Ordinance amending the Administrative Code to authorize the Human Services

[Administrative Code - "Cash Not Drugs" Sobriety and Recovery Pilot Program]

Agency, in coordination with the Department of Public Health, to establish a voluntary three-year sobriety and recovery incentive treatment program, known as "Cash Not Drugs," to provide a weekly payment of up to \$100 to eligible beneficiaries of the County Adult Assistance Programs ("CAAP") who have been screened for a substance use disorder and referred to substance use disorder treatment as a condition of further receipt of CAAP benefits, and who test negative for illicit drugs once per week; exempting the Cash Not Drugs payments from the CAAP eligibility calculation; providing for a six-month implementation plan before the program becomes operational; and revising the Homelessness and Supportive Housing Fund to include

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. The Administrative Code is hereby amended by revising Article VII of Chapter 20, Section 20.7-14, to read as follows:

SEC. 20.7-14. EXEMPT INCOME OR RESOURCES.

the Cash Not Drugs program as a permitted use of funds.

For the purpose of this Article VII, the following types of income and resources shall not be considered available to the Applicant or Recipient in determining eligibility:

- (h) Payments made to the Applicant or Recipient as part of a locally-funded work incentive program; *and*
- (i) Payments made to the Applicant or Recipient as a result of participation in a Guaranteed Income Pilot Program, provided the Applicant or Recipient has not declared themselves to be homeless, as set forth in Section 20.7-34 of this Article VII.: and
- (j) Payments made to the Applicant or Recipient under the Cash Not Drugs Pilot Program, pursuant to Article XX of Chapter 20 of the Administrative Code.

Section 2. The Administrative Code is hereby amended by adding Article XX of Chapter 20, consisting of Sections 20.20-1 to 20.20-7, to read as follows:

ARTICLE XX:

CASH NOT DRUGS PILOT PROGRAM

SEC. 20.20-1. BACKGROUND, FINDINGS, AND PURPOSE.

- (a) The Human Services Agency ("HSA") administers the City's County Adult Assistance

 Programs ("CAAP"), consisting of General Assistance, Personal Assisted Employment Services

 Program, Cash Assistance Linked to Medi-Cal Program, and Supplemental Security Income Pending

 Program, which together provide financial assistance and social services to eligible indigent adults

 who have no other source of income or benefits.
- (b) The incidence of substance use disorders among San Francisco's CAAP population is higher than among the general population. According to HSA, from 2018 to 2020, approximately 20% of CAAP recipients self-disclosed in an initial interview with HSA staff that they have substance abuse

issues. By comparison, the federal Substance Abuse and Mental Health Services Administration reported that, from 2005 to 2010, 10.8% of the San Francisco-Oakland-Fremont metropolitan statistical area had a substance use disorder. Based on publicly available information, the incidence of substance use disorder among CAAP recipients who are experiencing homelessness is concerning. Further, in 2022, the San Francisco Homeless Count and Survey released by the Department of Homelessness and Supportive Housing found that 52% of individuals experiencing homelessness reported their drug or alcohol use as a disabling health condition, representing a 10% increase from 2019. In its Accidental Drug Overdose Reports for 2020 through 2023, the Office of the Chief Medical Examiner has determined that at least 25% of drug overdose decedents have no fixed address.

- (c) Among programs intended to support recovery from substance use disorders, medical literature widely supports contingency management strategies as effective treatments. In contingency management strategies, patients receive tangible incentives to reinforce positive behaviors such as abstinence from addictive substances or behaviors, or adherence to Medication-Assisted Treatment ("MAT") where patients are prescribed medications, such as buprenorphine, methadone, and naltrexone, to treat opioid use disorders.
- (d) The San Francisco Department of Public Health ("DPH") currently offers contingency management programs, including programs authorized by the California Department of Health Care Services. DPH's 2022 Overdose Prevention Plan proposed to increase the number of programs offering contingency management from three to five, and increase the number of people participating in contingency management programs by 25%.
- (e) On March 5, 2024, the voters passed Proposition F, which, as of January 1, 2025, will require all adult CAAP recipients to undergo screening for substance abuse when HSA determines that there is reasonable suspicion to believe that an individual is dependent upon illegal drugs. If the screening indicates there is reason to believe the recipient is abusing or dependent on illegal drugs, Proposition F will require that recipient to undergo a professional evaluation for substance abuse to

1	Participants may re-enter the Pilot Program at any time provided that they meet the initial eligibility
2	criteria set forth in subsection (b).
3	(6) CND Participants may only participate in the Pilot Program using Drug Tests
4	funded exclusively by the City and may not seek reimbursement for the Drug Tests from any other payer
5	source. Any Drug Test used in the Pilot Program may not be sent to a CLIA laboratory for testing.
6	(e) Notwithstanding subsections (b) and (c), CND Participants shall be ineligible for further
7	participation in the Pilot Program if HSA determines the CND Participant has, by means of fraud or
8	willful noncompliance with Pilot Program requirements, obtained payments under the Pilot Program.
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10	SEC. 20.20-4. CASH NOT DRUGS IMPLEMENTATION PLAN.
11	(a) By no later than six months from the effective date of this ordinance, HSA shall work with
12	the City Attorney, City Controller, DPH, and other relevant City agencies as necessary to prepare an
13	implementation plan ("Implementation Plan") for the Pilot Program. Before implementing the Pilot
14	Program, HSA shall provide a copy of the Implementation Plan to the Mayor and the Board of
15	<u>Supervisors.</u>
16	(b) The Implementation Plan shall include, but is not limited to, the following elements:
17	(1) An implementation timeline and operative date;
18	(2) An initial numerical cap on CND participants, if necessary and appropriate,
19	together with an analysis of factors that may allow for expanded participation in the Pilot Program
20	during the operative period;
21	(3) The Pilot Program's plan to conduct Drug Tests, together with details on any
22	necessary interdepartmental work orders or outside contractors for implementation and possible
23	expansion;
24	(4) Estimated costs to conduct Drug Tests and payments for successful CND
25	Participants, with an estimation of funds available to the Pilot Program from the Homelessness and

general welfare. It is not assuming, nor is it imposing on its officers and employees, an obligation for

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breach of which it is liable in money damages to any person who claims that such a breach proximately caused injury.

SEC. 20.20-7. SUNSET PROVISION.

Unless the Board of Supervisors by ordinance extends the term of the Pilot Program, this

Article XX and subsection (j) of Section 20.7-14 of Article VII of Chapter 20 of the Administrative Code

shall expire by operation of law three years after the effective date of the ordinance in Board File No.

240799 enacting this Article and Section 20.7-14(j). Upon expiration of Article XX and Subsection (j)

of Section 20.7-14, the City Attorney is authorized to cause such provisions to be removed from the

Administrative Code.

Section 3. The Administrative Code is hereby amended by revising Article XIII of Chapter 10, Section 10.100-77, to read as follows:

SEC. 10.100-77. HOMELESSNESS AND SUPPORTIVE HOUSING FUND.

* * * *

(d) **Uses of the Fund.** The Fund shall be used by the Department to provide: (1) housing, utilities, and meals; (2) drug and alcohol treatment, *including contingency management programs, such as a program established under the Cash Not Drugs Pilot Program, codified in Article XX of Chapter 20 of the Administrative Code, that include direct cash payments as a component of the program; (3) mental health care; and, (4) job training, for homeless CAAP recipients whose monthly cash payments have been reduced. In providing these services, the Department may use monies in the Fund to pay for master lease contracts for SRO hotels, expanded shelter operation contracts, meal contracts, and other agreements to provide in-kind benefits. Nothing in this section shall be construed to prevent the City or the Department from providing the same services to other classes of recipients from other funding sources.*

To the extent that the Department has met its obligations to provide the basic inkind benefits listed above, it may also use money in the Fund to pay for job training, SSI advocacy, rental/move-in assistance, and any other services the Department deems necessary or appropriate to help move CAAP recipients in the City's shelter system into permanent housing or self-sufficiency.

The Department may not use any other portion of its overall budget for the direct costs of new care associated with the implementation of Proposition N, or any other legislation that provides in-kind benefits in lieu of a full cash grant; provided, however, that the City may continue to use any other source of funds to provide the same level of such services to homeless CAAP recipients as it already provided, without any reduction in cash assistance, before June 30, 2003 for Proposition N, or before the effective date for any other legislation covered by this ordinance. The Department may only use monies within the Fund for the provision of new care required to implement Proposition N, the Cash Not Drugs Pilot Program, codified in Article XX of Chapter 20 of the Administrative Code, or any other legislation that provides in-kind benefits in lieu of a full cash grant.

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Section 4. Effective Date. 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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Section 5. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors intends to amend only those words, phrases, paragraphs, subsections, sections, articles, numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal

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Code that are explicitly shown in this ordinance as additions, deletions, Board amendment additions, and Board amendment deletions in accordance with the "Note" that appears under the official title of the ordinance.

APPROVED AS TO FORM: DAVID CHIU, City Attorney

By: /s/ Henry L. Lifton
HENRY L. LIFTON
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: 240799

Date Passed: November 05, 2024

Ordinance amending the Administrative Code to authorize the Human Services Agency, in coordination with the Department of Public Health, to establish a voluntary three-year sobriety and recovery incentive treatment program, known as "Cash Not Drugs," to provide a weekly payment of up to \$100 to eligible beneficiaries of the County Adult Assistance Programs ("CAAP") who have been screened for a substance use disorder and referred to substance use disorder treatment as a condition of further receipt of CAAP benefits, and who test negative for illicit drugs once per week; exempting the Cash Not Drugs payments from the CAAP eligibility calculation; providing for a six-month implementation plan before the program becomes operational; and revising the Homelessness and Supportive Housing Fund to include the Cash Not Drugs program as a permitted use of funds.

October 17, 2024 Government Audit and Oversight Committee - RECOMMENDED

October 29, 2024 Board of Supervisors - PASSED ON FIRST READING

Ayes: 11 - Chan, Dorsey, Engardio, Mandelman, Melgar, Peskin, Preston, Ronen, Safai, Stefani and Walton

November 05, 2024 Board of Supervisors - FINALLY PASSED

Ayes: 11 - Chan, Dorsey, Engardio, Mandelman, Melgar, Peskin, Preston, Ronen, Safai, Stefani and Walton

File No. 240799

I hereby certify that the foregoing Ordinance was FINALLY PASSED on 11/5/2024 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