Ordinance amending the Planning Code to establish the India Basin Special Use District, located generally at Innes Avenue between Griffith Street and Earl Street, along the India Basin shoreline, in the southeast part of San Francisco; amending the Planning Code by amending the Zoning Map to change zoning designations, height districts, and add the India Basin Special Use District; and making findings under the California Environmental Quality Act, findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1, and findings of public necessity, convenience, and welfare under Planning Code, Section 302.

NOTE: Unchanged Code text and uncodified text are in plain Arial font.

Additions to Codes are in single-underline italics Times New Roman font.

Deletions to Codes are in strikethrough italics Times New Roman font.

Board amendment additions are in double-underlined Arial font.

Board amendment deletions are in strikethrough Arial font.

Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.

Be it ordained by the People of the City and County of San Francisco:

Section 1. Planning and Environmental Findings.

[Planning Code, Zoning Map - India Basin Special Use District]

(a) In companion legislation adopting a Development Agreement associated with the India Basin Mixed-Use project, the Board of Supervisors adopted environmental findings pursuant to the California Environmental Quality Act (CEQA) (California Public Resources Code Sections 21000 et seq.), the CEQA Guidelines (14 Cal. Code Reg. Sections 15000 et seq.), and Chapter 31 of the Administrative Code. The Board of Supervisors adopts these environmental findings as though fully set forth herein in relation to this ordinance. A copy of

said companion legislation is in Board of Supervisors File No. 180681 and it and its environmental findings are incorporated herein by reference.

- (b) In companion legislation adopting General Plan amendments associated with the India Basin Mixed-Use project, the Board of Supervisors adopted findings that the actions contemplated in this ordinance are consistent, on balance, with the City's General Plan and eight priority policies of Planning Code Section 101.1. The Board incorporates these findings by reference and adopts these findings as its own. A copy of said companion legislation is in Board of Supervisors File No. 180681.
- (c) Pursuant to Planning Code Section 302, this Board finds that this Planning Code amendment will serve the public necessity, convenience, and welfare for the reasons set forth in Planning Commission Resolution No. 20251 and adopted on July 26, 2018, and the Board adopts such reasons as its own. A copy of said resolution is on file with the Clerk of the Board of Supervisors in File No. 180681 and is incorporated herein by reference.

Section 2. The Planning Code is hereby amended by adding Section 249.84, to read as follows:

SEC. 249.84. INDIA BASIN SPECIAL USE DISTRICT.

(a) Purpose and Boundaries. A Special Use District entitled the "India Basin Special Use District" (SUD) is hereby established, located generally at Innes Avenue between Griffith Street and Earl Street, along the India Basin shoreline, in the southeast part of San Francisco. The precise boundaries of the SUD are shown on Sectional Map SU09 of the Zoning Map. The purpose of this SUD is to implement the Development Agreement for the India Basin Mixed-Use Project (Project), approved by the Board of Supervisors in the ordinance in Board File No. 180680. The Project will provide several benefits to the City, such as a significant amount of open space, increased public access.

housing, and a vibrant community.

(b) Public Trust Within this SUD, contain property is on will be subject to the public trust for

commercial space, extensive infrastructure improvements, and affordable housing, while creating jobs,

- (b) Public Trust. Within this SUD, certain property is or will be subject to the public trust for commerce, navigation, and fisheries (the Public Trust) in accordance with a public trust exchange and title settlement agreement with the State of California. The Port of San Francisco (Port) has jurisdiction over the Public Trust property, with the right to prohibit uses that are not consistent with the Public Trust. The Port also shall issue permits for any improvements on the Public Trust property, subject to any delegation by the Port to another City agency. The Recreation and Park Department will operate and maintain the public parks and open spaces located on Public Trust property, in accordance with an agreement with the Port and in accordance with the open space covenant attached to the Development Agreement (Open Space Covenant). The Planning Commission has jurisdiction over the permitting for any development of property within the SUD that is not subject to the Public Trust.
- (c) Relationship to Design Standards and Guidelines. The Design Standards and Guidelines (DSG), as may be periodically amended, are incorporated into this SUD and set forth standards and guidelines applicable within the SUD. A copy of the DSG is on file with the Planning Department and is available on its website. This SUD and the DSG shall be read and construed together so as to avoid any conflict to the greatest extent possible. If there is an unavoidable conflict between the SUD and the DSG, the SUD shall prevail. The Planning Director may make adjustments to the DSG for areas within the Planning Commission's jurisdiction, provided any material amendment to the DSG, as determined by the Planning Director, will be subject to the review and approval of the Planning Commission.

 Adjustments to the DSG for areas outside of the Planning Commission's jurisdiction, such as adjustments to the public right-of-ways, public infrastructure, or recreational facilities within the parks, may be made by the Public Works Director, the San Francisco Public Utilities Commission General Manager, or the Recreation and Park Department General Manager, as applicable, subject to

the requirements of the Development Agreement and the Open Space Covenant and following consultation with the Planning Director.

- (d) Relationship to Other Planning Code Provisions. Applicable provisions of the Planning Code shall control except as otherwise provided in this SUD, the DSG within the control of the Planning Commission or Recreation and Park Commission, and the Development Agreement (for so long as the Development Agreement is in effect). In the event of a conflict between other provisions of the Planning Code and the DSG or this SUD (and further subject to subsection (e) below), this SUD shall control first, followed by the DSG and the Planning Code.
- (e) Relationship to the Development Agreement. This SUD shall be read and construed consistent with the Development Agreement, and all development within the Project Site shall satisfy the requirements of the Development Agreement for so long as it remains in effect for each part of the Project Site. As described in the Development Agreement, the Project is divided into Development Phases, and no development may occur within a Development Phase until after the Planning Department issues a Development Phase Approval. Upon expiration or termination of the Development Agreement for any part of the Project Site, any new development, other than replacement of what was built under the Development Agreement, shall require a conditional use approval under Section 303 of this Code.
- (f) Definitions. If not expressly superseded by definitions set forth in this Section 249.84 the DSG, or the Development Agreement, all definitions, procedures, and requirements of the Planning Code shall apply to this SUD. The following definitions shall govern interpretation of this Section:

 "Applicant" means the owner or authorized agent of the owner of a parcel that applies for an

"Building Standards" means the standards applicable to Vertical Improvements and any associated privately-owned open spaces within the SUD, consisting of the standards specified in subsection (h) below and the standards identified as such in the DSG. It does not mean Building Code

approval under this SUD.

requirements under either the California, the San Francisco, or the Port of San Francisco Building

Codes, which this SUD and the DSG do not override.

"Development Agreement" shall mean the Development Agreement By and Between the City and County of San Francisco and India Basin Investment LLC, a California limited liability company, Relative to the Development Known as India Basin Mixed-Use Project, approved by the Board of Supervisors in the ordinance in Board File No. 180681, as it may be amended from time to time.

"Development Phase" and "Development Phase Approval" have the meaning set forth in the Development Agreement.

"General Manager" means the General Manager of the Recreation and Park Department.

"Horizontal Development" or "Horizontal Improvements" means all improvements and construction required to prepare land for Vertical Improvements, including streets, right-of-ways, utility lines, and infrastructure to serve development lots, transit improvements, public parks and open spaces, bicycle paths, and shoreline improvements. Horizontal Development shall include all Public Improvements and all Privately-Owned Community Improvements, as those terms are defined in the Development Agreement.

"India Basin DSG" or "DSG" shall mean the document adopted by Planning Commission

Motion _____, as may be amended from time to time. The DSG is incorporated into this SUD by reference.

"Major Modification" means a deviation of 10% or more from any dimensional or numerical standard in this SUD or in the DSG, except as explicitly prohibited per subsection (i) below.

"Minor Modification" means a deviation of less than 10% from any dimensional or numerical standard in this SUD or in the DSG, except as explicitly prohibited per subsection (i) below, or any deviation from any non-numerical standard in the DSG.

"Privately-Owned Community Improvement" shall mean a facility that is privately owned and privately maintained, at no cost to the City, for the public benefit, that is not dedicated to the City. The

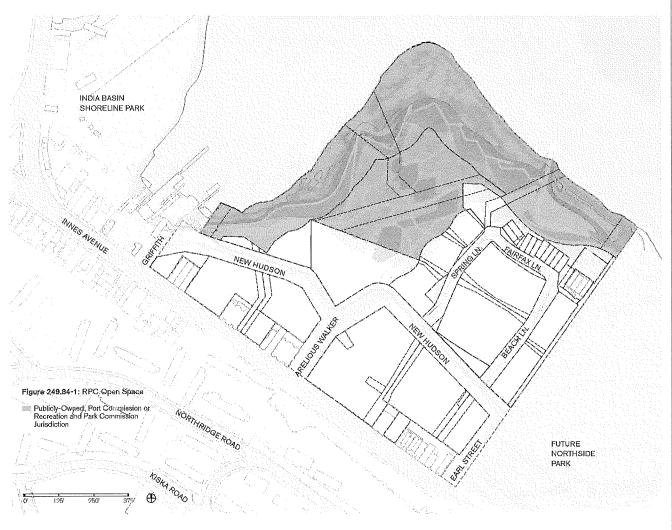
Privately-Owned Community Improvements include certain right-of-ways, pedestrian paths and bicycle lanes, open spaces, the public market, and storm drain facilities, as more particularly described in the Development Agreement.

"Project Site" has the meaning set forth in the Development Agreement.

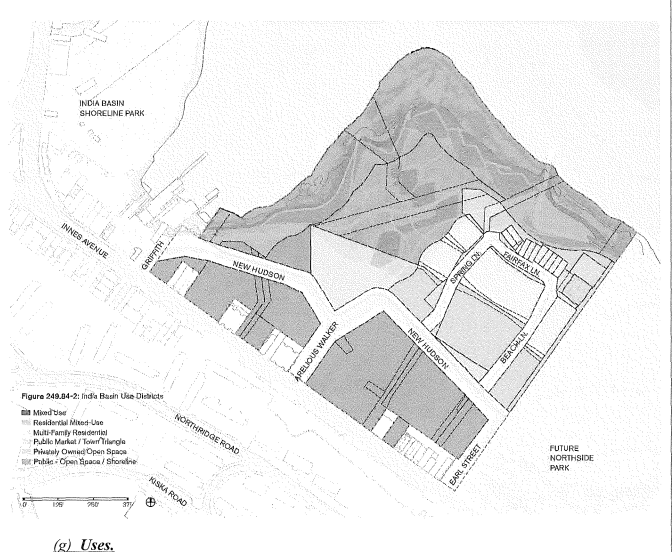
"Public Improvements" means the facilities, both on- and off-site, to be improved, constructed, and dedicated by Developer and, upon completion in accordance with the Development Agreement, accepted by the City. Public Improvements include the streets within the Project Site described in the Development Agreement, and all infrastructure and public utilities within the accepted streets (such as gas, electricity, and water and sewer lines, but excluding any non-municipal utilities), as well as sidewalks, bicycle lanes, street furniture, paths, and intersection improvements (such as curbs, medians, signaling, traffic controls devices, signage, and striping). Public Improvements also include the Parks and Open Spaces, the SFPUC Infrastructure, and the SFMTA Infrastructure, as those terms are defined in the Development Agreement. The Public Improvements do not include Privately-Owned Community Improvements.

"RPC Open Space" means publicly-owned areas within the SUD that are within the jurisdiction of the Port Commission or the Recreation and Park Commission, as depicted on Figure 249.84-1: RPC Open Space.

Figure 249.84-1: RPC Open Space



"Vertical Development" or "Vertical Improvements" means new construction of a building and any later expansion or addition to a previously approved building, where the building is located within the Mixed-Use, Residential Mixed-Use, Multi-Family Residential, or Public Market land use districts within the SUD shown in Figure 249.84-2: India Basin Use Districts.



(1) Permitted Uses. The following uses set forth in Table 249.84-1: India Basin Uses shall be permitted as indicated within the different use districts of the SUD, where P means Permitted Use and NP means Non-permitted Use.

Table 249.84.1: India Basin Uses

<u>Use</u>	Mixed Use	Residential Mixed-Use	<u>Multi-</u> Family	<u>Public</u> Market	Privately Owned Open Space
	<u>Use</u>	Mixeu-Use	Residential	/ Town	<u>Open Space</u>
				<u>Triangle</u>	

<u>Agriculture Use</u>	<u>P (1,2)</u>	<u>P (1,2)</u>	<u>P (1,2)</u>	<u>P (1)</u>	<u>P (1)</u>
<u>Automotive Use</u>	<u>NP (3)</u>	<u>NP (3)</u>	<u>NP (3)</u>	<u>NP</u>	<u>NP</u>
Entertainment, Arts &	<u>P (4,5)</u>	<u>P (4,5)</u>	<u>P (5,6)</u>	<u>P (5, 6)</u>	<u>NP</u>
<u>Recreation Use</u>					
<u>Industrial Use</u>	<u>NP (7)</u>	<u>NP (7, 8)</u>	<u>NP (3)</u>	<u>NP</u>	<u>NP</u>
<u>Institutional Use</u>	<u>P (9)</u>	<u>P (10)</u>	<u>P (10,11)</u>	<u>NP (12)</u>	<u>NP</u>
<u>Residential Use</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>NP</u>	<u>NP</u>
Sales and Services,	<u>P (13)</u>	<u>P (13)</u>	<u>NP</u>	<u>NP</u>	<u>NP</u>
<u>Non-Retail Use</u>					
Sales and Services,	<u>P (14)</u>	P (14, 15)	<u>NP</u>	NP (16)	<u>NP</u>
<u>Retail Use</u>					
<u>Utility and</u>	<u>NP (17,</u>	<u>NP (17,</u>	NP (17,	<u>NP (18)</u>	<u>NP (18)</u>
<u>Infrastructure Use</u>	<u>18)</u>	<u>18)</u>	<u>18)</u>		

Notes:

- 1. Use permitted with the exception of Large Scale Urban Agriculture and Industrial Agriculture.
 - 2. Use permitted with the exception of Greenhouses.
 - 3. Use not permitted with the exception of Public and Private Parking facilities.
 - <u>4. Use permitted with a maximum limit of three screens for any Movie Theater use.</u>
 - 5. Use permitted with the exception of Livery Stables and Sports Stadiums.

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(3) Temporary Uses. Subject to the limitations imposed by the Public Trust, any of the following temporary uses (collectively, Temporary Uses) may be authorized by the General Manager for uses located within the RPC Open Space or the Planning Director for uses located within the SUD but outside the RPC Open Space without a public hearing for a period not to exceed 90 days: booths for charitable, patriotic, or welfare purposes; markets; exhibitions, festivals, circuses, musical and theatrical performances, and other forms of live entertainment including setup/load-in and demobilization/load-out; athletic events; open-air sales of agriculturally-produced seasonal decorations such as Christmas trees and Halloween pumpkins; meeting rooms and event staging; mobile food on private property; and temporary retail establishments. Such authorization may be extended for another 90 days, as approved by the General Manager or Planning Director, as applicable. The General Manager (for uses located within the RPC Open Space) or the Planning Director (for uses located outside the RPC Open Space) may authorize recurring Temporary Uses, such as a weekly farmers market, under a single authorization. All such uses on the public right-of-way are subject to permitting as required under the Municipal Code.

(4) Interim Uses. Subject to the limitations imposed by the Public Trust, interim uses for a period not to exceed five years may be authorized by the General Manager (for uses located within the RPC Open Space) or the Planning Director (for uses located outside the RPC Open Space) without a public hearing if the General Manager or Planning Director, as applicable, finds that such Interim Use will not impede orderly development consistent with this SUD, the DSG, and the Development Agreement. Additional time for such uses may be authorized upon a new application. Any Interim Use listed in this subsection (g)(4) that is integral to development under the Development Agreement, as determined by the General Manager or Planning Director, as applicable, shall not require separate authorization as an Interim or Temporary use (for example, uses incidental to environmental clean-up, demolition and construction, storage, and automobile and truck parking and loading related to construction activities). Any authorization granted pursuant to this subsection (g)(4)

1	shall not exempt the applicant from obtaining any other permit required by law. All such uses on the
2	public right-of-way are subject to permitting as required under the Municipal Code. In addition to
3	temporary uses integral to the development, Interim Uses shall include, but are not limited to:
4	(A) Retail activities, which may include the on-site assembly, production, or sale
5	of food, beverages, and goods, the operation of restaurants or other retail food service in temporary
6	structures, outdoor seating, food trucks, and food carts;
7	(B) Temporary art installations, exhibits, and sales;
8	(C) Recreational facilities and uses (such as play and climbing structures and
9	outdoor fitness classes);
10	(D) Motor vehicle and bicycle parking, if accessory to other permitted,
11	temporary, or interim uses;
12	(E) On-site assembly and production of goods in enclosed or unenclosed
13	temporary structures;
14	(F) Educational activities, including but not limited to after-school day camp an
15	<u>activities;</u>
16	(G) Site management service, administrative functions, and customer amenities
17	and associated loading;
18	(H) Rental or sales offices incidental to new development;
19	(I) Entertainment uses, both unenclosed and enclosed, which may include
20	temporary structures to accommodate stages, seating, and support facilities for patrons and
21	operations; and
22	(J) Trailers, recreational vehicles, or other temporary housing for construction
23	workers, seasonal labor, or other workforce employment needs.
24	(5) Nonconforming Uses. The Planning Director and the General Manager may allow
25	the reasonable continuance, modification, or expansion of existing uses and structures that do not

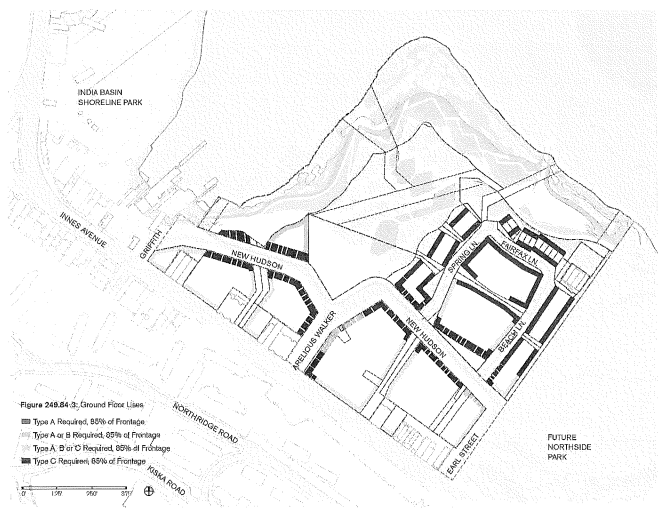
comply with this Section 249.84 or the DSG upon a determination that the use would not impede the orderly development of the SUD consistent with this Section and the Development Agreement.

(6) Ground Floor Use Requirements. Ground Floor Uses are required as indicated in Table 249.84-2: Types of Ground Floor Uses and Figure 249.84-3: Ground Floor Uses, below. Such uses cannot face a public right-of-way or public open space with non-transparent walls or involve the storage of goods or vehicles at a rate greater than 15% of the required frontage length, as further governed by the Ground Floor Use Requirements in the DSG.

Table 249.84-2: Types of Ground Floor Uses

<u>Ground Floor</u> <u>Use Type</u>	Allowed Use Categories (can be principal, conditional, or accessory)
Type A	Entertainment, Arts, and Recreation Uses, Sales and Services, Retail Uses
Type B	Sales and Services, Non- Retail and Institutional Use
Type C	Residential Use Category

Figure 249.84-3: Ground Floor Uses

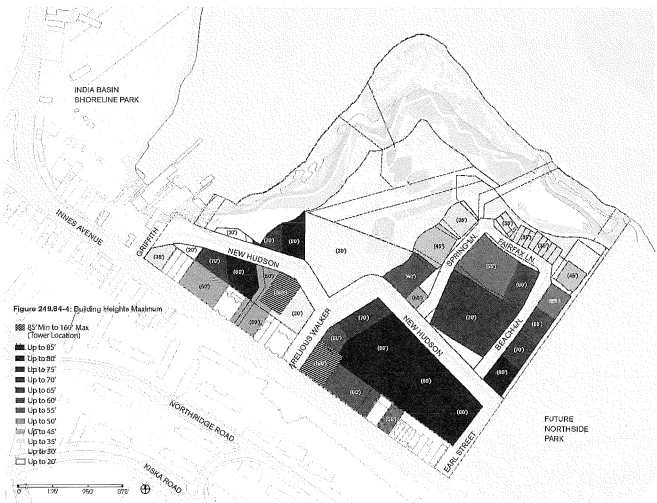


(h) Building Standards. Building Standards shall be as follows, unless modified in accordance with subsections (i)(2) or (i)(3), below.

(1) Residential Unit Density. There shall be no residential unit density limit within this SUD.

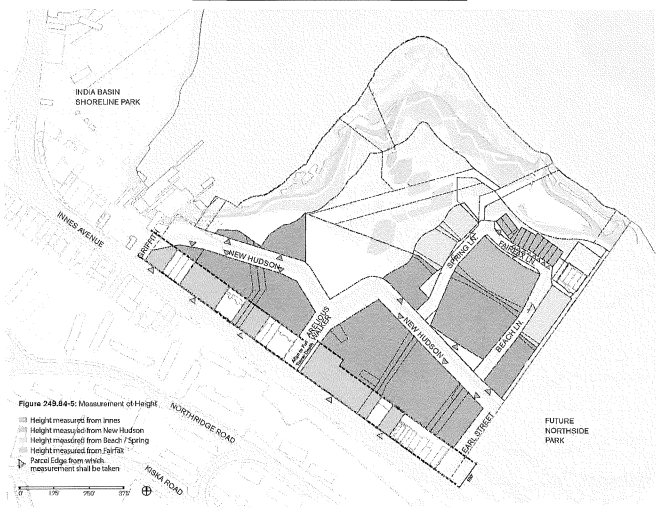
- (2) Floor Area Ratio. There shall be no floor-area-ratio limit within this SUD.
- (3) Building Height. The height limits shall be as set forth on Sectional Map HT09 of the Zoning Map and as further limited and detailed in Figure 249.84-4: Building Heights Maximum, and as further governed by the DSG.

Figure 249.84-4: Building Heights Maximum



(4) Measurement of Height. Buildings shall be measured from predetermined points as provided in Figure 249.84-5: Measurement of Height and as further set forth in Chapter 5 of the DSG. Portions of the Site within the "OS" Height designations shall be subject to the same requirements and review procedures of other properties throughout San Francisco with an "OS" Height and Bulk designation.

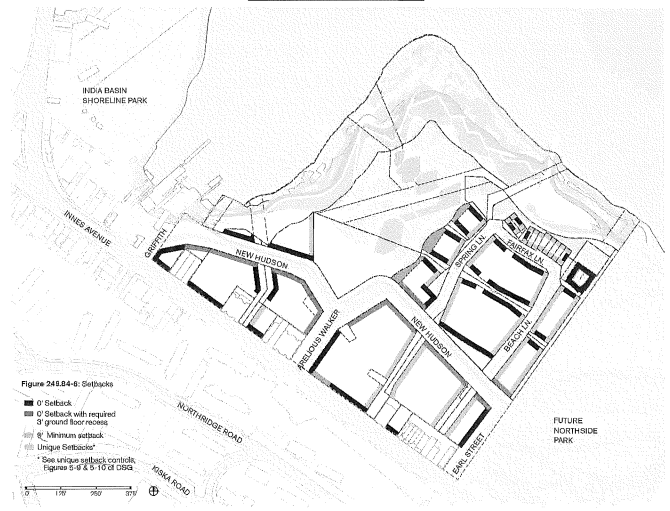




(5) **Bulk**. No building dimension shall be greater than 270 feet along any public right-of-way or public open space. No portion of any building above 80 feet in height shall have a dimension greater than 130 feet. Buildings shall also meet the DSG requirements for building modulation and sculpting.

(6) Setbacks. Buildings shall be set back from or built to the respective right-of-ways as shown in Figure 249.84-6: Setbacks, and as further governed by the DSG.

Figure 249.84-6: Setbacks



(7) Rear Yard. There shall be no rear yard requirement within the India Basin SUD.

(8) Usable Open Space. In addition to any publicly-accessible open spaces described in the DSG, a minimum of 36 square feet of open space if private, or 48 square feet of open space if common, shall be provided for each dwelling unit. Such open space may be on the ground, on decks, balconies, porches, or other facilities and shall be provided on the same development block as the unit to be served. The standards for open spaces shall be governed by the DSG. Notwithstanding the above, dwelling units within "the Cove" portion of the site, as described in the Development Agreement and

shown in Figure 1-38 of the DSG, are exempt from this usable open space requirement, given their immediate adjacency to "the Market Place" open space.

(9) Minimum Dwelling Unit Exposure. All required dwelling unit windows and openings as defined by Section 504: Light and Ventilation of the San Francisco Housing Code shall face directly on an open area such as a public street, laneway, parcel break, trail, or unobstructed open space, for a minimum horizontal clear dimension of 25 feet, measured perpendicularly from the required window or opening face, as further provided in the DSG.

(10) Maximum Off-Street Parking. The standards for off-street parking shall be governed by the DSG. Off-Street parking is not required and shall be limited to the following maximum ratios:

Table 249.84-3: Maximum Off-Street Parking Ratios per Land Use

<u>Land Use</u>	Off-Street Parking Ratio
<u>Residential</u>	1 space: 1 unit
<u>Office</u>	1 space: 1,200 gross square feet
Retail, except General Grocery or Special	1 space: 700 gross square feet
Grocery Use	
General Grocery or Special Grocery Uses	1 space: 500 gross square feet
below 20,000 gross square feet	
General Grocery or Special Grocery Uses	1 space: 250 gross square feet
with 20,000 gross square feet or more	
General Grocery or Special Grocery Uses	Up to 1 space per 500 square feet of
	Occupied Floor Area up to 20,000 square
	feet, plus up to one space per 250 square

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Pursuant to subsection (l)(4), parking amounts may be greater on a parcel-by-parcel basis than otherwise allowed by Table 249.84-3, but not to exceed 1,800 off-street parking spaces in the SUD. Notwithstanding the maximum off-street parking ratios established in Table 249.84-3, up to 225 public parking spaces may be provided to visitors to India Basin's parks, subject to the 1,800-parking-space cap.

(11) **Loading**. Off-street loading spaces shall be provided in the following amounts, and as shown in Table 249.84-4: Loading Spaces, and Figure 249.84-7: Loading Spaces, subject to modifications in accordance with Section 4.7 of the DSG.

Table 249.84-4: Loading Spaces

<u>Garage</u>	Loading Spaces
<u>The Cove</u>	<u>5</u>
<u>Hillside</u>	<u>Z</u>
<u>Flats</u>	<u>2</u>

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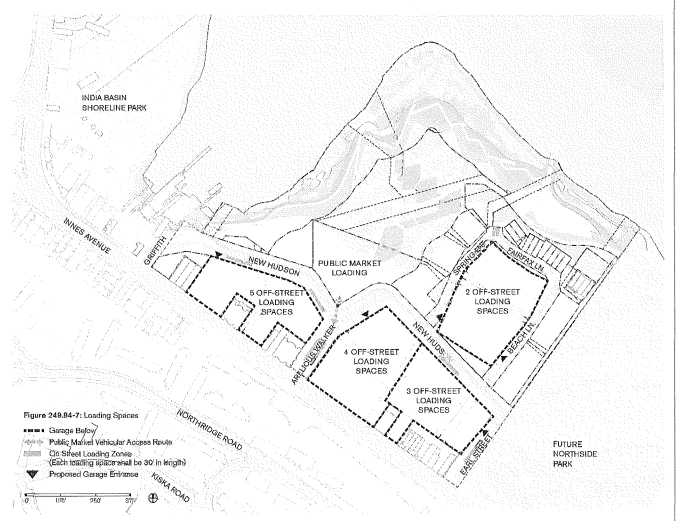
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Figure 249.84-7: Loading Spaces



(12) **Bicycle Parking**. The amount of bicycle parking required shall be governed by the Planning Code, but the location and design of the required bicycle parking shall be governed by the DSG and the transportation plan attached to the Development Agreement.

(13) Showers and Lockers. Showers and lockers shall be provided pursuant to the Planning Code.

(14) **Permitted Obstructions**. Obstructions shall extend no more than three feet within required setbacks and right-of-ways and no more than four feet within required setbacks greater than one foot, as further described in the DSG.

- (i) Modifications to Building Standards and Ground Floor Use Requirements. Modification of the Building Standards and Ground Floor Use Requirements set forth in this SUD and as more specifically set forth in the DSG may be approved on a project-by-project basis according to the procedures set forth below.
- (1) No Modifications or Variances. No modifications or variances are permitted for maximum height and maximum off-street parking ratios established in this SUD, except as provided in subsection (1)(4). Other Building Standards set forth in this SUD or in the DSG may only be modified as provided in subsections (i)(2) and (i)(3).
- (2) Minor Modifications. The Planning Director may approve a Minor Modification administratively in accordance with the procedures set forth in subsection (l).
- (3) Major Modifications. The Planning Commission shall hear any application for a Major Modification in accordance with the procedures set forth in subsection (l).
- (j) Development Phase Approval. The Planning Department shall approve only those applications for individual building projects that are consistent with a Development Phase Approval.

 The Development Phase Approval process, as set forth in the Development Agreement, is to ensure that all Horizontal Improvements and Vertical Improvements within a Development Phase are consistent with the Development Agreement and this SUD. The Planning Director shall act on a Development Phase Application within 60 days after submittal of a complete Development Phase Application.
- (k) Design Review and Approval. To ensure that Vertical Improvements and Privately-Owned

 Community Improvements meet the DSG and Development Agreement requirements, an Applicant shall

 submit a design review application and receive approval from the Planning Department, or the

 Planning Commission if required, before obtaining any permits for the applicable construction. Design

 review and approval for all RPC Open Spaces shall be performed by the Recreation and Park

 Department, with Planning Department consultation, subject to the Port's approval for consistency

 with the Public Trust for any lands that are subject to the Public Trust. Standards and limitations on

design review approval are set forth in the Development Agreement and in subsection (l), below.

Nothing in this Section 249.84 limits the Charter authority of any City department or commission or the rights of City agencies to review and approve proposed infrastructure as set forth in the Development Agreement.

(1) Design Review Applications and Process.

- (1) Applications. Each design review application shall include the documents and other materials necessary to determine consistency with this SUD and the DSG, including site plans, sections, elevations, renderings, landscape plans, and exterior material samples to illustrate the overall concept design of the proposed buildings. If an Applicant requests a Major or Minor Modification, the application shall describe proposed changes in reasonable detail, including narrative and supporting images, if appropriate, and a statement of the purpose or benefits of the proposed changes.

 Substitutions should be of equal or superior quality to existing standards.
- (2) Completeness. Planning Department staff shall review the application for completeness and advise the Applicant in writing of any deficiencies within 30 days of the date of the application.
- (3) Design Review of Vertical Improvements and Privately-Owned Community

 Improvements. Upon a determination of completeness, Planning Department staff shall conduct

 design review and prepare a staff report determining compliance with this SUD and the DSG,

 including a recommendation regarding any modifications sought. The staff report shall be delivered to
 the Applicant and any third parties requesting notice in writing, shall be kept on file, and shall be
 posted on the Department's website for public review, within 60 days of the determination of
 completeness. If Planning Department staff determines that the design is not compliant with this SUD
 or the DSG, the Applicant may resubmit the Application, in which case the requirements of this
 subsection (l) for determination of completeness, staff review and determination of compliance, and
 delivery, filing, and posting of the staff report, shall apply anew.

(4) Off-Street Parking. Design review applications for Vertical Improvements shall include the requested number of off-street parking spaces sought for the Vertical Improvement. It is the intent of this SUD that at full build-out of all parcels in the SUD, the total number of off-street parking spaces within the SUD shall not exceed the applicable maximum parking ratios specified in Table 249.84-3. The maximum parking ratios shall not apply to individual Vertical Improvements or parcels, but shall be considered cumulatively for the Vertical Improvements within the SUD as a whole, as set forth in the Development Agreement. Each application shall include both the individual request for off-street parking related to the specific location and the cumulative number of off-street parking spaces previously approved.

(5) Approvals and Public Hearings for Vertical Improvements and Privately-Owned Community Improvements.

(A) Vertical Improvements Seeking No Modifications, or Minor Modifications.

Within 10 days after the delivery and posting of the staff report on the design review application, the

Planning Director shall approve or disapprove the design and any Minor Modifications based on its

compliance with this SUD, the DSG, and the General Plan. If the Vertical Improvement is consistent

with the numeric standards set forth in this SUD and the DSG, the Planning Director's discretion to

approve or disapprove the Vertical Improvement shall be limited to the Vertical Improvement's

consistency with the non-numeric elements of the DSG and the General Plan. Notwithstanding any

other provisions of this SUD, the Planning Director may, at his or her discretion, refer an Application

that proposes a Minor Modification to the Planning Commission if the Planning Director determines

that the proposed modification does not meet the intent of the DSG standards.

(B) Vertical Improvements Seeking Major Modifications. If an application for Vertical Improvements seeks one or more Major Modifications, or if a design review application is otherwise referred to the Planning Commission, the Planning Commission shall calendar the item for a public hearing, subject to any required noticing. The Planning Commission's review shall be limited to

Section 3. The Planning Code is hereby amended in accordance with Planning Code Section 106 by revising Sectional Map ZN09, Height Map HT09, and Special Use District Map SU09 of the Zoning Map, as follows:

(a) To change the Zoning Map (ZN09) from M-1 (Light Industrial) to MUG (Mixed-Use General):

Assessor's Parcels (Blocks/Lot	Land Use District	New Land Use
Numbers)	Superseded	District
4606/100; 4607/025; 4620/001, 002;	M-1	MUG
4621/016, 018, 100, 101; 4630/005,		
100; 4631/001, 002; 4644/001, 010,		
010A, 010B; 010C, 011; 4645/001,		
010, 010A, 011, 012, 013		

(b) To change the Zoning Map (ZN09) from M-1 to P (Public):

4646/001; 4629A/010; 4630/002	M-1	Р	

(c) To change the Zoning Map (ZN09) from NC-2 (Neighborhood Commercial, Small Scale) to P:

4646/002, 003, 003A, 019	NC-2	Р	
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(d) To change the Zoning Map (ZN09) from M-2 (Heavy Industrial) to P:

4646/002, 003, 003A, 019	NC-2	Р
		l .

(e) To change the Height and Bulk Map (HT09) from 40-X to 20/160-IB:

Parcels	Height and Bulk District	New Height and Bulk District
	Superseded	
4606/100; 4607/025; 4620/001, 002;	40-X	20/160-IB
4621/016, 018, 100, 101; 4630/005,		
100; 4631/001, 002; 4644/001, 010,		
010A, 010B; 010C, 011; 4645/ 001,		
010, 010A, 011, 012, 013;		
4644/004A, 005, 006, 006A, 007,		
008, 009; 4645/003A, 004, 006, 007,		
007A, 014, 015		

To change the Height and Bulk Map (HT09) from 40-X to OS: (f)

Parcels	Height and Bulk District	New Height and Bulk District
	Superseded	
4601/001, 002, 003, 003A, 019;	40-X	os
4629A/101; 4630/002; 4596/026;		
4597/026; 4606/026; 4607/024;		
4621/021; 4630/002, 006, 007		

(g) To change the Special Use District Map (SD09) by creating the new India Basin Special Use District and assigning the following parcels to be within the India Basin Special Use District:

Parcels	Special Use District
4606/100; 4607/025; 4620/001, 002; 4621/016, 018, 100,	India Basin Special
101; 4630/005, 100; 4631/001, 002; 4644/001, 010, 010A,	Use District
010B; 010C, 011; 4645/001, 010, 010A, 011, 012, 013;	
4644/004A, 005, 006, 006A, 007, 008, 009; 4645/003A,	
004, 006, 007, 007A, 014, 015; 4596/026; 4597/026;	
4606/026; 4607/024; 4621/021; 4630/002, 006, 007	

Section 4: The Figures presented in this ordinance (Figures 249.84-1, 249.84-2, 249.84-3, 249.84-4, 249.84-5, 249.84-6, and 249.84-7) have been placed in Board of Supervisors File No. 180680, and are incorporated herein by this reference.

Section 5. Effective and Operative Dates.

(a) 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.

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(b) This ordinance shall become operative on its effective date or on the effective date of the Development Agreement for the India Basin Mixed-Use project, enacted by the ordinance in Board of Supervisors File No.180681, whichever date occurs later; provided, that this ordinance shall not become operative if the ordinance regarding the Development Agreement is not approved.

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

By:

ANDREA RUIZ-ESQUIDE Deputy City Attorney

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City and County of San Francisco Tails

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

Ordinance

File Number: 180680

Date Passed: October 23, 2018

Ordinance amending the Planning Code to establish the India Basin Special Use District, located generally at Innes Avenue between Griffith Street and Earl Street, along the India Basin shoreline, in the south-east part of San Francisco; amending the Planning Code by amending the Zoning Map to change zoning designations, height districts, and add the India Basin Special Use District; and making findings under the California Environmental Quality Act, findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1, and findings of public necessity, convenience, and welfare under Planning Code, Section 302.

September 17, 2018 Land Use and Transportation Committee - CONTINUED

September 24, 2018 Land Use and Transportation Committee - AMENDED, AN AMENDMENT OF THE WHOLE BEARING SAME TITLE

September 24, 2018 Land Use and Transportation Committee - CONTINUED AS AMENDED

October 01, 2018 Land Use and Transportation Committee - REFERRED WITHOUT RECOMMENDATION AS COMMITTEE REPORT

October 02, 2018 Board of Supervisors - CONTINUED ON FIRST READING

Ayes: 10 - Brown, Cohen, Fewer, Kim, Mandelman, Peskin, Ronen, Safai, Tang and Yee

Excused: 1 - Stefani

October 16, 2018 Board of Supervisors - PASSED ON FIRST READING

Ayes: 11 - Brown, Cohen, Fewer, Kim, Mandelman, Peskin, Ronen, Safai, Stefani, Tang and Yee

October 23, 2018 Board of Supervisors - FINALLY PASSED

Ayes: 11 - Brown, Cohen, Fewer, Kim, Mandelman, Peskin, Ronen, Safai, Stefani, Tang and Yee

I hereby certify that the foregoing Ordinance was FINALLY PASSED on 10/23/2018 by the Board of Supervisors of the City and County of San Francisco.

> Angela Calvillo Clerk of the Board

London N. Breed Mayor

Date Approved