1	[Planning Code	- Affordable Housing Bonus Programs]
2		
3	Ordinance amo	ending the Planning Code to create the Affordable Housing Bonus
4	Programs, con	sisting of the Local Affordable Housing Bonus Program, the 100 Percent
5	Affordable Hou	using Bonus Program, the Analyzed State Density Bonus Program and
6	the Individually	y Requested State Density Bonus Program, to provide for development
7	bonuses and z	oning modifications for affordable housing, in compliance with, and
8	above those re	equired by the State Density Bonus Law, Government Code Section
9	65915 et seq.;	to establish the procedures in which the Local Affordable Housing
10	Bonus Prograi	m and the 100 Percent Affordable Housing Bonus Program shall be
11	reviewed and a	approved; adding a fee for applications under the Program; and
12	amending the	Planning Code to exempt projects from the height limits specified in the
13	Planning Code	and the Zoning Maps; and affirming the Planning Department's
14	determination	under the California Environmental Quality Act; and making findings of
15	consistency w	ith the General Plan and the eight priority policies of Planning Code
16	Section 101.1.	
17	NOTE:	Unchanged Code text and uncodified text are in plain Arial font.
18		Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in <u>strikethrough italics Times New Roman font</u> .
19		Board amendment additions are in double-underlined Arial font. Board amendment deletions are in strikethrough Arial font.
20		Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.
21		
22	Be it orda	ained by the People of the City and County of San Francisco:
23		
24	Section 2	I.
25		

1	(a) The Planning Department has determined that the actions contemplated in this
2	ordinance comply with the California Environmental Quality Act (California Public Resources
3	Code Sections 21000 et seq.). Said determination is on file with the Clerk of the Board of
4	Supervisors in File No and is incorporated herein by reference. The Board
5	affirms this determination.
6	(b) On, the Planning Commission, in Resolution No,
7	adopted findings that the actions contemplated in this ordinance are consistent, on balance,
8	with the City's General Plan and eight priority policies of Planning Code Section 101.1. The
9	Board adopts these findings as its own. A copy of said Resolution is on file with the Clerk of
10	the Board of Supervisors in File No, and is incorporated herein by reference.
11	(c) Pursuant to Planning Code Section 302, this Board finds that this Planning Code
12	Amendment will serve the public necessity, convenience, and welfare for the reasons set forth
13	in Planning Commission Resolution No, and the Board incorporates such
14	reasons herein by reference.
15	
16	Section 2. The Planning Code is hereby amended by adding Section 206 through
17	206.8 to read as follows:
18	SEC. 206. THE AFFORDABLE HOUSING BONUS PROGRAMS.
19	This section shall be known as the Affordable Housing Bonus Programs, which includes the
20	Local Affordable Housing Bonus Program, the 100 Percent Affordable Housing Bonus Program, the
21	Analyzed State Density Bonus Program and the Individually Requested State Density Bonus Program.
22	SEC. 206.1. PURPOSE AND FINDINGS.
23	(a) The purpose of the Affordable Housing Bonus Programs is to facilitate the development and
24	construction of affordable housing in San Francisco. Affordable housing is of paramount statewide
25	concern, and the California State legislature has declared that local and state governments have a

1	responsibility to use the powers vested in them to facilitate the improvement and development of
2	housing to make adequate provision for the housing needs of all economic segments of the community.
3	The State Legislature has found that local governments must encourage the development of a variety of
4	types of housing for all income levels, including multifamily rental housing and assist in the
5	development of adequate housing to meet the needs of low- and moderate-income households.
6	(b) Affordable housing is an especially paramount concern in San Francisco. San Francisco
7	has one of the highest housing costs in the nation, but San Francisco's economy and culture rely on a
8	diverse workforce at all income levels. It is the policy of the Board of Supervisors to provide housing
9	to these workers and ensure that they pay a proportionate share of their incomes to live in adequate
10	housing and to not commute ever-increasing distances to their jobs. The Association of Bay Area
11	Governments determined that San Francisco's share of the Regional Housing Need for January 2015
12	to June 2022 was provision of 28,870 new housing units, with 6,234 (or 21.6%) as very low, 4,639 (or
13	16.1%) as low, and 5,460 (or 18.9%) as moderate income units.
14	(c) This Board of Supervisors, and the voters in San Francisco, have long recognized the need
15	for the production of affordable housing. The voters, or this Board have adopted measures such as the
16	establishment of the mandatory Inclusionary Affordable Housing Ordinance in Planning Code section
17	415; the San Francisco Housing Trust Fund, adopted in 2012, which established a fund to create,
18	support and rehabilitate affordable housing, and set aside \$20 million in its first year, with increasing
19	allocations to reach \$50 million a year for affordable housing; the adoption of Proposition K in 2014
20	which established as City policy that the City, by 2020, will help construct or rehabilitate at least
21	30,000 homes, with more than 50% of the housing affordable for middle-income households, and at
22	least 33% as affordable for low-and moderate income households; and the multiple programs that rely
23	on Federal, State and local funding sources as identified in the Mayor's Office of Housing and
24	Community Development Comprehensive Plan.
25	

1	(d) Historically, in the United States and San Francisco, affordable housing requires high
2	levels of public subsidy, including public investment and reliance on public dollars. Costs to subsidize
3	an affordable housing unit vary greatly depending on a number of factors, such as household income of
4	the residents, the type of housing, and the cost to acquire land acquisition. Currently, MOHCD
5	estimates that the level of subsidy for an affordable housing units is approximately \$250,000 per unit.
6	Given this high cost per unit, San Francisco can only meet its affordable housing goals through a
7	combination of increased public dollars dedicated to affordable housing and other tools that do not
8	rely on public money.
9	(e) Development bonuses are a long standing zoning tool that enable cities to encourage
10	private development projects to provide public benefits including affordable housing. By offering
11	increased development potential, a project sponsor can offset the expenses necessary to provide
12	additional public benefits. In 1979, the State of California adopted the Density Bonus Law,
13	Government Code section 65915 et seq, which requires that density bonuses and other concessions and
14	incentives be offered to projects that provide a minimum amount of on-site affordable housing.
15	(f) In recognition of the City's affordable housing goals, including the need to produce more
16	affordable housing without need for public subsidies, the Planning Department contracted with David
17	Baker Architects and Seifel Consulting to determine a menu of zoning modifications and development
18	bonuses that could offset a private developer's costs of providing various levels of additional on-site
19	affordable housing. David Baker Architects and Seifel Consulting analyzed various parcels in San
20	Francisco, to determine the conditions in which a zoning accommodation would be necessary to
21	achieve additional density. The analysis modeled various zoning districts and lot size configurations,
22	consistent with current market conditions and the City's stated policy goals, including to achieve a mix
23	of unit types, including larger units that can accommodate larger households. These reports are on file
24	in Board of Supervisors File No
25	

1	(g) Based on the results of the studies, the Department developed four programs set forth in
2	this Section 206, the Affordable Housing Bonus Programs, which provide options by which developers
3	can include affordable units on-site in exchange for increased density and other zoning or design
4	modifications. These programs are the Local Affordable Housing Bonus Program, the 100 Percent
5	Affordable Housing Bonus Program, the Analyzed State Density Bonus Program and the Individually
6	Requested Bonus Program.
7	(h) The goal of the Local Affordable Housing Program is to increase affordable housing
8	production, especially housing affordable to Middle Income households. Housing for Middle Income
9	Households in San Francisco is necessary to stabilize San Francisco's households and families, ensure
10	income and household diversity in the long term population of San Francisco, and reduce
11	transportation impacts of middle income households working in San Francisco. Middle Income
12	households do not traditionally benefit from public subsidies.
13	(i) The 100 Percent Affordable Housing Bonus Program provides additional incentives for
14	developers of 100% affordable housing projects, thereby reducing the overall cost of such
15	developments on a per unit basis.
16	(j) The Affordable Housing Bonus Program also establishes a clear local process for all
17	projects seeking the density bonuses guaranteed through the State Density Bonus Law. The State
18	Analyzed Program provides an expedited process for projects that comply with a pre-determined menu
19	of incentives, concessions and waivers of development standards that the Department, in consultation
20	with David Baker Architects and Seifel Consulting can appropriately respond to neighborhood context
21	without causing adverse impacts on public health and safety, and provide affordable units through the
22	City's already-established Inclusionary Housing Program. Projects requesting density or concessions
23	incentives and waivers outside of the City's preferred menu may seek a density bonus consistent with
24	State law in the Individually Requested Density Bonus Program.
25	SEC. 206.2 DEFINITIONS.

1	This Section applies to Sections 206 through 206.8. The definitions of Section 102 and the
2	definitions in Section 401 for "Area Median Income" or "AMI," "First Construction Document,"
3	"Housing Project," "Life of the Project," "MOHCD," "On-site Unit," "Off-site Unit," "Principal
4	Project," and "Procedures Manual," shall generally apply. For purposes of this Section 206 et seq.,
5	the following definitions shall apply, and shall prevail if there is a conflict with other sections of the
6	Planning Code.
7	"100 Percent Affordable Housing Project" shall be a project where all of the dwelling units
8	with the exception of the manager's unit are "Affordable Units" as that term is defined in section
9	<u>406(b).</u>
10	"Affordable to a Household of Lower, Very Low, or Moderate Income shall mean, at a
11	minimum (1) a maximum purchase price that is affordable to a Household of Lower, Very Low, or
12	Moderate Income, adjusted for the household size, assuming an annual payment for all housing costs of
13	33 percent of the combined household annual gross income, a down payment recommended by the
14	Mayor's Office of Housing and Community Development and set forth in the Procedures Manual, and
15	available financing; and (2) an affordable rent as defined in Section 50053 of the Health and Safety
16	Code sufficient to ensure continued affordability of all very low and low-income rental units that
17	qualified the applicant for the award of the density bonus for 55 years or a longer period of time if
18	required by the construction or mortgage financing assistance program, mortgage insurance program,
19	or rental subsidy program.
20	"Affordable to a Household of Middle Income" shall mean, at a minimum, (1) a maximum
21	purchase price that is affordable to a Household of Middle Income at 140% of Area Median Income,
22	adjusted for the household size, assuming an annual payment for all housing costs of 33 percent of the
23	combined household annual gross income, a down payment recommended by the Mayor's Office of
24	Housing and Community Development and set forth in the Procedures Manual, and available
25	financing; and (2) the maximum annual rent for an affordable housing unit shall be no more than 30%

1	of the annual gross income for a Household of Middle Income at an Area Median Income of 120%, as
2	adjusted for the household size, as of the first date of the tenancy.
3	"Base Density" is lot area divided by the maximum lot area per unit permitted under existing
4	density regulations (e.g 1 unit per 200, 400, 600, 800, or 1000 square feet of lot area). Calculations
5	that result in a decimal point of 0.5 and above are rounded to the next whole number. In the Fillmore
6	Neighborhood Commercial Transit District and the Divisadero Neighborhood Commercial Transit
7	District, "Base Density" shall mean 1 unit per 600 square feet of lot area.
8	"Density Bonus" means a density increase over the Maximum Allowable Residential Density
9	granted pursuant to Government Code Section 65915 and Section 206 et seq.
10	"Density Bonus Units" means those market rate dwelling units granted pursuant to the
11	provisions of this Section 206.3, 206.5 and 206.6 that exceed the otherwise Maximum Allowable
12	Residential Density for the development site.
13	"Development standard" shall mean a site or construction condition, including, but not limited
14	to, a height limitation, a setback requirement, a floor area ratio, an onsite open space requirement, or
15	an accessory parking ratio that applies to a residential development pursuant to any ordinance,
16	general plan element, specific plan, charter, or other local condition, law, policy, resolution or
17	<u>regulation.</u>
18	"Household of Middle Income" shall mean a household whose combined annual gross income
19	for all members does not exceed 140% of AMI to qualify for ownership housing and 120% of AMI to
20	qualify for rental housing.
21	"Inclusionary Units" shall mean on-site income-restricted residential units provided within a
22	development that meet the requirements of the Inclusionary Affordable Housing Program, Planning
23	Code Section 415 et seq.
24	"Lower, Very Low, or Moderate Income" means annual income of a household that does not
25	exceed the maximum income limits for the income category, as adjusted for household size, applicable

1	to San Francisco, as published and periodically updated by the State Department of Housing and
2	Community Development pursuant to Sections 50079.5, 50105, or 50093 of the California Health and
3	Safety Code. Very low income is currently defined in California Health and Safety Code section
4	50105 as 50% of area median income. Lower Income is currently defined in California Health and
5	Safety Code section 50079.5 as 80% of area median income. Moderate Income is currently defined in
6	California Health and Safety Code section 50093 as 120% of area median income.
7	"Maximum Allowable Residential Density" means the maximum number of dwelling units per
8	square foot of lot area in zoning districts that have such a measurement, or, in zoning districts without
9	such a density measurement, the maximum number of dwelling units that could be developed on a
10	property while also meeting all other applicable Planning Code requirements and design guidelines,
11	and without obtaining an exception, modification, variance, or waiver from the Zoning Administrator
12	or Planning Commission for any Planning Code requirement.
13	"Middle Income Unit" shall mean a residential unit affordable to a Household of Middle
14	Income.
15	"Qualifying Resident" means senior citizens or other persons eligible to reside in a Senior
16	Citizen Housing Development.
17	"Regulatory Agreement" means a recorded and legally binding agreement between an applicant
18	and the City to ensure that the requirements of this Chapter are satisfied. The Regulatory Agreement,
19	among other things, shall establish: the number of Restricted Affordable Units, their size, location,
20	terms and conditions of affordability, and production schedule.
21	"Restricted Affordable Unit" means a dwelling unit within a Housing Project which will be
22	Affordable to Very Low, Lower or Moderate Income Households, as defined in this Section 206.2 for a
23	minimum of 55 years. Restricted Affordable Units shall meet all of the requirements of Government
24	Code 65915, except that Restricted Affordable Units that are ownership units shall not be restricted
25	using an equity sharing agreement."

1	"Senior Citizen Housing Development" has the meaning in California Civil Code section 51.3.
2	SEC. 206.3. LOCAL AFFORDABLE HOUSING BONUS PROGRAM.
3	(a) Purpose. This Section sets forth the Local Affordable Housing Bonus Program. The Local
4	Affordable Housing Bonus Program or "Local Program" provides benefits to project sponsors of
5	housing projects that set aside a total of 30% of residential units onsite at below market rate rent or
6	sales price, including a percentage of units affordable to low and moderate income households
7	consistent with Section 415, the Inclusionary Housing Program, and the remaining percentage
8	affordable to a Household of Middle Income. The purpose of the Local Affordable Housing Bonus
9	Program is to expand the number of Inclusionary Units produced in San Francisco and provide
10	housing opportunities to a wider range of incomes than traditional affordable housing programs, which
11	typically provide housing only for very low, low or moderate income households. The Local Program
12	allows market-rate projects to match the City's shared Proposition K housing goals that 50% of new
13	housing constructed or rehabilitated in the City by 2020 be within the reach of working middle class
14	San Franciscans, and at least 33% affordable for low and moderate income households.
15	(b) Applicability. A Local Affordable Housing Bonus Project or "Local Project" under this
16	Section 206.3 shall be a project that:
17	(1) contains three or more residential units, as defined in Section 102, not including any
18	Group Housing as defined in Section 102, efficiency dwelling units with reduced square footage
19	defined in Section 318, and Density Bonus Units permitted through this Section 206.3, or any other
20	density bonus;
21	(2) is located in any zoning district that: (A) is not designated as an RH-1 or RH-2
22	Zoning Districts; and (B) establishes a maximum dwelling unit density through a ratio of number of
23	units to lot area, including RH-3, RM, RC, C-2, Neighborhood Commercial, Named Neighborhood
24	Commercial, Chinatown Mixed Use Districts, and SoMa Mixed Use Districts; but only if the SoMa
25	Mixed Use District has a density measured by a maximum number of dwelling units per square foot of

1	lot area; (C) is in the Fillmore Neighborhood Commercial Transit District and Divisadero
2	Neighborhood Commercial Transit District; and (D) is not in the North of Market Residential Special
3	<u>Use District, Planning Code Section 249.5 until the Affordable Housing Incentive Study is completed at</u>
4	which time the Board will review whether the North of Market Residential Special Use District should
5	continue to be excluded from this Program. The Study will explore opportunities to support and
6	encourage the provision of housing at the low, moderate, and middle income range in neighborhoods
7	where density controls have been eliminated. The goal of this analysis is to incentivize increased
8	affordable housing production levels at deeper and wider ranges of AMI and larger unit sizes in these
9	areas through 100% affordable housing development as well as below market rate units within market
10	rate developments; and,
11	(3) is not seeking and receiving a density or development bonus under the provisions of
12	California Government Code Section 65915 et seq, Planning Code Section 207, Section 124(f), Section
13	202.2(f), 304, or any other State or local program that provides development bonuses;
14	(4) includes at least 135% of the Base Density as calculated under Planning Code
15	<u>Section 206.5;</u>
16	(5) in Neighborhood Commercial Districts is not a project that involves merging lots
17	that result in more than 125 feet in lot frontage for projects located; and
18	(6) consists only of new construction, and excluding any project that includes an
19	addition to an existing structure.
20	(c) Local Affordable Housing Bonus Project Eligibility Requirements. To receive the
21	development bonuses granted under this Section, a Local Project must meet all of the following
22	requirements:
23	(1) Comply with the Inclusionary Affordable Housing Program, Section 415 of this
24	Code, by providing the applicable number of units on-site under Section 415.6. For projects not subject
25	to the Inclusionary Affordable Housing Program, the applicable number of on-site units under this

1	section shall be zero. If the Dial Alternative currently proposed in an ordinance in Board of
2	Supervisors File No. 150911 is adopted and permits a project sponsor to provide more Inclusionary
3	Units at higher AMIs than currently required (referred to as "dialing up"), a project sponsor may dial
4	up and meet the requirements of this subsection (D). If the Dial Alternative of the Inclusionary
5	Affordable Housing Program is ever amended to allow a project sponsor to provide fewer Inclusionary
6	Units at lower AMIs than currently required (referred to as "dialing down"), then a Project cannot
7	qualify for this Section 206.5 if it elects to dial down;
8	(2) Provide an additional percentage of affordable units in the Local Project as Middle
9	Income Units, as defined herein, such that the total percentage of Inclusionary Units and Middle
10	Income Units equals 30%. The Middle Income Units shall be restricted for the Life of the Project and
11	shall comply with all of the requirements of the Procedures Manual authorized in Section 415. As
12	provided for in subsection (e), the Planning Department and MOHCD shall amend the Procedures
13	Manual to provide policies and procedures for the implementation, including monitoring and
14	enforcement, of the Middle Income units;
15	(3) Demonstrate to the satisfaction of the Environmental Review Officer that the Local
16	Project does not:
17	(A) cause a substantial adverse change in the significance of an historic
18	resource as defined by California Code of Regulations, Title 14, Section 15064.5,
19	(B) create new shadow in a manner that substantially affects outdoor recreation
20	facilities or other public areas; and
21	(C) alter wind in a manner that substantially affects public areas;
22	(4) Inclusive of Inclusionary Units and Middle Income Units, provides either (A) a
23	minimum unit mix of at least 40% of all units as two bedroom units or larger; or (B) any unit mix such
24	that 50% of all bedrooms within the Local Project are provided in units with more than one bedroom.
25	

1	Local Projects are not eligible to modify this requirement under Planning Code Section 303, 328, or
2	any other provision of this Code; and,
3	(5) Provides replacement units for any units demolished or removed that are subject to
4	the San Francisco Rent Stabilization and Arbitration Ordinance, San Francisco Administrative Code
5	Section 37, or are units qualifying for replacement as units being occupied by households of Low or
6	Very Low Income, consistent with the requirements of Government Code section 65915(c)(3).
7	(d) Development Bonuses. Any Local Project shall, at the project sponsor's request, receive
8	any or all of the following:
9	(1) Form based density. Notwithstanding any zoning designation to the contrary,
10	density of a Local Project shall not be limited by lot area but rather by the applicable requirements and
11	limitations set forth elsewhere in this Code. Such requirements and limitations include, but are not
12	limited to, height, including any additional height allowed by subsection (d)(2), Bulk, Setbacks,
13	Required Open Space, Exposure and unit mix as well as applicable design guidelines, elements and
14	area plans of the General Plan and design review, including consistency with the Affordable Housing
15	Bonus Program Design Guidelines, referenced in Section 328, as determined by the Planning
16	<u>Department.</u>
17	(2) Height. Up to 20 additional feet above the height authorized for the Local Project
18	under the Height Map of the Zoning Map. This additional height may only be used to provide up to two
19	additional 10-foot stories to the project, or one additional story of no more than 10 feet in height.
20	Building features exempted from height controls under Planning Code Section 260(b) shall be
21	measured from the roof level of the highest story provided under this section.
22	(3) Ground Floor Ceiling Height. In addition to the permitted height allowed under
23	(d)(2), Local Projects with active uses on the ground floor as defined in Section 145.1(b)(2) shall
24	receive up to a maximum of 5 additional feet in height above the height limit, in addition to the
25	additional 20 feet granted in subsection (2) above. However, the additional 5 feet may only be applied

1	at the ground floor to provide a 14-foot (floor to ceiling) ceiling height for nonresidential uses, and to
2	allow walk-up dwelling units to be consistent with the Ground Floor Residential Design Guidelines.
3	This additional 5 feet shall not be granted to projects that already receive such a height increase under
4	Planning Code Section 263.20.
5	(4) Zoning Modifications. Local Affordable Housing Bonus Projects may select up to
6	three of the following zoning modifications:
7	(A) Rear yard: The required rear yard per Section 134 or any applicable
8	special use district may be reduced to no less than 20 percent of the lot depth, or 15 feet, whichever is
9	greater. Corner properties may provide 20 percent of the lot area at the interior corner of the property
10	to meet the minimum rear yard requirement, provided that each horizontal dimension of the open area
11	is a minimum of 15 feet; and that the open area is wholly or partially contiguous to the existing
12	midblock open space, if any, formed by the rear yards of adjacent properties.
13	(B) Dwelling Unit Exposure: The dwelling unit exposure requirements of
14	Section 140(a)(2) may be satisfied through qualifying windows facing an unobstructed open area that
15	is no less than 25 feet in every horizontal dimension, and such open area is not required to expand in
16	every horizontal dimension at each subsequent floor.
17	(C) Off-Street Loading: Off-street loading spaces per Section 152 shall not be
18	<u>required.</u>
19	(D) Automobile Parking: Up to a 75% reduction in the residential and
20	commercial parking requirements in Section 151 or any applicable special use district.
21	(E) Open Space: Up to a 5% reduction in common open space if provided
22	under Section 135 or any applicable special use district.
23	(F) Additional Open Space: Up to an additional 5% reduction in common open
24	space if provided under Section 135 or any applicable special use district, beyond the 5% provided in
25	subsection (E) above.

1	(G) Inner Courts as Open Space: In order for an inner court to qualify as
2	useable common open space, Section $135(g)(2)$ requires it to be at least 20 feet in every horizontal
3	dimension, and for the height of the walls and projections above the court on at least three sides (or 75
4	percent of the perimeter, whichever is greater) to be no higher than one foot for each foot that such
5	point is horizontally distant from the opposite side of the clear space in the court. Local Affordable
6	Housing Bonus Projects may instead provide an inner court that is at least 25 feet in every horizontal
7	dimension, with no restriction on the heights of adjacent walls. All area within such an inner court
8	shall qualify as common open space under Section 135.
9	(e) Implementation.
10	(1) Application. The following procedures shall govern the processing of a request for
11	a project to qualify under the Local Program.
12	(A) An application to participate in the Local Program shall be submitted with
13	the first application for approval of a Housing Project and processed concurrently with all other
14	applications required for the Housing Project. The application shall be submitted on a form prescribed
15	by the City and shall include at least the following information:
16	(i) A full plan set, including a site plan, elevations, sections and floor
17	plans, showing total number of units, number of and location of Inclusionary Units, and Middle Income
18	Units; and a draft Regulatory Agreement;
19	(ii) The number of dwelling units which are on the property, or if the
20	dwelling units have been vacated or demolished in the five year period preceding the application, have
21	been and which were subject to a recorded covenant, ordinance, or law that restricts rents to levels
22	affordable to persons and families of lower or very low income; subject to any other form of rent or
23	price control through the City or other public entity's valid exercise of its police power; or occupied by
24	lower or very low income households; and
25	

1	(iii) If the property includes a parcel or parcels in which dwelling units					
2	under subsection (ii) are located or were located in the five year period preceding the application, the					
3	type and size of those units, and the incomes of the persons or families occupying those units.					
4	(iv) The requested development bonuses and/or zoning modifications					
5	from those listed in subsection (d).					
6	(B) Documentation that the applicant has provided written notification to all					
7	existing commercial or residential tenants that the applicant intends to develop the property pursuant					
8	to this section. Any affected commercial tenants shall be given priority processing similar to the					
9	Department's Community Business Priority Processing Program, as adopted by the San Francisco					
10	Commission on February 12, 2015 under Resolution Number 19323, to support relocation of such					
11	business in concert with access to relevant local business support programs.					
12	(2) Procedures Manual. The Planning Department and MOHCD shall amend the					
13	Procedures Manual, authorized in Section 415, to include policies and procedures for the					
14	implementation, including monitoring and enforcement, of the Middle Income units. As an amendment					
15	to the Procedures Manual, such policies and procedures are subject to review and approval by the					
16	Planning Commission under Section 415. Amendments to the Procedures Manual shall include a					
17	requirement that project sponsors complete a market survey of the area before marketing Middle					
18	Income Units. All affordable units that are affordable to households between 120 and 140% of AMI					
19	must be marketed at a price that is at least 20% less than the current market rate for that unit size and					
20	neighborhood, in addition to any other applicable Program requirements.					
21	(3) Notice and Hearing. Local Projects shall comply with Section 328 for review and					
22	approval.					
23	(4) Controls. Local Projects shall comply with Section 328. Notwithstanding any other					
24	provision of this Code, no conditional use authorization shall be required for a Local Project unless					
25	such conditional use requirement was adopted by the voters.					

1	(5) Regulatory Agreements. Recipients of a Density Bonus, Incentive, Concession,							
2	waiver, or modification shall enter into a Regulatory Agreement with the City, as follows.							
3	(A) The terms of the agreement shall be acceptable in form and content to the Planning							
4	Director, the Director of MOHCD, and the City Attorney. The Planning Director shall have the							
5	authority to execute such agreements.							
6	(B) Following execution of the agreement by all parties, the completed Density Bonus							
7	Regulatory Agreement, or memorandum thereof, shall be recorded and the conditions filed and							
8	recorded on the Housing Project.							
9	(C) The approval and recordation of the Regulatory Agreement shall take place prior to							
10	the issuance of the First Construction Document. The Regulatory Agreement shall be binding to all							
11	future owners and successors in interest.							
12	(D) The Regulatory Agreement shall be consistent with the guidelines of the City's							
13	Inclusionary Housing Program and shall include at a minimum the following:							
14	(i) The total number of dwelling units approved for the Housing Project,							
15	including the number of Restricted Affordable Units, Inclusionary Units, Middle Income Units or							
16	other restricted units;							
17	(ii) A description of the household income group to be accommodated by the							
18	Restricted Affordable Units, and the standards for determining the corresponding Affordable Rent or							
19	Affordable Sales Price. The project sponsor must commit to completing a market survey of the area							
20	before marketing Middle Income Units. All affordable units that are affordable to households between							
21	120 and 140% of AMI must be marketed at a price that is at least 20% less than the current market							
22	rate for that unit size and neighborhood, in addition to any other applicable Program requirements;							
23	(iii) The location, dwelling unit sizes (in square feet), and number of bedrooms							
24	of the Restricted Affordable Units;							
25								

1	(iv) Term of use restrictions for Restricted Affordable Units of at least 55 years					
2	for Moderate Income units and at least 55 years for Low and Very Low units;					
3	(v) A schedule for completion and occupancy of Restricted Affordable Units;					
4	(vi) A description of any Concession, Incentive, waiver, or modification, if any,					
5	being provided by the City;					
6	(vii) A description of remedies for breach of the agreement (the City may					
7	identify tenants or qualified purchasers as third party beneficiaries under the agreement); and					
8	(viii) Other provisions to ensure implementation and compliance with this					
9	<u>Section.</u>					
10	SEC. 206.4. THE 100 PERCENT AFFORDABLE HOUSING BONUS PROGRAM.					
11	(a) Purpose and Findings. This Section 206.4 describes the 100 Percent Affordable Housing					
12	Bonus Program, or "100 Percent Affordable Housing Program". In addition to the purposes					
13	described in section 206.1, the purpose of the 100 Percent Affordable Housing Program is to facilitate					
14	the construction and development of projects in which all of the residential units are affordable to Low					
15	and Very-Low Income Households. Projects pursuing a development bonus under this 100 Percent					
16	Affordable Program would exceed the City's shared Proposition K housing goals that 50% of new					
17	housing constructed or rehabilitated in the City by 2020 be within the reach of working middle class					
18	San Franciscans, and at least 33% affordable for low and moderate income households.					
19	(b) Applicability. A 100 Percent Affordable Housing Bonus Project under this Section 206.4					
20	shall be a Housing Project that:					
21	(1) contains three or more Residential Units, as defined in Section 102, not including					
22	Density Bonus Units permitted though this Section 206 through a density bonus;					
23	(2) is located in any zoning district that:					
24	(A) is not designated as an RH-1 or RH-2 Zoning District; and					
25	(B) allows Residential Uses;					

1	(3) is not seeking and receiving a density or development bonus under the provisions of						
2	California Government Code Section 65915 et seq., Planning Code Sections 207, 124(f), 304, 803.8 or						
3	any other state or local program that provides development bonuses; and						
4	(4) meets the definition of a "100 Percent Affordable Housing Project" in Section						
5	<u>206.2.</u>						
6	(5) demonstrates to the satisfaction of the Environmental Review Officer that the						
7	Project does not:						
8	(A) cause a substantial adverse change in the significance of an historic						
9	resource as defined by California Code of Regulations, Title 14, Section 15064.5,						
10	(B) create new shadow in a manner that substantially affects outdoor recreation						
11	facilities or other public areas; and						
12	(C) alter wind in a manner that substantially affects public areas.						
13	(c) Development Bonuses. A 100 Percent Affordable Housing Bonus Project shall, at the						
14	project sponsor's request, receive any or all of the following:						
15	(1) Priority Processing. 100 Percent Affordable Housing Bonus Projects shall receive						
16	Priority Processing.						
17	(2) Form based density. Notwithstanding any zoning designation to the contrary,						
18	density of the 100 Percent Affordable Housing Bonus Project shall not be limited by lot area but rather						
19	by the applicable requirements and limitations set forth elsewhere in this Code. Such requirements and						
20	limitations include, but are not limited to, height, including any additional height allowed by subsection						
21	(c)(2) herein, Bulk, Setbacks, Open Space, Exposure and unit mix as well as applicable design						
22	guidelines, elements and area plans of the General Plan and design review, including consistency with						
23	the Affordable Housing Bonus Program Design Guidelines, referenced in Section 328, as determined						
24	by the Planning Department.						
25							

1	(3) Height. 100 Percent Affordable Housing Bonus Projects shall be allowed up to 30
2	additional feet, not including allowed exceptions per Section 260(b), above the property's height
3	district limit in order to provide three additional stories of residential use. This additional height may
4	only be used to provide up to three additional 10-foot stories to the project, or one additional story of
5	not more than 10 feet in height
6	(4) Ground Floor Ceiling Height. In addition to the permitted height allowed under
7	subsection (c)(3), 100 Percent Affordable Housing Bonus Projects with active ground floors as defined
8	in Section 145.1(b)(2) shall receive one additional foot of height, up to a maximum of an additional five
9	feet at the ground floor, exclusively to provide a minimum 14-foot (floor to ceiling) ground floor ceiling
10	<u>height.</u>
11	(5) Zoning Modifications. 100 Percent Affordable Housing Bonus Projects may select
12	any or all of the following zoning modifications:
13	(A) Rear Yard: the required rear yard per Section 134 or any applicable
14	special use district may be reduced to no less than 20% of the lot depth or 15 feet, whichever is greater
15	Corner properties may provide 20% of the lot area at the interior corner of the property to meet the
16	minimum rear yard requirement, provided that each horizontal dimension of the open area is a
17	minimum of 15 feet; and that the open area is wholly or partially contiguous to the existing midblock
18	open space, if any, formed by the rear yards of adjacent properties.
19	(B) Dwelling Unit Exposure: The dwelling unit exposure requirements of
20	Section 140(a)(2) may be satisfied through qualifying windows facing an unobstructed open area that
21	is no less than 15 feet in every horizontal dimension, and such open area is not required to expand in
22	every horizontal dimension at each subsequent floor.
23	(C) Off Street Loading: No off-street loading spaces under Section 152.
24	(D) Automobile Parking: Up to a 100% reduction in the minimum off-street
25	residential and commercial automobile parking requirement under Article 1.5 of this Code.

1	(E) Open Space: Up to a 10% reduction in common open space requirements if
2	required by Section 135, but no less than 36 square feet of open space per unit.
3	(F) Inner Courts as Open Space: In order for an inner court to qualify as
4	useable common open space, Section 135(g)(2) requires it to be at least 20 feet in every horizontal
5	dimension, and for the height of the walls and projections above the court on at least three sides (or 75
6	percent of the perimeter, whichever is greater) to be no higher than one foot for each foot that such
7	point is horizontally distant from the opposite side of the clear space in the court. 100% Affordable
8	Housing Bonus Projects may instead provide an inner court that is at least 25 feet in every horizontal
9	dimension, with no restriction on the heights of adjacent walls. All area within such an inner court
10	shall qualify as common open space under Section 135.
11	(d) Implementation.
12	(1) Application. The following procedures shall govern the processing of a request for
13	a project to qualify as under the 100 Percent Affordable Housing Bonus Program.
14	(A) An application to participate in the 100 Percent Affordable Housing Bonus
15	Program shall be submitted with the first application for approval of a Housing Project and processed
16	concurrently with all other applications required for the Housing Project. The application shall be
17	submitted on a form prescribed by the City and shall include at least the following information:
18	(i) A full plan set including a site plan, elevations, sections and floor
19	plans, showing total number of units, unit sizes and planned affordability levels and any applicable
20	funding sources;
21	(ii) The requested development bonuses from those listed in subsection
22	(c); and,
23	(iii) Unit size and distribution of multi-bedroom units.
24	(B) Documentation that the applicant has provided written notification to all
25	existing commercial or residential tenants that the applicant intends to develop the property pursuant

1	to this section. Any affected commercial tenants shall be given priority processing similar to the
2	Department's Community Business Priority Processing Program, as adopted by the San Francisco
3	Commission on February 12, 2015 under Resolution Number 19323 to support relocation of such
4	business in concert with access to relevant local business support programs.
5	(2) Conditions. Entitlements of 100 Percent Affordable Housing Bonus Projects
6	approved under this Section shall be valid for 10 years from the date of Planning Commission or
7	Planning Department approval.
8	(3) Notice and Hearing. 100 Percent Affordable Housing Bonus Projects shall comply
9	with Section 328 for review and approval.
10	(4) Controls. Notwithstanding any other provision of this Code, no conditional use
11	authorization shall be required for a 100 Percent Affordable Housing Bonus Project, unless such
12	conditional use requirement was adopted by the voters.
13	206.5. STATE RESIDENTIAL DENSITY BONUS PROGRAM: ANALYZED
14	(a) Purpose: Sections 206.5, 206.6, and 206.7 shall be referred to as the San Francisco State
15	Residential Density Bonus Program or the State Density Bonus Program. First, the Analyzed State
16	Density Bonus Program in Section 206.5 offers an expedited process for projects that seek a density
17	bonus that is consistent with the pre-vetted menu of incentives, concessions and waivers that the
18	Planning Department and its consultants have already determined are feasible, result in actual cost
19	reductions, and do not have specific adverse impacts upon public health and safety of the physical
20	environment. Second the Individually Requested State Density Bonus Program in Section 206.6 details
21	the review, analysis and approval process for any project seeking a density bonus that is consistent
22	with State Law, but is not consistent with the requirements for the Analyzed State Density Bonus
23	Program established in Section 206.5. Third, Sections 206.7, describes density bonuses available
24	under the State code for the provision of childcare facilities.
25	

1	This Section 206.5 implements the Analyzed State Density Bonus Program or "Analyzed State
2	Program." The Analyzed State Program offers an expedited process for projects that seek a density
3	bonus that is consistent with, among other requirements set forth below, the pre-vetted menu of
4	incentives, waiver and concessions.
5	(b) Applicability:
6	(1) A Housing Project that meets all of the requirements of this subsection (b)(1) or is a
7	Senior Housing Project meeting the criteria of (b)(2) shall be an Analyzed State Density Bonus Project
8	or an "Analyzed Project" for purposes of Section 206 et seq. A Housing Project that does not meet all
9	of the requirements of this subsection (b), but seeks a density bonus under State law may apply for a
10	density bonus under Section 206.6 as an Individually Requested State Density Bonus Project. To
11	qualify for the Analyzed State Density Bonus Program a Housing Project must meet all of the
12	<u>following:</u>
13	(A) contain five or more residential units, as defined in Section 102, not
14	including any Group Housing as defined in Section 102, efficiency dwelling units with reduced square
15	footage defined in Section 318, and Density Bonus Units permitted through this Section 206.5 or other
16	density program;
17	(B) is not seeking and receiving a density or development bonus under Section
18	207; the Local Affordable Housing Bonus Program, Section 206.3; the 100 Percent Affordable Housing
19	Bonus Program, Section 206.4; or any other local or State density bonus program that provides
20	development bonuses;
21	(C) for projects located in Neighborhood Commercial Districts is not seeking to
22	merge lots that result in more than 125 in lot frontage on any one street;
23	(D) is located in any zoning district that: (i) is not designated as an RH-1 or
24	RH-2 Zoning District; (ii) establishes a maximum dwelling unit density through a ratio of number of
25	units to lot area, including but not limited to, RH-3, RM, RC, C-2, Neighborhood Commercial, Named

1	Neighborhood Commercial, Chinatown Mixed Use Districts, and SoMa Mixed Use Districts, but only if						
2	the SoMa Mixed Use District has a density measured by a maximum number of dwelling units per						
3	square foot of lot area; (iii) is in the Fillmore Neighborhood Commercial Transit District and						
4	Divisadero Neighborhood Commercial Transit District; and (D) is not in the North of Market						
5	Residential Special Use District, Planning Code Section 249.5 until the Affordable Housing Incentive						
6	Study is completed at which time the Board will review whether the North of Market Residential						
7	Special Use District should continue to be excluded from this Program. The Study will explore						
8	opportunities to support and encourage the provision of housing at the low, moderate, and middle						
9	income range in neighborhoods where density controls have been eliminated. The goal of this analysis						
10	is to incentivize increased affordable housing production levels at deeper and wider ranges of AMI and						
11	larger unit sizes in these areas through 100% affordable housing development as well as below market						
12	rate units within market rate developments; and						
13	(E) is providing all Inclusionary Units as On-site Units under Section 415.6. If						
14	the Dial Alternative currently proposed in an ordinance in Board of Supervisors File No. 150911 is						
15	adopted and permits a project sponsor to provide more Inclusionary Units at higher AMIs than						
16	currently required (referred to as "dialing up"), a project sponsor may dial up and meet the						
17	requirements of this subsection (D). If the Dial Alternative of the Inclusionary Affordable Housing						
18	Program is ever amended to allow a project sponsor to provide fewer Inclusionary Units at lower AMIs						
19	than currently required (referred to as "dialing down"), then a Project cannot qualify for this Section						
20	206.5 if it elects to dial down;						
21	(F) includes a minimum of nine foot ceilings on all residential floors;						
22	(G) is seeking only Concessions or Incentives set forth in subsection $(c)(4)$;						
23	(H) is seeking height increases only in the form of a waiver as described in						
24	subsection $(c)(5)$; and,						
25							

1	(I) provides replacement units for any units demolished or removed that are							
2	subject to the San Francisco Residential Rent Stabilization and Arbitration Ordinance, San Francisco							
3	Administrative Code Section 37, or are units qualifying for replacement as units being occupied by							
4	households of low or very low income, consistent with the requirements of Government Code section							
5	65915(c)(3).							
6	(2) A Senior Housing Project, as defined in Section 102, may qualify as an Analyzed							
7	State Density Bonus Project if it follows all of the procedures and conditions set forth in Planning Code							
8	Section 202.2(f).							
9	(c) Development Bonuses. All Analyzed State Law Density Bonus Projects shall receive, at the							
10	project sponsor's written request, any or all of the following:							
11	(1) Priority Processing. Analyzed Projects that provide 30% or more of Units as On-							
12								
	site Inclusionary Housing Units or Restricted Affordable Units that meet all of the requirements of for							
13	an Inclusionary Housing Unit shall receive Priority Processing.							
14	(2) Density Bon	us. Analyzed I	Projects that provi	ide On-site Inclus	ionary Housing Unit	<u>S</u>		
15	or Restricted Affordable Units that meet all of the requirements of for an Inclusionary Housing Unit							
16	shall receive a density bonus as	described in T	Cable 206.5 A as fo	ollows:				
17			<u>Table 206.5A</u>					
18		Density I	Bonus Summary –	<u>Analyzed</u>				
10	<u>A</u>	<u>B</u>	<u>C</u>	<u>D</u>	<u>E</u>			
19	Restricted Affordable Units or	Minimum Paragrapa	Percentage of	Additional	Percentage of			
20	<u>Category</u>	<u>Percentage</u> of Restricted	<u>Density Bonus</u> Granted	Bonus for Each 1%	<u>Restricted</u> <u>Units Required</u>			
		Affordable	<u>Granica</u>	Increase In	for Maximum			
21		<u> Ŭnits</u>		Restricted	35% Density			
22				<u>Affordable</u> <u>Ünits</u>	<u>Bonus</u>			
23	<u>Very Low Income</u>	<u>5%</u>	<u>20%</u>	<u>2.50%</u>	<u>11%</u>			
24	<u>Lower Income</u>	<u>10%</u>	<u>20%</u>	<u>1.50%</u>	20%			
25	Moderate Income	<u>10%</u>	<u>5%</u>	<u>1%</u>	<u>40%</u>			

1	Senior Citizen Housing, as	<u>100%</u>	<u>50%</u>				
2	defined in § 102, and meeting						
3	the requirements of						
4	<u>§ 202.2(f).</u>						
5	Note: A density bonus may be s		ore than one cate	gory, up to a max	 <u>imum of 35% of the</u>		
6	Maximum Allowable Residential Density.						
7	In calculating density bonuses under this subsection $206.5(c)(2)$ the following shall apply:						
8	(A) When calculating the number of permitted Density Bonus Units or Restricted						
9	Affordable Units, any fractions of units shall be rounded to the next highest number. Analyzed Density						
10	Bonus Program projects must include the minimum percentage of Restricted Affordable Units						
11	identified in Column B of Table 206.5A for at least one income category, but may combine density						
12	bonuses from more than one income category, up to a maximum of 35% of the Maximum Allowable						
13	Residential Density.						
14	(B) An applicant may elect to receive a Density Bonus that is less than the						
15	amount permitted by this Section; however, the City shall not be required to similarly reduce the						
16	number of Restricted Affordable Units required to be dedicated pursuant to this Section and						
17	Government Code Section 65915(b).						
18	(C) In no	o case shall a H	Iousing Project be	e entitled to a Den	sity Bonus of more		
19	than 35%, unless it is a Senior Housing Project meeting the requirements of Section 202.2(f).						
20	(D) The Density Bonus Units shall not be included when determining the						
21	number of Restricted Affordable Units required to qualify for a Density Bonus. Density bonuses shall						
22	be calculated as a percentage of the Maximum Allowable Residential Density.						
	(E) Any	Restricted Affo	rdable Unit provid	ded pursuant to th	<u>se on-site</u>		
23	requirements of the Inclusiona	ry Affordable I	Housing Program,	Section 415 et se	q., shall be included		
24	when determining the number	of Restricted A	ffordable Units re	quired to qualify j	for a Development		
25							

1	Bonus under this Section 206.5. The payment of the Affordable Housing Fee shall not qualify for a
2	Development Bonus under this Section. The provision of Off-site Units shall not qualify the Principal
3	Project for a Density Bonus under this Section; however an Off-site Unit may qualify as a Restricted
4	Affordable Unit to obtain a density bonus for the Off-site Project.
5	(F) In accordance with state law, neither the granting of a Concession,
6	Incentive, waiver, or modification, nor the granting of a Density Bonus, shall be interpreted, in and of
7	itself, to require a general plan amendment, zoning change, variance, or other discretionary approval.
8	(3) Concessions and Incentives. Analyzed Projects shall receive concessions or
9	incentives, in the amounts specified in Table 206.5B:
10	

11 <u>Table 206.5B</u>

Concessions and Incentives Summary – Analyzed Projects

<u>Target Group</u>		Restricted Affordable Units			
<u>Very Low Income</u>	<u>5%</u>	<u>10%</u>	<u>15%</u>		
<u>Lower Income</u>	<u>10%</u>	20%	<u>30%</u>		
Moderate Income (Common Interest Development)	<u>10%</u>	20%	<u>30%</u>		
<u>Maximum Incentive(s)/Concession(s)</u>	<u>1</u>	<u>2</u>	<u>3</u>		

Notes: 1. Concessions or Incentives may be selected from only one category (very low, lower, or moderate) 2. Common Interest Development is defined in California Civil Code Section 4100.

(4) Menu of Concessions and Incentives: In submitting a request for Concessions or Incentives, an applicant for an Analyzed State Density Bonus Project may request the specific Concessions and Incentives set forth below. The Planning Department, based on Department research and a Residential Density Bonus Study prepared by David Baker Architects, Seifel Consulting, and the San Francisco Planning Department dated August 2015, on file with the Clerk of the Board of Supervisors in File No. ______, has determined that the following Concessions and Incentives are

1	generally consistent with Government Code Section 65915(d) because, in general, they: are required
2	in order to provide for affordable housing costs; will not be deemed by the Department to have a
3	specific adverse impact as defined in Government Code Section 65915(d); and are not contrary to State
4	or Federal law.
5	(A) Rear yard: the required rear yard per Section 134 or any applicable specia
6	use district may be reduced to no less than 20% of the lot depth, or 15 feet, whichever is greater.
7	Corner properties may provide 20% of the lot area at the interior corner of the property to meet the
8	minimum rear yard requirement, provided that each horizontal dimension of the open area is a
9	minimum of 15 feet; and that the open area is wholly or partially contiguous to the existing midblock
10	open space, if any, formed by the rear yards of adjacent properties.
11	(B) Dwelling Unit Exposure: the dwelling unit exposure requirements of
12	Section 140(a)(2) may be satisfied through qualifying windows facing an unobstructed open area that
13	is no less than 25 feet in every horizontal dimension, and such open area is not required to expand in
14	every horizontal dimension at each subsequent floor.
15	(C) Off-Street Loading: off-street loading spaces under Section 152 shall not
16	<u>be required.</u>
17	(D) Parking: up to a 50% reduction in the residential and commercial parking
18	requirement, per Section 151 or any applicable special use district.
19	(E) Open Space: up to a 5% reduction in required common open space per
20	Section 135, or any applicable special use district.
21	(F) Additional Open Space: up to an additional 5% reduction in required
22	common open space per Section 135 or any applicable special use district, beyond the 5% provided in
23	subsection (E) above.
24	(5) Waiver or Modification of Height Limits. Analyzed Projects may request a waiver
25	of the applicable height restrictions if the applicable height limitation will have the effect of physically

1	precluding the construction of a Housing Project at the densities or with the Concessions or Incentives
2	permitted by this subsection (c)(4). Analyzed Projects may receive a height bonus as of right of up to
3	twenty feet or two stories, excluding exceptions permitted per Section 260(b), if the applicant
4	demonstrates that it qualifies for a height waiver through the following formula:
5	Step one: Calculate Base Density and Bonus Density Limits
6	Calculate Base Density (BD), as defined in Section 206.2.
7	Bonus Density Limit (BD): ED multiplied by 1.XX where XX is the density bonus
8	requested per Section 206.5 of this Code (e.g. 7%, 23%, 35%), not to exceed 1.35, the maximum density
9	bonus available by this Section.
10	Step two: Calculate Permitted Envelope (PE). Buildable envelope available under
11	existing height and bulk controls.
12	PE equals lot area multiplied by permitted lot coverage, where lot coverage equals .75,
13	or .8 if the developer elects to request a rear yard modification under Section 206.5(c)(4)(A), multiplied
14	by existing height limit (measured in number of stories), minus one story for projects in districts where
15	non-residential uses are required on the ground floor, and minus any square footage subject to bulk
16	limitations (for parcels that do not have an X bulk designation).
17	Step three: Calculate Bonus Envelope (BE) Residential envelope necessary to
18	accommodate additional density ("Bonus envelope" or "BE")
19	BE equals Bonus Density multiplied by 1,000 gross square feet
20	Step four: Calculate Additional Residential Floors. Determine the number of stories
21	required to accommodate bonus:
22	(A) If BE is less than or equal to PE, the project is not awarded height under
23	this subsection (c)(5).
24	(B) If BE is greater than PE, the project is awarded height, as follows:
25	

1	(i) If BE minus PE is less than the lot area multiplied by 0.75, project is				
2	allowed 1 extra story; total gross square footage of building not to exceed BE;				
3	(ii) If BE minus PE is greater than the lot area multiplied by 0.75 (i.e. if				
4	the difference is greater than one story), project is allowed two extra stories; total gross square footage				
5	of building not to exceed BE.				
6	(d) Application. An application for an Analyzed State Density Bonus Project under this				
7	Section 206.5 shall be submitted with the first application for approval of a Housing Project and shall				
8	be processed concurrently with all other applications required for the Housing Project. The				
9	application shall be on a form prescribed by the City and, in addition to any information required for				
10	other applications, shall include the following information:				
11	(1) A description of the proposed Housing Project, including the total number of				
12	dwelling units, Restricted Affordable Units, and Density Bonus Units proposed;				
13	(2) Any zoning district designation, Base Density, assessor's parcel number(s) of the				
14	project site, and a description of any Density Bonus, Concession or Incentive, or waiver requested;				
15	(3) A list of the requested Concessions and Incentives from Section 206.5(c)(4);				
16	(4) If a waiver or modification of height is requested under Section 206.5(c)(5), a				
17	calculation demonstrating how the project qualifies for such waiver under the formula;				
18	(5) A full plan set including site plan, elevations, sections, and floor plans, number of				
19	market-rate units, Restricted Affordable Units, and Density Bonus units within the proposed Housing				
20	Project. The location of all units must be approved by the Planning Department before the issuance of				
21	the building permit;				
22	(6) Level of affordability of the Restricted Affordable Units and a draft Regulatory				
23	Agreement;				
24	(7) The number of rental dwelling units which are on the property, or if the dwelling				
25	units have been vacated or demolished in the five year period preceding the application, have been and				

1	which were subject to a recorded covenant, ordinance, or law that restricts rents to levels affordable to
2	persons and families of lower or very low income; subject to any other form of rent or price control
3	through the City or other public entity's valid exercise of its police power; or occupied by lower or very
4	low income households; and
5	(8) If the property includes a parcel or parcels in which dwelling units under subsection
6	(7) are located or were located in the five year period preceding the application, the type and size of
7	those units, and the incomes of the persons or families occupying those units.
8	(9) Documentation that the applicant has provided written notification to all existing
9	commercial or residential tenants that the applicant intends to develop the property pursuant to this
10	section. Any affected commercial tenants shall be given priority processing similar to the
11	Department's Community Business Priority Processing Program, as adopted by the San Francisco
12	Commission on February 12, 2015 under Resolution Number 19323 to support relocation of such
13	business in concert with access to relevant local business support programs.
14	(e) Review Procedures. An application for an Analyzed State Density Bonus Project, shall be
15	acted upon concurrently with the application for other permits related to the Housing Project.
16	(1) Before approving an application for an Analyzed Project, the Planning Department
17	or Commission shall make written findings that the Housing Project is qualified as an Analyzed State
18	Density Bonus Project.
19	(2) The review procedures for an Analyzed Project, including notice, hearings, and
20	appeal, shall be the procedures applicable to the Housing Project regardless of whether it is applying
21	for a State Density Bonus under this Section 206.5. However, any notice shall specify that the Housing
22	Project is seeking a Development Bonus and shall provide a description of the Development Bonuses
23	requested. Analyzed Projects shall also be reviewed for consistency with the Affordable Housing Bonus
24	Program Design Guidelines.
25	

1	(f) Regulatory Agreements. Recipients of a Density Bonus, Incentive, Concession, waiver, or
2	modification shall enter into a Regulatory Agreement with the City, as follows.
3	(1) The terms of the agreement shall be acceptable in form and content to the Planning
4	Director, the Director of MOHCD, and the City Attorney. The Planning Director shall have the
5	authority to execute such agreements.
6	(2) Following execution of the agreement by all parties, the completed Density Bonus
7	Regulatory Agreement, or memorandum thereof, shall be recorded and the conditions filed and
8	recorded on the Housing Project.
9	(3) The approval and recordation of the Regulatory Agreement shall take place prior to
10	the issuance of the First Construction Document. The Regulatory Agreement shall be binding to all
11	future owners and successors in interest.
12	(4) The Regulatory Agreement shall be consistent with the guidelines of the City's
13	Inclusionary Housing Program and shall include at a minimum the following:
14	(A) The total number of dwelling units approved for the Housing Project,
15	including the number of Restricted Affordable Units, Inclusionary Units, Middle Income Units or
16	other restricted units;
17	(B) A description of the household income group to be accommodated by the
18	Restricted Affordable Units, and the standards for determining the corresponding Affordable Rent or
19	Affordable Sales Price;
20	(C) The location, dwelling unit sizes (in square feet), and number of bedrooms
21	of the Restricted Affordable Units;
22	(D) Term of use restrictions for Restricted Affordable Units of at least 55 years
23	for Moderate Income units and at least 55 years for Low and Very Low units;
24	(E) A schedule for completion and occupancy of Restricted Affordable Units;
25	

1	(F) A description of any Concession, Incentive, waiver, or modification, if any,
2	being provided by the City;
3	(G) A description of remedies for breach of the agreement (the City may identify
4	tenants or qualified purchasers as third party beneficiaries under the agreement); and
5	(H) Other provisions to ensure implementation and compliance with this
6	Section.
7	SEC. 206.6. STATE DENSITY BONUS PROGRAM: INDIVIDUALLY REQUESTED.
8	(a) Purpose and Findings: This Section 206.6 details the review, analysis and approval
9	process for any project seeking a density bonus that is consistent with State Law, Government Code
10	section 65915 et seq., but is not consistent with the pre-vetted menu of concessions, incentives or
11	waivers, or other requirements established in Section 206.5 as analyzed by the Planning Department in
12	coordination with David Baker and Seifel Consulting, and shall be known as the Individually Requested
13	State Density Bonus Program.
14	California State Density Bonus Law allows a housing developer to request parking ratios not to
15	exceed the ratios set forth in Government Code section 65915(p)(1), which may further be reduced as
16	an incentive or concession. Because in most cases San Francisco regulates parking by dwelling unit as
17	described in Article 1.5 of this Code, the minimum parking ratios set forth in the Government Code are
18	greater than those allowed in San Francisco. Given that San Francisco's parking ratios are already
19	less than the State ratios, the City finds that the State's minimum parking ratio requirement does not
20	<u>apply.</u>
21	(b) Applicability. A Housing Project that does not meet any one or more of the criteria of
22	Section 206.5(b) under the Analyzed State Density Bonus Program, but meets the following
23	requirements, may apply for a Development Bonus under this Section 206.6 as an "Individually
24	Requested State Density Bonus Project" or "Individually Requested Project" if it meets all of the
25	following criteria:

1	(1) contains five or more residential units, as defined in Section 102;					
2	(2) is not seeking and receiving a density or development bonus under Section 207; the					
3	Local Affordable Housing Bonus Program, Section 206.3; the 100 Percent Affordable Housing Bonus					
4	Program, Section 206.4; Section 304, or any other local or state bonus program that provides					
5	development bonuses.					
6	(3) provide	es Restricted Afforda	able Housing Unit	s, including but n	ot limited to	
7	Inclusionary Housing Unit	ts, at minimum level	ls as provided in T	Table 206.6A; and,	<u>.</u>	
8	(4) provide	es replacement units	for any units dem	olished or remove	ed that are subject to	
9	the San Francisco Rent Ste	abilization and Arbi	tration Ordinance	, San Francisco A	Administrative Code	
10	Section 37, or are units qu	alifying for replace	ment as units bein	g occupied by hou	iseholds of low or	
11	very low income, consisten	nt with the requirem	ents of Governme	nt Code section 65	5915(c)(3) <u>.</u>	
12	(5) Is in any zoning district except for RH-1 or RH-2, unless the Code permits the					
13	development of a project of 5 units or more on a site or sites.					
14	(c) Development Bonuses. Any Individually Requested Density Bonus Project shall, at the					
15	project sponsor's request, receive any or all of the following:					
16	(1) Density Bonus. Individually Requested Projects that provide On-site Inclusionary					
17	Housing Units or Restricted Affordable Units shall receive a density bonus as described in Table					
18	206.6A as follows:					
19	<u>Table 206.6 A</u>					
20	Density Bonus Summary – Individually Requested Project					
21	Restricted Affordable Units or Category	Minimum Percentage of	Percentage of Density Bonus	Additional Bonus for	Percentage of Restricted	
22		Restricted Affordable	Granted	Each 1% Increase In	Units Required for Maximum	
23		<u>Units</u>		Restricted Affordable	35% Density Bonus	
24				<u> Ünits</u>		
25	<u>Very Low Income</u>	<u>5%</u>	20%	2.50%	<u>11%</u>	

1	Lower Income	10%	20%	1.50%	20%	
2	Moderate Income	10%	5%	1%	40%	
3	Senior Citizen Housing	100%	20%			
4	Note: A density bonus may Maximum Allowable Reside	be selected from o		ıp to a maximum o	of 35% of the	
5		<u> </u>	under this subsect	ion 206 6(c)(1) the	e following shall	
6	In calculating density bonuses under this subsection 206.6(c)(1) the following shall apply:					
7	(A) When calculating the number of permitted Density Bonus Units or Restricted					
8				·		
9	Affordable Units, any fractions of units shall be rounded to the next highest number. (B) An applicant may elect to receive a Density Bonus that is less than the					
10	amount permitted by this Section; however, the City shall not be required to similarly reduce the					
11	number of Restricted Affordable Units required to be dedicated pursuant to this Section and					
12	Government Code Section 65915(b).					
13	(C) Each Housing Project is entitled to only one Density Bonus, which shall be					
14	selected by the applicant based on the percentage of Very Low Income Restricted Affordable Units,					
15	Lower Income Restricted Affordable Units, or Moderate Income Restricted Affordable Units, or the					
16	Housing Project's status as a Senior Citizen Housing Development. Density bonuses from more than					
17	one category may not be combined. In no case shall a Housing Project be entitled to a Density Bonus					
18	of more than thirty-five percent (35%), unless it is a Senior Housing Project meeting the requirements					
19	of Section 202.2(f).			•	•	
20		The Density Bonus	Units shall not be	included when de	etermining the	
21	(D) The Density Bonus Units shall not be included when determining the number of Restricted Affordable Units required to qualify for a Density Bonus. Density bonuses shall					
22	be calculated as a percentage of the Maximum Allowable Residential Density.					
23	<u>(E)</u> A	Any Restricted Affo	rdable Unit provi	ded pursuant to th	e on-site	
24	requirements of the Inclusi	onary Affordable I	Housing Program,	Section 415 et se	q., shall be included	
25	when determining the number of Restricted Affordable Units required to qualify for a Development					

Bonus under this Section 206.6. The payment of the Affordable Housing Fee shall not qualify for a
Development Bonus under this Section. The provision of Off-site Units shall not qualify the Principal
Project for a Density Bonus under this Section; however an Off-site Unit may qualify as a Restricted
Affordable Unit to obtain a density bonus for the Off-site Project.
(F) In accordance with state law, neither the granting of a Concession,
Incentive, waiver, or modification, nor the granting of a Density Bonus, shall be interpreted, in and of
itself, to require a general plan amendment, zoning change, variance, or other discretionary approval.
(G) No additional Density Bonus shall be authorized for a Senior Citizen
Development beyond the Density Bonus authorized by subsection (1) of this Section.
(H) Certain other types of development activities are specifically eligible for a
development bonuses pursuant to State law, including land donation under Government Code Section
65915(g), condominium conversions under Government Code section 65915.5 and qualifying mobile
home parks under Government Code section 65915(b)(1)(C). Such projects shall be considered
Individually Requested State Density Bonus Projects.
(2) Concessions and Incentives. This Section includes provisions for providing
Concessions or Incentives pursuant to Government Code Section 65915 et seq, as set forth in Table
206.6B. For purposes of this Section 206.6, Concessions and Incentives as used interchangeably shall
mean such regulatory concessions as specified in Government Code Section 65915(k) to include:
(A) A reduction of site Development Standards or architectural design
requirements which exceed the minimum applicable building standards approved by the State
Building Standards Commission pursuant to Part 2.5 (commencing with Section 18901) of Division 13
of the Health and Safety Code, including, but not limited to, a reduction in setback, coverage, and/or
parking requirements which result in identifiable, financially sufficient and actual cost reductions;
(B) Allowing mixed use development in conjunction with the proposed
residential development, if nonresidential land uses will reduce the cost of the residential project and

1 the nonresidential land uses are compatible with the residential project and existing or planned 2 development in the area where the Housing Project will be located; and 3 (C) Other regulatory incentives or concessions proposed by the developer or the City that result in identifiable, financially sufficient, and actual cost reductions. 4 5 *Table 206.6B* 6 Concessions and Incentives Summary – Individually Requested Project 7 Target Group Restricted Affordable Units 8 Very Low Income 5% 10% 15% 9 20% 30% Lower Income 10% 10 Moderate Income (Common Interest Development) 10% 20% 30% 11 *Maximum Incentive(s)/Concession(s)* Notes: 1. Concessions or Incentives may be selected from only one category (very low, lower, or 12 moderate). 2. Common Interest Development is defined in California Civil Code Section 4100. 13 (3) **Request for Concessions and Incentives.** In submitting a request for Concessions 14 or Incentives that are not specified in Section 206.5(c)(4), an applicant for an Individually Requested 15 Density Bonus Project must provide documentation described in subsection (d) below in its application. 16 The Planning Commission shall hold a hearing and shall approve the Concession or Incentive 17 requested unless it makes written findings, based on substantial evidence that: 18 (A) The Concession or Incentive is not required in order to provide for 19 affordable housing costs, as defined in Section 50052.5 of the California Health and Safety Code, or for 20 rents for the Restricted Affordable Units to be as specified in this Section 206.6; or 21 (B) The Concession or Incentive would have a specific adverse impact, as 22 defined in Government Code Section 65589.5(d)(2) upon public health and safety or the physical 23 environment or any real property that is listed in the California Register of Historical Resources and 24 for which there is no feasible method to satisfactorily mitigate or avoid the specific adverse impact 25 without rendering the Housing Project unaffordable to low- and moderate-income households.

1	(C) The Concession or Incentive would be contrary to state or federal law.
2	(4) Waiver or Modification. An applicant may apply for a waiver or modification of
3	Development Standards that will have the effect of physically precluding the construction of a Housing
4	Project at the densities or with the Concessions or Incentives permitted by this Section 206.6. The
5	Planning Commission will not grant a waiver or modification under this Section unless it is necessary
6	to achieve the additional density or the Concessions or Incentives permitted by this Section 206.6. The
7	developer must submit sufficient information as determined by the Planning Department demonstrating
8	that Development Standards that are requested to be waived or modified will have the effect of
9	physically precluding the construction of a Housing Project meeting the criteria of this Section 206.6 at
10	the densities or with the Concessions or Incentives permitted. The Planning Commission shall hold a
11	hearing to determine if the project sponsor has demonstrated that the waiver is necessary. The
12	Planning Commission may deny a waiver if it finds on the basis of substantial evidence that:
13	(A) It is not required to permit the construction of a Housing Project meeting the
14	density permitted or with the Concessions and Incentives permitted under this Section 206.6;
15	(B) The Waiver is not required in order to provide for affordable housing costs,
16	as defined in Section 50052.5 of the California Health and Safety Code, or for rents for the Restricted
17	Affordable Units to be as specified in this Section 206.6;
18	(C) The Waiver would have a specific adverse impact, as defined in Government
19	Code Section 65589.5(d)(2) upon public health and safety or the physical environment or any real
20	property that is listed in the California Register of Historical Resources and for which there is no
21	feasible method to satisfactorily mitigate or avoid the specific adverse impact without rendering the
22	Housing Project unaffordable to low- and moderate-income households; or,
23	(D) The Waiver would be contrary to state or federal law.
24	
25	

1	(5) Nothing in this Section shall be construed to require the provision of direct financial
2	incentives for the Project, including the provision of publicly owned land by the City or the waiver of
3	fees or dedication requirements.
4	(d) Application. An application for a Density Bonus, Incentive, Concession, or waiver under
5	this Section 206.6 shall be submitted with the first application for approval of a Housing Project and
6	shall be processed concurrently with all other applications required for the Housing Project. The
7	application shall be on a form prescribed by the City and, in addition to any information required for
8	other applications, shall include the following information:
9	(1) A description of the proposed Project, and a full plan set, including a site plan,
10	elevations, section and floor plans, with the total number and location of dwelling units, Restricted
11	Affordable Units, and Density Bonus Units proposed;
12	(2) A plan set sufficient for the Planning Department to determine the project site's
13	Maximum Allowable Residential Density. The project sponsor shall submit plans for a base project
14	that demonstrates a Code complying project on the Housing Project site without use of a modification,
15	Conditional Use Authorization, Variance, Planned Unit Development, or other exception from the
16	Planning Code. Such plans shall include similar detail to the proposed Housing Project. The project
17	sponsor shall demonstrate that site constraints do not limit the Maximum Allowable Residential Density
18	for the base project in practice. If the project sponsor cannot make such a showing, the Zoning
19	Administrator shall determine whether the Maximum Allowable Residential Density shall be adjusted
20	for purposes of this Section.
21	(3) The zoning district designations, Maximum Allowable Residential Density,
22	assessor's parcel number(s) of the project site, and a description of any Density Bonus, Concession or
23	Incentive, or waiver requested;
24	(4) If a Concession or Incentive is requested that is not included within the menu of
25	Incentives/Concessions set forth in subsection 206.5(c), a submittal including financial information or

1	other information providing evidence that the requested Concessions and Incentives result in
2	identifiable, financially sufficient, and actual cost reductions required in order to provide for
3	affordable housing costs as defined in Health and Safety Code Section 50052.5, or for rents for the
4	Restricted Affordable Units to be provided as required under this Program. The cost of reviewing any
5	required financial information, including, but not limited to, the cost to the City of hiring a consultant
6	to review the financial data, shall be borne by the applicant. The financial information shall include all
7	of the following items:
8	(A) The actual cost reduction achieved through the Concession or Incentive;
9	(B) Evidence that the cost reduction allows the applicant to provide affordable
10	rents or affordable sales prices; and
11	(C) Any other information requested by the Planning Director. The Planning
12	Director may require any financial information including information regarding capital costs, equity
13	investment, debt service, projected revenues, operating expenses, and such other information as is
14	required to evaluate the financial information;
15	(5) If a waiver or modification is requested, a submittal containing the following
16	information. The cost of reviewing any required information supporting the request for a waiver,
17	including, but not limited to, the cost to the City of hiring a consultant to review the architectural
18	information, shall be borne by the applicant.
19	(A) Why the Development Standard would physically preclude the construction
20	of the Development with the Density Bonus, Incentives, and Concessions requested.
21	(B) Any other information requested by the Planning Director as is required to
22	evaluate the request;
23	(6) Level of affordability of the Restricted Affordable Units and a draft Regulatory
24	Agreement;
25	

1	(7) The number of residential units which are on the property, or if the residential units
2	have been vacated or demolished in the five year period preceding the application, have been and
3	which were subject to a recorded covenant, ordinance, or law that restricts rents to levels affordable to
4	persons and families of lower or very low income; subject to any other form of rent or price control
5	through the City or other public entity's valid exercise of its police power; or occupied by lower or very
6	low income households;
7	(8) If the property includes a parcel or parcels in which dwelling units under (6) are
8	located or were located in the five year period preceding the application, the type and size of those
9	units, the incomes of the persons or families occupying those units.
10	(9) Documentation that the applicant has provided written notification to all existing
11	commercial or residential tenants that the applicant intends to develop the property pursuant to this
12	section. Any affected commercial tenants shall be given priority processing similar to the
13	Department's Community Business Priority Processing Program, as adopted by the San Francisco
14	Commission on February 12, 2015 under Resolution Number 19323 to support relocation of such
15	business in concert with access to relevant local business support programs.
16	(10) If a Density Bonus or Concession is requested for a land donation under
17	Government Code Section 65915(g), the application shall show the location of the land to be dedicated
18	provide proof of site control, and provide evidence that all of the requirements and each of the findings
19	included in Government Code Section 65915(g) can be made;
20	(11) If a density bonus or Concession is requested for a Child Care Facility under
21	Section 206.7, the application shall show the location and square footage of the child care facilities
22	and provide evidence that all of the requirements and each of the findings included in Government
23	Code Section 65915(h) can be made;
24	
25	

1	(12) If a Density Bonus or Concession is requested for a condominium conversion, the
2	applicant shall provide evidence that all of the requirements found in Government Code Section
3	65915.5 can be met.
4	(e) Review Procedures. An application for a Density Bonus, Incentive, Concession, or waiver
5	shall be acted upon concurrently with the application other permits related to the Housing Project.
6	(1) Before approving an application for a Density Bonus, Incentive, Concession, or
7	waiver, for any Individually Requested Density Bonus Project, the Planning Commission shall make the
8	following findings as applicable.
9	(A) The Housing Project is eligible for the Affordable Housing Bonus Program.
10	(B) The Housing Project has demonstrated that any Concessions or Incentives
11	are required in order to provide for affordable housing costs, as defined in Section 50052.5 of the
12	California Health and Safety Code, or for rents for the targeted units, based upon the financial analysis
13	and documentation provided.
14	(C) If a waiver or modification is requested, a finding that the Development
15	Standards for which the waiver is requested would have the effect of physically precluding the
16	construction of the Housing Project with the Density Bonus or Concessions and Incentives permitted.
17	(D) If the Density Bonus is based all or in part on donation of land, a finding
18	that all the requirements included in Government Code Section 65915(g) have been met.
19	(E) If the Density Bonus, Concession or Incentive is based all or in part on the
20	inclusion of a Child Care Facility, a finding that all the requirements included in Government Code
21	Section 65915(h) have been met.
22	(F) If the Concession or Incentive includes mixed-use development, a finding
23	that all the requirements included in Government Code Section 65915(k)(2) have been met.
24	
25	

1	(2) If the findings required by subsection (a) of this Section cannot be made, the
2	Planning Commission may deny an application for a Concession, Incentive, waiver or modification
3	only if it makes one of the following written findings, supported by substantial evidence:
4	(A) The Concession, Incentive, waiver or modification is not required to provide
5	for the affordability levels required for Restricted Affordable Units;
6	(B) The Concession, Incentive, waiver or modification would have a specific,
7	adverse impact upon public health or safety or the physical environment or on real property listed in
8	the California Register of Historic Resources, and there is no feasible method to satisfactorily mitigate
9	or avoid the specific adverse impact without rendering the Housing Project unaffordable to Low and
10	Moderate Income households. For the purpose of this subsection, "specific adverse impact" means a
11	significant, quantifiable, direct, and unavoidable impact, based on objective, identified, written public
12	health or safety standards, policies, or conditions as they existed on the date that the application for the
13	Housing Project was deemed complete; or
14	(C) The Concession, Incentive, waiver or modification is contrary to state or
15	<u>federal law.</u>
16	(3) The review procedures for an Individually Requested Density Bonus Project,
17	including notice, hearings, and appeal, shall be the procedures applicable to the Housing Project
18	regardless of whether it is applying for a State Density Bonus under this Section 206.6. However, any
19	notice shall specify that the Housing Project is seeking a Development Bonus and shall provide a
20	description of the development bonuses requested. Individually Requested Projects shall also be
21	reviewed for consistency with the Affordable Housing Bonus Program Design Guidelines.
22	(4) In accordance with state law, neither the granting of a Concession, Incentive,
23	waiver, or modification, nor the granting of a Density Bonus, shall be interpreted, in and of itself, to
24	require a general plan amendment, zoning change, variance, or other discretionary approval.
25	

1	(f) Regulatory Agreements. Recipients of a Density Bonus, Incentive, Concession, waiver, or
2	modification shall enter into a Regulatory Agreement with the City, as follows.
3	(1) The terms of the agreement shall be acceptable in form and content to the Planning
4	Director, the Director of MOHCD, and the City Attorney. The Planning Director shall have the
5	authority to execute such agreements.
6	(2) Following execution of the agreement by all parties, the completed Density Bonus
7	Regulatory Agreement, or memorandum thereof, shall be recorded and the conditions filed and
8	recorded on the Housing Project.
9	(3) The approval and recordation of the Regulatory Agreement shall take place prior to
10	the issuance of the First Construction Document. The Regulatory Agreement shall be binding to all
11	future owners and successors in interest.
12	(4) The Regulatory Agreement shall be consistent with the guidelines of the City's
13	Inclusionary Housing Program and shall include at a minimum the following:
14	(A) The total number of dwelling units approved for the Housing Project,
15	including the number of Restricted Affordable Units, Inclusionary Units, Middle Income Units or
16	other restricted units;
17	(B) A description of the household income group to be accommodated by the
18	Restricted Affordable Units, and the standards for determining the corresponding Affordable Rent or
19	Affordable Sales Price;
20	(C) The location, dwelling unit sizes (in square feet), and number of bedrooms
21	of the Restricted Affordable Units;
22	(D) Term of use restrictions for Restricted Affordable Units of at least 55 years
23	for Moderate Income units and at least 55 years for Low and Very Low units;
24	(E) A schedule for completion and occupancy of Restricted Affordable Units;
25	

1	(F) A description of any Concession, Incentive, waiver, or modification, if any,
2	being provided by the City;
3	(G) A description of remedies for breach of the agreement (the City may identify
4	tenants or qualified purchasers as third party beneficiaries under the agreement); and
5	(H) Other provisions to ensure implementation and compliance with this
6	Section.
7	SEC. 206.7. CHILD CARE FACILITIES.
8	(a) For purposes of this Section 206.7, "Child Care Facility" means a child day care facility
9	other than a family day care home, including, but not limited to, infant centers, preschools, extended
10	day care facilities, and school age child care centers
11	(b) When an applicant proposes to construct a Housing Project that is eligible for a Density
12	Bonus under Section 206.6 and includes a Child Care Facility that will be located on the premises of,
13	as part of, or adjacent to, the Housing Project, all of the provisions of this Section 206.7 shall apply
14	and all of the provisions of Section 206.6 shall apply, except as specifically provided in this Section
15	<u>206.7.</u>
16	(c) When an applicant proposes to construct a Housing Project that is eligible for a Density
17	Bonus under Section 206.6 and includes a Child Care Facility that will be located on the premises of,
18	as part of, or adjacent to, the Housing Project, the City shall grant either:
19	(1) An additional density bonus that is an amount of square feet of residential space
20	that is equal to or greater than the square footage of the Child Care Facility; or
21	(2) An additional Concession or Incentive that contributes significantly to the economic
22	feasibility of the construction of the Child Care Facility.
23	(d) The City shall require, as a condition of approving the Housing Project, that the following
24	occur:
25	

1	(1) The Child Care Facility shall remain in operation for a period of time that is as long
2	as or longer than the period of time during which the Affordable Units are required to remain
3	affordable. In the event the childcare operations cease to exist, the Zoning Administrator may approve
4	in writing an alternative community service use for the child care facility.
5	(2) Of the children who attend the Child Care Facility, the children of Very Low, Lower
6	and Moderate Income households shall equal a percentage that is equal to or greater than the
7	percentage of Restricted Affordable Units in the Housing Project that are required for Very Low,
8	Lower and Moderate Income households pursuant to Section 206.6.
9	(e) Notwithstanding subsections (a) and (b) above, the City shall not be required to provide a
10	density bonus or a Concession or Incentive for a child care facility if it finds, based upon substantial
11	evidence, that the community has adequate child care facilities.
12	SEC. 206.8. AFFORDABLE HOUSING BONUS PROGRAM EVALUATION.
13	(a) Within one year from the effective date of Section 206 and following, the Planning
14	Department shall provide an informational presentation to the Planning Commission, and any other
15	City agency at their request, presenting an overview of all projects that request or receive development
16	bonuses under the Local Affordable Housing Bonus Program, the 100 Percent Affordable Housing
17	Bonus Program and the Analyzed and Individually Requested State Density Bonus Program ("the
18	Bonus Programs").
19	(b) Annual Reporting. The Planning Department shall include information on projects which
20	request and receive development bonuses under the Bonus Programs in any relevant Department
21	publications regarding the development of housing in San Francisco, including, but not limited to, the
22	Quarterly Pipeline Report, the Housing Inventory and the Housing Balance Report.
23	- (c) Data Report. The Planning Department, in coordination with MOHCD, shall prepare a
24	Data Report reviewing the Bonus Programs every five years, beginning five years from the Effective
25	Date of Section 206 and following. This report shall include, but not be limited to, information on the:

-	(1) number of projects utilizing the Bonus Programs;
-	(2) number of units approved and constructed under the Bonus Programs and the AMI
levels of such	units;
-	(3) number of additional affordable units in excess of that otherwise required by Section
<u>415;</u>	
-	(4) geographic distribution of projects, including the total number of units in each
project, utilizi	ing the Bonus Programs;
-	(5) number of larger unit types, including the number of 3 bedroom units;
-	(6) square feet of units by bedroom count;
-	(7) number of projects with 9 or fewer units that participate; and
-	(8) Number of appeals of projects in the Program and stated reason for appeal.
(d) Pr	rogram Evaluation and Update:
	(1) Purpose and Contents. In coordination with the Data Report, the Department shall
prepare a Pro	ogram Evaluation and Update. The Program Evaluation and Update shall include an
analysis of the	e Bonus Programs effectiveness as it relates to City policy goals including, but not limited
to Proposition	n K (2014) and the Housing Element. The Program Evaluation and Update shall include
a review of al	l of the following:
	(A) Target income levels for the Local Affordable Housing Bonus Program in
relation to ma	arket values and assessed affordable housing needs.
	(B) Feasibility of the Local Affordable Housing Bonus Program, in relations to
housing polic	y goals, program production, and current market conditions.
	(C) Requested and granted concessions and incentives, including consideration
of whether the	e menu of zoning modification or concessions and incentives set forth in Section
206.3(d)(4), 2	206.4(c)(5) and $206.5(c)(4)$ respond to the needs of projects seeking approvals under the
Bonus Progra	ms; consideration of whether the elected zoning modifications or incentives and
	- 415; - project, utilization of whether the 206.3(d)(4), 2

1	concessions result in a residential project that responds to the surrounding neighborhood context; and
2	review and recommendation for additions or modifications to the list of zoning modifications or
3	concessions and incentives in $206.3(d)(4)$, $206.4(c)(5)$ and $206.5(c)(4)$.
4	(D) Geography and neighborhood specific considerations. Review and analysis
5	of where Bonus Program projects are proposed and approved, including an analysis of land values,
6	zoning, height controls and neighborhood support.
7	(E) Review of the process for considering projects under the Program, including
8	a review of Section 328, the appeal process, and other relevant process considerations.
9	(2) Public Hearing: The Program Evaluation and Update shall be prepared no less
10	than every five years, beginning five years from the Effective Date of this Ordinance, and may be
11	completed as a series of reports and in coordination with ongoing monitoring of affordable housing
12	policies, or feasibility analyses. The Planning Commission shall hold a hearing on the Program
13	Evaluation and Update and any recommendations for modification to any of the Bonus Programs.
14	
15	Section 3. The Planning Code is hereby amended by adding Sections 328, to read as
16	follows:
17	SEC. 328. LOCAL AND 100 PERCENT AFFORDABLE HOUSING BONUS PROJECT
18	<u>AUTHORIZATION</u>
19	(a) Purpose. The purpose of this Section is to ensure that all Local and 100 Percent Affordable
20	Housing Bonus projects under Section 206.3 or 206.4 are reviewed in coordination with priority
21	processing available for certain projects with greater levels of affordable housing. While most projects
22	in the Program will likely be somewhat larger than their surroundings in order to facilitate higher
23	levels of affordable housing, the Planning Commission and Department shall ensure that each project
24	is consistent with the Affordable Housing Bonus Design Guidelines and any other applicable design
25	

1	guidelines, as adopted and periodically amended by the Planning Commission, so that projects respond
2	to their surrounding context, while still meeting the City's affordable housing goals.
3	(b) Applicability. This section applies to all qualifying Local and 100 Percent Affordable
4	Housing Bonus Projects that meet the requirements described in Planning Code Sections 206.3 or
5	<u>206.4.</u>
6	(c) Planning Commission Design Review: The Planning Commission shall review and
7	evaluate all physical aspects of a Local or 100 Percent Affordable Housing Bonus Project at a public
8	hearing. The Planning Commission recognizes that most qualifying projects will need to be larger in
9	height and mass than surrounding buildings in order to achieve the Affordable Housing Bonus
10	Program's affordable housing goals. However, the Planning Commission may, consistent with the
11	Affordable Housing Bonus Program Design Guidelines, and any other applicable design guidelines,
12	and upon recommendation from the Planning Director, make minor modifications to a project to
13	reduce the impacts of such differences in scale.
14	Additionally, as set forth in subsection (d) below, the Planning Commission may grant minor
15	exceptions to the provisions of this Code. However, such exceptions should only be granted to allow
16	building mass to appropriately shift to respond to surrounding context, and only when such
17	modifications do not substantially reduce or increase the overall building envelope permitted by the
18	<u>Program under Section 206.3 or 206.4. All modifications and exceptions should be consistent with the</u>
19	Affordable Housing Bonus Program Design Guidelines and any other applicable design guidelines. In
20	case of a conflict with other applicable design guidelines, the Affordable Housing Bonus Program
21	Design Guidelines shall prevail.
22	The Planning Commission may require these or other modifications or conditions, or
23	disapprove a project, in order to achieve the objectives and policies of the Affordable Housing Bonus
24	Program or the purposes of this Code. This review shall limited to design issues including the
25	following:

1	(1) whether the bulk and massing of the building is consistent with the Affordable
2	Housing Bonus Design Guidelines.
3	(2) whether building design elements including, but not limited to architectural
4	treatments, façade design, and building materials, are consistent with the Affordable Housing Bonus
5	Program Design Guidelines and any other applicable design guidelines.
6	(3) whether the design of lower floors, including building setback areas, commercial
7	space, townhouses, entries, utilities, and parking and loading access is consistent with the Affordable
8	Housing Bonus Program Design Guidelines, and any other applicable design guidelines.
9	(4) whether the required streetscape and other public improvements such as tree
10	planting, street furniture, and lighting are consistent with the Better Streets Plan, and any other
11	applicable design guidelines.
12	(d) Exceptions. As a component of the review process under this Section 328, the Planning
13	Commission may grant minor exceptions to the provisions of this Code as provided for below, in
14	addition to the development bonuses granted to the project in Section 206.3(d) or 206.4(c). Such
15	exceptions, however, should only be granted to allow building mass to appropriately shift to respond to
16	surrounding context, and only when the Planning Commission finds that such modifications: 1) do not
17	substantially reduce or increase the overall building envelope permitted by the Program under Sections
18	206.3 or 206.4; and 2) are consistent with the Affordable Housing Bonus Design Guidelines. These
19	exceptions may include:
20	(1) Exception from residential usable open space requirements per Section 135, or any
21	applicable special use district.
22	(2) Exception from satisfaction of loading requirements per Section 152.1, or any
23	applicable special use district.
24	(3) Exception for rear yards, pursuant to the requirements of Section 134, or any
25	applicable special use district.

1	(4) Exception from dwelling unit exposure requirements of Section 140, or any
2	applicable special use district.
3	(5) Exception from satisfaction of accessory parking requirements per Section 152.1, or
4	any applicable special use district.
5	(6) Where not specified elsewhere in this Subsection (d), modification of other Code
6	requirements that could otherwise be modified as a Planned Unit Development (as set forth in Section
7	304), irrespective of the zoning district in which the property is located.
8	(e) Required Findings. If a Local Affordable Housing Bonus Program Project or 100 Percent
9	Affordable Housing Bonus Project otherwise requires a conditional use authorization due only to 1) a
10	specific land use, 2) use size limit, or 3) requirement adopted by the voters, then the Planning
11	Commission shall make all findings and consider all criteria required by this Code for such use or use
12	size as part of this Local and 100 Percent Affordable Housing Bonus Project Authorization.
13	(f) Hearing and Decision.
14	(1) Hearing. The Planning Commission shall hold a public hearing for all projects that
15	are subject to this Section.
16	(2) Notice of Hearing. Notice of such hearing shall be provided pursuant to the same
17	requirements for Conditional Use requests, as set forth in Section 306.3 and 306.8.
18	(3) Director's Recommendations on Modifications and Exceptions. At the hearing,
19	the Planning Director shall review for the Commission key issues related to the project based on the
20	review of the project pursuant to Subsection (c) and recommend to the Commission modifications, if
21	any, to the project and conditions for approval as necessary. The Director shall also make
22	recommendations to the Commission on any proposed exceptions pursuant to Subsection (d).
23	(4) Decision and Imposition of Conditions. The Commission, after public hearing and,
24	after making appropriate findings, may approve, disapprove or approve subject to conditions, the
25	project and any associated requests for exception. As part of its review and decision, the Planning

1	Commission may impose additional conditions, requirements, modifications, and limitations on a
2	proposed project in order to achieve the objectives, policies, and intent of the General Plan or of this
3	<u>Code.</u>
4	(5) Appeal. The decision of the Planning Commission may be appealed to the Board of
5	Appeals by any person aggrieved within 15 days after the date of the decision by filing a written notice
6	of appeal with that body, setting forth wherein it is alleged that there was an error in the interpretation
7	of the provisions of this Code or abuse of discretion on the part of the Planning Commission.
8	(6) Discretionary Review. No requests for discretionary review shall be accepted by
9	the Planning Department or heard by the Planning Commission for projects subject to this Section.
10	(7) Change of Conditions. Once a project is approved, authorization of a change in
11	any condition previously imposed by the Planning Commission shall require approval by the Planning
12	Commission subject to the procedures set forth in this Section.
13	
14	Section 4. The Planning Code is hereby amended by amending Sections 250, 260,
15	and 352 to read as follows:
16	SEC. 250. HEIGHT AND BULK DISTRICTS ESTABLISHED.
17	(a) In order to carry out further the purposes of this Code, height and bulk districts are
18	hereby established, subject to the provisions of this Article 2.5.
19	(b) No building or structure or part thereof shall be permitted to exceed, except as
20	stated in Sections 172, and 188, and 206 of this Code, the height and bulk limits set forth in this
21	Article for the district in which it is located, including the height limits for use districts set forth
22	in Section 261.
23	* * * *
24	
25	SEC. 260. HEIGHT LIMITS; MEASUREMENT.

(a) **Method of Measurement**. The limits upon the height of buildings and structures shall be as specified on the Zoning Map, except as permitted by Section 206. In the measurement of height for purposes of such limits, the following rules shall be applicable:

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SEC. 352. COMMISSION AND ZONING ADMINISTRATOR HEARING

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APPLICATIONS.

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(o) Affordable Housing Bonus Program (Section 206 and following). The initial fee amount is not to exceed 50% of the construction cost. A \$120 surcharge shall be added to the fees for a conditional use or planned unit development to compensate the City for the costs of appeals to the Board of Supervisors.

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Estimated Construction Cost	<u>Initial Fee</u>
No construction cost, excluding extension of hours	<u>\$1,012.00</u>
No construction cost, extension of hours	<u>\$724.00</u>
Wireless Telecommunications Services (WTS)	<u>\$5,061.00</u>
\$1.00 to \$9,999.00	<u>\$724.00</u>
\$10,000.00 to \$999,999.00	\$724.00 plus 0.328% of cost over \$10,000.00
\$1,000,000.00 to \$4,999,999.00	\$4,033.00 plus 0.391% of cost over \$1,000,000.00
\$5,000,000.00 to \$9,999,999.00	\$19,986.00 plus 0.328% of cost over \$5,000,000.00
\$10,000,000.00 to \$19,999,999.00	\$36,701.00 plus 0.171% of cost over \$10,000,000.00
<u>\$20,000,000.00 or more</u>	<u>\$54,120.00</u>

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Section 5. Effective Date and Operative Effect. This ordinance shall become effective 30 days after enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the Mayor's veto of the ordinance. This ordinance applies to projects that the Planning Department or Planning Commission have not approved

1	as of the effective date. For projects that have not yet submitted applications to the Planning
2	Department or other City entity, all of the provisions of the ordinance apply. The Planning
3	Department shall develop a policy to apply the provisions of this ordinance to projects that
4	have already submitted applications, but have not obtained approvals, to permit such projects
5	to amend their applications.
6	
7	Section 6. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors
8	intends to amend only those words, phrases, paragraphs, subsections, sections, articles,
9	numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal
10	Code that are explicitly shown in this ordinance as additions, deletions, Board amendment
11	additions, and Board amendment deletions in accordance with the "Note" that appears under
12	the official title of the ordinance.
13	
14	APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney
15	
16	By: Susan Cleveland-Knowles
17	Deputy City Attorney
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