FILE NO. 210674

1	[Planning Code - Code Corrections Ordinance]								
2									
3	Ordinance amending the Planning Code to correct typographical errors, update								
4	outdated cross-references, and make non-substantive revisions to clarify or simplify								
5	Code language; affirming the Planning Department's determination under the California								
6	Environmental Quality Act; making findings of consistency with the General Plan and								
7	the eight priority policies of Planning Code Section 101.1; and adopting findings of								
8	public necessity, convenience, and general welfare under Planning Code, Section 302.								
9	NOTE: Unchanged Code text and uncodified text are in plain Arial font.								
10	Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in strikethrough italics Times New Roman font.								
11	Board amendment additions are in <u>double-underlined Arial font</u> . Board amendment deletions are in strikethrough Arial font.								
12	Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.								
13									
14	Be it ordained by the People of the City and County of San Francisco:								
15									
16	Section 1. Findings.								
17	(a) The Planning Department has determined that the actions contemplated in this								
18	ordinance comply with the California Environmental Quality Act (California Public Resources								
19	Code Sections 21000 et seq.). Said determination is on file with the Clerk of the Board of								
20	Supervisors in File No. 210674 and is incorporated herein by reference. The Board affirms								
21	this determination.								
22	(b) On February 25, 2021, the Planning Commission, in Resolution No. 20861,								
23	adopted findings that the actions contemplated in this ordinance are consistent, on balance,								
24	with the City's General Plan and eight priority policies of Planning Code Section 101.1. The								
25									

1 Board adopts these findings as its own. A copy of said Resolution is on file with the Clerk of 2 the Board of Supervisors in File No. 210674, and is incorporated herein by reference.

3

(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 4 5 for the reasons set forth in Resolution No. 20861.

6

7

Section 2. The Planning Code is hereby amended by revising Sections 121.1, 136,

8 155, 155.2, 181, 201, 202.9, 205.5, 206.5, 209.1, 209.2, 209.3, 209.4, 210.1, 210.2, 210.3,

9 210.4, 249.35A, 249.49, 260, 309, 311, 317, 350, 413.5, 414.6, 424, 710, 714, 721, 722, 723,

10 728, 735, 745, 752, 758, 761, 764, 781.1, 803.2, 810, 811, 812, 827, 847, 996, Appendix O to

Article 10, and Appendix E to Article 11, to read as follows: 11

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

13 DISTRICTS.

14 (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 15 16 significant enlargement of existing buildings on lots of the same size or larger than the square 17 footage stated in the table below shall be permitted only as Conditional Uses.

18	District	Lot Size Limits
19	* * * *	
20	NC-1, NCT-1	5,000 sq. ft.
21	24 <sup>th</sup> Street-Mission	
22	24 <sup>th</sup> Street-Noe	
23	Broadway	
24	Castro Street	
25	Cole Valley	

1	* * * *	
2	Judah Street	
3	Lakeside Village	
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	Lower Polk Street	
19	<u>Mission Bernal</u>	
20	Mission Street	
21	Ocean Avenue	
22	Outer Balboa Street	
23	Regional Commercial District	
24	San Bruno Avenue	
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SEC. 136. C	DBSTRUCTIONS 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
ndicated 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 <i>by</i> in	Section 102 of this Code.
* *	* *
SEC. 155. C	GENERAL STANDARDS AS TO LOCATION AND ARRANGEMENT OF OFF-
STREET PA	RKING, FREIGHT LOADING, AND SERVICE VEHICLE FACILITIES.
Requi	ired off-street parking and freight loading facilities shall meet the following
standards as	s to location and arrangement. Facilities which are not required but are actually
provided sha	all also meet the following standards unless such standards are stated to be
applicable so	olely to required facilities. In application of the standards of this Code for off-
street parkin	g and loading, reference may be made to provisions of other portions of the
Municipal Co	ode concerning off-street parking and loading facilities, and to standards of the
Better Street	ts 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 interpret	tations in furtherance of the stated provisions of this Code shall, however, rest
with the Plar	nning Department.
* *	* *
	Protected Pedestrian-, Cycling-, and Transit-Oriented Street Frontages. In
(r)	
	serve the pedestrian character of certain districts and to minimize delays to transit

1	via curb cuts on developme	nt lots shall be regulated as set	forth in this subsection (r). T	hese							
2	limitations do not apply to the creation of new publicly-accessible Streets and Alleys. Any lot										
3	whose sole feasible vehicular access is via a protected street frontage described in this										
4	subsection (r) shall be exempted from any off-street parking or loading requirement found										
5	elsewhere in this Code.										
6	(1) Folsom	Street, from Second Street to	The Embarcadero, not permitt	ed							
7	except as set forth in Section	n 827.									
8	(2) Not per	mitted:									
9	* * * *										
10	(RR) 4	th Street from Folsom Street to	Townsend Street, and								
11	( <u>SS</u> <del>MM</del>	MM) 6th Street from Folsom St	reet to Brannan Street.								
12	(TT) N	lo curb cut shall be permitted th	at directly fronts an adjacent	on-							
13	street striped bus stop (e.g.	, bus stop zones with striping o	red curb) that has been appr	oved							
14	by the San Francisco Munic	ipal Transportation Agency (SF	MTA) Board of Directors, trar	ısit							
15	bulb-out as defined in the B	etter Streets Plan, or on street	rontage directly adjacent to a								
16	transit boarding island as de	efined in the Better Streets Plan	if vehicles accessing the curb	o cut							
17	would be required to cross	over the boarding island.									
18	* * * *										
19	SEC. 155.2. BICYCLE PA	RKING: APPLICABILITY AND	REQUIREMENTS FOR SPE	CIFIC							
20	USES.										
21	* * * *										
22		Table 155.2									
23	BI	CYCLE PARKING SPACES R	EQUIRED								
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 7 8	Religious Facility	Five Class 1 spaces for facilities with a capacity of less than 500 guests; 10	One Class 2 space for every <u>500</u> <u>50</u> seats or for every portion of each 50							
9		Class 1 spaces for facilities	person capacity.							
10		with a capacity of greater								
11		than 500 guests.								
12	* * * *									
13										
14	SEC. 181. NONCONFORMI	NG USES: ENLARGEMENTS	S, ALTERATIONS AND							
15	RECONSTRUCTION.									
16	* * * *									
17	(c) <b>Dwellings Non</b>	conforming as to Density.								
18	(1) A Dwellir	ng or other housing structure e	exceeding the permitted density of							
19	Dwelling Units or other housir	ng units set forth in the Zoning	Control Table for the district in							
20	which the lot is located shall b	e classified as a nonconform	ing use under Section 180 of this							
21	Code, but only to the extent th	nat such Dwelling or other hou	using structure exceeds the							
22	permitted density.									
23	(2) In district	s where a Dwelling Unit is a <del>p</del>	Principally <u>P</u> ermitted use, this							
24	Section 181 shall not apply w	ith respect to enlargements, a	lterations and reconstruction of the							
25	nonconforming portion of suc									

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.

4 (3)No enlargements, alterations, or reconstruction shall be permitted under 5  $S_{s}$  ubsection (c)(2) for any Dwelling Unit if any tenant has been evicted pursuant to 6 Administrative Code Sections 37.9(a)(9) through 37.9(a)(14)12) and 37(a)(14) where the 7 tenant was served with the notice of eviction after December 10, 2013 if the notice was served 8 within ten (10) years prior to filing an application to enlarge, alter or reconstruct such Dwelling 9 or other housing unit. Additionally, no such enlargements, alterations, or reconstruction shall 10 be permitted for any Dwelling Unit if any tenant has been evicted pursuant to Administrative 11 Code Section 37.9(a)(8) where the tenant was served with a notice of eviction after December 12 10, 2013 if the notice was served within five (5) years prior to filing an application to enlarge, 13 alter or reconstruct such Dwelling or other housing unit. This Subsection (c)(3) shall not 14 apply if the tenant was evicted under Section 37.9(a)(11) or 37.9(a)(14) and the applicant(s) 15 either (A) have certified that the original tenant reoccupied the unit after the temporary eviction 16 or (B) have submitted to the Planning Commission a declaration from the property owner or 17 the tenant certifying that the property owner or the Rent Board notified the tenant of the 18 tenant's right to reoccupy the unit after the temporary eviction and that the tenant chose not to 19 reoccupy it.

20

## 21 SEC. 201. CLASSES OF USE DISTRICTS.

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

24 \* \* \* \*

	Potrero Power Station <i>Mixed Special</i> Use District (Also see Sec. 249.87)
PPS-MU	Potrero Power Station <i>Mixed <u>Special</u></i> Use District (Defined in Sec. 249.87(g)(1)
* *	* *
SEC. 202.9	9. FLEXIBLE RETAIL USES.
(a)	Applicability. This Section shall apply to Flexible Retail Uses as defined in
Section 10	2. Flexible Retail shall be permitted in neighborhood commercial districts in the
following F	lexible Retail Zones:
* *	* *
	(2) <b>Zone 2:</b> shall comprise all of that portion of the City and County
commencii	ng at the point of the intersection of Junipero Serra Boulevard and Brotherhood
Way, and p	proceeding northerly along the eastern edge of Junipero Serra Boulevard to
Garfield St	reet, and proceeding easterly along Garfield Street to Grafton Avenue, and
continuing	easterly along Grafton Avenue to Mount Vernon Avenue, and proceeding east
along Mou	nt Vernon Avenue to Howth Street, and proceeding northerly along Howth Stre
Geneva Av	renue, and proceeding easterly along Geneva Avenue to Interstate 280, and
proceeding	northerly along Interstate 280 to the straight-line extension of Tingley Street, a
proceeding	southerly along said line to Tingley Street, and proceeding southerly along Tir
Street to A	emany Boulevard, and proceeding easterly along Alemany Boulevard to Cong
Street, and	proceeding southerly along Congdon Street to Silver Avenue, and proceeding
easterly al	ong Silver Avenue to Madison Street, and proceeding southerly along Madison
Street to B	urrows Street, and proceeding westerly along Burrows Street to Prague Street
proceeding	southerly along Prague Street to Persia Avenue, and proceeding easterly alor
Persia Ave	nue to Mansell Street, and continuing easterly along Mansell Street to San Bru

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 Bayshore Boulevard to San Bruno Avenue, and proceeding northerly along San Bruno 4 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 along Saint Charles Avenue to Interstate 280, and proceeding northeasterly along Interstate 11 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 SEC. 205.5. TEMPORARY USES: INTERIM ACTIVITIES ON DEVELOPMENT SITES. 17 \* \* \* \* 18 **Definitions.** For purposes of this Section 205.5, the following definitions shall 19 (b) 20 apply: \* \* \* \* 21 "Interim Activity" means any Arts Activities Use; any Entertainment, General Use; any 22 23 Use within a PDR-1-D District; and/or any Use Principally *p*Permitted in the subject zoning district. 24 \* \* \* 25

Planning Commission BOARD OF SUPERVISORS

1	SEC. 206.5. S	STATE RESID	ENTIAL DEN	ISITY BONUS	S PROGRAM	I: ANALYZEI	Э.			
2	* * *	*								
3	(c) <b>Development Bonuses.</b> All Analyzed State Law Density Bonus Projects shall									
4	receive, at the project sponsor's written request, any or all of the following:									
5	* * *	*								
6	(2	2) Density	Bonus. Ana	lyzed Project	s that provide	On-site Inclu	isionary			
7	Housing Units	or Restricted A	Affordable Ur	nits that meet	all of the requ	uirements <i>of</i> f	or an			
8	Inclusionary H	ousing Unit sh	all receive a	density bonus	s as describe	d in Table 200	6.5A as			
9	follows:									
10	* * *	*								
11	SEC. 209.1. R		FIAL, HOUSE	E) DISTRICT	S <u>.</u>					
12										
13	* * *	*								
14				Table 209.	.1.					
15		70		ROL TABLE		TRICTS				
16										
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>NP for buildings with three or fewer Dwelling Units</u> ; C for buildings with 10 or more								
Dwelling Units.								
SEC. 209.2. RM (RESIDENTIAL, MIXED) DISTRICTS.								
* * *	*							
			Table 209.2.					
	ZONI		OL TABLE FOF	R RM DISTRICT	S			
					<u> </u>			
Zoning	§	RM-1	RM-2	RM-3	RM-4			
Category	References							
* * * *								
RESIDENTIA	L STANDARDS	AND USES	5					
* * * *								
Use Characte	eristics							
Intermediate	§§102,	P(10)	P(10)	P(10)	P(10)			
Length	202.10							
Occupancy								
* * * *		-1						
* * *	*							
(10) <u>N</u>	<u>P for buildings w</u>	<u>rith three or fe</u>	ewer Dwelling Un	<u>aits;</u> C for buildin	ngs with 10 or mor			
Owelling Units.								
SEC. 209.3. R	C (RESIDENTI	AL-COMME	RCIAL) DISTRI	CTS <u>.</u>				

* * * *									
		Table 209.3.							
ZONING CONTROL TABLE FOR RESIDENTIAL-COMMERCIAL DISTRICT									
Zoning Category	§ References	RC-3	RC-4						
* * * *	3 Nelefences		10-4						
RESIDENTIAL STAN									
* * * *									
Use Characteristics									
Intermediate Length	§§102, 202.10	P(11)	P(11)						
Occupancy									
* * * *									
NON-RESIDENTIAL	STANDARDS AND	JSES							
* * * *									
Institutional Use Ca	tegory								
* * * *									
Philanthropic Admin	<del>§ 102</del>	NP	NP						
<u>Services</u>									
* * * *									
* * * *									
(11) NP for buil	dings with three or few	er Dwelling Units; C	for buildings with 10 c						
Dwelling Units.		Q	<b>U</b>						
* * * *									

1	* * * *											
2	Table 209.4.											
3	ZONING CONTROL TABLE FOR RTO DISTRICTS											
4												
5	Zoning Category	§ Refer	ences	RTO		RTO-M						
6	* * * *	* * * *										
7	RESIDENTIAL STAN	DARDS	AND USES									
8	* * * *											
9	Use Characteristics											
10	Intermediate Length	§§102,	202.10	P(10)		P(10)						
11	Occupancy											
12	* * * *											
13	* * * *											
14	(10) <u>NP for build</u>	lings with	three or fewei	<u>r Dwelling Units;</u> C	for build	lings with 10 or more						
15	Dwelling Units.											
16	SEC. 210.1. C-2 DIST	RICTS: C	OMMUNITY	BUSINESS.								
17	* * * *											
18			-	Table 210.1.								
19					_							
20		ZONING CONTROL TABLE FOR C-2 DISTRICTS										
21	Zoning Category		§ Reference	es	C-2							
22	* * * *											
23	RESIDENTIAL STAN	RESIDENTIAL STANDARDS AND USES										
24	* * * *											
25	Use Characteristics	Use Characteristics										

1	Intermediate	Length	§§102, 20	)2.10		P(6)				
2	Occupancy									
3	* * * *									
4	* * * *									
5										
6	(6) <u>NP for buildings with three or fewer Dwelling Units</u> ; C for buildings with 10 or more									
7	Dwelling Units.									
8	SEC. 210.2. C-3 DISTRICTS: DOWNTOWN COMMERCIAL.									
9										
10	* * *	×								
11										
12				Table 210.	2.					
13 14		ZON		ROL TABLE	FOR C-3	B DISTRICTS				
15	Zoning	§	C-3-0	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 Characte	eristics								
21	Intermediate	§§102,	P(8)	P(8)	P(8)	P(8)	P(8)			
22	Length	202.10								
23	Occupancy									
24	* * * *					· · ·				
25	NON-RESIDE	ENTIAL STAN		USES						

* * * *						
Automotive Uses Category						
* * *						
NP <u>(9)</u>	NP <u>(9)</u>	NP <u>(9)</u>	NP <u>(9)</u>			
NP <u>(9)</u>	NP <u>(9)</u>	NP <u>(9)</u>	NP <u>(9)</u>			
war Dwalling	Uniter C for h	uildingo with 1	0 or more			
<u>wer Dweiling</u>	<u>Units;</u> C 101 L	ullaings with T	o or more			
		-				
o the provision	ns of Section 3	<u>03 for a period r</u>	<u>iot to exceed</u>			
v parking lots	may be approv	ved in the C-3-0	(SD) District,			
<u>-year extensic</u>	on of existing p	arking lots in th	<u>e C-3-O(SD)</u>			
n 156(f) provi	ded that they n	<i>neet the requiren</i>	nents of			
Table 21	0.3.					
		131 KIU 13				
	NP (9) wer Dwelling orary parking orary parking lots -year extension n 156(f) provi	NP (9)       NP (9)         wer Dwelling Units;       C for b         orary parking lots may be approved by parking lots	NP (9)       NP (9)       NP (9)         wer Dwelling Units:       C for buildings with 1         orary parking lots may be approved as Cona         o the provisions of Section 303 for a period n         o parking lots may be approved in the C-3-O         o-year extension of existing parking lots in the         n 156(f) provided that they meet the requirer			

Zoning	2	PDR-1-B	PDR-1-D	PDR-1-G	PDR		
Zoning	§	ГUK-I- <b>Б</b>	רטת-ו-ט	-DK-1-0			
Category	References						
* * * *							
NON-RESIDE	NTIAL STAND	ARDS AND US	ES				
* * * *							
Institutional U	Jses Category						
* * * *							
<i>Philanthropic</i>	<del>§ 102</del>	NP	NP	NP	NP		
Admin Service							
* * * *	1		1	1			
* * * * SEC. 210.4. M * * * *	DISTRICTS: IN	IDUSTRIAL.					
SEC. 210.4. M	DISTRICTS: IN		able 210.4				
SEC. 210.4. M	DISTRICTS: IN	Та	able 210.4 TABLE FOR N	IDISTRICTS			
SEC. 210.4. M	DISTRICTS: IN	Та		IDISTRICTS			
SEC. 210.4. M	DISTRICTS: IN	Та		IDISTRICTS	M-2		
SEC. 210.4. M	DISTRICTS: IN ZON	Та	TABLE FOR M	IDISTRICTS	M-2		
SEC. 210.4. M * * * * Zoning Category * * * *	DISTRICTS: IN ZON		TABLE FOR M	DISTRICTS	M-2		
SEC. 210.4. M * * * * Zoning Category * * * *	DISTRICTS: IN ZON		TABLE FOR M		M-2		
SEC. 210.4. M * * * * Zoning Category * * * * RESIDENTIAL Development	DISTRICTS: IN ZON		TABLE FOR M		M-2		
SEC. 210.4. M * * * * Zoning Category * * * * RESIDENTIAL Development	DISTRICTS: IN ZONI		TABLE FOR M		M-2		
SEC. 210.4. M	DISTRICTS: IN ZONI		TABLE FOR M		M-2		

1	Residential		
2	Parking	§ <del>§</del> 151 <del>.</del>	None required. P up to one space for every two units. C up
3	Requirements		to three spaces for every four units. NP above.
4	* * *	*	
5			
6	SEC. 249.35A	. FULTON STREE	ET GROCERY STORE SPECIAL USE DISTRICT.
7	* * *	*	
8	(e) <b>E</b>	Effectiveness of C	ontrols in this Special Use District. The controls of this
9	Section 249.35	5A shall apply only	to a <u>G</u> rocery <u>S</u> tore that the Planning Commission approves
10	pursuant to the	e requirements of the	his Section 249.35A within 5 years of the effective date of the
11	ordinance in B	oard File No. 1908	39 amending this Section.
12			
13	SEC. 249.49.	TELEGRAPH HIL	L – NORTH BEACH RESIDENTIAL SPECIAL USE
14	DISTRICT.		
15	* * *	*	
16	(c) <b>C</b>	Controls.	
17	(	1) Number of (	Off-Street Residential Parking Spaces. Up to 0.5 parking
18	spaces for each	Dwelling Unit, subje	ect to the controls and procedures of Section 249.49(c) and
19	Sections 155(r)	and 155(t). Not Perm	nitted above this amount. three cars for each four dwelling units is
20	a Permitted use,	<del>; up to one car for ec</del>	ach dwelling unit requires a Conditional use, subject to the criteria
21	and procedures	of Section 151.1(f);	above one car for each dwelling unit is Not Permitted.
22	(	2) Installation	of a Parking Garage. Installation of a garage in an existing
23	or proposed re	sidential building c	of two or more units requires a mandatory discretionary
24	review hearing	by the Planning C	commission. In order to approve the installation of any
25	garage in thes	e districts, the Con	nmission shall find that: (1) the proposed garage

1 opening/addition of off-street parking will not cause the elimination or reduction of ground-2 story retail or commercial space; (2) the proposed garage opening/addition of off-street 3 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 4 5 a separate unit(s), (4) the garage would not front on an Alley pursuant to Section 155(r)(2) of 6 this Code or on a public right-of-way narrower than 41 feet, and (5) the proposed garage 7 opening/or addition of off-street parking is consistent with the Priority Policies of Section 101.1 8 of this Code.

9 Prior to issuance of any required notification under Section 311 *or 312* of this Code, the 10 Department shall require a signed affidavit by the project sponsor attesting to (1), (2), and (3) 11 above, which the Department shall independently verify, and the Department shall determine 12 whether the project complies with (4) and (5) above. If the project sponsor does not provide 13 such signed affidavit, or the garage would front on an Alley or public right-of-way narrower 14 than 41 feet, the Department shall disapprove the application and no Planning Commission 15 hearing shall be required.

- 16
- 17

#### SEC. 260. HEIGHT LIMITS: MEASUREMENT.

18 \* \* \*

\*

(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

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

7 \* \* \*

8 (N) (O) In the Van Ness & Market Residential Special Use District and 9 only in the block/lot districts 85-X // 120/365-R-2, additional building volume used to enclose or screen from view the features listed in subsections (b)(1)(A) and (b)(1)(B) above. The 10 rooftop form created by the added volume shall not be subject to the percentage coverage 11 12 limitations otherwise applicable to the building, but shall meet the requirements of Section 13 141; shall not exceed 10 percent of the total height of any building taller than 200 feet; shall 14 have a horizontal area not more than 100 percent of the total area of the highest occupied 15 floor; and shall contain no space for human occupancy that is enclosed or otherwise not open to the sky. The features described in subsection (b)(1)(B) shall not be limited to 16 feet for 16 17 buildings taller than 200 feet but shall be limited by the permissible height of any additional 18 rooftop volume allowed by this subsection (N) (O).

19 \* \* \*

20

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

\*

22

23 \*

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

Planning Commission BOARD OF SUPERVISORS

1	(1)	Exceptions to the setback, streetwall, tower separation, and rear yard
2	requirements as p	ermitted 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);	
9	(5)	Exceptions to the limitations on above-grade residential accessory
10	parking as permitte	ed in Section 155(s);
11	(6)	Exceptions to the freight loading and service vehicle space requirements
12	as permitted in Se	ction 161( <u>fe</u> );
13	* * * *	
14	(19)	Exceptions to the required minimum dwelling unit mix in Section 207.6 for
15	projects within the	Van Ness & Market Residential Special Use District. In considering such
16	exceptions, the Pla	anning 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 ma	ake it unreasonable to fulfill the requirements of Section 207.6 or subsection
21	309(a)(19) <del>(<i>i)</i>(<u>A</u>).</del>	
22	* * * *	
23		
24	SEC. 311. PERM	IT REVIEW PROCEDURES.
25	* * * *	

Planning Commission BOARD OF SUPERVISORS

1 (b) Applicability. Except as indicated herein, all building permit applications in 2 Residential, NC, NCT, and Eastern Neighborhoods Mixed Use Districts for a change of use; 3 establishment of a Micro Wireless Telecommunications Services Facility; establishment of a Formula Retail Use; demolition, new construction, or alteration of buildings; and the removal 4 of an authorized or unauthorized residential unit, shall be subject to the notification and review 5 6 procedures required by this Section 311. In addition, all building permit applications that 7 would establish Cannabis Retail or Medical Cannabis Dispensary uses, regardless of zoning 8 district, shall be subject to the review procedures required by this Section 311. 9 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 10 requirements of this Section 311. Notwithstanding the foregoing or any other requirement of 11 12 this Section 311, building permit applications to construct an Accessory Dwelling Unit 13 pursuant to Section 207(c)(6) shall not be subject to the notification or review requirements of this Section 311. 14

15 (1) Change of Use. For purposes of this Section 311, a change of use is
16 defined as follows:

(A) 17 Residential, NC, and NCT Districts. For all Residential, NC, and 18 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 19 20 Retail, General Entertainment, Group Housing, Limited Restaurant, Liquor Store, Massage 21 Establishment, Medical Cannabis Dispensary, Nighttime Entertainment, Outdoor Activity Area, Post-Secondary Educational Institution, Private Community Facility, Public Community 22 23 Facility, Religious Institution, Residential Care Facility, Restaurant, School, Tobacco 24 Paraphernalia Establishment, Trade School, and Wireless Telecommunications Facility. A 25 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) <b>Residential Merger.</b> 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 greater

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

3 (E) how recently the unit being removed was occupied by a tenant or4 tenants;

5 (F) whether the number of bedrooms provided in the merged unit will
6 be equal to or greater than the number of bedrooms in the separate units;

7 (G) whether removal of the unit(s) is necessary to correct design or
8 functional deficiencies that cannot be corrected through interior alterations;

9 (H) the appraised value of the least expensive Residential Unit
10 proposed for merger only when the merger does not involve an Unauthorized Unit.

11

12 The Planning Commission shall not approve an application for Residential Merger if 13 any tenant has been evicted pursuant to Administrative Code Sections 37.9(a)(9) 14 through 37.9(a)(1214) and 37.9(a)(14) where the tenant was served with a notice of eviction 15 after December 10, 2013 if the notice was served within 10 years prior to filing the application 16 for merger. Additionally, the Planning Commission shall not approve an application for 17 Residential Merger if any tenant has been evicted pursuant to Administrative Code 18 Section 37.9(a)(8) where the tenant was served with a notice of eviction after December 10, 19 2013 if the notice was served within five (5) years prior to filing the application for merger. This 20 <u>S</u>ubsection (g)(2)(H) shall not apply if the tenant was evicted under Section 37.9(a)(11) or 21 37.9(a)(14) and the applicant(s) either (A) have certified that the original tenant reoccupied the 22 unit after the temporary eviction or (B) have submitted to the Planning Commission a 23 declaration from the property owner or the tenant certifying that the property owner or the 24 Rent Board notified the tenant of the tenant's right to reoccupy the unit after the temporary 25 eviction and that the tenant chose not to reoccupy it.

1 \* \* \* \* 2 SEC. 350. FEES. 3 \* \* \* \* 4 **Document Retrieval.** The fee for files stored on-site shall be the *actal actual* 5 (h) 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 SEC. 413.5. COMPLIANCE BY PAYMENT OF IN-LIEU FEE. 10 \* \* \* \* 11 12 Office Fees for Small Capital Projects. Notwithstanding any other provision of (d) 13 this Code, fees for the net addition up to 49,999 gross square feet of Office Use shall be paid as follows: 14 \* \* \* \* 15 For aAny project that has submitted a complete Development Application 16 (3)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 SEC. 414.6. COMPLIANCE IN CONJUNCTION WITH THE SPONSORS OF OTHER 20 21 DEVELOPMENT PROJECTS TO PROVIDE AN ON-SITE CHILD-CARE FACILITY AT ONE OF THE PROJECTS. 22 23 The sponsor of a development project subject to Section 414.1et seq. in conjunction with the sponsors of one or more other development projects subject to Section 414.1et seq. 24 located within 4/2 one-half mile of one another may elect to provide a single child-care facility on 25

1	the premises of one of their development projects for the life of the project to meet the
2	requirements of Section 414.1et seq. The sponsors shall, prior to no later than six months after
3	the issuance of the first final certificate of occupancy by DBI for any one of the development
4	projects complying with this part, provide proof to the Department that:
5	* * * *
6	(D) A written agreement binding each of the participating project
7	sponsors guaranteeing that the child-care facility will be provided for the life of the
8	development project in which it is located, or for as long as there is a demonstrated demand,
9	as determined under Section 414.12, has been executed and recorded in the chain of title of
10	each participating building. The property owner must submit a copy of the agreement to the
11	Planning Department upon finalization to demonstrate compliance with this Section.
12	
13	
14	SEC. 424. VAN NESS <u>AND &amp;</u> MARKET AFFORDABLE HOUSING AND NEIGHBORHOOD
15	INFRASTRUCTURE FEE AND PROGRAM.
16	* * * *
17	
18	SEC. 710. NC-1 – NEIGHBORHOOD COMMERCIAL CLUSTER DISTRICT.
19	* * * *
20	Table 710. NEIGHBORHOOD COMMERCIAL CLUSTER DISTRICT NC-1
21	ZONING CONTROL TABLE
22	Zoning Category § References. Controls
23	* * * *
24 25	RESIDENTIAL STANDARDS AND USES

Development Stan		
* * *	* * *	* * *
		<i>Not <u>Generally</u> Required <u>for creation of 10 or more</u></i>
		Dwelling Units. No less than 25% of the total
		number of proposed Dwelling Units shall contain
Dwelling Unit Mix	§ <del>§</del> <del>207.6,</del> 207.7	at least two Bedrooms, and no less than 10% of the
		total number of proposed Dwelling Units shall
		contain at least three Bedrooms.
* * *		
* * * *		
* * * * Table	714. BROADWAY	NEIGHBORHOOD COMMERCIAL DISTRICT
* * * * Table		NEIGHBORHOOD COMMERCIAL DISTRICT
* * * * Table * * * *		
* * * * <b>Table</b> * * * * * Not listed be	ZONING	
* * * * * Not listed be	ZONING	
* * * * * Not listed be (1) BROADW	ZONING	CONTROL TABLE
* * * * * Not listed be (1) BROADW <b>Boundaries:</b>	ZONING elow AY OFF-STREET PA Broadway NCD.	CONTROL TABLE
* * * * * Not listed be (1) BROADW Boundaries: Controls: Ins	ZONING elow AY OFF-STREET PA Broadway NCD. talling a garage in ar	ARKING RESIDENTIAL
* * * * * Not listed be (1) BROADW <b>Boundaries:</b> <b>Controls:</b> Ins	ZONING AY OFF-STREET PA Broadway NCD. talling a garage in ar y discretionary review	ARKING RESIDENTIAL
* * * * * Not listed be (1) BROADW <b>Boundaries:</b> <b>Controls:</b> Ins	ZONING AY OFF-STREET PA Broadway NCD. talling a garage in ar y discretionary review og of less than four ur	ARKING RESIDENTIAL

1 (a) the proposed garage opening/addition of off-street parking will not cause the "removal" or "conversion of residential unit," as those terms are defined in Section 317 of this 2 3 Code. (b) the proposed garage opening/addition of off-street parking will not substantially 4 decrease the livability of a dwelling unit without increasing the floor area in a commensurate 5 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 (e) the proposed garage/addition of off-street parking installation is consistent with 11 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 \* \* \* \*

Dwelling Unit Mix       § 207.7       Units shate         by the total number of the total	RICT
* * * *       * * *         RESIDENTIAL STANDARDS AND USES         Development Standards         * * *       * * *         # * *       * * *         Generally         creation of         Dwelling Unit Mix       \$ 207.7         Dwelling Unit Mix       \$ 207.7         Units sha         least two         and no le         the total n         proposed         Units sha         least three         * * * <t< th=""><th></th></t<>	
* * * *       * * *         RESIDENTIAL STANDARDS AND USES         Development Standards         * * *       * * *         # * *       * * *         Generally         creation of         Dwelling Unit Mix       \$ 207.7         Dwelling Unit Mix       \$ 207.7         Units sha         least two         and no le         the total n         proposed         Units sha         least three         * * * <t< th=""><th></th></t<>	
* * * *       * * * *         RESIDENTIAL STANDARDS AND USES         Development Standards         * * * *       * * * *         @enerally         creation of         Dwelling Unit Mix       \$ 207.7         Dwelling Unit Mix       \$ 207.7         Units sha         least two         and no le         the total num         proposed         Units sha         least three         * * *         * * *         * * *         * * *         * * *         * * *         * * *         * * *         * * *         * * *         * * *         * * *         * * *         * * *         * * *         * * *         * * *         * * *         * * * *         * * *         * * * *         * * * *         * * *         * * *         * * *         * * *         * * *         * * *         * * *         * * *         * * *	ls
Development Standards         * * *       * * *         * * *       * * *         Generally         creation of         Dwelling Unit Mix         § 207.7         Units shat         least two         and no least two         units shat         least three         * * *         * * *         * * *         * * *         * * *         * * *         * * *         * * *         Table 722. NORTH BEACH NEIGHBORHOOD COMMERCIAL DISTRICT.	
* * *       * * *       * * *         # * *       * * *       Generally creation of Dwelling less than total num proposed Units shales than total num proposed Units shales two and no le the total is proposed Units shales the total is proposed Units shales three the total is t	
Dwelling Unit Mix       § 207.7       Generally creation of Dwelling less than total num proposed Units shaleast two and no le the total num proposed Units shaleast two and no le the total num proposed Units shaleast three         * * * *       * * * *       * * *         SEC. 722. NORTH BEACH NEIGHBORHOOD COMMERCIAL DISTRICT.       * * *         * * * *       Table 722. NORTH BEACH NEIGHBORHOOD COMMERCIAL DISTRICT.	
* * * * SEC. 722. NORTH BEACH NEIGHBORHOOD COMMERCIAL DISTRICT. * * * * Table 722. NORTH BEACH NEIGHBORHOOD COMMERCIAL	ly Required of 10 or mo g Units. No a 25% of the nber of d Dwelling all contain of b Bedrooms, ess than 10% number of d Dwelling all contain of ee Bedroom
Table 722. NORTH BEACH NEIGHBORHOOD COMMERCIAL	
Table 722. NORTH BEACH NEIGHBORHOOD COMMERCIAL	
* * * *	
* Not listed below	
(1) NORTH BEACH OFF-STREET PARKING, RESIDENTIAL (See	ction 155(
Boundaries: North Beach NCD, North-Beach Telegraph Hill SUD	

### 1 **Controls**:

2 \* \* \* \*

3	(b) Prior to issuance of any required notification under Section 311 <i>or 312</i> of this	
4	Code, the Department shall require a signed affidavit by the project sponsor attesting to (i) (	ii)
5	and (iii) above, which the Department shall independently verify, and the Department shall	
6	determine whether the project complies with (iv) and (v) above. If the project sponsor does r	not
7	provide such affidavit or the Department determines that the garage would violate subsectio	n
8	(iv) above, the Department shall disapprove the application and no Planning Commission	
9	hearing shall be required.	
10	* * * *	
11	(8) FRINGE FINANCIAL SERVICE RESTRICTED USE DISTRICT (FFSRUD)	
12	SECTION 249.35	
13	Boundaries: The FFSRUD and its 1/4 mile buffer includes, but is not limited to, the	
14	North Beach Neighborhood Commercial District.	
15	Controls: Fringe Financial Services are NP within any FFSRUD and its 1/4 mile buff	er
16	pursuant to Section 249.35. Outside any FFSRUD and its 1/4 mile buffer, Fringe Financial	
17	Services are P subject to the restrictions set forth in Section 249.35(c)(3).	
18	* * * *	
19	SEC. 723. POLK STREET NEIGHBORHOOD COMMERCIAL DISTRICT.	
20	* * * *	
21	Table 723. POLK STREET NEIGHBORHOOD COMMERCIAL DISTRICT	
22	ZONING CONTROL TABLE	
23		
24 25	Zoning Category § References. Controls	

RESIDENTIAL STANDARDS AND USES						
Development	Standards					
* * *	* * *	* * *				
		Generally Required for	creation of five or m	ore Dwelling		
		No less than 40% of	the total number of	proposed		
Dwelling Unit	§§ 207.6 <del>,</del>	Dwelling Units shall o				
Mix	<del>207.7</del>	-				
			ess than 30% of the total number of prop Jnits shall contain at least three bedroon			
* * *	* * *	* * *				
NON-RESIDE		DARDS AND USES				
Development	Standards					
* * *	* * *	* * *				
	§§ 102,	P up to 1,999 square	feet; C 2,000 to 3,9	99 square		
Use Size	121.2	NP 4,000 square feet	and above <u>(2)</u>			
* * *	* * *	* * *				
		C	ontrols by Story			
		1st	2nd	3rd-		

* * *	* * *	* * *	* * *
			^ ^ ^
Movie Theater	§§ 102, 202.4	- <u>(2)</u> P <u>(2)</u>	NP <u>(2)</u>
* * *			
* * *			
Alcohol Restricted Us requirements of Secti (2) <i>[Note delete</i>	es of existing liquor estal e District for repair, reno	vation, or remodeling <u>N: Per Planning Code .</u>	that meet the <u>Section 121.2(b), Use S</u>
exceed 4,000 square fee	rt.		
* * * *	<u></u>		
SEC. 728. 2411 SIF	REET – NOE VALLEY N		
* * * *			
Table 728. 24 <sup>™</sup> S	TREET-NOE VALLEY N ZONING COI	IEIGHBORHOOD CO NTROL TABLE	OMMERCIAL DISTR
Zoning Category	§References	Controls	
* * * *			
RESIDENTIAL STA	NDARDS AND USES		
	* * *	* * *	
Dwelling Unit Mix	<u>§ 207.6 § 207.7</u>	Not RequiredGer creation of 10 or	<u>nerally Required for</u> more Dwelling

					number	• of proposed	n 25% of the total d Dwelling Units o Bedrooms, and p	<u>shall</u>
							<u>e total number of</u> Units shall conta	
* * *	*	* *				ree Bedroon		
SEC. 735. INI		DA ST	REET NEIC	SHBOR	HOOD	COMMER	CIAL DISTRICT	
* * *	*							
Table	735. INNER	BALI	BOA STRE	ET NEIC	GHBOR	HOOD CC	MMERCIAL DI	STRIC
			ZONING C	ONTRO	DL TAB	LE		
Zoning Cate	gory	§	Reference	S		Controls		
Non-Resider		nd Sta	andards					
Non-Resider	ntial Uses			Contro 1st	ols by	Story 2nd	3rd+	
Institutional L	Jse Category	/		150		2110	Jut	
Medical Canr Dispensary**	8	§§ 102	2, 202.2(e)	DR		DR	NP	
SEC. 745. INI	NER TARAV	AL S	TREET CO	MMERC	CIAL DI	STRICT <u>.</u>		
* * *	*							
т	able 745. IN	NER	TARAVAL	STREE	T NEIG	HBORHOO	DD COMMERCI	AL
		DIST			NTROL	TABLE		
* * *	*							
NON-RESID		S	§ Referen	ces		Contr	ols by Story	
					I			

		1st	2nd	3rd+
* * * *				
Sales and Service Use Ca	tegory			
Sales and Service Use Ca	ilegoi y			
* * * *	* * * *	* * * *	* * * *	* * * *
Restaurant	§§ 102, 202.2(a)	P(1)	NP	NP
Restaurant, Limited	§§ 102, 202.2(a)	P(1)	NP	NP
* * * *	* * * *	* * * *	* * * *	* * * *
(1) TARAVAL STRE	ET RESTAURANT SU			
6 SU. Restaurants, Limited-F	Restaurants are C; For	mula Retail	Restaurants	and Limited-
Restaurants are NP.				
SEC. 752. NCT-3 – MODER	ATE-SCALE NEIGHB	ORHOOD C	OMMERCIA	AL TRANSIT
DISTRICT.				
* * * *				
Table 752. MODERATE-S	SCALE NEIGHBORHO			ANSIT DISTRICT
	NCT-3 ZONING CON			
	eferences		Cont	rols
* * * * RESIDENTIAL STANDARI	DS AND USES			
<b>Development Standards</b>			· · ·	
* * * *	*		* * *	ĸ

Dwelling Unit Mix	§ 207.6	5 <u>8-207.7</u>		Dw of E sha two <u>no I</u> <u>tota</u> <u>pro</u> <u>Uni</u>	ation of five or m elling Units. 40° Dwelling Units all contain at lea b <u>Bb</u> edrooms.: of <u>less than 30% of</u> <u>less than 30% of</u> <u>il number of</u> <u>posed Dwelling</u> its shall contain of st three bedroom.
* * *	* * *	k			* *_
* * * *					
Table 758. R * * * *		COMMERCIAL D	ISTRICT ZO		ITROL TABLE
Table 758. R	L				
Table 758. R * * * * NON-RESIDENTIA	L		ISTRICT ZO		
Table 758. R * * * * NON-RESIDENTIA	L			Controls	by Story
Table 758. R * * * * NON-RESIDENTIA STANDARDS AND	L			Controls	by Story
Table 758. R * * * * NON-RESIDENTIA STANDARDS AND	L USES	§ References		Controls	by Story
Table 758. R * * * * NON-RESIDENTIA STANDARDS AND	L USES	§ References		Controls	by Story

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

Zoning Category	§References	Controls
	NDARDS AND USES	
Development Stand		
* * *	* * *	* * *
Dwelling Unit Mix	§ 207.6 <u>.<del>§</del> 207.7</u>	<u>Generally Require</u> <u>creation of five or</u> <u>Dwelling Units.</u> 4 of Dwelling Units shall contain at le two <u>Bb</u> edrooms., <u>no less than 30% of</u> <u>total number of</u> <u>proposed Dwelling</u> <u>Units shall contain</u> <u>least three bedroom</u>
* * *	* * *	* * *
DEC. 764. UPPER M	ARKET STREET NEIGHBORHOO	JD COMMERCIAL IRANSII
DISTRICT. Table 764. UPPE	R MARKET STREET NEIGHBOR DISTRICT ZONING CONTRO	
Table 764. UPPE	DISTRICT ZONING CONTRO	OL TABLE
Table 764. UPPE	DISTRICT ZONING CONTRO §References NDARDS AND USES	OL TABLE
Table 764. UPPE	DISTRICT ZONING CONTRO §References NDARDS AND USES	OL TABLE

		<u>more Dwelling</u> Units. 40% of
		Dwelling Units shall contain at
		least two
		<u>Bb</u> edrooms <del>.</del> <u>; or</u> <u>no less than 30%</u>
		of the total number
		<u>of proposed</u> <u>Dwelling Units</u>
		<u>shall contain at</u> least three
* * *	* * *	<u>bedrooms.</u>

# 9

10

## SEC. 781.1. TARAVAL STREET RESTAURANT SUBDISTRICT.

**Purpose.** In order to preserve the mix and variety of goods and services (a) 11 provided to the Sunset and Parkside neighborhoods and City residents, prevent further 12 proliferation of restaurant uses and prevent further aggravation of parking and traffic 13 congestion in this district, there shall be a Taraval Street Restaurant Subdistrict, generally 14 applicable for the NC-1-zoned portion of Taraval Street located between 40th and 41st 15 Avenues and between 45th and 47th Avenues, and for the NC-2-zoned portion of Inner Taraval 16 Street <u>Neighborhood Commercial District</u> located between 12th and <u>36th</u> <u>19th</u> Avenues, as 17 designated on Sectional Maps SU05 and SU06 of the Zoning Map. 18 \* \* 19 SEC. 803.2. USES PERMITTED IN CHINATOWN MIXED USE DISTRICTS. 20 21 \* \* \* 22 Other Chinatown Mixed Use District Provisions. (g) 23 (1) Garages in Existing Residential Buildings. Installing a garage in an 24 existing residential building of four or more units requires a mandatory discretionary review 25

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 cause the "removal" or "conversion of residential unit," as those terms are defined in 4 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 defined in Section 37.9(a)(7) through (9) and (11) through (1213) of the San Francisco 10 Administrative Code, with each eviction associated with a separate unit(s) within the past 10 11 12 years, and 13 (D) the proposed garage/addition of off-street parking installation is consistent with the Priority Policies of Section 101.1 of this Code. 14 \* \* \* \* 15 SEC. 810. CHINATOWN COMMUNITY BUSINESS DISTRICT. 16 \* 17 \* Not listed below 18 \* \* \* 19 (2) Installing a garage in an existing residential building of four or more units requires 20 a mandatory discretionary review hearing by the Planning Commission; Section 311 notice is 21 required for a building of less than four units. In approving installation of the garage, the 22 Commission shall find that: 23 24 25

(a) the proposed garage opening/addition of off-street parking will not cause the
 "removal" or "conversion of Residential Unit," as those terms are defined in Section 317 of this
 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;

(c) the building has not had two or more "no-fault" evictions, as defined in Section
39.7(a)(7) through (9) and (11) through (<u>12</u>13) of the *San Francisco* Administrative Code, with
each eviction associated with a separate unit(s) within the past 10 years; and

(d) the proposed garage/addition of off-street parking installation is consistent with
 the Priority Policies of Section 101.1 of this Code.

Prior to the Planning Commission hearing, or prior to issuance of notification under Section 311(c)(2) of this Code, the Planning Department shall require a signed affidavit by the project sponsor attesting to (a), (b), and (c) above, which the Department shall independently verify. The Department shall also have made a determination that the project complies with (d) above.

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18 SEC. 811. CHINATOWN VISITOR RETAIL DISTRICT.

19 \* \* \* \*

20 \* Not listed below

\*

\* \*

21 \* \*

(2) Installation of 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:

(a) the proposed garage opening/addition of off-street parking will not cause the
 "removal" or "conversion of residential unit," as those terms are defined in Section 317 of this
 Code;
 (b) the proposed garage opening/addition of off-street parking will not substantially
 decrease the livability of a dwelling unit without increasing the floor area in a commensurate

6 amount;

(c) the building has not had two or more "no-fault" evictions, as defined in Section
37.9(a)(7) through (9) and (11) through (<u>12</u>+3) of the *San Francisco* Administrative Code, with
each eviction associated with a separate unit(s) within the past ten years; and

(d) the proposed garage/addition of off-street parking installation is consistent with
the Priority Policies of Section 101.1 of this Code.

Prior to the Planning Commission hearing, or prior to issuance of notification under Section 311(c)(2) of this Code, the Planning Department shall require a signed affidavit by the project sponsor attesting to (a), (b), and (c) above, which the Department shall independently verify. The Department shall also have made a determination that the project complies with (d) above.

17 SEC. 812. CHINATOWN RESIDENTIAL NEIGHBORHOOD COMMERCIAL DISTRICT.

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Table 812 CHINATOWN RESIDENTIAL NEIGHBORHOOD COMMERCIAL DISTRICT

- ZONING CONTROL TABLE
- 24 \* Not listed below
- 25

(1) Installation of 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:

- (a) the proposed garage opening/addition of off-street parking will not cause the
  "removal" or "conversion of residential unit," as those terms are defined in Section 317 of this
  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;
- (c) the building has not had two or more "no-fault" evictions, as defined in Section
  37.9(a)(7) through (9) and (11) through (<u>12</u><del>13</del>) of the *San Francisco* Administrative Code, with
  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 with15 the Priority Policies of Section 101.1 of this Code.
- Prior to the Planning Commission hearing, or prior to issuance of notification under Section 311(c)(2) of this Code, the Planning Department shall require a signed affidavit by the project sponsor attesting to (a), (b), and (c) above, which the Department shall independently verify. The Department shall also have made a determination that the project complies with (d) above.
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- 22 SEC. 827. RINCON HILL DOWNTOWN RESIDENTIAL MIXED USE DISTRICT (RH-DTR).

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Planning Commission BOARD OF SUPERVISORS

			Table	827
	RINCON	I HILL DOW	NTOWN RESIDE	NTIAL MIXED USE DISTRICT
				DL TABLE
No.	Zoning			Hill Downtown Residential Mixed Use
	Category	§ Referen	District Zoning Controls	
* * *	*			
Non-Re	sidential Sta	andards and	l Uses	
* * *	* * *	* * *	* * *	
. <u>30</u> b	<u>Residential</u> <u>Care</u> Facility	§ 102	Р	
* * *	* * *	* * *	* * *	
*	* * *			
SEC. 84	7. RED-MX	– RESIDEN	TIAL ENCLAVE-I	MIXED DISTRICT.
*	* * *			
			Table	847
RED	D-MX – RESI	DENTIAL EI	NCLAVE-MIXED	DISTRICT ZONING CONTROL TABLE
No.	Zoning	Category	§ References	Residential Enclave-Mixed Controls
*	* * *			
USES				
Reside	ntial Use			
*	* * * *	*	* * *	* * *
847.23b	ما م معر م ا ا	on Chaltera	§§ 102, 890.88(d	

844.23b							
* * *							
SPECIFIC	PROVIS	SIONS FOR R	ESIDENTIAL ENC	LAVE-MIXED DISTRICTS			
Article	Other	Zoning Controls					
Code	Code						
Section	Section						
		ACCESSORY DWELLING UNITS					
		Boundaries: Within the boundaries of the Residential Enclave-Mixed					
§ 847. <u>03</u>	\$ 207	Districts.					
9 047. <u>05</u> 24	§ 207	Controls: An "Accessory Dwelling Unit," as defined in Section 102 and					
<del>24</del>	(c)(4)	meeting the re	equirements of Sec	ction 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 006	DEEINI		RMS USED IN AR				
	* * *						
(b)	Defin	ition of Term	s Used only in Art	ticle 9. This subsection (b) provides			
definitions	s for certa	in terms which	are used in this A	Article 9 and not elsewhere in this Code, as			
follows.							
* :	* * *						
	(3)	Live/Work U	nit (Any Permitte	ed Work Activity). Live/work unit (any			
permitted work activity) means a <i>L</i> ive/Work Use, 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.							

1 \* \* \* \* APPENDIX O TO ARTICLE 10 - CLYDE AND CROOKS WAREHOUSE DISTRICT 2 \* \* \* 3 4 SEC. 9. ADDITIONAL PROVISIONS FOR ALTERATIONS AND NEW CONSTRUCTION. 5 \* \* \* 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 window that contains only the name and nature of the establishment, hours of operation and 11 12 other pertinent information; or (b) (B) a projecting sign not exceeding two square feet in area 13 used in conjunction with a principal flush sign. Nothing in this legislation shall be construed to regulate paint colors within the 14 (f<del>d</del>) District. 15 **APPENDIX E TO ARTICLE 11** 16 **KEARNY-MARKET-MASON-SUTTER CONSERVATION DISTRICT** 17 \* \* \* 18 SEC. 3. LOCATION AND BOUNDARIES. 19 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 amended, the which is on file with the Clerk of the Board of Supervisors in File No. 180726, 22 23 which Map is hereby incorporated herein as though fully set forth and a facsimile of which is reproduced herein below. 24

25

1	Section 3. Identical Amendments to Planning Code Zoning Control Tables. The					
2	following Zoning Control Tables in Article 7 of the Planning Code are amended in the same					
3	way as the Section 710 Zoning Control Table in Section 2 of this ordinance by (a) amending					
4	the Dwelling Unit Mix zoning category to delete § 207.6 from the Reference section and (b)					
5	amending the Control section to read "Generally Required for creation of 10 or more Dwelling					
6	Units. No less than 25% of the total number of proposed Dwelling Units shall contain at least					
7	two Bedrooms, and no less than 10% of the total number of proposed Dwelling Units shall					
8	contain at least three Bedrooms.": Tables 711 through 722, 724, 725, 727, and 729 through					
9	745.					
10						
11	Section 4. Identical Amendments to Planning Code Zoning Control Tables. The					
12	following Zoning Control Tables in Article 7 of the Planning Code are amended in the same					
13	way as the Section 714 Zoning Control Table in Section 2 of this ordinance by adding the					
14	language from Note 8 "NP for buildings with three or fewer Dwelling Units" in the respective					
15	Table Note:					
16	Table 760 – Note 4					
17	Tables 720, 721, 729, 730, and 753 – Note 5					
18	Tables 717, 724, 725, 731, 732, 733, 734, 755, 756, and 763 - Note 6					
19	Tables 715, 716, 718, 726, 728, 751, and 762 – Note 7					
20	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					

1 2 Section 5. Identical Amendments to Planning Code Zoning Control Tables. The 3 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" 4 before "mile buffer" in the respective Fringe Financial Service Restricted Use District Note: 5 6 Tables 720, 752, 754, and 760 – Note 2 7 Tables 717, 724, and 730 - Note 3 Tables 723, 725, 726, and 763- Note 4 8 9 Tables 715, 716, 719, 728, 762, and 764 – Note 5 Table 759 – Note 6 10 11 12 Section 6. Identical Amendments to Planning Code Zoning Control Tables. The 13 following Zoning Control Tables in Article 7 of the Planning Code are amended in the same 14 way as the Section 723 Zoning Control Table in Section 2 of this ordinance by (a) amending 15 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 16 17 Units. No less than 40% of the total number of proposed Dwelling Units shall contain at least 18 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. 19 20 21 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 22 23 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, 24

25 745., and 755.

Planning Commission BOARD OF SUPERVISORS 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.

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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 Municipal Code that are explicitly shown in this ordinance as additions, deletions, Board 11 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
- 17 By: <u>/s/ ANDREA RUIZ-ESQUIDE</u> ANDREA RUIZ-ESQUIDE 18 Deputy City Attorney
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City and County of San Francisco Tails Ordinance

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

File Number: 210674

Date Passed: July 27, 2021

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.

July 19, 2021 Land Use and Transportation Committee - DUPLICATED

July 19, 2021 Land Use and Transportation Committee - AMENDED, AN AMENDMENT OF THE WHOLE BEARING SAME TITLE

July 19, 2021 Land Use and Transportation Committee - RECOMMENDED AS AMENDED AS A COMMITTEE REPORT

July 20, 2021 Board of Supervisors - PASSED ON FIRST READING

Ayes: 11 - Chan, Haney, Mandelman, Mar, Melgar, Peskin, Preston, Ronen, Safai, Stefani and Walton

July 27, 2021 Board of Supervisors - FINALLY PASSED

Ayes: 11 - Chan, Haney, Mandelman, Mar, Melgar, Peskin, Preston, Ronen, Safai, Stefani and Walton

File No. 210674

I hereby certify that the foregoing Ordinance was FINALLY PASSED on 7/27/2021 by the Board of Supervisors of the City and County of San Francisco.

CAChed 40

Angela Calvillo Clerk of the Board

London N. Breed Mayor

8/4/21

Date Approved