File No	230861	Committee Item N Board Item No. 9	
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Completed by:Brent JalipaDateNovember 21, 2023Completed by:Brent JalipaDateDecember 1, 2023

1	[Police Code - Fees	, Applications, ar	nd Conditions for	Certain Entertaii	nment Permits]

2	
3	Ordinance amending the Police Code to 1) waive initial license and filing fees through
4	June 30, 2025, for certain Entertainment Permits for former holders of Just Add Music
5	Permits; 2) waive initial license and filing fees for Entertainment Permits for applicants
6	who are newly eligible to apply for those permits due to recent Planning Code
7	amendments; 3) eliminate masked ball permits; 4) require applicants for Arcade,
8	Ancillary Use, Billiard and Pool Table, Place of Entertainment, Limited Live
9	Performance, Fixed Place Outdoor Amplified Sound, and Extended-Hours Premises
10	Permits to submit a new Permit application and filing fee if their existing application
11	has not been granted, conditionally granted, or denied within 12 months of its
12	submission; 5) authorize the Entertainment Commission Director ("Director") to issue
13	Billiard and Pool Table permits without a hearing, and provide that such permits may
14	be suspended or revoked under the standards and procedures that apply to other
15	Entertainment Permits; 6) exempt schools from the requirement to obtain a Place of
16	Entertainment Permit, Limited Live Performance Permit, or Fixed Place Outdoor
17	Amplified Sound Permit for any activities that occur on school premises in the regular
18	course of school operations; 7) eliminate the requirement that applicants for Place of
19	Entertainment Permits disclose with their permit application criminal history
20	information regarding certain individuals connected with the applicant business; 8)
21	narrow the categories of new criminal charges, complaints, or indictments brought
22	against a Place of Entertainment Permittee or its employees or agents that the
23	Permittee must report, to only those charges, complaints or indictments that could be
24	grounds for suspension of the Permit; 9) allow the Director or the Entertainment

Commission to require an applicant for a Limited Live Performance Permit to propose a

1 Security Plan if necessary to protect the safety of persons and property or provide for 2 the orderly dispersal of persons and traffic, to make compliance with the Security Plan 3 a condition of the Permit, and to require revisions to the Security Plan as necessary; and 10) clarify that a single One Time Outdoor Amplified Sound Permit may extend 4 5 across multiple consecutive or non-consecutive 24-hour periods. 6 NOTE: **Unchanged Code text and uncodified text** are in plain Arial font. **Additions to Codes** are in *single-underline italics Times New Roman font*. 7 **Deletions to Codes** are in *strikethrough italics Times New Roman font*. Board amendment additions are in double-underlined Arial font. 8 Board amendment deletions are in strikethrough Arial font. Asterisks (* * * *) indicate the omission of unchanged Code 9 subsections or parts of tables. 10 Be it ordained by the People of the City and County of San Francisco: 11 12 13 Section 1. Articles 1, 15, 15.1, and 15.2 of the Police Code are hereby amended by deleting Section 1029 and revising Sections 2.26, 2.27, 1036.3, 1036.24, 1037, 1037.1, 1060, 14 1060.1, 1060.1.1, 1060.2, 1060.2.1, 1060.2.2, 1060.3, 1060.3.1, 1060.5.1, 1060.11, 1060.29, 15 1060.29.2, 1060.30, and 1070.2, to read as follows: 16 17 SEC. 2.26. SCHEDULE OF PERMITS AND SERVICES; FILING AND SERVICE FEES. 18 The following filing and service fees, payable in advance to the City and County of San 19 20 Francisco, are required when submitting applications for the specified permits to the Police 21 Department or Entertainment Commission or when paying for the specified services, except as provided in Sections 1060.2, 1060.2.1, 1060.2.2, 1060.29, and 1060.29.2 of the Police Code, as may be 22 23 amended from time to time: 24

SEC. 2.27. SCHEDULE OF LICENSE FEES FOR PERMITS ISSUED BY THE POLICE

DEPARTMENT OR ENTERTAINMENT COMMISSION.

- The following license fees are payable to the Tax Collector for permits issued by the Police
- 4 Department or Entertainment Commission and, when applicable, for their renewal, *except as*
- 5 provided in Section 1060.1.1 of the Police Code, as may be amended from time to time:
- 6 Note: All license fees are at an annual rate unless otherwise indicated.

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SEC. 1029. MASKED BALLS.

- (a) It shall be unlawful for any person, firm or corporation to give, hold or conduct any exhibition or entertainment known as a bal masque or masked ball, or by any other name where the persons attending thereat appear in fancy dress, or represent any character or personage with masks or dominoes, whether or not an admission fee is charged, without first having obtained a permit therefor from the Entertainment Commission; provided, however, that no permit is hereby required for private theatricals or private dancing parties, given or conducted by any person in his own dwelling house, nor for theatrical performances.
- (b) Applications for masked ball permits shall be filed with the Entertainment Commission on a form provided for said permit together with a nonrefundable fee. All such applications must contain the name or names of the person or persons, company, association or corporation which proposes to give such exhibition or entertainment, the place at which the same shall be held or given, and the date upon which the same is proposed to be held.
- (c) Every person, firm or corporation giving, holding or conducting any masked ball, for which a permit is required by this section, shall pay a license fee for each such entertainment or exhibition. The Tax Collector shall issue the license provided for in this section only upon the filing in his office of a written permit therefor from the Entertainment Commission.

SEC. 1036.3. APPLICATION FOR PERMIT.

Application for a mechanical amusement device permit required under <u>Ss</u>ubsection (b) of Section 1036.2 shall be made to the Entertainment Commission in the case of an Arcade Permit, or to the Director in the case of an Ancillary Bar Use Permit, on forms provided by the Entertainment Commission, shall be signed by the applicant and be accompanied by payment of the filing fee set forth in Section 2.26, except that the Ancillary Bar Use Permit shall not be subject to the filling fee. <u>If an applicant submits an application for an Arcade Permit or Ancillary Use Permit, and the application is not granted, conditionally granted, or denied within 12 months, the <u>Director shall require the applicant to submit a new application for an Arcade Permit or Ancillary Use Permit that shall be accompanied by the payment of a new filing fee, as set forth in Section 2.26, at the <u>time of submission of the new application</u>. The application shall contain the following information in addition to whatever additional information is deemed necessary by the Director or the Entertainment Commission:</u></u>

SEC. 1036.24. ARCADES AND ANCILLARY USE—*OPERATING STANDARDS*.

(a) Areades. The following standards and regulations shall apply to the operation and maintenance of Areades in the City.

(1) All mechanical amusement devices within the premises shall be visible to and supervised by an adult attendant or attendants, age 18 years or older. Said attendant(s) shall be present at all times when the arcade is open to the public.

(2) The Permittee shall comply with security lighting requirements, token-use requirements and such other reasonable requirements determined by the Entertainment Commission to be necessary to minimize danger to the community resulting from the operation of the arcade. These

requirements shall be set forth in the permit or, in the event circumstances change, by appropriate amendment to the permit.

(3) As a condition for obtaining a permit for mechanical amusement devices, the applicant shall be required to provide a master switch, switches, or fuse panel readily accessible to the Permittee, employees or agent of the Permittee and the Police Department, that can immediately turn off all mechanical amusement devices in the Arcade. The permit shall also specify that the applicant consents to and authorizes the Police Department to turn off all mechanical amusement devices at any time there is a clear and present danger to the public safety.

(b) Ancillary Use. The A Permittee for an Arcade Permit or an Ancillary Use Permit shall comply with such reasonable requirements as determined by the Director or the Entertainment Commission to be necessary to minimize danger to the community resulting from the operation of the mechanical amusement devices. These requirements shall be set forth in the permit or, in the event circumstances change, by appropriate amendment to the permit.

SEC. 1037. BILLIARD AND POOL TABLES.

(a) No person, firm, or corporation shall engage in business under the provisions of this Section 1037 without first obtaining from the Director Entertainment Commission a permit to maintain and charge for the use of such billiard or pool or combination tables. Applications for such permits shall be reviewed and decided by the Director without a hearing, but if the Director, Entertainment Commission, and/or Police Department has received more than one complaint in the preceding 12 months regarding the permit applicant and/or the subject premises, the Director shall have discretion to refer the application to the Entertainment Commission for its determination whether to grant, conditionally grant, or deny the permit. such permits shall be issued annually, and may be revoked for cause at any time by the Entertainment Commission, and upon the revocation of such permit such license issued thereon shall immediately terminate and expire, and the Tax Collector shall

1	not issue any license under the provisions of this Section unless the applicant therefor shall have first
2	obtained a permit from the Entertainment Commission.
3	(b) Permits for billiard and pool tables may be suspended by the Director or the Entertainment
4	Commission or revoked by the Entertainment Commission in accordance with the standards and
5	procedures set forth in Sections 1060.20 through 1060.20.4, inclusive. Upon the revocation of such
6	permit, any license issued thereon shall immediately expire by operation of law, and the Tax Collector
7	shall not issue any license under the provisions of this Section unless the applicant shall have first
8	obtained a permit from the Director or the Entertainment Commission.
9	
10	SEC. 1037.1. FILING FEE APPLICATION.
11	Applications for billiard or pool table permits shall be filed with the Entertainment
12	Commission on a form provided for said permit together with a nonrefundable fee. If an
13	applicant submits an application for a billiard or pool table permit, but the permit is not granted,
14	conditionally granted, or denied within 12 months, the Director shall require the applicant to submit a
15	new application for a billiard or pool table permit that shall be accompanied by the payment of a new
16	filing fee, as set forth in Section 2.26, at the time of submission of the new application.
17	
18	SEC. 1060. DEFINITIONS.
19	For the purposes of this Article 15.1, unless otherwise provided in this Article, the
20	following words and phrases shall mean:
21	* * * *
22	"Fixed Place Outdoor Amplified Sound Permit." A permit allowing a Fixed Place
23	Amplified Sound Locale to use Amplified Sound Equipment outdoors.
24	"Just Add Music (JAM) Permit." A temporary permit for authorization to provide outdoor
25	entertainment or outdoor amplified sound on City sidewalks, City streets, and outdoor property that is

- 1 <u>not in the public right-of-way, issued pursuant to the 27th Supplement to Mayoral Proclamation</u>
- 2 <u>Declaring the Existence of a Local Emergency Dated February 25, 2020, which Supplement is dated</u>
- 3 <u>September 25, 2020.</u>
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- 5 "Limited Live Performance Locale." A locale with all the following features:
 - (a) The presentation of Live Performances is a secondary purpose of the locale rather than its primary purpose.
 - (b) The locale is indoors, or consists of an outdoor *patio*, plaza, courtyard, or similar space, *enclosed by surrounding buildings*, with or without open means of public ingress and egress, with an area in which Live Performances are presented that is no greater than 200 square feet. For purposes of this provision, "outdoor *patio*, plaza, courtyard, or similar space" also shall include, regardless of the square footage of the Live Performance area, (1) any Plaza as identified in Administrative Code Chapter 94 or (2) any *Shared Space People Place* as identified in Administrative Code Chapter 94A.
 - (c) Live Performances presented at the locale conclude by 11 p.m. Notwithstanding the previous sentence, Live Performances must conclude by 10 p.m. at any locale in any of the following areas: (1) the North Beach Neighborhood Commercial District as defined in Planning Code Section 722; (2) the north and south sides of Chestnut Street between the east side of Fillmore Street and the west side of Divisadero Street; and (3) the north side of Lombard Street, between Fillmore Street and Divisadero Street.
 - (d) The locale is not a Private Residence.
 - (e) Patrons or members are admitted to the locale, except this requirement shall not apply to a Plaza as identified in Administrative Code Chapter 94 or a <u>Shared Space People Place</u> as identified in Administrative Code Chapter 94A.

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SEC. 1060.1. PERMIT REQUIRED.

(a) Except as provided in subsections (e) and (f), it shall be unlawful for any Person to own, conduct, operate, or maintain, or to cause or permit to be conducted, operated, or maintained, any Place of Entertainment, Limited Live Performance Locale, One-Time Event, Fixed Place Outdoor Amplified Sound Locale, One Time Outdoor Amplified Sound, or Sound Truck in the City and County of San Francisco without first having obtained the required permit from the Director or Entertainment Commission. No Person shall operate a Place of Entertainment between 2:00 a.m. and 6:00 a.m. without having both a Place of Entertainment Permit and an Extended-Hours Premises Permit.

11 * * * *

- (e) No permit shall be required for any Person to own, conduct, operate, or maintain, or to cause or permit to be conducted, operated, or maintained a Limited Live Performance Locale, where any Entertainment ends by 10 p.m., and the Entertainment consists only of a single individual performing without amplification. Any place or premises where this Entertainment occurs must 1) conform to all health, safety, zoning, fire, and other ordinances of the City and County of San Francisco; and 2) have a valid permit to operate (formerly referenced in this Article 15.1 as a public eating place permit) from the Department of Public Health under Health Code Section 452, if applicable. This subsection (e) shall not apply to any premises that does not hold a currently valid permit that is required under this Article 16.
- (f) No permit shall be required for a school to conduct activities that occur on school premises in the regular course of school operations, including but not limited to school sporting events, school dances, and school music program performances, that would otherwise require a Place of Entertainment Permit, Limited Live Performance Permit, or Fixed Place Outdoor Amplified Sound Permit. A school shall be required to obtain a One Time Event Permit or One Time Outdoor Amplified

1	Sound Permit to engage in activities on school premises that do not occur in the regular course of
2	school operations and that otherwise meet the criteria for such permits.
3	For purposes of this Section 1060.1, "school" means any Person that is a state-licensed child
4	care center, state-licensed family day care, a public, private, or parochial institution that provides
5	educational instruction for students in any or all of the grades from kindergarten through twelfth
6	grade, or a public or private institution providing post-secondary education as part of a degree
7	program, such as a college or university.
8	SEC. 1060.1.1. LICENSE FEES.
9	(a) Except as otherwise provided in this Section 1060.1.1, Eevery person granted a Place of
10	Entertainment Permit, Limited Live Performance Permit, or Fixed Place Outdoor Amplified
11	Sound Permit by the Entertainment Commission shall pay to the Tax Collector an annual
12	license fee on or before March 31, in accordance with the provisions of Section 76.1 of the
13	Business and Tax Regulations Code.
14	(b) The amount of the license fee for the 2005-2006 fiscal year shall be as set forth in
15	Section 2.27 of this Code, and such amount shall be adjusted for inflation commencing with
16	the 2006-2007 fiscal year, and annually thereafter, in accordance with Section 2.31 of this
17	Code.
18	(c) Waiver of Initial License Fee.
19	(1) The initial license fee associated with Place of Entertainment Permits, Limited Live
20	Performance Permits, and Fixed Place Outdoor Amplified Sound Permits shall be waived as described
21	in this subsection (c).
22	(2) The following Persons shall be eligible for a waiver of the initial license fee to
23	which they would otherwise be subject under this Section 1060.1.1:
24	(A) A Person who previously held a JAM Permit, and who, during the time
25	period beginning January 1, 2023 and ending June 30, 2025, applies for a Place of Entertainment

1	Permit, Limited Live Performance Permit, or Fixed Place Outdoor Amplified Sound Permit to continue
2	to provide outdoor entertainment and/or amplified sound in the same space as authorized by the JAM
3	Permit; and
4	(B) A Person who, due to Planning Code amendments that take effect on or after
5	January 1, 2023, becomes eligible to apply and applies for a Place of Entertainment Permit or Limited
6	Live Performance Permit on or before June 30, 2025.
7	(3) Any license fee that is waived pursuant to this subsection (c) but that has been paid
8	shall be refunded, without interest, upon request of the payor of the fee. Any refund request under this
9	subsection (c)(3) must be filed in writing with the Entertainment Commission by June 30, 2025.
10	(4) This provision shall not apply to a Person who is applying for an amendment to an
11	existing permit.
12	
13	SEC. 1060.2. FILING APPLICATION AND NOTICE TO OTHER CITY DEPARTMENTS FOR
14	PLACE OF ENTERTAINMENT PERMIT.
15	(a) Every Person seeking a Place of Entertainment permit or an amendment to <u>such</u> a
16	permit shall file an application with the Entertainment Commission upon a form provided by
17	the Entertainment Commission and, except as otherwise provided in this Section 1060.2, shall pay
18	a filing fee as provided in Section 2.26 of this Code.
19	(b) The Director shall send the application to the following departments, which shall
20	complete all necessary inspections or approvals and shall endeavor to report their
21	determinations to the Entertainment Commission within 20 City business days of receiving the
22	application.
23	(1) The Police Department;
24	(2) The Planning Department;

1	(3) The Department of Building Inspection, except that this subsection (b)(3)
2	shall not apply if either of the following occurs: (i) the Person provides evidence of the
3	completion of a final inspection for an issued building permit for the premises, as required by
4	Chapter 1A of the San Francisco Building Code, if the inspection was completed in the 12
5	months before the date of the Person's application for a Place of Entertainment Permit; or (ii)
6	the Person provides evidence that the premises held a Place of Entertainment Permit within the 12
7	months before the date of the Person's application for a Place of Entertainment Permit;
8	* * * *
9	(c) Waiver of Filing Fee.
10	(1) The following Persons shall be eligible for a waiver of the filing fee for a Place of
11	Entertainment Permit:
12	(A) A Person who previously held a JAM Permit and who, during the time
13	period beginning January 1, 2023 and ending June 30, 2025, applies for a new or amended Place of
14	Entertainment Permit to continue to provide outdoor entertainment and/or amplified sound in the same
15	outdoor space as authorized by the JAM Permit; and
16	(B) A Person who, due to Planning Code amendments that take effect on or after
17	January 1, 2023, becomes eligible to apply and applies for a Place of Entertainment Permit on or
18	<u>before June 30, 2025.</u>
19	(2) Any filing fee that is waived pursuant to this subsection (c) but that has been paid
20	shall be refunded, without interest, upon request of the payor of the fee to the Entertainment
21	Commission. Any refund request under this subsection (c) must be filed in writing with the
22	Entertainment Commission by June 30, 2025.
23	(d) If an applicant submits an application for a Place of Entertainment Permit, and the
24	application is not granted, conditionally granted, or denied within 12 months, the Director shall
25	require the applicant to submit a new application for a Place of Entertainment Permit that shall be

1	accompanied by the payment of a new filing fee, as set forth in Section 2.26, at the time of submission
2	of the new application.
3	
4	SEC. 1060.2.1 FILING APPLICATION AND NOTICE TO OTHER CITY DEPARTMENTS
5	FOR LIMITED LIVE PERFORMANCE PERMIT.
6	(a) Every Person seeking a Limited Live Performance Permit, or an amendment to
7	such a permit, shall file an application with the Entertainment Commission upon a form
8	provided by the Entertainment Commission and, except as otherwise provided in this Section
9	1060.2.1, shall pay a filing fee as provided in Section 2.26 of this Code.
10	(b) The Director shall send the application to the San Francisco Police Department and
11	the Planning Department. Those departments shall complete all necessary inspections and
12	report their determinations to the Entertainment Commission within 20 City business days of
13	receiving the application.
14	(c) Waiver of Filing Fee.
15	(1) The following Persons shall be eligible for a waiver of the filing fee for a Limited
16	Live Performance Permit:
17	(A) A Person who previously held a JAM Permit and who, during the time
18	period beginning January 1, 2023 and ending June 30, 2025, applies for a new or amended Limited
19	Live Performance Permit to continue to provide outdoor entertainment and/or amplified sound in the
20	same outdoor space as authorized by the JAM Permit; and
21	(B) A Person who, due to Planning Code amendments that take effect on or after
22	January 1, 2023, becomes eligible to apply and applies for a Limited Live Performance Permit on or
23	<u>before June 30, 2025.</u>
24	(2) Any filing fee that is waived pursuant to this subsection (c) but that has been paid
25	shall be refunded, without interest, upon request of the payor of the fee to the Entertainment

1	Commission. Any refund request under this subsection (c) must be filed in writing with the
2	Entertainment Commission by June 30, 2025.
3	(d) If an applicant submits an application for a Limited Live Performance Permit, and the
4	application is not granted, conditionally granted, or denied within 12 months, the Director shall
5	require the applicant to submit a new application for a Limited Live Performance Permit that shall be
6	accompanied by the payment of a new filing fee, as set forth in Section 2.26, at the time of submission
7	of the new application.
8	SEC. 1060.2.2. FILING APPLICATION AND NOTICE TO OTHER CITY DEPARTMENTS
9	FOR FIXED PLACE OUTDOOR AMPLIFIED SOUND PERMITS.
10	(a) Every Person seeking a Fixed Place Outdoor Amplified Sound Permit or an
11	amendment to such a permit shall file an application with the Entertainment Commission upon
12	a form provided by the Entertainment Commission and shall pay the filing fee prescribed in
13	Section 2.26 of this Code, except as provided in <i>this Section 1060.2.2 and</i> Section 1060.19 of
14	this Article 15.1.
15	(b) The Director shall send the application to the Police Department, and the Planning
16	Department, and the Department of Public Health. Those departments shall complete any
17	necessary inspections and report their determinations to the Entertainment Commission within
18	20 City business days of receiving the application.
19	(c) Waiver of Filing Fee.
20	(1) A Person who previously held a JAM Permit and who, during the time period
21	beginning January 1, 2023 and ending June 30, 2025, applies for a new or amended Fixed Place
22	Outdoor Amplified Sound Permit to continue to provide outdoor entertainment and/or amplified sound
23	in the same outdoor space as authorized by the JAM Permit shall be eligible for a waiver of the filing
24	fee for a Fixed Place Outdoor Amplified Sound Permit.

1	(2) Any filing fee that is waived pursuant to this subsection (c) but that has been paid
2	shall be refunded, without interest, upon request of the payor of the fee to the Entertainment
3	Commission. Any refund request under this subsection (c) must be filed in writing with the
4	Entertainment Commission by June 30, 2025.
5	(d) If an applicant submits an application for a Fixed Place Outdoor Amplified Sound Permit
6	for a premises, and the application is not granted, conditionally granted, or denied within 12 months,
7	the Director shall require the applicant to submit a new application for a Fixed Place Outdoor
8	Amplified Sound Permit for the premises that shall be accompanied by the payment of a new filing fee,
9	as set forth in Section 2.26, at the time of submission of the new application.
10	
11	SEC. 1060.3. APPLICATION FORM FOR PLACE OF ENTERTAINMENT PERMIT.
12	An application for a Place of Entertainment permit shall specify the following and be
13	signed under penalty of perjury:
14	* * * *
15	(j) For the Persons(s) whose disclosure is required under Subsections (b), (c), (e) and (f), all
16	criminal charges, complaints or indictments in the preceding ten years which resulted in a conviction
17	or a plea of guilty or no contest for the following laws: assault and battery (Cal. Penal Code § 240,
18	242, 245); felony sexual assault; sexual battery (Cal. Penal Code § 243.4); rape (Cal. Penal Code §
19	261); statutory rape (Cal. Penal Code § 261.5); discharging firearm (Cal. Penal Code § 246, 246.3);
20	unlawful weapons (Cal. Penal Code § 12020; S.F. Police Code § 1291); disturbing the peace (Cal.
21	Penal Code § 415, 416, 417); unlawful threats (Cal. Penal Code § 422); obstruction of pedestrian or
22	vehicle right-of-way (Cal. Penal Code § 370); gambling (Cal. Penal Code §§ 330, 337a); prostitution
23	and related offenses (Cal. Penal Code §§ 266, 266a, 266e, 266h, 266i, 315, 316, 647(b)); sex crimes

for which registration is required under the Sex Offender Registration Act (Cal. Penal Code § 290);

loitering for lewd or lascivious purposes (Cal. Penal Code §§ 647(d), 647(h)); identify theft (Cal. Penal

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Code § 530.5); a violent felony warranting enhancement of a prison term (Cal. Penal Code § 667.5);
criminal gang activity (Cal. Penal Code § 186.22); drug offenses (Cal. Health & Safety Code §§
11351, 11352, 11359, 11360, 11378, 11379, 11378.5, 11379.5); violation of Alcohol Beverage Control
laws (Cal. Business & Professions Code §§ 23300, 25602, 25631, 25657, 25658); or for conduct in
another jurisdiction which if carried out in California would constitute an offense under one of the laws
set forth in this Subsection (j).

(k) All criminal charges, complaints or indictments in the preceding ten years which resulted in a conviction for the Person(s) whose disclosure is required under Subsections (b), (c), (e) and (f), for any other offense which is a felony or misdemeanor under the laws of this state, or for conduct in another jurisdiction which if carried out in California would constitute a felony or misdemeanor under the laws of this state, provided that this Subsection (k) applies only to offenses arising out of the operation of a nightclub, dance hall, cabaret, Place of Entertainment or an establishment that serves food or beverages.

(1) For the information required by Subsections (j) and (k), a statement setting forth for each Person all charges under which convictions or pleas of guilty or no contest were obtained, any sentence imposed, and for each matter the date, name and location of the court; and if the Person was granted parole or probation, whether the Person successfully completed parole or probation.

(*im*) Such further information as the Entertainment Commission requires regarding financial and lease arrangements and management, authority, and operational control of the Business or its premises when the information will assist the Commission in its determination whether to grant or deny the permit.

SEC. 1060.3.1. APPLICATION FORM FOR LIMITED LIVE PERFORMANCE PERMIT.

An application for a Limited Live Performance Permit shall specify the following and be signed under penalty of perjury:

1	
2	(i) A proposed Security Plan, as defined in Section 1060, if the Director or Entertainment
3	Commission determines that a Security Plan is necessary to protect the safety of persons and property
4	or to provide for the orderly dispersal of persons and traffic.
5	(ji) Such further information as the $Entert$ - $Entert$ ainment Commission requires
6	regarding financial - cial and lease arrangements and management, authority, and operational
7	control of the Business or its premises when the information will assist the Commission in its
8	determination whether to grant or deny the permit.
9	
10	SEC. 1060.5.1. DETERMINATION OF APPLICATION FOR LIMITED LIVE PERFORMANCE
11	PERMIT.
12	* * * *
13	(l) When granting a permit, or after issuance of a permit, the Director or Entertainment
14	Commission may require the applicant or Permittee, as a condition of the permit, to comply with an
15	approved Security Plan if the Director or Entertainment Commission determines a Security Plan is
16	necessary to protect the safety of persons and property or to provide for the orderly dispersal of
17	persons and traffic. If, after approving a Security Plan, the Director or Entertainment Commission
18	receives new information that provides a reasonable basis to determine that the Security Plan is
19	inadequate to protect the safety of persons and property and/or provide for the orderly dispersal of
20	persons and traffic, the Director or Entertainment Commission may require the applicant or Permittee
21	to revise the Security Plan to better protect the safety of persons and property and/or the orderly
22	dispersal of individuals and traffic.
23	
24	SEC. 1060.11. POLICE <u>AND ENTERTAINMENT COMMISSION</u> – INSPECTION.

The Police Department <u>and the Entertainment Commission</u>, in addition to their several other duties, shall <u>have the authority to</u> inspect any and all establishments <u>thatwhich</u> have been issued a permit pursuant to this Article <u>15.1</u>.

SEC. 1060.29. ONE TIME EVENT PERMIT.

6 * * * *

(c) A Person may obtain a single One Time Event Permit authorizing events *onduring* consecutive or non-consecutive *days*24-hour periods for the same premises. One Time Event Permits may not authorize events on the same premises for consecutive 24-hour periods without a six-hour break between the end time for the first *day*24-hour period and the start time for the next *day*24-hour period. If a One Time Event Permit includes permission to operate between 2:00 and 6:00 a.m., the Permit may not authorize commencement of operations before noon for the same premises later that calendar day.

15 * * * *

(g) Every Person seeking a permit pursuant to this Section 1060.29 shall file an application with the Director no less than seven days before the proposed event and shall pay the filing fee provided in Section 2.26 of this Code, except as otherwise provided in Section 1060.29(h). The time limitation for the filing of a permit application may be waived by the Director if the applicant can show that the event or events giving rise to the permit application did not reasonably allow the applicant time to file within the time prescribed and imposition of the time limitations would place an unreasonable restriction on the right of free speech. The applicant shall submit a proposed Security Plan and any other information required for applications under Section 1060.3 as the Director may require. For events taking place in an outdoor area or in both a structure and an outdoor area, the Security Plan shall include additional security

1	personnel to provide adequate security, as determined by the Director, in consultation with the
2	Police Department, given the size and nature of the outdoor space. If the event includes the
3	use of Amplified Sound Equipment in an outdoor area, the application shall include the
4	information required under subsection (a)(8) of Section 1060.3.2 of this Article 15.1. Subject to
5	the waiver provision in this subsection (g), the Director shall send the application no later than
6	seven days before the date of the proposed event to those City departments with jurisdiction
7	over the matter, including, as appropriate, the Police Department, Fire Department,
8	Department of Building Inspection, and Department of Public Health. These departments shall
9	complete all necessary inspections and report their determinations to the Director within three
10	City business days of receiving the application. In addition, the Director shall send all
11	applications to the Police Department for such input from the Police Department as it deems
12	appropriate.
13	* * * *
14	(h) Waiver of Filing Fee.
15	(1) All filing fees for One Time Event Permits are hereby waived for applicants that previously
16	held a JAM Permit and seek the One Time Event Permit in order to continue activities previously
17	allowed under their JAM Permit while awaiting final approvals by the Department of Public Works or
18	other City departments that are required prior to obtaining a Place of Entertainment Permit, Limited
19	Live Performance Permit, or Fixed Place Outdoor Amplified Sound Permit.
20	(2) Any filing fee that is waived pursuant to this subsection (h) but that has been paid, shall be
21	refunded, without interest, upon request of the payor of the fee to the Entertainment Commission. Any
22	refund request under this subsection (h) must be filed in writing with the Entertainment Commission by
23	June 30, 2025.
24	(hi) An applicant for a One Time Event Permit who files an application at least 40 days
25	before the date of the proposed event shall have the right to appeal the Director's denial of the

application to the Entertainment Commission. The Director shall act on applications filed at least 40 days before the event within a time period that allows for an appeal to the Commission. Applicants who do not file at least 40 days before the proposed event shall have no right to appeal a denial of the application to the Entertainment Commission unless the Commission has sufficient time to schedule and provide notice of the hearing on the matter for a regularly scheduled meeting. When an applicant files an application less than 40 days

before the proposed event, the Director shall inform the applicant that there may be

insufficient time for the applicant to appeal the Director's denial to the Commission.

(ij) The Director shall review applications for a One Time Event Permit according to the standards set forth in Section 1060.5(f) and shall grant a permit unless the Director finds that (1) the application was filed less than seven days before the proposed event and waiver was not granted or warranted, (2) denial is warranted under any of the grounds set forth in Section 1060.5(f), or (3) another application has been submitted and a permit issued for the same premises during the same time period. The Director shall decide whether to grant or deny a complete application promptly after the date by which other City departments are required to report on the proposed application under subsection (e). If another application has been submitted for the same time and place and is still pending, the Director shall deny the application unless the applicant requests that it remain open until the Director has determined whether to grant or deny any earlier-filed application. When multiple applicants submit complete applications for the same time and place, the Director shall make determinations on them in the order in which they were received.

 $(j\underline{k})$ If the permit is denied, the Director shall state in writing the reason for the denial and shall notify the applicant of the determination electronically and either by mail or personal delivery. The Director shall have the discretion to submit any application to the Entertainment Commission for its determination whether to grant or deny a One Time Event Permit under

Commission, and the Commission grants the One Time Event Permit, the Director may,
without further action by the Commission, approve subsequent applications for the same One
Time Event for future dates provided that (1) the subsequent application(s) contain no
material changes regarding the nature or scope of the Event, (2) neither the Commission nor

the provisions of this Section 1060.29. Where the Director submits an application to the

material changes regarding the nature or scope of the Event, (2) neither the Commission nor

any other City agency has received complaints pertaining to the prior Event(s), and (3) any

permit conditions imposed by the Commission when granting the initial permit are included in

any and all such subsequent permits.

(kl) The applicant may appeal the Director's decision to the Entertainment Commission by filing a written request for review within five City business days of the Director's decision. The Commission shall hear and decide the appeal as expeditiously as possible, but in no event later than 21 days after the date that the applicant filed the appeal. If the applicant has filed the application less than 40 days before the proposed event and the Commission does not have sufficient time to provide the required public notice of the appeal for a regularly scheduled meeting, the Commission is not required to consider the matter.

(Im) When granting a permit, the Director or Entertainment Commission as appropriate under the procedures of this Section 1060.29, shall require the applicant as a condition of the permit to comply with the approved Security Plan. Notwithstanding the definition of Security Plan in Section 1060, the Security Plan for a One Time Event Permit shall provide at least one Security Guard for every 100 individuals authorized by the Occupancy Permit. If after approving a Security Plan, the Director receives additional information that reasonably demonstrates that the Security Plan is inadequate, the Director may require the Permittee to make revisions to the Security Plan for the purpose of addressing the safety of persons and property.

1	(mn) One Time Event Permits are not transferable. The Permit is valid only for the Person
2	to whom it is issued for the premises specified in the permit.

 (n_0) An applicant may seek immediate judicial review of an adverse decision by the Director under this Section pursuant to California Code of Civil Procedure Section 1085 or Section 1094.8, as these provisions may be amended, including any successor provisions, or any other procedure provided by law. The applicant may, but is not required to, exhaust his or her administrative remedies before the Entertainment Commission and Board of Appeals.

SEC. 1060.29.2. ONE TIME OUTDOOR AMPLIFIED SOUND PERMIT.

10 *

(c) Permit Application.

(1) Every Person seeking a permit pursuant to this Section 1060.29.2 shall file an application on a form provided by the Commission with the Director no less than seven days before the proposed use, and shall pay the filing fee provided in Section 2.26 of this Code, except as otherwise provided in Section 1060.29.2(j). The time limitation for the filing of a permit application may be waived by the Director if the applicant can show that the event or events giving rise to the permit application did not reasonably allow the applicant time to file within the time prescribed and imposition of the time limitations would place an unreasonable restriction on the right of free speech.

* * * *

(d) **Duration and Number of Permits.**

(1) 24-Hour Consecutive or Non-Consecutive Days; Duration. Each One Time Outdoor

Amplified Sound Permits shall issue for no longer than one 24-hour period. One Time Outdoor

Amplified Sound Permits may not be issued for the same premises for consecutive 24-hour periods

without a six-hour break between the end time for the first permit and the start time for the second

1	permit. A Person may obtain a single One Time Outdoor Amplified Sound Permit authorizing events
2	during consecutive or non-consecutive 24-hour periods for the same premises. One Time Outdoor
3	Amplified Sound Permits may not authorize events on the same premises for consecutive 24-hour
4	periods without a six-hour break between the end time for the first 24-hour period and the start time for
5	the next 24-hour period.
6	* * * *
7	(j) Waiver of Filing Fee.
8	(1) All filing fees for One Time Outdoor Amplified Sound Permits are hereby waived for
9	applicants that previously held a JAM Permit and seek the One Time Outdoor Amplified Sound Permit
10	in order to continue activities previously allowed under their JAM Permit while awaiting final
11	approvals by the Department of Public Works or other City departments that are required prior to
12	obtaining a Place of Entertainment Permit, Limited Live Performance Permit, or Fixed Place Outdoor
13	Amplified Sound Permit.
14	(2) Any filing fee that is waived pursuant to this subsection (j) but that has been paid, shall be
15	refunded, without interest, upon request of the payor of the fee to the Entertainment Commission.
16	Any refund request under this subsection (j) must be filed in writing with the Entertainment
17	Commission by June 30, 2025.
18	
19	SEC. 1060.30. PLACE OF ENTERTAINMENT PERMITTEES REQUIRED TO REPORT
20	CERTAIN INFORMATION.
21	(a) Every Place of Entertainment Permittee shall provide written notice to the
22	Entertainment Commission within 30 days after the filing of any of the following occurs:
23	
24	employee or agent of the Permittee that could constitute grounds for suspension under subsection (a) of
25	Section 1060.20.3those persons described in Section 1060.3 (b), (c), (e) and (f) occurring after the

'	fining of the permit application to the extent that they fait within the earegoties specified in subsections
2	(j), (k) and (l) of Section 1060.3.
3	(2) Criminal charges, complaints or indictments for any individual that the Permittee
4	designates as Manager occurring after the filing of the permit application to the extent that they fall
5	within the categories specified in Subsections (j), (k) and (l) of Section 1060.3.
6	* * * *
7	
8	SEC. 1070.2. FILING APPLICATION, NOTICE TO OTHER CITY DEPARTMENTS, AND
9	DEPARTMENTAL REPORTS.
10	* * * *
11	(c) If an applicant submits an application for an Extended-Hours Premises Permit, and the
12	application is not granted, conditionally granted, or denied within 12 months, the Director shall
13	require the applicant to submit a new application for an Extended-Hours Premises Permit that shall be
14	accompanied by the payment of a new filing fee, as set forth in Section 2.26, at the time of submission
15	of the new application.
16	
17	Section 2. Effective Date; Retroactivity.
18	(a) This ordinance shall become effective 30 days after enactment. Enactment occurs
19	when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not
20	sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the
21	Mayor's veto of the ordinance.
22	(b) Upon the effective date of this ordinance, this ordinance shall be retroactive to
23	January 1, 2023. If any fees that are waived by this ordinance have been collected prior to its
24	effective date, those fees shall be promptly refunded without interest, upon request of the
25	

1	payor of the fee. Any refund request under this subsection (b) must be filed in writing with the		
2	Entertainment Commission by June 30, 2025.		
3			
4	Section 3. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors		
5	intends to amend only those words, phrases, paragraphs, subsections, sections, articles,		
6	numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipa		
7	Code that are explicitly shown in this ordinance as additions, deletions, Board amendment		
8	additions, and Board amendment deletions in accordance with the "Note" that appears under		
9	the official title of the ordinance.		
10			
11	Section 4. Removal of Expired Provisions from Code.		
12	On or after December 31, 2025, or when all applications from JAM Permit holders for		
13	new permits from the Entertainment Commission have been fully processed, whichever is		
14	later, the City Attorney is authorized to remove the following subsections from the Police		
15	Code: Sections 1060.1.1, subsection (c); 1060.2, subsection (c); 1060.2.1, subsection (c);		
16	1060.2.2, subsection (c); 1060.29, subsection (h); and 1060.29.2, subsection (j). At that time,		
17	the City Attorney is also authorized to cause any subsequent sections to be renumbered or re		
18	lettered accordingly.		
19			
20	APPROVED AS TO FORM:		
21	DAVID CHIU, City Attorney		
22	By: /s/ Sarah Crowley		
23	SARAH CROWLEY Deputy City Attorney		

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24

LEGISLATIVE DIGEST

(Substituted, 10/17/2023)

[Police Code - Fees, Applications, and Conditions for Certain Entertainment Permits]

Ordinance amending the Police Code to 1) waive initial license and filing fees through June 30, 2025, for certain Entertainment Permits for former holders of Just Add Music Permits; 2) waive initial license and filing fees for Entertainment Permits for applicants who are newly eligible to apply for those permits due to recent Planning Code amendments; 3) eliminate masked ball permits; 4) require applicants for Arcade, Ancillary Use, Billiard and Pool Table, Place of Entertainment, Limited Live Performance, Fixed Place Outdoor Amplified Sound, and Extended-Hours Premises Permits to submit a new Permit application and filing fee if their existing application has not been granted, conditionally granted, or denied within 12 months of its submission; 5) authorize the Entertainment Commission Director ("Director") to issue Billiard and Pool Table permits without a hearing, and provide that such permits may be suspended or revoked under the standards and procedures that apply to other Entertainment Permits; 6) exempt schools from the requirement to obtain a Place of **Entertainment Permit, Limited Live Performance Permit, or Fixed Place Outdoor** Amplified Sound Permit for any activities that occur on school premises in the regular course of school operations; 7) eliminate the requirement that applicants for Place of **Entertainment Permits disclose with their permit application criminal history** information regarding certain individuals connected with the applicant business: 8) narrow the categories of new criminal charges, complaints, or indictments brought against a Place of Entertainment Permittee or its employees or agents that the Permittee must report, to only those charges, complaints or indictments that could be grounds for suspension of the Permit; 9) allow the Director or the Entertainment Commission to require an applicant for a Limited Live Performance Permit to propose a Security Plan if necessary to protect the safety of persons and property or provide for the orderly dispersal of persons and traffic, to make compliance with the Security Plan a condition of the Permit, and to require revisions to the Security Plan as necessary; and 10) clarify that a single One Time Outdoor Amplified Sound Permit may extend across multiple consecutive or non-consecutive 24-hour periods.

Existing Law

Just Add Music ("JAM") permits were authorized by the 27th Supplement to Mayoral Proclamation Declaring the Existence of a Local Emergency Dated February 25, 2020, which Supplement is dated September 25, 2020.

Police Code Section 1060.1.1 imposes an annual license fee on every person granted a Place of Entertainment Permit, Limited Live Performance Permit, or Fixed Place Outdoor Amplified Sound Permit by the Entertainment Commission. Police Code Section 1060.2 imposes a

BOARD OF SUPERVISORS Page 1

filing fee on every person applying to the Entertainment Commission for a Place of Entertainment permit or an amendment to such a permit. Police Code Section 1060.2.1 imposes a filing fee on every person applying to the Entertainment Commission for a Limited Live Performance Permit, or an amendment to such a permit. Police Code Section 1060.2.2 imposes a filing fee on every person applying to the Entertainment Commission for a Fixed Place Outdoor Amplified Sound Permit or an amendment to such a permit.

Police Code Section 1029 requires a permit from the Entertainment Commission for a masked ball.

Articles 15, 15.1, and 15.2 allow an application for an Entertainment permit to remain pending indefinitely, and do not impose a deadline beyond which an applicant must reapply and pay a new filing fee in order to move their application forward.

Police Code Section 1036.24 imposes various technical requirements for arcades and other "mechanical amusement devices" in the City, and also requires Arcade and Ancillary Use permittees to comply with reasonable requirements as determined by the Director to minimize danger to the public from the mechanical amusement devices.

Police Code Section 1037 requires anyone charging for the use of billiard or pool tables in their establishment to obtain a permit from the Entertainment Commission, and is silent as to whether the Director has authority to suspend the permit without referral to the Entertainment Commission.

Police Code Section 1060.3 requires an application for a Place of Entertainment permit to include certain criminal history information pertaining to certain people connected with the applicant business, including the applicant, the Manager, any person to whom the Department of Alcoholic Beverage Control has issued a license in connection with the applicant business, and any other person with authority or control over the business. And Police Code Section 1060.30 requires a Place of Entertainment permittee to notify the Entertainment Commission of new criminal matters that pertain to the individuals and fall within the categories required to be included with a permit application.

Police Code Sections 1060.3.1 and 1060.5.1 do not require an application for a Limited Live Performance Permit to include a proposed Security Plan and do not specifically authorize the Director or Entertainment Commission to require a Limited Live Performance permittee to comply with a Security Plan as a condition of their permit

Police Code Section 1060.11 requires the Police Department to inspect establishments with permits issued under Article 15.1, but does not explicitly require or authorize the Entertainment Commission to conduct such inspections.

BOARD OF SUPERVISORS

Police Code Section 1060.29.2 leaves ambiguous whether a single One Time Outdoor Amplified Sound Permit may extend across multiple consecutive or non-consecutive 24-hour periods.

Article 15.1 of the Police Code is silent as to whether schools are required to obtain a permit to conduct activities on school premises that would otherwise require a permit under Article 15.1.

Amendments to Current Law

This ordinance would amend Police Code Section 1060 to add a definition of Just Add Music ("JAM") Permits.

This ordinance would also amend Police Code Sections 2.27 and 1060.1.1 to waive the initial license fee for every person who previously held a JAM Permit, and who, between January 1, 2023 and June 30, 2025, applies for a new Place of Entertainment Permit, Limited Live Performance Permit, or Fixed Place Outdoor Amplified Sound Permit to continue to provide outdoor entertainment and/or amplified sound in the same space as authorized by the JAM Permit. It would also waive the initial license fee for those permits for every person who, due to Planning Code amendments that take effect on or after January 1, 2023, becomes eligible to apply and applies for a Place of Entertainment Permit or Limited Live Performance Permit on or before June 30, 2025. License fees waived by this provision but already paid shall be refunded if a refund request is submitted in writing to the Entertainment Commission by June 30, 2025.

This ordinance would also amend Police Code Sections 2.26. 1060.2, 1060.2.1 and 1060.2.2 to waive the permit filing fees for every person who previously held a JAM Permit, and who, between January 1, 2023 and June 30, 2025, applies for a new or amended Place of Entertainment Permit, Limited Live Performance Permit, or Fixed Place Outdoor Amplified Sound Permit, respectively, to continue to provide outdoor entertainment and/or amplified sound in the same space as authorized by their JAM Permit. It would also waive the filing fee associated with those permits for every person who, due to Planning Code amendments that take effect on or after January 1, 2023, becomes eligible to apply and applies for a Place of Entertainment Permit or Limited Live Performance Permit on or before June 30, 2025. And it would also waive the filing fee for One Time Event Permits and One Time Outdoor Amplified Sound Permits for former holders of JAM Permits that seek either of these short-term permits to continue activities previously allowed under their JAM Permits while awaiting final approvals by City departments required prior to obtaining a Place of Entertainment Permit, Limited Live Performance Permit, or Fixed Place Outdoor Amplified Sound Permit. Filing fees waived by this provision but already paid shall be refunded if a refund request is submitted in writing to the Entertainment Commission by June 30, 2025.

The ordinance would also eliminate Police Code Section 1029, eliminating the requirement for a masked ball permit.

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The ordinance would also amend Police Code Sections 1036.3, 1037.1, 1060.2, 1060.2.1, 1060.2.2, and 1070.2 to require applicants for Arcade, Ancillary Use, billiard and pool table, Place of Entertainment, Limited Live Performance, Fixed Place Outdoor Amplified Sound, and Extended-Hours Premises Permits to submit a new Permit application and filing fee if their existing application has not been granted, conditionally granted, or denied within 12 months of its submission.

The ordinance would also amend Police Code Section 1036.24 to eliminate various technical requirements for arcades and other "mechanical amusement devices," and simply require that Arcade and Ancillary Use permittees to comply with reasonable requirements as determined by either the Director or the Entertainment Commission to minize danger to the public from the mechanical amusement devices.

The ordinance would also amend Police Code Section 1037 to require that the Director, rather than the Entertainment Commission, review and act on billiard and pool permit applications, but to allow the Director discretion to refer an application to the Entertainment Commission if the Director, Entertainment Commission, and/or Police Department has received more than one complaint in the preceding 12 months regarding the permit applicant and/or subject premises. The ordinance would specify that the suspension and revocation procedures in Sections 1060.20 through 1060.20.4, inclusive, apply to these permits.

The ordinance would also amend Police Code section 1060.3 to remove the requirement that an application for a Place of Entertainment permit include certain criminal history information pertaining to certain people connected with the applicant business, including the applicant, the Manager, any person to whom the Department of Alcoholic Beverage Control has issued a license in connection with the applicant business, and any other person with authority or control over the business. And the ordinance would amend Police Code Section 1060.30 to require a Place of Entertainment permittee to notify the Entertainment Commission of new criminal matters that may consitute a basis for suspension of the permit.

The ordinance would also amend Police Code Section 1060.3.1 to require an application for a Limited Live Performance Permit to include a proposed Security Plan if the Director or Entertainment Commission find it necessary. It would amend Police Code Section 1060.51 to authorize the Director or Entertainment Commission to require a Limited Live Performance permittee to comply with a Security Plan as a condition of their permit.

The ordinance would also amend Police Code Section 1060.11 to authorize the Entertainment Commission, in addition to the Police Department, to inspect establishments with permits issued under Article 15.1.

The ordinance would also amend Police Code Section 1060.29 to clarify that a single One Time Outdoor Amplified Sound Permit may extend across multiple consecutive or non-consecutive 24-hour periods.

The ordinance would also amend Police Code Section 1060.1 to clarify that a school is not required to obtain a permit under Article 15.1 to conduct activities that occur on school premises in the regular course of school operations that would otherwise require a permit under Article 15.1, such as school sporting events, school dances, and school music performances, but that a school is required to obtain a One Time Event Permit or One Time Outdoor Amplified Sound Permit to engage in activities on school premises that do not occur in the regular course of school operations and that otherwise meet the criteria for such permits.

Background Information

The original version of this ordinance was introduced on July 25, 2023.

A substitute ordinance was introduced on October 17, 2023. The October 17 substitute ordinance changed the deadline and recipient agency for a license or permit fee refund request under the ordinance, stating that refund requests should be made by June 30, 2025 to the Entertainment Commission.

The October 17 substitute ordinance also added the following provisions to the original ordinance:

- a waiver of filing fees for One Time Event Permits and One Time Outdoor Amplified Sound Permits for former holders of JAM Permits that seek either of these short-term permits to continue activities previously allowed under their JAM Permits while awaiting final approvals by City departments required prior to obtaining a Place of Entertainment Permit, Limited Live Performance Permit, or Fixed Place Outdoor Amplified Sound Permit;
- amendments to Police Code Section 1060.29 to clarify that a single One Time Outdoor Amplified Sound Permit may extend across multiple consecutive or non-consecutive 24-hour periods; and
- amendments to Police Code Section 1060.1 to clarify that a school is not required to
 obtain a permit under Article 15.1 to conduct activities that occur on school premises in
 the regular course of school operations that would otherwise require a permit under
 Article 15.1, but that a school is required to obtain a One Time Event Permit or One
 Time Outdoor Amplified Sound Permit to engage in activities on school premises that
 do not occur in the regular course of school operations and that otherwise meet the
 criteria for such permits.

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BOARD OF SUPERVISORS

File No. 230861: Modernizing Entertainment Permitting

Maggie Weiland
Executive Director
Entertainment Commission

Ben Van Houten Business Development Manager Office of Economic & Workforce Development





Background

- File No. 230861 is legislation introduced by the Mayor to reform the Police Code to support the nightlife & entertainment sector
- Emerged from City Administrator and Entertainment Commission goals to improve the customer experience, simplify business processes, and improve regulatory coordination
- Would provide relief to support businesses in continuing outdoor music and entertainment activities started during the pandemic
- Would also implement variety of streamlining measures and technical fixes to improve entertainment permitting
- This Police Code-focused legislation complements pending small business reform legislation being led by the Office of Small Business to improve Planning Code

Fee Waivers, Supporting Outdoor Activities

- Waive entertainment permit application fee for any business moving from a Just Add Music (JAM) Permit to a brick-and-mortar entertainment permit to continue offering outdoor entertainment or amplified sound
 - A business getting a permit for the first time will also have its initial license fee waived
- Waive entertainment permit application and initial license fees for existing businesses that are newly able to apply for entertainment permits due to zoning changes
- Clarify where businesses may acquire Limited Live Performance permits to include outdoor patios that are not surrounded by enclosed buildings

Streamlining Referrals and Requirements

- Eliminate referrals of:
 - Place of Entertainment permit applications to the Department of Building Inspection where a premises has held a Place of Entertainment permit within the past year
 - Fixed Place Amplified Sound permit applications to the Department of Public Health
- Remove the mandatory hearing requirement for a billiard parlor permit
- Delete outdated and unnecessary operating standards that mandated staffing and infrastructure to receive a permit to operate an arcade
- Reform several technical pieces of the entertainment permitting process

THANK YOU







CITY AND COUNTY OF SAN FRANCISCO LONDON BREED, MAYOR

OFFICE OF SMALL BUSINESS
DIRECTOR KATY TANG

September 13, 2023

Ms. Angela Calvillo, Clerk of the Board City Hall Room 244 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

RE: BOS File No. 230861- Fees, Applications, and Conditions for Entertainment Permits - SUPPORT

Dear Ms. Calvillo,

On September 11, 2023 the Small Business Commission (the Commission) heard BOS File 230861– Fees, Applications, and Conditions for Entertainment Permits. Maggie Weiland, Executive Director, Entertainment Commission, and Ben Van Houten, Business Development Manager, Office of Economic and Workforce Development, presented the legislation.

This legislation would simplify permitting and improve the customer experience of businesses seeking entertainment permits. The nightlife and entertainment sector was among the hardest hit by the COVID-19 pandemic so this legislation comes at a time when those businesses are still in economic recovery.

The proposal would waive certain entertainment permit application and initial license fees, remove outdated code language, and reduce duplicative referrals to other departments that cost businesses times and money. This legislation makes important improvements to entertainment permitting that will allow businesses to open more quickly, with less administrative hurdles. The Commission fully supports these efforts.

The Commission commends the Entertainment Commission and Office of Economic & Workforce Development for their work to identify these technical improvements. Thank you for considering the Commission's recommendations. Please feel free to contact me should you have any questions.

Sincerely,

Katy Tang

Director, Office of Small Business

BOARD of SUPERVISORS



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

MEMORANDUM

TO: Katy Tang, Director

Small Business Commission, City Hall, Room 448

FROM: John Carroll, Assistant Clerk, Board of Supervisors

DATE: August 2, 2023

SUBJECT: REFERRAL FROM BOARD OF SUPERVISORS

Budget and Finance Committee

The Board of Supervisors' Budget and Finance Committee has received the following legislation, which is being referred to the Small Business Commission for comment and recommendation. The Commission may provide any response it deems appropriate within 12 days from the date of this referral.

File No. 203861 Police Code - Fees, Applications, and Conditions for Certain Entertainment Permits

Ordinance amending the Police Code to 1) waive initial license and filing fees through June 30, 2025, for certain Entertainment Permits for current or former holders of Just Add Music Permits; 2) waive initial license and filing fees for Entertainment Permits for applicants who are newly eligible to apply for those permits due to recent Planning Code amendments; 3) eliminate masked ball permits; 4) require applicants for Arcade, Ancillary Use, billiard and pool table, Place of Entertainment, Limited Live Performance, Fixed Place Outdoor Amplified Sound, and Extended-Hours Premises Permits to submit a new Permit application and filing fee if their existing application has not been granted, conditionally granted, or denied within 12 months of its submission; 5) authorize the Entertainment Commission Director ("Director") to issue billiard and pool table permits without a hearing, and provide that such permits may be suspended or revoked under the standards and procedures that apply to other Entertainment Permits; 6) eliminate the requirement that applicants for Place of Entertainment Permits disclose with their permit application criminal history information regarding certain individuals connected with the applicant business; 7) narrow the categories of new criminal charges, complaints, or indictments brought against a Place of Entertainment Permittee or its employees or agents that the Permittee must report, to only those charges, complaints or indictments that could be grounds for suspension of the Permit; and 8) allow the Director or the Entertainment Commission to require an applicant for a Limited Live Performance Permit to propose a Security Plan if necessary to protect the safety of persons and property or provide for the orderly dispersal of persons and traffic, to make compliance with the Security Plan a condition of the Permit, and to require revisions to the Security Plan as necessary.

Please return this cover sheet with the Commission's response to Brent Jalipa at the Board of Supervisors, City Hall, Room 244, 1 Dr. Carlton B. Goodlett Place, San Francisco, California 94102.

*************	******	******	*****	****
RESPONSE FROM SMALL BUSINESS COM No Comment	MMISSION - Dat	e:		_
Recommendation Attached				

Chairperson, Small Business Commission

CC: Offices of Chair Chan and Mayor Breed

BOARD of SUPERVISORS



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

MEMORANDUM

TO: Katy Tang

Small Business Commission, City Hall, Room 448

FROM: Brent Jalipa, Assistant Clerk

Budget and Finance Committee

DATE: October 23, 2023

SUBJECT: REFERRAL FROM BOARD OF SUPERVISORS

Budget and Finance Committee

The Board of Supervisors' Budget and Finance Committee has received the following proposed legislation, substituted by Mayor London Breed on October 17, 2023, which is being referred to the Small Business Commission for comment and recommendation.

File No. 230861-2

Ordinance amending the Police Code to 1) waive initial license and filing fees through June 30, 2025, for certain Entertainment Permits for former holders of Just Add Music Permits; 2) waive initial license and filing fees for Entertainment Permits for applicants who are newly eligible to apply for those permits due to recent Planning Code amendments: 3) eliminate masked ball permits; 4) require applicants for Arcade, Ancillary Use, Billiard and Pool Table, Place of Entertainment, Limited Live Performance, Fixed Place Outdoor Amplified Sound, and Extended-Hours Premises Permits to submit a new Permit application and filing fee if their existing application has not been granted, conditionally granted, or denied within 12 months of its submission; 5) authorize the Entertainment Commission Director ("Director") to issue Billiard and Pool Table permits without a hearing, and provide that such permits may be suspended or revoked under the standards and procedures that apply to other Entertainment Permits: 6) exempt schools from the requirement to obtain a Place of Entertainment Permit, Limited Live Performance Permit, or Fixed Place Outdoor Amplified Sound Permit for any activities that occur on school premises in the regular course of school operations; 7) eliminate the requirement that applicants for Place of Entertainment Permits disclose with their permit application criminal history information regarding certain individuals connected with the applicant business; 8) narrow the categories of new criminal charges, complaints, or indictments brought against a Place of Entertainment Permittee or its employees or agents that the Permittee must report, to only those charges, complaints or indictments that could be grounds for suspension of the Permit; 9) allow

the Director or the Entertainment Commission to require an applicant for a Limited Live Performance Permit to propose a Security Plan if necessary to protect the safety of persons and property or provide for the orderly dispersal of persons and traffic, to make compliance with the Security Plan a condition of the Permit, and to require revisions to the Security Plan as necessary; and 10) clarify that a single One Time Outdoor Amplified Sound Permit may extend across multiple consecutive or non-consecutive 24-hour periods.

Please return this cover sheet with the and Finance Clerk, by email to: brent.jal	Commission's response to Brent Jalipa, Budget ipa@sfgov.org.
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RESPONSE FROM SMALL BUSINESS	S COMMISSION - Date:
No Comment	
Recommendation Attached	
	Chairperson, Small Business Commission

From: <u>Conine-Nakano, Susanna (MYR)</u>

To: BOS Legislation, (BOS)

Cc: Paulino, Tom (MYR); Lozano, Alesandra (ECN); VanHouten, Ben (ECN); Ruiz-Cornejo, Victor (MYR)

Subject: Mayor -- Ordinance -- Fees, Applications, and Conditions for Certain Entertainment Permits

Date: Tuesday, October 17, 2023 4:13:49 PM

Attachments: <u>CAT Approval.pdf</u>

Entertainment Code amendments Legislative Digest 7.25.23.DOCX

Entertainment Code amendments Ordinance for Introduction 7.25.23.DOCX

Hello Clerks,

Attached for introduction to the Board of Supervisors is an Ordinance amending the Police Code to 1) waive initial license and filing fees through June 30, 2025 for certain Entertainment Permits for current or former holders of Just Add Music Permits; 2) waive initial license and filing fees for Entertainment Permits for applicants who are newly eligible to apply for those permits due to recent Planning Code amendments; 3) eliminate masked ball permits; 4) require applicants for Arcade, Ancillary Use, billiard and pool table, Place of Entertainment, Limited Live Performance, Fixed Place Outdoor Amplified Sound, and Extended-Hours Premises Permits to submit a new Permit application and filing fee if their existing application has not been granted, conditionally granted, or denied within 12 months of its submission; 5) authorize the Entertainment Commission Director ("Director") to issue billiard and pool table permits without a hearing, and provide that such permits may be suspended or revoked under the standards and procedures that apply to other Entertainment Permits; 6) eliminate the requirement that applicants for Place of Entertainment Permits disclose with their permit application criminal history information regarding certain individuals connected with the applicant business; 7) narrow the categories of new criminal charges, complaints, or indictments brought against a Place of Entertainment Permittee or its employees or agents that the Permittee must report, to only those charges, complaints or indictments that could be grounds for suspension of the Permit; and 8) allow the Director or the Entertainment Commission to require an applicant for a Limited Live Performance Permit to propose a Security Plan if necessary to protect the safety of persons and property or provide for the orderly dispersal of persons and traffic, to make compliance with the Security Plan a condition of the Permit, and to require revisions to the Security Plan as necessary.

Best, Susanna

Susanna Conine-Nakano
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City & County of San Francisco
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