File No	160760	Committee Item No Board Item No	2
	COMMITTEE/BO	ARD OF SUPERVISO	RS

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Technology Companies to Fund Affordable Housing and Homeless Services; Business Registration Fee Reduction]	
registration i de reduction	

[Initiative Ordinance - Business and Tax Regulations and Administrative Codes - Tax on

Motion ordering submitted to the voters at an election to be held on November 8, 2016, an Ordinance amending the Business and Tax Regulations Code and Administrative Code to reduce the business registration fee on persons with \$1,000,000 or less in gross receipts and to impose a new 1.5% special tax on the payroll expense of technology companies engaged in business in the City to fund affordable housing and homeless services; and increasing the City's appropriations limit by the amount of the new tax for four years from November 8, 2016.

MOVED. That the Board of Supervisors hereby submits the following ordinance to the voters of the City and County of San Francisco, at an election to be held on November 8, 2016.

Ordinance amending the Business and Tax Regulations Code and Administrative Code to reduce the business registration fee on persons with \$1,000,000 or less in gross receipts and to impose a new 1.5% special tax on the payroll expense of technology companies engaged in business in the City to fund affordable housing and homeless services; and increasing the City's appropriations limit by the amount of the new tax for four years from November 8, 2016.

> Unchanged Code text and uncodified text are in plain font. **Additions to Codes** are in *single-underline italics Times New Roman font*. Deletions to Codes are in strikethrough italics Times New Roman font. Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.

NOTE:

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

Section 1. Pursuant to Article XIII C of the Constitution of the State of California, this ordinance shall be submitted to the qualified electors of the City and County of San Francisco at the November 8, 2016, consolidated general election.

Section 2. Findings.

- (a) San Francisco has seen a technology company boom that has brought many highly paid workers to the City in a short period of time, generating a demand for housing that has driven rents beyond the reach of many residents and resulting in longtime residents being displaced or struggling to remain.
- (b) Evictions have continued to rise each year since 2010, with a large percentage of no-fault evictions in San Francisco occurring within four blocks of a private bus shuttle stop for technology company employees.
- (c) The technology-driven housing crisis also threatens the diversity our City cherishes, because technology companies frequently do not employ a workforce that reflects the diversity of the City as a whole. Moreover, vulnerable populations such as children, the disabled, and seniors who often rely on a fixed income, have been hit hard by the housing crisis.
- (d) According to a report issued on June 1, 2016, by the Budget and Legislative Analyst of the Board of Supervisors, the City spent over \$20.6 million on homeless quality-of-life enforcement in 2015, while the number of unsheltered homeless individuals continued to increase.
- (e) According to a January 29, 2015 Point-in-Time homeless count included in a report issued in 2015 by Applied Survey Research, there were just under 7,000 homeless people in San Francisco, a large proportion of whom were unsheltered.

- (f) San Francisco has a number of restrictive laws related to homelessness, including restrictions on sitting, lying, camping, and obstructing the sidewalk.
- (g) Responses to the housing and homelessness crisis have been limited by a lack of funding. Affordable housing development has widespread public support but is costly, and, despite the recent housing bond (Proposition A, November 2015) and other measures, there is not enough funding available to address the need.
- (h) Revenue measures such as the Homelessness and Housing Impact Technology Tax established by this ordinance are needed to hold technology companies accountable for their impact on housing availability and cost in San Francisco, and to provide funding for affordable housing programs and homeless services.

Section 3. The Business and Tax Regulations Code is hereby amended by revising Sections 6.9-1, 6.9-2, and 6.9-3 of Article 6 and Section 855 of Article 12, to read as follows: SEC. 6.9-1. DETERMINATIONS, RETURNS, AND PAYMENTS; DUE DATE OF TAXES.

Except for jeopardy determinations under Section 6.12-2, and subject to remittances required under Sections 6.9-2 and 6.9-3, all amounts of taxes and fees imposed by Articles 6, 7, 9, 10, 10B, 11, 12, 12-A, and 12-A-1, and 12-A-2 are due and payable, and shall be delinquent if not paid to the Tax Collector on or before the following dates:

- (a) For the Hotel Tax (Article 7) and the Parking Tax (Article 9), for each month, on or before the last day of the following month;
- (b) For the payroll expense tax (Article 12-A), and the gross receipts tax (Article 12-A-1), and the Homelessness and Housing Impact Technology Tax (Article 12-A-2), on or before the last day of February of each year;
- (c) For the utility users tax (Article 10) and the access line tax (Article 10B), for each monthly period, on or before the last day of the following month;

- (d) For the stadium operator admission tax (Article 11), within *5five* days after the event, subject to the provisions of Section 804 of Article 11; and
- (e) For the business registration certificate (Article 12), on or before the last day of May preceding the registration year commencing July 1 of that year.

SEC. 6.9-2. DETERMINATIONS, RETURNS, AND PAYMENTS; RETURNS.

- (a) Returns. Except as provided in subsection (b) below, on or before the due date, or in the event of a cessation of business within 15 days of such cessation, each taxpayer shall file a return for the subject period on a form provided by the Tax Collector, regardless of whether there is a tax liability owing. A person subject to any tax or required to remit any third-party tax who has not received a return form or forms from the Tax Collector is responsible for obtaining such form(s) and filing a return or returns on or before the due date, or upon the cessation of business. Returns shall show the amount of tax and any third-party tax paid or otherwise due for the related period and such other information as the Tax Collector may require. Each person subject to any tax or required to remit any third-party tax and required to file the return shall transmit the return, together with the remittance of the amount of tax or third-party tax due, to the Tax Collector at the Tax Collector's Office on or before the due date specified in Section 6.9-1.
- (b) **Minimum Filing Amount.** Notwithstanding any other provision of this Section <u>6.9-2</u>, and commencing with tax years beginning on or after January 1, 2014:
- (1) A person whose combined taxable payroll expense in the City under the Payroll Expense Tax Ordinance (Article 12-A), computed without regard to the small business exemption set forth in Section 905-A of Article 12-A, is less than \$150,000, shall be exempt from filing a payroll expense tax return.

- (2) A person, other than a lessor of residential real estate as that term is used in Section 954.1 of Article 12-A-1, whose combined taxable gross receipts in the City under the Gross Receipts Tax Ordinance (Article 12-A-1), computed without regard to the small business tax exemption set forth under Section 954.1 of Article 12-A-1, is less than \$500,000, shall be exempt from filing a gross receipts tax return <u>and a Homelessness and Housing Impact Technology Tax return</u>.
- (3) A lessor of residential real estate, as that term is used in Section 954.1 of Article 12-A-1, who leases fewer than *4four* units in any individual building, shall be exempt from filing a gross receipts tax return *and a Homelessness and Housing Impact Technology Tax* return.

SEC. 6.9-3. DETERMINATIONS, RETURNS, AND PAYMENTS.

- (a) Remittances. Notwithstanding the due dates otherwise provided in Section 6.9-1, taxpayers shall make remittances of taxes and third-party taxes to the Tax Collector as follows:
- (3) Payroll Expense Tax, and Gross Receipts Tax, and Homelessness and Housing Impact Technology Tax. The payroll expense tax (Article 12-A), and the gross receipts tax (Article 12-A-1), and the Homelessness and Housing Impact Technology Tax (Article 12-A-2) shall be paid in quarterly installments as follows:
- (A) **Due Dates.** Every person liable for payment of payroll expense tax, *or*-gross receipts tax, *or Homelessness and Housing Impact Technology Tax* for any tax year shall pay such tax for that tax year in *4four* quarterly installments. The first, second, and third quarterly installments shall be due and payable, and shall be delinquent if not paid on or before, April 30, July 31, and October 31, respectively, of that tax year. The fourth installment

shall be reported and paid on or before the last day of February of the immediately following tax year.

(B) Installment Payments.

(i) The first, second, and third quarterly installments shall be a credit against the person's total payroll expense tax, or gross receipts tax, or Homelessness and Housing Impact Technology Tax, as applicable, for the tax year in which such first, second, and third quarterly installments are due. The fourth quarterly installment shall be in an amount equal to the person's total payroll expense tax, or gross receipts tax, or Homelessness and Housing Impact Technology Tax liability for the tax year, as applicable, less the amount of the payroll expense tax, or Homelessness and Housing Impact Technology Tax first, second, and third quarterly installments and other tax payments, if any, actually paid.

(ii) Payroll Expense Tax Installments. A person's first, second, and third quarterly installment payments of payroll expense tax for any tax year shall be computed by using the person's taxable payroll expense (as defined under Article 12-A) for each quarter and the rate of tax applicable to the tax year in which the first, second, and third quarterly installments are due. Notwithstanding the foregoing sentence, and except for taxpayers under Section 953.8 of Article 12-A-1, for tax years commencing after December 31, 2013, the first, second, and third quarterly installments shall be computed using the rates set forth in the following table:

Tax Year	1st, 2nd, and 3rd Installments
2014	1.35 <i>⊕</i> %
2015	1.125%
2016	0.75 <i>⊕</i> %
2017	0.375%

2018 0.000%

(iii) Gross Receipts Tax Installments. A person's first, second, and third quarterly installments of gross receipts tax for any tax year shall be computed by using the person's taxable gross receipts (as defined under Article 12-A-1) for each quarter and the rate of tax applicable to the tax year in which the first, second, and third quarterly installments are due. Notwithstanding the foregoing sentence, and except for taxpayers under Section 953.8 of Article 12-A-1, for tax years commencing after December 31, 2013, the first, second, and third quarterly installments shall be computed using the rates applicable to the person's taxable gross receipts under Sections 953.1 through 953.7 of

Article 12-A-1, multiplied by the percentages set forth in the following table:

Tax Year	1st, 2nd, and 3rd Installments
2014	10%
2015	25%
2016	50%
2017	75%
2018	100%

(iv) Homelessness and Housing Impact Technology Tax

Installments. A person's first, second, and third quarterly installment payments of Homelessness and Housing Impact Technology Tax for any tax year shall be computed by using the person's taxable payroll expense (as defined under Article 12-A-2) for each quarter and the rate of tax provided in Section 976 of Article 12-A-2.

(C) Computation of Liability; Payments.

(i) A person's total payroll expense tax liability shall be computed using the rate for that tax year computed, certified, and published by the Controller

under Section 903.1 of Article 12-A or as otherwise provided in Article 12-A. A person's total gross receipts tax liability shall be computed using the rate for that tax year computed, certified, and published by the Controller under Section 959 of Article 12-A-1, or as otherwise provided in Article 12-A-1. A person's total Homelessness and Housing Impact Technology Tax liability shall be computed using the rate provided in Section 976 of Article 12-A-2.

- (ii) Any amounts paid on a person's payroll expense tax liability for a tax year that are in excess of that person's actual payroll expense tax liability for that year shall be credited to that person's gross receipts tax liability for that year. Any amounts paid on a person's gross receipts tax liability for a tax year that are in excess of that person's actual gross receipts tax liability for that year shall be credited to that person's payroll expense tax liability for that year.
- (b) Tax Installment Penalties. Except as stated in subsections (b)(1) and (2), eEvery person who fails to pay any tax installment required under this Section 6.9-3 before the relevant delinquency date shall pay a penalty in the amount of 5% percent of the amount of the delinquent tax installment per month, or fraction thereof, up to 20% percent in the aggregate, and shall also pay interest on the amount of the delinquent tax installment from the date of delinquency at the rate of 1% percent per month, or fraction thereof, for each month the installment is delinquent, until paid.
- apply to the payroll expense tax or gross receipts tax if each of the payroll expense tax and gross receipts tax payments are equal to or greater than the actual tax owed for that quarter, or the sum of the payroll expense tax payments and gross receipts tax payments for the quarter is equal to or greater than 26% percent of the sum of the payroll expense tax and gross receipts tax liability for the immediately preceding tax year. For taxpayers under Section 953.8 of Article 12-A-1, for tax year 2014 only, the penalty and interest provided under this subsSection

 $\underline{6.9-3(b)}$ shall also not apply if a first, second, or third gross receipts tax quarterly installment payment is in an amount that is at least $26\underline{\%}$ percent of the payroll expense tax liability for the immediately preceding tax year.

- (2) The penalty and interest provided under this Section 6.9-3(b) shall not apply to the Homelessness and Housing Impact Technology Tax if the Homelessness and Housing Impact Technology Tax payment is equal to or greater than the actual tax owed for that quarter, or the Homelessness and Housing Impact Technology Tax payment for the quarter is equal to or greater than 26% of the Homelessness and Housing Impact Technology Tax liability for the immediate preceding tax year.
- (c) **Hotel and Parking Taxes.** Unless otherwise provided, an operator subject to the Hotel Tax (Article 7) or the Parking Tax (Article 9) shall make monthly remittances in the amount of the actual tax owed.
- (d) **Forms and Adjustments.** Tax remittances required under this Section <u>6.9-3</u> shall be accompanied by a tax remittance form prepared by the Tax Collector, but failure of the Tax Collector to furnish the taxpayer with a tax remittance form shall not relieve the taxpayer from any tax payment obligation.

SEC. 855. REGISTRATION CERTIFICATE - FEE.

- (e) Fee for Registration Years Ending After June 30, 2015.
- (1) General Rule <u>for Registration Years Ending After June 30, 2015, but On or Before June 30, 2018</u>. Except as otherwise provided in this Section <u>855</u> and Section 856 of this Article <u>12</u>, the annual fee for obtaining a registration certificate, for the registration years ending after June 30, 2015, <u>but ending on or before June 30, 2018</u>, payable in advance, shall be as follows:

San Francisco Gross Receipts for the Immediately Preceding Tax Year	Annual Registration Fee
\$0 to \$100,000	\$90
\$100,001 to \$250,000	\$150
\$250,001 to \$500,000	\$250
\$500,001 to \$750,000	\$500
\$750,001 to \$1,000,000	\$700
\$1,000,001 to \$2,500,000	\$300
\$2,500,001 to \$7,500,000	\$500
\$7,500,001 to \$15,000,000	\$1,500
\$15,000,001 to \$25,000,000	\$5,000
\$25,000,001 to \$50,000,000	\$12,500
\$50,000,001 to \$100,000,000	\$22,500
\$100,000,001 to \$200,000,000	\$30,000
\$200,000,001 and over	\$35,000

(2) General Rule for Registration Years Ending After June 30, 2018. Except as otherwise provided in this Section 855 and Section 856 of this Article 12, the annual fee for obtaining a registration certificate, for the registration years ending after June 30, 2018, payable in advance, shall be as follows:

San Francisco Gross Receipts for the Immediately Preceding Tax Year	Annual Registration Fee
\$0 to \$100,000	<u>\$45</u>
\$100,000.01 to \$250,000	<u>\$75</u>
\$250,000.01 to \$500,000	<u>\$125</u>
\$500,000.01 to \$750,000	<u>\$250</u>

\$750,000.01 to \$1,000,000	<u>\$350</u>
\$1,000,000.01 to \$2,500,000	<u>\$300</u>
\$2,500,000.01 to \$7,500,000	<u>\$500</u>
\$7,500,000.01 to \$15,000,000	<u>\$1,500</u>
\$15,000,000.01 to \$25,000,000	<u>\$5,000</u>
\$25,000,000.01 to \$50,000,000	<u>\$12,500</u>
\$50,000,000.01 to \$100,000,000	<u>\$22,500</u>
\$100,000,000.01 to \$200,000,000	<u>\$30,000</u>
\$200,000,000.01 and over	<u>\$35,000</u>

Registration Years Ending After June 30, 2015, but On or Before June 30, 2018. Except as otherwise provided in this Section 855 and Section 856 of this Article 12, for registration years ending after June 30, 2015, but ending on or before June 30, 2018, the annual fee for obtaining a registration certificate, payable in advance, for a business that was required to report all of its gross receipts pursuant to Article 12-A-1, Section 953.1 for the preceding tax year, shall be as follows:

San Francisco Gross Receipts for the Immediately Preceding Tax Year	Annual Registration Fee
\$0 to \$100,000	\$75
\$100,001 to \$250,000	\$125
\$250,001 to \$500,000	\$200
\$500,001 to \$750,000	\$400
\$750,001 to \$1,000,000	\$600
\$1,000,001 to \$2,500,000	\$200

\$2,500,001 to \$7,500,000	\$400
\$7,500,001 to \$15,000,000	\$1,125
\$15,000,001 to \$25,000,000	\$3,750
\$25,000,001 to \$50,000,000	\$7,500
\$50,000,001 to \$100,000,000	\$15,000
\$100,000,001 to \$200,000,000	\$20,000
\$200,000,001 and over	\$30,000

Years Ending After June 30, 2018. Except as otherwise provided in this Section 855 and Section 856 of this Article 12, for registration years ending after June 30, 2018, the annual fee for obtaining a registration certificate, payable in advance, for a business that was required to report all of its gross receipts pursuant to Article 12-A-1, Section 953.1 for the preceding tax year, shall be as follows:

San Francisco Gross Receipts for the	Annual Registration Fee
Immediately Preceding Tax Year	
<u>\$0 to \$100,000</u>	<u>\$45</u>
\$100,000.01 to \$250,000	<u>\$75</u>
\$250,000.01 to \$500,000	<u>\$125</u>
\$500,000.01 to \$750,000	<u>\$250</u>
\$750,000.01 to \$1,000,000	<u>\$350</u>
\$1,000,000.01 to \$2,500,000	<u>\$200</u>
\$2,500,000.01 to \$7,500,000	<u>\$400</u>
\$7,500,000.01 to \$15,000,000	<u>\$1,125</u>
\$15,000,000.01 to \$25,000,000	<u>\$3,750</u>
\$25,000,000.01 to \$50,000,000	<u>\$7,500</u>

\$50,000,000.01 to \$100,000,000	<u>\$15,000</u>
\$100,000,000.01 to \$200,000,000	<u>\$20,000</u>
\$200,000,000.01 and over	<u>\$30,000</u>

* * * *

Section 4. The Business and Tax Regulations Code is hereby amended by adding Section 6.2-9.5, to read as follows:

SEC. 6.2-9.5. HOMELESSNESS AND HOUSING IMPACT TECHNOLOGY TAX ORDINANCE; HOMELESSNESS AND HOUSING IMPACT TECHNOLOGY TAX.

"Homelessness and Housing Impact Technology Tax Ordinance" means Article 12-A-2; "Homelessness and Housing Impact Technology Tax" means the tax imposed thereunder.

Section 5. The Business and Tax Regulations Code is hereby amended by adding Article 12-A-2, consisting of Sections 970 through 984, to read as follows:

ARTICLE 12-A-2: HOMELESSNESS AND HOUSING IMPACT TECHNOLOGY TAX

SEC. 970. SHORT TITLE.

This Article 12-A-2 shall be known as the "Homelessness and Housing Impact Technology Tax

Ordinance," and the tax imposed under this Article 12-A-2 shall be known as the "Homelessness and

Housing Impact Technology Tax."

SEC. 971. DEFINITIONS.

Except where the context otherwise requires or as otherwise provided, the terms used in this Article 12-A-2 shall have the meanings given to them in Articles 6, 12-A, and 12-A-1.

SEC. 972. PAYROLL EXPENSE.

- (a) The term "Payroll Expense" means the compensation paid to, on behalf of, or for the benefit of an individual, including shareholders of a professional corporation or a Limited Liability Company ("LLC"), including salaries, wages, bonuses, commissions, property issued or transferred in exchange for the performance of services (including but not limited to stock options), compensation for services to owners of pass-through entities, and any other form of compensation, who during any tax year, perform work or render services, in whole or in part in the City; and if more than one individual or shareholders of a professional corporation or members of an LLC, during any tax year performs work or renders services in whole or in part in the City, the term "Payroll Expense" means the total compensation paid including salaries, wages, bonuses, commissions, property issued or transferred in exchange for the performance of services (including but not limited to stock options), in addition to any compensation for services to owners of pass-through entities, and any other form of compensation for services, to all such individuals and shareholders of a professional corporation or members of an LLC.
- (b) Any person that grants a service provider a right to acquire an ownership interest in such person in exchange for the performance of services shall include in its payroll expense for the tax year in which such right is exercised an amount equal to the excess of (1) the fair market value of such ownership interest on the date such right is exercised over (2) the price paid for such interest.
- (c) All compensation, including all pass-through compensation for services paid to, on behalf of, or for the benefit of owners of a pass through entity, shall be included in the calculation of such entity's Homelessness and Housing Impact Technology Tax base for purposes of determining such entity's tax liability under this Article 12-A-2. For purposes of this Section 972, the "pass-through compensation for services" of a pass-through entity shall be the aggregate compensation paid by such entity for personal services rendered by all such owners, and shall not include any return on capital investment. The taxpayer may calculate the amount of compensation to owners of the entity subject to the Homelessness and Housing Impact Technology Tax, or the taxpayer may presume that, in addition

to amounts reported on a W-2 form, the amount subject to the Homelessness and Housing Impact

Technology Tax is, for each owner, an amount that is 200% of the average annual compensation paid

to, on behalf of, or for the benefit of the employees of the pass-through entity whose compensation is in

the top quartile of the entity's employees who are based in the City; provided, the total number of

employees of the entity based in the City is not less than four.

(d) The provisions of this Section 972 shall be interpreted in the same manner as the provisions of Section 902.1 of Article 12-A. However, no exclusions from payroll expense shall be permitted under Section 906.1 (the "Biotechnology Exclusion"), Section 906.2 (the "Clean Technology Business Exclusion"), Section 906.3 (the "Central Market Street and Tenderloin Area Payroll Expense Tax Exclusion"), or Section 906.4 (the "Stock-Based Compensation Exclusion").

SEC. 973. PASS-THROUGH ENTITY.

The term "pass-through entity" includes a trust, partnership, corporation described in Subchapter S of the Internal Revenue Code of 1986, as amended, limited liability company, limited liability partnership, professional corporation, and any other person or entity (other than a disregarded entity for federal income tax purposes) that is not subject to the income tax imposed by Subtitle A, Chapter 1 of the Internal Revenue Code of 1986, as amended, or that is allowed a deduction in computing such tax for distributions to the owners or beneficiaries of such person or entity. Any person exempt from payment of the Homelessness and Housing Impact Technology Tax under Section 980 of this Article 12-A-2 shall not be disqualified from or denied such exemption as a result of being a "pass-through entity" under this Section 973.

SEC. 974. TECHNOLOGY COMPANY.

The term "technology company" means all persons that receive any amount of gross receipts from a business within one or more of the following NAICS codes, as defined in Section 952.4 of Article 12-A-1: 3341; 5112; 5182; 51913; and 5415.

SEC. 975. IMPOSITION OF TAX.

A special tax, the Homelessness and Housing Impact Technology Tax, is hereby imposed upon the entire payroll expense of every technology company engaging in business within the City as defined in Section 6.2-12 of Article 6; provided, that such tax shall be levied only upon that portion of the technology company's payroll expense that is attributable to the City as set forth in Section 979. The Homelessness and Housing Impact Technology Tax shall be in addition to all other taxes imposed under the Business and Tax Regulations Code.

SEC. 976. RATE OF TAX.

The rate of the Homelessness and Housing Impact Technology Tax shall be 1.5%. The amount of a technology company's liability for the Homelessness and Housing Impact Technology Tax shall be the product of such technology company's entire taxable payroll expense multiplied by the 1.5% rate.

The amount of such Homelessness and Housing Impact Technology Tax for Associations shall be the sum of the payroll expense of such Association and the total distributions made by such Association by way of salary to those having an ownership interest in such Association, multiplied by the 1.5% rate.

Amounts paid or credited to those having an ownership interest in such Association prior and in addition to the distribution of ownership profit or loss shall be presumed to be distributions "by way of salary" and for personal services rendered, unless the taxpayer proves otherwise by clear and convincing evidence.

(a) Except as provided in subsection (b) of this Section 977, an organization that is exempt from income taxation by Chapter 4 (commencing with Section 23701) of Part 11 of Division 2 of the California Revenue and Taxation Code or Subchapter F (commencing with Section 501) of Chapter 1 of Subtitle A of the Internal Revenue Code of 1986, as amended, as qualified by Sections 502, 503, 504, and 508 of the Internal Revenue Code of 1986, as amended, shall be exempt from taxation under this Article 12-A-2, only so long as those exemptions continue to exist under state or federal law.

- (b) An organization otherwise exempt from income taxation under subsection (a) that is directly engaged within the City in an unrelated trade or business within the meaning of Section 513(a) of the Internal Revenue Code of 1986, as amended, and has, from its own operations, unrelated business taxable income within the meaning of Section 512(a)(1) of the Internal Revenue Code of 1986, as amended, shall pay a Homelessness and Housing Impact Technology Tax equal to the amount calculated by multiplying the tax that would have been due under this Article 12-A-2 if the organization were not an exempt organization by the percentage which its unrelated business receipts bear to its total receipts. If it is impracticable, unreasonable, or improper to allocate such organization's Homelessness and Housing Impact Technology Tax as aforesaid either because of the particular nature of the organization's unrelated trade or business or for any other reason, then the amount of Homelessness and Housing Impact Technology Tax reasonably attributable to the organization's non-exempt trade or business in the City shall be determined on the basis of all relevant facts and circumstances of the particular case, in accordance with any rulings or regulations issued or promulgated by the Tax Collector for this purpose.
- (c) Any person upon whom the City is prohibited under the Constitution or laws of the State of California from imposing the Homelessness and Housing Impact Technology Tax shall be exempt from the Homelessness and Housing Impact Technology Tax, for only so long as and to the extent that the City is prohibited from imposing such tax.

SEC. 978. USE OF FUNDS.

- (a) Deposit of Monies Collected. All monies from the collection of the Homelessness and Housing Impact Technology Tax shall be deposited to the credit of the Housing and Homelessness Needs Fund ("Fund"), established in Administrative Code Section 10.100-73, which shall be a category four fund under Section 10.100-1. The Fund shall be maintained separate and apart from all other City funds and shall be subject to appropriation. Any balance remaining in the Fund at the close of any fiscal year shall be deemed to have been provided for a special purpose within the meaning of Charter Section 9.113(a) and shall be carried forward and accumulated in the Fund for the purposes described in this Section 978.
- (b) Expenditures. Subject to the budgetary and fiscal provisions of the Charter, monies in the Fund shall be used exclusively for the following purposes:
- (1) Paying or reimbursing the Tax Collector and other City Departments for the setup costs and continued administration of the Homelessness and Housing Impact Technology Tax;
- (2) Refunding any overpayments of the Homelessness and Housing Impact
 Technology Tax; and
- (3) Funding affordable housing and homeless services, including any administrative costs involved.
- (c) Annual Reports. Commencing with a report filed no later than January 1, 2020, covering the fiscal year ending on June 30, 2019, the Controller shall file annually with the Board of Supervisors, by January 1 of each year, a report containing the amount of monies collected in and expended from the Fund during the prior fiscal year, and such other information as the Controller, in the Controller's sole discretion, shall deem relevant to the operation of this Section 978.

SEC. 979. APPORTIONMENT OF PAYROLL EXPENSE.

- (a) Where payroll expense is incurred by reason of work performed or services rendered by an individual, wholly within the City, all of the payroll expense for such individual shall be attributable to the City and subject to tax under this Article 12-A-2. Where payroll expense is incurred by reason of work performed or services rendered by an individual partly within and partly without the City, the portion of such payroll expense attributable to the City (and subject to tax under this Article 12-A-2) shall be determined as follows:
- (1) Except as otherwise provided in this Section 979, the portion of such payroll expense attributable to the City shall be the portion of such payroll expense which the total number of working hours employed within the City bears to the total number of working hours within and without the City.
- (2) If the amount of such payroll expense depends on the volume of business transacted by such individual, then the portion of such payroll expense attributable to the City shall be the portion of such payroll expense which the volume of business transacted by such individual in the City bears to the volume of business transacted by such individual within and without the City.
- (3) If it is impracticable, unreasonable, or improper to apportion such payroll expenses as aforesaid either because of the particular nature of the services of such individual, or on account of the unusual basis of compensation, or for any other reason, then the amount of such payroll earnings reasonably attributable to work performed or services rendered in the City shall be determined on the basis of all relevant facts and circumstances of the particular case, in accordance with any rulings or regulations issued or promulgated by the Tax Collector for the purpose.
- (4) If the Tax Collector determines that the percentage of payroll expenses

 attributable to the City, for any one or more persons, is a relatively stable percentage, the Tax

 Collector may establish that percentage as prima facie evidence of payroll expense attributable to the

 City; provided, that the Tax Collector shall condition the establishment of such fixed percentage upon

the obligation of the taxpayer to report immediately to the Tax Collector any significant change in the taxpayer's mode of business which may impact the portion of the person's payroll expense that is attributable to the City; and, provided further, that the Tax Collector may rescind any such fixed percentage at any time by providing written notice to the taxpayer of such rescission.

(b) The provisions of this Section 979 shall be interpreted in the same manner as the provisions of Section 904 of Article 12-A.

SEC. 980. SMALL BUSINESS TAX EXEMPTION.

- (a) Notwithstanding any other provision of this Article 12-A-2, a "small business enterprise" as hereinafter defined for purposes of this Article 12-A-2 shall be exempt from payment of the Homelessness and Housing Impact Technology Tax; provided, however, that a small business enterprise shall pay the annual registration fee under Section 855 of Article 12, if required to register under Article 12.
- (b) For purposes of this Article 12-A-2, the term "small business enterprise" shall mean and include any person:
- (1) Whose combined gross receipts within the City for the tax year as determined under Article 12-A-1, including the gross receipts of the person and any related entities as defined in Section 952.5 of Article 12-A-1, did not exceed the threshold provided in Section 954.1(b)(1) of Article 12-A-1; and
- (2) Who timely filed a Homelessness and Housing Impact Technology Tax return for the tax year, if that person was required to file such a return under Section 6.9-2 of Article 6. If a person is required to file a tax return under this Section 980 and fails to file a return by the due date, the taxpayer shall be subject to a penalty as specified in subsection (c).
- (c) In lieu of the penalty and interest specified in Sections 6.11-3 and 6.17-1 of Article 6 for failure to file and pay, any person who otherwise qualifies for the small business tax exemption set

forth in this Section 980, and who was required to file a Homelessness and Housing Impact Technology

Tax return under Section 6.9-2 of Article 6, who fails to timely file a return shall pay a penalty as

follows:

- (1) The penalty for the first month, or fraction thereof, that the return is delinquent, shall be 5% of the amount of the tax liability, calculated without regard to the small business tax exemption in this Section 980. The penalty shall increase by an additional 5% each month, or fraction thereof, that the return is delinquent, up to a maximum of 20% of the tax liability. Any penalties remaining unpaid for a period of 90 days or more shall be subject to an additional penalty of 20% of the amount of the tax liability excluding penalties and interest.
- (2) Penalties are due and payable when assessed. Unpaid penalties shall accrue interest at the rate of 1% per month, or fraction thereof, from the date that they are assessed through the date of payment. The total amount of the penalties, interest, and fees shall not exceed the amount of the person's Homelessness and Housing Impact Technology Tax liability for the period but for the small business tax exemption.
- (d) The Tax Collector may, at his or her discretion, reduce the penalty set forth in subsection (c) to not less than \$100 upon a showing that the late filing of the return was due to reasonable cause and not due to willful neglect.

SEC. 981. PAYMENTS, RETURNS, INSTALLMENT PAYMENTS, AND EXTENSIONS.

- (a) Payments, returns, installment payments, and extensions for technology companies subject to the Homelessness and Housing Impact Technology Tax shall be as prescribed in the common administrative provisions set forth in Article 6.
- (b) A "combined group" as described in Section 956.3 of Article 12-A-1 must file a single Homelessness and Housing Impact Technology Tax return; the combined group must choose a single person to file the return on its behalf, which person need not be a technology company. Each

technology company within the combined group engaging in business in the City must provide a power of attorney to the person filing the return, authorizing the person filing the return to file the return and to act on behalf of each person with respect to payments, refunds, audits, resolutions, and any other items related to the tax liability reflected in the return. The power of attorney shall be substantially in a form prescribed or approved by the Tax Collector. Each return filed by a combined group constitutes a combined return under this Article 12-A-2 and Article 6. The person filing any combined return shall pay the tax liability reflected on the return and any liability determined on audit at the time and in the manner set forth for returns and liabilities in Article 6.

(c) The Homelessness and Housing Impact Technology Tax liability of each technology company within a combined group shall be computed as if that person was filing its own separate return. This separate computation requirement shall apply to any of the technology company's applicable exemptions or exclusions, except for the small business tax exemption in Section 980, which shall be calculated on a combined basis as provided in Section 980. The total liability on the combined return shall be the sum of the liabilities of each technology company within the combined group.

SEC. 982. CONSTRUCTION OF ARTICLE.

No section, subsection, clause, part, or provision of this Article 12-A-2 shall be construed as requiring the payment of any tax for engaging in business or the doing of an act when such payment or act would constitute an unlawful burden upon or an unlawful interference with interstate or foreign commerce, or which payment or act would be in violation of the United States Constitution or a statute of the United States, or of the California Constitution or a statute of the State of California.

SEC. 983. SEVERABILITY.

If any section, subsection, clause, part, or provision of this Article 12-A-2, or the application thereof to any person or circumstance, is held invalid or unconstitutional by a decision of a court of

competent jurisdiction, the remainder of this Article, including the application of such section, subsection, clause, part, or provision to other persons or circumstances, shall not be affected thereby and shall continue in full force and effect. To this end, the provisions of this Article 12-A-2 are severable.

SEC. 984. AMENDMENT OF ARTICLE.

The Board of Supervisors may by ordinance amend or repeal this Article 12-A-2 without a vote of the People of the City and County of San Francisco, except as limited by Article XIII C of the California Constitution.

Section 6. The Administrative Code is hereby amended by adding Section 10.100-73, to read as follows:

SEC. 10.100-73. HOUSING AND HOMELESSNESS NEEDS FUND.

- (a) Establishment of Fund. The Housing and Homelessness Needs Fund ("Fund") is established as a category four fund as defined in Section 10.100-1 of the Administrative Code, and shall receive all taxes, penalties, interest, and fees collected from the tax imposed under Article 12-A-2 of the Business and Tax Regulations Code.
- (b) Use of Fund. Subject to the budgetary and fiscal provisions of the Charter, monies in the Fund shall be used exclusively for the purposes described in Section 978 of Article 12-A-2 of the Business and Tax Regulations Code.
- (c) Administration of Fund. As stated in Section 978 of Article 12-A-2 of the Business and Tax Regulations Code, commencing with a report filed no later than January 1, 2020, covering the fiscal year ending June 30, 2019, the Controller shall file annually with the Board of Supervisors, by January 1 of each year, a report containing the amount of monies collected in and expended from the Fund during the prior fiscal year, and such other information as the Controller, in the Controller's sole

discretion, shall deem relevant to the operation of Section 978 of Article 12-A-2 of the Business and Tax Regulations Code.

Section 7. Appropriations Limit Increase. Pursuant to California Constitution

Article XIII B and applicable laws, for four years from November 8, 2016, the appropriations

limit for the City shall be increased by the aggregate sum collected by the levy of the tax

imposed by the Homelessness and Housing Impact Technology Tax Ordinance, contained in

Section 8. The Homelessness and Housing Impact Technology Tax Ordinance, contained in Section 5 of this measure, is submitted to the qualified electors of the City pursuant to Article XIII C, Section 2(d) of the California Constitution, and must pass by a two-thirds vote of the qualified electors in the City. If this measure does not pass by a two-thirds vote of the qualified electors of the City, the entire measure shall be void and shall have no effect.

Section 9. Severability. If any section, subsection, sentence, clause, phrase, or word of this ordinance is for any reason held to be invalid or unconstitutional by a decision of any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of the ordinance. The People of the City and County of San Francisco hereby declare that they would have passed this ordinance and each and every section, subsection, sentence, clause, phrase, and word not declared invalid or unconstitutional without regard to whether any other portion of this ordinance would be subsequently declared invalid or unconstitutional.

Section 5 of this measure.

Section 10. No Conflict with Federal or State Law. Nothing in this ordinance shall be interpreted or applied so as to create any requirement, power, or duty in conflict with any federal or state law.

Section 11. Scope of Ordinance. In enacting this ordinance, the People of the City and County of San Francisco intend to amend only those words, phrases, paragraphs, subsections, sections, articles, numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal Code that are explicitly shown in this ordinance as additions or deletions, in accordance with the "Note" that appears under the official title of the ordinance.

Section 12. Effective and Operative Date. The effective date of this ordinance shall be ten days after the date the official vote count is declared by the Board of Supervisors. This ordinance shall become operative on January 1, 2018.

APPROVED AS TO FORM:

DENNIS J. HERRERA, City Attorney

By:

Scott M. Reiber Deputy City Attorney

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LEGISLATIVE DIGEST

[Initiative Ordinance - Business and Tax Regulations and Administrative Codes - Tax on Technology Companies to Fund Affordable Housing and Homeless Services; Business Registration Fee Reduction]

Motion ordering submitted to the voters at an election to be held on November 8, 2016, an ordinance amending the Business and Tax Regulations Code and Administrative Code to reduce the business registration fee on persons with \$1,000,000 or less in gross receipts and to impose a new 1.5% special tax on the payroll expense of technology companies engaged in business in the City to fund affordable housing and homeless services; and increasing the City's appropriations limit by the amount of the new tax for four years from November 8, 2016.

Existing Law

The Business and Tax Regulations Code imposes a number of taxes on persons engaged in business in the City. Among these taxes, the business registration fee, the payroll expense tax, and the gross receipts tax are generally imposed on all persons engaged in business in the City.

The amount of a person's business registration fee is typically determined based on the person's gross receipts in the City for the preceding tax year. The business registration fee ranges from \$75 for certain persons with up to \$100,000 in gross receipts in the City, to \$35,000 for certain persons with gross receipts of \$200,000,001 and over in the City.

Under Proposition E passed in November 2012, the rate of the current payroll expense tax will be decreased each year until 2018, while the gross receipts tax rates will be correspondingly increased over that period.

Amendments to Current Law

Effective beginning in the fiscal year commencing July 1, 2018 and ending June 30, 2019, the proposed ordinance would reduce the business registration fee of most persons with \$1,000,000 or less in gross receipts in the City as follows:

San Francisco Gross Receipts for the Immediately Preceding Tax Year	Current Annual Business Registration Fee*	Proposed Annual Business Registration Fee
\$0 to \$100,000	\$75-\$90	\$45
\$100,000.01 to \$250,000	\$125-\$150	\$75

BOARD OF SUPERVISORS Page 1

\$250,000.01 to \$500,000	\$200-\$250	\$125
\$500,000.01 to \$750,000	\$400-\$500	\$250
\$750,000.01 to \$1,000,000	\$600-\$700	\$350

^{*} The lower amount generally applies to persons that were required to report all of their gross receipts under the category applicable to retail trade, wholesale trade, and certain services, and the higher amount applies to most other persons.

This ordinance would not affect the business registration fees for persons with over \$1,000,000 in gross receipts in the City for the preceding tax year.

Effective January 1, 2018, this ordinance would also impose a special tax, called the Homelessness and Housing Impact Technology Tax, at a rate of 1.5% of the total San Francisco payroll expense of technology companies engaged in business in the City, subject to certain exemptions. This tax would be in addition to all other taxes imposed by the City. The ordinance would define a technology company as generally including any person that receives any amount of gross receipts from a business within one or more of the following North American Industry Classification System ("NAICS") codes; 3341 (computer and peripheral equipment manufacturing), 5112 (software publishers), 5182 (data processing, hosting, and related services), 51913 (Internet publishing and broadcasting and web search portals), and 5415 (computer systems design and related services). The tax would generally be due on the same date and subject to similar installment payment obligations as the current payroll expense tax and gross receipts tax.

Small businesses, which generally include persons whose combined gross receipts within the City did not exceed \$1,000,000, would be exempt from the Homelessness and Housing Impact Technology Tax, and persons with combined gross receipts of less than \$500,000 would not be required to file a Homelessness and Housing Impact Technology Tax return.

After paying for the costs of administering the tax and issuing any necessary refunds of the tax, the Homelessness and Housing Impact Technology Tax would be dedicated to funding affordable housing and homeless services.

Finally, the initiative ordinance would increase the City's appropriations limit under Article XIII B of the California Constitution by the amount of Homelessness and Housing Impact Technology Tax collected, for four years from the date of the election.

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SMALL BUSINESS COMMISSION OFFICE OF SMALL BUSINESS

CITY AND COUNTY OF SAN FRANCISCO EDWIN M. LEE, MAYOR

July 27, 2016

Ms. Angela Calvillo, Clerk of the Board City Hall Room 244 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

RE: BOS File No. 160760 [Initiative Ordinance - Business and Tax Regulations and Administrative Codes - Tax on Technology Companies to Fund Affordable Housing and Homeless Services; Business Registration Fee Reduction]

Small Business Commission Recommendation to the Board of Supervisors: Not to Approve

Dear Ms. Calvillo,

On July 25, 2016, the Small Business Commission heard BOS File No. 160760 and voted (4-2, 1 absent) to make the following policy statement in response to this legislation:

The Small Business Commission opposes levying a selective payroll tax on any businesses in the City and County of San Francisco. In 2012, San Francisco voters approved (70.75% of voters in favor) the replacement of payroll taxes with gross receipts taxes for all businesses, and that five-year transition plan is now in progress. Implementation of a selective payroll tax is inconsistent with the 2012 voter mandate of Proposition E.

Thank you for considering the Commission's comments. Please feel free to contact me should you have any questions.

Sincerely,

Regina Dick-Endrizzi

Director, Office of Small Business

ZMDick Endrings

cc:

Eric Mar, Board of Supervisors
Aaron Peskin, Board of Supervisors
David Campos, Board of Supervisors
Nicole Elliott, Mayor's Office
Todd Rufo, Office of Economic and Workforce Development
Lisa Pagan, Office of Economic and Workforce Development
Linda Wong, Budget & Finance Committee

Wong, Linda (BOS)

From:

Mahajan, Menaka (ECN)

Sent:

Wednesday, July 27, 2016 4:31 PM

To: Cc: Wong, Linda (BOS) Calvillo, Angela (BOS)

Subject:

RE: SBC response to BOS File No. 160760

Apologies. I saw a typo in my email – corrected in the text below.

Menaka Mahajan, Ph.D. | Senior Policy Analyst & Commission Secretary | Office of Small Business

menaka.mahajan@sfgov.org | D: 415.554.6408 | O: 415.554.6134

From: Wong, Linda (BOS)

Sent: Wednesday, July 27, 2016 4:29 PM

To: Mahajan, Menaka (ECN) <menaka.mahajan@sfgov.org>
Cc: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>
Subject: RE: SBC response to BOS File No. 160760

Hi Menaka,

Thank you for your email. The Small Business Commission response on File No. 160760 will be forwarded to the Budget and Finance Committee members and will be included as part of the legislative file.

Sincerely, Linda

Linda Wong
Board of Supervisors
1 Dr. Carlton B. Goodlett Place, City Hall, Room 244
San Francisco, CA 94102-4689
Phone: 415.554.7719 | Fax: (415) 554-5163
<u>Linda.Wong@sfgov.org</u> | www.sfbos.org

Please complete a Board of Supervisors Customer Service Satisfaction form by clicking here.

The <u>Legislative Research Center</u> provides 24-hour access to Board of Supervisors legislation, and archived matters since August 1998.

Disclosures: Personal information that is provided in communications to the Board of Supervisors is subject to disclosure under the California Public Records Act and the San Francisco Sunshine Ordinance. Personal information provided will not be redacted. Members of the public are not required to provide personal identifying information when they communicate with the Board of Supervisors and its committees. All written or oral communications that members of the public submit to the Clerk's Office regarding pending legislation or hearings will be made available to all members of the public for inspection and copying. The Clerk's Office does not redact any information from these submissions. This means that personal information—including names, phone numbers, addresses and similar information that a member of the public elects to submit to the Board and its committees—may appear on the Board of Supervisors website or in other public documents that members of the public may inspect or copy.

From: Mahajan, Menaka (ECN)

Sent: Wednesday, July 27, 2016 4:22 PM

To: Wong, Linda (BOS) < linda.wong@sfgov.org>

Cc: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>

Subject: SBC response to BOS File No. 160760

Good afternoon,

Please see the attached memo from the Small Business Commission regarding BOS File No. 160760 (recommendation: not to approve).

Thank you.

Best regards, Menaka Mahajan

Menaka Mahajan, Ph.D. | Senior Policy Analyst & Commission Secretary | Office of Small Business menaka.mahajan@sfgov.org | D: 415.554.6408 | O: 415.554.6134

BOARD of SUPERVISORS



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

MEMORANDUM

TO:

Regina Dick-Endrizzi, Director

Small Business Commission, City Hall, Room 448

FROM:

Linda Wong, Assistant Clerk

Board of Supervisors

DATE:

July 12, 2016

SUBJECT:

REFERRAL FROM BOARD OF SUPERVISORS

Budget and Finance Committee

The Board of Supervisors' Budget and Finance Committee has received the following legislation, which is being referred to the Small Business Commission for comment and recommendation. The Commission may provide any response it deems appropriate within 12 days from the date of this referral.

File No. 160760

Motion ordering submitted to the voters at an election to be held on November 8, 2016, an Ordinance amending the Business and Tax Regulations Code and Administrative Code to reduce the business registration fee on persons with \$1,000,000 or less in gross receipts and to impose a new 1.5% special tax on the payroll expense of technology companies engaged in business in the City to fund affordable housing and homeless services; and increasing the City's appropriations limit by the amount of the new tax for four years from November 8, 2016.

Please return this cover sheet with the Commission's response to Linda Wong, Assistant Clerk, Budget and Finance Committee, at the Board of Supervisors, City Hall, Room 244, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102.

************	********************
RESPONSE FROM SMALL BUSINES	S COMMISSION - Date:
No Comment	
Recommendation Attached	
	Chairnerson Small Business Commission

BOARD of SUPERVISORS



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

MEMORANDUM

TO:

Jeff Kositsky, Director, Department of Homelessness and Supportive

Housing

Jose Cisneros, Treasurer, Office of the Treasurer and Tax Collector

John Rahaim, Director, Planning Department

Olson Lee, Director, Mayor's Office of Housing and Community

Development

Ben Rosenfield, City Controller, Office of the Controller

John Arntz, Director, Department of Elections

FROM:

Linda Wong, Assistant Clerk, Budget and Finance Committee

DATE:

July 12, 2016

SUBJECT: LEGISLATION INTRODUCED

The Board of Supervisors' Budget and Finance Committee has received the following proposed legislation, introduced by Supervisor Mar, Supervisor Peskin, and Supervisor Campos:

File No. 160760

Motion ordering submitted to the voters at an election to be held on November 8, 2016, an Ordinance amending the Business and Tax Regulations Code and Administrative Code to reduce the business registration fee on persons with \$1,000,000 or less in gross receipts and to impose a new 1.5% special tax on the payroll expense of technology companies engaged in business in the City to fund affordable housing and homeless services; and increasing the City's appropriations limit by the amount of the new tax for four years from November 8, 2016.

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

Amanda Kahn Fried, Office of the Treasurer and Tax Collector c: Scott Sanchez, Zoning Administrator Sarah Jones, Acting Environmental Review Officer, AnMarie Rodgers, Senior Policy Advisor Aaron Starr, Acting Manager of Legislative Affairs Joy Navarrete, Environmental Planning

Jeanie Poling, Environmental Planning Eugene Flannery, Mayor's Office of Housing and Community Development Sophie Hayward, Mayor's Office of Housing and Community Development Todd Rydstrom, Office of the Controller Natasha Mihal, Office of the Controller

Member, Board of Supervisor District 2



City and County of San Francisco

DATE:

July 25, 2016

TO:

Angela Calvillo

Clerk of the Board of Supervisors

FROM:

Supervisor Farrell

Chairperson

RE:

Budget and Finance Committee

COMMITTEE REPORT

RECEIVED
SANFRANCISORS
2016 JUL 26 AM II:49

Pursuant to Board Rule 4.20, as Chair of the Budget and Finance Committee, I have deemed the following matter to be of an urgent nature and request that it be considered by the full Board of Supervisor on August 2, 2016 as a Committee Report:

160786

Master License Agreement – New Cingular Wireless, LLC – Wireless Telecommunication Equipment on Transit Support Poles – Revenue to

Exceed \$1,000,000

160760

Initiative Ordinance – Business and Tax Regulations and Administrative Codes – Tax on Technology Companies to Fund Affordable Housing and

Homeless Services; Business Registration Fee Reduction

These matters will be heard in the Budget and Finance Committee on August 1, 2016 at 2:00 p.m.

President, District 5 BOARD of SUPERVISORS



B. J-11, COB, Rules, B=F, Les. Dep., Dep. City Atty

City Hall
1 Dr. Carlton B. Goodlett Place, Room 244
San Francisco 94102-4689
Tel. No. 554-7630
Fax No. 554-7634
TDD/TTY No. 544-5227

London Breed

	PRESIDENTIAL ACTION	
Date:	7/7/2016	
To:	Angela Calvillo, Clerk of the Board of Supervisors	
Madam Cle Pursuant to	erk, o Board Rules, I am hereby:	
	Waiving 30-Day Rule (Board Rule No. 3.23)	
	File No(Primary Sponsor) Title.	
X	Transferring (Board Rule No. 3.3) File No. 160760 Mar (Primary Sponsor)	FRANCISCI FRANCISCI -7 AM 8:
	Title. Initiative Ordinance - Business and Tax Reguler. From: Rules	Committee
	To: Budget & Finance Assigning Temporary Committee Appointment (Board Ru	Committee
	Supervisor	
	Replacing Supervisor	
	For: (Date) (Committee)	Meeting

London Breed, President Board of Supervisors

Evans, Derek

From:

Board of Supervisors, (BOS)

Sent:

Friday, July 01, 2016 10:47 AM

To:

Evans, Derek

Subject:

File 160760 FW: Give SF residents the opportunity vote on Tech Tax

----Original Message----

From: Lisa Stanziano [mailto:lisa.stanziano@gmail.com]

Sent: Friday, July 01, 2016 10:34 AM

To: Avalos, John (BOS) <john.avalos@sfgov.org>; Breed, London (BOS) <london.breed@sfgov.org>; Campos, David (BOS) <david.campos@sfgov.org>; Cohen, Malia (BOS) <malia.cohen@sfgov.org>; Kim, Jane (BOS) <jane.kim@sfgov.org>; Tang, Katy (BOS) <katy.tang@sfgov.org>; Yee, Norman (BOS) <norman.yee@sfgov.org>; Peskin, Aaron (BOS)

<aaron.peskin@sfgov.org>; Farrell, Mark (BOS) <mark.farrell@sfgov.org>; Mar, Eric (BOS) <eric.mar@sfgov.org>;

Wiener, Scott <scott.wiener@sfgov.org>

Subject: Give SF residents the opportunity vote on Tech Tax

Dear Members of the SF Board of Supervisors,

In recent years, SF's business policies have favored large tech.

companies like Facebook, Twitter, Google, and others. The environment of this city has changed to the point where an unconscionable number of residents are are homeless, and the diversity of residents--which has been part of the heart and soul of San Francisco for decades--is disappearing.

Reinstating a payroll tax on technology companies is a fair way to help fund solutions to the problem of homelessness. These companies who were given a huge tax break to do business here but are not paying their fair share to help the communities they've displaced.

Please put aside your political aspirations and do what is right and fair: put Eric Mars measure on the ballot and let the residents decide about reinstating a payroll tax for large tech. companies.

Respectfully, Lisa Stanziano SF resident

Wong, Linda (BOS)

From:

Board of Supervisors, (BOS)

Sent:

Monday, July 11, 2016 7:49 AM

To:

BOS-Supervisors; Wong, Linda (BOS)

Subject:

File 160760 FW: Proposed Payroll Tax on Tech Companies

----Original Message----

From: Mark S. Gordon [mailto:mark.gordon333@gmail.com]

Sent: Friday, July 08, 2016 7:52 PM

Subject: Proposed Payroll Tax on Tech Companies

Hello!

I wanted to say that I support a 1.5% payroll tax on tech companies in the City. The additional revenue from this tax could be used for affordable housing, helping the homeless and helping the deficit with the City's budget.

I also believe that it should not be any problem for the employees of these companies to pay, especially since recent new articles reported that employees of these companies have average annual salaries of \$150,000-\$200,000

Thank you for allowing me to share my comments and observations.

Respectfully submitted

Mark Gordon

Print Form

Introduction Form

By a Member of the Board of Supervisors or the Mayor

I hereby submit the following item for introduction (select only one): Time stamp or meeting date
1. For reference to Committee. (An Ordinance, Resolution, Motion, or Charter Amendment)
2. Request for next printed agenda Without Reference to Committee.
3. Request for hearing on a subject matter at Committee.
4. Request for letter beginning "Supervisor inquires"
5. City Attorney request.
6. Call File No. from Committee.
7. Budget Analyst request (attach written motion).
8. Substitute Legislation File No.
9. Reactivate File No.
☐ 10. Question(s) submitted for Mayoral Appearance before the BOS on
Please check the appropriate boxes. The proposed legislation should be forwarded to the following: Small Business Commission Youth Commission Ethics Commission
☐ Planning Commission ☐ Building Inspection Commission
Note: For the Imperative Agenda (a resolution not on the printed agenda), use a Imperative Form.
Sponsor(s):
Mar, Peskin, Campos
Subject:
Initiative Ordinance - Business and Tax Regulations and Administrative Codes - Tax on Technology Companies to Fund Affordable Housing and Homeless Services; Business Registration Fee Reduction
The text is listed below or attached:
Please see attached.
Signature of Sponsoring Supervisor:
For Clerk's Use Only: