Ordinance amending the San Francisco Planning Code by 1) repealing obsolete Sections 187, 249.15, 263.2, and 263.3; 2) amending Sections 102.5, 121.3, 201, 204.2, 209.9, 249.49, 309.1, 799 and 899 to make various clerical modifications; and 3) adopting environmental findings, Section 302 findings, and findings of consistency with the General Plan and the Priority Policies of Planning Code Section 101.1.

[Planning Code – Clerical Modifications and Repeal of Obsolete Sections]

NOTE:

Additions are *single-underline italics Times New Roman*; deletions are strike through italics Times New Roman. Board amendment additions are double-underlined; Board amendment deletions are strikethrough normal.

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 Section 21000 et seq.). Said determination is on file with the Clerk of the Board of Supervisors in File No. 110548 and is incorporated herein by reference.
- (b) Pursuant to Planning Code Section 302, this Board finds that these Planning Code amendments will serve the public necessity, convenience, and welfare for the reasons set forth in Planning Commission Resolution No. 18553 and the Board incorporates such reasons herein by reference. A copy of Planning Commission Resolution No. 18553 is on file with the Clerk of the Board of Supervisors in File No. 110548.
- (c) This Board finds that these Planning Code amendments are consistent with the General Plan and with the Priority Policies of Planning Code Section 101.1 for the reasons set forth in Planning Commission Resolution No. 18553, and the Board hereby incorporates such reasons herein by reference.

Supervisor Chiu
BOARD OF SUPERVISORS

Section 2.The San Francisco Planning Code is hereby amended by repealing Sections 187, 249.15, 263.2, and 263.3, as follows:

#### SEC. 187. GARMENT SHOPS AND GARMET FACTORIES AS NONCOFORMING USES.

- (a) A garment shop or a garment factory (as defined in the Building Code), existing on January 1, 1960, and located either in a commercial district or in a building having legal nonconforming commercial status under provisions of the City Planning Code in force on that date, shall be regarded as a legal nonconforming use under provisions of the City Planning Code becoming effective on May 2, 1960, if such shop or factory was brought into compliance with all applicable codes and ordinances prior to January 1, 1961. Permits of Occupancy must have been obtained prior to January 1961, by such shop or factory, and any shop or factory which failed to comply with all applicable codes and ordinances prior to that date shall have closed and discontinued all operations.
- (b) Garment shops and garment factories located in an R District, except those having legal nonconforming status, shall have closed and ceased all operations by January 1, 1961.
- (c) Garment shops and garment factories having legal nonconforming status in R, NC, and C

  Districts shall be subject to the provisions of Sections 180 through 185 of this Code as nonconforming uses. No such use shall be intensified by installation of additional machines.

#### SEC. 249.15. RESTRICTED LIGHT INDUSTRIAL SPECIAL USE DISTRICT.

(a) Purpose. There shall be a special use district known as the Restricted Light Industrial

Special Use District, consisting of certain portions of the City and County of San Francisco zoned M-1

or P which border residential or recreational areas. The purpose of this district will be to restrict the

more intensive light industrial activities in order to reduce conflict between uses adjacent or in close

proximity to one another. These uses include: industrial areas, residential areas, recreation areas (both

existing and proposed), large sports facilities or other large parking generators.

(b) Controls.

- (B) Mitigation of adverse environmental impacts of industry on housing or open space (including but not limited to: noise, trash, dust);
  - (C) Conflict between industrial vehicular traffic and residential uses;
  - (D) Impacts of spillover parking from adjacent uses that generate high parking demands;
  - (E) Compatibility of appearance and landscaping with residential or parks;
- (F) Any other related problems or issues resulting from the conflict of different land use activities in this area.
- (3) Enforcement. All requirements of Article 1.7 of the City Planning Code with regard to enforcement and compliance with these restrictions shall be monitored by the Zoning Administrator in cooperation with the Department of Building Inspection and the Department of Public Health. Specifically, termination of legal nonconforming uses and abatement of illegal uses will be pursued to the extent permitted by the Municipal Code.

#### SEC. 263.2. Reserved. SPECIAL EXCEPTIONS: NORTH OF FERRY BUILDING.

- (a) In the 84 X-1 Height and Bulk District as designated on Sectional Map No. 1H of the Zoning Map, height exceptions may be approved by the Planning Commission in appropriate cases as provided herein. The purpose of providing for such exceptions is to encourage greater flexibility in project design and a gradual stepping down of the height of buildings from The Embarcadero toward the Bay. As used in this Section, a "project area" shall be defined as the area between the north or east curbline of The Embarcadero (generally 60 feet inland from the water front line) and the Pier Head Line, with boundaries as set by the Port Commission in any agreement entered into with a developer.
  - (b) Such height exceptions may be permitted, provided that:
- (1) The height of the building or structure so approved by the Planning Commission shall not exceed 125 feet; and
- (2) Within this 125-foot maximum, there shall be a limitation on permitted building volume located above the basic height limit of 84 feet, calculated as the product of 41 feet (the difference

between 125 feet and 84 feet) and 15 percent of the project area. For purposes of the foregoing calculation only, the project area may include part or all of the adjacent 65 D-1 Height and Bulk District as well as part or all of the 84 X-1 Height and Bulk District.

- (c) In acting upon any application under this Section, the Planning Commission shall consider the following criteria in addition to those stated in Section 303(c):
- (1) The development criteria for the Waterfront Special Use District No. 1, as set forth in Section 240.1; and
- (2) The siting of buildings or structures so that higher elements are located nearest The Embarcadero and lower elements outward from the Embarcadero toward the Bay, with a gradual stepping down in height.
- (d) No exception from the height limit shall be permitted in the 65-D-1 Height and Bulk District

  SEC. 263.3. Reserved. SPECIAL EXCEPTIONS: SOUTH OF FERRY BUILDING.
  - (a) In the 84 X 2 Height and Bulk District as designated on Sectional Map No. 1H of the Zoning Map, height exceptions may be approved by the Planning Commission in appropriate cases as provided herein. The purpose of providing for such exceptions is to encourage greater flexibility in project design. As used in this Section, a "project area" shall be defined as the area between the north or east curbline of The Embarcadero (generally 60 feet inland from the waterfront line) and the Pier Head Line with boundaries as set by the Port Commission in any agreement entered into with a developer.
    - (b) Such height exceptions may be permitted, provided that:
- (1) The height of the building or structure so approved by the Planning Commission shall not exceed 175 feet; and
- (2) Within this 175 foot maximum, there shall be a limitation on permitted building volume located above the basic height limit of 84 feet, calculated as the product of 91 feet (the difference between 175 feet and 84 feet) and 10 percent of the project area.

- (c) In acting upon any application under this Section, the Planning Commission shall consider the following criteria in addition to those stated in Section 303(c):
- (1) The development criteria for the Waterfront Special Use District No. 1 as set forth in Section 240.1; and
- (2) The siting of buildings or structures so that higher elements are located nearest The Embarcadero and lower elements outward from The Embarcadero toward the Bay, with a gradual stepping down in height.

Section 3. The San Francisco Planning Code is hereby amended by amending Sections 102.5, 121.3, 201, 204.2, 209.9, 249.49, 309.1, 799 and 899, to read as follows: SEC. 102.5. DISTRICT.

A portion of the territory of the City, as shown on the Zoning Map, within which certain regulations and requirements or various combinations thereof apply under the provisions of this Code. The term "district" shall include any use, special use, height and bulk, or special sign district. The classes of use districts are described in Section 201 of this Code. term "R District" shall mean any RH 1(D), RH 1, RH 1(S), RH 2, RH 3, RM 1, RM 2, RM 3, RM 4, RTO, RTO M, RC 1, RC 2, RC 3, RC 4 or RED District. The term "C District" shall mean any C 1, C 2, C 3, or C M

District. The term "RTO District" shall be that subset of R Districts which are the RTO and RTO M

District. The term "M District" shall mean any M 1 or M 2 District. The term "PDR District" shall mean any PDR-1 B, PDR-1 D, PDR-1 G, or PDR-2 District. The term "RH District" shall mean any RH-1(D), RH-1, RH-1(S), RH-2, or RH-3 District. The term "RM District" shall mean any RM-1, RM-2, RM-3, or RM-4 District. The term "RC District" shall mean any RC-1, RC-2, RC-3, or RC-4 District.

The term "C 3 District" shall mean any C 3 O, C 3 R, C 3 G, or C 3 S District. For the purposes of Section 128 and Article 11 of this Code, the term "C 3 District" shall also include the Extended Preservation District designated on Section Map 3SU of the Zoning Map. The term "NC District" shall

mean any NC 1, NC 2, NC 3, NC T, NC S, and any Neighborhood Commercial District and
Neighborhood Commercial Transit District identified by street or area name in Section 702.1. The term
"NCT" shall mean any district listed in Section 702.1(b), including any NCT 1, NCT 2, NCT 3 and any
Neighborhood Commercial Transit District identified by street or area name. The term "Mixed Use"
District shall mean all Chinatown Mixed Use, South of Market Mixed Use, Eastern Neighborhoods
Mixed Use, and Downtown Residential Districts. The term "Chinatown Mixed Use District" shall mean
any Chinatown CB, Chinatown VR, or Chinatown R/NC District named in Section 802.1. The term
"South of Market Mixed Use Districts" shall refer to all RED, RSD, SLR, SLI, or SSO Districts named
in Section 802.1. The term "Eastern Neighborhoods Mixed Use Districts" shall refer to all SPD, MUG,
MUO, MUR, and UMU named in Section 802.1. The term "DTR District" or "Downtown Residential
District" shall refer to any Downtown Residential District identified by street or area name in Section
825, 827, 828, and 829 The term "PM District" or "Parkmerced District" shall refer to any PM R, PM
MU1, PM MU2, PM S, PM CF, or PM OS District named in Section 249.64. The terms "TI District"
and "YBI District" shall refer to any TI R, TI MU, TI OS, TI PCI, YBI R, YBI MU, YBI OS, YBI PCI,
as set forth in Section 249.52.

# SEC. 121.3. DEVELOPMENT $\underline{OF}$ $\Theta N$ LARGE LOTS, $\underline{CHINATOWN}$ MIXED USE DISTRICTS.

In order to promote, protect, and maintain a scale of development which is appropriate to each Mixed Use District and complementary to adjacent buildings, new construction or enlargement of existing buildings on lots larger than the square footage stated in the table below shall be permitted as conditional uses subject to the provisions set forth in Section 303.

District	Lot Size Limits
<u>Chinatown</u>	5,000 sq. ft.
Chinatown Community Business	

**Chinatown** Residential/Neighborhood Commercial

**Chinatown** Visitor Retail

In addition to the criteria of Section 303(c), the *City* Planning Commission shall consider the following criteria:

- (1) The mass and facade of the proposed structure are compatible with the existing scale of the district.
- (2) The facade of the proposed structure is consistent with design features of adjacent facades that contribute to the positive visual quality of the district.

### 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:

	Public Use Districts (P)										
Residential Districts											
RH-1(D)	Residential, House Districts, One-Family (Detached Dwellings)										
RH-1	Residential, House Districts, One-Family										
RH-1(S)	Residential, House Districts, One-Family with Minor Second Unit										
RH-2	Residential, House Districts, Two-Family										
RH-3	Residential, House Districts, Three-Family										
RM-1	Residential, Mixed Districts, Low Density										
RM-2	Residential, Mixed Districts, Moderate Density										
RM-3	Residential, Mixed Districts, Medium Density										
RM-4	Residential, Mixed Districts, High Density										
<u>RTO</u>	Residential, Transit-Oriented Neighborhood Districts										
RTO-M	Residential, Transit-Oriented – Mission Neighborhood Districts										
	Residential-Commercial Districts (RC)										
RC-1	Residential-Commercial Combined Districts, Low Density										
RC-2	Residential-Commercial Combined Districts, Moderate Density										
RC-3	Residential-Commercial Combined Districts, Medium Density										

RC-4	Residential-Commercial Combined Districts, High Density
	Residential Transit-Oriented Neighborhood Districts
RTO	Residential, Transit-Oriented Neighborhood Districts
RTO-M	Residential Transit-Oriented Mission Neighborhood Districts
	Neighborhood Commercial Districts (NC)
	(Also see Article 7)
	General Area Districts
NC-1	Neighborhood Commercial Cluster District
NC-2	Small-Scale Neighborhood Commercial District
NC-3	Moderate-Scale Neighborhood Commercial District
NC-S	Neighborhood Commercial Shopping Center District
	Individual Area Districts
	Neighborhood Commercial District
	eet Neighborhood Commercial District
	ent Street Neighborhood Commercial District
	nent Street Neighborhood Commercial District
Upper Filln	nore Street Neighborhood Commercial District
Haight Stre	eet Neighborhood Commercial District
Inner Suns	et Neighborhood Commercial District
Upper Mar	ket Street Neighborhood Commercial District
North Bead	ch Neighborhood Commercial District
Pacific Ave	enue Neighborhood Commercial District
Polk Stree	Neighborhood Commercial District
Sacrament	o Street Neighborhood Commercial District
Union Stre	et Neighborhood Commercial District
24th Stree	t-Noe Valley Neighborhood Commercial District
West Porta	al Avenue Neighborhood Commercial District
	Neighborhood Commercial Transit Districts (NCT)
NCT-1	Neighborhood Commercial Transit Cluster District
NCT-2	Small-Scale Neighborhood Commercial Transit District
NCT-3	Moderate Scale Neighborhood Commercial Transit District
	Individual Area Neighborhood Commercial Transit (NCT) Districts

1	Hayes-Gough NCT												
	Upper Market Street NCT												
2	Valencia Street NCT												
3	24th Street — Mission NCT												
	Mission Street NCT												
4	SoMa NCT												
5	Ocean Avenue NCT												
6	Glen Park NCT												
0													
7	Neighborhood Commercial Special Use Districts												
8	Lakeshore Plaza Special Use District												
	Bayshore-Hester Special Use District												
9	Mission-Harrington Special Use District												
10	North Beach Special Use District												
11	1800 Market Community Center Project Special Use District												
12	Neighborhood Commercial Restricted Use Districts												
13	Taraval Street Restaurant & Fast Food Subdistrict												
44	Irving Street Restaurant & Fast Food Subdistrict												
14	Geary Boulevard <i>Formula Retail Pet Supply Store and Formula Retail Easting and Drinking Fast Food</i> Subdistrict												
	Mission Street Formula Retail Restaurant Fast Food Subdistrict												
16	North Beach Financial Service, Limited Financial Service, and Business or Professional Service Subdistrict												
17	Chestnut Street Financial Subdistrict												
18	Neighborhood Commercial Restricted Use Districts												
19	Third Street Alcohol Restricted Use District												
	Divisadero Street Alcohol Restricted Use District												
20	Lower Haight Street Alcohol Restricted Use District												
21	Excelsior Alcohol Restricted Use District												
22	Lower Haight Street Tobacco Paraphernalia Restricted Use District												
	Fringe Financial Restricted Use District												
23													
24	Commercial Districts (C)												
	C-1 Neighborhood Shopping Districts												
25	C-2 Community Business Districts												

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С-М	Heavy Commercial Districts									
C-3-O	Downtown Office District									
C-3-R	Downtown Retail District									
C-3-G	Downtown General Commercial District									
C-3-S	Downtown Support District									
	Industrial Districts									
M-1	Light Industrial Districts									
M-2	Heavy Industrial Districts									
PDR-1-B	Production Distribution and Repair — Light Industrial Buffer									
PDR-1-D	Production Distribution and Repair — Design									
PDR-1-G	Production Distribution and Repair - General									
PDR-2	Core Production Distribution and Repair — Bayview									
	Chinatown Mixed Use Districts (Also see Article 8)									
CCB	Chinatown Community Business District									
CR/NC	Chinatown Residential/Neighborhood Commercial District									
CVR	Chinatown Visitor Retail District									

	South of Market Use Mixed Use Districts (Also see Article 8)										
RED	Residential Enclave Districts										
RSD	Residential Service District										
SLR	Service/Light Industrial/Residential District										
SLI	Service/Light Industrial District										
SSO	Service/Secondary Office District										
	Eastern Neighborhoods Mixed Use Districts (Also see Article 8)										
SPD	South Park District										
MUG	Mixed Use — General										
MUO	Mixed Use — Office										

MUR	Mixed Use — Residential									
UMU	Urban Mixed Use									
Downtown Residential Districts ( <u>DTR)</u> (Also see Article 8)										
RH-DTR	Rincon Hill Downtown Residential									
SB-DTR	B-DTR South Beach Downtown Residential									
TB-DTR	Transbay Downtown Residential									
Mission Bay Districts <u>(MB)</u> (Also see Article 9)										
MB-R-1	Mission Bay Lower Density Residential District									
MB-R-2	Mission Bay Moderate Density Residential District									
MB-R-3	Mission Bay High Density Residential District									
MB-NC-2	Mission Bay Small Scale Neighborhood Commercial District									
MB-NC-3	Mission Bay Moderate Scale Neighborhood Commercial District									
MB-NC-S	Mission Bay Neighborhood Commercial Shopping Center District									
MB-O	MB-O Mission Bay Office District									
MB-CI	-CI Mission Bay Commercial-Industrial District									
MB-H	Mission Bay Hotel District									
MB-CF	Mission Bay Community Facilities District									
MB-OS	Mission Bay Open Space District									
	Parkmerced Districts (Also see Section 249.64)									
PM-R	Parkmerced Residential District									
PM-MU1	Parkmerced Mixed Use – Social Heart District									
PM-MU2	Parkmerced Mixed Use – Neighborhood Commons									
PM-S	Parkmerced School District									
PM-CF	Parkmerced Community Fitness District									
PM-OS	Parkmerced Open Space District									
	Treasure Island and Yerba Buena Island Districts (Also see Section 249.52)									
TI-R	Treasure Island - Residential									
TI-MU Treasure Island – Mixed Use										
TI-OS Treasure Island – Open Space										
TI-PCI Treasure Island - Public/Civic/Institutional										
YBI-R	Yerba Buena Island - Residential									

YBI-MU	Yerba Buena Island – Mixed Use
YBI-OS	Yerba Buena Island - Open Space
YBI-PCI	Yerba Buena Island - Public/Civic/Institutional

In addition to the classes of use districts in the above table, the following terms shall apply:

<u>"R District" shall mean any RH-1(D), RH-1, RH-1(S), RH-2, RH-3, RM-1, RM-1, RM-3, RM-4,</u>

RTO, RTO-M, RC-1, RC-2, RC-3, RC-4, or RED District;

"M District" shall mean any M-1 or M-2 District;

"PDR District" shall mean any PDR-1-B, PDR-1-D, PDR-1-G or PDR-2 District;

"RH District" shall mean any RH-1(D), RH-1, RH-1(S), RH-2, or RH-3 District;

"RM District" shall mean any RM-1, RM-2, RM-3, or RM-4 District;

"RTO District" shall mean any RTO or RTO-M District;

"C-3 District" shall mean any C-3-O, C-3-R, C-3-G, or C-3-S District. For the purposes of

Section 128 and Article 11 of this Code, the term "C-3- District" shall also include the South of Market

Extended Preservation District designated on Section Map SU03 of the Zoning Map;

"NCT District" shall mean any district listed in Section 702.1(b), including any NCT-1, NCT-2, NCT-3, and any Neighborhood Commercial Transit District identified by street or area name; and "Mixed Use District" shall mean all Chinatown Mixed use, South of Market Mixed Use, Eastern Neighborhood Mixed use, and Downtown Residential Districts.

# SEC 204.2. ACCESSORY USES FOR USES OTHER THAN DWELLINGS IN RESIDENTIAL DISTRICTS.

No use shall be permitted as an accessory use to a use other than a dwelling in any Residential District which involves or requires any of the following:

(a) The use of more than  $\frac{4}{4}$  one-fourth of the total floor area occupied by such use and the principal or conditional use to which it is accessory, except in the case of accessory off-street parking and loading;

- (b) The use of show windows or window displays or advertising to attract customers or clients, except for an identifying sign and regulated in Article 6 of this Code; or
- (c) The conduct of any activity of a profit-making or commercial nature, except as an integral part of the permitted principal or conditional use where such activity is expressly permitted by Sections 209.1 through 209.9 of this Code.

### SEC. 209.9. OTHER USES.

RH-	RH-	RH-	RH-	RH-	RM-	RM-	RM-	RM-	RTO	RTO-	RC-	RC-	RC-	RC-	
1	1	1	2	3	1	2	3	4		М	<b>1</b>	2	3	4	
(D)		(S)													
															SEC. 209.9.
															OTHER USES.
P	P	Р	P	P	Р	P	Р	P	Р	Р	P	₽	Р	Ρ	(a) Sale or lease sign, as defined and regulated by Article 6 of this Code.
С	С	С	С	С	С	С	С	С	С	С	€	€	С	С	(b) Planned Unit Development, as defined and regulated by Section 304 and other applicable

								-							· · · · · · · · · · · · · · · · · · ·
					:										provisions of this
															Code.
SEE	SEE SECTIONS 205 THROUGH 205.2														(c)
															Temporary uses,
															as specified in
! !															and regulated by
:															Sections 205
															through 205.2 of
		, i											<u> </u>		this Code.
											₽	₽	Р	Р	(d) Any use
															as specified in,
															and regulated by,
															Sections
															209.3(d), (f), (g),
					i										(h), (j); 209.4(a),
										:					(b); or 209.5(c) of
				,											this Code, when
															located in or
												:			below the ground
															story of a building
															and not above
															the ground story.
С	С	С	С	С	С	С	С	С	С	С					(e) Any use
															listed as a

1 principal or 2 conditional use 3 permitted on the 4 ground floor in an 5 <del>RC-1</del> <u>NC-1</u> 6 District, when 7 located in a 8 structure on a 9 landmark site 10 designated 11 pursuant to 12 Article 10 of this 13 Code, provided 14 that: no 15 Conditional Use 16 shall be authorized 17 under this 18 provision unless (1) 19 such authorization 20 conforms to the 21 <u>applicable</u> 22 provisions of 23 Section 303 of this 24 Code and (2 the 25 specific use so

	l I					:		authorized is
								essential to the
			ı					<u>feasibility of</u>
								retaining and
								preserving the
								<u>landmark.</u>
	`	٠						— (1)—No
								application for a
								<del>conditional use</del>
								<del>under this</del>
								provision shall be
								accepted for filing
								until a period of
								180 days shall have
		-						elapsed after the
								date of designation
								of the landmark;
								<del>and</del>
								——(2)—No
								<del>conditional use</del>
								shall be authorized
								under this
						 <u> </u>		provision unless

specific use so authorized is essential to the feasibility of retaining and preserving the landmark.  ← ← ← ← ← ← ← ← ← ← ← Section 233(a), live/work units in existing structures,		_			I			<del></del>		1				 
applicable provisions of Section 303 of this Code and, in addition, unless the specific use so authorized is cssential to the feasibility of retaining and preserving the landmark.   ——————————————————————————————————														such authorization
Provisions of Section 303 of this Code and, in addition, unless the specific use so authorized is essential to the feasibility of retaining and preserving the landmark.  C C C C C C C C C Section 233(a), live/work units in existing structures, including additions and expansions thereof, provided that one or more arts activities as														conforms to the
Section 303 of this Code and, in addition, unless the specific use so authorized is essential to the feasibility of retaining and preserving the landmark.  — (f)—Subject to Section 233(a); live/work units in existing structures, including additions and expansions thereof, provided that one or more arts activities as										ļ				<del>applicable</del>
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Section 233(a), live/work units in existing structures, including additions and expansions thereof, provided that one or more arts activities as										<b></b>				<del>landmark.</del>
live/work units in existing structures, including additions and expansions thereof, provided that one or more arts activities as	$\epsilon$	$\epsilon$	$\epsilon$	$\epsilon$			(f) Subject to							
existing structures, including additions and expansions thereof, provided that one or more arts activities as						:								Section 233(a),
including additions  and expansions  thereof, provided  that one or more  arts activities as														live/work units in
thereof, provided that one or more arts activities as														existing structures,
thereof, provided that one or more arts activities as														including additions
that one or more arts activities as														and expansions
arts activities as														thereof, provided
														that one or more
defined in Section												•		arts activities as
														 defined in Section

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											102.2 of this Code
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					'						nonresidential use
											within the live/work
						ı.					unit, that other
						ı					nonresidential
									ļ		activities are
											limited to those
							ļ				<del>otherwise</del>
											permitted in the
											district or
											otherwise
											conditional in the
											district and
											specifically
											approved as a
							<u> </u>   		<u> </u>		<del>conditional use,</del>
											and further subject
											to Section
											303(c)(6)(B) where
											that Section
 											applies.
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															live/work units,
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															<del>or more arts</del>
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												<u> </u>			primary non-
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															<del>nonresidential</del>
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															otherwise
															permitted in the
į															district or
												<u>.</u>			<del>otherwise</del>
											   				<del>conditional in the</del>
															district and
															specifically
															approved as a
															<del>conditional use.</del>
$\epsilon$	$\epsilon$	$\epsilon$	$\epsilon$	$\epsilon$	€	$\epsilon$	$\epsilon$	$\epsilon$	€	$\epsilon$	₽	₽	₽	₽	— (h) Subject to
															Section 233(a),

Γ								_							<del></del>
							,								live/work units, whether or not
															<del>included above,</del>
															which satisfy the
															<del>conditions of</del>
										!					Section 233(b) of
										_					this Code.
					ļ			·			₽	₽	Р	Р	<u>(i)</u> (g) Arts
										:					activities except
												1			those uses
									,		ļ				subject to
															Sections 209.3(d)
	_												_		or (h).
С	С	С	С	С	С	С	С	С	С	С	$\epsilon$	$\epsilon$	С	С	<del>(j)</del> ( <u>h)</u>
									1						Mortuary and
											J	l			columbarium
													ı		uses located on a
															landmark site,
															and where the
															site is within a
						!									Height and Bulk
															District of 40 feet
															or less, and
															where a

TRANSPORTED IN TRANSPORTED IN THE LANGUAGE TO ARREST OF FIRST PROPERTY IN THE CAME THE AREA OF THE

						columbarium use has lawfully and continuously operated since the time of designation.  "Columbarium use" shall be
						which provides for the storage of cremated remains in niches.

# SEC. 249.49. TELEGRAPH HILL – NORTH BEACH RESIDENTIAL SPECIAL USE DISTRICT.

### (a) Purposes.

(1) To regulate off-street parking and the installation of garages in existing residential structures in order to ensure that they do not significantly increase the level of automobile traffic, increase pollution, or impair pedestrian use on narrow public rights-of-way in the District; and to prevent the ability to add parking from providing an incentive to convert existing residential buildings from rental buildings to tenancies-in-common.

(b) Applicability. The provisions of this Special Use District shall apply to the RH and RM zoned parcels within the area bounded by Bay Street on the north, The Embarcadero and Sansome

Street on the east, Broadway on the South, and Columbus Avenue on the west, as shown on Sectional

Map SU01 of the Zoning Map.

## (c) (b) Controls.

- (1) **Number of Off-Street Residential Parking Spaces.** Up to 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 residential building of four or more units requires a mandatory discretionary review hearing 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: (1) 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; (2) 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 amount; (3) the building has not had two or more "no-fault" evictions, as defined in 37.9(a)(7)—(13) of the San Francisco Administrative Code, with each eviction associated with a separate unit(s) within the past ten years, (4) the garage would not front on a public right-of-way narrower than 41 feet, and (5) 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 (1), (2), and (3) above, which the Department shall independently verify. The Department shall also have made a determination that the project complies with (4) and (5) above.

#### SEC. 309.1 PERMIT REVIEW IN DOWNTOWN RESIDENTIAL DISTRICTS.

The provisions and procedures set forth in this Section shall govern the review of project authorization and building and site permit applications for the construction or substantial alteration of structures in Downtown Residential districts, the granting of exceptions to requirements of this Code, and the imposition of modifications necessary to achieve the objectives and policies of the General Plan and the purposes of this Code as provided for in Section 827 825 and elsewhere. When any action authorized by this Section is taken, any determination with respect to the proposed project required or authorized pursuant to CEQA may also be considered.

# (a) Design Review.

- (1) In addition to the standard permit review process, the design of projects greater than 50,000 gross square feet or 85 feet in height shall be subject to design review and approval by Department staff. A detailed design review will be initiated by Department staff working with the project sponsor, at the time an application for 309.1 review or building permit is filed, and may take place in advance of filing a building permit application. This comprehensive review shall resolve issues related to the project's design, including the following:
  - (A) Overall building massing and scale;
  - (B) Architectural treatments, facade design and building materials;
- (C) The design of lower floors, including building setback areas, townhouses, entries and parking and loading access;
- (D) On sloping sites, parking provided above ground pursuant to Section  $\frac{827(7)(A)}{825(b)(5)(7)(A)}$ ;
  - (E) The provision of required open space, both on- and off-site:

- (F) Streetscape and other public improvements, including tree planting, street furniture, and lighting;
  - (G) Circulation, including streets, alleys and mid-block pedestrian pathways
- (H) Other changes necessary to bring a project into conformance with the *Rincon Hill Plan and other applicable* elements and area plans of the General Plan.
- (2) If the project sponsor opposes project modifications and conditions recommended by the Director of Planning pursuant to the design review, the Director shall prepare a report of recommended modifications which shall be presented to the Planning Commission for a hearing pursuant to Subsection (e) and which shall be available to the public upon mail notification of said hearing.
  - (b) Exceptions.
- (1) Exceptions to the following provisions of this Code may be granted as provided for below:
- (A) Exceptions to the tower separation requirements of Section 270(e), pursuant to the criteria described in Section 270(e)(3) and 270(e)(4).
- (B) Provision for exceeding an accessory residential parking ratio <u>principally permitted</u> and up to the maximum permitted by Table 151.1 of 0.5 off street car parking spaces per dwelling unit, up to a maximum of one car parking space per dwelling unit, pursuant to the criteria described in Section 151.1.
- (C) Exceptions to the lot coverage requirements of Section  $\frac{827(d)(2)}{2}$   $\frac{825(b)(2)}{2}$  for conversions of existing non-residential structures to residential use.
  - (D) Reductions in the dwelling unit exposure requirements of Section 140.
- (E) Allowing parking access from Folsom Street, pursuant to  $\frac{827(d)(7)}{827(a)(8)(A)(ii)}$  and 155(r).

- (F) Reduction of required on-site residential open space of 36 square feet per unit described in Section 827(e)(2)(A) 827(a)(9) to create additional off-site publicly-accessible open space and superior building design.
- (G) Design, location, and size of publicly-accessible open space as allowed by  $\frac{Section}{827(e)}$   $\frac{827(a)(9)}{827(a)(9)}$  and equivalence of proposed publicly-accessible open space in size and quality with required on-site open space.
- (H) Modifications to the required upper story setback above a height of 45 feet on the north side of mid-block pedestrian pathways as allowed in Section  $\frac{827(d)(4)(C)(i)}{827(a)(5)(C)(i)}$ .
- (I) On development lots larger than ½-acre, minor deviations from the provisions for measurement of height in Sections 260 of the Code as otherwise provided in Section 304(d)(6), in cases where the Planning Commission finds that such minor measurement modification is necessary for a project of outstanding overall design, complementary to the design of the surrounding area, and necessary to meet the intent and policies of the relevant area plan of the General Plan.
- (c) Hearing and Determination on Design Modifications and Applications for Exceptions.
- (1) **Hearing.** The Planning Commission shall hold a public hearing for all projects greater than 50,000 gross square feet, for all projects 85 feet in height or greater, and for applications that require exceptions as provided in Subsection (b).
- (2) **Notice of Hearing.** Notice of such hearing shall be mailed not less than 10 days prior to the date of the hearing to the project applicant, to property owners within 300 feet of the project that is the subject of the application, using for this purpose the names and addresses as shown on the citywide Assessment Roll in the Assessor's Office, and to any person who has requested such notice. Such notice shall also be published at least once in

an official newspaper of general circulation at least 10 days prior to the date of the hearing. The notice shall state that the written recommendation of the Director of Planning regarding design modifications to the project and regarding any requests for exceptions is available for public review at the office of the Planning Department.

- (3) **Director's Recommendations on Modifications and Exceptions.** At the hearing, the Director of Planning shall review for the Commission key urban design issues related to the project based on the design review pursuant to Subsection (a) and recommend to the Commission modifications to the project and conditions for approval as necessary. The Director shall also make recommendations to the Commission on any proposed exceptions pursuant to Subsection (b).
- (4) **Decision and Imposition of Conditions.** The Commission may, after public hearing and, after making appropriate findings, approve, disapprove or approve subject to conditions, the project and any applications for exception. In addition to the requirements set forth in this Code, additional requirements, modifications, and limitations may be imposed on a proposed project, through the imposition of conditions, in order to achieve the objectives and policies of the General Plan or the purposes of this Code, including any modifications recommended by the Planning Director arising from design review. If pursuant to the provisions of this Section, the Planning Commission determines that conditions should be imposed on the approval of a building or site permit application or an application for exceptions to conform the building to the standards and intent of the Rincon Hill Plan and other elements of the General Plan and the applicant agrees to comply, the Commission may approve the application subject to those conditions.
- (5) **Appeal.** The decision of the Planning Commission on the granting of any exceptions pursuant to Subsection (b) may be appealed to the Board of Appeals by any person aggrieved within 15 days after the date of the decision by filing a written notice of

appeal with that body, setting forth wherein it is alleged that there was an error in the interpretation of the provisions of this Code or abuse of discretion on the part of the Planning Commission.

- (6) **Decision on Appeal.** Upon the hearing of an appeal, the Board of Appeals may, subject to the same limitations as are placed on the Planning Commission by Charter or by this Code, approve, disapprove or modify the decision appealed from the Planning Commission. If the determination of the Board differs from that of the Commission it shall, in a written decision, specify the error in interpretation or abuse of discretion on the part of the Commission and shall specify in the findings, as part of the written decision, the facts relied upon in arriving at its determination.
- (7) **Discretionary Review.** No requests for discretionary review, other than through the procedures set forth in this Subsection, shall be accepted by the Planning Department or heard by the Planning Commission for permits in a DTR district.
- (d) **Change of Conditions.** Authorization of a change in any condition previously imposed pursuant to this Section shall require an application for a change in conditions, which application shall be subject to the procedures set forth in this Section.
  - (e) Unbuilt Tower Projects; Progress Requirement and Approval Revocation.
- (1) Construction of any development in an "R" bulk district containing a building taller than 110 feet (herein referred to as a "tower project") shall commence within 24 months of the date the tower project is first approved by the Planning Commission or Board of Appeals pursuant to the provisions of this Section. For tower projects that contain more than one tower structure, each tower structure shall be considered as a separate phase of development, with a requirement for commencement of construction for each subsequent tower phase of 18 months beginning after the Certificate of Final Completion and Occupancy is issued on the previous tower phase. Failure to begin construction work within that period, or thereafter to

carry the development diligently to completion, shall be grounds for the Planning Commission to revoke approval of the tower project or phase. Neither the Department of Public Works nor the Board of *Permit* Appeals shall grant any extension of time inconsistent with the requirements of this Subsection (e)(1). For the purposes of this Subsection, "carry the development diligently to completion" shall mean continuous construction work without significant stoppage toward the completion of a tower structure beyond any site clearance, grading, excavation, or demolition of existing buildings on the project site.

- (2) The Department of Building Inspection shall notify the Planning Department in writing of its approval for issuance and issuance of a site or building permit for any tower protect and of the revocation, cancellation, or expiration of any such permit.
- (3) At the first regularly scheduled Planning Commission meeting after the time period described in Subsection (e)(1) or this Subsection (e)(3) has elapsed for any tower project or tower phase, the Planning Commission shall hold a hearing requiring the tower project sponsor to report on the construction progress of the subject tower project or phase. If the Commission finds that the tower project or phase does not meet the progress requirement of Subsection (e)(1), the Commission may revoke or extend, up to a maximum of 12 months for each extension, the approvals for the tower project or phase.
- (4) Appeals of Planning Commission decisions pursuant to this Subsection (e) shall be conducted pursuant to the procedures of Subsections (c)(5) and (c)(6).

#### SEC. 799. OTHER APPLICABLE SECTIONS OF THE CITY PLANNING CODE.

Reference should be made to other sections which also apply to Neighborhood Commercial Districts. These sections and their titles are listed below.

General Prov	isions
Section 101	Purposes

<del></del>	
Section 101.1	General Plan Consistency and Implementation
Section 109	Severability
Definitions	
Sections	Definitions
102—102.25	
Zoning Map	
Section 105	Zoning Map
Section 106	Zoning Map Incorporated Herein
Building Stan	dards
Section 121	Minimum Lot Width
Section 121.1	Development on Large Lots, Neighborhood Commercial Districts
Section 121.2	Use Size Limits (Nonresidential), Neighborhood Commercial Districts
Section 124	Basic Floor Area Ratio
Section 125	Floor Area Premiums, Districts Other than NC and C-3
Section 130	Yard and Setback Requirements
Section 131	Legislated Setback Line
Section 134	Rear Yards, R, NC, C, and M Districts
Section 135	Usable Open Space, R, NC, C, and M Districts
Section 136	Obstructions Over Streets and Alleys and in Required Setbacks, Yards, and
	Usable Open Space
Section 136.1	Awnings, Canopies, and Marquees in NC Districts

Streetscape and Pedestrian Improvements
All Dwelling Units in All Use Districts to Face on Open Area, R, NC, and M
Districts
Screening of Rooftop Features R, NC, C, and M Districts
Screening and Greening of Parking and Vehicle Use Areas, R and NC Districts
Street Trees, R, NC, C-3 Districts
Street Frontages, in Neighborhood Commercial, Residential-Commercial,
<u>Commercial, and Mixed Use</u> Districts
Outdoor Activity Areas and Walk-up Facilities in NC Districts
Required Ground Floor Commercial Uses
Off-Street Parking and Loading Requirements
Schedule of Required Off-Street Parking Spaces
Schedule of Permitted Off-Street Parking Spaces in Specified Districts
Schedule of Required Off-Street Freight Loading Spaces in District Other than
C-3
Rules for Calculation of Required Spaces
Minimum Dimensions for Required Off-Street Parking, Freight Loading and
Service Vehicle Spaces
General Standards as to Location and Arrangement of Off-Street Parking,
Freight Loading, and Service Vehicle Facilities

Bicycle Parking Requirements
Parking Lots
Conditional Use Applications for Parking Exceeding Accessory Amounts:
Additional Criteria
Required Off-Street Parking Not on the Same Lot as the Structure or Use
Served
Collective Provision and Joint Use of Required Off-Street Parking
Exemptions From Off-Street Parking, Freight Loading and Service Vehicle
Requirements
Applicability of Requirements
Compliance of Uses Required
Compliance of Structures, Open Spaces, and Off-Street Parking and Loading
Compliance of Lots Required
Compliance With Conditions, Stipulations, and Special Restrictions Required
Approval of Permits
Enforcement Against Violations
Conditional Uses
Uses Located in Neighborhood Commercial Districts

	Record: General
Section 181	Nonconforming Uses: Enlargements, Alterations, or Reconstruction
Section 182	Nonconforming Uses: Changes of Use
Section 183	Nonconforming Uses: Discontinuance and Abandonment
Section 184	Short-term Continuance of Certain Nonconforming Uses
Section 185	Continuance of Other Nonconforming Uses
Section 186	Exemption of Limited Commercial Nonconforming Uses
Section 186.1	Exemption of Nonconforming Uses in Neighborhood Commercial Districts
Section 187	Garment Shops and Garment Factories as Nonconforming Uses
Section 188	Noncomplying Structures: Enlargements, Alterations and Reconstruction
Section 189	Substandard Lots of Record: Construction and Other Actions
Uses	
Section 201	Classes of Use Districts
Section 202	Uses Permitted by This Code
Section 203	Effect on Certain Public Services
Section 204	Accessory Uses, General
Section 204.1	Accessory Uses for Dwellings in R and NC Districts
Section 204.4	Dwelling Units Accessory to Other Uses
Section 204.5	Parking and Loading as Accessory Uses
Section 205	Temporary Uses, General

Section 205.1	Temporary Uses, Sixty-day Limit
Section 205.2	Temporary Uses, Two-year Limit
Section 207.1	Rules for Calculation of Dwelling Unit Densities
Section 207.4	Density of Dwelling Units in Neighborhood Commercial Districts
Section 208	Density Limitations for Group Housing in R and NC Districts
Section 209.1	<del>Dwellings</del>
Section 210	Description and Purpose of Commercial and Industrial Districts
Section 234	P Districts
Section 234.1	Principal Uses Permitted, P Districts
Section 234.2	Conditional Uses, P Districts
Section 235	Special Use Districts
Section 236	Garment Shop Special Use District
Height and B	ulk
Section 122	Height and Bulk
Section 250	Height and Bulk Districts Established
Section 251	Height and Bulk Districts: Purposes
Section 252	Classes of Height and Bulk Districts
Section 253.1	Review of Proposed Buildings and Structures in North Beach and Broadway
	Neighborhood Commercial Districts
Section 260	Height Limits: Measurement

Section 261.1	Additional Height Limits for Narrow Streets and Alleys in RTO, NC, NCT, Eastern
	Neighborhoods Mixed Use, and South of Market Mixed Use Districts
Section 262	Additional Height Limits Applicable to Signs
Section 270	Bulk Limits: Measurement
Section 271	Bulk Limits: Special Exceptions, In Districts Other than C-3
Section 295	Height Restrictions on Structures Shadowing Property Under the Jurisdiction of
	the Recreation and Park Commission
Procedures	
Section 301	General Description of Zoning Procedures
Section 302	Amendments
Section 303	Conditional Uses
Section 304	Planned Unit Developments
Section 304.5	Institutional Master Plans
Section 305	Variances
Section 306	Applications and Hearings
Section 306.1	Applications and Filing Fees
Section 306.2	Scheduling of Hearings
Section 306.3	Notice of Hearings
Section 306.4	Conduct of Hearings
Section 306.5	Reconsideration
Section 306.6	Initiation of Amendments

Sections	Permit Review in the San Francisco Coastal Zone Area
Section 315.8	Appeal
Section 315.7	Reconsideration
Section 315.6	Conduct of Public Hearings and Determination
Section 315.5	Conduct of Consent Calendar and Determination
Section 315.4	Request for Reconsideration of Consent Calendar Items at a Public Hearing
Section 315.3	Notice of Recommendation and Determination
Section 315.2	Zoning Administrator Review, Scheduling of Hearing, and Recommendation
Section 315.1	Applications and Filing Fees
	and for Live/Work Units in RH and RM Districts.
316 et seq.	Eastern Neighborhoods Mixed Use Districts, and South of Market Mixed Use Districts
Section 315	Procedures for Conditional Use Authorization in Neighborhood Commercial
Section 314	Child Care Requirements for Office Development Projects (Outside C-3 Districts)
Section 313	Housing Requirements for Office Development Projects
	Appeals: Variances and Administrative Actions
	Appeals: Amendments and Conditional Uses
Section 308	Appeals
Section 307	Other Powers and Duties of the Zoning Administrator
Section 306.8	Posting of Signs Required
Section 306.7	Interim Zoning Controls

<u> </u>	
330—330.18	
Fees	
Section 350	Fees, General
Section 351	Fees for Applications to Establish, Abolish or Modify a Setback Line, to
	Reclassify Property, to Authorize a Conditional Use, to Consider a Variance, or
	to Review a Coastal Zone Permit
Section 352	Fee for Review of Building Permit Applications
Section 353	Fee for Review of Permit Applications Issued by the Fire Department, the
	Police Department, and the Department of Public Health
Section 355	Fees for Reviewing Notices and Special Restrictions
Section 356	Fee for Reviewing Proposals Which Cast a Shadow on Recreation and Park
	Commission Property
Article 4	Development Impact Fees and Project Requirements that Authorize the Payment of In-
	<u>Lieu Fees</u>
Signs	
Section 601	Special Purposes
Sections 602	Special Definitions
et seq. —	
<del>602.21</del>	
Section 603	Exempted Signs
Section 604	Permits and Conformity Required
Section 607	Commercial and Industrial Districts

Section 607.1	Neighborhood Commercial Districts
Sections 608	Special Sign Districts
et seq. —	
608.11	
Sections 609	Amortization Periods
<u>et seq.</u> —	
609.13	
Landmarks	
Article 10	Preservation of Historical, Architectural and Aesthetic Landmarks (Inclusive)

### SEC. 899. OTHER APPLICABLE SECTIONS OF THE CITY PLANNING CODE.

Certain sections of the *City* Planning Code in Articles other than this Article also apply to Mixed Use Districts. Such sections and their titles are listed below. The following listing is set forth for convenience; in the event of any omission of a provision, that provision shall nevertheless still apply.

General Provisions		
Section 101	Purposes	
Section 101.1	Master General Plan Consistency and Implementation	
Section 109	Severability	
Definitions		
Sections 102—	Sections 102— Definitions	
102.28		
Zoning Map		

Section 105	Zoning Map
Section 106	Zoning Map Incorporated Herein
Building Stand	dards
Section 121	Minimum Lot Width
Section 122	Height and Bulk
Section 124	Basic Floor Area Ratio
Section 128	Transfer of Development Rights in C-3 Districts
Section 130	Yard and Setback Requirements
Section 131	Legislated Setback Line
Section 134	Rear Yard Requirements
Sections 135 –	<u>Usable Open Space</u>
<u>135.3</u>	
Section 136	Obstructions Over Streets and Alleys and in Required Setbacks, Yards, and Usable
	Open Spaces
<u>Section 136.1</u>	Awnings, Canopies and Marquees
<u>Section 138.1</u>	Streetscape and Pedestrian Improvements
Section 140	All Dwelling Units in All Zoning Districts to Face on an Open Space
Section 141	Screening of Rooftop Features
Section 142	Screening and Greening of Parking and Vehicle Use Areas
Section 143	Street Trees
Section 145.1	Street Frontages in Neighborhood Commercial, Residential-Commercial,

	Commercial, and Mixed-Use Districts
Section 147	Reduction of Shadows on Certain Public Open Spaces
Section 250	Height and Bulk Districts Established
Section 251	Height and Bulk Districts—Purpose
Section 252	Classes of Height and Bulk Districts
Section 253	Review of Buildings Exceeding 40 Feet in R Districts
Section 260	Height Limits—Method of Measurement
Section 262	Additional Height Limits—Applicable to Signs
Section 263	Height Limits: Special Exceptions
Section 270	Bulk Limits—Measurement
Section 271	Bulk Limits-Special Exceptions
Section 295	Height Restrictions on Structures Shadowing Property Under the Jurisdiction
	of the Recreation and Park Commission
Section 121	Minimum Lot Width
Section 130	<del>Yard and Setback Requirements</del>
Section 131	Legislated Setback Line
Section 134	Rear Yard Requirements
Sections 135	Usable Open Space
135.3	
Section 136	Obstructions Over Streets and Alleys
Section 136.1	Awnings, Canopies and Marquees

Section 136.1	Awnings, Canopies and Marquees
Section 141	Screening of Rooftop Features
Section 142	Screening of Parking Areas
Section 143	Street Trees
Section 147	Reduction of Shadows on Certain Public Open Spaces
Parking	
Section 150	Off-Street Parking and Loading Requirements
Section 151	Schedule of Required Off-Street Parking Spaces
Section 152	Schedule of Required Off-Street Freight Loading Spaces
Section 153	Rules for Calculation of Required Spaces
Section 154	Minimum Dimensions for Required Off-Street Parking and Loading Spaces
Section 155	General Standards as to Location and Arrangement of Off-Street Parking and
	Loading Spaces
Sections 155.1 to	Bicycle Parking Requirements
<u>155.5</u>	
Section 156	Parking Lots
Section 157	Conditional Use Applications for Parking Exceeding Accessory Amounts
Section 159	Required Off-Street Parking Not on the Same Lot as Structure or Use Served
Section 160	Collective Provision and Joint Use of Required Off-Street Parking
Section 161	Exemptions from Off-Street Parking, Freight Loading
Section 163	Transportation Management Programs

Signs	Signs	
Sections 602 <u>et</u> <u>seq.</u> —602.21	Definitions	
Section 603	Exemptions	
Section 604	Permits and Conformity	
Section 606	Residential Districts	
Section 607.2	Mixed Use Districts	
Sections 608 <u>et</u> <u>seq.</u> — 608.1	Special Sign Districts	
Section 609 et	Amortization Period	
seq.		
Section 821	South of Market Special General Advertising Sign Districts	
<u>Uses</u>		
Section 201	Classes of Use Districts	
Section 202	Uses Permitted By This Code	
Section 203	Effect on Certain Public Services	
Section 204	Accessory Uses, General	
Section 204.1	Accessory Uses for Dwellings in R-Districts	
Section 204.4	Dwelling Units Accessory to Other Uses	
Section 204.5	Parking and Loading as Accessory Uses	
Sections 205—	Temporary Uses	

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205.3	
Section 207	Density of Dwelling Units in R Districts
Section 207.1	Rules for Calculation of Dwelling Unit Densities
Section <del>207.1</del>	Density of Dwelling Units in Mixed Use Districts
<u>207.5</u>	
Section 208	Density Limitations for Group Housing
Section 210	Description and Purpose of Commercial and Industrial Districts
Section 233	Additional Provisions For Live/Work Units
Section 234.2	Conditional Uses, P Districts
Section 235	Special Use Districts
Section 236	Garment Shop Special Use District
Article 10	Preservation of Historical, Architectural and Aesthetic Landmarks (Inclusive)
Section 1106	Article 11 Change of Designation, Designation of Additional Buildings
Procedures	
Section 301	General Description
Section 302	Amendments
Section 303	Conditional Uses
Section 304.5	Institutional Master Plans
Section 305	Variances
Sections 306—	Applications and Hearings
306.8	

Section 307	Other Powers and Duties of the Zoning Administrator
Sections 308—	Appeals
308.2	
<u>Section 309.1</u>	Permit Review in Downtown Residential Districts
Section 316 et	Procedures for Conditional Use Authorization in Neighborhood Commercial Eastern
seq.	Neighborhoods Mixed Use Districts, and South of Market Mixed Use Districts and
	for Live/Work Units in RH and RM Districts.
Section 329	Large Project Authorization in Eastern Neighborhoods Mixed Use Districts
Fees	
Article 3.5	Fees for Services (Inclusive)
Article 4	Development Impact and In-Lieu Fees
Compliance	,
Section 170	Applicability of Requirements
Section 171	Compliance of Uses Required
Section 172	Compliance of Structures, Open Spaces, and Off-Street Parking and Loading
Section 173	Compliance of Lots Required
Section 174	Compliance with Conditions, Stipulations, and Special Restrictions
Section 175	Approval of Permits
Section 176	Enforcement Against Violations
Section 178	Conditional Uses
Section 180	Nonconforming Uses, Noncomplying Structures, and Substandard Lots

Section 181	Nonconforming Uses: Enlargements, Alterations, or Reconstruction
Section 182	Nonconforming Uses: Changes of Use
Section 183	Nonconforming Uses: Discontinuance and Abandonment
Section 184	Short-term Continuance of Certain Nonconforming Uses
Section 185	Continuance of Other Nonconforming Uses
Section 186	Exemption of Limited Commercial Nonconforming Uses
Section 187	Garment Shops and Garment Factories as Nonconforming Uses
Section 188	Noncomplying Structures: Enlargements, Alterations and Reconstruction

Section 4. Effective Date. This Ordinance shall become effective 30 days from the date of passage.

Section 5. This section is uncodified. In enacting this Ordinance, the Board intends to amend only those words, phrases, paragraphs, subsections, sections, articles, numbers, punctuation, charts, diagrams, or any other constituent part of the Planning Code that are explicitly shown in this legislation as additions, deletions, Board amendment additions, and Board amendment deletions in accordance with the "Note" that appears under the official title of the legislation.

APPROVED AS TO FORM:

DENNIS . HERRERA, City Attorney

By: JUDITH A. BOYAJIAN

Deputy City Attorney

Supervisor Chiu

**BOARD OF SUPERVISORS** 



# City and County of San Francisco **Tails Ordinance**

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

File Number:

120472

Date Passed: July 31, 2012

Ordinance amending the San Francisco Planning Code by: 1) repealing obsolete Sections 187, 249.15, 263.2, and 263.3; and 2) amending Sections 102.5, 121.3, 201, 204.2, 209.9, 249.49, 309.1, 799, and 899 to make various clerical modifications; and adopting environmental findings, Section 302 findings, and findings of consistency with the General Plan and the Priority Policies of Planning Code Section 101.1.

July 23, 2012 Land Use and Economic Development Committee - RECOMMENDED AS **COMMITTEE REPORT** 

July 24, 2012 Board of Supervisors - AMENDED

Ayes: 10 - Avalos, Campos, Chiu, Chu, Cohen, Elsbernd, Kim, Mar, Olague and

Wiener

Excused: 1 - Farrell

July 24, 2012 Board of Supervisors - PASSED ON FIRST READING AS AMENDED

Ayes: 10 - Avalos, Campos, Chiu, Chu, Cohen, Elsbernd, Kim, Mar, Olague and

Wiener

Excused: 1 - Farrell

July 31, 2012 Board of Supervisors - FINALLY PASSED

Ayes: 11 - Avalos, Campos, Chiu, Chu, Cohen, Elsbernd, Farrell, Kim, Mar, Olague

and Wiener

File No. 120472

I hereby certify that the foregoing Ordinance was FINALLY PASSED on 7/31/2012 by the Board of Supervisors of the City and County of San Francisco.

> Angela Calvillo Clerk of the Board

Mayor

Date Approved