File No. <u>250537</u>

Committee Item No. _____1 Board Item No. _____

COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST

Committee: <u>Public Safety and Ngbh Services</u> Board of Supervisors Meeting:

Date: June 26, 2025
Date:

Cmte Board

		Motion
\square		Resolution
\square	H	Ordinance
		Legislative Digest
R		
		Budget and Legislative Analyst Report
		Youth Commission Report
		Introduction Form
\square	\Box	Department/Agency Cover Letter and/or Report
Ē	Ē	MOU
H		Grant Information Form
		Grant Budget
		Subcontract Budget
\square		Contract / DRAFT Mills Act Agreement
\square	\square	Form 126 – Ethics Commission
H		Award Letter
		Application

Public Correspondence

OTHER

\boxtimes \Box _	MYR Memo 052025		
\boxtimes \Box _	FYI Referral 052725		
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Hearing Notice 061325		
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Propared by:	Monique Crayton	Data	luna 20, 2025

Prepared by:	Monique Crayton	Date:	June 20, 2025
Prepared by:		Date:	
Prepared by:		Date:	

[Police Code - Entertainment Permits]

ORDINANCE NO.

1	
_	
2	

3	Ordinance ame	ending the Police Code to 1) increase the filing fee for One Time Outdoor
4	Amplified Sour	nd Permits; 2) eliminate permit requirements for ball or ring throwing
5	games, dance	halls, and masked balls; 3) eliminate referral of Place of Entertainment
6	Permit applica	tions to the Department of Building Inspection ("DBI"); 4) eliminate
7	referral of Limi	ted Live Performance and Fixed Place Outdoor Amplified Sound permits
8	to the Planning	g Department; 5) relax public notice requirements on the applicant and
9	the Entertainm	ent Commission with respect to applications for Place of Entertainment,
10	Limited Live P	erformance, and Fixed Place Amplified Sound permits; 6) require the
11	Entertainment	Commission to hold a hearing on any application for a One Time Event
12	Permit or One	Time Outdoor Amplified Sound Permit in cases where an applicant has
13	previously obt	ained 12 or more such permits in the same calendar year, rather than the
14	preceding 12 n	nonths; 7) for Extended-Hours Permits, eliminate referral to DBI, and
15	eliminate refer	ral to the Department of Public Health and the Fire Department in cases
16	where the appl	icant or permittee already holds valid permits from those departments;
17	and 8) amend	definitions relevant to noise limit enforcement.
18	NOTE:	Unchanged Code text and uncodified text are in plain Arial font.
19		Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in strikethrough italics Times New Roman font.
20		Board amendment additions are in <u>double-underlined Arial font</u> . Board amendment deletions are in strikethrough Arial font.
21		Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.
22		
23	Be it orda	ained by the People of the City and County of San Francisco:
24		
25		

1	Section 1. The Police Code is hereby amended by revising Section 2.26 of Article 1;		
2	deleting Sections 1021, 1022, 1023, 1024, 1024.1, 1025, 1026, 1027, and 1028 of Article 15;		
3	revising Sections 1060.2, 1060.2.1, 1060.2.2. 1060.5, 1060.5.1, 1060.5.2, 1060.19, 1060.29,		
4	and 1060.29.2 of Article 15.1; revising Section	1070.2 of Article 15.2; and revising Section	
5	2901 of Article 29, to read as follows:		
6			
7	SEC. 2.26. SCHEDULE OF PERMITS A	AND SERVICES; FILING AND SERVICE	
8	FEES.		
9	The following filing and service fees, pay	vable in advance to the City and County of San	
10	Francisco, are required when submitting applic	ations for the specified permits to the Police	
11	Department or Entertainment Commission or w	hen paying for the specified services, except	
12	as provided in Sections 1060.2, 1060.2.1, 1060	0.2.2, 1060.29, and 1060.29.2 of the Police	
13	Code, as may be amended from time to time:		
14			
15	TYPE OF PERMIT	FILING FEE	
16	* * * *		
17	One Time Outdoor Amplified Sound (up to 4 hours)	4 <u>35558</u>	
18	Each additional hour	75	
19	* * * *		
20	* * * *		
21			
22	[RODEOS; <i>BALL/RING THROWING GAMES</i>]		
23	SEC. 1020. RODEO EXHIBITIONS AND SHO	WS.	
24	* * * *		
25		CAMES	

25 <u>SEC. 1021. BALL OR RING THROWING GAMES.</u>

1	<i>(a) It shall be unlawful for a keeper of a ball or ring throwing game to operate said ball or</i>
2	ring throwing game without first having obtained a permit therefor from the Entertainment
3	Commission.
4	(b) Applications for ball or ring throwing permits shall be filed with the Entertainment
5	Commission on a form provided for said permit together with a nonrefundable fee.
6	(c) Every keeper of a ball or ring throwing game shall pay an annual license fee to the Tax
7	Collector on or before March 31, in accordance with the provisions of Section 76.1 of the Business and
8	Tax Regulations Code.
9	
10	[DANCES; DANCE HALLS; MASKED BALLS]
11	
12	SEC. 1022. DEFINITIONS.
13	<i>Unless the context specifically indicates otherwise, the following terms, as used in this Chapter,</i>
14	shall mean or include:
15	(a) "Dance." Any gathering of persons in or upon any premises, other than a private home or
16	residence or a class in which instruction in dancing is given for hire, where dancing is participated in.
17	Dances, as defined herein, shall be classified in types as follows: "General" shall include any dance to
18	which persons 18 years of age or older are admitted. "Special" shall include any dance to which no
19	persons 15 years of age or younger or 21 years of age or older are admitted as participants.
20	(b) "Dance Hall." Any building or place in which a dance is held.
21	(c) "Person." Includes any person, co-partnership, firm, corporation, association, club, or any
22	legal entity.
23	(d) "Security Plan." A plan that (i) provides at least 1 security guard for 100 persons in
24	attendance at the dance, (ii) secures a 50 foot perimeter in all directions around the location of the
25	dance hall to prevent injury to persons and/or damage to property, and (iii) provides for the orderly

1	disbursement of persons and traffic from the dance hall. The Entertainment Commission, in
2	consultation with the San Francisco Police Department, shall develop rules and regulations
3	implementing this section.
4	
5	<u>SEC. 1023. PERMIT REQUIRED.</u>
6	(a) It shall be unlawful for any person to own, conduct, operate, or maintain, or to cause or to
7	permit to be conducted, operated, or maintained any dance hall, or
8	(b) to conduct, promote, or sponsor or to cause or to permit to be conducted, promoted, or
9	sponsored any dance within the City and County of San Francisco without first having obtained a
10	dance permit from the Entertainment Commission.
11	(c) Any place or premises where a dance is to be held must conform to all existing health,
12	safety, and fire ordinances of the City and County of San Francisco. Proof of such shall be provided by
13	permit applicant at the time of application for a dance permit.
14	<i>(d)</i> Any place or premises where a dance is to be held must have a Security Plan, except
15	dances of a bona fide social character, to which admission is limited strictly on invitation of the person
16	acting as host, and for which no fee, either by way of admission or in any other manner, is charged.
17	Proof of such plan shall be provided by permit applicant at the time of application for a dance permit.
18	<i>(e) It shall be the responsibility of any owner or manager of any building or place that rents</i>
19	such a facility for use by others to inform any person planning to use the facility for a dance of the
20	requirement to obtain a dance permit pursuant to this section.
21	<i>(f) This permit requirement does not apply if the location at which the dance is being held has</i>
22	a place of entertainment permit, the permit is valid, and the place of entertainment provides free
23	drinking water as required by Section 1070.27.
24	
25	SEC. 1024. APPLICATION FOR PERMIT.

1	<i>—Applications for said permit shall be made in writing to the Entertainment Commission and</i>
2	shall be made in such form and shall contain such information as the Entertainment Commission shall
3	require. Every applicant for a permit may be required to furnish such evidence of criminal history and
4	permit history as the Entertainment Commission shall require. In granting or denying a permit, the
5	Entertainment Commission shall give particular consideration to the peace, order, and moral welfare
6	of the public; provided, however, that only one type of dance, as enumerated in Section 1022(a) of this
7	Chapter, shall be permitted in any dance hall on the same day, up to and including 2:00 a.m. of the
8	following day. Upon application for a dance hall permit the Entertainment Commission shall set a time,
9	date, and place for a public hearing thereon and shall cause a notice thereof to be conspicuously
10	posted upon the premises concerned not less than 10 days before the date set for public hearing. The
11	notice shall set forth the name of the applicant, the purpose for which the application is made, and the
12	time, date, and place of the public hearing on the application.
13	- The Entertainment Commission may consider, but is not limited to the following factors in the issuing
14	or granting of a permit:
15	(1) The criminal history and permit history of the applicant;
16	(2) Suitability of the premises in relation to the surrounding neighborhood;
17	(3) Number of permits in the immediate vicinity;
18	(4) Physical suitability of the premises with reference to floor space and lighting;
19	(5) Proximity to bar facilities, if any;
20	(6) Type of dance to be conducted.
21	
22	
23	<i>Every person desiring a permit pursuant to Sections 1023 and 1024 of this Article shall file an</i>
24	application with the Entertainment Commission upon a form provided by the Entertainment
25	Commission and shall pay a filing fee.

3	(a) Every person granted a dance hall permit by the Entertainment Commission shall pay to
4	the Tax Collector an annual license fee on or before March 31, in accordance with the provisions of
5	Section 76.1 of the Business and Tax Regulations Code.
6	(b) The amount of the license fee for the 2024-2025 fiscal year shall be as set forth in Section
7	2.27 of this Code, and such amount shall be adjusted for inflation commencing with the 2025-2026
8	fiscal year, and annually thereafter, in accordance with Section 2.31 of this Code.
9	(c) The provisions of Sections 1022-1026 shall not apply to any dance hall used exclusively for
10	any of the following dances:
11	(1) Dances of a bona fide social character, to which admission is limited strictly on
12	invitation of the person acting as host, and for which no fee, either by way of admission or in any other
13	manner, is charged.
14	(2) Dances given by any public agency or by any educational, recreational, or social
15	agency, or by any bona fide fraternal, charitable, or religious or benevolent or any other nonprofit
16	organization having a regular membership association primarily for mutual social, mental, political,
17	and civic welfare, to which admission is limited to members and guests, and revenue accruing
18	therefrom to be used exclusively for the benevolent purposes of said organization.
19	(3) Dances conducted by any dancing academy or dancing class in which instruction in
20	dancing is given for hire.
21	
22	
23	(a) Hours. "Special" dances shall be conducted only between the hours of 6:00 a.m. and 12:00
24	midnight; "General" dances shall be conducted only between the hours of 6:00 a.m. and 2:00 a.m. of
25	the following day; provided, however, the Entertainment Commission may, in the Entertainment

Commission's discretion allow, by order permitting the same, the conduct of "General" and "Special"

- *dances at hours other than the hours stated in this subsection.*
- 3 (b) Supervision. The Entertainment Commission may require that one or more private security
- *officers or, with the permission of the Chief of Police, police officers, be employed by any person to*
- *whom a dance permit is granted, to supervise said dances.*
- 6 (c) Minors Prohibited; Exceptions. No person under 18 years of age shall enter or be, or shall
- *be permitted to enter or be, in any dance hall at any time a "General" dance is being conducted therein,*
- *unless such person is accompanied by parent, guardian, or other person having the care and custody*
- *thereof.*
- *No person 16 or 17 years of age shall enter or be, or shall be permitted to enter or be, in any dance*
- *hall after 12:00 midnight where a "Special" dance is conducted unless said person is accompanied by*
- *parent, guardian, or other person having the care and custody thereof; provided however, that the*
- *dance hours are permitted by the Entertainment Commission as enumerated in Subsection (a) of this*
- 14 Section.
- *No person under 16 years of age shall enter or be, or be permitted to enter or be, in any dance hall*
- *wherein a "Special" dance is being held unless said person is accompanied by parent, guardian, or*
- *other person having the care and custody thereof; provided however, the Entertainment Commission*
- *may, in the Entertainment Commission's discretion allow, by order permitting the same, said persons to*
- *attend a dance conducted, promoted or sponsored by a public agency or by an educational,*
- *recreational or social organization or agency which is incorporated in the State of California and*
- *which is exempt from taxation under the Internal Revenue laws of the United States as a bona fide*
- *fraternal, charitable, religious, benevolent or nonprofit organization having a regular membership*
- 23 associated primarily for mutual social, mental, political or civic welfare, and where admission to such
- *dance is limited to members and guests and the revenue accruing from such dance is to be used*
- *exclusively for the benevolent purposes of said organization or agency.*

1	<i>(d)</i> Adults Prohibited. No person 21 years of age or older shall attend or be permitted to
2	attend a "Special" dance as a participant therein.
3	(e) Pass-Out Checks Prohibited; Exceptions. No person admitted to a dance shall be permitted
4	to leave and thereafter reenter the dance premises during the course of said dance, and no pass-out
5	checks shall be issued unless required by the physical arrangements of the premises.
6	<i>(f)</i> Free Drinking Water. If the location for which the dance hall permit is issued holds over
7	500 persons the permit holder shall provide free cool drinking water to patrons by means of an
8	automatic drinking fountain or by providing without charge cups of water at all beverage service
9	locations, or both.
10	
11	<u>—————————————————————————————————————</u>
12	<i>—— Any person who violates any of the provisions of Sections 1023 to and including 1026 of this</i>
13	Chapter shall be guilty of an infraction. Any person who violates Sections 1023 through 1026 more
14	than once in a 12 month period shall be guilty of an infraction or a misdemeanor, at the discretion of
15	the prosecutor. A violation which is an infraction is punishable by a fine of not more than \$100. A
16	violation which is a misdemeanor is punishable by a fine of not less than \$500 and not more than
17	\$1000 or by imprisonment in the jail of the City and County for a term of not more than six months, or
18	by both such fine and imprisonment.
19	<i>Additionally, any violation of the provisions of Sections 1023 to and including 1026 of this</i>
20	Chapter or Section 3305 of Article 33 by a permittee hereunder, or by a person in charge of the event,
21	shall be deemed cause to revoke the dance permit, or to revoke or suspend a permit granted pursuant to
22	Police Code Article 15.1 subject to a hearing by the Entertainment Commission.
23	
24	SEC. 1060.2. FILING APPLICATION AND NOTICE TO OTHER CITY
25	DEPARTMENTS FOR PLACE OF ENTERTAINMENT PERMIT.

(a) Every Person seeking a Place of Entertainment permit or an amendment to such a
 permit shall file an application with the Entertainment Commission upon a form provided by
 the Entertainment Commission and, except as otherwise provided in this Section 1060.2, shall
 pay a filing fee as provided in Section 2.26 of this Code.

- (b) The Director shall send the application to the following departments, which shall
 complete all necessary inspections or approvals and shall *endeavor to* report their
 determinations to the Entertainment Commission within 20 City business days of receiving the
 application.
- 9

(1) The Police Department;

10

(2) The Planning Department;

11 (3) The Department of Building Inspection, except that this subsection (b)(3) shall not

12 *apply if either of the following occurs: (i) the Person provides evidence of the completion of a final*

13 *inspection for an issued building permit for the premises, as required by Chapter 1A of the San*

14 *Francisco Building Code, if the inspection was completed in the 12 months before the date of the*

15 *Person's application for a Place of Entertainment Permit; or (ii) the Person provides evidence that the*

16 *premises held a Place of Entertainment Permit within the 12 months before the date of the Person's*

17 *application for a Place of Entertainment Permit;*

18 The Department of Public Health, except that this subsection (b)(43) shall (43) not apply if the Person provides evidence of a permit to operate a food preparation and 19 20 service establishment on the premises, as required by Article 8 of the Health Code, current as 21 of the date of the Person's application for a Place of Entertainment Permit; and (54) The Fire Department, except that this subsection (b)(54) shall not apply if 22 23 the Person provides evidence of a place of assembly permit for the premises, as required by Chapter 1 of the San Francisco Fire Code, current as of the date of the Person's application 24 for a Place of Entertainment Permit. 25

1 * * *

- 2 SEC. 1060.2.1 FILING APPLICATION AND NOTICE TO OTHER CITY 3 DEPARTMENTS FOR LIMITED LIVE PERFORMANCE PERMIT.
- 4 (a) Every Person seeking a Limited Live Performance Permit, or an amendment to
 5 such a permit, shall file an application with the Entertainment Commission upon a form
 6 provided by the Entertainment Commission and, except as otherwise provided in this Section
 7 1060.2.1, shall pay a filing fee as provided in Section 2.26 of this Code.

(b) The Director shall send the application to the Police Department-*and the Planning Department., which Those departments* shall complete all necessary inspections and report their
 determinations to the Entertainment Commission within 20 City business days of receiving the
 application.

12 * * *

13 SEC. 1060.2.2. FILING APPLICATION AND NOTICE TO OTHER CITY

14 DEPARTMENTS FOR FIXED PLACE OUTDOOR AMPLIFIED SOUND PERMITS.

(a) Every Person seeking a Fixed Place Outdoor Amplified Sound Permit or an
amendment to such a permit shall file an application with the Entertainment Commission upon
a form provided by the Entertainment Commission and shall pay the filing fee prescribed in
Section 2.26 of this Code, except as provided in this Section 1060.2.2 and Section 1060.19 of
this Article 15.1.

(b) The Director shall send the application to the Police Department-*and the Planning Department., which Those departments* shall complete any necessary inspections and report their
 determinations to the Entertainment Commission within 20 City business days of receiving the
 application.

- 24 * * * *
- 25

SEC. 1060.5. DETERMINATION OF APPLICATION FOR A PLACE OF 2

1

ENTERTAINMENT PERMIT.

3 (a) The applicant shall file the application for a Place of Entertainment Permit with the Director. The Director may require that the applicant or the applicant's agent file the 4 5 application in person. Upon determining that an application is complete, the Director shall 6 accept and file it and shall schedule a public hearing before the Entertainment Commission to 7 determine whether the permit should be granted. The Director shall provide written notice of 8 the hearing to the applicant by mail or to the applicant's agent by personal delivery at least 30 9 days before the date of the hearing. The Director shall promptly notify the Chief of Police or the Chief's designee in writing of the application and the hearing date and shall promptly 10 transmit a copy of the application, including a copy of the security plan, to the Chief or the 11 12 Chief's designee. For purposes of this *Ssubsection* (a), the Captain for the district where the 13 Place of Entertainment would be located, or the Captain's designee, is deemed the Chief's designee unless the Chief of Police directs otherwise. Any Person may submit a written 14 15 request to the Director to receive notice of the hearing on a permit application.

16 (b) (1) The applicant shall cause a notice of the hearing to be conspicuously and 17 continuously posted for at least 30 days before the scheduled hearing date on the premises of 18 the Business. Where the Business is located in a neighborhood-commercial or mixed residential district, as defined in Article 7 and 8 of the Planning Code, the applicant shall also 19 20 make a good faith effort to provide written notice distribute leaflets at each residence located 21 within 150 feet of the Business, unless the Entertainment Commission finds that a Business located in a district is not likely to significantly generate nighttime noise and traffic to the 22 23 detriment of residences located in that immediate area. Applicants subject to the *written notice* requirement of distributing leaflets shall do so provide such notice at least 30 days two weeks before 24 25 the scheduled hearing date and the distribution shall be done in compliance with the provisions

of Article 5.7 (beginning with Section 184.69) of the Public Works Code. The Director shall
 provide notice of the hearing *at least 30 days before the hearing and a copy of the permit application*

3 to any Person who has filed a written request for such notice, which notice may be given

4 electronically if the Person has provided electronic contact information, or by mail.

5 * * *

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SEC. 1060.5.1. DETERMINATION OF APPLICATION FOR LIMITED LIVE PERFORMANCE PERMIT.

8 (a) The applicant shall file the application for a Limited Live Performance Permit with 9 the Director. The Director may require that the applicant or the applicant's agent file the 10 application in person. Upon determining that an application is complete, the Director shall 11 accept and file it and shall schedule a public hearing before the Entertainment Commission to 12 determine whether the permit should be granted. The Director shall provide written notice of 13 the hearing to the applicant by mail or to the applicant's agent by personal delivery at least 30 14 days before the date of the hearing.

15

(b) Notices.

(1) The applicant shall cause a notice of the hearing on a form provided by the
Entertainment Commission to be conspicuously and continuously posted on the premises of
the Business for at least 30 days before the scheduled hearing date. The Director shall
promptly provide notice of the hearing *and a copy of the permit application* to any Person who
has filed a written request for such notice, which notice may be given electronically if the
Person has provided electronic contact information, or by mail.

- 22 (2) The Director shall provide a copy of all Limited Live Performance Permit
 23 applications and the corresponding public hearing notices within a specified geographic area to any
- 24 *Person who, in writing or by email, requests such and identifies the area. Such applications and notices*
- 25

1 shall be given at least 30 days prior to the date of the public hearings, or within 5 days after receipt of

- 2 *the request if the request is less than 30 days prior to the hearing.*
- 3 (32) In the event of a continued hearing, the applicant shall cause notice of the
 4 continued hearing to be conspicuously and continuously posted on the premises of the
 5 Business for at least 10 days before the date of the continued hearing. The Director shall
 6 promptly provide notice of the continued hearing electronically or by mail to any Person who
 7 has filed a written request for such notice.
- 8 (4<u>3</u>) The applicant shall file with the Commission a declaration under penalty of
 9 perjury affirming compliance with the notice requirement of subsection (b)(1) and, if
 10 applicable, subsection (b)(<u>2</u>3), on the form provided by the Commission.
- (54) The failure of the Director to provide the notice of the hearing to any
 Person who filed a written request as provided in *Subsectionssubsection* (b)(1) *and* (2) shall not
 constitute grounds for invalidation of the actions of the Commission taken at the hearing.
 * * * *
- 15

SEC. 1060.5.2. DETERMINATION OF APPLICATION FOR FIXED PLACE

16 OUTDOOR AMPLIFIED SOUND PERMIT.

(a) Application. The applicant shall file the application for a Fixed Place Outdoor
Amplified Sound Permit with the Director. The Director may require that the applicant or the
applicant's agent file the application in person. Upon determining that an application is
complete, the Director shall accept and file it and shall schedule a public hearing before the
Entertainment Commission to determine whether the permit should be granted. The Director
shall provide written notice of the hearing to the applicant by mail or to the applicant's agent
by personal delivery at least 30 days before the date of the hearing.

- (b) Notices.
- 25

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(1) The applicant shall cause a notice of the hearing to be conspicuously and
 continuously posted on the premises of the proposed Fixed Place Outdoor Amplified Sound
 Locale for at least 30 days before the scheduled hearing date. The Director shall promptly
 provide notice of the hearing *and a copy of the permit application* to any Person who has filed a
 written request for such notice, which notice may be given electronically if the Person has
 provide delectronic contact information, or by mail.

7 (2) The Director shall provide a copy of all Fixed Place Outdoor Amplified Sound
 8 Permit applications and the corresponding public hearing notices within a specified geographic area to
 9 any Person who, in writing or by email, requests such and identifies the area. Such applications and
 10 notices shall be given at least 30 days prior to the date of the public hearings, or within 5 days after

11 *receipt of the request if the request is less than 30 days prior to the hearing.*

(32) In the event of a continued hearing, the applicant shall cause notice of the
continued hearing to be conspicuously and continuously posted on the premises for at least
10 days before the date of the continued hearing. The Director shall promptly provide notice of
the continued hearing electronically or by mail to any Person who has filed a written request
for such notice.

17 (4<u>3</u>) The failure of the Director to provide the notice of the hearing to any
 18 Person who filed a written request as provided in subsections (b)(1) and (2) shall not constitute
 19 grounds for invalidation of the actions of the Commission taken at the hearing.

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SEC. 1060.19. PERMIT FEE; EXEMPTIONS.

(a) Place of Entertainment, Limited Live Performance, and Fixed Place Outdoor
 Amplified Sound Permit Fee Exemptions.

25 * * * *

(b) One Time Event and One Time Outdoor Amplified Sound Permit Fee Exemption
 and Waiver.

3 (1) Exemption. The provisions of Section 1060.2 relating to a permit fee shall
4 not apply to a One Time Event or One Time Outdoor Amplified Sound Event permit
5 application filed by an entity that has received City funds specifically for the event that is the
6 subject of the permit application.

7

(2) Fee Waivers.

(A) Individuals. The Director may grant an individual applicant an
exemption from paying the filing fee for a One Time Event or One Time Outdoor Amplified
Sound Event Permit upon the applicant's filing under penalty of perjury a declaration of
financial hardship on the form provided by the Entertainment Commission. The form shall use
the indigency standards set out in California Government Code Section 68632, as amended
from time to time. The applicant shall submit the financial hardship declaration concurrently
with the permit application.

(B) Nonprofit and Neighborhood Organizations. The Director may
grant a nonprofit organization, or a neighborhood association, or similar community-based group
an exemption from paying the filing fee for a One Time Event or One Time Outdoor Amplified
Sound Permit for an event if (i) the proposed event is free and open to the public, and (ii) the
filing fee is more than 25% of the total projected budget for the event.

20 * *

* * *

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22

- SEC. 1060.29. ONE TIME EVENT PERMIT.
- 23 24

25

C. 1060.29. ONE TIME EVENT PERMIT

1 (d) (1) There shall be no limit on the number of One Time Event Permits a Person 2 may obtain. One Time Event Permits may be issued for events that will occur on consecutive 3 or non-consecutive days on the same premises.

(2) At any premises where events have occurred for a total of 12 or more days 4 5 within the same calendar year previous 12-month period, upon receipt of a permit application for a 6 One Time Event Permit, the Entertainment Commission, or its Director as delegated by the 7 Entertainment Commission, shall hold a hearing on the permit application to ensure that the 8 legal standards for granting the permit(s) are met, to determine what conditions, if any, may 9 be appropriate to place on the permit(s), and to ensure that the One Time Event Permit is not being used by the applicant to function as a routine substitute for the applicant's securing 10 either the Place of Entertainment Permit or the Extended-Hours Permit when the applicant's 11 12 course of conduct indicates that either or both of those permits would be more appropriate to 13 seek. The Entertainment Commission, or its Director as delegated by the Entertainment 14 Commission, may, in its discretion, determine that a hearing is not required, if the available 15 evidence indicates that the application is likely to satisfy all of the requirements of this 16 subsection (d). 17 18 SEC. 1060.29.2. ONE TIME OUTDOOR AMPLIFIED SOUND PERMIT. 19 20

- (d) Duration and Number of Permits. 21
- * * * 22

23 (2) No More Than 12 Days Per *Calendar* Year For The Same Premises Without Additional Review. There shall be no limit on the number of One Time Outdoor 24 25 Amplified Sound Permits a Person may obtain. One Time Outdoor Amplified Sound Permits

1 may be issued for events that will occur on consecutive days on the same premises or on 2 non-consecutive days within a 10-day period on the same premises. At any premises where 3 events One Time Outdoor Amplified Sound Permits have been issued have occurred for a total of at 4 least 12 days times within the same calendar year previous 12 month period, upon receipt of a permit application for a One Time Outdoor Amplified Sound Permit, the Entertainment 5 6 Commission, or its Director as delegated by the Entertainment Commission, shall hold a 7 hearing on the permit application to ensure that the legal standards for granting the permit(s) 8 are met, to determine what conditions, if any, may be appropriate to place on the permit(s), 9 and to ensure that the One Time Outdoor Amplified Sound Permit is not intended to function as a routine substitute for a Person's securing a Fixed Place Outdoor Amplified Sound Permit, 10 Place of Entertainment Permit, or Limited Live Performance Permit as applicable. The 11 12 Entertainment Commission, or its Director as delegated by the Entertainment Commission, 13 may, in its discretion, determine that a hearing is not required, if the available evidence 14 indicates that the application is likely to satisfy all of the requirements of this subsection (d)(2). 15

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SEC. 1070.2. FILING APPLICATION, NOTICE TO OTHER CITY DEPARTMENTS, AND DEPARTMENTAL REPORTS.

(a) Every person seeking a permit or an amendment to a permit under this Article
shall file an application with the Entertainment Commission upon a form provided by the
Entertainment Commission and shall pay a filing fee as provided by Section 2.26 of this Code.
(b) The Director shall send the application to <u>the following departments, which the San</u> *Francisco Police Department, Fire Department, Department of Building Inspection, Department of Public Health, and Planning Department. Those departments* shall complete all necessary

- 1 inspections and report their determinations to the Entertainment Commission within 20 City
- 2 business days of receiving the application .:
- 3 (1) The Police Department;
- 4 (2) The Planning Department;
- 5 (3) The Department of Public Health, except that this subsection (b)(3) shall not apply
- 6 *if the applicant provides evidence of a permit to operate a food preparation and service establishment*
- 7 on the premises, as required by Article 8 of the Health Code, current as of the date of the Person's
- 8 application for an Extended-Hours Premises Permit; and
- 9 (4) The Fire Department, except that this subsection (b)(4) shall not apply if the
- 10 *applicant provides evidence of a place of assembly permit for the premises, as required by Chapter 1 of*
- 11 *the San Francisco Fire Code, current as of the date of the Person's application for an Extended-Hours*
- 12 <u>Premises Permit.</u>

* *

- (c) If an applicant submits an application for an Extended-Hours Premises Permit, and
 the application is not granted, conditionally granted, or denied within 12 months, the Director
 shall require the applicant to submit a new application for an Extended-Hours Premises
 Permit that shall be accompanied by the payment of a new filing fee, as set forth in Section
 2.26, at the time of submission of the new application.
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SEC. 2901. DEFINITIONS.

- 21 (a) "Ambient" means <u>LAeq and LCeq values produced during a minimum ten-minute period</u>
- 22 as measured with a type 1, precision level sound meter, using "A" and "C" frequency the lowest sound
- 23 *level repeating itself during a minimum ten-minute period as measured with a type 1, precision sound*
- 24 *level meter, using slow response and "A"* weighting. The minimum sound level shall be
- determined with the noise source at issue silent, and in the same location as the

1 measurement of the noise level of the source or sources at issue. However, for purposes of 2 this *chapterArticle 29*, in no case shall the ambient be considered or determined to be less 3 than: (1) Thirty-five35 dBA for interior residential noise, and (2) Forty-five45 dBA in all other locations. If a significant portion of the ambient is produced by one or more individual 4 5 identifiable sources of noise that contribute cumulatively to the sound level and may be 6 operating continuously during the minimum ten-minute measurement period, determination of 7 the ambient shall be accomplished with these separate identifiable noise sources silent or 8 otherwise removed or subtracted from the measured ambient sound level.

9 * * *

"Low frequency ambient" means the average, or LCeq value, produced during a ten-10 (f) 11 minute period as measured with a type 1, precision sound level meter lowest sound level repeating 12 itself during a ten-minute period as measured with a sound level meter, using slow response and "C" 13 *weighting*. The *minimum* sound level shall be determined with the music or entertainment noise source at issue silent, and in the same location as the measurement of the noise level of the 14 15 source or sources at issue. However, for purposes of this *cChapterArticle 29*, in no case shall the *locallow-frequency* ambient be considered or determined to be less than: (1) *Forty-five*45 16 17 dBC for interior residential noise, and (2) *Fifty-five*55 dBC in all other locations. If a significant 18 portion of the ambient is produced by one or more individual identifiable sources that would otherwise be operating continuously during the minimum ten-minute measurement period, 19 20 determination of the low-frequency ambient shall be accomplished with these separate 21 identifiable noise sources silent or otherwise removed or subtracted from the measured ambient sound. 22

(g) "Noise level" means the <u>LAeq or LCeq value produced during a minimum one-minute</u>
 <u>period-maximum continuous sound level or repetitive peak sound level</u>, produced by a source or
 group of sources as measured with a <u>type 1, precision</u> sound level meter. In order to measure a

noise level, the controls of the sound level meter should be arranged to the setting appropriate
to the type of noise being measured. *For example, the settings should be slow response for*

- 3 *continuous noise sources and fast response for noises with rapid onset and decline.*
- 4 * *

*

* *

(n) "Sound level," expressed in decibels (dB), means a logarithmic indication of the
ratio between the acoustic energy present at a given location and the lowest amount of
acoustic energy audible to sensitive human ears and weighted by frequency to account for
characteristics of human hearing, as given in the American National Standards Institute
Standard S1.1, "Acoustic Terminology," paragraph 2.9, or successor reference. All references
to dB in this *chapter<u>Article 29</u>* refer to the A-level or C-level weighting scale, abbreviated dBA
or dBC, measured as set forth in this section.

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Section 2. Effective Date. This ordinance shall become effective 30 days after
enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the
ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board
of Supervisors overrides the Mayor's veto of the ordinance.

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

[Police Code - Entertainment Permits]

Ordinance amending the Police Code to 1) increase the filing fee for One Time Outdoor Amplified Sound Permits; 2) eliminate permit requirements for ball or ring throwing games, dance halls, and masked balls; 3) eliminate referral of Place of Entertainment Permit applications to the Department of Building Inspection ("DBI"); 4) eliminate referral of Limited Live Performance and Fixed Place Outdoor Amplified Sound permits to the Planning Department; 5) relax public notice requirements on the applicant and the Entertainment Commission with respect to applications for Place of Entertainment, Limited Live Performance, and Fixed Place Amplified Sound permits; 6) require the Entertainment Commission to hold a hearing on any application for a One Time Event Permit or One Time Outdoor Amplified Sound Permit in cases where an applicant has previously obtained 12 or more such permits in the same calendar year, rather than the preceding 12 months; 7) for Extended-Hours Permits, eliminate referral to DBI, and eliminate referral to the Department of Public Health and the Fire Department in cases where the applicant or permittee already holds valid permits from those departments; and 8) amend definitions relevant to noise limit enforcement.

Existing Law

Current law imposes a \$435 filing fee for One Time Outdoor Amplified Sound Permits for a period of up to four hours, and \$75 for each additional hour.

Current law requires entertainment permits for anyone seeking to operate a ball or ring throwing game, host a dance outside a private residence, or operate a dance hall.

Current law requires that applications for Place of Entertainment permits be referred to the Department of Building Inspection ("DBI"), along with other departments, prior to approval by the Entertainment Commission.

Current law requires that applications for Limited Live Performance and Fixed Place Outdoor Amplified Sound permits be referred to the Planning Department.

Current law requires that applicants for Place of Entertainment, Limited Live Performance, and Fixed Place Amplified Sound permits distribute leaflets to residences within 150 feet of the venue at least 30 days prior to the permit hearing date, and that the Entertainment Commission provide notice at least 30 days prior to the permit hearing date to any person that has requested that notice.

Current law requires the Entertainment Commission to hold a hearing on an application for a One Time Outdoor Amplified Sound permit if the applicant has obtained such a permit 12 or more times in the preceding 12 months.

Current law requires that applications for Extended-Hours permits be referred to DBI, the Department of Public Health ("DPH") and the Fire Department ("SFFD") in all cases.

Current law includes definitions relevant to noise level enforcement.

Amendments to Current Law

This ordinance would change the filing fee for One Time Outdoor Amplified Sound Permit to \$558, regardless of the length of time permitted.

This ordinance would eliminate the entertainment permit requirements for ball or ring throwing games, dances, and dance halls.

This ordinance would eliminate the DBI referral requirement for Place of Entertainment permit applications.

This ordnance would eliminate the Planning Department referral requirement for applications for Limited Live Performance and Fixed Place Outdoor Amplified Sound permits.

This ordinance would require applicants for Place of Entertainment, Limited Live Performance, and Fixed Place Amplified Sound permits to serve written notice, not limited to leaflets, on any residence located within 150 feet of the venue, at least two weeks, rather than 30 days, prior to the permit hearing date, and would require that the Entertainment Commission provide notice of a permit hearing to persons that have requested such notice, under the ordinary notice rules, and not 30 days prior to the hearing.

This ordinance would require the Entertainment Commission to hold a hearing on an application for a One Time Outdoor Amplified Sound permit if the applicant has obtained such a permit 12 or more times in the same calendar year, rather than in the preceding 12 months.

This ordinance would eliminate the DBI referral requirement for all applications for Extended-Hours permits, and would eliminate the DPH and/or SFFD referral requirements for Extended-Hours permit applications for which the applicant already holds a valid permit from that department.

This ordinance would make minor amendments to the definitions relevant to noise level enforcement.

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Office of the Mayor San Francisco



TO: Angela Calvillo, Clerk of the Board of SupervisorsFROM: Adam Thongsavat, Liaison to the Board of SupervisorsRE: [Police Code - Entertainment Permits]DATE: May 20, 2025

Ordinance amending the Police Code to 1) increase the filing fee for One Time Outdoor Amplified Sound Permits; 2) eliminate permit requirements for ball or ring throwing games, dance halls, and masked balls; 3) eliminate referral of Place of Entertainment Permit applications to the Department of Building Inspection ("DBI"); 4) eliminate referral of Limited Live Performance and Fixed Place Outdoor Amplified Sound permits to the Planning Department; 5) relax public notice requirements on the applicant and the Entertainment Commission with respect to applications for Place of Entertainment, Limited Live Performance, and Fixed Place Amplified Sound permits; 6) require the Entertainment Commission to hold a hearing on any application for a One Time Event Permit or One Time Outdoor Amplified Sound Permit in cases where an applicant has previously obtained 12 or more such permits in the same calendar year, rather than the preceding 12 months; 7) for Extended-Hours Permits, eliminate referral to DBI, and eliminate referral to the Department of Public Health and the Fire Department in cases where the applicant or permittee already holds valid permits from those departments; and 8) amend definitions relevant to noise limit enforcement.

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

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: Patrick O'Riordan, Director, Department of Building Inspection William Scott, Chief, Police Department Rich Hillis, Director, Planning Department Daniel Tsai, Director, Department of Public Health Dean Crispen, Fire Chief, Fire Department Sarah Dennis-Phillips, Executive Director, Office of Economic and Workforce Development Maggie Weiland, Executive Director, Entertainment Commission

FROM: Monique Crayton, Assistant Clerk, Public Safety and Neighborhood Services Committee, Board of Supervisors

DATE: May 27, 2025

SUBJECT: LEGISLATION INTRODUCED

The Board of Supervisors' Public Safety and Neighborhood Services Committee has received the following ordinance request, introduced on May 20, 2025:

File No. 250537

Ordinance amending the Police Code to 1) increase the filing fee for One Time Outdoor Amplified Sound Permits; 2) eliminate permit requirements for ball or ring throwing games, dance halls, and masked balls; 3) eliminate referral of Place of Entertainment Permit applications to the Department of Building Inspection ("DBI"); 4) eliminate referral of Limited Live Performance and Fixed Place Outdoor Amplified Sound permits to the Planning Department; 5) relax public notice requirements on the applicant and the Entertainment Commission with respect to applications for Place of Entertainment, Limited Live Performance, and Fixed Place Amplified Sound permits; 6) require the Entertainment Commission

CC:

Office of Chair Dorsey Tate Hanna, Department of Building Inspection Sonya Harris, Department of Building Inspection Lisa Ortiz, Police Department Lili Gamero, Police Department Rima Malouf, Police Department Steven Lopez, Police Department Diana Oliva-Aroche, Police Department Sgt Stacy Youngblood, Police Department Carl Nicita, Police Department Aaron Starr, Planning Department **BOARD of SUPERVISORS**



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

NOTICE OF PUBLIC HEARING PUBLIC SAFETY AND NEIGHBORHOOD SERVICES COMMITTEE BOARD OF SUPERVISORS OF THE CITY AND COUNTY OF SAN FRANCISCO

NOTICE IS HEREBY GIVEN THAT the Public Safety and Neighborhood Services Committee of the City and County of San Francisco will hold a public hearing to consider the following matter and said public hearing will be held as follows, at which time all interested parties may attend and be heard:

Date: Thursday, June 26, 2025

Time: 10:00 a.m.

- Location: Legislative Chamber, Room 250, located at City Hall 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102
- Subject: File No. 250537. Ordinance amending the Police Code to 1) increase the filing fee for One Time Outdoor Amplified Sound Permits; 2) eliminate permit requirements for ball or ring throwing games, dance halls, and masked balls; 3) eliminate referral of Place of Entertainment Permit applications to the Department of Building Inspection ("DBI"); 4) eliminate referral of Limited Live Performance and Fixed Place Outdoor Amplified Sound permits to the Planning Department; 5) relax public notice requirements on the applicant and the Entertainment Commission with respect to applications for Place of Entertainment, Limited Live Performance, and Fixed Place Amplified Sound permits; 6) require the Entertainment Commission to hold a hearing on any application for a One Time Event Permit or One Time Outdoor Amplified Sound Permit in cases where an applicant has previously obtained 12 or more such permits in the same calendar year, rather than the preceding 12 months; 7) for Extended-Hours Permits, eliminate referral to DBI, and eliminate referral to the Department of Public Health and the Fire Department in cases where the applicant or permittee already holds valid permits from those departments; and 8) amend definitions relevant to noise limit enforcement.

If this legislation passes, the filing and service fee for a One Time Outdoor Amplified Sound Permit would increase from \$435 to \$558 regardless of the length of time permitted.

In accordance with Administrative Code, Section 67.7-1, persons who are unable to attend the hearing on this matter may submit written comments. These comments will be added to the official public record in this matter and shall be brought to the attention of the Board of Supervisors.

Written comments should be addressed to Angela Calvillo, Clerk of the Board, City Hall, 1 Dr. Carlton B. Goodlett Place, Room 244, San Francisco, CA, 94102 or sent via email (<u>bos@sfgov.org</u>). Information relating to this matter is available with the Office of the Clerk of the Board or the Board of Supervisors' Legislative Research Center (<u>https://sfbos.org/legislative-research-center-lrc</u>). Agenda information relating to this matter will be available for public review on Friday, June 20, 2025.

For any questions about this hearing, please contact the Assistant Clerk for the Public Safety and Neighborhood Services Committee:

Monique Crayton (monique.crayton@sfgov.org) ~ (415) 554-7750)

le as il

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

mcc:bjj:ams

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EXM# 3938429

COPY OF NOTICE

Notice Type: **GPN GOVT PUBLIC NOTICE**

Ad Description

MCC - PSNS HEARING - JUNE 26, 2025 - FILE NO. 250537

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

06/15/2025,06/22/2025

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

Publication		sie
Set aside for CCSF Outreach Fund	\$168.00	ap Er
Clearinghouse Service Charge	\$252.00	
Total	\$1932.00	pe Er

EXM# 3938429 NOTICE OF PUBLIC HEARING BOARD OF SUPERVISORS OF THE CITY AND COUNTY OF SAF ETY AND COUNTY OF SAF ETY AND NEIGHBOR-HOOD SERVICES COM-MITTEE THURSDAY June 26, 2025 - 10:00 AM Legislative Chamber, Room 250, City Hall 1 Dr. Carlton B. Goodlett Place, San Francisco. CA 94102 NOTICE IS HEREBY GIVEN NHAT the Board of Supervi-sors of the City and County of San Francisco's Land Use and Transportation Commit-tee will hold a public hearing proposal and said public hearing will be held as follows, at which time all interested parties may attend and be heard: File No. 250537. Ordinance amend-ing the Police Code to 1) increase the filing fee for Ang throwing games, dance halls, and masked balls; 3) eliminate referral of Place of Entertainment fermit apolications to the Department of Building Inspection ("DBI"); 4) eliminate referral of Limited Department of Building Inspection ("DBI"); 4) eliminate referral of Limited Live Performance and Fixed eliminate referral of Limited Live Performance and Fixed Place Outdoor Amplified Sound permits to the Planning Department; 5) relax public notice require-ments on the applicant and the Entertainment Commis-sion with respect to applications for Place of Entertainment, Limited Live Performance, and Fixed Place Amplified Sound permits; 6) require the Entertainment Commission to hold a hearing on any application for a One Time Outdoor Amplified Sound Permit in cases where an applicant has previously obtained 12 or more such permits in the same calendar year, rather than the preceding 12 months; 7) for Extended-Hours Permits, eliminate referral to BB, and eliminate referral to BB, and eliminate referral to BB, and eliminate already holds valid permits from those depart-ments; and 8) amend definitions relevant to noise limit enforcement. limit enforcement. Imit enforcement. If this legislation passes, the filing and service fee for a One Time Outdoor Amplified Sound Permit would increase from \$435 to \$558 regardless of the length of time permitted. In accordance with Adminis-trative Code, Section 67.7-1, persons who are unable to

attend the hearing on this matter may submit written comments. These comments will be added to the official public record in this matter and shall be brought to the attention of the Board of Supervisors. Written comments should be and shall be brought to the attention of the Board of Supervisors. Written comments should be addressed to Angela Calvillo, Clerk of the Board, City Hall, 1 Dr. Carlton B. Goodlett Place, Room 244, San Francisco, CA, 94102 or sent via email (bos@sfgov.org). Information relating to this matter is available with the Office of the Clerk of the Board or the Board of Supervisors' Legislative-research Center (https://sfbos.org/legislative-research-center-Irc). Agenda information relating to this matter will be available for public review on Friday, June 20, 2025. For any questions about this hearing, please contact the Assistant Clerk for the Public Safety and Neighborhood Services Committee: Monique Neighborhood Committee: Crayton Monique

(monique.crayton@sfgov.org) ~ (415) 554-7750) EXM-3938429#

