File No.	230885	Committee Item No	7
		Board Item No. 19	

COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST

AGENDA FACRET CONTENTS LIST					
Committee:	Rules Committee	Date Oct 16, 2023			
Board of Supervisors Meeting		Date October 24, 2023			
Cmte Boar	Motion Resolution Ordinance Legislative Digest Budget and Legislative Analyst Report Introduction Form Department/Agency Cover Letter and Memorandum of Understanding (MOT) Grant Information Form Grant Budget Subcontract Budget Contract/Agreement Form 126 - Ethics Commission Award Letter Application Form 700 Information/Vacancies (Boards/Communication/Vacancies)	l/or Report U)			
OTHER	(Use back side if additional space is	needed)			
Completed by: Victor Young Date October 12, 2023 Completed by: Date					

1	[Administrative Code - Assessment Appeals Board Remote and Hybrid Remote Hearings and		
2	Conferences]		
3	Ordinance amending the Administrative Code to authorize the Assessment Appeals		
4	Board (AAB) to hold remote hearings and conferences at which no AAB members are		
5	physically present, and hybrid remote hearings and conferences at which some but not		
6	all AAB members are physically present.		
7	NOTE: Unchanged Code text and uncodified text are in plain Arial font.		
8	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> .		
9	Board amendment additions are in double-underlined Arial font. Board amendment deletions are in strikethrough Arial font.		
10	Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.		
11			
12	Be it ordained by the People of the City and County of San Francisco:		
13	Section 1. Chapter 2B of the Administrative Code is hereby revised by amending		
14	Sections 2B.20 and 2B.22, and adding new Section 2B.24, to read as follows:		
15			
16	SEC. 2B.20. HEARING PROCEDURES.		
17	Each Assessment Appeals Board created pursuant to this Chapter shall:		
18	(a) In addition to complying with notice and procedural requirements of the Revenue		
19	and Taxation Code and the California Code of Regulations, provide notice of all meetings,		
20	including deliberations, and post agendas as if Assessment Appeals Boards were subject to		
21	the Brown Act and the Sunshine Ordinance. The agendas shall list each application including		
22	the address of the property, the purpose of the hearing, the current assessment, and		
23	applicant's opinion of value.		
24	(b) Allow public comment on each assessment appeal to be heard by an Assessmer		

Appeals Board. Public comment shall be received either when an Assessment Appeals Board

25

convenes to hear one or more assessment appeals, or at the time each appeal is called for hearing. The agenda for each meeting of an Assessment Appeals Board shall bear the following notice:

Under the California Constitution and applicable statutes, hearings of assessment appeals boards are judicial proceedings. The decisions of assessment appeals boards must be based exclusively on properly admitted evidence. Assessment appeals boards may not base any factual determinations necessary for their decisions on anything other than the aforementioned evidence. Information presented through public comment unless properly admitted into evidence in compliance with the Revenue and Taxation Code and of the Property Tax Rules of the State Board of Equalization is not evidence upon which assessment appeals boards may base findings.

- (c) Conduct all hearings, deliberations, and other business including closed sessions as authorized by law, at duly noticed meetings, with notice afforded to all members of the Board; and take decisions only through the actions of members present at such meetings.
- (d) Conduct hearings in-person at a physical location with all members physically present, or remotely by videoconference with no members physically present, or under a hybrid model with some members appearing in-person at a physical location and some members appearing remotely by videoconference, as set forth in Section 2B.24.

SEC. 2B.22. PRE-HEARING CONFERENCE.

(a) The Board, on its own initiative or at the written request of the Assessor,
Applicant or Applicant's agent, may direct the Clerk to set a pre-hearing conference. A request
by the Assessor, Applicant or Applicant's agent shall identify the application(s) and reason(s)

- for the pre-hearing conference. The requesting party shall serve the written request on all parties to the proceedings by mail, in person, or by facsimile transmission and mail.
 - (b) The Clerk shall serve the Assessor and Applicant or Applicant's agent with written notice of the time, date, place, and reason(s) for the pre-hearing conference at least thirty (30) days before the pre-hearing conference in a manner specified in subsection (a). The Assessor and Applicant or Applicant's agent may agree in writing to a pre-hearing conference with less than thirty (30) days advance notice.
 - (c) The Board may conduct the pre-hearing conference in-person at a physical location with all members physically present, or remotely by videoconference with no members physically present, or under a hybrid model with some members appearing in-person at a physical location and some members appearing remotely by videoconference, as set forth in Section 2B.24.
 - (ed) A three-member panel of the Board shall conduct the pre-hearing conference. At the discretion of the Board, one Board member may act as a pre-hearing conference hearing officer and preside over the pre-hearing conference.
 - (\underline{de}) The pre-hearing conference is part of the formal assessment appeals process and the Applicant or Applicant's agent must attend a properly noticed pre-hearing conference.
 - (1) If the Applicant fails to appear at the pre-hearing conference before a three-member panel of the Board, that failure may constitute abandonment of the case and provide grounds for denial of the application at that hearing. If the Applicant furnishes evidence of excusable good cause for the failure to appear or to make a timely request for postponement and files a written request for reconsideration within 30 days from the date of mailing of the denial due to lack of appearance the Board may reconsider the denial based on the information provided and may set aside the denial of the application for lack of appearance.
 - (2) If the Applicant fails to appear at the pre-hearing conference at which one Board member is acting as a hearing officer, the hearing officer may refer the application to

the full Board for a failure to appear denial hearing. The Clerk shall serve the Assessor and Applicant or Applicant's agent with written notice of the time, date, and place for the failure to appear denial hearing at least thirty (30) days before the hearing in a manner specified in subsection (a). The Applicant may furnish evidence of excusable good cause for the failure to appear in writing prior to the hearing or at the hearing. Based on the evidence furnished by the Applicant the Board may reconsider the denial and may set aside the denial of the application for lack of appearance.

(ef) The pre-hearing conference may be conducted to:

* * * *

SEC. 2B.24. IN-PERSON, REMOTE, AND HYBRID HEARINGS AND CONFERENCES.

Notwithstanding Section 1.29 of this Code or any other provision of the Municipal Code, an Assessment Appeals Board may conduct hearings and pre-hearing conferences in-person at a physical location with all members physically present, or remotely by videoconference with no members physically present, or under a hybrid model with some members appearing in-person at a physical location and some members appearing remotely by videoconference. An Assessment Appeals Board member appearing remotely by videoconference shall: (1) be counted toward satisfying the attendance requirement for purposes of constituting a quorum for the transaction of business under Section 2B.6(b) of this Code; and (2) be deemed to be present for purposes of participating, taking action, and making decisions at meetings under subsection (c) of Section 2B.20. Where a hearing or pre-hearing conference is held in-person, the Applicant, Applicant's agent, Assessor and witnesses must attend in person at the physical location. Where a hearing or pre-hearing conference is held remotely, the Applicant, Applicant's agent, Assessor, and witnesses must attend remotely. Where a hearing or pre-hearing conference is held under a hybrid model, the Applicant, Assessor, Applicant's agent, and witnesses may elect to attend in-person or remotely. Each hearing, whether conducted in-person,

1	remotely, or under a hybrid model, shall be subject to the requirements in Section 2B.20. Each pre-				
2	hearing conference, whether conducted in-person, remotely, or under a hybrid model, shall be subject				
3	to the requirements in Section 2.B.22. Each hearing and pre-hearing conference, whether conducted				
4	in-person, remotely, or under a hybrid model, shall also be subject to the following requirements:				
5	(a) The notice of pre-hearing conference or hearing shall state whether a scheduled conference				
6	or hearing will be in-person at a physical location, remote, or hybrid.				
7	(b) If the notice states that the pre-hearing conference or hearing will be remote or hybrid, an				
8	Applicant shall have the right to request a postponement until an in-person pre-hearing conference or				
9	hearing is available. Such requests shall comply with the provisions governing postponements and				
10	continuances set forth in the California Code of Regulations, Property Tax Rules, including the				
11	requirement, if applicable, that the Applicant sign a written agreement to extend and toll indefinitely				
12	the two-year limitation period provided in Revenue and Taxation Code Section 1604.				
13					
14	Section 2. Effective Date. This ordinance shall become effective 30 days after				
15	enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the				
16	ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board				
17	of Supervisors overrides the Mayor's veto of the ordinance.				
18					
19	APPROVED AS TO FORM:				
20	DAVID CHIU, City Attorney				
21	By: <u>/s/</u> JEN HUBER				
22	JEN HUBER Deputy City Attorney				
23	n:\legana\as2023\2200343\01687094.docx				
24					
25					

LEGISLATIVE DIGEST

[Administrative Code - Assessment Appeals Board Remote and Hybrid Remote Hearings and Conferences]

Ordinance amending the Administrative Code to authorize the Assessment Appeals Board (AAB) to hold remote hearings and conferences at which no AAB members are physically present, and hybrid remote hearings at which some but not all AAB members are physically present.

Existing Law

The California Revenue & Taxation Code, which provides guidance on AAB hearings, states that "[n]othing in this chapter or in any other law shall be construed to prohibit a county board from conducting hearings remotely." California Revenue & Taxation Code § 1616. Chapter 2B of the San Francisco Administrative Code, Assessment Appeals Boards (Tax Appeal Boards), provides that each AAB shall be conducted to pursuant to, and comply with the procedural requirements of, the Revenue and Taxation Code, but is silent on the AAB's ability to conduct remote or hybrid meetings. Administrative Code Section 1.29 refers to members of a body created by legislative action being "present" at a meeting of such body, which implies physical presence.

Amendments to Current Law

The proposed ordinance would amend Sections 2B.20 and 2B.22 and add a new Section 2B.24 of the Administrative Code to provide that, notwithstanding Administrative Code Section 1.29 or any other provision of the Municipal Code, the AAB may conduct hearings and prehearing conferences in-person, remotely, or under a hybrid model, at which some but not all AAB members are physically present. Remote or hybrid hearings and conferences would be subject to the same procedural requirements of the Revenue and Taxation Code and California Code of Regulations, as well as the requirements of Chapter 2B of the Administrative Code. The proposed ordinance also provides that an Applicant may reject a remote or hybrid hearing or conference and request a postponement until an in-person hearing or conference is available.

Background Information

The Brown Act does not apply to the AAB. State law not only authorizes AAB hearings to be conducted remotely, but provides that "nothing ... in any other law shall be construed to prohibit a county board from conducting hearings remotely." Revenue and Taxation Code § 1616. This ordinance intends to ensure that the Municipal Code is consistent with State law by explicitly authorizing the AAB to conduct remote and hybrid hearings and pre-hearing conferences.

BOARD OF SUPERVISORS Page 1

FILE NO. 230885

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BOARD OF SUPERVISORS Page 2

BOARD of SUPERVISORS



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MEMORANDUM

Victor Young

TO: Alistair Gibson, Assessment Appeals Board

FROM: Victor Young, Assistant Clerk

DATE: August 3, 2023

SUBJECT: LEGISLATION INTRODUCED

The Board of Supervisors' Rules Committee received the following proposed legislation:

File No. 230885

Ordinance amending the Administrative Code to authorize the Assessment Appeals Board (AAB) to hold remote hearings and conferences at which no AAB members are physically present, and hybrid remote hearings and conferences at which some but not all AAB members are physically present.

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

Introduction Form

(by a Member of the Board of Supervisors or the Mayor)

I here	hy suhm	it the following item for introduction (select only one):		
	oy saom			
	1.	For reference to Committee (Ordinance, Resolution, Motion or Charter Amendment)		
	2.	Request for next printed agenda (For Adoption Without Committee Reference) (Routine, non-controversial and/or commendatory matters only)		
	3.	Request for Hearing on a subject matter at Committee		
	4.	Request for Letter beginning with "Supervisor	inquiries"	
	5.	City Attorney Request		
	6.	Call File No. from Committee.		
	7.	Budget and Legislative Analyst Request (attached written Motion)		
	8.	Substitute Legislation File No.		
	9.	Reactivate File No.		
	10.	Topic submitted for Mayoral Appearance before the Board on		
The p	roposed	legislation should be forwarded to the following (please check all appropriate box	xes):	
	□ Sm	nall Business Commission	on	
	□ Pla	unning Commission Building Inspection Commission Human Resource	es Department	
Gener	al Plan I	Referral sent to the Planning Department (proposed legislation subject to Charter	4.105 & Admin 2A.53):	
	□ Ye			
(Note.	For Im	perative Agenda items (a Resolution not on the printed agenda), use the Imperativ	ve Agenda Form.)	
Spons	or(s):			
Clerl	k of the	Board		
Subje	ct:			
1	inistrativ erences	ve Code - Assessment Appeals Board Remote and Hybrid Remote Hearin s	gs and	
Long	Title or	text listed:		
hold	remote	mending the Administrative Code to authorize the Assessment Appeals B hearings and conferences at which no AAB members are physically prese ings and conferences at which some but not all AAB members are physical	ent, and hybrid	

Signature of Sponsoring Supervisor: