## AMENDED IN COMMITTEE 5/13/2024 ORDINANCE NO.

[Administrative, Campaign and Governmental Conduct Codes - Language Access Ordinance]

FILE NO. 240868

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2 3 Ordinance amending the Administrative Code to amend the Language Access 4 Ordinance to clarify Departments' responsibilities to provide language access services 5 to members of the public, and to clarify the role of the Office of Civic Engagement and 6 Immigrant Affairs in administering the Language Access Ordinance; to require 7 language access service be provided in Chinese, Spanish, Filipino, and any other 8 language for which the requisite number of persons qualifyies as a Substantial Number 9 of Limited English Proficient Persons; to lower the threshold amount for the requisite number of persons needed to meet the definition of Substantial Number of Limited 10 11 **English Proficient Persons:** to amend the formula for determining when a language becomes eligible for language access services; to require Departments to translate 12 13 signage; to require Departments to translate digital content provided on digital 14 platforms; to clarify that crisis situations also includes but is not limited to pandemics, 15 refugee relief, and disaster-related activities emergency response, and public safety 16 incidents that impact and effect the community; to require departments that provide emergency response services in the event of a crisis situation or disaster-related 17 services, involving an immediate threat of serious harm, mass causalities, conditions 18 of natural disaster, or conditions posing extreme peril to the safety of persons and 19 20 property to provide language access services; to rename the Annual Compliance Plan 21 to Annual Compliance Report; to impose requirements for the Language Access 22 Ordinance Summary Report; to require Departments to inform members of the public 23 of their right to file a complaint, and of a process for providing feedback on the

Department's Language Access Services; to require Office of Civic Engagement and

Immigrant Affairs to create a know-your-rights brochure; to require Departments'

1	posting notice of the availability of Language Access Services and a know-your-rights			
2	brochure; to require Departments to budget and plan for delivery of Language Access			
3	Services; to require Office of Civic Engagement and Immigrant Affairs to prepare an			
4	investigation summary report of each investigation that will include findings and			
5	recommendation to address the issues raised, and to create and maintain a website for			
6	the posting of investigation summary reports; and to delete the financial disclosure			
7	requirement for Immigrant Rights Commission members.			
8 9	NOTE: Unchanged Code text and uncodified text are in plain Arial font.  Additions to Codes are in single-underline italics Times New Roman font.  Deletions to Codes are in strikethrough italics Times New Roman font.  Board amendment additions are in double-underlined Arial font.			
10	Board amendment additions are in <u>additioned Analytonic.</u> Board amendment deletions are in strikethrough Arial font.  Asterisks (* * * *) indicate the omission of unchanged Code			
11	subsections or parts of tables.			
12				
13	Be it ordained by the People of the City and County of San Francisco:			
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15	Section 1. Chapter 91 of the Administrative Code is hereby amended by revising			
16	Sections 91.1, 91.2, 91.4, 91.5, 91.7, 91.8, 91.9, 91.10, 91.11, 91.12, 91.13, 91.14, 91.15,			
17	91.16, and 91.17, and 91.18, to read as follows:			
18	SEC. 91.1. PURPOSE AND FINDINGS.			
19	(a) Title. This Chapter 91 shall be known as the "Language Access Ordinance."			
20	(b) Findings.			
21	(1) The City and County of San Francisco ("the City") seeks to ensure a safe,			
22	inclusive, and equitable environment where every person, regardless of immigration status or language			
23	spoken can readily access information about City services and programs.			
24	(2) The Board of Supervisors finds that San Francisco provides an array of services			
25	and information that can be made accessible to persons who are not proficient in the English			

1	language, or for whom English is not their primary language. The City of San Francisco is
2	committed to providing equal access to information about City services and programs improving the
3	accessibility of these services by providing language access services, including language interpretation
4	and written translations. and providing equal access to them.
5	(32) The Board finds that dDespite a long history of commitment to language
6	access as embodied in federal, state, and local law, beginning with the landmark Civil Rights
7	Act of 1964, there is a still a significant gap in providing the provision of governmental services
8	and programs to Limited English Proficient ("LEP") pPersons limited-English language speakers.
9	(43) In 1973, the California State Legislature adopted the Dymally-Alatorre
10	Bilingual Services Act, which required <i>certain</i> state and local agencies to provide language
11	services to non-English speaking LEP Persons people who comprise 5% or more of the total state
12	population whenever they serve a Substantial Number of Non-English Speaking People and
13	to hire a sufficient number of bilingual staff.
14	(54) In 1999, the California State Auditor concluded that 80% of some state
15	agencies were not in compliance with the Dymally-Alatorre Bilingual Services Act; therefore,
16	not providing equitable services to people who require bilingual assistance. and many of the audited
17	agencies were not aware of their responsibility to translate materials for non-English speakers.
18	(65) In 2001, in response to these findings, the San Francisco Board of
19	Supervisors City enacted the Equal Access to Services Ordinance, Ordinance No. 126-01, which
20	required major departments to provide language translation services language access services to
21	limited-English LEP Persons proficiency individuals who comprise 5% or more of the total city
22	population.
23	(76) In 2009, in Ordinance No. 202-09, the The Board-City enacted a number of
24	significant changes to the $\Theta_0$ rdinance, in 2009 and renamed renaming it the Language Access

Ordinance, and assigning roles and responsibilities for implementation and compliance to the Office

1	of Civic Engagement and Immigrant Affairs ("OCEIA") and the Immigrant Rights Commission. Since
2	$\underline{\mathit{amendment\ of}}$ the Language Access Ordinance $\underline{\mathit{was\ amended}}$ in 2009, City $\underline{\mathit{Pd}}$ epartments have
3	made significant progress in providing language access services improved access to services. The
4	Board finds, however, that However, as of 2023, significant gaps remain in language access
5	consistency, quality, budgeting, and implementation across $\underline{\textit{d}} \mathcal{P}$ epartments.
6	(8) The COVID-19 pandemic and health emergency highlighted the barriers to language
7	access services and inequities for many LEP Persons. The pandemic made it clear that City
8	departments must prioritize language access services during health-related emergencies, disaster-
9	related activities, and all other public safety crisis situations. A community-focused approach to
10	language access services ensures that residents can receive information about City programs and
11	services, including public service announcements, to effectively communicate with City agencies,
12	policymakers, and elected officials.
13	(97) Since the Covid-19 pandemic, the City's use of digital services, web-based content,
14	and on-line mediums for providing information about City programs and services has increased. To
15	meet the needs of City residents, the City's language access services must also expand to those media
16	to make them accessible to LEP Persons.
17	(10) In 2023, the Legislature amended the Dymally-Alatorre Bilingual Services
18	Act to require translation services in emergency situations, involving an immediate threat of
19	serious harm or mass casualties, including conditions of natural disaster or conditions posing
20	extreme peril to the safety of persons and property. The Legislature's amendments were in
21	response to critical incidents that severely impacted communities. In January 2023, mass
22	shootings in Half Moon Bay and Monterey Park impacted communities of color where English
23	was not the primary language spoken and concerns were raised as to whether vital
24	information was being effectively communicated. In March 2023, the broken levee in Monterey
25	County flooded the entire town of Pajaro and forced more than 2,000 people to evacuate.

1	Various news media documented the local agencies' failure to provide language services to
2	communicate vital information on safety and access to recovery with impacted communities.
3	The Legislature's amendments expanded the Act's application to cover all languages spoken
4	jointly by 5% or more of the population whenever 5% of those affected also speak English
5	less than "very well."
6	(1011) Despite the City's progress in providing language access services, Tthe Board
7	finds that as of 2023 2024 there are still gaps in language services access can seriously affecting
8	San Francisco's the City's ability to serve all of its residents, and provide timely access to
9	information to enable full participation in City services and programs.
10	(1112) The United States Census Bureau's 2008-2012 2017-2021 2018 - 2022
11	American Community Survey ("ACS") reveals that 36 34.1 33.9% of San Franciscans are
12	foreign-born and 45.2 42.7 42.9% over the age of five can speak a language other than English
13	at home. More than 112 127 languages are spoken in the San Francisco Bay Area with at
14	least 28 109 different languages spoken in the City alone.
15	(1213) Historically, the City has offered language access services in-tThree
16	languages currently have at least 10,000 or more Limited English Persons LEP Persons: Chinese,
17	Spanish and Filipino Tagalog. Among According to the 2017-2021 2018-2022 ACS, the 21 18.8
18	18.9% of the total City population who self-identify as LEP Persons limited-English speakers, 57
19	$56.7 \ \underline{56.4}\%$ are Chinese speakers, $\underline{23.7 \ 20.5 \ \underline{20.3}\%}$ are Spanish speakers, $\underline{65}\%$ are $\underline{7agalog}$
20	<u>Filipino</u> speakers, 4.1 <u>4.4% are Vietnamese speakers, and 3.35 <u>3.16</u>% are Russian speakers. 5% are</u>
21	Russian speakers, and 3.8% are Vietnamese speakers.
22	(1314) While the City remains a national leader in language access, much remains to
23	be done to continue fighting for full inclusion of our LEP community. The City must continue to make
24	every effort to ensure City departments comply with the Language Access Ordinance and removes
25	barriers to participation in City processes by increasing bilingual staffing levels and language services

1	budgets; improving accessibility through continued digital and telephonic language services; and
2	increasing language services planning and coordination for public health crises, disasters, and
3	emergencies.
4	SEC. 91.2. DEFINITIONS.
5	As used in this Chapter 91, the following capitalized terms shall have the following
6	meanings:
7	"Advisory Body" shall mean a body other than a City Board or City Commission that
8	is created by ordinance for the purpose of providing policy advice to the Board of Supervisors
9	the Mayor, or City Departments.
10	"Annual Compliance PlanReport" is set forth in Section 91.11 of this Chapter.
11	"Bilingual Employee" shall mean a City employee who is fluent in both English and a
12	second language and who is able to conduct the department's business in both languages. A
13	bilingual employee shall include a City employee who (i) is in a classification that provides
14	information or direct services to the public requiring language proficiency in English and a
15	second language; or (ii) is either a certified interpreter or translator by the Department of
16	Human Resources or accredited training or academic institution; or (iii) receives premium pay
17	and regularly and continuously uses the second language in his or hertheir city employment; or
18	(iv) is self-designated as competent in a second language for purposes of sporadic translation
19	services.
20	"City" shall mean the City and County of San Francisco.
21	"City Boards" shall mean all boards listed in Campaign and Governmental Conduct
22	Code Section 3.1-103(a)(1), as amended from time to time.
23	"City Commissions" shall mean all commissions listed in Campaign and
24	Governmental Conduct Code Section 3.1-103(a)(1), as amended from time to time.
25	"Commission" shall mean the Immigrant Rights Commission.

—"Concentrated Number of Limited English Speaking Persons" shall mean either 5% of the
population of the District in which a Covered Department Facility is located or 5% of those persons
who use the services provided by the Covered Department Facility. The Office of Civic Engagement
and Immigrant Affairs ("OCEIA") shall determine annually whether 5% or more of the population of
any District in which a Covered Department Facility is located are Limited English Speaking Persons
who speak a shared language other than English. OCEIA shall make this determination by referring to
the best available data from the United States Census Bureau or other reliable source and shall certify
its determination to all City Departments and the Commission no later than January 31st of each year.
Each Department shall determine annually whether 5% or more of those persons who use the
Department's services at a Covered Department Facility are Limited English Speaking Persons who
speak a shared language other than English and report that determination in the Department's Annual
Compliance Plan. Departments shall make this determination using one of the following methods:
— (1)—Conducting an annual survey of all contacts with the public made by the Department
during a period of at least two weeks, at a time of year in which the Department's public contacts are to
the extent possible typical or representative of its contacts during the rest of the year, but before
developing its Annual Compliance Plan required by Section 91.11 of this Chapter; or
— (2) Analyzing information collected during the Department's intake process for all clients,
including walk-ins and scheduled appointments. The information gathered using either method shall
also be broken down by Covered Department Facility to determine whether 5% or more of those
persons who use the Department's services at a Covered Department Facility are Limited English
Speaking Persons who speak a shared language other than English; or
— (3) Analyzing and calculating the total annual number of requests for telephonic language
translation services categorized by language that Limited English Speaking Persons make to the
Department based on the Department's telephonic translation services monthly bills, official telephone
logs, or any other reasonable method used for data collection.

1	—"Covered Department Facility" shall mean any Department building, office, or location that
2	provides direct services to the public and serves as the workplace for 5 or more full-time City
3	employees.
4	"Department" shall mean any City $\underline{\partial}\underline{d}$ epartment, agency, or office with a service or
5	program that provides information or services directly to the public, or interacts with the public.
6	"Department's Service or Program" shall mean anything a City Department or office
7	provides that involves direct services to the public as part of ongoing operations and those
8	direct services administered by the Department, agency, or office for program beneficiaries and
9	participants. Activities include, but are not limited to, information provided to or communication
10	with the public, spaces or department facilities used by the public, and programs that provide
11	$d\underline{D}$ irect $\underline{s}\underline{S}$ ervices to the $\underline{p}\underline{P}$ ublic.
12	"Direct Services to the Public" shall mean any service that requires City employees to
13	provide responses to inquiries about official documents, licenses, financial matters, and
14	benefits that are related to the public's health, safety, and general welfare.
15	"Districts" shall refer to the 11 geographical districts by which the people of the City
16	elect the members of the City's Board of Supervisors.
17	"Emerging Language Population" shall mean any new or smaller language population
18	that is at least 2.5% of persons who share a primary language other than English, or for whom there
19	are identified language access needs. but less than 5 % of the population who use a Department's
20	services, or at least 5,000 but less than 10,000 City residents, who speak a shared language other than
21	English.
22	"First Responders" shall mean all City Departments that respond to crisis situations as set
23	forth in Section 91.9.
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1	"Interpretation" means a live service that communicates information from one language into
2	another language that is provided in the moment through oral or gestured means. The live service may
3	be provided either through simultaneous or consecutive interpretation of the original speech.
4	"Language Access Services" shall mean translation and interpretation of oral or spoken
5	information services that is accessible and enables communication with persons for whom English is
6	not their primary language or for persons who have a greater capacity for speaking or writing a
7	language other than English. This may also include, interpretation of communications provided
8	through oral, video, remote, or telephonic mediums. for both verbal and written communication.
9	"Limited English Proficient Speaking Person" or "LEP Person" shall mean an individual
10	who does not speak, read, understand, or communicate English, well or is otherwise unable to
11	communicate effectively in English because English is not the individual's primary language,
12	or prefers to conduct the interaction in their native language.
13	"OCEIA" shall mean the Office of Civic Engagement & and Immigrant Affairs or any
14	successor agency.
15	"Public Contact or Public Information Position" shall mean a position, a primary job
16	responsibility of which consists of meeting, contacting, and dealing with the public in the
17	performance of the duties of that position.
18	"Public Service Announcement" means vital information to the public about the
19	Department's services or programs.
20	"Required languages" shall mean Language Access Services in Chinese, Spanish, Filipino,
21	and any other language for which the requisite number of persons qualifies as a Substantial Number of
22	Limited English Proficient Persons.
23	"Substantial Number of Limited English Proficient Speaking Persons" shall mean, prior
24	to January 1, 2026, 10,000 City residents with limited English proficiency LEP Limited English
25	Speaking City residents, who speak a shared language other than English. The City will provide

<u>Language Access Services to a Substantial Number of Limited English Proficient Persons.</u> OCEIA
shall determine annually whether at least 10,000 Limited English speaking LEP Persons City
residents speak a shared language other than English in order that their shared language will
render them eligible for Language Access Services in that language. OCEIA shall make this
determination by referring to the best available data from the United States Census Bureau or
other reliable source and shall certify its determination to Departments and the Commission
no later than January 31st of each year or an annual date as determined by OCEIA. Prior to
certifying any new language as set forth in this subsection definition, OCEIA shall comply with
the provisions in <i>Chapter Section</i> 91.16( <i>de</i> ). <u>Starting January 1, 2026, the number 6,000 shall</u>
replace the number 10,000 as the annual threshold amount in this definition.
"Translation" means any written communication of information from one language into

### SEC. 91.4. UTILIZATION OF BILINGUAL EMPLOYEES.

- (a) Utilizing sufficient Bilingual Employees in public contact <u>or public information</u> positions, Departments shall provide information and services to the public in <u>each the required</u> language<u>s</u>, <u>languages</u> spoken by a Substantial Number of Limited English <u>Speaking Proficient</u>
  Persons, or to the public served by <u>a Covered Department Facility their respective Department</u> in each language spoken by <u>a Concentrated Number of Limited English Speaking LEP</u> Persons.

  Departments comply with their obligations under this Section 91.4 if they provide the same level of service to <u>Limited English Speaking LEP</u> Persons as they provide English speakers.
- (b) Departments may consider hiring Bilingual Employees for public contact <u>or public</u> <u>information</u> positions made available through retirement or normal attrition. <u>Departments may</u> <u>also consider recruiting culturally and linguistically qualified bilingual employees to provide language</u> <u>services for both translation and interpretation.</u> Nothing herein shall be construed to authorize the dismissal of any City employee in order to carry out the Language Access Ordinance.

another language.

<u>(c)</u>	Departments sh	nall maintain a	an up-to-date	list of en	nployees a	and langua	ages the
<u>Departmen</u>	t offers through t	<u>he use of Bilir</u>	ngual Employ	<u>/ees.</u>			

(c) Prior to July 1, 2016, this Section 91.4 shall not apply to Departments that are required under Section 91.12(a) to submit their initial Compliance Plans on October 1, 2016. Thereafter, this Section shall apply to all City Departments.

# SEC. 91.5. TRANSLATION OF MATERIALS, *AND SIGNAGE*, *AND DIGITAL*CONTENT.

(a) Except as provided in subsection 91.5(g), Translation of Materials. Departments shall translate the following written materials that provide vital information to the public about the Department's services or programs into the require languages or languages (s) spoken by a Substantial Number of *Limited English Speaking LEP* Persons: applications or forms to participate in a Department's program or activity or to receive its benefits or services; written notices of rights to, determination of eligibility for, award of, denial of, loss of, or decreases in benefits or services, including the right to appeal any Department's decision; written tests that do not assess English language competency, but test competency for a particular license or skill for which knowledge of written English is not required; notices advising *Limited English* Speaking LEP Persons of free language assistance; materials, including publicly-posted documents, explaining a Department's services or programs; complaint forms; any other written documents related to direct services to the public that could impact the community or an individual seeking services from or participating in a program of a Department. <u>Upon</u> request, a LEP Person may request written materials that provide vital information to the public about the Department's services or programs into a language not captured by the required languages. However, the Public Utilities Commission and the Tax Collector shall make resources available for LEP Persons to understand their property tax and utility bills.

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1	Notwithstanding the requirements of this subsection 91.5(a), translation of public hearing
2	notices, agendas, and minutes shall be governed by Section 91.7 of this Chapter.

- (b) <u>Signage</u>. Departments that post signage that provides information to the public with respect to the that relates to the Department's Service or Program shall make good faith efforts to translate those materials in the <u>required languages or</u> languages as prescribed by a Substantial Number of <u>Limited English Speaking LEP</u> Persons.
- (1) Departments shall prioritize the translation of written materials by giving highest priority to <u>vital information and materials and information</u> that affects <u>benefits</u>, <u>eligibility</u>, public safety, <u>health</u>, and critical services.
- (2) Departments shall post <u>translated</u> notices in the public areas of their facilities in the relevant language(s) indicating that <u>Language Access Services</u> <u>written materials in the</u> <u>language(s) and staff who speak the language(s)</u> are available.
- (3) Departments shall translate all signage posted in their facilities that is intended to assist members of the public utilizing the Department's services or programs. Departments shall also translate all signage posted in public spaces that is meant to inform the community about a service or program or a benefit or change that impacts the community. The translated notices shall be posted prominently and shall be readily visible to the public. Departments shall also provide translated written materials, in a conspicuous location, providing information about the OCEIA complaint process described in Section 91.10.
- (c) Digital Content. Departments shall translate digital content that meets the parameters of subsection 91.5(a) that they provide on digital platforms such as web sites, social media platforms, third-party digital content providers, or various on-line mediums. Departments shall also translate all public service announcements or information that raises awareness about an issue of public interest or affects the community that they publish on websites, social media platforms, third-party digital content providers, or various on-line mediums.

- (<u>de</u>) Departments shall <u>take a community-focused approach to</u> ensure <u>that their all</u> translations are accurate and appropriate for the target audience. Translations should match literacy levels of the target audience.
- (ef) Each Department shall designate a staff member responsible for ensuring that all translations of the Department's written materials meet the accuracy and appropriateness standard set in subsection (de) of this Section 91.5. Departments are encouraged to have their staff check the quality of written translations, but where a Department lacks biliterate personnel, the responsible staff member shall obtain quality checks from external translators. Departments may contact OCEIA for assistance in locating a qualified translator or translation equipment. Departments are also encouraged to solicit feedback on the accuracy and appropriateness of translations from bilingual staff atof community groups whose clients receive services from the Department.
- (g) Prior to July 1, 2016, subsection 91.5(a) shall not apply to Departments that are required under Section 91.12(a) to submit their initial Compliance Plans on October 1, 2016.

  Thereafter. Section 91.5(a) shall apply to all City Departments. But prior to July 1, 2016, any Department not subject to subsection 91.5(a) shall translate into the language(s) spoken by a Substantial Number of Limited English Speaking Persons all publicly-posted documents that provide information (1) regarding the Department's services or programs, or (2) affecting a person's rights to, determination of eligibility of, award of, denial of, loss of, or decreases in benefits or services.

#### SEC. 91.7. PUBLIC MEETINGS AND HEARINGS.

(a) Notwithstanding the requirements of any other provisions of Chapter 91, City Boards, City Commissions, advisory bodies, and Departments shall translate meeting notices, agendas, and minutes upon written request. When a City Board, City Commission, and advisory body receives a written request for translated meeting minutes, the body shall

- translate the meeting minutes only after the body adopts them and within a reasonable time thereafter.
  - (b) City Boards, City Commissions, advisory bodies, and Departments shall provide <u>Language Access Services oral interpretation or translation services</u> in the language the member of the public requests at any public meeting or hearing, if requested at least 48 hours in advance of the meeting or hearing.

#### SEC. 91.8. RECORDED TELEPHONIC MESSAGES.

All Departments with recorded telephonic messages about the Department's operation or services shall maintain such messages in each language spoken by a Substantial Number of *Limited English Speaking LEP* Persons, or where applicable, a Concentrated Number of *Limited English Speaking LEP* Persons. Such Departments are encouraged to include in the telephonic messages information about business hours, office location(s), services offered and the means of accessing such services, and the availability of *Language Access Services language assistance*. The requirements of this Section 91.8 shall apply only to recordings prepared by a Department to provide general information to the public about the Department's operations and services, and shall not apply to voicemail recordings on City employees' telephone lines.

#### SEC. 91.9. CRISIS SITUATIONS.

<u>(a)</u> All Departments involved in health-related emergencies, <u>including but not limited to pandemics</u>, refugee relief, disaster-related activities, and all other crisis situations, <u>including but not limited to pandemics</u>, <u>emergency response</u>, and <u>public safety incidents that impact and effect the community</u>, shall work with OCEIA to include <u>Language Access Services</u> <u>language service</u> protocols in the Department's Annual Compliance <u>ReportPlan</u>. During <u>these events</u>, <u>crisis</u>, <u>emergency</u>, <u>and public safety situations</u>, all Departments involved shall prioritize Language

Access Services and to the extent feasible ensure bilingual staff are present and available to

1	assist <i>Limited English Speaking LEP</i> Persons with critical needs. If <i>the crisis, emergency or public</i>
2	safety these situations require the posting of warning signs, the Department shall translate
3	those signs in the required languages.
4	(b) By January 1, 2025, all Departments providing emergency response services,
5	including but not limited to the Police Department, Fire Department, and Department of
6	Emergency Management in the event of crisis situations and disaster-related activities,
7	involving an immediate threat of serious harm, mass casualties, conditions of natural disaster,
8	or conditions posing extreme peril to the safety of persons and property shall: (1) provide
9	language access services related to the emergency in English and in all languages spoken
10	jointly by 5% or more of the population that speaks English less than "very well"; (2) ensure
11	that the quality of information translated and provided to individuals that speak English less
12	than "very well" is as comprehensive, actionable, and timely as the information provided to
13	LEP persons; and (3) endeavor to utilize community members with the cultural competencies
14	and language skills necessary to effectively communicate with those that speak English less
15	than "very well" using, whenever feasible, native speakers of the relevant languages who also
16	speak English fluently. OCEIA shall reassess the data every five years to ensure that the
17	language or languages in which the Departments provide information are consistent with the
18	requirements of subsection (b)(1).
19	(c) Subject to the budgetary and fiscal provisions of the Charter, OCEIA shall develop
20	strategies for Departments to use in deploying rapid response Language Access Services to advise First
21	Responders serving the public in crisis situations as listed in Section 91.9(a). OCEIA shall collaborate
22	with Departments to ensure a community-focused approach is incorporated in the operation of rapid
23	response Language Access Services.
24	SEC. 91.10. COMPLAINT PROCEDURE.

(a) Complaint Process. OCEIA shall be responsible for accepting, investigating, and
resolving complaints from persons alleging violations of this Chapter 91. A person alleging
that a Department violated a provision of this Chapter may submit a complaint to OCEIA by
either: (1) completing and submitting a complaint form; er (2) calling OCEIA and speaking with
an employee who will document the complaint; or (3) designating another person or entity to
lodge the complaint on their behalf. Within 5five days of receiving the complaint, OCEIA shall
notify the Department and commence an investigation. OCEIA shall resolve all complaints
within 30 days of their receipt unless OCEIA finds good cause to extend the time $\underline{\textit{for}}$ resolving
the complaint. OCEIA shall prepare a summary report of its investigation that will include findings
and recommendations to address the issues raised in the complaint, including make a record of the
resolution of the complaint and what action, if any, was undertaken by the Department in
response to the complaint to ensure the Department's compliance with this Chapter 91 and
whether a Department cooperated or failed to cooperate with OCEIA's investigation.

- (b) Department and City Board, City Commission, and Advisory Body's Complaint Procedure. If a Department, a City Board, a City Commission, or an Advisory Body receives a complaint from an individual, it shall immediately forward a copy of the complaint to OCEIA. In addition, *it-City Boards, City Commissions, and Advisory Bodies*, shall cooperate in good faith with OCEIA in resolving the complaint within the applicable time frame.
- (c) Annual Tracking of Complaints <u>and Summary Reports</u>. <u>Annually</u>, OCEIA shall track the number of complaints received <u>each year and summary reports in progress and completed</u>.

  <u>OCEIA shall</u> <u>and</u> maintain copies of all complaints and <u>summary reports documentation of their resolution</u> for a period of not less than <u>5 five</u> years.
- (d) Quarterly Reports. On a quarterly basis, OCEIA shall submit a <u>written</u> report to the <u>Board of Supervisors and</u> the Commission containing the following information: (1) the number of complaints filed during that quarter, including an analysis of individual cases with

departmental trends; (2) the number of complaints filed for the year-to-date; (3) a comparison
of those numbers with the filings for the previous year; and (4) a brief description of the nature
of each complaint filed, including the Department named in the complaint, and (5) OCEIA's
summary report of its investigation with findings and recommendations. violation alleged, the proposed
intervention, whether the complaint was resolved or remains open, and what, if any, measures were
implemented by the Department in response to the complaint.

### SEC. 91.11. ANNUAL COMPLIANCE REPORTPLAN.

Using information collected during the preceding fiscal year beginning July 1 and ending June 30, each Department shall draft an Annual Compliance <u>Report</u>Plan including the following information:

- (a) A description of the Department's language access policy;
- (b) The language services offered by the Department;
- (c) The number and percentage of people who are *Limited English Speaking LEP*Persons who use the Department's services Citywide; *listed by language other than English, using a method described in the definition of Concentrated Number of Limited English Speaking Persons in Section 91.2 of this Chapter. Departments must include a description of the methodology or data collection system used to make this determination*;
- (d) A roster of bilingual employees, their titles, office locations, the language(s) other than English that the <u>y persons</u> speak; excluding those bilingual employees who are self-designated as competent in a second language other than English;
- (e) The name and contact information of the Department's language access coordinator;
- (f) A description of any use of telephone-based interpretation services, including the number of times telephone-based interpretation services were used, the language(s) for which

they were used, and the number of times bilingual employees provided in-person
 interpretation services;

- (g) An explanatory assessment of the procedures used to facilitate communication with *Limited English Speaking LEP* Persons, which shall include, but is not limited to, an evaluation of the following (1) the content of recorded telephonic messages provided to the public and the language of the message; (2) telephone requests for translation or interpretation services; (3) in-person requests for translation or interpretation services; and (4) public notices of the availability of translation or interpretation services upon request;
- (h) Ongoing employee development and training strategy to maintain well trained bilingual employees and general staff. Employee development and training strategy should include a description of quality control protocols for bilingual employees; and a description of language service protocols for *Limited English Speaking LEP* Persons in crisis situations as outlined in Section 91.9;
- (i) If the Department determines that additional bilingual employees are needed to meet the requirements of Section 91.4 *of this Chapter*, the Department must provide a description of its plan for meeting those requirements;
- (j) The name, title, and language(s) other than English spoken, if any, by the staff member designated with responsibility for ensuring the accuracy and appropriateness of <u>Language Access Services</u> translations for each language in which services must be provided under this Chapter 91;
- (k) A list of the Department's written materials that have been translated under this Chapter 91, the language(s) into which they have been translated, and the persons who have reviewed the translated material for accuracy and appropriateness;
- (I) The Department's written policies on providing services to *Limited English*\*\*Speaking LEP\*\* Persons;

1	(m) A list of goals for the upcoming year and, for all Annual Compliance <i>Reports</i>
2	Plans except the first, an assessment of the Department's success at meeting last year's
3	goals;
4	(n) Annual expenditures from the previous fiscal year for services that are related to
5	language access, including:
6	(1) Compensatory pay for bilingual employees who perform bilingual services,
7	excluding regular annual salary expenditures;
8	(2) Telephonic interpretation services provided by City vendors;
9	(3) Document translation services provided by City vendors;
10	(4) On-site language interpretation services provided by City vendors;
11	(5) The total projected Department's budget for Language Access Services and
12	<u>projected budget</u> to support progressive implementation of the Department's <u>Annual Compliance</u>
13	Report language service plan;
14	(o) A summary of changes between the Department's previous Annual Compliance
15	Report Plan submittal and the current submittal, including but not limited to: (1) an explanation
16	of strategies and procedures that have improved the Department's <code>language services Language</code>
17	Access Services from the previous year; and (2) an explanation of strategies and procedures
18	that did not improve the Department's language services and proposed solutions to achieve
19	the overall goal of this Language Access Ordinance; and
20	(p) Any other information OCEIA deems appropriate for the implementation of this
21	Chapter 91.
22	SEC. 91.12. $\underline{ANNUAL}$ COMPLIANCE $\underline{REPORTSPLANS}$ SUBMITTALS, LANGUAGE
23	ACCESS ORDINANCE SUMMARY REPORT, AND RECOMMENDATIONS FOR
24	EMERGING LANGUAGE POPULATIONS.

(a) Annual Compliance Reports Plans Submittals. All Departments shall submit their
Annual Compliance Report on October 1 of each year to OCEIA. All of the following entities shall
submit their 2014-2015 Annual Compliance Plan on October 1, 2015, and thereafter October 1st of
each year: Adult Probation Department, City Hall Building Management, Department of Building
Inspection, Department of Elections, Department of the Environment, Department of Emergency
Management, Department of Human Services, Department of Public Health, Department of Public
Works, District Attorney's Office, Fire Department, Human Services Agency, Juvenile Probation
Department, Mayor's Office of Economic and Workforce Development, Municipal Transportation
Agency, Office of the Assessor Recorder, Office of the Treasurer and Tax Collector, Planning
Department, Police Department, Public Defender's Office, Public Utilities Commission, Recreation
and Park Department, Residential Rent Stabilization and Arbitration Board, San Francisco
International Airport, San Francisco Public Library, San Francisco Zoo, and Sheriff's Office. All other
Departments shall file their initial Compliance Plan on October 1, 2016, and thereafter October 1st of
each year. The Director of each Department or his or her designee shall approve and submit an Annua
Compliance Plan that includes the required data and budget information with OCEIA.
(b) Language Access Ordinance Summary Report. <i>Beginning σ</i> On February 1 of each
year 1, 2016, and annually thereafter, OCEIA shall submit to the Mayor, Commission and the Clerk

(b) Language Access Ordinance Summary Report. Beginning &On February 1 of each year 1, 2016, and annually thereafter, OCEIA shall submit to the Mayor, Commission and the Clerk of the Board of Supervisors, and the Commission a Language Access Ordinance Summary Report which compiles and summarizes all departmental Annual Compliance Reports Plans.

OCEIA shall also include in the Language Access Ordinance Summary Report a current determination of: (1) the total number of Limited English Speaking LEP Persons in the City; (2) the number of Limited English Speaking LEP Persons for each District delineated according to language spoken; and (3) the number of Limited English Speaking LEP Persons for each District delineated according to language spoken; (4) the number of complaints received; (5) the number of complaints investigated; and (6) the number of investigative summary reports. The Language

1	Access Ordinance Summary Report shall be translated in the required languages. OCEIA
2	shall translate in the required languages the key findings and recommendations of the
3	Language Access Ordinance Summary Report within 30 days after its completion.
4	(c) OCEIA may include in the Language Access Ordinance Summary Report
5	recommended changes to all departmental Annual Compliance Reports, including changes to
6	<u>language access policies</u> <u>Plans</u> in order to meet the needs of Emerging Language Populations.
7	(d) By June 30 of each year, OCEIA may request a joint public hearing with the
8	Board of Supervisors and the Commission to assess the adequacy of the City's ability to
9	provide the public with access to Language Access Services language services.
10	(e) By October 1, 2015, each Department required under subsection 91.12(a) to file an
11	initial Compliance Plan on October 1, 2016 shall provide a written update to OCEIA regarding the
12	Department's plans to ensure future compliance with Section 91.4 and Section 91.5(a) of this Chapter.
13	The written update shall be in a format prescribed by OCEIA and shall include any information
14	requested by OCEIA regarding the Department's plans.
15	SEC. 91.13. RECRUITMENT.
16	It shall be the policy of the City to publicize job openings for Departments' Public
17	Contact Positions in an inclusive and appropriate manner as widely as possible including, but not
18	limited to, in ethnic, and non-English language media, and in multiple languages.
19	SEC. 91.14. DEPARTMENT RESPONSIBILITIES.
20	In addition to the duties and responsibilities provided elsewhere in this Chapter 91,
21	Departments shall:
22	(a) Provide Language Access Services in the required languages or languages spoken by a
23	Substantial Number of LEP Persons that provides vital information to the public about the
24	Department's services or programs;
25	(b) Maintain data based on the Language Access Services provided to the public;

1	(c) Upon request, provide Language Access Services in languages not covered by
2	the required languages that provide vital information to the public about the Department's
3	services or programs. The Department shall acknowledge the request within 48 hours,
4	excluding weekends and holidays. Departments shall make good faith efforts to translate the
5	requested materials within a reasonable amount of time and provide the requester with a due
6	date.
7	$(\underline{d}  \underline{b})$ Inform $\underline{Limited  English  Speaking}  \underline{LEP}$ Persons who seek services, in their native
8	tongue, of their right to request <u>Language Access Services and their right to file a complaint</u>
9	translation services;
10	( <u>e</u> e) <u>Create a process where all persons may provide feedback on the Department's</u>
11	Language Access Services;
12	(f) Use OCEIA's standardized vocabulary list;
13	(g d) Prominently post in main entrance or reception areas the availability of Language
14	Access Services and OCEIA's know-your-rights brochure translated in the required languages;
15	( <u>h</u> e) Create and maintain a language access policy and review it annually;
16	( <u>i_f-c</u> ) Designate a language access coordinator <u>who is responsible for managing the</u>
17	Department's Language Access Services; and
18	( <u>i g d</u> ) <u>Use a community-focused approach to language access services to ensure that</u>
19	residents receive information about City programs and services, including public service
20	announcements;
21	<u>(k h) Upon request, translate the investigative summary report;</u>
22	(Li) Budget and plan for the Department's delivery of Language Access Services; and
23	(m j) Use good faith efforts to comply with the provisions of this Chapter 91 and
24	OCEIA's recommendations and directives. Departments shall prioritize Language Access

1	Services. and comply with the provisions of this Chapter 91that are readily achievable.	Over time
2	Departments shall fully comply with the provisions of this Chapter 91.	

#### SEC. 91.15. COMMISSION RESPONSIBILITIES.

In its advisory capacity, Tthe Commission is responsible for evaluating the requirements set forth in this may make recommendations to improve-Chapter 91. The Commission's duties shall include: (a) reviewing all OCEIA reports; (b) reviewing complaints and OCEIA's resolution of them; (c) recommending policy changes to language access; including revisions to this Chapter or to the Rules and Regulations adopted under Section 91.16 of this Chapter; (d) identifying new trends that may present new challenges tfor language access; (e) identifying new practices that further the objectives of this Chapter; and (f) conducting public hearings related to items (a) through (e).

# SEC. 91.16. OFFICE OF CIVIC ENGAGEMENT AND IMMIGRANT AFFAIRS' RESPONSIBILITIES.

Subject to the budgetary and fiscal provisions of the Charter, OCEIA shall work with all Departments providing emergency response services under Section 91.9 to aid in their compliance with its provisions and may provide technical assistance to support the Departments' Language Access Services, and investigate, a centralized infrastructure for the City's language services and monitor, and facilitate Departmental compliance with this Chapter 91. OCEIA may:

- (a) Provide technical assistance for <u>Language Access Services</u> for all Departments, including <u>but not limited to</u>, <u>create a vocabulary list with standardized terms</u> <u>applicable to all Departments</u>, yearly trainings for department staff, <u>consultations as needed</u>, <u>and language access tools and resources</u>;
- (b) Coordinate <u>#Language Access</u> <u>#Services across Departments</u>, including but not limited to maintaining a directory of qualified language service providers for Departments to utilize and carry out their responsibilities under this Chapter 91, maintaining Language Access

1	Services, translations, and interpretations contracts for all Departments, maintaining an
2	inventory of <u>language services</u> translation equipment, and providing assistance to Departments
3	the Board of Supervisors, and the Mayor's Office in identifying bilingual staff:

- -(c) Compile and maintain a central repository for all Departments' translated documents;
- (<u>cd</u>) Provide Departments with model Annual Compliance <u>Reports and language</u> access policies<del>Plans</del>;
- (de) If OCEIA determines a new language meets the annual threshold amount in section 91.2 ("Substantial Number of LEP Persons"), OCEIA that at least 10,000 City residents who are Limited English Speaking LEP Persons share a language other than English and makes its determination pursuant to Section 91.2, it shall notify all affected Departments of its determination. OCEIA shall also and post that determination on its website for 120 days prior to certifying the new language. During that time period, OCEIA may conduct a study to confirm its determination that at least 10,000 City residents who are Limited English Speaking LEP Persons share a language other than English. If OCEIA conducts such a study, the 120 days shall commence the day the study is published. The certification of a new language as a language spoken by a Substantial Number of Limited English Speaking LEP Persons shall take effect after the conclusion of the process described in this subsection (de);-
- (ef) Maintain a complaint form on OCEIA's website in all certified languages spoken by a Substantial Number of Limited English Speaking LEP Persons; and
- (fg) Create a know-your-rights brochure for Language Access Services, that at a minimum explains the complaint process, provides information on how to file a complaint, and outlines possible resolutions to the complaint. The know-your-rights brochure shall be translated and made available in at least the top 20 most spoken languages in San Francisco that are most spoken and have the highest rate of language access needs;-

1	(g) Create and maintain a website for the posting of OCEIA's investigative summary
2	<u>reports;</u>
3	(h) Perform audits, as needed, for compliance with the provisions of this Chapter; and
4	(Lh) Investigate all potential violations of this Chapter.
5	SEC. 91.17. RULES AND REGULATIONS.
6	In order to effectuate the terms of this Chapter, OCEIA the Commission may adopt
7	rules and regulations consistent with this Chapter.
8	SEC. 91.18. ENFORCEMENT.
9	OCEIA shall be responsible for enforcement of this Chapter $91$ . OCEIA may
10	investigate all potential violations of this Chapter. OCEIA may attempt to resolve
11	noncompliance with this Chapter by any Department through informal processes, including
12	mediation and conference and conciliation. OCEIA shall prepare a summary report of each
13	investigation that will include findings and recommendations to address the issues raised in the
14	complaint, including what action, if any, was undertaken by the Department in response to the
15	complaint to ensure the Department's compliance with this Chapter 91 and whether a Department
16	failed to cooperate with OCEIA's investigation. If after an investigation and attempt to resolve an
17	incidence of Department non-compliance, OCEIA the Commission is unable to resolve the matter, it
18	OCEIA shall transmit its investigative summary report a written finding of non-compliance, specifying
19	the nature of the non-compliance and the recommended corrective measures, to the Department, the
20	Department of Human Resources, the Commission, the Mayor, and the Board of Supervisors.
21	
22	Section 2. Article III, Chapter 1 of the Campaign and Governmental Conduct Code is
23	hereby amended by revising Section 3.1-251, to read as follows:
24	SEC. 3.1-251. GENERAL SERVICES AGENCY – CITY ADMINISTRATOR.

- (a) **Disclosure Category 2.** Persons in this category shall disclose all investments and business positions in business entities and income from any source which provides, or contracts with the City and County of San Francisco and its Purchasing Department to provide, or has provided within the last two years, commodities or services to the City and County of San Francisco.
- (b) **Disclosure Category 3.** Persons in this category shall disclose all investments and business positions in business entities and income from any source which provides, or contracts with the City and County of San Francisco to provide, or has provided within the last two years, commodities or services to either the Division of the Purchasing Department to which the person is assigned or the Department (other than the Purchasing Department) to which the person is assigned.
- (c) **Disclosure Category 4.** Persons in this disclosure category shall disclose all investments and business positions in any business entity, as well as income or gifts received from any business entity, which does business subject to Delegated Departmental Purchasing (Prop Q) with the City Administrator's Office, or has done business subject to Prop Q (Proposition Q, November 1993) with the City Administrator's Office within the reporting period covered by the disclosure statement, or where the Person foresees the need to be a Prop Q Purchasing Initiator or Approver for the City Administrator's Office in the future and is unable to be recused from a Prop Q purchasing transaction that would create a disclosure event.

21	Designated Positions	Disclosure Categories
22	* * * *	
23	Civic Engagement and Immigra	nt Affairs
24	Executive Director	1
25	Member, Immigrant Rights Commissi	ion 1

1	Senior Administrative Analyst 1
2	* * * *
3	
4	Section 32. Effective Date. This ordinance shall become effective 30 days after
5	enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the
6	ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board
7	of Supervisors overrides the Mayor's veto of the ordinance.
8	
9	Section $\underline{43}$ . Scope of Ordinance. In enacting this ordinance, the Board of Supervisors
10	intends to amend only those words, phrases, paragraphs, subsections, sections, articles,
11	numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal
12	Code that are explicitly shown in this ordinance as additions, deletions, Board amendment
13	additions, and Board amendment deletions in accordance with the "Note" that appears under
14	the official title of the ordinance.
15	
16	APPROVED AS TO FORM:
DAVID CHIU, City Attorney 17	DAVID Chio, City Attorney
18	By: <u>/S/</u> ALICIA CABRERA
19	Deputy City Attorney
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