[Coordinated Code Enforce	cement Process.]	
Ordinance amending th	e San Francisco Administrative Co	de by adding Chapter 102 to
require coordination in	the code enforcement efforts of Cit	y departments and to
establish a fund to supp	oort the City's code enforcement ac	tivities; adding Section
10.100-167 to create a Category 4 fund to receive and expend funds related to the City's		
code enforcement activities; and amending Section 1.56 to require annual reports to		
contain details on the department's code enforcement activities; amending the San		
Francisco Business and Tax Regulations Code by adding Section 16(a) to provide a		
mechanism for enforcement of decisions of the Board of Appeals; amending Section		
102A of the San Francisco Building Code and adding Section 176.2 to the San		
Francisco Planning Code to provide for enforcement of decisions of the Board of		
Appeals without additional abatement proceedings by the department; adopting		
environmental and other findings.		
<b>N</b>	A LUC	T
Note:	deletions are strikethrough italics Tim	<del>ves New Roman</del> .
D. Scholler, H. al		
Be it ordained by the People of the City and County of San Francisco:		
Section 1. CEQA. The Planning Department has determined that the actions		
contemplated in this Ordinance are in compliance with the California Environmental Quality		
Act (California Public Relations Code sections 21000 et seq.). Said determination is on file		
with the Clerk of the Board of Supervisors in File No, and is		
incorporated herein.		
	Ordinance amending the require coordination in establish a fund to support 10.100-167 to create a Coode enforcement active contain details on the difference and the support of the San Francisco Business and mechanism for enforced 102A of the San Francisco Planning Coordinate Appeals without addition environmental and other Note:  Be it ordained by the Section 1. CEQA. Contemplated in this Ordinate Act (California Public Relative With the Clerk of the Board Coordinate C	code enforcement activities; and amending Section 1.56 to contain details on the department's code enforcement activities. Francisco Business and Tax Regulations Code by adding 3 mechanism for enforcement of decisions of the Board of A 102A of the San Francisco Building Code and adding Sectivities. Francisco Planning Code to provide for enforcement of decisions are suitable and other findings.  Note:  Additions are single-underline italics and deletions are strikethrough italics are deletions are strikethrough italics. The Board amendment additions are done Board amendment deletions are strikethrough italics. The Board amendment deletions are strikethrough italics.

1	Section 2. Findings. (a) Unlike some junsdictions, enforcement of the San Francisco	
2	Municipal Code is not centralized but rather is divided among the multiple City departments	
3	with jurisdic	tion over a particular code and subject matter. Sometimes these departments
4	have overla	pping jurisdiction.
5	(b)	San Francisco also lacks a centralized case intake and tracking system and a
6	uniform pro	cedure for abatement of code violations.
7	(c)	San Francisco's current system of code enforcement makes it difficult to track
8	and someting	nes hampers the effectiveness of the City's code enforcement activities. It also
9	makes it dif	ficult for City residents to report and correct code violations in their community.
10	(d)	Final decisions by the Board of Appeals are binding upon the parties before the
11	Board on th	e issues decided by the Board. The City needs a mechanism for enforcing the
12	Board's dec	sisions on those issues without initiating or re-initiating abatement actions at the
13	department	•
14	Secti	on 3. The San Francisco Administrative Code is hereby amended by adding
15	Chapter 102	2, to read as follows:
16	SEC.	102.1. TITLE. This Chapter shall be known as the San Francisco Coordinated Code
17	Enforcement	Program (CCEP).
18	SEC.	102.2. INTERDEPARTMENTAL STAFF COMMITTEE ON CODE ENFORCEMENT.
19	<u>(a)</u>	Establishment of Committee. There is hereby established a committee to be known as the
20	<u>Interdepartm</u>	ental Staff Committee on Code Enforcement (ISCODE) consisting of the department heads
21	or their desig	gnated representatives from the following departments and agencies: Building Inspection,
22	Planning, Pa	lice, Fire, Public Health and Public Works. The City Attorney or his or her designee shall
23	serve as Cha	ir of ISCODE. Other departments and agencies may join ISCODE or may participate in its
24		

1	deliberations on a particular matter, either upon the request of the department or agency, at the
2	request of ISCODE, or at the request of the City Attorney.
3	(b) Purpose and Authority of the Committee. The purpose of ISCODE is to coordinate the
4	enforcement activities of the participating departments and agencies with the goals of streamlining the
5	process and making the City's enforcement efforts more effective. ISCODE shall have the authority to
6	take all acts reasonably necessary for it to carry out any duties imposed by ordinance upon it or upon
7	its participating departments and agencies. In particular, ISCODE may conduct inspections of
8	properties, initiate abatement actions, initiate civil complaints for nuisance abatement, and seek other
9	remedies authorized to be taken by its participating departments under City ordinance or State laws. As
10	Chair, the City Attorney shall preside over meetings of ISCODE, including but not limited to setting its
11	meeting agenda, provide legal counsel and advice regarding matters pending before ISCODE, and
12	determine whether to initiate abatement lawsuits.
13	(c) Memorandum of Understanding. With the input of the departments and agencies
14	participating in ISCODE, the City Attorney shall develop a Memorandum of Understanding that the
15	head of each participating department and agency shall execute. This Memorandum of Understanding
16	shall describe how the participating departments and agencies will coordinate their enforcement
17	activities and share relevant data.
18	SEC. 102.3. ABATEMENT PROCEDURE. In abating a specific violation or violations of the
19	San Francisco Municipal Code, the department with jurisdiction may use either its standard abatement
20	process or the process set forth in Chapter 100 of this Code, at the discretion of the director or the
21	head of said department. If there is more than one department with jurisdiction over the violation or
22	violations, all abatement actions shall be coordinated through ISCODE.
23	SEC. 102.4 ISCODE ACTIONS AT DISCRETION OF THE CITY. In enacting this Chapter, the
24	City is assuming an undertaking only to promote the general welfare. It is not assuming, nor is it

1	imposing on its officers and employees, an obligation for breach of which it is liable in money damages
2	to any person who claims that such breach proximately caused injury. All inspections or other actions
3	authorized by ISCODE pursuant to this Chapter shall be at the discretion of the City, and nothing in
4	this Chapter shall be construed as requiring the City to conduct any such inspection nor shall any
5	actual inspection made imply a duty to conduct any other inspection. Furthermore, nothing in this
6	Chapter shall be construed to hold the City responsible for any damage to persons or property by
7	reason of making an inadequate or negligent inspection or by reason of any failure to make an
8	inspection or reinspection.
9	SEC. 102.5. REPORT TO THE BOARD AND RECOMMENDATIONS FOR FUTURE
10	LEGISLATION. Within one year from the effective date of this Chapter and from time to time
11	thereafter, ISCODE shall submit a written report to the Board of Supervisors that provides the
12	following information on the activities of ISCODE and such other information as ISCODE determines
13	to be relevant: (1) number and type of code enforcement actions undertaken, (2) number of violation
14	cases abated, (3) costs of the enforcement activities, and (4) amount of any administrative or civil
15	penalties collected by the participating departments. ISCODE shall also recommend to the Board
16	amendments to the Municipal Code that ISCODE believes will streamline the City's code enforcement
17	process and make it more effective.
18	Section 4. The San Francisco Administrative Code is hereby amended by adding
19	Section 10.100-167, to read as follows:
20	SEC. 10.100-167. CITY DEPARTMENT CODE ENFORCEMENT FUND.
21	(a) Establishment of Fund. The City Department Code Enforcement Fund is established as
22	a Category 4 fund to receive monies from the City's General Fund, administrative penalties collected
23	pursuant to Chapter 100 of the San Francisco Administrative Code, and administrative and civil
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1	penalties collected for violations of provisions of the Municipal Code where those funds are not
2	directed by ordinance to be deposited into other accounts.
3	(b) Use of Fund. Proceeds in the fund are to be expended for the code enforcement
4	activities of City departments, including the services of the City Attorney.
5	Section 5. The San Francisco Administrative Code is hereby amended by amending
6	Section 1.56, to read as follows:
7	SEC. 1.56. ANNUAL REPORTS.
8	(a) Every board or commission of the City and County shall prepare an annual
9	report describing its activities as part of the Annual Statement of Purpose required under
10	Charter Section 4.102(2). The report shall contain a general summary of the department's
11	services and programs presented in terms and format accessible to the average citizen, and
12	any highlights and achievements of the prior year that the department wishes to include. $\underline{\textit{The}}$
13	report shall also include a detailed report of the department's code enforcement activities, including
14	but not limited to number of violation notices issued by type of violation, number of violation cases
15	abated by type of violation, number and type of cases referred to the City Attorney, and amount of
16	administrative and civil penalties assessed and collected
17	(b) Boards, commissions and department heads required to prepare annual reports
18	pursuant to this Section or Section 2A.30 shall post the reports on the City's official website,
19	and transmit the Uniform Resource Locator (URL) for each report to the Documents
20	Department of the San Francisco Public Library within 10 days of final approval of the report.
21	The Documents Department shall maintain a directory of the URLs for posted reports.
22	(c) Where no date is otherwise specified by law, each board, commission or
23	department head required to prepare an annual report pursuant to this Section or Section
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2A.30 shall inform the Clerk of the Board of Supervisors in writing of the date by which the board, commission or department head shall annually post the report.

(d) No board, commission or department head may authorize the expenditure of City funds for the purpose of procuring the printing of an annual report without prior approval of the Board of Supervisors. Where a board, commission or department head proposes to cause an annual report to be printed, the board, commission or department head shall submit a written request to the Board of Supervisors explaining the need for a printed report and the projected cost of printing. The Board of Supervisors may approve or deny the request by resolution. Nothing in this paragraph is intended to prohibit any City official or employee from printing a copy of an annual report from the City website, or to prohibit a board, commission or department head from retaining hard copies of an annual report pursuant to a record retention policy. City Department officials or employees, including City Library employees shall print or assist in arranging for the prompt printing of a copy of an annual report from the City website when requested to do so by a member of the public.

Section 6. The San Francisco Business and Tax Regulations Code is hereby amended by adding Section 16(a), to read as follows:

SEC. 16(a). ENFORCEMENT OF BOARD ORDERS AND DECISIONS. A final order and decision of the Board is binding upon all parties to the matter before the Board as to the issues decided. The City department with jurisdiction over the matter may enforce the Board's order and decision. In taking any such enforcement action, the department may issue and record an order of abatement with respect to the issue or issues decided by the Board and/or refer the matter directly to the City Attorney for prosecution without further process by the department required. Failure of the department to refer the matter to the City Attorney shall not affect the City Attorney's independent

	authority under the San Francisco Cha	arter to pursu	e a civil action to	enforce the Board	d's decision and
)	order or any law	-		•	
2	<u>order, or any law.</u>				

Section 7. The San Francisco Building Code is hereby amended by amending Section 102A, to read as follows:

## SECTION 102A - UNSAFE BUILDINGS, STRUCTURES OR PROPERTY

All buildings, structures, property, or parts thereof, regulated by this code that are structurally unsafe or not provided with adequate egress, or that constitute a fire hazard, or are otherwise dangerous to human life, safety or health of the occupants or the occupants of adjacent properties or the public by reason of inadequate maintenance, dilapidation, obsolescence or abandonment, or by reason of occupancy or use in violation of law or ordinance, or were erected, moved, altered, constructed or maintained in violation of law or ordinance are, for the purpose of this chapter, unsafe.

Whenever the Building Official determines by inspection that property or properties either improved or unimproved are unstable because of landslide, subsidence or inundation or that such occurrences are deemed imminent, the Building Official shall give written notice to the owner or owners that said property or properties are unsafe. The notice shall specify the conditions creating the unsafe classification.

All such unsafe buildings, structures, property, or portions thereof, are hereby declared to be public nuisances and shall be vacated, repaired, altered or demolished as hereinafter provided, except that a final order and decision of the Board is binding upon all parties to the matter before the Board. The Department may enforce the Board's order and decision on the issue or issues decided by the Board, and may issue and record an order of abatement and/or refer the matter directly to the City Attorney for prosecution, without further process by the Department required. Failure of the Department to refer the matter to the City Attorney shall not affect the City Attorney's independent

1	authority under the San Francisco Charter to pursue a civil action to enforce the Board's decision and		
2	order, or any law.		
3	Section 8. The San Francisco Planning Code is hereby amended by adding Section		
4	176.2, to read as follows:		
5	SEC. 176.2. ENFORCEMENT OF DECISIONS OF THE BOARD OF APPEALS. A final order		
6	and decision of the Board of Appeals is binding upon all parties to the matter before the Board. The		
7	Department may enforce the Board's order and decision on the issue or issues decided by the Board,		
8	and may issue and record an order of abatement and/or refer the matter directly to the City Attorney		
9	for prosecution, without being required to comply with the abatement process set forth in Section 176		
10	or 176.1 of this Code. Failure of the Department to refer the matter to the City Attorney shall not affect		
11	the City Attorney's independent authority under the San Francisco Charter to pursue a civil action to		
12	enforce the Board's decision and order, or any law.		
13	Section 7. Severability. In the event that a court or agency of competent jurisdiction		
14	holds that federal or state law, rule or regulation invalidates any clause, sentence, paragraph		
15	or section of this ordinance or the application thereof to any person or circumstances, it is the		
16	intent of the Board of Supervisors that the court or agency sever such clause, sentence,		
17	paragraph or section so that the remainder of this ordinance shall remain in effect.		
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19	DENNIS J. HERRERA. City Attorney		
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22	By:  JUDITH A. BOYAJIAN		
23	Deputy City Attorney		
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