BOARD of SUPERVISORS



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MEMORANDUM

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	Date:	May 28, 2024
	То:	Planning Department / Commission
	From: Subject:	Victor Young, Clerk of the Rules Committee Board of Supervisors Legislation Referral - File No. 240549 Charter Amendment - Inspector General in Controller's Office; Expanding Controller's Investigative Powers
	(Californi	a Environmental Quality Act (CEQA) Determination a Public Resources Code, Sections 21000 et seq.) Ordinance / Resolution Ballot Measure
	(Planning	nent to the Planning Code, including the following Findings: Code, Section 302(b): 90 days for Planning Commission review) eral Plan Planning Code, Section 101.1 Planning Code, Section 302
		nent to the Administrative Code, involving Land Use/Planning ule 3.23: 30 days for possible Planning Department review)
	(Charter, (Require subdivisi relocatio public he annu	Plan Referral for Non-Planning Code Amendments Section 4.105, and Administrative Code, Section 2A.53) d for legislation concerning the acquisition, vacation, sale, or change in use of City property; on of land; construction, improvement, extension, widening, narrowing, removal, or n of public ways, transportation routes, ground, open space, buildings, or structures; plans for busing and publicly-assisted private housing; redevelopment plans; development agreements; and capital expenditure plan and six-year capital improvement program; and any capital ment project or long-term financing proposal such as general obligation or revenue bonds.)
		Preservation Commission Landmark (Planning Code, Section 1004.3) Cultural Districts (Charter, Section 4.135 & Board Rule 3.23) Mills Act Contract (Government Code, Section 50280) Designation for Significant/Contributory Buildings (Planning Code, Article 11)

Please send the Planning Department/Commission recommendation/determination to Victor Young at <u>Victor.Young@sfgov.org</u>.

LEGISLATIVE DIGEST

(First Draft, 05/21/24)

[Charter Amendment - Inspector General in Controller's Office; Expanding Controller's Investigative Powers]

Describing and setting forth a proposal to the voters at an election to be held on November 5, 2024, to amend the Charter of the City and County of San Francisco to establish the position of Inspector General in the Controller's Office; to provide that the Inspector General be nominated by the Controller subject to approval by the Board of Supervisors and the Mayor; to authorize the Inspector General to initiate and lead investigations regarding potential violations of laws or policies involving fraud, waste, abuse, or misconduct; to expand the authority of the Controller's Office to issue subpoenas; and to authorize the Controller's Office to execute search warrants to the extent permitted by State law.

Existing Law

The Controller oversees the financial affairs of the City. The Controller's duties under the Charter include operating a whistleblower program to receive and investigate complaints concerning the quality and delivery of government services, wasteful and inefficient City government practices, misuse of City funds, and improper activities by City officers and employees. The Charter also requires the Controller, as City Services Auditor, to monitor the level and effectiveness of services the City provides to its residents. But the Charter does not otherwise require the Controller's Office to initiate, lead, or coordinate investigations regarding potential violations of laws or policies involving fraud, waste, abuse, or misconduct. Other City departments, including the City Attorney, District Attorney, and Ethics Commission currently have jurisdiction to investigate various types of public integrity matters.

The Charter currently gives the Controller authority to examine records of City boards, commissions, officers, and departments. But the Charter does not authorize the Controller to issue subpoenas to third parties, such as City contractors, permittees or lobbyists. Also, State law authorizes employees of the Controller's Office to execute search warrants under certain circumstances, but the Charter currently does not mention search warrants.

The Charter also establishes a separate department, not connected to the Controller's Office, called the Office of Inspector General. That office investigates complaints involving employees of the Sheriff's Office.

Amendments to Current Law

The proposed Charter amendment would establish the position of Inspector General in the Controller's Office. The Controller would appoint the Inspector General, subject to approval

BOARD OF SUPERVISORS Page 1

by the Mayor and Board of Supervisors. The Inspector General would be an employee of the Controller's Office, subject to supervision and removal by the Controller.

The Inspector General would be responsible for reviewing complaints, for leading and coordinating investigations, and for collaborating with the City Services Auditor and the staff investigating whistleblower and citizen complaints on audits, inspections, and monitoring—all with the purpose of preventing and detecting fraud, waste, abuse, and misconduct. Also, the Inspector General would consult with the Ethics Commission, City Attorney, and District Attorney regarding those departments' investigative strategies in criminal, civil, and administrative matters involving fraud, waste, or abuse. The Inspector General would generally refer matters to those departments, but could also investigate those matters in coordination with the department that receives the referral.

The Inspector General would be able to hold public hearings regarding fraud, waste, abuse, or misconduct, and to make recommendations to the Mayor, Board of Supervisors, and other agencies regarding City laws and policies that impact public integrity in City government. And the Inspector General would issue public reports on these matters at least twice a year.

The Charter amendment would also expand the Controller's authority to issue subpoenas to third parties—including City contractors, permittees, and lobbyists—about matters affecting the conduct of any department or office of the City. The Charter amendment would also authorize employees of the Controller's Office to execute search warrants consistent with State law.

The measure would also rename the Office of Inspector General that investigates matters involving Sheriff's Office employees as the Office of Sheriff's Inspector General.

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1	[Charter Amendment - Inspector General in Controller's Office; Expanding Controller's
2	Investigative Powers]
3	Describing and setting forth a proposal to the voters at an election to be held on November
4	5, 2024, to amend the Charter of the City and County of San Francisco to establish the
5	position of Inspector General in the Controller's Office; to provide that the Inspector
6	General be nominated by the Controller subject to approval by the Board of Supervisors
7	and the Mayor; to authorize the Inspector General to initiate and lead investigations
8	regarding potential violations of laws or policies involving fraud, waste, abuse, or
9	misconduct; to expand the authority of the Controller's Office to issue subpoenas; and to
10	authorize the Controller's Office to execute search warrants to the extent permitted by
11	State law.
12	
13	Section 1. The Board of Supervisors hereby submits to the qualified voters of the City
14	and County, at an election to be held on November 5, 2024, a proposal to amend the Charter of
15	the City and County by revising Sections 3.105, 4.137, 10.104, F1.106, F1.107, F1.110, and
16	F1.113, and deleting Section F1.114, to read as follows:
17	NOTE: Unchanged Charter text and uncodified text are in plain font.
18	Additions are <u>single-underline italics Times New Roman font</u> . Deletions are <u>strike through italics Times New Roman font</u> .
19	Asterisks (* * * *) indicate the omission of unchanged Charter subsections.
20	
21	SEC. 3.105. CONTROLLER; CITY SERVICES AUDITOR; INSPECTOR
22	GENERAL.
23	(a) The Mayor shall appoint or reappoint a Controller for a ten-year term, subject to
24	confirmation by the Board of Supervisors. The Controller may only be removed by the Mayor
25	for cause, with the concurrence of the Board of Supervisors by a two-thirds vote.

(b) The Controller shall be responsible for the timely accounting, disbursement, or other
disposition of monies of the City and County in accordance with sound financial practices
applicable to municipalities and counties. The Controller shall have the power and duties of a
County auditor, except as otherwise provided in this Charter. The Controller shall have authority
to audit the accounts and operations of all boards, commissions, officers, and departments to
evaluate their effectiveness and efficiency. The Controller <u>may require periodic or special</u>
reports of departmental operations, contracts, revenues, and expenditures, and shall have access
to, and authority to, examine all documents, records, books, and other property of any board,
commission, officer, or department. Further, the Controller may subpoena witnesses, administer
oaths, and compel the production of books, papers, testimony, and other evidence with respect to
matters affecting the conduct of any department or office of the City and County. The preceding
sentence authorizes the Controller to compel testimony or production from any person or entity
including but not limited to City and County officers and employees; persons or entities that
have or are seeking a contract, grant, lease, loan, or other agreement with the City and County,
and their employees or officers; applicants for or recipients of permits, licenses, land use
entitlements, tax incentives, benefits, or services from the City and County, and their employees
or officers; and registered City lobbyists. The Controller and employees of the Controller,
including the Inspector General, may seek and execute search warrants to the extent permitted
by State law.
(c) The Controller shall also serve as City Services Auditor for the City and County. As

- City Services Auditor, the Controller shall be responsible for monitoring the level and effectiveness of services rendered by the City to its residents, as set forth in Appendix F to this Charter.
- (d) Should the Controller determine at any time during the fiscal year that the revenues of the General Fund, or any special, sequestered, or other fund are insufficient or appear to be

- insufficient to support the remaining anticipated expenditure from that fund for the fiscal year for any department, function, or program, the Controller shall reduce or reserve all or a portion of the expenditure appropriation until such time as the Controller determines that the anticipated revenues for the remainder of that fiscal year are sufficient to support the level of expenditure anticipated for the remainder of the fiscal year. Whenever the Controller makes a reduction or reservation, the Controller shall so inform the Mayor and Board of Supervisors within 24 hours.
- (e) The Controller shall exercise general supervision over the accounts of all officers, commissions, boards, and employees of the City and County charged in any manner with the receipt, collection, or disbursement of City and County funds or other funds, in their capacity as City and County officials or employees. The Controller shall establish accounting records, procedures, and internal controls with respect to all financial transactions of the City and County. Such records, procedures, and controls shall permit the financial statements of the City and County to be prepared in conformity with generally accepted accounting principles applicable to municipalities and counties.
- (f) The Controller shall within 150 days of the end of each fiscal year prepare an annual report of the financial condition of the City and County. Such annual report shall be prepared in accordance with generally accepted accounting principles. The annual report shall contain such information and disclosures as shall be necessary to present to the public a full and understandable report of all City and County financial activity.
- (g) The Controller shall prepare an impartial financial analysis of each City and County ballot measure which shall include the amount of any increase or decrease in the cost of government of the City and County and its effect upon the cost of government. Such analysis shall be issued in sufficient time to permit inclusion in the voters' *information* pamphlet.
- (h) The Controller shall issue from time to time such periodic or special financial reports as may be requested by the Mayor or Board of Supervisors.

1	(i) All disbursements of funds in the custody of the Treasurer must be authorized by the
2	Controller. No officer or employee shall bind the City and County to expend money unless there
3	is a written contract or other instrument and unless the Controller shall certify that sufficient
4	unencumbered balances are available in the proper fund to meet the payments under such
5	contract or other obligation as these become due, or that the Controller he or she expects
6	sufficient unencumbered balances to be available in the proper fund during the course of the
7	budgetary cycle to meet the payments as they become due.
8	(j) The Controller's Office shall include an Inspector General whose responsibilities
9	shall include reviewing complaints, leading and coordinating investigations, and collaborating
10	with the City Services Auditor on audits, inspections, and monitoring, all with the purpose of
11	preventing and detecting fraud, waste, abuse, and misconduct.
12	(1) The Controller shall appoint the Inspector General, subject to approval by
13	the Mayor and confirmation by the Board of Supervisors. The Controller may terminate the
14	Inspector General in the Controller's discretion. The Inspector General shall be exempt from
15	civil service selection, appointment, and removal procedures.
16	(2) The Inspector General shall initiate and lead investigations regarding
17	potential violations of laws or policies involving fraud, waste, abuse, or misconduct. The
18	Inspector General shall coordinate with employees in the Controller's Office investigating
19	whistleblower and citizen complaints under Section F1.107, and the Controller may assign the
20	Inspector General to supervise those employees and/or employees supporting investigation work
21	in the City Services Audit Unit under Section F1.101.
22	(3) The Inspector General shall consult regularly, individually or jointly as
23	circumstances warrant, with the Ethics Commission, City Attorney, and/or District Attorney to
24	coordinate the departments' investigative strategies in criminal, civil, and administrative matters
25	involving fraud, waste, or abuse to the extent feasible. The Inspector General shall refer

1	investigations that the Inspector General has initiated or complaints that the Inspector General
2	has received to the Ethics Commission, City Attorney, or District Attorney as provided in Section
3	F1.107. After receiving such a referral, the Ethics Commission, City Attorney, and District
4	Attorney shall report quarterly to the Inspector General on the progress of the investigation, and
5	shall report to the Inspector General at the conclusion of the investigation, to the extent
6	providing such reports would not compromise the investigation. These reports shall be
7	considered confidential information to the extent permitted by state law.
8	(4) The Inspector General may hold public hearings regarding fraud, waste,
9	abuse, or misconduct.
10	(5) The Inspector General shall submit a public report at least twice each
11	calendar year to the Mayor and Board of Supervisors regarding the Inspector General's
12	activities and the outcomes of other City agencies' public integrity investigations to the extent
13	those activities and outcomes are not confidential under federal, State, or local law. In these
14	reports or at any other time, the Inspector General may make recommendations to the Mayor,
15	Board of Supervisors, and City and County agencies regarding City ordinances, rules,
16	regulations, or policies that impact public integrity in City government.
17	(6) In carrying out the objectives set forth in this Section 3.105, the Inspector
18	General shall receive prompt and full cooperation and assistance from all departments, officers,
19	and employees of the City and County.
20	
21	SEC. 4.137. SHERIFF'S DEPARTMENT OVERSIGHT.
22	* * * *
23	(b) SDOB Powers and Duties. The SDOB shall:
24	(1) Appoint, and may remove, the <u>Sheriff's</u> Inspector General in the <u>Sheriff's</u>
25	Department Office of Sheriff's Inspector General ("OSIG"), established in subsection (d).

1	(2) Evaluate the work of the O \underline{S} IG, and may review the $\underline{Sheriff's}$ Inspector
2	General's individual work performance.
3	(3) Compile, evaluate, and recommend law enforcement custodial and patrol
4	best practices.
5	(4) Conduct community outreach and receive community input regarding SFSD
6	operations and jail conditions, by holding public meetings and soliciting input from persons
7	incarcerated in the City and County.
8	(5) Prepare and submit a quarterly report to the Sheriff and Board of Supervisors
9	regarding the SDOB evaluations and outreach, and OSIG reports submitted to SDOB.
10	(6) By March 1 of each year, prepare and present to the Board of Supervisors or
11	a committee designated by the President of the Board, an annual report that includes a summary
12	of SDOB evaluations and outreach, and O \underline{S} IG reports submitted to SDOB, for the prior calendar
13	year.
14	(c) In performing its duties, the SDOB may hold hearings, issue subpoenas to witnesses
15	to appear and for the production of evidence, administer oaths, and take testimony.
16	(d) Establishment of Office of Sheriff's Inspector General. There is hereby
17	established the <i>Sheriff's Department</i> Office of <i>Sheriff's</i> Inspector General ("O <u>S</u> IG"), which shall
18	be a department under the SDOB, and separate from the Sheriff's Department. The $O\underline{S}IG$ shall
19	be headed by the Sheriff's Inspector General, appointed by the SDOB as set forth in subsection
20	(b)(1). The $\underline{Sheriff's}$ Inspector General shall be exempt from civil service selection, appointment,
21	and removal procedures.
22	(e) OSIG Powers and Duties. The OSIG shall:
23	(1) Receive, review, and investigate complaints against SFSD employees and
24	SFSD contractors; provided, however, that the OSIG shall refer complaints alleging criminal

1	misconduct to the District Attorney, and refer complaints alleging violations of ethics laws to the
2	Ethics Commission.

- (2) Investigate the death of any individual in the custody of the SFSD. The OSIG shall refer evidence of criminal misconduct regarding any death in custody to the District Attorney. Notwithstanding such a referral, the OSIG may continue to investigate a death in custody unless OSIG's investigation will interfere with a criminal investigation conducted by the District Attorney, or any law enforcement agency to which the District Attorney may refer the evidence of criminal misconduct.
- (3) Recommend disciplinary action to the Sheriff where, following an investigation pursuant to subsection (e)(1) or (e)(2), the OSIG determines that an employee's actions or omissions violated law or SFSD policy; provide notice of and a copy of the recommendation, the reasons for the recommendation, and supporting records, to the extent permitted by State or federal law, to the employee; and make available to the public any records and information regarding OSIG's disciplinary recommendations to the extent permitted by State or federal law.
- (4) Develop and recommend to the Sheriff an SFSD use of force policy and a comprehensive internal review process for all use of force and critical incidents.
- (5) Prepare and submit a quarterly report to the Sheriff and the SDOB regarding $O\underline{S}IG$ investigations that includes the number and type of complaints under subsection (e)(1) filed; trend analysis; the outcome of the complaints; any determination that the acts or omissions of an employee or contractor, in connection with the subject matter of a complaint under subsection (e)(1), or a death in custody under subsection (e)(2), violated law or SFSD policy; the $O\underline{S}IG$'s recommendations, if any, for discipline; the outcome of any discipline recommendations; and the $O\underline{S}IG$'s policy recommendations under subsection (e)(4).

	(6) Monitor SFSD operations, including the provision of services to incarcerated
indiv	viduals, through audits and investigations, to ensure compliance with applicable laws and
polic	cies.

- (f) In performing its duties, the OSIG may hold hearings, issue subpoenas to witnesses to appear and for the production of evidence, administer oaths, and take testimony. The OSIG also may request and the Sheriff shall require the testimony or attendance of any employee of the SFSD.
- (g) Cooperation and Assistance from City Departments. In carrying out their duties, the SDOB and OSIG shall receive prompt and full cooperation and assistance from all City departments, officers, and employees, including the Sheriff and SFSD and its employees, which shall, unless prohibited by State or federal law, promptly produce all records and information requested by the SDOB or OSIG, including but not limited to (1) personnel and disciplinary records of SFSD employees, (2) SFSD criminal investigative files, (3) health information pertaining to incarcerated individuals, and (4) all records and databases to which the SFSD has access, regardless of whether those records pertain to a particular complaint or incident. The Sheriff also shall, unless prohibited by State or federal law, allow the OSIG unrestricted and unescorted access to all facilities, including the jails. The SDOB and OSIG shall maintain the confidentiality of any records and information it receives or accesses to the extent required by local, State, or federal law governing such records or information.

In carrying out their duties, the SDOB and OSIG shall cooperate and collaborate with organizations that contract with SFSD to provide legal services to incarcerated individuals.

(h) **Budget and Staffing.** Subject to the fiscal, budgetary, and civil service provisions of the Charter, the OSIG staff shall include no fewer than one investigator for every 100 sworn SFSD employees. No SDOB or OSIG staff, including the Sheriff's Inspector General, shall have

been employed previously by a law enforcement agency or a labor organization representing law enforcement employees.

- (i) Nothing in this Section 4.137 shall prohibit, limit, or otherwise restrict the Sheriff or the Sheriff's designee from investigating the conduct of an employee or contractor of the SFSD, or taking disciplinary or corrective action permitted by City or State law.
- (j) Nothing in this Section 4.137, including but not limited to subsections (f) and (g), is intended to or shall be interpreted to abrogate, interfere with, or obstruct the independent and constitutionally and statutorily designated duties of the Sheriff, including the Sheriff's duty to investigate citizens' complaints against SFSD personnel and the duty to operate and manage the jails, the California Attorney General's constitutional and statutory responsibility to oversee the Sheriff, or other applicable State law. In carrying out their duties, the SDOB and OSIG shall cooperate and coordinate with the Sheriff so that the Sheriff, the SDOB, and the OSIG may properly discharge their respective responsibilities.

SEC. 10.104. EXCLUSIONS FROM CIVIL SERVICE APPOINTMENT.

All employees of the City and County shall be appointed through competitive examination unless exempted by this Charter. The following positions shall be exempt from competitive civil service selection, appointment, and removal procedures, and the person serving in the position shall serve at the pleasure of the appointing authority:

* * * *

14. The law librarian, assistant law librarians, bookbinder of the Law Library, purchaser, curators, Assistant Sheriff, Deputy Port Director, Chief of the Bureau of Maritime Affairs, Director of Administration and Finance of the Port, Port Sales Manager, Port Traffic Manager, Chief Wharfinger, Port Commercial Property Manager, Actuary of the *San Francisco* Employee's' Retirement System, Director of the Zoo, Chief Veterinarian of the Zoo, Director of

the Arboretum and Botanical Garden, Director of Employee Relations, Health Service

Administrator, Executive Assistant to the Human Services Director, *Inspector General in the*

Controller's Office, and any other positions designated as exempt under the 1932 Charter, as

amended;

* * * *

F1.106. OVERSIGHT OF CONTRACTING PROCEDURES.

The Controller shall have the duty to perform regular oversight of the City's contracting procedures, including developing model criteria and terms for City Requests for Proposals (RFPs), <u>and</u> auditing compliance with City contracting rules and procedures. <u>and</u>, <u>wW</u>here appropriate, <u>the Inspector General shall</u> investigateing cases of alleged abuse or conflict of interest. <u>Nothing in this Section shall be construed to alter the existing jurisdiction of City departments and agencies with respect to contracting.</u> Should the <u>Controller Inspector General</u> find that there has been an abuse or conflict of interest, <u>he or she the Inspector General</u> shall refer that finding to the Ethics Commission, the District Attorney, and the City Attorney for possible enforcement action. <u>Nothing in this Section F1.106 shall be construed to alter the</u> existing jurisdiction of City departments and agencies with respect to contracting.

F1.107. CITIZENS' COMPLAINTS; WHISTLEBLOWERS.

(a) The Controller shall have the authority to receive individual complaints concerning the quality and delivery of government services; wasteful and inefficient City government practices; misuse of City government funds; and improper activities by City government officers and employees, by persons or entities that have or are seeking a contract, grant, lease, loan, or other agreement with the City and County, and their employees or officers; by applicants for or recipients of permits, licenses, land use entitlements, tax incentives, benefits, or

1	services from the City and County, and their employees or officers; or by registered City
2	<u>lobbyists</u> . When appropriate, the Controller shall investigate and otherwise attempt to resolve
3	such individual complaints except for those which:
4	(1) another City agency is required by federal, state, or local law to adjudicate,
5	(2) may be resolved through a grievance mechanism established by collective
6	bargaining agreement or contract, <u>or</u>
7	(3) involve allegations of conduct which may constitute a violation of criminal
8	law, or
9	——————————————————————————————————————
10	City Attorney, or the Ethics Commission, where either official or the Commission states in
11	writing that investigation by the Controller would substantially impede or delay his, her, or its
12	<u>their</u> own investigation of the matter.
13	If the Controller receives a complaint described in items (1), (2), or (3), or (4) of this
14	subsection (a) paragraph, the Controller shall advise the complainant of the appropriate
15	procedure for the resolution of such complaint.
16	(b) If the Controller receives a complaint alleging conduct that may constitute a
17	violation of criminal law or a governmental ethics law, the Inspector General shall review the
18	complaint and decide whether to initiate an investigation. Thereafter, the Inspector General he
19	or she shall promptly refer the complaints regarding criminal conduct to the District Attorney or
20	other appropriate law enforcement agency and shall refer complaints regarding violations of
21	governmental ethics laws to the Ethics Commission and the City Attorney. After referring a
22	complaint to the District Attorney, Ethics Commission, or City Attorney, the Inspector General
23	may investigate the matter in coordination with the department receiving the complaint. The
24	Inspector General may decline to refer a complaint to the District Attorney, Ethics Commission,
25	or City Attorney if the complaint relates to the conduct of that agency. In that circumstance, the

1 Inspector General may refer the complaint to another City, State, or federal agency with

jurisdiction over the matter. Nothing in this Section <u>F1.107</u> shall preclude the Controller from

investigating whether any alleged criminal conduct also violates any civil or administrative law,

statute, ordinance, or regulation.

(c) Notwithstanding any provision of this Charter, including, but not limited to Section C3.699-11, or any ordinance or regulation of the City and County of San Francisco, the Controller shall administer a whistleblower and citizen complaint hotline telephone number and website and publicize the hotline and website through press releases, public advertising, and communications to City employees. The Controller shall receive and track calls and emails related to complaints about the quality and delivery of government services, wasteful and inefficient City government practices, misuse of government funds and improper activities by City government officials, employees and contractors and shall route these complaints to the appropriate agency subject to subsection (a) of this Section *F1.107*. The Board of Supervisors shall enact and maintain an ordinance protecting the confidentiality of whistleblowers, and protecting City officers and employees from retaliation for filing a complaint with, or providing information to, the Controller, Ethics Commission, District Attorney, City Attorney or a City department or commission about improper government activity by City officers and employees. The City may incorporate all whistleblower functions set forth in this Charter or by ordinances into a unified City call center, switchboard, or information number at a later time, provided the supervision of the whistleblower function remains with the Controller and its responsibilities and function continue unabridged.

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F1.110. ACCESS TO RECORDS; PRELIMINARY REPORTS.

(a) The Controller shall have timely access to all records and documents the Controller deems necessary to complete the inquiries and reviews required by this Appendix \underline{F} . If a City

officer, employee, agency, department, <u>or</u> commission, <u>or agency</u> does not comply with the
Controller's request for such records and documents, the Controller may issue a subpoena
consistent with the Controller's authority under Section 3.105(b). The provisions of this
subdivision Section F1.110 shall not apply to those records and documents of City agencies for
which a claim of privilege has been properly and appropriately raised, or which are prepared or
maintained by the City Attorney, the District Attorney, or the Ethics Commission for use in any
investigation authorized by federal, state, law or local law.

(b) Notwithstanding any other provision of this Charter, or any ordinance or regulation of the City and County *of San Francisco*, and except to the extent required by state or federal law, all drafts, notes, preliminary reports of Controller's benchmark studies, audits, investigations, and other reports shall be confidential.

F1.113. CONTROLLER'S AUDIT FUND.

Notwithstanding any other provision of this Charter, the Mayor and Board of Supervisors shall be required to budget an amount equal to at least two-tenths of one percent (0.2%) of the City's overall budget, apportioned by fund and excluding bond related debt, to implement this *Appendix F and to support the staffing and operations of the Inspector General provision*. This amount shall be referred to as the Controller's Audit Fund, and shall be used exclusively to implement the duties and requirements of this Appendix *F and to support the staffing and operations of the Inspector General*, and shall not be used to displace funding for the non-audit related functions of the Controller's Office existing prior to *the date this provision is enacted November 4*, 2003. If the funds are not expended or encumbered by the end of the fiscal year, the balance in the fund shall revert to the General Fund or the enterprise funds where it originated.

F1.114. OPERATIVE DATE: SEVERABILITY.

1	(a) This charter amendment shall be operative on July 1, 2004. This amendment shall
2	not affect the term or tenure of the incumbent Controller.
3	(b) If any section, subsection, provision or part of this charter amendment or its
4	application to any person or circumstances is held to be unconstitutional or invalid, the
5	remainder of the amendment, and the application of such provision to other persons or
6	circumstances, shall not be affected.
7	ADDROVED AS TO FORM
8	APPROVED AS TO FORM: DAVID CHIU, City Attorney
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10	By: /s/ JON GIVNER
11	Deputy City Attorney
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