File No	250606	Committee Item No. 9
		Board Item No
C		O OF SUPERVISORS CONTENTS LIST
	Budget and Appropriation pervisors Meeting	ns Committee Date June 23, 2025 Date
Cmte Boar	rd	
• MYR \$	Motion Resolution Ordinance Legislative Digest Budget and Legislative A Youth Commission Report Introduction Form Department/Agency Cove Submission Letter 5/30/20 MOU Grant Information Form Grant Budget Subcontract Budget Contract/Agreement Form 126 – Ethics Comm Award Letter Application Public Correspondence	rt er Letter and/or Report 25
OTHER	(Use back side if addition	nal space is needed)
	MYR Trailing Legislation	
	MYR 30-Day Waiver Req	uest 5/30/2025 - – 30-Day Waiver 6/5/2025
	10-Day Fee Ad Notice 6/	=
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Date June 18, 2025 Date

Completed by: Brent Jalipa
Completed by: Brent Jalipa

1	[Various Codes	- Environmental Health Permit, Fee, and Penalties Revisions]
2		
3	Ordinance am	ending the Business and Tax Regulations Code, Health Code,
4	Administrative	Code, and Public Works Code to: 1) eliminate Department of Public
5	Health permit	requirement for veterinary hospitals and laundry facilities; 2) eliminate
6	the food facilit	y surcharge and certain fees for agricultural inspections; 3) establish
7	fees for regula	tory compliance activities for solid waste facilities, refuse service for
8	commercial an	d residential properties, and licensing of refuse collectors; 4) establish
9	regulatory fee	for food safety classes and food safety examinations; 5) increase
10	existing regula	tory fees for agricultural inspections, certified farmers' market permits,
11	and hazardous	waste management; and 6) increase penalties for violations of tobacco
12	sales ordinand	es by tobacco retailers.
13 14	NOTE:	Unchanged Code text and uncodified text are in plain Arial font. Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in <u>strikethrough italics Times New Roman font</u> .
15		Board amendment additions are in double-underlined Arial font. Board amendment deletions are in strikethrough Arial font. Asterisks (* * * *) indicate the omission of unchanged Code
16		subsections or parts of tables.
17		
18	Be it ord	ained by the People of the City and County of San Francisco:
19		
20	Section '	1. Article 1 of the Business and Tax Regulations Code is hereby amended by
21	revising Section	ns 1.24, 1.25, 22, and 35, to read as follows:
22		
23	SEC. 1.2	4. DOG HOSPITALS OR KENNELS OR HOSPITALS FOR SICK ANIMALS.
24	Fo	or the establishment, maintenance and operation of dog <i>hospitals and</i> kennels
25	or hospitals for s	ick animals—by the Health Department.

SEC. 1.25. LAUNDRIES.

For the establishment, maintenance and operation of laundries including laundry delivery services doing business in the City and County of San Francisco — by the Health

Department; subject to the approval of the Fire Department.

SEC. 22. PROVIDING FOR POSTING AND FORM OF NOTICE OF HEARING, APPLICATIONS FOR CERTAIN PERMITS.

* * * *

The classes of permits referred to in this Section <u>22</u> are: Service stations, commercial parking permits, public repair garages, public storage garages, commercial and truck garages, automobile sales garages, hospitals, of any character, including exclusive of hospitals for sick animals, dog kennels, places of refuge and detention, laundries including laundry delivery services doing business in San Francisco, junkyards or premises, livery stables, riding academies and riding schools, pawnbrokers, secondhand dealers, secondhand clothing dealers and secondhand furniture dealers, encounter studios, retail firearms dealers, nursing homes, day nurseries, nursery schools, play schools, kindergartens, and children's institutions, but shall not include private family boarding homes for aged or children.

SEC. 35. FEE FOR INSPECTION BY THE *HEALTH* DEPARTMENT *OF PUBLIC HEALTH*.

(a) Unless otherwise specifically provided, all fixed fees for inspection or permits which involve the *Health* Department of *Public Health* shall be payable in advance annually. A filing fee of \$298 payable in advance to the *Health* Department of *Public Health* for each inspection for a permit is required for a first-time inspection of a premises or thing if such inspection is requested or required as a condition of the issuance of a first permit or of a first

license, except applications for permits for ambulances, refuse trucks, swill trucks, fumigation site surveillance, soft-serve ice cream machines and hazardous material storage.

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- (f) Whenever the Health Department of Public Health provides environmental health inspection services, permit review, or training services, whether including in response to a permit or license application, in response to a complaint alleging violation of a permit or license condition, or applicable laws, or by request, a fee of \$167 per hour will be charged for service by environmental health inspectors, and a fee of \$150 per hour will be charged for service by environmental health technicians. When these services are provided during nonregular working hours, a fee of \$174 per hour will be charged. "Environmental Health Inspection services, permit review, or training services" includes but is not limited to reviewing applications, plans and blueprints, providing consultations, and making site inspections. A bill for these services will be issued to the person making the application or request and must be paid prior to the Department's providing the service. If the time expended exceeds what the Department anticipated, the Department shall bill the applicant or person making the request for the additional time expended and such person shall be responsible for paying that amount. Notwithstanding any other provision of this Section 35, all fees for routine, nonenforcement-related inspection services provided for solid waste transfer station permit issuance and compliance review will be included in the license fee required by Section 249.15 of this Article.
- (g) When the *Health*-Department of *Public Health*, while in the process of conducting inspections of businesses required to have a valid Permit To Operate, issued by the Department of Public Health, finds violations of local, state law or federal law, requiring follow up inspection(s) to determine if the documented violations have been corrected, the permitted establishment is liable for payment to the *San Francisco* Department of Public Health a fee of

1	\$75 per half-hour of on-site inspection services. Violations subject to reinspection fees include
2	those listed as high-risk violations on the Department of Public Health food inspection report.
3	(h) Notwithstanding any other provision of this Section 35, when the Department of Public
4	Health conducts inspections, permitting, and enforcement of solid waste facilities, as defined in Section
5	40194 and required by Section 43209 et seq. of the California Public Resources Code, as may be
6	amended from time to time, a fee of \$251 per hour will be charged for service by environmental health
7	inspectors, and a fee of \$229 per hour will be charged for service by environmental health technicians.
8	(i) When the Department of Public Health offers training, classes, or examinations to the
9	person in charge of the operation of a food facility and food handlers, such as a food safety classes and
10	food safety examinations as required by Section 113947 et seq. of the California Health and Safety
11	Code, as may be amended from time to time, a fee of \$188 per training, class or examination will be
12	charged. The Department of Public Health may require a deposit in advance, which shall be returned
13	to the depositor upon advance notice of cancellation in accordance with Department policy.
14	(\underline{i}) Beginning with \underline{fF} iscal \underline{yY} ear $\underline{2024-2025}\underline{2008-2000}$, fees set forth in Sections 35,
15	120, 248, 249, 249.1, 249.2, 249.6, 249.7, 249.8, 249.11, 249.12, 249.13, 249.14, 249.15,
16	249.16, and 249.20 may be adjusted each year, without further action by the Board of
17	Supervisors, as set forth in this Section <u>35</u> .
18	Not later than April 1, the Director shall report to the Controller the revenues
19	generated by the fees for the prior fiscal year and the prior fiscal year's costs of operation, as

Not later than May 15, the Controller shall determine whether the current fees have produced or are projected to produce revenues sufficient to support the costs of providing the services for which the fees are assessed and that the fees will not produce revenue that is significantly more than the costs of providing the services for which the fees are assessed.

well as any other information that the Controller determines appropriate to the performance of

the duties set forth in this Section.

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1	The Controller shall, if necessary, adjust the fees upward or downward for the
2	upcoming fiscal year as appropriate to ensure that the program recovers the costs of
3	operation without producing revenue which is significantly more than such costs. The adjusted
4	rates shall become operative on July 1.
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6	Section 2. Article 2 of the Business and Tax Regulations Code is hereby amended by
7	revising Sections 120, 248, 249.5, 249.6, and 249.15, and deleting Section 249.21, to read as
8	follows:
9	
10	SEC. 120. LAUNDRIES AND CLEANING AND DYEING WORKS.
11	(a) Every owner, manager or lessee of a wash laundry will pay the following license fee
12	annually: \$187.
13	$\overline{(b)}$ Every person, firm or corporation engaged in the business of dry cleaning that
14	requires a permit from the Fire Department shall <i>also</i> pay an annual license fee of \$359 per
15	year.
16	(c) Every owner, manager or lessee of an automatic laundry (mechanical, pay-to-operate,
17	washing or dyeing machine) will pay the following license fee annually: \$29 plus \$11 per machine.
18	(d) Every owner, manager or lessee of a laundry delivery service will pay the following
19	license fee annually: \$21 per delivery vehicle per year.
20	The license fees set forth above shall be paid annually on or before March 31, in
21	accordance with the provisions of Section 76.1 of the Business and Tax Regulations Code.
22	
23	SEC. 248. FOOD PRODUCT AND MARKETING ESTABLISHMENTS.
24	(a) The following fee for licenses is established for persons, firms, or corporations engaged in the conduct or operation of the handling, manufacture, or sale of foodstuffs,
25	annually payable in advance to the Tax Collector.

Class	Fee
Class A. Food product and marketing establishments without food preparation with a total square footage of:	
Class A-1. Less than 5,001 square feet	\$647
Class A-2. 5,001 square feet to 10,000 square feet	\$847
Class A-3. 10,001 square feet to 20,000 square feet	\$1,054
Class A-4. Greater than 20,000 square feet	\$1,277
Class B. Food product and marketing establishments with food preparation with a total square footage of:	
Class B-1. Less than 5,001 square feet	\$693
Class B-2. 5,001 square feet to 10,000 square feet	\$898
Class B-3. 10,001 square feet to 20,000 square feet	\$1,09
Class B-4. Greater than 20,000 square feet ("Supermarket") with:	
1 Food Preparation Station	\$1,23
2 to 3 Food Preparation Stations	\$1,390
4 or more Food Preparation Stations	\$1,544
Class C. Retail bakeries	
Without food preparation	\$753
With food preparation	\$1,290
Class D. Farm Stand	\$(
Class E. Certified farmers market	\$1,039 <u>\$62</u> 6
Class F. Wholesale food markets with retail	\$64
Class G. Food manufacturing or processing	\$714
Class H. Food product and marketing establishments with an inventory of food at cost in stock as of the first day of April:	
Less than \$1,000	
Greater than \$1,000	Refer to Class A
Class I. Food product and marketing establishments in stadiums, arenas or auditoriums with a seating capacity of 25,000 or more	

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SEC. 249.5. PET SHOPS, AND DOG KENNELS, HOSPITALS FOR SICK ANIMALS.

Every person, firm or corporation engaged in the business of operating a pet shop *or hospital for sick animals* that requires a permit from the Health Department shall pay an annual license fee of \$108 to the Tax Collector.

Every person, firm or corporation engaged in the business of operating a dog kennel that requires a permit from the Health Department shall pay an annual license fee of \$108 to the Tax Collector, in addition to the fee prescribed in Section 221 of <u>Article 2</u> <u>Part III</u> of this Code.

The license fees set forth above shall be paid annually on or before March 31, in accordance with the provisions of Section 76.1 of the Business and Tax Regulations Code.

SEC. 249.6. VEHICLES FOR THE TRANSPORTATION OF REFUSE AND COLLECTORS OF REFUSEADJUDICATION OF RATE DISPUTES.

Every person, firm or corporation engaged in operating a vehicle for transportation of refuse or garbage that requires a permit from the Health Department shall pay an annual license fee to the Tax Collector as follows:

- (a) Garbage truck, \$3,268502 for each vehicle <u>subject to approval by the Director of</u>

 <u>Public Health in accordance with Articles 6 and 12 of the Health Code</u>.
- (b) Every refuse collector licensed by the Director of Health shall pay an annual license fee of \$12,545 to the Tax Collector for each refuse collection route permitted by Director of Health in accordance with Article 6 of the Health Code.

The license fee<u>s</u> set forth above shall be paid annually on or before March 31, in accordance with the provisions of Section 76.1 of the Business and Tax Regulations Code.

The fees prescribed by this Section <u>249.6</u> are for the purpose of reimbursing the City and County of San Francisco for costs incurred in the implementation of the Mandatory

Refuse Collection Program, the inspection and licensing of refuse vehicles and the adjudication of refuse collection rate disputes.

SEC. 249.15. SOLID WASTE TRANSFER STATION LICENSE FEE.

Every person, firm or corporation operating a solid waste transfer or processing station within the City and County of San Francisco shall pay to the Tax Collector an annual license fee. The license fees set forth in this Section 249.15 shall be paid annually on or before March 31, in accordance with the provisions of Section 76.1 of the Business and Tax Regulations Code.* All fees for routine, nonenforcement-related inspection services provided for solid waste transfer station permit issuance and compliance review will be included in the license fee required by this Section 249.15.

* * * *

SEC. 249.21. FOOD FACILITY SURCHARGE.

(a) Every person, firm or corporation engaged in the business of operating a Food Facility shall pay a surcharge annually in advance to the Tax Collector in the amount of \$285. "Food Facility" for purposes of this section shall have the same meaning set forth in California Health and Safety Code Section 114094, or any successor provisions.

(b) Beginning with fiscal year 2009-2010 and annually thereafter, the surcharge set forth in this Section may be adjusted each year, without further action by the Board of Supervisors, as set forth in this Section.

(c) Not later than April 1, the Director of Health, or his or her designee, shall report to the Controller the revenues generated by the surcharge for the prior fiscal year and the prior fiscal year's costs of operation, as well as any other information that the Controller determines appropriate to the performance of the duties set forth in California Health and Safety Code Section 114094, or any

successor provisions. Not later than May 15, the Controller shall determine whether the current
surcharge has produced or is projected to produce revenues sufficient to support the costs of providing
the services for which the surcharge is assessed and that the surcharge will not produce revenue that is
significantly more than the costs of providing the services for which the surcharge is assessed. The
Controller shall, if necessary, adjust the surcharge upward or downward for the upcoming fiscal year
as appropriate to ensure that the program recovers the costs of operation without producing revenue
that is significantly more than such costs. The adjusted rates shall become operative on July 1.

Section 3. Article 1 of the Health Code is hereby amended by repealing Section 17, to read as follows:

SEC. 17. DOG HOSPITALS, KENNELS, ETC.

It shall be unlawful for any person, firm or corporation, or association, to erect, establish or maintain any dog hospital, dog kennel, or hospital for sick animals within the City and County of San Francisco, without permission first obtained from the Department of Public Health.

Section 4. Article 6 of the Health Code is hereby amended by revising Section 291.16, to read as follows:

SEC. 291.16. INSPECTION FEE.

If the Director of Public Health causes a Dwelling or a Commercial Property to be inspected to determine whether the Owner has complied with Sections 291.1 <u>and 291.2</u>, the Owner of the Dwelling or Commercial Property shall pay an inspection fee <u>in accordance with Section 35 of the Business and Tax Regulations Code, for equal to \$167 per hour of Department of Public Health staff time spent during the inspection.</u>

1 Section 5. The Health Code is hereby amended by deleting Article 7, consisting of 2 Sections 348, 349, 354, 355, 359, and 360, to read as follows: 3 4 5 ARTICLE 7: 6 **LAUNDRIES** SEC. 348. SPRAYING OF CLOTHES BY CERTAIN METHODS PROHIBITED. 7 8 It shall be unlawful for any person or persons, owning or employed in any laundry in the 9 City and County of San Francisco, to spray the clothing of any person or persons with water emitted from the mouth of said owner or employee. 10 11 12 SEC. 349. PENALTY. 13 Any person violating any of the provisions of Section 348 of this Article shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine not exceeding \$50, 14 or by imprisonment in the County Jail for not more than one month, or by both such fine and 15 16 imprisonment. 17 18 SEC. 354. ESTABLISHMENT AND MAINTENANCE OF PUBLIC LAUNDRIES. 19 It shall be unlawful for any person, firm, corporation or association of persons to 20 establish, maintain, operate or carry on the business of a public laundry or washhouse, where clothes 21 or other articles are cleansed, ironed, washed, starched, marked or sorted for hire or profit, including automatic laundries as defined in Section 360 of this Code, in any building or premises within the limits 22 23 of the City and County of San Francisco, without having first obtained a permit therefor from the 24 Director of Public Health, which said permit shall specify the name of the permittee and the location of

the premises used or to be used as such laundry or washhouse.

——————————————————————————————————————	itisfactory evidence
that the premises are properly and sufficiently drained, and that all proper arranges	nents for carrying
on the business without injury to the sanitary condition of the neighborhood have be	en complied with,
and particularly that the provisions of all ordinance pertaining thereto have been co	omplied with and
upon a report from the Chief of the Division of Fire Prevention and Investigation of	the City and
County of San Francisco, or other satisfactory evidence that the stoves, chimneys, n	ıachinery,
equipment, washing and drying apparatus and the appliances for heating smoothing	;-irons are
adequate and in good condition, and that their use is not dangerous to the surround	ing property from
fire, and that all proper precautions have been taken to comply with the provisions	of the ordinance
defining the fire limits of the City and County of San Francisco and regulating the e	rection and use of
buildings in said city and county, and of all ordinances pertaining thereto.	
It shall be the duty of the Director of Public Health and of the Chief of	of the Division of
Fire Prevention and Investigation, respectively, upon request of any applicant for a	permit hereunder
to inspect the premises on which it is proposed to establish, maintain, operate or ca	rry on said
business, or in which said business is being maintained, operated or carried on with	ı a view to
ascertaining the existence or nonexistence of the conditions and matters set forth in	this Section.
(b) Revocation of Permits, etc. The Director of Public Health she	ıll not grant, refuse
or revoke any permit hereunder except after a full hearing, publicly had, at which th	ı e applicant or
permittee may appear in person and by counsel and introduce evidence; and in the	zranting, refusal or
revocation of permits said Director of Public Health shall exercise a sound and rea	sonable discretion.
Permits issued hereunder are not transferable.	
Any permit granted hereunder shall be revocable by the Director of I	Public Health for
any violation of the provisions of any ordinances of the City and County of San Fran	rcisco, in the
conduct of such laundry or washhouse.	

1	(c) Persons Afflicted with Contagious Diseases. No person, firm, corporation or
2	association of persons maintaining, operating or carrying on the business of a public laundry or
3	washhouse or automatic laundry, as defined in Section 360 hereof, within the limits of the City and
4	County of San Francisco, shall permit any person suffering from any infectious or contagious disease
5	to lodge, sleep or remain within or upon the premises used by him, her, it or them, for the purpose of
6	such laundry or washhouse.
7	It shall be unlawful for any person, firm, corporation or association of persons to
8	establish, maintain, operate or carry on a public laundry or washhouse, or automatic laundry as
9	defined in Section 360 hereof, within the City and County of San Francisco in any building or any
10	portion thereof, or in any annex or outhouse thereto or other premises that is frequented by persons
11	likely to spread infectious, contagious or loathsome diseases or that is occupied or used or frequented
12	directly or indirectly for any immoral or unlawful purpose, or that is occupied or used as a public hall
13	or store unless there is a complete wall separation between said hall or store and said laundry,
14	washhouse, or automatic laundry and the latter has its own separate entrance from the street.
15	(d) Lettering on Laundry Vehicles. It shall be unlawful for any person, firm or
16	corporation either as owner, agent or employee of any public laundry or public washhouse, where
17	clothes or other articles are cleansed for hire, or for any owner or operator of any independently
18	owned laundry route, to operate or to cause to be operated any vehicle for the purpose of receiving
19	clothes or other articles to be cleansed or for the purpose of delivering any clothes or other articles
20	which have been cleansed, unless such vehicle shall carry in letters at least four inches high, painted or
21	both sides, the name of the laundry where said clothes or other articles have been or are to be
22	cleansed.
23	(e) Exception. The provisions of this Section shall not apply to hotels, or hospitals
24	maintaining or operating laundries exclusively for the convenience, service or accommodation of the
25	respective guests, patients or employees.

charge or control of any building or premises within the limits of the City and County of San Francisco or for the president, manager, superintendent or other managing officer of any firm, corporation or association to cause or to permit the business of public laundry or public washhouse, or automatic laundry as defined in Section 360 hereof, to be established, maintained, operated or carried on in any building or premises within the City and County of San Francisco in violation or in disregard of the provisions of this Article.

SEC. 355. CHANGES OR REPLACEMENTS OF MACHINERY OR EQUIPMENT.

No permittee may change or replace existing machinery or equipment or install additional machinery or equipment in any building or premises for which a permit has been previously issued under the provisions of Section 354 of this Article without first having obtained a certificate of approval therefor from the Director of Public Health. No certificate of approval shall be granted except upon satisfactory evidence that such change, replacement or installation is in compliance with the conditions and requirements set forth in subdivision (a) of Section 354 for the original issuance of a permit for the laundry operation.

SEC. 359. HANDLING OF CLOTHES.

It shall be unlawful for any person, firm or corporation to maintain any device for receiving soiled clothing for the purpose of being laundered, or to conduct any office or place for the collection of soiled clothing for laundering purposes, or for the distribution of clothing after laundering, within any building, room, apartment, dwelling, basement or cellar where food stuffs are sold, offered for sale, prepared, produced, manufactured, packed, stored, or otherwise disposed of; or in any premises wherein the business of secondhand or misfit clothing, hat or clothing renovating, cleaning and dyeing and repairing of shoes is conducted.

1	Section 6. Article 19D of the Health Code is hereby amended by revising Section
2	1009.3, to read as follows:
3	
4	SEC. 1009.3. PENALTIES AND ENFORCEMENT.
5	* * * *
6	(c) Any person who violates or refuses to comply with the provisions of this
7	Article $\underline{19D}$ shall be guilty of \underline{ana} $\underline{infraction}$ $\underline{misdemeanor}$, and shall be deemed guilty of a
8	separate offense for every day such violation or refusal shall continue. Every violation is
9	punishable by (1) a fine of at least \$25 but not exceeding \$100 for a first violation; (2) a fine of
10	at least \$100 but not exceeding \$200 for a second violation within one year; (3) a fine of at
11	least \$200 but not exceeding \$500 for each additional violation within one year, and by the
12	imposition of administrative penalties in the amounts set forth in Article 19H.20 of the Health Code.
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14	Section 7. Article 19H of the Health Code is hereby amended by revising Sections
15	19H.16, 19H.17, 19H.18, 19H.19, 19H.20, to read as follows:
16	
17	SEC. 19H.16. FRAUDULENT PERMIT APPLICATIONS.
18	* * * *
19	(f) Any person who obtained a permit by fraud or misrepresentation may be
20	prosecuted for $\frac{either\ an\ infraction\ or}{}$ a misdemeanor punishable by $\underline{(1)}$ a fine not to exceed $\frac{one}{}$
21	hundred dollars (\$100) for a first violation; (2) a fine not to exceed two hundred dollars (\$200) for a
22	second violation within one year <u>;</u> and <u>(3)</u> <u>a fine not to exceed five hundred dollars (</u> \$500) for a

third and for each subsequent violation within one year, and by the imposition of administrative

penalties in the amounts set forth in Article 19H.20 of the Health Code.

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SEC. 19H.17. SELLING TOBACCO WITHOUT A PERMIT.

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(d) Any person who engages in tobacco sales without the required permit may be prosecuted for *either an infraction or* a misdemeanor punishable by (1) a fine not to exceed *one hundred dollars* (\$250100) for a first violation; (2) a fine not to exceed two hundred dollars (\$500200) for a second violation within *onetwo* years; and (3) a fine not to exceed five hundred dollars (\$1000500) for a third and for each subsequent violation within *onetwo* years, and by the imposition of administrative penalties in the amounts set forth in Article 19H.20 of the Health Code.

SEC. 19H.18. OTHER ENFORCEMENT.

- (a) Violations of this Article <u>19H</u> are hereby declared to be public nuisances and may be enforced as set forth in Section 596 of the San Francisco Health Code.
- (\underline{b}) Violations of this Article $\underline{19H}$ are hereby declared to be unfair business practices and are presumed to damage each and every resident of the community in which the business operates.
- (c) Any person, the owner, or the owner's authorized agent, who violates any provision of this Article 19H shall be liable for a civil penalty of not less than \$250 and not exceeding \$1,000 for each day such violation is committed or permitted to continue. Penalties shall be assessed and recovered in a civil action brought in the name of the People of the City and County of San Francisco in any court of competent jurisdiction. Any penalty assessed and recovered in an action brought pursuant to this subsection (c) shall be paid to the City Treasurer and credited to the Department's Special Fund.
- (ed) In addition to other remedies provided by this Article 19H or by other law, any violation of this ordinance may be remedied by a civil action brought by the City Att-orney,

1	including, for example, administrative or judicial abatement proceedings, civil or criminal
2	$e\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$
3	successful civil action is brought shall be liable for the costs and attorney's fees incurred by
4	the City and County of San Francisco.
5	
6	SEC. 19H.19. TIME PERIOD OF SUSPENSION OF PERMIT; PERMIT
7	<u>REVOCATION</u> .
8	When this Article $\underline{19H}$ allows the Director to suspend a permit, the following
9	sanctions may be imposed:
10	(a) The Director may suspend the permit for a maximum of 90 days for the
11	first violation.
12	(b) If a second violation occurs within <i>twelve</i> <u>24</u> months of the first violation,
13	the Director may suspend the permit for a maximum of six months.
14	(c) Upon the third violation, if within twelve 24 months of the prior violation,
15	the Director may suspend the permit for a maximum of one year.
16	(d) Upon the fourth or subsequent violation within 24 months of the prior violation,
17	the Director may revoke the permit.
18	(de) Each suspension is an independent sanction and is served consecutively.
19	
20	SEC. 19H.20. ADMINISTRATIVE PENALTY.
21	When this Article $\underline{\it 19H}$ allows the Director to impose an administrative penalty, the
22	Director may assess an administrative penalty (1) not exceeding \$500 one hundred dollars
23	(\$100) for a first violation; (2) not exceeding two hundred dollars (\$200) \$750 for a second
24	violation; and <u>(3)</u> not exceeding <i>five hundred dollars (\$500)</i> \$1,000 for the third and each

1 subsequent violation. For purposes of administrative penalties, each day that tobacco sales 2 occur without a permit shall constitute a separate violation. 3 Section 8. Article 22A of the Health Code is hereby amended by revising Section 4 5 22A.19, to read as follows: 6 7 SEC. 22A.19. FEES. 8 (a) The Director is authorized to charge the following fees to defray the costs of 9 administering this Article 22A, including but not limited to document processing and review; field 10 inspection and documentation; conference and consultation with applicant; and monitoring of compliance with implementation of environmental land use or activity restrictions document processing 11 12 and review, consultation with applicants, and administration of this Article: 13 (1) an initial fee of \$609.511,000, payable to the Department for administrative work, 14 due upon filing initial documents for review upon filing a site history report with the Department; and 15 (2) an additional fee of \$333203.17 per hour for administration of this Article 22A 16 document processing and review and applicant consultation exceeding three hours or portion 17 thereof, payable to the Department, upon filing of the certification required pursuant to Section 22A.11. 18 (b) Beginning with fFiscal fFis 19 20 fees set forth in this Section <u>22A.19</u> may be adjusted each year, without further action by the 21 Board of Supervisors, as set forth in this Section. *In adjusting the fees, the Controller may round* 22 up or down to the nearest dollar, half-dollar or quarter-dollar.

Not later than April 1, the Director shall report to the Controller the revenues generated

by the fees for the prior fiscal year and the prior fiscal year's costs of operation, as well as any

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2	set forth in this Section <u>22A.19</u> .
3	Not later than May 15, the Controller shall determine whether the current fees have
4	produced or are projected to produce revenues sufficient to support the costs of providing the
5	services for which the fees are assessed and that the fees will not produce revenue which is
6	significantly more than the costs of providing the services for which the fees are assessed.
7	The Controller shall, if necessary, adjust the fees upward or downward for the
8	upcoming fiscal year as appropriate to ensure that the program recovers the costs of
9	operation without producing revenue which is significantly more than such costs. The adjusted
10	rates shall become operative on July 1.
11	(c) Fees assessed for administration of this Article 22A shall be paid within 30 days of the
12	Director's service of notice that such fees are due. In the event the fees assessed under this Article are
13	not paid in full within 30 days of notice, a late penalty fee of 10% plus interest at 1% per month on the
14	outstanding balance may be charged.
15	(d) The Director may decline to make a determination of compliance with provisions of this
16	Article 22A on the basis of outstanding fee balances.
17	(e) All fees, costs,, and administrative penalties assessed under this Article 22A shall be an
18	obligation owed to the City by the Applicant and the owner of the property. Such obligation may be
19	collected by means of the imposition of a lien against the property, under the procedures set forth
20	in Article XX of Chapter 10 of the Administrative Code.
21	
22	Section 9. Article 22B of the Health Code is hereby amended by revising Section
23	1249, to read as follows:
24	
25	SEC. 1249. FEES.

other information that the Controller determines appropriate to the performance of the duties

1	<u>(a)</u> The Director is authorized to charge the following fees to defray the costs of
2	administering this Article 22B, including but not limited to the document processing and review; field
3	inspection and documentation; conference and consultation with applicants; and monitoring of
4	compliance with implementation of environmental land use or activity restrictions document processing
5	and review, consultation with applicants, and administration of this Article:
6	(1) An initial fee of \$1,000, payable to the Department, due upon filing a dust control plan
7	for review with the Department; and
8	(2) An additional fee of \$333 per hour for administration of this Article 22B exceeding
9	three hours or portion thereof payable to the Department.
10	(b) Beginning with Fiscal Year 2025-2026 and annually thereafter, the fees set forth in this
11	Section 1249 may be adjusted each year, without further action by the Board of Supervisors, as set
12	forth in this Section. In adjusting the fees, the Controller may round these fees up or down to the
13	nearest dollar, half-dollar or quarter-dollar.
14	Not later than April 1, the Director shall report to the Controller the revenues generated by
15	the fees for the prior fiscal year and the prior fiscal year's costs of operation, as well as any other
16	<u>information that the Controller determines appropriate to the performance of the duties set forth in this</u>
17	<u>Section 1249.</u>
18	Not later than May 15, the Controller shall determine whether the current fees have
19	produced or are projected to produce revenues sufficient to support the costs of providing the services
20	for which the fees are assessed and that the fees will not produce revenue which is significantly more
21	than the costs of providing the services for which the fees are assessed.
22	The Controller shall, if necessary, adjust the fees upward or downward for the upcoming
23	fiscal year as appropriate to ensure that the program recovers the costs of operation without producing
24	revenue which is significantly more than such costs. The adjusted rates shall become operative on July
25	1. for fiscal year 2008-2009 (1) an initial fee of \$492, payable to the Department upon the filing of a

1	Dust Control Plan with the Department; and (2) an additional fee of \$164 per hour for time spent in
2	document processing and review and applicant consultation exceeding three hours or portion thereof
3	payable to the Department. Beginning with fiscal year 2009-2010, no later than April 15 each year, the
4	Controller shall adjust the fees provided in this Article to reflect changes in the relevant Consumer
5	Price Index, without further action by the Board of Supervisors. In adjusting the fees, the Controller
6	may round these fees up or down to the nearest dollar. The Director shall perform an annual review of
7	the fees scheduled to be assessed for the following fiscal year and shall file a report with the Controller
8	no later than May 1st of each year, proposing, if necessary, an adjustment to the fees to ensure that
9	costs are fully recovered and that fees do not produce significantly more revenue than required to
10	cover the costs of operating the program. The Controller shall adjust fees when necessary in either
11	ease.
12	(c) Fees assessed for administration of this Article 22B shall be paid within 30 days of the
13	Director's service of notice that such fees are due. In the event the fees assessed for this Article are not
14	paid in full within 30 days of the Director's service of notice, a late penalty fee of 10% plus interest at
15	1% per month on the outstanding balance may be charged.
16	(d) The Director may withhold approvals required under this Article 22B on the basis of
17	outstanding fee balances.
18	(e) All fees, costs, and administrative penalties assessed under this Article 22B shall be an
19	obligation owed to the City by the Applicant and the owner of the property. Such obligation may be
20	collected by means of the imposition of a lien against the property, under the procedures set forth
21	in Article XX of Chapter 10 of the Administrative Code.
22	
23	Section 10. Article 31 of the Health Code is hereby amended by revising Section 3108
24	to read as follows:

1	SEC. 3108. FEES.
2	(a) The Director is authorized to charge the following fees to defray the costs of
3	administration of this Article 31, including but not limited document processing and review; field
4	inspection and documentation; and conference and consultation with applicant document processing
5	and review, consultation with Applicants, and administration of this Article:
6	(1) an initial fee of \$1,000, payable to the Department, due upon filing initial documents
7	for review with the Department; and
8	(2) an additional fee of \$333 per hour for administration of this Article 31 exceeding three
9	hours or portion thereof, payable to the Department, prior to the Director's issuance of written
10	notification that the requirements of this Article 31 have been met.
11	(b) Beginning with Fiscal Year 2025-2026 and annually thereafter, the fees set forth in this
12	Section 3108 may be adjusted each year, without further action by the Board of Supervisors, as set
13	forth in this Section. In adjusting the fees, the Controller may round these fees up or down to the
14	nearest dollar, half-dollar or quarter-dollar.
15	Not later than April 1, the Director shall report to the Controller the revenues generated by
16	the fees for the prior fiscal year and the prior fiscal year's costs of operation, as well as any other
17	information that the Controller determines appropriate to the performance of the duties set forth in this
18	Section 3108.
19	Not later than May 15, the Controller shall determine whether the current fees have
20	produced or are projected to produce revenues sufficient to support the costs of providing the services
21	for which the fees are assessed and that the fees will not produce revenue which is significantly more
22	than the costs of providing the services for which the fees are assessed.
23	The Controller shall, if necessary, adjust the fees upward or downward for the upcoming
24	fiscal year as appropriate to ensure that the program recovers the costs of operation without producing
25	revenue which is significantly more than such costs. The adjusted rates shall become operative on July

1	1.for Fiscal Year 2010-2011, the fees are as follows: Application Fee = \$592 for up to three hours of
2	document review/consultation and \$197 for each additional hour, including site visits. No later than
3	April 15 of each year, the Controller shall adjust the allowable fees to reflect changes in the relevant
4	Consumer Price Index, without further action by the Board of Supervisors. In adjusting the fees, the
5	Controller may round these fees up or down to the nearest dollar, half-dollar or quarter-dollar. The
6	Director shall perform an annual review of the fees scheduled to be assessed for the following fiscal
7	year and shall file a report with the Controller no later than May 1st of each year, proposing, if
8	necessary, an adjustment to the fees to ensure that costs are fully recovered and that fees do not
9	produce significantly more revenue than required to cover the costs of operating the program. The
10	Controller shall adjust fees when necessary in either case.
11	(c) Fees assessed for implementation and administration of this Article 31 shall be paid within
12	30 days of the Director's service of notice that such fees are due. In the event the fees assessed for this
13	Article are not paid in full within 30 days of the Director's service of notice, a late penalty fee of 10%
14	plus interest at 1% per month on the outstanding balance may be charged.
15	(d) The Director may withhold approvals required under this Article 31 on the basis of
16	outstanding fee balances.
17	(e) All final costs and fees, and administrative penalties assessed under this Article 31 shall be
18	an obligation owed to the City by the Applicant and the owner of the property. Such obligation may be
19	collected by means of the imposition of a lien against the property under the procedures set forth
20	in Article XX of Chapter 10 of the Administrative Code.
21	
22	Section 11. Article 38 of the Health Code is hereby amended by revising Section 3811
23	to read as follows:
24	
25	SEC. 3811. FEES.

1	(a) The Director is authorized to charge the following fees to defray the costs of
2	administration of this Article 38:
3	(1) Review and approval of an Enhanced Ventilation Proposal: \$1,255984.00
4	(b) (2) Additional consultation, document review or inspection: \$251225.00 per
5	hour
6	(b) Beginning with Fiscal Year 2025-2026 and annually thereafter, the fees set forth in this
7	Section 3811 may be adjusted each year, without further action by the Board of Supervisors, as set
8	forth in this Section 3811.
9	Not later than April 1, the Director shall report to the Controller the revenues generated by
10	the fees for the prior fiscal year and the prior fiscal year's costs of operation, as well as any other
11	information that the Controller determines appropriate to the performance of the duties set forth in this
12	<u>Section 3811.</u>
13	Not later than May 15, the Controller shall determine whether the current fees have
14	produced or are projected to produce revenues sufficient to support the costs of providing the services
15	for which the fees are assessed and that the fees will not produce revenue which is significantly more
16	than the costs of providing the services for which the fees are assessed.
17	The Controller shall, if necessary, adjust the fees upward or downward for the upcoming
18	fiscal year as appropriate to ensure that the program recovers the costs of operation without producing
19	revenue which is significantly more than such costs. The adjusted rates shall become operative on July
20	<u>1.</u>
21	
22	Section 12. Chapter 1 of the Administrative Code is hereby amended by revising
23	Sections 1.10, 1.10-2, 1.13-1 and deleting Sections 1.10-3, 1.11, 1.12, and 1.13, to read as
24	follows:

SEC. 1.10. INSPECTION OF AGRICULTURAL PRODUCTS PRIOR TO SHIPMENT - INSPECTION FEES. (a) The fees to be charged for inspection and certificates for agricultural

- (a) The fees to be charged for inspection and certificates for agricultura products to be shipped, effective $\frac{JanuaryJuly}{July}$ 1, $20\underline{25}13$, shall be $$70\underline{40.00}$.
 - (b) The fees for each certificate of fumigation shall be \$70 30.00.
- (c) <u>\$70</u>Twenty five dollars shall be the minimum charge for any single certificate.

8 ****

SEC. 1.10-2. QUARANTINE INSPECTION FEES.

The County Agricultural Commissioner is hereby authorized to impose fees for the inspection of shipments of any agricultural products sent to the City and County of San Francisco, to ensure compliance with California quarantine law, as follows:

- (a) Inspections Made Outside Regular Business Hours. In the case of inspections which must be made outside of regular business hours or on any weekend day or legal holiday, due to the time of arrival of the shipment in the City and County of San Francisco, the fee authorized by this Section <u>1.10-2</u> shall be a minimum of \$240135 plus \$9045 per hour for any hour or portion thereof in excess of three hours required to complete the inspection, and \$0.5630 per mile traveled to perform such inspections.
- (b) Inspections of Quarantine Shipments Which Require Special Handling. In the case of (1) shipments of agricultural products sealed at the California <u>s</u>State border by the California Department of Food and Agriculture, which includes shipments with a "Warning Hold Notice," and (2) any shipments which have not passed an initial inspection and which require follow-up inspection by the County Agricultural Commissioner to ensure compliance

1	with California quarantine law, the fee authorized by this Section $\underline{1.10-2}$ shall be \$ $\underline{9035}$ per
2	hour, and \$0.5630 per mile traveled to perform such inspections.
3	* * * *
4	
5	SEC. 1.10-3. SALAD PRODUCTS PROCESSOR INSPECTION FEES.
6	(a) Imposition of Fee. The County Agricultural Commissioner is hereby authorized
7	to impose a fee for inspection of salad products processors in an amount of 41/2 cents per 20-pound
8	master carton or .0025 cents per pound. Such inspections are authorized pursuant to Title 3 of the
9	California Code of Regulations, Sections 1438.22 et seq. Where repeated violations of those sections
10	occur, the County Agricultural Commissioner is hereby authorized to impose fees necessary to cover
11	the cost of additional inspections necessitated by such violations.
12	(b) Procedures. The County Agricultural Commissioner may develop procedures for
13	the collection of any fees authorized by this Section.
14	(c) Effective Date. This Section shall be effective as of October 1, 1995.
15	
16	SEC. 1.11. INSPECTION OF AGRICULTURAL PRODUCTS PRIOR TO SHIPMENT—
17	INSPECTION OF IMPORTED VEGETABLES.
18	It shall be the duty of the County Agricultural Commissioner, at the request of the
19	consignor or consignee, to inspect all vegetables shipped from any point outside of the United States of
20	America to the City and County (irrespectively as whether such vegetables are shipped directly to the
21	City and County or by reshipment from points within the United States) for the purpose of ascertaining
22	if the vegetables are fit for human consumption. The inspection may be made either at the time of
23	arrival of the vegetables in the City and County or at any other time before they are finally disposed of.
24	

1	SEC. 1.12. INSPECTION OF AGRICULTURAL PRODUCTS PRIOR TO SHIPMENT—
2	INSPECTION OF IMPORTED VEGETABLES - FEES.
3	The fees to be paid by the person requesting the inspection provided for by the preceding
4	section shall be two cents for each package (not above standard size) inspected by the County
5	Agricultural Commissioner.
6	
7	SEC. 1.13. INSPECTION OF AGRICULTURAL PRODUCTS PRIOR TO SHIPMENT
8	CERTIFICATE OF INSPECTION; DESTRUCTION OF UNFIT VEGETABLES.
9	The County Agricultural Commissioner shall, on the payment of the fees provided in
10	Sections 1.10 and 1.12 of this Code, furnish to the person requesting the inspection a certificate
11	showing the total number of packages of vegetables inspected, the number fit for human consumption
12	and the number unfit for human consumption; and shall destroy all of such vegetables found to be unfit
13	for human consumption.
14	
15	SEC. 1.13-1. REGISTRATION FEES – STRUCTURAL PEST CONTROL
16	OPERATORS, PEST CONTROL OPERATORS AND ADVISERS.
17	Pursuant to the California Food and Agricultural Code, Sections 11734, 12034, 15204
18	and 15204.5, giving the Board of Supervisors authority to establish reasonable fees for
19	registration of Structural Pest Control Operators, Pest Control Operators and Pest Control
20	Advisers, the fees to be charged are:
21	\$25 for Branch 1 Fumigation Structural Pest Control Operator.
22	\$10 for each Branch 1 Fumigation Structural Pest Control Operator
23	Registration Amendment.
24	\$10 for Branch 2 or 3 Fumigation Structural Pest Control Operator.

1	\$10 for each Branch 2 or 3 Fumigation Structural Pest Control Operator
2	Registration Amendment.
3	\$50 for Agricultural Pest Control Operators.
4	\$25 for Maintenance Gardeners.
5	\$10 for Structural Pest Control Operators.
6	\$10 for a resident Agricultural Pest Control Adviser, and
7	\$5 for a nonresident Agricultural Pest Control Adviser.
8	
9	
10	Section 13. Chapter 105 of the Administrative Code is hereby amended by revising
11	Section 105.4, to read as follows:
12	
13	SEC. 105.4. ENFORCEMENT.
14	* * * *
15	(d) The Cigarette Litter Abatement Fee Ordinance is a Tobacco Control Law
16	under <u>Section 19H.13 of the</u> Health Code <u>Section 1009.60</u> . Upon a decision of the Director of the
17	Department of Public Health that any Cigarette Retailer has engaged in any conduct that
18	violates any requirement of this Ordinance, the Director may suspend the Cigarette Retailer's
19	tobacco sales permit as set forth in <u>Article 19H of the</u> Health Code <u>Section 1009.66</u> , impose
20	administrative penalties as set forth in Health Code Section 1009.67 19H.13, or both suspend
21	the permit and impose administrative penalties. <i>The Director may prosecute violations of this</i>
22	Ordinance as either a misdemeanor or infraction.
23	
24	Section 14. Article 25 of the Public Works Code is hereby amended by revising
25	Section 1527, to read as follows:

SEC. 1527. FEES AND COSTS.

3 ****

- (d) Inspection Fees. The Department and the Department of Public Health shall impose fees for the inspection of a permitted Personal Wireless Service Facility. The purpose of these fees is to enable these City departments to recover their costs related to inspecting a permitted Personal Wireless Service Facility.
- (1) **Department Inspection Fee.** Each Permittee shall pay the Department a non-refundable time and materials inspection fee not to exceed \$150 to inspect a permitted Personal Wireless Service Facility as required under Section 1516(b).
- shall pay the Department of Public Health a non-refundable time and materials inspection fee not to exceed the amount listed in Section 35(f) of Article 1 of the Business and Tax Regulations Code, as amended from time to time, to inspect a permitted Personal Wireless Service Facility where such inspection is required or requested under Section 1516(b).

(e) Adjustment of Fees.

herein may be adjusted each year, without further action by the Board of Supervisors, to reflect changes in the relevant Consumer Price Index ("CPI") (as determined by the Controller). No later than April 15 of each year, the Director shall submit the current fee schedule to the Controller, who shall apply the CPI adjustment to produce a new fee schedule for the following year. No later than May 15 of each year, the Controller shall file a report with the Board of Supervisors reporting the new fee and certifying that the fees produce sufficient revenue to support the costs of providing the services for which the Permit fee is charged, and that the fees do not produce revenue that exceeds the costs of

1	providing the services for which each Permit fee is charged. The operation of this subsection (e)(1)
2	shall terminate after the CPI adjustment for fiscal year 2019-2020.
3	———Controller Adjustments. Beginning with $f\underline{F}$ iscal $\underline{y}\underline{Y}$ ear 2020-2021, the
4	fees established herein, including as adjusted through fiscal year 2019-2020 under Section
5	1527(e)(1) above, may be adjusted each year on July 1 without further action by the Board of
6	Supervisors, to reflect changes in City department costs to provide the services required
7	herein. No later than April 1st of each year, the director of each City department responsible for
8	review of an Application for a Personal Wireless Service Facility Site Permit shall submit their current
9	fee schedule to the Controller, who shall apply the Consumer Price Index (CPI) adjustment to produce
10	a new fee schedule for the following year. Not later than April 15 of each year the Controller will
11	determine whether the current fees have produced or are projected to produce revenues
12	sufficient to enable City departments to recover the costs of the permitting services required
13	by this Article 25, and that the fees will not produce revenue that is significantly more than the
14	costs of providing such services. If necessary, the Controller will adjust the fees upward or
15	downward for the upcoming fiscal year as appropriate to ensure that City departments recover
16	their costs without producing revenue that is significantly more than such costs. The adjusted
17	fees shall become operative on July 1.
18	* * * *
19	
20	Section 15. Effective Date. This ordinance shall become effective 30 days after
21	enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the
22	ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board
23	of Supervisors overrides the Mayor's veto of the ordinance.
24	

1	Section 16. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors
2	intends to amend only those words, phrases, paragraphs, subsections, sections, articles,
3	numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal
4	Code that are explicitly shown in this ordinance as additions, deletions, Board amendment
5	additions, and Board amendment deletions in accordance with the "Note" that appears under
6	the official title of the ordinance.
7	
8	APPROVED AS TO FORM:
9	DAVID CHIU, City Attorney
10	By: <u>/s/</u>
11	ADAM RADTKE Deputy City Attorney
12	n:\legana\as2025\2500159\01843455.docx
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LEGISLATIVE DIGEST

[Various Codes - Environmental Health Permit, Fee, and Penalties Revisions]

Ordinance amending the Business and Tax Regulations Code, Health Code, Administrative Code, and Public Works Code to: 1) eliminate Department of Public Health permit requirement for veterinary hospitals and laundry facilities; 2) eliminate the food facility surcharge and certain fees for agricultural inspections; 3) establish fees for regulatory compliance activities for solid waste facilities, refuse service for commercial and residential properties, and licensing of refuse collectors; 4) establish regulatory fee for food safety classes and food safety examinations; 5) increase existing regulatory fees for agricultural inspections, certified farmers' market permits, and hazardous waste management; and 6) increase penalties for violations of tobacco sales ordinances by tobacco retailers.

Existing Law

The Department of Public Health ("DPH"), through the Environmental Health Branch, is responsible under various local codes and state laws for regulating certain business activity to protect the public health. Currently, various provisions of the municipal code authorize DPH to establish permits for regulated businesses and activities, impose permit and license fees to recover administrative costs, and address non-compliance with applicable standards by imposing specified penalties.

Amendments to Current Law

The proposed ordinance would change local licensing/permitting requirements administered by DPH by:

- eliminating permit requirements for veterinary hospitals and laundry facilities;
- eliminating the food facilities surcharge and salad product inspection and imported vegetable fee;
- establishing new fees for licensing and permitting of refuse collectors and solid waste facilities.
- establishing new fees for DPH-provided food safety classes and food safety examinations for food facilities;
- increasing existing local fees for inspection and certificate of agricultural products prior to shipment, farmer's market permits, and hazardous waste management; and
- increasing penalties for non-compliance with local tobacco sales ordinances.

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BOARD OF SUPERVISORS Page 1

BOARD of SUPERVISORS



City Hall

1 Dr. Carlton B. Goodlett Place, Room 244
San Francisco, CA 94102-4689
Tel. No. (415) 554-5184
Fax No. (415) 554-5163
TDD/TTY No. (415) 554-5227

NOTICE OF PUBLIC HEARING

BUDGET AND APPROPRIATIONS COMMITTEE BOARD OF SUPERVISORS OF THE CITY AND COUNTY OF SAN FRANCISCO

NOTICE IS HEREBY GIVEN THAT the Board of Supervisors of the City and County of San Francisco's Budget and Appropriations Committee will hold a public hearing to consider the following proposal and said public hearing will be held as follows, at which time all interested parties may attend and be heard:

Date: June 18, 2025

Time: 10:00 a.m.

Location: Legislative Chamber, Room 250, located at City Hall

1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102

Subject: File No. 250606. Ordinance amending the Business and Tax Regulations

Code, Health Code, Administrative Code, and Public Works Code to: 1) eliminate Department of Public Health permit requirement for veterinary hospitals and laundry facilities; 2) eliminate the food facility surcharge and certain fees for agricultural inspections; 3) establish fees for regulatory compliance activities for solid waste facilities, refuse service for commercial and residential properties, and licensing of refuse collectors; 4) establish regulatory fee for food safety classes and food safety examinations; 5) increase existing regulatory fees for agricultural inspections, certified farmers' market permits, and hazardous waste management; and 6) increase penalties

for violations of tobacco sales ordinances by tobacco retailers.

If this legislation passes, the San Francisco Business and Tax Regulations Code, Section 35, will be modified to establish a fee of \$251 per hour for service by environmental health inspectors and a fee of \$229 per hour for service by environmental health technicians when the Department of Public Health conducts inspections, permitting, and enforcement of solid waste facilities, as defined in Section 40194 and required by California Public Resources Code, Sections 43209 et seq.; and a fee of \$188 per training, class, or examination will be charged when the Department of Public Health offers training, classes, or examinations to the person in charge of the operation of a food facility and food handlers, such as a food safety classes and food safety examinations as required by California Health and Safety Code, Sections 113947 et seq. San Francisco Business and Tax Regulations, Section 249.6, will establish an annual license fee for \$12,545 to the Tax Collector for every refuse collector licensed by the Director of Health for each refuse collection route permitted by the Director of Health in accordance with Health Code, Article 6.

Health Code, Section 22A.19, will be modified to increase the initial fee payable to the Department of Public Health upon filing documents for review in administration of Article 22A: Hazard Waste

Management from \$609.50 to \$1,000, and increase the additional fee from \$203.17 to \$333 per hour exceeding three hours or portion thereof.

San Francisco Health Code, Sections 1249 and 3108, will be modified to establish an initial fee of \$1,000 payable to the Department of Public Health due upon filing documents for a dust control plan and for review and establish an additional fee of \$333 per hour exceeding three hours or portion thereof for the administration of Articles 22B and 31. The Controller shall, if necessary, adjust the fees upward or downward for the upcoming fiscal year as appropriate to ensure that the program recovers the costs of operation without producing revenue.

Health Code, Section 3811, will be modified to increase the fees in review and approval of an enhanced ventilation proposal from \$984 to \$1,255; additional consultation, document review or inspection will increase from \$225 to \$251. The Controller shall, if necessary, adjust the fees upward or downward for the upcoming fiscal year to ensure program recovery without producing revenue.

Administrative Code, Section 1.10, will be modified to increase the fees for inspection and certificates for agricultural products to be shipped from \$40 to \$70; certificate of fumigation from \$30 to \$70, and the minimum charge for any single certificate from \$25 to \$70. Quarantine inspection fees will increase from a minimum of \$135 to \$240 plus any hour or portion thereof in excess of three hours required to complete the inspection will increase from \$45 to \$90 per hour; and per mile traveled to perform such inspections will increase from \$0.30 to \$0.56 per mile. Inspections of quarantine shipments which require special handling will increase from \$35 to \$90 per hour, and from \$0.30 to \$0.56 per mile traveled to perform such inspections.

In accordance with Administrative Code, Section 67.7-1, persons who are unable to attend the hearing on this matter may submit written comments prior to the time the hearing begins. These comments will be made as part of the official public record in this matter and shall be brought to the attention of the Board of Supervisors. Written comments should be addressed to Angela Calvillo, Clerk of the Board, City Hall, 1 Dr. Carlton B. Goodlett Place, Room 244, San Francisco, CA, 94102 or sent via email (board.of.supervisors@sfgov.org). Information relating to this matter is available in the Office of the Clerk of the Board or the Board of Supervisors' Legislative Research Center (https://sfbos.org/legislative-research-center-lrc). Agenda information relating to this matter will be available for public review on Friday, June 13, 2025.

For any questions about this hearing, please contact the Assistant Clerk for the Budget and Appropriations Committee:

Brent Jalipa (Brent Jalipa @sfgov.org ~ (415) 554-7712)

Angela Calvillo

Clerk of the Board of Supervisors City and County of San Francisco

bjj:edm:ams

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COPY OF NOTICE

Notice Type: **GPN GOVT PUBLIC NOTICE**

Ad Description

BJJ Fee Ad File No. 250606

To the right is a copy of the notice you sent to us for publication in the SAN FRANCISCO EXAMINER. Thank you for using our newspaper. Please read this notice carefully and call us with ny corrections. The Proof of Publication will be filed with the County Clerk, if required, and mailed to you after the last date below. Publication date(s) for this notice is (are):

06/08/2025, 06/15/2025

The charge(s) for this order is as follows. An invoice will be sent after the last date of publication. If you prepaid this order in full, you will not receive an invoice.

Publication	\$2759.40
Set aside for CCSF Outreach Fund	\$306.60
Clearinghouse Service Charge	\$459.90
Total	\$3525.90

EXM# 3935423

EXM# 3935423

NOTICE OF PUBLIC
HEARING
BUDGET AND APPROPRIATIONS COMMITTEE
BOARD OF SUPERVISORS
OF THE CITY AND
COUNTY OF SAN FRANCISCO
WEDNESDAY, JUNE 18,
2025 - 10:00 AM
LEGISLATIVE CHAMBER,
ROOM 250, CITY HALL
1 DR. CARLTON B.
GOODLETT PLACE, SAN
FRANCISCO, CA 94102
NOTICE IS HEREBY GIVEN
THAT THE BOard of Supervisors of the City and County
of San Francisco's Budget
and Appropriations Commitof San Francisco's Budget and Appropriations Committee will hold a public hearing to consider the following proposal and said public hearing will be held as follows, at which time all interested parties may attend and be heard: File No. 250606. Ordinance amending the Business and Tax Regulations Code, Health Code, Administrative Code, and Public Works Code to:

1) eliminate Department of Public Health permit requirement for veterinary Public Health permit requirement for veterinary hospitals and laundry facilities; 2) eliminate the food facility surcharge and certain fees for agricultural inspections; 3) establish fees for requilatory compliance certain fees for agricultural inspections; 3) establish fees for regulatory compliance activities for solid waste facilities, refuse service for commercial and residential properties, and licensing of refuse collectors; 4) establish regulatory fee for food safety classes and food safety examinations; 5) increase existing regulatory fees for agricultural inspections, certified farmers' market permits, and hazardous waste management; and 6) increase penalties for violations of tobacco sales ordinances by tobacco retailers. If this legislation passes, the San Francisco Business and Tax Regulations Code, Section 35, will be modified to establish a fee of \$2251 per hour for service by environmental health inspectors and a fee of \$229 per hour for service by environmental health technicians when the Department of Public Health conducts inspections, permitting, and enforcement Department of Public Health conducts inspections, permitting, and enforcement of solid waste facilities, as defined in Section 40194 and required by California Public Resources Code, Sections 43209 et seq.; and a fee of \$188 per training, class, or examination will be charged when the Department of Public Health offers training, classes, or examinations of the person in charge of the operation of a food facility and food handlers, such as a inspections,

food safety classes and food safety examinations as required by California Health and Safety Code, Sections 113947 et seq. San and Salety Code, Sections 249.6, will establish an annual license fee for \$12,54.54 to the Tax Collector for every refuse collection route of Health for each refuse collection route of Health for every find the collection for every find for the upcoming fiscal year as appropriate to consure that the program recovers the costs of operation without producing revenue. Health Code, Section 3811, will be modified to increase the fees modified to increase the fees in review and approval of an enhanced ventilation proposal from \$984 to \$1,255; additional consultation, document review or inspection will increase from \$225 to \$251. The Controller shall, if necessary, adjust the fees upward or downward for the upcoming fiscal year to ensure program recovery rees upward or downward for the upcoming fiscal year to ensure program recovery without producing revenue. Administrative Code, Section 1.10, will be modified to increase the fees for inspection and certificates for agricultural products to be shipped from \$40 to \$70; certificate of furnigation from \$30 to \$70, and the minimum charge for any single certificate from \$25 to \$70. Quarantine inspection fees will increase from \$20 to \$70; or \$10 to \$1



from \$0.30 to \$0.56 per mile. Inspections of quarantine shipments which require special handling will increase from \$35 to \$90 per hour, and from \$0.30 to \$0.56 per mile traveled to perform such inspections. In accordance with Administrative Code, Section 67.7-1, persons who are unable to attend the hearing on this matter may submit written comments prior to the time the hearing begins. These comments will be made as part of the official public record in this matter and shall be brought to the attention of the Board of Supervisors. Written comments should be addressed to Angela Calvillo, Clerk of the Board, City Hall, 1 Dr. Carlton B. Goodlett Place, Room 244, San Francisco, CA, 94102 or sent via email (board.of. supervisors@sfgov.org). Information relating to this matter is available in the Office of the Clerk of the Board of Supervisors' Legislative-research-center-Irc). Agenda information relating to this matter will be available for public review on Friday, June 13, 2025. For any questions about this hearing, please contact the Assistant Clerk for the Budget and Appropriations Committee: Brent Jalipa (Brent.Jalipa@sfgov.org ~ (415) 554-7712) Angela Calvillo - Clerk of the Board of Supervisors, City and County of San Francisco

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NOTICE OF PUBLIC

NOTICE OF PUBLIC HEARING BUDGET AND APPROPRIATIONS COMMITTEE COMMITTEE
BOARD OF SUPERVISORS
OF THE CITY AND COUNTY
OF SAN FRANCISCO
WEDNESDAY, JUNE 18,
2025 - 10:00 AM
LEGISLATIVE CHAMBER,
ROOM 250, CITY HALL
1 DR. CARLTON B.
GOODLETT PLACE, SAN
FRANCISCO, CA 94102
NOTICE IS HEREBY GIVEN
THAT the Board of Supervisors
of the City and County of San of the City and County of San Francisco's Budget Appropriations Committee will hold a public hearing to consider the following proposal and said public hearing will be held as follows, at which time all interested parties may attend and be heard: File No. 250592.

Ordinance amending the Building, Subdivision, and Administrative Codes to adjust fees charged by the Department of Building Inspection and to establish Subfunds within the Building Inspection Fund; and affirming the Planning Department's Appropriations Committee will hold a public hearing to the Planning Department's determination under the California Environmental Quality Act. If this legislation passes, Building Code, Chapter 1A, will be amended to raise fees in the tables of Section 110A. Table 1A-A will be modified for Building Permit Fees with total valuation of \$1 Fees with total valuation of \$1 to \$2,000: new construction plan review fees for the first \$500 will increase from \$163 to \$182 plus each additional \$100 or fraction thereof, to and including \$2,000 will increase from \$7.32 to \$10; new construction permit issuance fees for the first \$500 will increase from \$116.58 to \$160; alterations to plan review fees for the first \$500 will increase from \$163 to \$182 plus each additional \$100 or fraction thereof will increase from \$6.45 to \$9.47; alterations to permit issuance alterations to permit issuance fees for the first \$500 will increase from \$128.31 to \$168; and no plans permit issuance fees for the first \$500 issuance fees for the first \$500 will increase from \$169 to \$193. Building Permit Fees with total valuation of \$2,001 to \$50,000 will be as follows: new construction plan review fees for the first \$2,000 will increase from \$273 to \$332 plus each additional \$1,000 or fraction thereof, and including \$50,000 will increase from \$17.01 to \$20.46; new construction permit issuance fees for the first \$2,000 will increase from \$185.54 to \$237 plus each additional \$1,000 or fraction thereof, will increase from \$3.51 to \$6.46; alterations to plan review fees for the first \$2,000 will increase from \$259.97 to \$324 plus each additional \$1,000 or fraction thereof will increase from \$259.97 to \$324 plus each additional \$1,000 or fraction thereof will increase plus each adultorial \$1,000 of fraction thereof will increase from \$21.85 to \$27.83; alterations to permit issuance fees for the first \$2,000 will increase from \$167.59 to \$223 plus each additional \$1.000 or plus each additional \$1,000 or fraction thereof will increase from \$3.51 to \$6.75; and no plans permit issuance fees for the first \$2,000 will increase from \$284 to \$288 plus each additional \$1,000 or fraction thereof will increase from \$7.97 to \$9.31. Building Permit Fees with total valuation of Fees with total valuation of \$50,001 to \$200,000 will be as ollows: new construction plan review fees for the first \$50,000 will increase from \$1,089 to \$1,314 plus each additional \$1,000 or fraction thereof, to and including \$200,000 will increase from \$10.19 to \$13.15; new \$13.15; new \$10.19 to \$13.15; new \$10.19\$ to \$13.15; new \$10.19\$ to \$13.15; ne construction permit issuance fees for the first \$50,000 will plus each additional \$1,000 or plus each additional \$1,000 or fraction thereof will increase from \$4.96 to \$5.81; alterations to plan review fees for the first \$50,000 will increase from \$1,309 to \$1,660 plus each additional \$1,000 or fraction thereof will increase from \$12.74 to \$16.31; alterations to permit issuance fees for the first issuance fees for the first \$50,000 will increase from \$452 to \$547 plus each additional \$1,000 or fraction will increase from \$4.96 to \$5.81; and no plans permit issuance fee for the first \$50,000 will increase from \$666 to \$735. Building Permit Fees with total valuation of \$200,001 to \$500,000 will be as follows: new construction plan review fees for the first \$200,000 will increase from \$2,618 to \$3,286 plus each additional \$1,000 or fraction \$1,418 plus each additional \$1,000 or fraction thereof will increase from \$3.76 to \$4.51; alterations to plan review fees for the first \$200,000 will increase from \$3,221 \$4,106 plus each additional \$1,000 or fraction thereof will from \$10.69 increase \$13.53; alterations to permissuance fees for the first issuance fees for the first \$200,000 will increase from \$1,197 to \$1,418 plus each additional \$1,000 or fraction thereof will increase from \$3.76 to \$4.51; and no plans permit issuance fees of \$1,418 will be established for the first \$200,000 plus \$4.51 for each additional \$1,000 or fraction thereof, to and including \$500,000 to Building Permit Fees with total valuation of \$500,001 to \$1,000,000 will be as follows: new construction be as follows: new construction plan review fees for the first \$500,000 will increase from \$4,785 to \$5,721 plus each additional \$1,000 or fraction thereof, to and including \$1,000,000 will increase from \$6.93 to \$8.51; new construction permit issuance fees for the first \$500,000 will from increase from \$2,324 to \$2,771 plus each additional \$1,000 or fraction thereof will increase from \$2.87 to \$3.42; alterations to plan review fees for the first \$500,000 will increase from \$6,427 to \$8,165 plus each additional \$1,000 or fraction thereof will increase from \$7.58 to \$9,67 alterations to permit issuance alterations to permit issuance fees for the first \$500,000 will increase from \$2,324 to \$2,771 plus each additional \$1,000 or fraction thereof will increase from \$2.87 to \$3.42; and no plans permit issuance fees of \$2,771 will be established for the first \$500,000 plus \$3.42 for each additional \$1,000 or fraction thereof, to and including \$1,000,000 Building Permit Fees with total valuation of \$1,000,001 to \$5,000,000 will be as follows: new construction plan review fees for the first \$1,000,000 will increase from \$8,253 to \$9,976 plus each additional \$1,000 or fraction thereof, to and including \$5,000,000 will increase from \$5.55 to \$6,29; new construction permit issuance fees for the first \$1,000,000 will increase from \$3,759 to \$6.29; new additional \$1,000 or fraction

\$1,000 or fraction thereof will increase from \$2.47 to \$2.83; alterations to plan review fees for the first \$1,000,000 will increase from \$10,218 to \$12,998 plus each additional \$1,000 or fraction thereof will increase from \$6.97 to \$8.38; alterations to permit issuance fees for the first \$1,000,000 will increase from \$3,759 to \$4,479 plus each additional \$1,000 or fraction thereof will increase from \$2.47 to \$2.83; and no plans permit issuance \$1,000 or fraction thereof will and no plans permit issuance fees of \$4,479 will be established for the first \$1,000,000 plus \$2.83 for each additional \$1,000 or fraction thereof to and fraction thereof, to and including \$5,000,000. Building Permit Fees with total valuation of \$5,000,001 to valuation of \$5,000,001 to \$50,000,000 will be as follows: new construction plan review fees for the first \$5,000,000 will increase from \$30,457 to \$35,117 plus each additional \$1,000 or fraction thereof will increase from \$2.33 to \$2.66; new construction permit issuance fees for the first \$5,000,000 will increase from \$13,648 to \$15,803 plus each additional \$1,000 or fraction thereof will increase from thereof will increase from \$1.29 to \$1.47; alterations to plan review fees for the first \$5,000,000 will increase from \$38,116 to \$46,532 plus each additional \$1,000 or fraction thereof will increase from \$2.02 to \$2.57; alterations to permit issuance fees for the first \$5,000,000 will increase first \$5,000,000 will increase from \$13,648 to \$15,803 plus each additional \$1,000 or fraction thereof will increase from \$129 to \$1.47; and no plans permit issuance fees of \$15,803 will be established for the first \$5,000,000 plus \$1.47 for each additional \$1,000 or fraction thereof. Building Permit Fees with total valuation of \$50,000,000 to \$100,000,000 will be as follows: new construction plan review fees for the first \$50,000,000 will increase from \$135,479 to \$154,996 plus each additional \$1,000 or each additional \$1,000 or fraction thereof will increase from \$2.10 to \$2.17; new construction permit issuance fees for the first \$50,000,000 will increase from \$71,672 to \$82,049 plus each additional \$1,000 or fraction thereof will increase from \$1.46 to \$1.69; alterations to plan review fees for the first \$50,000,000 will increase from \$128,831 to \$162,132 plus each additional \$1,000 or fraction thereof will increase from \$2.78 to \$2.84; alterations to permit issuance will increase from \$71,672 to will increase from \$71,672 to \$82,049 plus each additional \$1,000 or fraction thereof will increase from \$1.46 to \$1.69; and no plans permit issuance fees of \$82,049 will be stablished for the first \$50,000,000 plus \$1.69 for each additional \$1,000 or fraction thereof. Building Permit Fees with total Permit Fees with total valuation of \$100,000,000 to \$200,000,000 will be as follows: new construction plan review fees for the first \$100,000,000 will increase from \$240,442 to \$263,263 plus each additional \$1,000 or fraction thereof will increase from \$2.39 to \$2.68; new construction permit issuance fees for the first \$100,000,000 will increase from \$1.4627 to \$166,419 plus each additional \$1,000 or fraction thereof will increase from \$2.37 to \$2.66; alterations to plan review fees alterations to plan review fees for the first \$100,000,000 will increase from \$267,752 to \$304,022 plus each additional \$1,000 or fraction thereof will increase from \$2.67 to \$2.87; increase from \$2.67 to \$2.87; alterations to permit issuance fees for the first \$100,000,000 will increase from \$144,627 to \$166,419 plus each additional \$1,000 or fraction thereof will increase from \$2.37 to \$2.66; and no plans permit issuance fees of \$166,419 will be established for the first \$100,000,000 plus \$2.66 for each additional \$1,000 or fraction thereof. Building Permit Fees with total Permit Fees with total valuation of \$200,000,000 and up will be as follows: new construction plan review fees for the first \$200,000,000 will increase from \$479.707 \$531,050 plus each additional \$1,000 or fraction thereof will increase from \$2.39 to \$2.68; new construction issuance fees for the first \$200,000,000 will increase from \$381,396 to \$432,116 plus each additional \$1,000 or fraction thereof will increase from \$1.91 to \$2.16; alterations to plan review fees for the first \$200,000,000 will increase from \$534,326 to \$590,988 plus each additional \$1,000 or fraction thereof will increase from \$2.67 to \$2.87; alterations to permit issuance increase from \$2.39 to \$2.68 alterations to permit issuance fees for the first \$200,000,000 will increase from \$381,396 to \$432,116 plus each additional \$1,000 or fraction thereof will increase from \$1.91 to \$2.66; and no plans permit issuance fees of \$432,116 will be established for the first \$200,000,000 plus \$2.66 for each additional \$1,000 or each additional \$1,000 or fraction thereof. Table 1A-B will be modified to increase plan review fees not covered in Table 1A-A and back check fee from \$280 to \$399 per hour (minimum of one hour); and a pre-application plan review fee from \$239 to \$368 per hour (minimum of four hours). Table 1A-C will be modified to increase hourly permit issuance/inspection permit issuance/inspection rates from \$280 to \$399 per hour for regular inspections and from \$300 to \$457 per hour (minimum of two hours) for off-hour inspections for plan review fee not covered in the table for Permit Issuance the table for Permit Issuance Fees by Category. Permit issuance fees for Category 1P - Single Residential Unit -water service, sewer replacement, single plumbing fixture installation, shower pan installation, or kitchen or bathroom remodels will increase from \$205.28 to \$273; Category 1M - Single Residential Unit - mechanical gas appliance (furnace, gas appliance (furnace, hydronic heat, heat pump) will increase from \$192.55 to \$264; Category 2PA -Plumbing installation for residential construction with 6 or less dwelling units or guest rooms; without underground plumbing installation (includes water, gas, waste, and vent) will increase from \$352.24 to will increase from \$352.24 to \$477; Category 2PB - Plumbing installation for residential construction with 6 dwelling units or guest rooms or less; with underground plumbing installation (includes water as waste and vent) water, gas, waste, and vent) will increase from \$513.49 to \$692; Category 2M Mechanical gas appliances for residential construction with 6 was the structure of dwelling units or guest rooms or less will increase from \$309.16 to \$395; Category

36 Dwelling Units will increase from \$6,149.75 to \$8,293; Category 4PA - Fire sprinklers - one and two family dwelling units will increase from \$192.55 to \$264; Category 4PB - Fire sprinklers - 3 or more dwelling units or guest rooms, commercial and office - per floor will increase from \$321.90 to \$344; Category 5P/5M - Office, mercantile & retail buildings: New or Tenant Improvements; heating/cooling equipment to piping connected thereto - per tenant or per floor, whichever is less will increase from \$418.54 to \$575; Category 6PA will increase from \$418.54 to \$575; Category 6PA - Restaurants (new and remodel) fee includes 5 or less drainage and or gas outlets - no fees required for public or private restroom will increase from \$398.37 to \$537; Category 6PB - Restaurants (new and remodel) fee includes 6 or more drainage and/or gas outlets - no fees required for public or private restroom will increase from \$1,125.42 to \$1,507; Category 8 - New boiler installations 8 - New boiler installations over 200 kbtu will increase from \$353.30 to \$478; Category 9P/M - Surveys will increase from \$385.74 to \$500; Category 10P/M - Condominium conversions will increase from \$468.95 to \$609. Fees will be established for a new Category 11P/M - Miscellaneous of \$302; Boiler Maintenance Program for permits to operation or renew certificates issued online of \$121 and in-house of \$207; and connection to utility company-provided steam of \$207 per hour with a minimum of one-half hour. Table 1A-D will be modified to increase standard hourly rates for plan review from \$439 to \$481 per hour; inspection rates from \$609. Fees will be established hour; inspection rates from \$461 to \$555 per hour; off-hour inspections from \$511 to \$680; and administration from \$214 to \$298 per hour. Table \$214 to \$298 per hour. Table 1A-E will be modified to increase hourly issuance/inspection rates from \$280 to \$399 per hour for regular inspections and from \$300 to \$457 per hour (minimum of two hours) for off-hour inspections for installations not covered by the fee schedule. Category 1 -General Wiring: Residential Buildings up to 10,000 sq. ft. up to 10 outlets and/or devices will increase from \$204.71 to \$270; 11 to 20 outlets and/or devices will increase from \$307.06 to \$421; up to 40 outlets and or devices, includes up to 200 Amp service upgrade, will increase from \$36.37 to \$527; more than 40 outlets and/or devices sand or devices will increase from \$386.37 to \$527; more than 40 outlets and/or devices. than 40 outlets and/or devices will increase from \$536.98 to will increase from \$536.98 to \$725; and buildings of 5,000 to 10,000 sq. ft. will increase from \$772.40 to \$1,053. Category 2 - General Wiring: Nonresidential Buildings & Residential Buildings over Nonresidential Buildings & Residential Buildings over 10,000 sq. ft. up to 5 outlets and/or devices will increase from \$307.06 to \$406,6 to 20 outlets and/or devices will increase from \$307.06 to \$400.94 to \$622; areas up to 2,500 sq. ft. will increase from \$617.19 to \$844; 2,501 to 5,000 sq. ft. will increase from \$927.68 to \$1,236; 5,001 to 10,000 sq. ft. will increase from \$1,538 to \$2,092; 10,001 to 30,000 sq. ft. will increase from \$1,538 to \$2,092; 10,001 to 30,000 sq. ft. will increase from \$1,538 to \$2,092; 10,001 to 30,000 sq. ft. will increase from \$3,069 to \$1,000 to \$ \$2,092; 10,001 to 30,000 sq. ft. will increase from \$3,089 to \$4,122; 30,001 to 50,000 sq. ft. will increase from \$6,153 to \$8,414; 50,001 to 100,000 sq. ft. will increase from \$9,255 to \$12,505; 50,001 to 100,000 sq. ft. will increase from \$9,255 to \$12,505; 100,001 to 500,000 sq. ft. will increase from \$18,493 to \$25,337; 500,001 to 1,000,000 sq. ft. will increase from \$41,519 to \$56,302; and more than 1,000,000 sq. ft. will increase from \$82,990 to \$112,544. Category 3 - Service Distribution and Utilization Equipment of 225 amps rating or less will increase from \$307.73 to \$393; 250 to 500 amps will increase from \$307.73 to \$393; 250 to 500 amps will increase from \$460.44 \$682* 600 to 1000 amps will increase from \$460.44 to \$602; 600 to 1000 amps will increase from \$614.72 to \$811; 1,200 to 2,000 amps will increase from \$924.29 to \$1.232; more than 2,000 amps will increase from \$1,230.78 to \$1,597; 600 volts or more will increase from \$1,230.78 to \$1,650; 150 kva or less will increase from or less will increase from \$308.22 to \$393; 151 kva or more will increase from \$460.44 to \$602; and Fire Pump installations will increase from \$616.77 to \$813. Category 4 - Installations of Fire Warning and Controlled Devices up to 2,500 sq. ft. will increase from \$307.55 to \$455; 2,501 to 5,000 sq. ft. will increase from \$460.43 to \$671; 5,001 to 10,000 sq. ft. will increase from \$927.68 to \$1,236; 10,001 to 30,000 sq. ft. will increase from \$1,236; 10,001 to 30,000 sq. ft. will increase from \$1,539 to ft. will increase from \$1,539 to \$2,041; 30,001 to 50,000 sq. ft. will increase from \$3,087 to \$4,157; 50,001 to 100,000 sq. ft. will increase from \$6,153 to \$8.209: 100.001 to 500.000 sq. ft. will increase from \$9,217 to \$12,049; 500,001 to \$9,217 to \$12,049; 500,001 to 1,000,000 sq. ft. will increase from \$20,822 to \$27,376; and more than 1,000,000 sq. ft. will increase from \$41,466 to \$54,956. Fire Warning and Controlled Devices (Retrofit Systems) for buildings of not more than 6 dwelling units will increase from \$462.34 to \$616; buildings not more than 12 dwelling units will increase from \$614,71 to \$832; buildings with more than 12 dwelling units and non-residential occupancy up to 3 floors will increase from floors will increase \$923.18 to \$1,210; 4-9 floors will increase from \$1,853.18 to \$2,465; 10-20 floors will \$2,465; 10-20 floors will increase from \$3,074 to \$4,148; 21-30 floors will increase from \$6,153 to increase from \$6,153 to \$8,209; and more than 30 floors will increase from \$9,217 to \$12,049. Category 5 - Miscellaneous Installations for a remodel/upgrade of existing hotel guest/SRO rooms up to 6 rooms will increase from \$385.86 to \$519, and each additional group of 3 rooms will increase from \$191.76 to \$261; data, communications, and wireless communications, and wireless communications, and wireless system of 11 to 500 cables will increase from \$218.18 to \$279, and each additional group of 100 cables will increase from \$32.11 to \$67; security systems components or le increase from \$218.18 to \$279, and each additional increase from \$218.18 to \$279, and each additional group of 10 components will increase from \$12.82 to \$42; office workstations of 5 or less will increase from \$218.18 to \$279, and each additional group of 10 workstations will increase from \$64.19 to \$95; temporary exhibition wiring from 1 to 100 booths (1 inspection) will increase from \$307.55 to \$406, and each additional group of 10 booths will increase from \$32.11 to \$67; extentior/interior electrical

\$67; exterior/interior electrica

\$197, apartment houses and

residential hotels up to 20 rooms will increase from \$204.18 to \$295 and each

additional 10 rooms, or portion thereof, will increase from \$83.19 to \$153; energy additional 10 rooms, or portion

reports and certificates will increase from \$83.64 to \$113;

increase from \$83.64 to \$113; filing fee for appeals will increase from \$167.28 to \$226; and certification of a qualified energy inspector will increase from \$319.88 to

signs will increase from \$218.18 to \$279, and each additional sign at the same

address will increase from \$51.26 to \$85; garage door

operator requiring receptacle installation will increase from \$218.18 to \$281; quarterly permits for a maximum of five

outlets in any one location will increase from \$479.75 to \$641; survey, per hour or fraction thereof will increase

from \$218.18 to \$281; survey,

3PA - 7-12 Dwelling Units will increase from \$738.97 to \$978; Category 3PB - 13-36

\$978; Category 3PB - 13-36 Dwelling Units will increase from \$1,478.93 to \$1,957; Category 3PC - Over 36 Dwelling Units will increase from \$6,172.56 to \$7,887; Category 3MA - 7-12 Dwelling Units will increase from \$740.19 to \$987; Category 3MB - 13-36 Dwelling Units will increase from \$1,472.17 to \$1,957; Category 3MC - Over

will increase from \$3,759 to \$4,479 plus each additional

research, and report preparation, per hour or fraction thereof will increase from \$385.74 to \$532; witness testing: life safety, fire warning, emergency, and energy management systems hourly rate will increase from \$280 to \$424 and off-hour inspections hourly rate, two hour minimum, will increase from \$300 to \$457; energy management, HVAC controls, and low-voltage wiring systems for 1-10 floors (3 inspections) will increase from \$614.78 to \$850, and each additional floor will increase from \$64.19 to \$95; and solar photovoltaic to \$95; and solar photovoltaic systems with 10 KW rating or less will increase from less will increase from \$218.18 to \$279, and each additional 10 KW rating will increase from \$192.57 to \$235. Table 1A-G increase from \$192.57 to \$235. Table 1A-G Inspections, Surveys and Reports will be modified to increase the standard hourly rate, survey inspection rate, re-inspection fee, and survey of nonresidential buildings with a minimum two hours from \$280 to \$399 per hour; off-hours inspection rate from \$300 to \$457 per hour, minimum two hours plus permit fee; survey of residential buildings for any purpose Condo purpose or Condo Conversions for a single unit will increase from \$2,804.07 to \$3,656; two to four units will increase from \$3,698.29 to increase from \$3,698.29 to \$4,679; and five plus units will increase from \$3,690.04 to \$5,093 plus Standard Hourly Inspection Rate; hotels including 10 guestrooms will increase from \$1,871.63 to \$3,497, and 11+ guestrooms will increase from \$2,459.85 to \$3,497 plus an increase from \$59.30 to \$113 per guestroom over 10; and temporary certificate of occupancy will increase from \$545.46 to \$663. Fees will be established for demolition permits of \$629; house moving permit of \$399 house moving permit of \$399 per hour with a three-hour minimum; re-roofing permits for single-family homes and duplexes of \$306 and \$504 for duplexes of \$306 and \$504 for all others; construction of impervious surface in the requires front and setback area of \$229; and night noise permits of \$663. Table 1A-J-Miscellaneous Fees will be modified to increase the general administrative fees not covered in Section 110A from from \$298.38 to \$452 each plus 10% of building permit inspection fees. Fees will be plus 10% of building perflit inspection fees. Fees will be established for California Building Standards Commission of \$4 per \$100,000 in valuation, as determined by the Building Official, with appropriate fractions thereof, but not less than \$1; strong motion instrumentation program for Group R occupancies of three stories or less, except hotels and motels of 0.00013 times the valuation; hotels and motels, all buildings greater than three stories, and all occupancies other than Group R of 0.00024 times the valuation; with a minimum fee of \$1.60; subdivision of \$692; slope and seismic hazard area pretoction at 6 \$2.980; slope and seismic hazard zone protection act of \$2,888; zone protection act of \$2,888; and local equivalency fee of \$481 per hour with a minimum quarter hour. Table 1A-K - Penalties, Hearings, Code Enforcement Assessments will be modified to increase the filing fee for an Abatement Appeals Board hearing from \$326.45 to \$526 per case; Board of Examiners filing fees for each appeal for variance from interpretation of code requirements, each appeal for requirements, each appeal for approval of substitute materials or methods of construction from \$280 to \$372 per hour, with a minimum of four hours; Building Official's abatement order hearing will increase from \$280 to \$372 per hour with a minimum of two hours and emergency order will increase from \$280 to \$493 with a minimum of two hours; Access Appeals Commission filing fee/request for a rehearing will increase from \$280 to \$471 per hour with a minimum of two hours per appeal; lien recordation charges will increase from \$200 to \$372; Building Inspection Commission hearing fees for notice of appeal, request for jurisdiction and rehearing and additional and rehearing and additional hearings required by Code will hearings required by Code will increase from \$280 to \$471 per hour with a minimum of four hours. Fees will be established for subordination of \$894, and for vacant building – initial and annual registration of \$1,825. Table 1A-L - Public Information will be modified to increase the fees for public notification and record keeping for structural addition notices, posting of notices (change of use), and requesting notice of permit issuance (each address) per year from \$214 to \$257 per hour at a three-quarter hour hour at a three-quarter hour minimum; and a 30-inch by 30-inch sign from \$53 to \$64. Demolition notice of application and permit issuance by area/interested parties per area (1 area = 2 blocks) will increase from \$111.23 to \$205 per year for each area. Fees will be established for demolition notices for 300-foot notification letters of \$184 per hour with a minimum three hours, and residential tenant notification of \$184 with a minimum one-half hour. Reproduction and dissemination of public information for certification of copies for each 10 pages or fraction thereof will increase from \$15 to \$33, and a fee of \$0.10 will be established for notices for 300-foot notification \$0.10 will be established for hard copy prints. The records retention fee for each 20 pages or fraction thereof of plans or supporting documentation will increase from \$3 to \$74. Fees will be established for a report residential records (3R \$286, and duplication of plans administration of \$113. Table 1A-N - Energy Conservation will be modified for the initial inspection of single-family dwellings and two-family dwellings and two-family dwellings to increase from \$273.45 to \$443, apartment houses and residential hotels up to 20 rooms to increase from \$409.46 to \$598 and each additional 10 rooms, or portion thereof, will increase from \$136.36 to \$197. Compliance inspection of single-family dwellings and two-family dwellings will administration of \$113. Table two-family dwellings will increase from \$136.36 to

fees for each permit issued for a small excavation project and any block for which the permit has been extended or amended will increase from \$66 to \$135.90, each block contained in a medium excavation project will increase from \$83 to \$171.35, and each block contained in a large excavation project will increase from \$110 to \$226.89. Fees for each permit issued to a small utility excavation project and any \$444. Table 1A-P - Residential Code Enforcement and License Fees will be modified to increase one and two-family dwelling unit fees from \$107 to \$136 per rental unit. Apartment house license fees of 13 to 30 units will increase from \$798 to \$839 per year, and more than 30 units for each additional 10 units or portion thereof will increase portion thereof will increase from \$107 to \$153. Hotel license fees will increase per year as follows: 6 to 29 rooms will increase from \$530 to \$622; 30 to 59 rooms will increase from \$843 to \$933; excavation project and any permit extension will increase from \$16 to \$31.91 and a \$640 fee will be established \$640 fee will be established for a small general excavation project related to buildings. An inspection fee of \$189.08 per hour will be established for inspection of underground tank removal, side sewer, or boring/monitoring wells. Fees for temporary street space occupancy for any purpose other than a building construction operation will increase from \$95.48 to \$112.27 per day. The nonrefundable additional permit application fee for temporary street occupancy 60 to 149 rooms will increase from \$1,012 to \$1,127; 150 to 200 rooms will increase from \$1,242 to \$1,418; and hotels with more than 200 rooms will increase from \$1,579 to \$1,804 and increase from \$107 to \$153 for each additional 25 rooms or portion thereof. Table 1A-Q - Hotel Conversion Ordinance Fees will be modified to increase the annual unity usage report 60 to 149 rooms will increase the annual unity usage report from \$169.84 to \$228; from \$169.84 to \$228; increase the fee per hour of appeals of initial or annual temporary street occupancy will increase from \$353 to \$833.13, and applications status determination, inspection staff review of requests for hearing to exceed 25% tourist season rental limit, and inspection staff review of unsuccessful challenge of a usage report and standard hourly inspection or request for winter rental from \$280 to \$399; challenges to claims of exemption usage reports will increase from \$83.64 to \$113; claims of exemption based on low-income housing will increase from \$546.46 to \$788; claims of exemption based on partially completed conversion will increase from \$820.19 to \$1,183; complaint of unlawful conversion will increase from \$820.64 to \$128; institutions of the state of the season o requests for hearing to exceed 25% tourist season rental to request extension of original terms of temporary original terms of temporary street occupancy permits will increase from \$200 to \$471.51. Fees payable to Public Works for air space for four lots or less will increase from \$8,598 to \$16,969.79; Lot Subdivision "Final Map", including less will increase from \$8,598 to \$16,969.79; Lot Subdivision "Final Map", including Vesting Tentative/Final Subdivision Map, and whether condominium conversion or new construction of five or more units or lots from \$8,437 to \$16,651.90; Condominium Conversion of four units or less from \$8,336 to \$16,452.18; Parcel Map new construction of four lots or less from \$7,770 to \$15,335.44; Amended Map from \$2,704 to \$5,337.92; Lot Line Adjustment from \$2,704 to \$5,337.92; certificate of compliance from \$2,139 to \$4,222.36; record of survey from \$507 to \$1,01.39; and fees will be established for conversion will increase from \$83.64 to \$113; initial usage report will increase from \$546.46 to \$788; permit to convert will increase from \$818.01 to \$1,300; statement of exemption - Hearing Officer fee for requests for hearing to exceed 25% tourist season rental limit will increase from \$542.82 to \$785; and statements of exemption - Hearing Officer fee for unsuccessful challenges of usage reports will increase from \$546.46 to \$788. Table 1A-S - Unreinforced Masonry Bearing Wall Building Retrofit will be modified to establish a \$372 per hour fee with a minimum two hours for reviews of inventory form and summary of the engineering report; Board of Examiners filing fee will be established at \$272 per hour challength of the engineering report; Board of Examiners of exemption - Hearing Officer from \$507 to \$1,010.39; and fees will be established for corner record at \$35.03, incomplete application submittal at \$295.44, Project Application Reinstatement at \$1,027.60, and sidewalk width change or street vacation, minimum per block or less at \$4,043.46. In accordance with Administrative Code, Section 67.7-1, persons who are unable to attend the hearing on this matter may submit written comments prior submit written comments prior filing fee will be established at \$372 per hour with a minimum to the time the hearing begins. These comments will be made of two hours for each appeal as part of the official public as part of the official public record in this matter and shall be brought to the attention of the Board of Supervisors. Written comments should be addressed to Angela Calvillo, Clerk of the Board, City Hall, 1 Dr. Carlton B. Goodlett Place, Room 244, San Francisco, CA, 94102 or sent via email (board.of.supervisors@sfgov.org). Information relating to this matter is available in the Office of the Clerk of the Board or the Board of Supervisors' Legislative Research Center (https://sfbos.org/legislative-research-center-Irc). Agenda information relating to this matter will be available for public review on Friday, June 13, 2025. For any questions about this hearing, please contact the Accident Clerk for a variance from rpretation of c record in this matter and shal interpretation of code requirements, and approval of substitute materials or methods of design or construction. In accordance with Administrative Code, Section 67.7-1, persons who are unable to attend the hearing on this matter may submit written comments prior to the time the hearing begins. These comments will be made as part of the official public record in this matter and shall be brought to the attention of the Board of Supervisors. Written comments should be addressed to Angela Calvillo, Clerk et a Board City Holl II. interpretation addressed to Angela Calvillo, Clerk of the Board, City Hall, 1 Dr. Carlton B. Goodlett Place, about this hearing, please contact the Assistant Clerk for Room 244, San Francisco, CA, 94102 or sent via email (board.of.supervisors@sfgov. org). Information relating to this matter is available in the Office of the Clerk of the Board or the Board of Supervisors' Legislative Research Center (https://sfbos.org/legislative-research-center-Irc). Agenda information relating to this matter will be available for public review on Friday, June 13, 2025. For any questions about this hearing, please contact the Assistant Clerk for the Budget and Appropriations (board of supervisors @ sfgov the Budget and Appropriations Committee: Brent Jalipa (Brent.Jalipa@sfgov.org ~ (415) 554-7712) Angela Calvillo - Clerk of the Board of Supervisors, City and County of San Francisco EXM-3935424# NOTICE OF PUBLIC
HEARING
BUDGET AND
APPROPRIATIONS
COMMITTEE
BOARD OF SUPERVISORS
OF THE CITY AND COUNTY
OF SAN FRANCISCO
MEDIBLE 19 the Budget and Appropriations (Brent.Jalipa@sfgov.org (415) 554-7712) Angela Calvillo - Clerk of the Board of Supervisors, City and County of San Francisco EXM-3935427#

WEDNESDAY, JUNE 18. 2025 - 10:00 AM LEGISLATIVE CHAMBER, ROOM 250, CITY HALL 1 DR. CARLTON B. HOOM 250, CTIY HALL
1 DR. CARLTON B.
GOODLETT PLACE, SAN
FRANCISCO, CA 94102
NOTICE IS HEREBY
GIVEN THAT the Board of
Supervisors of the City and
County of San Francisco's
Budget and Appropriations
Committee will hold a public
hearing to consider the
following proposal and said
public hearing will be held
as follows, at which time
all interested parties may
attend and be heard: File
No. 250606. Ordinance
amending the Business and
Tax Regulations Code, Health
Code, Administrative Code, NOTICE OF PUBLIC NOTICE OF PUBLIC
HEARING
BUDGET AND
APPROPRIATIONS
COMMITTEE
BOARD OF SUPERVISORS
OF THE CITY AND COUNTY
OF SAN FRANCISCO
WEDNESDAY, JUNE 18,
2025 - 10:00 AM
LEGISLATIVE CHAMBER,
ROOM 250, CITY HALL
1 DR. CARLTON B. 1 DR. CARLTON B. GOODLETT PLACE, SAN FRANCISCO, CA 94102 amending the Business and Tax Regulations Code, Health Code, Administrative Code, and Public Works Code to:

1) eliminate Department of Public Health permit requirement for veterinary hospitals and laundry facilities;
2) eliminate the food facility surcharge and certain fees for agricultural inspections; 3) establish fees for regulatory compliance activities for solid waste facilities, refuse service for commercial and residential properties, and licensing of refuse collectors; 4) establish regulatory fee for food safety classes and food safety examinations; 5) increase existing regulatory fees for agricultural inspections, certified farmers' market permits, and hazardous waste management; and 6) increase FRANCISCO, CA 94102
NOTICE IS HEREBY
GIVEN THAT the Board of
Supervisors of the City and
County of San Francisco's
Budget and Appropriations
Committee will hold a public
hearing to consider the
following proposal and said
public hearing will be held
as follows, at which time
all interested parties may
attend and be heard: File
No. 250608. Ordinance
amending the Public Works
and Subdivision Codes to
modify certain permit fees,
including waiving fees for cafe
tables and chairs and display tables and chairs and display merchandise registrants and certain minor sidewalk encroachments that are appurtenant building features, and affirming the Planning Department's determination management; and 6) increase penalties for violations of tobacco sales ordinances under the California Environmental Quality Act. If this legislation passes, fees for street improvement tobacco sales ordinances by tobacco retailers. If this legislation passes, the San Francisco Business and Tax Regulations Code, Section 35, will be modified to establish a fee of \$251 per hour for service by environmental health inspectors and a fee of \$229 per hour for service by environmental health technicians when the Department of Public Health conducts inspections, fees for street improvement permits in an accepted or unaccepted right-of-way in order to satisfy requirements under Public Works Code, Sections 416, 706, 708, and 724.2, will increase from \$1,010 to \$2,033.77; street improvement permit fees for sidewalk repair that is not the subject of a Departmental Notice to Repair will increase from \$29.67 to \$35.45 per 100 square feet; special sidewalk Health conducts inspections permitting, and enforcement of solid waste facilities, as defined in Section 40194 and square feet; special sidewalk permit fees will increase from \$704.90 to \$833.13, and from required by California Public Resources Code, Sections required by California Public Resources Code, Sections 43209 et seq.; and a fee of \$188 per training, class, or examination will be charged when the Department of Public Health offers training, classes, or examinations to the person in charge of the operation of a food facility and food handlers, such as a food safety examinations as required by California Health and Safety examinations as required by California Health and Safety Code, Sections 113947 et seq. San Francisco Business and Tax Regulations, Section 249.6, will establish an annual license fee for \$12,545 to the Tax Collector for every refuse collector licensed by the Director of Health for each refuse collector noute permitted by the Director of Health in accordance with Health Code, Section 22A.19, will be modified to increase \$250.39 to \$295.44 for an existing special sidewalk or if needed in conjunction with a Street Improvement Permit; standard minor encroachment permits will increase from \$1,683.45 to \$1,988.87, and from \$239.84 to \$283.62 if existing or if needed in conjunction with a Street Improvement Permit (except shoring); street encroachment permit (also known as a major encroachment permit) fees \$250.39 to \$295.44 for an encroachment permit) fees will increase from \$6,533.75 to \$7,721.49; if a pipe barrier permit is associated with a Street Improvement Permit, but that pipe barrier permit does not specifically reference a Street Improvement Permit, the additional fee for each pipe barrier permit will increase from \$133.20 to \$257.62 with Health Code, Article 6. Health Code, Section 22A.19, will be modified to increase the initial fee payable to the Department of Public Health upon filling documents for review in administration of Article 22A: Hazard Waste Management from \$609.50 to \$1,000, and increase the additional fee from \$203.17 to \$333 per hour exceeding three hours or portion thereof. San Francisco Health Code, Sections 1249 and 3108, will be modified to establish an for each pipe barrier permit; street improvement permits, street improvement permits, special sidewalk permits, and automobile runway (driveway) permits associated with a Department of Public Works Notice to Repair, the permit fee will increase from \$330.32 to \$678.32 per permit; sidewalk width change fees, minimum per block or less, will increase from \$3,875 to \$4,043.46; and nighttime work permits will increase from \$171.64 to \$203.26. Administrative

initial fee of \$1,000 payable to the Department of Public Health due upon filing documents for a dust control plan and for review and establish an additional fee of \$333 per hour exceeding three hours or portion thereof for the administration of Articles 22B and 31. The Controller shall, if necessary, adjust the fees upward or downward for the upcoming fiscal year as appropriate to ensure that the program recovers the costs appropriate to ensure that the program recovers the costs of operation without producing revenue. Health Code, Section 3811, will be modified to increase the fees in review and approval of an enhanced ventilation proposal from \$984 to \$1.255; additional consultation, document review or inspection will increase from \$225 to \$251. The Controller shall, if necessary, adjust the fees upward or downward for the upcoming fiscal year to ensure program recovery without producing revenue. Administrative Code, Section 1.10, will be modified to increase the fees for inspection and certificates program recovers the costs for inspection and certificates for agricultural products to be shipped from \$40 to \$70; certificate of fumigation from \$30 to \$70, and the minimum charge for any single certificate from \$25 to \$70. Quarantine inspection fees will increase from a minimum of \$135 to inspection fees will increase from a minimum of \$135 to \$240 plus any hour or portion thereof in excess of three hours required to complete the inspection will increase from \$45 to \$90 per hour; and per mile traveled to perform such inspections will increase from \$0.30 to \$0.56 per mile. Inspections of quarantine shipments which require special handling will increase from \$35 to \$90 per hour, and from \$0.30 to \$0.56 per mile traveled to perform such inspections. In accordance with Administrative Code, Section 67.7-1, persons who are unable to attend the hearing on this matter may submit written comments prior to the time the hearing begins. These comments will be made as part of the official public These comments will be made as part of the official public record in this matter and shall be brought to the attention of the Board of Supervisors. Written comments should be addressed to Angela Calvillo, Clerk of the Board, City Hall, 1 Dr. Carlton B. Goodlett Place, Room 244, San Francisco, CA, 94102 or sent via email (board.of.supervisors@sfgov.org). Information relating to this matter is available in the Office of the Clerk of the Board or the Board of Supervisors' Legislative Research Center (https://sfbos.org/legislative-research-center-Irc). Agenda information relating to this matter will be available for public review on Friday, June 13, 2025. For any questions about this hearing, please contact the Assistant Clerk for the Budget and Appropriations Committee: Brent Jalipa (Brent Jalipa @ sfgov.org ~ (415) 554-7712) Angela Calvillo - Clerk of the Board of Supervisors, City and County of San Francisco EXM-3935423# (https://sfbos.org/legislative-research-center-Irc). Agenda

NOTICE OF PUBLIC HEARING BUDGET AND APPROPRIATIONS COMMITTEE BOARD OF SUPERVISORS
OF THE CITY AND COUNTY
OF SAN FRANCISCO
WEDNESDAY, JUNE 18,
2025 - 10:00 AM
LEGISLATIVE CHAMBER,
ROOM 250, CITY HALL
1 DR. CARLTON B.
GOODLETT PLACE, SAN
FRANCISCO, CA 94102
NOTICE IS HEREBY
GIVEN THAT the Board of
Supervisors of the City and
County of San Francisco's
Budget and Appropriations
Committee will hold a public
hearing to consider the hearing to consider the following proposal and said public hearing will be held as follows, at which time all interested parties may attend and be heard: File No. 250605. Ordinance amending the Park Code to allow the Recreation and Park Department to set fees for recreation programs based on the Department's operating costs for those programs and various other factors, including whether the program is designated for youth, seniors, or persons with disabilities, subject to approval of the Recreation and Park Commission; and Park Commission; directing the Commission to update its scholarship policy to provide for further discounts for recreation programs based on financial certain clarifying changes; and affirming the Planning Department's determination the California Environmental Quality Act. If this legislation passes, a \$100 deposit will be established to deposit will be established to hold a reservation for each tent site or cabin reserved at Camp Mather. The remaining balance of the reservation fee shall be due 30 days prior to the start of the reservation. The proposed Ordinance would allow the Recreation and Park Department to set recreation program fees based on the estimated operating costs of those programs. The Department generally could Department generally could set fees intended to cover the programs' full operating costs, but for programs designated for youth or seniors or persons with disabilities could set fees with disabilities could set fees that recovered only 75% of the operating costs. In addition, the Ordinance urges the Department to set fees for programs that benefit the community at large based on only 50% of the operating costs. All fees would require approval from the Recreation and Park Commission and, once approved, would be published on the Department's website. The Ordinance also website. The Ordinance also directs the Recreation and Park Commission to update its scholarship policy to provide for further discounts for recreation programs based on financial need. In accordance Administrative Code Section 67.7-1, persons who are unable to attend the hearing on this matter may submit written comments prior to the time the hearing begins. These comments will be made These comments will be made as part of the official public record in this matter and shall be brought to the attention of the Board of Supervisors. Written comments should be addressed to Angela Calvillo, Clerk of the Board, City Hall, 1 Dr. Carlton B. Goodlett Place, Room 244. San Francisco. Room 244, San Francisco, CA, 94102 or sent via email (board.of.supervisors@sfgov. org). Information relating to this matter is available in the Office of the Clerk of the Board or the Board of Supervisors' Legislative Research Center (https://sfbos.org/legislative-research-center-Irc). Agenda information relating to this matter will be available for public review on Friday, June 13, 2025. For any questions about this hearing, please contact the Assistant Clerk for the Budget and Appropriations Committee: Brent Jalipa (Brent.Jalipa@sfgov.org — (415) 554-7712) Angela Calvillo - Clerk of the Board of Supervisors, City and County of San Francisco

EXM-3935419# (https://sfbos.org/legislative-research-center-lrc). Agenda

NOTICE OF PUBLIC
HEARING
BUDGET AND
APPROPRIATIONS
COMMITTEE
BOARD OF SUPERVISORS
OF THE CITY AND COUNTY
OF SAN FRANCISCO
WEDNESDAY, JUNE 18,
2025 - 10:00 AM
LEGISLATIVE CHAMBER,
ROOM 250, CITY HALL
1 DR. CARLTON B.
GOODLETT PLACE, SAN
FRANCISCO, CA 94102
NOTICE IS HEREBY
GIVEN THAT the Board of
Supervisors of the City and
County of San Francisco's
Budget and Appropriations
Committee will hold a public
hearing to consider the
following proposal and said
public hearing will be held
as follows, at which time
all interested parties may
attend and be heard: File
No. 250604. Ordinance
amending the Park Code
to authorize the Recreation
and Park Department to add
a cost recovery surcharge to and Park Department to add a cost recovery surcharge to the fees for the use of City golf courses, outdoor event facilities, picnic areas, and athletic fields, to help cover stormwater and other costs related to maintaining those City properties; and affirming the Planning Department's determination under the determination under the California Environmental Quality Act. If this legislation passes, cost recovery fees will be established for each player using City Golf Courses of \$4 per nine holes, or \$6 per 18 holes, as an additional surcharge to cover operating costs related to the Golf Courses; an additional surcharge of 10% for the use of the parks for outdoor events, to cover operating events, to cover operating costs related to the outdoor event facilities; an additional surcharge of \$5 for picnics with up to 100 participants, and \$25 for picnics with more than 100 participants, to cover operating costs related to the picnic areas; and an additional surcharge and an additional surcharge of \$1 per hour for the use of the athletic fields to cover operating costs related to the athletic fields. In accordance with Administrative Code, Section 67.7-1, persons who are unable to attend the hearing on this matter may submit written comments prior to the time the hearing begins. These comments will be made as part of the official public as part of the official public record in this matter and shall be brought to the attention of the Board of Supervisors. Written comments should be addressed to Angela Calvillo, addressed to Angela Calvillo, Clerk of the Board, City Hall, 1 Dr. Carlton B. Goodlett Place, Room 244, San Francisco, CA, 94102 or sent via email (board. of. supervisors @ sfgov. org). Information relating to this matter is available in the Office of the Clerk of the Board or the Board of Supervisors' Legislative Research Center (https://sfbos.org/legislative-research-center-lrc). Agenda information relating to this matter will be available for public review on Friday, June 13, 2025. For any questions about this hearing, please contact the Assistant Clerk for the Budget and Appropriations

the Budget and Appropriations
Committee: Brent Jalipa
(Brent Jalipa @ sfgov.org
- (415) 554-7712) Angela
Calvillo - Clerk of the Board of
Supervisors, City and County of San Francisc EXM-3935411# NOTICE OF PUBLIC
HEARING
BUDGET AND
APPROPRIATIONS
COMMITTEE
BOARD OF SUPERVISORS
OF THE CITY AND COUNTY
OF SAN FRANCISCO
WEDNESDAY, JUNE 18,
2025 - 10:00 AM
LEGISLATIVE CHAMBER,
ROOM 250, CITY HALL
1 DR. CARLTON B.
GOODLETT PLACE, SAN
FRANCISCO, CA 94102

FRANCISCO, CA 94102 HEREBY NOTICE IS HERE GIVEN THAT the Board GIVEN THAT the Board of Supervisors of the City and County of San Francisco's Budget and Appropriations Committee will hold a public hearing to consider the following proposal and said public hearing will be held as follows, at which time all interested parties may attend and be heard: File No. 250603. Ordinance amending the Park Code to authorize the Recreation and Park the Recreation and Park Department to charge fees for reserving tennis/pickleball courts at locations other courts at locations other than the Golden Gate Park Tennis Center; and affirming the Planning Department's determination under the determination under the California Environmental Quality Act. If this legislation passes, a fee of \$5 will be established to reserve tennis/pickleball courts at locations other than the Golden Gate Park Tennis Center by individuals not more than one week in advance. It will also establish fees for reservations made more than reservations made more than one week in advance by Not-for-Profit Organizations or an individual at \$20 per hour, and \$40 per hour for For-Profit Organizations. In accordance with Administrative Code. Section 67.7-1, persons who are unable to attend the hearing on this matter may submit written comments prior to the time the hearing begins. These comments will be made as part of the official public record in this matter and shall be brought to the attention of the Board of Supervisors. Written comments should be addressed to Angela Calvillo, Clerk of the Board, City Hall, 1 Dr. Carlton B. Goodlett Place, Room 244, San Francisco, CA, 94102 or sent via email (board.of.supervisors @sfgov. to the time the hearing begins (board.of.supervisors@sfgov. org). Information relating to this matter is available in the Office of the Clerk of the Board or the Board of Supervisors Legislative Research Center (https://sfbos.org/legislative-research-center-lrc). Agenda information relating to this matter will be available for matter will be available for public review on Friday, June 13, 2025. For any questions about this hearing, please contact the Assistant Clerk for the Budget and Appropriations Committee: Brent Jalipa (Brent, Jalipa @ sfgov. org - (415) 554-7712) Angela Calvillo - Clerk of the Board of Supervisors, City and County of San Francisco

EXM-3935408#

BUDGET AND
APPROPRIATIONS
COMMITTEE
BOARD OF SUPERVISORS
OF THE CITY AND COUNTY
OF SAN FRANCISCO
WEDNESDAY, JUNE 18,
2025 - 10:00 AM
LEGISLATIVE CHAMBER,
ROOM 250, CITY HALL
1 DR. CARLTON B.
GOODLETT PLACE, SAN
FRANCISCO, CA 94102
NOTICE IS HEREBY
GIVEN THAT the Board of
Supervisors of the City and
County of San Francisco's
Budget and Appropriations
Committee will hold a public
hearing to consider the

hearing to consider the following proposal and said public hearing will be held as follows, at which time

EXM-3935419#

NOTICE OF PUBLIC HEARING BUDGET AND

GOVERNMENT

SAN FRANCISCO EXAMINER - DALY CITY INDEPENDENT - SAN MATEO WEEKLY - REDWOOD CITY TRIBUNE - ENQUIRER - BULLETIN - FOSTER CITY PROGRESS - MILLBRAE - SAN BRUNO SUN - BOUTIQUE & VILLAGER - EXAMINER - SO. SAN FRANCISCO - EXAMINER - SAN BRUNO

general administrative fees not covered in Section 110A from \$166.64 to \$226 per hour for a minimum one-half hour; building numbers (each entrance) for new addresses from \$166.61 to \$317 and change of existing addresses will increase from \$335.91 to \$506; application extension (in plan review) will increase from plan review) will increase from \$298.38 to \$526 each plus 20% of plan review fees; each permit extension will increase increase from \$280 to \$372

Office of the Mayor San Francisco



DANIEL LURIE MAYOR

To: Angela Calvillo, Clerk of the Board of Supervisors

From: Sophia Kittler, Mayor's Budget Director

Date: May 30, 2025

Re: Mayor's FY 2025-26 and FY 2026-27 Budget Submission

RECEIVED AK
BOARD OF SUPERVISORS
SAN FRANCISCO
2025 NAY 30 PNO4:18

Madam Clerk,

In accordance with City and County of San Francisco Charter, Article IX, Section 9.100, the Mayor's Office hereby submits the Mayor's proposed budget by May 30th, corresponding legislation, and related materials for Fiscal Year (FY) 2025-26 and FY 2026-27.

In addition to the Mayor's Proposed FY 2025-26 and FY 2026-27 Budget Book, the following items are included in the Mayor's submission:

- Proposed *Interim* Budget and Annual Appropriation Ordinance (AAO)
- Proposed Interim Annual Salary Ordinance (ASO)
- Proposed Budget and Annual Appropriation Ordinance (AAO)
- Proposed Annual Salary Ordinance (ASO)
- Administrative Provisions for both, but separate documents of the AAO and ASO, in tracked changes, and on pleading paper
- Proposed Budget for the Office of Community Investment and Infrastructure
- A Transfer of Function letter detailing the transfer of positions from one City department to another
- An Interim Exception letter to the ASO
- PUC Capital Amendment and Debt Authorization
- Prop J Certification Letters
- A letter addressing funding levels for consumer price index increases for nonprofit corporations or public entities for the coming two fiscal years
- 40 pieces of trailing legislation
- Memo to the Board President requesting for 30-day rule waivers on ordinances

Please note the following:

• Technical adjustments to the June 1 budget are being prepared, but are not submitted with this set

Sincerely,

Sophia Kittler

Mayor's Budget Director

cc: Members of the Board of Supervisors Budget & Legislative Analyst's Office

Controller

No	DEPT	Item	Description	Type of Legislation	File #
1	ADM	Code Amendment	Amending the Administrative Code to modify the fees for the use of City Hall	Ordinance	250591
2	ADM	Code Amendment	Amending the Administrative Code to transfer responsibilities for oversight of the collection of sexual orientation and gender identity data from the City Administrator to the Human Rights Commission and removing obsolete reporting requirements	RECEIVED AK D OF SUPERVISO AN FRANCISCO Ordinance AD4:1	250502
3	ADM	Code Amendment	Amending the Administrative Code to clarify the status of the Treasure Island Development Authority ("TIDA") as a City department	Ordinance	250594
4	ADM	Continuing Prop J	Convention Facilities Management	Resolution	250615
5	ADM	Continuing Prop J	Security Services for RED Buildings	Resolution	250615
6	ADM	Continuing Prop J	Custodial Services for RED Buildings	Resolution	250615
7	ADM	Continuing Prop J	Security Guard Service at Central Shops	Resolution	250615
8	BOS	Continuing Prop J	Budget and Legislative Analyst Services	Resolution	250615
9	CON	Access Line Tax	Resolution concurring with the Controller's establishment of the Consumer Price Index for 2025, and adjusting the Access Line Tax by the same rate.	Resolution	250612
10	CON	Code Amendment	Amending the Administrative Code to eliminate the Budget Savings Incentive Fund	Ordinance	250595
11	CON	Neighborhood Beautification and Graffiti Clean-up Fund Tax	Adopting the Neighborhood Beautification and Graffiti Clean- up Fund Tax designation ceiling for tax year 2025	Ordinance	250596
12	DBI	DBI Fee Changes	Amending the Building, Subdivision, and Administrative Codes to adjust fees charged by the Department of Building Inspection and to establish Subfunds within the Building Inspection Fund; and affirming the Planning Department's determination under the California Environmental Quality Act	Ordinance	250592
13	DEC	Early Care and Education	Modifying the baseline funding requirements for early care and	Ordinance	250597

		Commercial Rents Tax Baseline	education programs in Fiscal Years (FYs) 2025-2026 and 2026- 2027, to enable the City to use the interest earned from the Early Care and Education Commercial Rents Tax for those baseline programs		cont'd 250597
14	DPH	State Recurring Grants FY25-36	Authorizing the acceptance and expenditure of Recurring State grant funds by the San Francisco Department of Public Health for Fiscal Year (FY) 2025-2026	Resolution	250618
15	DPH	CCE Expansion Grant	Grant Agreement - California Department of Social Services - Community Care Expansion Program - Anticipated Revenue to the City \$9,895,834	Resolution	250619
16	DPH	Code Amendment	Various Codes - Environmental Health Permit, Fee, and Penalties Revisions	Ordinance	250606
17	DPH	HHIP Grant	Delegation of 9.118 Authority - Accept and Expend Grant - San Francisco Health Authority, a local governmental entity doing business as the San Francisco Health Plan ("Health Plan" or "SFHP") - Housing and Homelessness Incentive Program ("HHIP") Expanding San Francisco Department of Public Health Recuperative Care Community Supports - \$2,489,698.63	Resolution	250620
18	DPH	IPP Grant	Delegation of 9.118 Authority - Accept and Expend Grant - San Francisco Health Authority, a local governmental entity doing business as the San Francisco Health Plan ("Health Plan" or "SFHP") - Incentive Payment Program ("IPP") San Francisco Department of Public Health Epic Enhancement Implementation Project - \$6,000,000	Resolution	250621
19	DPH	Patient Revenues	Amending the Health Code to set patient rates for services provided by the Department of Public Health (DPH), for Fiscal Years 2025-2026 and 2026-2027; and authorizing DPH to waive or reduce fees to meet the needs of low-income patients through its	Resolution Ordinance	250607

			provision of charity care and other discounted payment programs		cont'd 250607
20	DPH	Continuing Prop J	Healthcare Security at Primary Care Clinics	Resolution	250615
21	DPW	DPW Fee Changes	Public Works, Subdivision Codes - Fee Modification and Waiver	()rdinance	
22	DPW	Continuing Prop J	Yard Operations and Street Tree Nursery	Resolution	250615
23	HOM	Continuing Prop J	Security Services	rity Services Resolution	
24	НОМ	Continuing Prop J	Homelessness and Supportive Housing security services Resolution		250615
25	НОМ	Homelessness and Supportive Housing Fund	Approving the FYs 2025-2026 and 2026-2027 Expenditure Plan for the Department of Homelessness and Supportive Housing Fund	Resolution	250613
26	НОМ	Our City, Our Home Homelessness Gross Receipts Tax	Funding Reallocation - Our City, Our Home Homelessness Gross Receipts Tax - Services to Address Homelessness - \$88,495,000 Plus Future Revenue Through FY 2027-28	Ordinance	250609
27	LIB	Friends of the Library A&E	Annual Accept & Expend legislation for the SFPL's Friends of the Library Fund	Resolution	250614
28	МОНСО	Continuing Prop J	Treeline Security Inc services for City-owned properties in predevelopment for affordable housing sites	Resolution	250615
29	OCII	OCII Budget Resolution	Office of Community Investment and Infrastructure, operating as Successor Agency to the San Francisco Redevelopment Agency, Fiscal Year 2025-26 Budget	Resolution	250611
30	OCII	OCII Interim Budget Resolution	Office of Community Investment and Infrastructure, operating as Successor Agency to the San Francisco Redevelopment Agency, Fiscal Year 2025-26 Interim Budget	Resolution	250610
31	PDR	Crankstart Foundation Grant A&E	Accept and Expend Grant - Retroactive - Immigration Defense Unit - Crankstart Foundation - Amendment to the Annual Salary Ordinance for FYs 2024-25 and 2025-26 - \$3,400,000	Ordinance	250598
32	POL	Code Amendment	Registration Fees and Fingerprint ID Fund	Ordinance	250599
33	PUC	Fixed Budget Amendment	Continues waiving certain small business first-year permit, license, and business registration fees	Ordinance	250602

34	REC	Bobo Estate A&E	Accept and Expend Bequest - Estate of William Benjamin Bobo - Benches, Park Furnishings and Park Improvements Across San Francisco - \$3,600,000	Resolution	250616
35	REC	Code Amendment	Amending the Park Code to authorize the Recreation and Park Department to charge fees for reserving tennis/pickleball courts at locations other than the Golden Gate Park Tennis Center; and affirming the Planning Department's determination under the California Environmental Quality Act	Ordinance	250603
36	REC	Authorizing Paid Parking in Golden Gate Park	Authorizing the Municipal Transportation Agency (SFMTA) to set parking rates in Golden Gate Park in accordance with Park Code provisions that authorize SFMTA rate-setting on park property; and affirming the Planning Department's determination under the California Environmental Quality Act	Resolution	250617
37	REC	Code Amendment	PUC Cost Recovery Fee	Ordinance	250604
38	REC	Code Amendment	Scholarship Recovery Fee	Ordinance	250605
39	REG	Continuing Prop J	Assembly and mailing of vote-by-		250615
40	SHF	Continuing Prop J	Jail Food Service	Resolution	250615

Office of the Mayor San Francisco



DANIEL LURIE MAYOR

To: Rafael Mandelman, President of the Board of Supervisors

From: Sophia Kittler, Mayor's Budget Director

Date: May 30, 2025

Re: 30-Day Waiver Requests

RECEIVED AK
BOARD OF SUPERVISORS
SAN FRANCISCO
2025 MAY 30 PM04:19

President Mandelman,

The Mayor's Office Respectfully requests 30-day hold waivers for the following pieces of trailing legislation:

- City Administrator's Office:
 - o Administrative Code City Hall Short Term License Fees
 - Administrative Code Transferring Data Collection Oversight Duties from the City
 Administrator to the Human Rights Commission
 - o Administrative Code Treasure Island Development Authority
- Controller's Office:
 - o Resolution Adjusting the Access Line Tax with the Consumer Price Index of 2025
 - o Administrative Code Eliminating Budget Savings Incentive Fund
 - o Neighborhood Beautification and Graffiti Clean-up Fund Tax Designation Ceiling
- Department of Building Inspection:
 - Building, Subdivision, and Administrative Codes Fee Adjustment and Building Inspection Fund Subfunds
- Department of Early Childhood:
 - Business and Tax Regulations Code Early Care and Education Commercial Rents Tax Baseline - FY 2025-2026 and 2026-2027
- Department of Public Health:
 - Accept and Expend Grants Recurring State Grant Funds Department of Public Health -FY2025-2026
 - o Grant Agreement California Department of Social Services Community Care Expansion Program Anticipated Revenue to the City \$9,895,834
 - o Various Codes Environmental Health Permit, Fee, and Penalties Revisions
 - Delegation of 9.118 Authority Accept and Expend Grant San Francisco Health Authority, a local governmental entity doing business as the San Francisco Health Plan ("Health Plan" or "SFHP") - Housing and Homelessness Incentive Program ("HHIP") Expanding San Francisco Department of Public Health Recuperative Care Community Supports - \$2,489,698.63
 - Delegation of 9.118 Authority Accept and Expend Grant San Francisco Health
 Authority, a local governmental entity doing business as the San Francisco Health Plan
 ("Health Plan" or "SFHP") Incentive Payment Program ("IPP") San Francisco
 Department of Public Health Epic Enhancement Implementation Project \$6,000,000
 - o Health Code Patient Rates for Fiscal Years 2025-2026 and 2026-2027
- Department of Public Works:
 - o Public Works, Subdivision Codes Fee Modification and Waiver
- Department of Homelessness and Supportive Housing:
 - Homelessness and Supportive Housing Fund FYs 2025-2026 and 2026-2027 Expenditure Plan

- Funding Reallocation Our City, Our Home Homelessness Gross Receipts Tax Services to Address Homelessness - \$88,495,000 Plus Future Revenue Through FY 2027-28
- Public Library:
 - Accept and Expend Grant Friends of San Francisco Public Library Annual Grant Award - Up to \$1,072,600 of In-Kind Gifts, Services, and Cash Monies - FY2025-2026
- Office of Community Investment and Infrastructure:
 - Office of Community Investment and Infrastructure, operating as Successor Agency to the San Francisco Redevelopment Agency, Fiscal Year 2025-26 Budget
 - Office of Community Investment and Infrastructure, operating as Successor Agency to the San Francisco Redevelopment Agency, Fiscal Year 2025-26 Interim Budget
- Office of the Public Defender:
 - Accept and Expend Grant Retroactive Immigration Defense Unit Crankstart
 Foundation Amendment to the Annual Salary Ordinance for FYs 2024-25 and 2025-26
 \$3,400,000
- Police Department:
 - Administrative Code Vehicle Registration Fees and Police Fingerprint Identification
 Fund
- Public Utilities Commission:
 - De-appropriation San Francisco Public Utilities Commission Capital Projects Budget -\$86,916 - FY2025-2026
 - De-appropriation San Francisco Public Utilities Commission \$12,990,064 FY2025-2026
 - San Francisco Public Utilities Commission Water Revenue Bond and Other Forms of Indebtedness Issuance - Not to Exceed \$1,054,138,857
- Recreation and Parks Department:
 - Accept and Expend Bequest Estate of William Benjamin Bobo Benches, Park Furnishings and Park Improvements Across San Francisco - \$3,600,000
 - o Park Code Court Reservations
 - o Authorizing Paid Parking in Golden Gate Park
 - Park Code Cost Recovery for Use of Golf Courses, Outdoor Event Facilities, Picnic Areas, and Athletic Fields
 - o Park Code Recreation Program Fees

Should you have any questions, please email Adam Thongsavat at adam.thongsavat@sfgov.org.

Sincerely,

Sophia Kittler Mayor's Budget Director

President, District 8 BOARD of SUPERVISORS



City Hall 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco, CA 94102-4689

Tel. No. 554-6968 Fax No. 554-5163 TDD/TTY No. 544-5227

RAFAEL MANDELMAN

PRESIDENTIAL ACTION									
Date:									
To: Angela Calv	illo, Clerk of th	e Board of Supervisors							
Madam Clerk, Pursuant to Board Rules, I am hereby:									
Waiving 30-Day Rule (Board Rule No. 3.23)									
File No.									
Title.		(Primary Sponsor)							
Transferring (Board Ru	le No 3.3)								
File No.		(Primary Sponsor)							
Title.									
From:			Committee						
То:			Committee						
Assigning Temporary Committee Appointment (Board Rule No. 3.1)									
Supervisor:	isor: Replacing Supervisor:								
For:			Meeting						
(D	ate)	(Committee)	O						
Start Time:	End Tim	e:							
Temporary Assig	gnment: Par	tial Full Meeting							
		Rafael Mandelman,	President						
		Board of Supervisor	Board of Supervisors						

Board of Supervisors

Office of the Mayor san Francisco



DANIEL LURIE Mayor

RECEIVED **4K**BOARD OF SUPERVISORS
SAN FRANCISCO
2025 NAY 30 PM04:29

To:

Angela Calvillo, Clerk of the Board of Supervisors

From:

Sophia Kittler, Mayor's Budget Director

Date:

May 30, 2025

Re:

Various Codes - Environmental Health Permit, Fee, and Penalties Revisions

Ordinance amending the Business and Tax Regulations Code, Health Code, Administrative Code, and Public Works Code to: 1) eliminate Department of Public Health permit requirement for veterinary hospitals and laundry facilities; 2) eliminate the food facility surcharge and certain fees for agricultural inspections; 3) establish fees for regulatory compliance activities for solid waste facilities, refuse service for commercial and residential properties, and licensing of refuse collectors; 4) establish regulatory fee for food safety classes and food safety examinations; 5) increase existing regulatory fees for agricultural inspections, certified farmers' market permits, and hazardous waste management; and 6) increase penalties for violations of tobacco sales ordinances by tobacco retailers.

Should you have any questions, please email Adam Thongsavat at adam.thongsavat@sfgov.org.