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1	[Amending the Annual Salary Ordinance to expedite appointments by elected officials]		
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3	Ordinance amending the Annual Salary Ordinance to provide that elected officials		
4	enumerated in Article II and Section 6.100 of the San Francisco Charter may make		
5	appointments to permanent positions upon (1) verification by the Human Resources		
6	Director that the positions have been legally established and that the appointment is		
7	consistent with the Charter and applicable Civil Service Rules and (2) certification by		
8	the Controller that sufficient funds are available; and specifying that such		
9	appointments do not require approval by the Mayor		
10	riotor riadiniono ano <u>sungre</u>	-underline italics Times New Roman;	
11	1 Board amendment	<i>hrough italics Times New Roman</i> . additions are <u>double underlined</u> .	
12	2 Board amendment	deletions are strikethrough normal.	
13	Be it ordained by the People of the City and County of San Francisco:		
14	Section 1. The San Francisco Salary Ordinance is hereby amended by amending		
15	Section 1.1, to read as follows:		
16	6 Sec. 1.1 APPOINTMENTS AND V	ACANCIES—PERMANENT POSITIONS	
17	Appointing officers as specified in the charter are hereby authorized, subject to the		
18	provisions of this ordinance, to make or continue appointments as needed during the fiscal		
19	year to permanent positions enumerated in their respective sections of this ordinance. Such		
20	appointments shall be made in accordance with the provisions of the Charter. Appointing		
21	officers shall not make an appointment to a va	officers shall not make an appointment to a vacancy in a permanent position until the	
22	requisition for such service is approved (when	requisition for such service is approved (when required) by the Mayor, the Controller and the	
23	Human Resources Department. Provided furt	ner, that in order to prevent the stoppage of	

essential services, the Civil Service Commission, under its rules, may authorize an

emergency appointment pending approval or disapproval of the requisition by the Mayor, if

1	funds are available to pay the compensation of such emergency appointee. <u>Provided further</u> ,	
2	that elected officials enumerated in Article II and Section 6.100 of the Charter (the Board of	
3	Supervisors, Assessor-Recorder, City Attorney, District Attorney, Public Defender, Sheriff, and	
4	Treasurer) may make appointments upon verification by the Human Resources Director pursuant to	
5	Charter Sections 10.103 and A8.329 that the position has been legally established and that the	
6	appointment is consistent with the Charter and applicable Civil Service Rules and certification by the	
7	Controller that funds are available to pay the compensation of such appointee. Failure of the Human	
8	Resources Director to act upon the verification for an appointment within 30 days from transmission of	
9	the request to the Director shall be deemed to constitute approval by the Director. Appointments by	
10	elected officials shall not require the approval of the Mayor.	
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12	APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney	
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14	By:	
15	DAVID A. GREENBURG Deputy City Attorney	
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