generally Required for creation of five or more
2		§ 207.6_ § 207.7	Dwelling Units. 40% of Dwelling Units
3			shall contain at least
4	Dwelling Unit Mix		two <u>Bb</u> edrooms <u>; or</u> no less than 30% of the
5			total number of
6			<u>proposed Dwelling</u> Units shall contain at
O			least three bedrooms.
7	* * *	* * *	* * *

SEC. 758. REGIONAL COMMERCIAL DISTRICT.

Table 758. REGIONAL COMMERCIAL DISTRICT ZONING CONTROL TABLE

NON-RESIDENTIAL STANDARDS AND USES	§ References	Controls by Story		y Story
		1st	2nd	3rd+
* * * * Sales and Service Use Cate	gory	<u> </u>		
* * * *	* * * *	* * * *	* * * *	* * * *
Service, Non-Retail Professional	<u>§102</u>	<u>P</u>	<u>P</u>	<u>NP</u>

SEC. 761. HAYES-GOUGH NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT.

1 * * * *

Table 761. HAYES-GOUGH NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT
ZONING CONTROL TABLE

Zoning Category	§References	Controls			
* * * *	•				
RESIDENTIAL STANDARDS AND USES					
Development Stand	lards				
* * *	* * *	* * *			
Dwelling Unit Mix	§ 207.6_ <u>§ 207.7</u>	Generally Required for creation of five or more Dwelling Units. 40% of Dwelling Units shall contain at least two Bbedrooms; or no less than 30% of the total number of proposed Dwelling Units shall contain at least three bedrooms.			
* * *	* * *	* * *			

SEC. 764. UPPER MARKET STREET NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT.

Table 764. UPPER MARKET STREET NEIGHBORHOOD COMMERCIAL TRANSIT DISTRICT ZONING CONTROL TABLE

Zoning Category	§References	Controls
* * * *		
RESIDENTIAL STA	NDARDS AND USES	
Development Stand	dards	
* * *	* * *	* * *
		<u>Generally</u>
Dwelling Unit Mix	§ 207.6 <u></u> § 207.7	Required for
		<u>creation of five or</u>

1			more Dwelling Units. 40% of
2			Dwelling Units
			shall contain at
3			least two
			<i>Bb</i> edrooms₁ ; or
4			no less than 30%
5			of the total number
J			<u>of proposed</u>
6			<u>Dwelling Units</u>
			shall contain at
7			<u>least three</u>
_			<u>bedrooms.</u>
8	* * *	* * *	* * *

SEC. 781.1. TARAVAL STREET RESTAURANT SUBDISTRICT.

(a) **Purpose.** In order to preserve the mix and variety of goods and services provided to the Sunset and Parkside neighborhoods and City residents, prevent further proliferation of restaurant uses and prevent further aggravation of parking and traffic congestion in this district, there shall be a Taraval Street Restaurant Subdistrict, generally applicable for the NC-1-zoned portion of Taraval Street located between 40th and 41st Avenues and between 45th and 47th Avenues, and for the NC-2-zoned portion of Inner Taraval Street Neighborhood Commercial District located between 12th and 36th 19th Avenues, as designated on Sectional Maps SU05 and SU06 of the Zoning Map.

SEC. 803.2. USES PERMITTED IN CHINATOWN MIXED USE DISTRICTS.

* * * *

- (g) Other Chinatown Mixed Use District Provisions.

(1) **Garages in Existing Residential Buildings.** Installing a garage in an existing residential building of four or more units requires a mandatory discretionary review

1	hearing by the Planning Commission; Section 311 notice is required for a building of less than	
2	four units. In approving installation of the garage, the Planning Commission shall find that:	
3	(A) the proposed garage opening/addition of off-street parking will not	
4	cause the "removal" or "conversion of residential unit," as those terms are defined in	
5	Section 317 of this Code;	
6	(B) the proposed garage opening/addition of off-street parking will not	
7	substantially decrease the livability of a Dwelling Unit without increasing the floor area in a	
8	commensurate amount;	
9	(C) the building has not had two or more "no-fault" evictions, as	
10	defined in Section 37.9(a)(7) through (9) and (11) through (1213) of the San Francisco	
11	Administrative Code, with each eviction associated with a separate unit(s) within the past 10	
12	years, and	
13	(D) the proposed garage/addition of off-street parking installation is	
14	consistent with the Priority Policies of Section 101.1 of this Code.	
15	* * * *	
16	SEC. 810. CHINATOWN COMMUNITY BUSINESS DISTRICT.	
17	* * * *	
18	* Not listed below	
19	* * * *	
20	(2) Installing a garage in an existing residential building of four or more units requires	
21	a mandatory discretionary review hearing by the Planning Commission; Section 311 notice is	
22	required for a building of less than four units. In approving installation of the garage, the	
23	Commission shall find that:	
24		

1	(a) the proposed garage opening/addition of off-street parking will not cause the
2	"removal" or "conversion of Residential Unit," as those terms are defined in Section 317 of this
3	Code;
4	(b) the proposed garage opening/addition of off-street parking will not substantially
5	decrease the livability of a Dwelling Unit without increasing the floor area in a commensurate
6	amount;
7	(c) the building has not had two or more "no-fault" evictions, as defined in Section
8	39.7(a)(7) through (9) and (11) through (1213) of the San Francisco Administrative Code, with
9	each eviction associated with a separate unit(s) within the past 10 years; and
10	(d) the proposed garage/addition of off-street parking installation is consistent with
11	the Priority Policies of Section 101.1 of this Code.
12	Prior to the Planning Commission hearing, or prior to issuance of notification under
13	Section 311(c)(2) of this Code, the Planning Department shall require a signed affidavit by the
14	project sponsor attesting to (a), (b), and (c) above, which the Department shall independently
15	verify. The Department shall also have made a determination that the project complies with
16	(d) above.
17	* * * *
18	SEC. 811. CHINATOWN VISITOR RETAIL DISTRICT.
19	* * * *
20	* Not listed below
21	* * * *
22	(2) Installation of a garage in an existing residential building of four or more units
23	requires a mandatory discretionary review by the Planning Commission; Section 311 notice is
24	required for a building of less than four units. In approving installation of the garage, the

Commission shall find that:

1	(a) the proposed garage opening/addition of off-street parking will not cause the
2	"removal" or "conversion of residential unit," as those terms are defined in Section 317 of this
3	Code;
4	(b) the proposed garage opening/addition of off-street parking will not substantially
5	decrease the livability of a dwelling unit without increasing the floor area in a commensurate
6	amount;
7	(c) the building has not had two or more "no-fault" evictions, as defined in Section
8	37.9(a)(7) through (9) and (11) through (1213) of the San Francisco Administrative Code, with
9	each eviction associated with a separate unit(s) within the past ten years; and
10	(d) the proposed garage/addition of off-street parking installation is consistent with
11	the Priority Policies of Section 101.1 of this Code.
12	Prior to the Planning Commission hearing, or prior to issuance of notification under
13	Section 311(c)(2) of this Code, the Planning Department shall require a signed affidavit by the
14	project sponsor attesting to (a), (b), and (c) above, which the Department shall independently
15	verify. The Department shall also have made a determination that the project complies with
16	(d) above.
17	SEC. 812. CHINATOWN RESIDENTIAL NEIGHBORHOOD COMMERCIAL DISTRICT.
18	
19	* * *
20	Table 812
21	CHINATOWN RESIDENTIAL NEIGHBORHOOD COMMERCIAL DISTRICT
22	ZONING CONTROL TABLE
23	* * *
24	* Not listed below
25	

1	(1) Installation of a garage in an existing residential building of four or more units		
2	requires a mandatory discretionary review by the Planning Commission; Section 311 notice is		
3	required for a building of less than four units. In approving installation of the garage, the		
4	Commission shall find that:		
5	(a) the proposed garage opening/addition of off-street parking will not cause the		
6	"removal" or "conversion of residential unit," as those terms are defined in Section 317 of this		
7	Code;		
8	(b) the proposed garage opening/addition of off-street parking will not substantially		
9	decrease the livability of a dwelling unit without increasing the floor area in a commensurate		
10	amount;		
11	(c) the building has not had two or more "no-fault" evictions, as defined in Section		
12	37.9(a)(7) through (9) and (11) through (1213) of the San Francisco Administrative Code, with		
13	each eviction associated with a separate unit(s) within the past ten years; and		
14	(d) the proposed garage/addition of off-street parking installation is consistent with		
15	the Priority Policies of Section 101.1 of this Code.		
16	Prior to the Planning Commission hearing, or prior to issuance of notification under		
17	Section 311(c)(2) of this Code, the Planning Department shall require a signed affidavit by the		
18	project sponsor attesting to (a), (b), and (c) above, which the Department shall independently		
19	verify. The Department shall also have made a determination that the project complies with		
20	(d) above.		
21	* * * *		
22	SEC. 827. RINCON HILL DOWNTOWN RESIDENTIAL MIXED USE DISTRICT (RH-DTR).		
23	* * * *		
24			

1 Table 827 RINCON HILL DOWNTOWN RESIDENTIAL MIXED USE DISTRICT 2 3 **ZONING CONTROL TABLE** 4 Rincon Hill Downtown Residential Mixed Use Zoning No. § References 5 Category District Zoning Controls 6 7 Non-Residential Standards and Uses 8 9 Residential 10 *30*b § 102 Care Facility 11 12 13 14 SEC. 847. RED-MX - RESIDENTIAL ENCLAVE-MIXED DISTRICT. 15 16 **Table 847** 17 RED-MX - RESIDENTIAL ENCLAVE-MIXED DISTRICT ZONING CONTROL TABLE 18 No. Zoning Category § References Residential Enclave-Mixed Controls 19 20 USES 21 Residential Use 22 * * * * * * 23 24 847.23b Homeless Shelters §§ 102, 890.88(d) C

1	844.23b		
2	* * *		

SPECIFIC PROVISIONS FOR RESIDENTIAL ENCLAVE-MIXED DISTRICTS			
Article	Other		
Code	Code	Zoning Controls	
Section	Section		
	§ 207 (c)(4)	ACCESSORY DWELLING UNITS	
		Boundaries: Within the boundaries of the Residential Enclave-Mixed	
§ 847. <u>03</u>		Districts.	
3 647 . <u>03</u> 24		Controls: An "Accessory Dwelling Unit," as defined in Section 102 and	
24		meeting the requirements of Section 207(c)(4) is permitted to be	
		constructed within an existing building in areas that allow residential use	
		or within an existing and authorized auxiliary structure on the same lot.	

SEC. 996. DEFINITIONS OF TERMS USED IN ARTICLE 9.

- (b) **Definition of Terms Used only in Article 9.** This subsection (b) provides definitions for certain terms which are used in this Article 9 and not elsewhere in this Code, as follows.
- (3) **Live/Work Unit (Any Permitted Work Activity).** Live/work unit (any permitted work activity) means a <u>Live/Work Use</u>, as defined in Section 102, in which the Non-Residential Use or Uses are limited to Uses in this district which are Principally Permitted Uses or are Conditional Uses and approved as Conditional Uses.

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2	APPENDIX O TO ARTICLE 10 - CLYDE AND CROOKS WAREHOUSE DISTRICT
3	* * * *
4	
5	SEC. 9. ADDITIONAL PROVISIONS FOR ALTERATIONS AND NEW CONSTRUCTION.
6	* * * *
7	(e) Signs.
8	* * * *
9	(2) Secondary Signs. One per establishment per street frontage. A
10	secondary sign is intended to be viewed close-up and consists of: (A) lettering on a door or
11	window that contains only the name and nature of the establishment, hours of operation and
12	other pertinent information; or $\overline{(b)}$ $\underline{(B)}$ a projecting sign not exceeding two square feet in area
13	used in conjunction with a principal flush sign.
14	(fd) Nothing in this legislation shall be construed to regulate paint colors within the
15	District.
16	APPENDIX E TO ARTICLE 11
17	KEARNY-MARKET-MASON-SUTTER CONSERVATION DISTRICT
18	* * * *
19	SEC. 3. LOCATION AND BOUNDARIES.
20	The location and boundaries of the Kearny-Market-Mason-Sutter Conservation District
21	shall be as designated on the Kearny-Market-Mason-Sutter Conservation District Map, as
22	amended, the which is on file with the Clerk of the Board of Supervisors in File No. 180726,
23	which Map is hereby incorporated herein as though fully set forth and a facsimile of which is
24	reproduced herein below.

Section 3. Identical Amendments to Planning Code Zoning Control Tables. The following Zoning Control Tables in Article 7 of the Planning Code are amended in the same way as the Section 710 Zoning Control Table in Section 2 of this ordinance by (a) amending the Dwelling Unit Mix zoning category to delete § 207.6 from the Reference section and (b) amending the Control section to read "Generally Required for creation of 10 or more Dwelling Units. No less than 25% of the total number of proposed Dwelling Units shall contain at least two Bedrooms, and no less than 10% of the total number of proposed Dwelling Units shall contain at least three Bedrooms.": Tables 711 through 722, 724, 725, 727, and 729 through 745.

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Section 4. Identical Amendments to Planning Code Zoning Control Tables. The following Zoning Control Tables in Article 7 of the Planning Code are amended in the same way as the Section 714 Zoning Control Table in Section 2 of this ordinance by adding the language from Note 8 "NP for buildings with three or fewer Dwelling Units" in the respective Table Note:

16 Table 760 – Note 4

17 Tables 720, 721, 729, 730, and 753 – Note 5

Tables 717, 724, 725, 731, 732, 733, 734, 755, 756, and 763 - Note 6

Tables 715, 716, 718, 726, 728, 751, and 762 – Note 7

Tables 713, 714, 723, 754, and 759 – Note 8

21 Tables 719 and 750 – Note 9

22 Table 757 – Note 10

23 Tables 710 and 712 – Note 11

24 Table 711 – Note 12

25 Table 722 – Note 13

Section 5. Identical Amendments to Planning Code Zoning Control Tables. The following Zoning Control Tables in Article 7 of the Planning Code are amended in the same way as the Section 714 Zoning Control Table in Section 2 of this ordinance by adding "1/4"

before "mile buffer" in the respective Fringe Financial Service Restricted Use District Note:

Tables 720, 752, 754, and 760 - Note 2

Tables 717, 724, and 730 - Note 3

Tables 723, 725, 726, and 763- Note 4

Tables 715, 716, 719, 728, 762, and 764 - Note 5

Table 759 - Note 6

Section 6. Identical Amendments to Planning Code Zoning Control Tables. The following Zoning Control Tables in Article 7 of the Planning Code are amended in the same way as the Section 723 Zoning Control Table in Section 2 of this ordinance by (a) amending the Dwelling Unit Mix zoning category to delete § 207.7 from the Reference section and (b) amending the Control section to read "Generally Required for creation of five or more Dwelling Units. No less than 40% of the total number of proposed Dwelling Units shall contain at least two bedrooms; or no less than 30% of the total number of proposed Dwelling Units shall contain at least three bedrooms.": Table 726, and Tables 750 through 764.

Section 7. Identical Amendments to Planning Code Zoning Control Tables. The following Zoning Control Tables in Article 7 of the Planning Code are amended in the same way as the Section 735 Zoning Control Table in Section 2 of this ordinance by deleting the double asterisk after "Medical Cannabis": Tables 736, 737, 738, 739, 740, 741, 743, 744, 745., and 755.

1			
2	Section 8. Effective Date. This ordinance shall become effective 30 days after		
3	enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the		
4	ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board		
5	of Supervisors overrides the Mayor's veto of the ordinance.		
6			
7	Section 9. Scope of Ordinance. With the exception of the amendments prescribed in		
8	Sections 3, 4, 5, 6, and 7 of this ordinance, in enacting this ordinance, the Board of		
9	Supervisors intends to amend only those words, phrases, paragraphs, subsections, sections,		
10	articles, numbers, punctuation marks, charts, diagrams, or any other constituent parts of the		
11	Municipal Code that are explicitly shown in this ordinance as additions, deletions, Board		
12	amendment additions, and Board amendment deletions in accordance with the "Note" that		
13	appears under the official title of the ordinance.		
14			
15	APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney		
16	DENNIS J. HERRERA, City Attorney		
17	By: <u>/s/ ANDREA RUIZ-ESQUIDE</u> ANDREA RUIZ-ESQUIDE		
18	Deputy City Attorney		
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LEGISLATIVE DIGEST

[Planning Code - Code Corrections Ordinance]

Ordinance amending the Planning Code to correct typographical errors, update outdated cross-references, and make non-substantive revisions to clarify or simplify Code language; affirming the Planning Department's determination under the California Environmental Quality Act; making findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1; and adopting findings of public necessity, convenience, and general welfare under Planning Code, Section 302.

.

Existing Law

This ordinance amends multiple sections of the Planning Code.

Amendments to Current Law

The ordinance makes non-substantive amendments to multiple sections of the existing Code in order to (1) correct errors in spelling, grammar, punctuation, or format, (2) correct outdated cross-references, and (3) make the Code language consistent or clarify existing text.

Background Information

The Planning Code is amended frequently. Although the Planning Department and the City Attorney's Office review individual ordinances, errors in grammar and syntax, mistakes in cross-references, and accidental additions and deletions of text occur due to the sheer number of legislative actions and the complexity of the Code. The Department and the City Attorney's Office collect the Code errors and the Publisher also notes many of them in Codification Notes at the end of the section to which they apply. While many of these errors can be – and are – corrected in subsequent legislation, those errors that have not been corrected or code text clarified through subsequent legislation are recommended to the Board by the Planning Commission in an annual Code Corrections Ordinance.

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BOARD OF SUPERVISORS Page 1



June 3, 2021

Ms. Angela Calvillo, Clerk **Board of Supervisors** City and County of San Francisco City Hall, Room 244 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Transmittal of Planning Department Case Number 2020-006803PCA: Re:

2020 Code Corrections Ordinance

Board File No. TBD

Planning Commission Recommendation: Approval

Dear Ms. Calvillo,

On February 25, 2021, the Planning Commission conducted a duly noticed public hearing at a regularly scheduled meeting to consider the proposed Ordinance, initiated by the Planning Commission, titled the 2020 Code Corrections Ordinance. At the hearing the Planning Commission recommended approval.

The proposed amendments are not defined as a project under CEQA Guidelines Section 15060(c) and 15378 because they do not result in a physical change in the environment.

Please find attached documents relating to the actions of the Commission. If you have any questions or require further information, please do not hesitate to contact me.

Sincerely,

Aaron D. Starr

Manager of Legislative Affairs

cc: Andrea Ruiz-Esquide, Deputy City Attorney Erica Major, Office of the Clerk of the Board Jen Low, Aide to Supervisor Melgar Lee Hepner, Aide to Supervisor Peskin Kyle Smealie, Aide to Supervisor Preston

Attachments:

Planning Commission Resolution
Planning Department Executive Summary





PLANNING COMMISSION RESOLUTION NO. 20861

HEARING DATE: FEBRUARY 25, 2021

Project Name: Code Correction 2020

Case Number: 2020-006803PCA [Board File No. TBD]

Initiated by: Planning Commission

Staff Contact: Diego Sanchez, Zoning and Compliance Division

diego.sanchez@sfgov.org, 628-652-7523

Reviewed by: Aaron D Starr, Manager of Legislative Affairs

aaron.starr@sfgov.org, (628) 652-7533

RESOLUTION APPROVING A PROPOSED ORDINANCE THAT WOULD CORRECT TYPOGRAPHICAL ERRORS, UPDATE OUTDATED CROSS-REFERENCES, AND MAKE NON-SUBSTANTIVE REVISIONS TO CLARIFY OR SIMPLIFY CODE LANGUAGE; ADOPTING FINDINGS, INCLUDING ENVIRONMENTAL FINDINGS, PLANNING CODE SECTION 302 FINDINGS, AND FINDINGS OF CONSISTENCY WITH THE GENERAL PLAN AND PLANNING CODE SECTION 101.1.

WHEREAS, on January 21, 2021 the Planning Commission (hereinafter "Commission") initiated a Resolution No. 20836 to correct typographical errors, update outdated cross-references, and make non-substantive revisions to clarify or simplify Planning Code language;

WHEREAS, The Commission conducted a duly noticed public hearing at a regularly scheduled meeting to consider the proposed Ordinance on February 25,2021; and,

WHEREAS, the proposed Ordinance has been determined to be categorically exempt from environmental review under the California Environmental Quality Act Section 15060(c) and 15378; and

WHEREAS, the Planning Commission has heard and considered the testimony presented to it at the public hearing and has further considered written materials and oral testimony presented on behalf of Department staff and other interested parties; and

WHEREAS, all pertinent documents may be found in the files of the Department, as the Custodian of Records, at 49 South Van Ness Avenue, Suite 1400, San Francisco; and

WHEREAS, the Planning Commission has reviewed the proposed Ordinance; and

WHEREAS, the Planning Commission finds from the facts presented that the public necessity, convenience, and general welfare require the proposed amendment; and

MOVED, that the Planning Commission hereby approves the proposed ordinance.

Findings

Having reviewed the materials identified in the preamble above, and having heard all testimony and arguments, this Commission finds, concludes, and determines as follows:

- 1. With repeated amendments, minor typographical errors and other omissions gradually creep into the Planning Code. These inadvertent errors unnecessarily burden project review times and worsen the Planning Code's implementation. It makes sense to periodically update the Planning Code and make these non-substantive changes for the sake of fundamental housekeeping and upkeep
- 2. The applicability and limits of the Planning Code are in constant contention. The Board of Appeals and the California State Courts are two bodies that periodically limit or expand the Planning Department's or Planning Commission's application of the Planning Code. Amending the Planning Code in response to these decisions facilitates the legal implementation of the Code

General Plan Compliance

The proposed Ordinance is consistent with the following Objectives and Policies of the General Plan:

COMMERCE AND INDUSTRY ELEMENT

OBJECTIVE 6

MAINTAIN AND STRENGTHEN VIABLE NEIGHBORHOOD COMMERCIAL AREAS EASILY ACCESSIBLE TO CITY RESIDENTS.

Policy 6.2

Promote economically vital neighborhood commercial districts which foster small business enterprises and entrepreneurship and which are responsive to economic and technological innovation in the marketplace and society.

By rectifying errors and omissions in the Article 7 of the Planning Code, the proposed Ordinance helps entrepreneurs and other stakeholders efficiently understand the business opportunities in the City's neighborhood commercial districts. This promote the City's neighborhood commercial district, fostering small businesses creation and expansion.

HOUSING ELEMENT

OBJECTIVE 5

ENSURE THAT ALL RESIDENTS HAVE EQUAL ACCESS TO AVAILABLE UNITS.



Policy 5.4

Provide a range of unit types for all segments of need, and work to move residents between unit types as their needs change.

Through clarifying the Dwelling Unit Mix requirement, the proposed Ordinance ensures that community stakeholders and project sponsors know that the Planning Code requires a range of unit types in housing development.

TRANSPORTATION ELEMENT

OBJECTIVE 17

DEVELOP AND IMPLEMENT PARKING MANAGEMENT PROGRAMS IN THE DOWNTOWN THAT WILL PROVIDE ALTERNATIVES ENCOURAGING THE EFFICIENT USE OF THE AREA'S LIMITED PARKING SUPPLY AND ABUNDANT TRANSIT SERVICES.

Policy 17.1

Discourage the provision of new long-term parking downtown and near major employment centers.

The proposed Ordinance will clarify that the circumstances under which temporary parking lots may be approved or continued within the C-3 Districts. This helps clarify the General Plan's policy to discourage the provision of new long-term parking downtown.

Planning Code Section 101 Findings

The proposed amendments to the Planning Code are consistent with the eight Priority Policies set forth in Section 101.1(b) of the Planning Code in that:

- 1. That existing neighborhood-serving retail uses be preserved and enhanced and future opportunities for resident employment in and ownership of such businesses enhanced;
 - The proposed Ordinance would not have a negative effect on neighborhood serving retail uses and will not have a negative effect on opportunities for resident employment in and ownership of neighborhood-serving retail because it proposes only to correct typographical errors, update outdated cross references and other non-substantive revisions to clarify the Planning Code.
- 2. That existing housing and neighborhood character be conserved and protected in order to preserve the cultural and economic diversity of our neighborhoods;
 - The proposed Ordinance would not have a negative effect on housing or neighborhood character because the Planning Code amendments it proposes are non-substantive changes such as correcting typographical errors and outdated cross-references.
- 3. That the City's supply of affordable housing be preserved and enhanced;
 - The proposed Ordinance would not have an adverse effect on the City's supply of affordable housing



because it only proposes to correct typographical errors and make other similar non-substantive changes to the Planning Code.

4. That commuter traffic not impede MUNI transit service or overburden our streets or neighborhood parking;

The proposed Ordinance would not result in commuter traffic impeding MUNI transit service or overburdening the streets or neighborhood parking as it only proposes revisions to the Planning Code that correct outdated cross references or typographical errors.

5. That a diverse economic base be maintained by protecting our industrial and service sectors from displacement due to commercial office development, and that future opportunities for resident employment and ownership in these sectors be enhanced;

The proposed Ordinance would not cause displacement of the industrial or service sectors due to office development, and future opportunities for resident employment or ownership in these sectors would not be impaired because the proposed Ordinance seeks to correct typographical errors or make other non-substantive revisions to the Planning Code.

6. That the City achieve the greatest possible preparedness to protect against injury and loss of life in an earthquake;

The proposed Ordinance would not have an adverse effect on City's preparedness against injury and loss of life in an earthquake because the proposed Ordinance would only make non-substantive corrections to the Planning Code.

7. That the landmarks and historic buildings be preserved;

The proposed Ordinance would not have an adverse effect on the City's Landmarks and historic buildings as it seeks to make non-substantive revisions to the Planning Code for the sake of clarity or ease of use.

8. That our parks and open space and their access to sunlight and vistas be protected from development;

The proposed Ordinance would not have an adverse effect on the City's parks and open space and their access to sunlight and vistas because the Ordinance proposes to correct typographical errors in the Planning Code.

Planning Code Section 302 Findings.

The Planning Commission finds from the facts presented that the public necessity, convenience and general welfare require the proposed amendments to the Planning Code as set forth in Section 302.



NOW THEREFORE BE IT RESOLVED that the Commission hereby APPROVES the proposed Ordinance as described in this Resolution.

I hereby certify that the foregoing Resolution was adopted by the Commission at its meeting on February 25, 2021.

Jonas P. Ionin Commission Secretary

AYES: Chan, Diamond, Fung, Koppel, Moore

NOES: Imperial

ABSENT: Tanner

ADOPTED: February 25, 2021





Executive Summary Planning Code Text Amendment

HEARING DATE: FEBRUARY 25, 2021

Project Name: Code Correction 2020

Case Number: 2020-006803PCA [Board File No. TBA]

Initiated by: Planning Commission

Staff Contact: Diego Sanchez, Zoning and Compliance Division

diego.sanchez@sfgov.org, 628-652-7523

Reviewed by: Aaron Starr, Manager of Legislative Affairs

aaron.starr@sfgov.org, 628-652-7533

Recommendation: Approval

Planning Code Amendment

The proposed Ordinance would amend the Planning Code to correct typographical errors, update outdated cross-references, and make non-substantive revisions to clarify or simplify Code language.

The Way It Is Now	The Way It Would Be
Typographical Errors, Om	nissions and Clarifications
Section 121.1 indicates when Conditional Use	The table in Section 121.1 would be amended to
authorization is required for development on larger	include reference to all NCDs by including the
lots within the Neighborhood Commercial Districts	following omitted NCDs: Cole Valley, Lakeside Village,
(NCDs). The table in Section 121.1 is meant to	Bayview, Cortland, Geary Boulevard, Inner Balboa
comprehensively list all NCDs but current omits the	Street, Inner Taraval Street, Lower Haight Street,
following NCDs: Cole Valley, Lakeside Village,	Lower Polk Street, Mission Bernal, Outer Balboa
Bayview, Cortland, Geary Boulevard, Inner Balboa	Street, and San Bruno Avenue.
Street, Inner Taraval Street, Lower Haight Street,	
Lower Polk Street, Mission Bernal, Outer Balboa	
Street, and San Bruno Avenue.	

Planning Code Sections 209.3 and 210.3 list	
Philanthropic Administrative Services as a use type	
allowed in the Residential Commercial and the	
Production, Distribution and Repair zoning districts,	
respectively, despite the use type being eliminated b	у
Ordinance No. 182-19 from the Planning Code in	
2019.	
The Taraval Street Postaurant Subdistrict is intended	

Planning Code Sections 209.3 and 210.3 would be amended to eliminate reference to the Philanthropic Administrative Services use type.

The Taraval Street Restaurant Subdistrict is intended to cover the portion of Taraval Street formerly zoned Small Scaled Neighborhood Commercial District (NC-2) and renamed the Inner Taraval Neighborhood Commercial District under Ordinance No. 7-20. That Ordinance inadvertently omitted an update to the Planning Code language to make this clarification.

Planning Code Section 745, Inner Taraval
Neighborhood Commercial District, would be
amended to clarify that Taraval Street Restaurant
Subdistrict applies to the Inner Taraval Neighborhood
Commercial District. Planning Code Section 781.1
Taraval Street Restaurant Subdistrict would be
amended to clarify application to the Inner Taraval
Neighborhood Commercial District.

The Planning Code regulations indicating the permissibility of an Intermediate Length Occupancy (ILO) Use Characteristic are primarily listed in Section 202.10. However, many of the zoning control tables also list when ILO is principally permitted or requires Conditional Use authorization. These table do not indicate when ILO is not permitted.

The zoning control tables that list the permissibility of ILO would be amended to indicate that the ILO Use Characteristic is not permitted in buildings with three or fewer Dwelling Units, in accordance with the existing controls in Planning Code Section 202.10.

The amount of permitted accessory Off-Street
Parking for the Telegraph Hill - North Beach
Residential Special Use District listed in Planning
Code Section 249.49 is inconsistent with what is listed
in Table 151.1 Off-Street Parking Permitted as
Accessory and in Section 249.49.

The amount of permitted accessory Off-Street Parking for the Telegraph Hill - North Beach Residential Special Use District listed in Planning Code Section 249.49 would be amended to align with that found in Table 151.1.

The Planning Code contains two primary Dwelling Unit Mix requirements. Generally, one Dwelling Unit Mix requirement applies to properties in the NCT, RCD, RTO and the Pacific Avenue and Polk Street NC Districts, and another Dwelling Unit Mix requirement applies to properties in other zoning districts. Currently the zoning control tables for zoning districts where this requirement applies list both Dwelling Unit Mix requirements.

The Planning Code would be amended so that only the applicable Dwelling Unit Mix requirement is listed in the zoning control table.

Planning Code Section 156(f) allows temporary parking lots in the C-3 zoning district with Conditional Use authorization. However, Zoning Control Table 210.2 for the C-3 zoning district does not indicate this permissibility for temporary parking lots.

Zoning Control Table 210.2 would be amended to include a note indicating that pursuant to Planning Code Section 156(f), temporary parking lots may be established in the C-3 zoning district with Conditional Use authorization.



Executive Summary Hearing Date: February 25, 2021

Planning Code Section 121.2 limits non-residential use sizes in the neighborhood commercial districts, requiring Conditional Use authorization to exceed specified limits, establishing maximum use sizes in certain NCDs and providing exceptions for certain uses in specific NCDs. These controls are cross referenced in the zoning control tables for each NCD. In the Polk Street NCD a Movie Theater may exceed the established use size maximum for that district. However, the Polk Street NCD zoning control table does not cross reference this exception.

Planning Code Section 723 (Polk Street NCD) would be amended to include the use size exception for Movie Theater uses.

Implementation Improvements

The Planning Code requires Hotel or Office Developments in excess of 25,000 gross square feet in size to meet a Childcare requirement. Project Sponsors have multiple options in which to meet this requirement, including the provision of an on-site childcare facility. When electing this option, the Planning Code requires the Project Sponsor to record a document indicating the provision of an on-site facility against the title of each participating building. The Planning Code does not explicitly require sending this document to the Planning Department for its records and as means to assure compliance for the life of the development.

Planning Code Section 414.6 would be amended to require Project Sponsors to send the recorded document indicating the buildings providing the onsite childcare facilities to the Planning Department.

Alignment with Appellate Body and Judicial Decisions

As part of its review of requests for Conditional Use authorization for (1) the expansion or alteration of a nonconforming Dwelling Unit; (2) the installation of a new garage in the Broadway NCD or the Chinatown Mixed Use Districts; or (3) for the merger of a Dwelling Unit, the Planning Commission considers whether a tenant in the subject property was evicted pursuant to the Ellis Act.

The Planning Code would be amended to exclude tenant evictions pursuant to the Ellis Act as a consideration for the granting of a Conditional Use authorization for specific projects.

Planning Code Section 311 establishes the notification requirements for the change of use of certain non-residential uses. It also establishes areas of the City where specific non-residential uses are exempted from the notification requirements. Section 311 does not provide guidance as to whether a Limited Commercial Use (LCU) qualifies for an exemption from the notification requirements.

Planning Code Section 311 would be amended to explicitly list LCUs as exempt from the notification requirements if they are in the areas provided those exemptions.



Executive Summary
Hearing Date: February 25, 2021

Background

On January 21, 2021, the Planning Commission heard the proposed Ordinance and voted unanimously to initiate the Ordinance and schedule an adoption hearing no sooner than February 11, 2021. Resolution No. 20836 memorializing that action is attached as an exhibit.

Issues and Considerations

Periodic Planning Code Upkeep

With repeated amendments, minor typographical errors and other omissions gradually creep into the Planning Code. Planning Department staff tend to find most of these errors, but not all. Project applicants, members of the public and other Planning Code users also highlight confusing or contradictory Planning Code regulations. These inadvertent errors unnecessarily burden project review times and worsen the Planning Code's implementation. In all cases, it makes sense to periodically update the Planning Code and make these non-substantive changes for the sake of fundamental housekeeping and upkeep.

Aligning the Planning Code with Appellate Body and Judicial Decisions

The applicability and limits of the Planning Code are in constant contention. Often property owners or project applicants seek redress to Planning Department's application of the Planning Code or to the scope of considerations when reviewing entitlement applications. For instance, the Board of Appeals (BOA) is one body that may limit the application of the Planning Code. In a November 13, 2019 decision the Board of Appeals (BOA) overturned a Zoning Administrator (ZA) decision effectively required certain Limited Commercial Uses (LCU) to provide neighborhood notice. The BOA found the ZA had improperly interpreted the extent of the notification requirements and exempted certain LCU for the notice requirements. Another instance is when the California State Court of Appeals circumscribes the breadth of considerations the Planning Commission may make regarding the history of tenant evictions. In two cases the Courts have ruled that tenant evictions pursuant to the Ellis Act may not be a consideration for the granting of an entitlement. Amending the Planning Code in response to these decisions facilitates the legal implementation of the Code.

General Plan Compliance

The proposed Ordinance aligns with various General Plan Objectives and Policies. For example, by rectifying errors and omissions in Article 7 the proposed Ordinance satisfies policies promoting the City's neighborhood commercial districts. By clarifying the Dwelling Unit Mix requirement, the proposed Ordinance aligns with policies ensuring a wide range of unit types are provided in housing development. In clarifying circumstances under which temporary parking lots may be approved or continued within the C-3 Districts, the proposed Ordinance aligns with policies around the provision of long-term parking downtown.

https://app.box.com/s/ppgksbfcviqtcqx57i9g5qehlef5ihiy/file/559084228883



¹ Board of Appeals Decision No. 19-119

² San Francisco Apartment Association, et. al. v. CCSF Small Property Owners of San Francisco Institute v. CCSF

Executive Summary
Hearing Date: February 25, 2021

Racial and Social Equity Analysis

Understanding the benefits, burdens and opportunities to advance racial and social equity that proposed Planning Code and Zoning Map amendments provide is part of the Department's Racial and Social Equity Initiative. This is also consistent with the Mayor's Citywide Strategic Initiatives for equity and accountability and with the forthcoming Office of Racial Equity, which will require all Departments to conduct this analysis.

The proposed Ordinance, which seeks to correct errors, omissions, and other typographical errors, makes no substantive policy changes to the Planning Code or to the Planning Department's procedures. In this context, the proposed Ordinance, because of its nature, produces few, if any, opportunities to advance racial and social equity. However, to the extent that the corrected typographical errors and omissions help clarify the possibilities and limits for residential or commercial development to racial and ethnic communities, the proposed Ordinance advances equity. Staff does not foresee any direct or unintended negative consequences from the proposed Ordinance, given its clerical nature

Implementation

The Department has determined that this Ordinance will improve our current implementation procedures because the proposed amendments aim to correct typographical errors and omission; update outdated cross-references and make non-substantive revisions to clarify or simplify Planning Code language.

Recommendation

The Department recommends that the Commission *approve* the proposed Ordinance and adopt the attached Draft Resolution to that effect.

Basis for Recommendation

The Department recommends that the Commission approve the proposed Ordinance because it will allow for identified typographical errors and inadvertent omissions to be corrected. These corrections, all non-substantive, will improve the use of the Planning Code. Further, the Department believes it is necessary for the Planning Code to align with the latest appellate body and other judicial decisions.

Required Commission Action

The proposed Ordinance is before the Commission so that it may approve it, reject it, or approve it with modifications.

Environmental Review

The proposed amendments are not defined as a project under CEQA Guidelines Section 15060(c) and 15378 because they do not result in a physical change in the environment.



Public Comment

As of the date of this report, the Planning Department received one email requesting clarification of the geographic scope entailed in the proposed Planning Code corrections.

Attachments:

Exhibit A: Draft Planning Commission Resolution
Exhibit B: Planning Commission Resolution No. 20836

Exhibit C: Proposed Ordinance





MYRNA MELGAR

DATE: July 15, 2021

TO: Angela Calvillo

Clerk of the Board of Supervisors

FROM: Supervisor Myrna Melgar, Chair, Land Use and Transportation Committee MW

RE: Land Use and Transportation Committee

COMMITTEE REPORTS

Pursuant to Board Rule 4.20, as Chair of the Land Use and Transportation Committee, I have deemed the following matters are of an urgent nature and request them be considered by the full Board on Tuesday, July 20, 2021, as Committee Reports:

File No. 210674 Planning Code - Code Corrections Ordinance

File No. 210698 Administrative Code - Displaced Tenant Preference in City Affordable Housing

Sponsor: Mayor

File No. 210563 Environment Code - Climate Action Plan

Sponsor: Mayor

File No. 201151 Environment, Public Works Codes - Construction and Demolition Debris Recovery

Sponsors: Safai; Walton

File No. 210603 Administrative Code - Effect Of COVID-19 On Commercial Leases

Sponsors: Preston; Peskin, Ronen, Mar, Walton and Chan

These matters will be heard in the Land Use and Transportation Committee at a Regular Meeting on Monday, July 19, 2021, at 1:30pm.

BOARD of SUPERVISORS



City Hall
1 Dr. Carlton B. Goodlett Place, Room 244
San Francisco 94102-4689
Tel. No. (415) 554-5184
Fax No. (415) 554-5163
TDD/TTY No. (415) 554-5227

MEMORANDUM

TO: Alaric Degrafinried, Interim Director, Public Works

Jeffrey Tumlin, Executive Director, Municipal Transportation Agency

Robert Collins, Executive Director, Rent Board Marisa Rodriguez, Director, Office of Cannabis

FROM: Erica Major, Assistant Clerk, Land Use and Transportation Committee

DATE: June 28, 2021

SUBJECT: LEGISLATION INTRODUCED

The Board of Supervisors' Land Use and Transportation Committee has received the following proposed legislation, introduced by the Planning Commission on June 15, 2021:

File No. 210674

Ordinance amending the Planning Code to correct typographical errors, update outdated cross-references, and make non-substantive revisions to clarify or simplify Code language; affirming the Planning Department's determination under the California Environmental Quality Act; making findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1; and adopting findings of public necessity, convenience, and general welfare under Planning Code, Section 302.

If you have comments or reports to be included with the file, please forward them to me at the Board of Supervisors, City Hall, Room 244, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102 or by email at: erica.major@sfgov.org.

cc: David Steinberg, Public Works
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