File No. <u>250623</u>	Committee Item No1
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	D OF SUPERVISORS
AGENDA PACKE	T CONTENTS LIST
Committee: Budget and Appropriation Board of Supervisors Meeting	ns Committee Date June 11, 2025 Date
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	ual Appropriation Ordinance - FY2025-
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Completed by: Brent Jalipa	Date June 5, 2025
Completed by: Brent Jalipa	Date

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CITY AND COUNTY OF SAN FRANCISCO

MAYOR'S PROPOSED INTERIM BUDGET AND APPROPRIATION ORDINANCE

AS OF MAY 30, 2025



File No.	Ordinance No.	

FISCAL YEAR ENDING JUNE 30, 2026 and FISCAL YEAR ENDING JUNE 30, 2027

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CITY AND COUNTY OF SAN FRANCISCO

MAYOR'S PROPOSED INTERIM SALARY ORDINANCE

AS OF MAY 30, 2025



File No. Ordinance No.

FISCAL YEAR ENDING JUNE 30, 2026 and FISCAL YEAR ENDING JUNE 30, 2027

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DANIEL LURIE

PROPOSED BUDGET

FISCAL YEARS 2025-2026 & 2026-2027



MAYOR'S OFFICE OF PUBLIC POLICY AND FINANCE

Joshua Cardenas

Daniel Cawley

Luisa Coy

Jack English

Sophia Kittler

Matthew Puckett

Eliza Pugh

Tabitha Romero-Bothi

Santiago Silva

Tiffany Young

Note: Additions are <u>single-underline italics Times New Roman</u>; deletions are <u>strikethrough italics Times New Roman</u>.

Board amendment additions are <u>double underlined</u>.

Board amendment deletions are <u>strikethrough normal</u>.

SECTION 3. General Authority.

The Controller is hereby authorized and directed to set up appropriate accounts for the items of receipts and expenditures appropriated herein.

SECTION 3.1 Two-Year Budget.

For departments for which the Board of Supervisors has authorized, or the Charter requires, a fixed two-year budget, appropriations in this ordinance shall be available for allotment by the Controller on July 1st of the fiscal year in which appropriations have been approved. The Controller is authorized to adjust the two-year budget to reflect transfers and substitutions consistent with City's policies and restrictions for such transfers. The Controller is further authorized to make adjustments to the second year budgets consistent with Citywide estimates for salaries, fringe benefits, and work orders.

SECTION 4. Interim Budget Provisions.

All funds for equipment and new capital improvements shall be held in reserve until final enactment of the budget. No new equipment or capital improvements shall be authorized during the interim period other than equipment or capital improvements that, in the discretion of the Controller, is reasonably required for the continued operation of existing programs or projects previously approved by the Board of Supervisors. Authorization for the purchase of such equipment may be approved by the Board of

1 Supervisors.

3 During the period of the interim Annual Appropriation Ordinance and interim Annual

4 Salary Ordinance, no transfer of funds within a department shall be permitted without

approval of the Controller, Mayor's Budget Director and the Chair of the Budget and

6 Finance Committee.

When the Budget and Finance Committee or Budget and Appropriations Committee reserves selected expenditure items pending receipt of additional information from departments, upon receipt of the required information to the satisfaction of that committee, the Controller may release the previously reserved funds with no further

If the Budget and Finance Committee or Budget and Appropriations Committee recommends a budget that increases funding that was deleted in the Mayor's Budget, the Controller shall have the authority to continue to pay these expenses until final enactment of the budget.

SECTION 4.1 Interim Budget – Positions.

action required by the Board of Supervisors.

No new position may be filled in the interim period with the exception of those positions which in the discretion of the Controller are critical for the operation of existing programs or for projects previously approved by the Board of Supervisors or are required for emergency operations or where such positions would result in a net increase in revenues or where such positions are required to comply with law. New positions shall be defined as those positions that are enumerated in the Mayor's budget for the current

1 fiscal year but were not enumerated in the appropriation and salary ordinances for the

2 prior fiscal year, as amended, through June 30 of the prior fiscal year. In the event the

Mayor has approved the reclassification of a position in the department's budget for the

current fiscal year, the Controller shall process a temporary or "tx" requisition at the

request of the department and subject to approval of the Human Resources Director.

Such action will allow for the continued employment of the incumbent in their former

position pending action on the proposed reclassifications.

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If the Budget and Finance Committee or Budget and Appropriations Committee of the Board of Supervisors recommends a budget that reinstates positions that were deleted

in the Mayor's Budget, the Controller and the Human Resources Director shall have the

authority to continue to employ and pay the salaries of the reinstated positions until final

13 enactment of the budget.

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SECTION 5. Transfers of Functions and Duties.

Where revenues for any fund or department are herein provided by transfer from any other fund or department, or where a duty or a performance has been transferred from one department to another, the Controller is authorized and directed to make the related transfer of funds, provided further, that where revenues for any fund or department are herein provided by transfer from any other fund or department in consideration of departmental services to be rendered, in no event shall such transfer of revenue be made in excess of the actual cost of such service.

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Where a duty or performance has been transferred from one department to another or departmental reorganization is effected as provided in the Charter, in addition to any required transfer of funds, the Controller and Human Resources Director are authorized to make any personnel transfers or reassignments between the affected departments and appointing officers at a mutually convenient time, not to exceed 100 days from the effective date of the ordinance or Mayoral memorandum transferring the duty or function. The Controller, the Human Resources Director and Clerk of the Board of Supervisors, with assistance of the City Attorney, are hereby authorized and directed to make such changes as may be necessary to conform to all applicable ordinances to reflect said reorganization, transfer of duty or performance between departments.

SECTION 5.1 Agencies Organized Under One Department.

Where one or more offices or agencies are organized under a single appointing officer or department head, the component units may continue to be shown as separate agencies for budgeting and accounting purposes to facilitate reporting. However, the entity shall be considered a single department for purposes of employee assignment and seniority, position transfers, and transfers of monies among funds within the department, and reappropriation of funds.

SECTION 5.2 Continuing Funds Appropriated.

In addition to the amount provided from taxes, the Controller shall make available for expenditure the amount of actual receipts from special funds whose receipts are continuously appropriated as provided in the Municipal Codes.

SECTION 5.3 Multi-Year Revenues.

In connection with money received in one fiscal year for departmental services to be performed in a subsequent year, the Controller is authorized to establish an account for

- 1 depositing revenues that are applicable to the ensuing fiscal year. Said revenue shall be
- 2 carried forward and become a part of the funds available for appropriation in said
- 3 ensuing fiscal year.

4

- 5 **SECTION 5.4 Contracting Funds.**
- 6 All money received in connection with contracts under which a portion of the moneys
- 7 received is to be paid to the contractors and the remainder of the moneys received
- 8 inures to the City shall be deposited in the Treasury.

9

- 10 (a) That portion of the money received that under the terms of the contract inures to
- 11 the City shall be deposited to the credit of the appropriate fund.

12

- 13 (b) That portion of the money received that under the terms of the contracts is to be
- 14 paid to the contractor shall be deposited in special accounts and is hereby appropriated
- 15 for said purposes.

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- 17 SECTION 5.5 Real Estate Services.
- 18 Rents received from properties acquired or held in trust for specific purposes are hereby
- 19 appropriated to the extent necessary for maintenance of said properties, including
- 20 services of the General Services Agency.

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- 22 Moneys received from lessees, tenants or operators of City-owned property for the
- 23 specific purpose of real estate services relative to such leases or operating agreements
- are hereby appropriated to the extent necessary to provide such services.

1 SECTION 5.6 Collection Services.

In any contracts for the collection of unpaid bills for services rendered to clients, patients, or both by the Department of Public Health in which said unpaid bills have not become delinquent pursuant to Article V of Chapter 10 of the Administrative Code, the Controller is hereby authorized to adjust the estimated revenues and expenditures of the various divisions and institutions of the Department of Public Health to record such recoveries. Any percentage of the amounts, not to exceed 25 percent, recovered from such unpaid bills by a contractor is hereby appropriated to pay the costs of said contract. The Controller is authorized and is hereby directed to establish appropriate accounts to record total collections and contract payments relating to such unpaid bills.

SECTION 5.7 Contract Amounts Based on Savings.

When the terms of a contract provide for payment amounts to be determined by a percentage of cost savings or previously unrecognized revenues, such amounts as are actually realized from either said cost savings or unrecognized revenues are hereby appropriated to the extent necessary to pay contract amounts due. The Controller is authorized and is hereby directed to establish appropriate accounts to record such transactions.

SECTION 6. Bond Interest and Redemption.

In the event that estimated receipts from other than utility revenues, but including amounts from ad-valorem taxes, shall exceed the actual requirements for bond interest and redemption, said excess shall be transferred to a General Bond Interest and Redemption Reserve account. The Bond Interest and Redemption Reserve is hereby appropriated to meet debt service requirements including printing of bonds, cost of bond

rating services, funds due to the Internal Revenue Service, and the legal opinions approving the validity of bonds authorized to be sold not otherwise provided for herein.

Issuance, legal, and financial advisory service costs, including the reimbursement of departmental services in connection therewith, for debt instruments issued by the City, to the extent approved by the Board of Supervisors in authorizing the debt, may be paid

from the proceeds of such debt and are hereby appropriated for said purposes.

To the extent bond rating fees are incurred and payable prior to the issuance of Board of Supervisors authorized Certificates of Participation due to unexpected changes in market conditions causing a delay in issuance, such fees may be paid from funds appropriated for annual Certificates of Participation debt service that exceed the actual requirements for bond interest and redemption.

SECTION 7. Allotment Controls.

Since several items of expenditures herein appropriated are based on estimated receipts, income, or revenues which may not be fully realized, it shall be incumbent upon the Controller to establish a schedule of allotments, of such duration as the Controller may determine, under which the sums appropriated to the several departments shall be expended. The Controller shall revise such revenue estimates periodically. If such revised estimates indicate a shortage, the Controller shall hold in reserve an equivalent amount of the corresponding expenditure appropriations set forth herein until the collection of the amounts as originally estimated is assured, and in all cases where it is provided by the Charter that a specified or minimum tax shall be levied for any department the amount of appropriation herein provided derived from taxes shall

1 not exceed the amount actually produced by the levy made for such department.

The Controller, in issuing payments or in certifying contracts, purchase orders, or other encumbrances pursuant to Section 3.105 of the Charter, shall consider only the allotted portions of appropriation items to be available for encumbrance or expenditure and shall not approve the incurring of liability under any allotment in excess of the amount of such allotment. In case of emergency or unusual circumstances which could not be anticipated at the time of allotment, an additional allotment for a period may be made on the recommendation of the department head and the approval of the Controller. After the allotment schedule has been established or fixed, as heretofore provided, it shall be unlawful for any department or officer to expend or cause to be expended a sum greater than the amount set forth for the particular activity in the allotment schedule so established, unless an additional allotment is made, as herein provided.

Allotments, liabilities incurred, and expenditures made under expenditure appropriations herein enumerated shall in no case exceed the amount of each such appropriation, unless the same shall have been increased by transfers or supplemental appropriations made in the manner provided by Section 9.105 of the Charter.

SECTION 7.1 Prior Year Encumbrances.

The Controller is hereby authorized to establish reserves for the purpose of providing funds for adjustments in connection with liquidation of encumbrances and other obligations of prior years.

SECTION 7.2 Equipment Purchases.

Funds for the purchase of items of equipment having a value of over \$20,000 and a useful life of three years and over shall only be purchased from appropriations specifically provided for equipment or lease-purchased equipment, including equipment from capital projects. Departments may purchase additional or replacement equipment from previous equipment or lease-purchase appropriations, or from citywide equipment and other non-salary appropriations, with approval of the Mayor's Office and the Controller.

Where appropriations are made herein for the purpose of replacing automotive and other equipment, the equipment replaced shall be surrendered to the General Services Agency and shall be withdrawn from service on or before delivery to departments of the new automotive equipment. When the replaced equipment is sold, in lieu of being traded-in, the proceeds shall be deposited to a revenue account of the related fund. Provided, however, that so much of said proceeds as may be required to affect the purchase of the new equipment is hereby appropriated for the purpose. Funds herein appropriated for automotive equipment shall not be used to buy a replacement of any automobile superior in class to the one being replaced unless it has been specifically authorized by original appropriation ordinance.

Appropriations for equipment from current funds shall be construed to be annual appropriations and unencumbered balances shall lapse at the close of the fiscal year.

1 SECTION 7.3 Enterprise Deficits.

2 Funds appropriated herein to meet estimated enterprise deficits shall be made available

to each such enterprise only to the extent that an actual deficit shall exist and not to
exceed the amount herein provided. Any amount not required for the purpose of
meeting an enterprise fund deficit shall be transferred back to the General Fund at the
end of each fiscal year unless otherwise appropriated by ordinance.

SECTION 7.4 Public Utilities Commission Debt Service.

The San Francisco Public Utilities Commission shall, in coordination with the Controller's Office, record and report the use of debt service appropriations in their respective debt service funds consistent with the Schedule of Bond Redemption and Interest Statement included herein and as required pursuant to Governmental Accounting Standards Board (GASB) and Generally Accepted Accounting Principles (GAAP) accounting rules, requirements and practices. The Controller is hereby authorized to make all associated net-zero appropriation transfers to ensure compliant financial reporting.

SECTION 8. Expenditure Estimates.

Where appropriations are made for specific projects or purposes which may involve the payment of salaries or wages, the head of the department to which such appropriations are made, or the head of the department authorized by contract or interdepartmental order to make expenditures from each such appropriation, shall file with the Controller, when requested, an estimate of the amount of any such expenditures to be made during the ensuing period.

1 SECTION 8.1 State and Federal Funds.

- 2 The Controller is authorized to increase federal and state funds that may be claimed
- 3 due to new General Fund expenditures appropriated by the Board of Supervisors. The
- 4 Human Resources Director is authorized to add civil service positions required to
- 5 implement the programs authorized by these funds. The Controller and the Human
- 6 Resources Director shall report to the Board of Supervisors any actions taken under this
- 7 authorization before the Board acts on the Annual Appropriation and Annual Salary
- 8 Ordinances.

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SECTION 8.2 State and Federal Funding Restorations.

- 11 If additional state or federal funds are allocated to the City to backfill state or federal
- 12 reductions, the Controller shall backfill any funds appropriated to any program to the
- 13 General Reserve.

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SECTION 8.3 Process for Addressing General Fund Revenue Shortfalls

- 16 Upon receiving Controller estimates of revenue shortfalls that exceed the value of the
- 17 General Reserve and any other allowances for revenue shortfalls in the adopted City
- 18 budget, the Mayor shall inform the Board of Supervisors of actions to address this
- 19 shortfall. The Board of Supervisors may adopt an ordinance to reflect the Mayor's
- 20 proposal or alternative proposals in order to balance the budget.

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SECTION 9. Interdepartmental Services.

- 23 The Controller is hereby authorized and directed to prescribe the method to be used in
- 24 making payments for interdepartmental services in accordance with the provisions of
- 25 Section 3.105 of the Charter, and to provide for the establishment of interdepartmental

reserves which may be required to pay for future obligations which result from current performances. Whenever, in the judgment of the Controller, the amounts which have been set aside for such purposes are no longer required or are in excess of the amount which is then currently estimated to be required, the Controller shall transfer the amount no longer required to the fund balance of the particular fund of which the reserve is a part. Provided further that no expenditure shall be made for personnel services, rent, equipment, or capital outlay purposes from any interdepartmental reserve or work order

fund without specific appropriation by the Board of Supervisors.

The amount detailed in departmental budgets for services of other City departments cannot be transferred to other spending categories without prior agreement from both the requesting and performing departments.

The Controller, pursuant to the provisions of Charter Section 3.105, shall review and may adjust charges or fees for services that may be authorized by the Board of Supervisors for the administration of the Technology Marketplace. Such fees are hereby appropriated for that purpose.

SECTION 10. Positions in the City Service.

Department heads shall not make appointments to any office or position until the

Controller shall certify that funds are available.

Funds provided herein for salaries or wages may, with the approval of the Controller, be used to provide for temporary employment when it becomes necessary to replace the occupant of a position while on extended leave without pay, or for the temporary filling

of a vacancy in a budgeted position. The Controller is authorized to approve the use of existing salary appropriations within departments to fund permanent appointments of up to six months to backfill anticipated vacancies to ensure implementation of successful succession plans and to facilitate the transfer of mission critical knowledge. The Controller shall provide a report to the Board of Supervisors every six months

6 enumerating permanent positions created under this authority.

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Appointments to seasonal or temporary positions shall not exceed the term for which the Controller has certified the availability of funds.

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The Controller shall be immediately notified of a vacancy occurring in any position.

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- 13 **SECTION 10.1 Positions, Funds, and Transfers for Specific Purposes.**
- 14 Funds for personnel services may be transferred from any legally available source on
- 15 the recommendation of the department head and approval by the City Administrator,
- 16 Board, or Commission, for departments under their respective jurisdiction, and on
- 17 authorization of the Controller with the prior approval of the Human Resources Director
- 18 for:

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(a) Lump sum payments to officers, employees, police officers and fire fighters other than elective officers and members of boards and commissions upon death or retirement or separation caused by industrial accident for accumulated sick leave benefits in accordance with Civil Service Commission rules.

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(b) Payment of the supervisory differential adjustment, out of class pay, or other

1	negotiated	premium	to employees	who qualify	for such	adjustment	provided	that	the
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- 2 transfer of funds must be made from funds currently available in departmental
- 3 personnel service appropriations.

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- 5 (c) Payment of any legal salary or fringe benefit obligations of the City, including
- 6 amounts required to fund arbitration awards.

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- 8 (d) The Controller is hereby authorized to adjust salary appropriations for positions
- 9 administratively reclassified or temporarily exchanged by the Human Resources
- 10 Director provided that the reclassified position and the former position are in the same
- 11 functional area.

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- 13 (e) Positions may be substituted or exchanged between the various salary
- 14 appropriations or position classifications when approved by the Human Resources
- 15 Director as long as said transfers do not increase total departmental personnel service
- 16 appropriations.

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- (f) The Controller is hereby authorized and directed upon the request of a
- 19 department head and the approval by the Mayor's Office to transfer from any legally
- 20 available funds amounts needed to fund legally mandated salaries, fringe benefits, and
- 21 other costs of City employees. Such funds are hereby appropriated for the purpose set
- 22 forth herein.

- 24 (g) The Controller is hereby authorized to transfer any legally available funds to
- 25 adjust salary and fringe benefit appropriations as required under reclassifications

1 recommended by the Human Resources Director and approved by the Board of

Supervisors in implementing the Management Compensation and Classification Plan.

4 Amounts transferred shall not exceed the actual amount required including the cost to

5 the City of mandatory fringe benefits.

departments' salary account.

(h) Pursuant to California Labor Code Section 4850.4, the Controller is authorized to make advance payments from departments' salary accounts to employees participating in CalPERS who apply for disability retirement. Repayment of these advanced disability retirement payments from CalPERS and from employees are hereby appropriated to the

(i) For purposes of defining terms in Administrative Code Section 3.18, the Controller is authorized to process transfers where such transfers are required to administer the budget through the following certification process: In cases where expenditures are reduced at the level of appropriation control during the Board of Supervisors phase of the budget process, the Chair of the Budget and Finance Committee, on recommendation of the Controller, may certify that such a reduction does not reflect a deliberate policy reduction adopted by the Board. The Mayor's Budget Director may similarly provide such a certification regarding reductions during the Mayor's phase of the budget process.

- **SECTION 10.2 Professional Services Contracts.**
- Funds appropriated for professional service contracts may be transferred to the account for salaries on the recommendation of the department head for the specific purpose of

- 1 using City personnel in lieu of private contractors with the approval of the Human
- 2 Resources Director and the Mayor and certification by the Controller that such transfer
- 3 of funds would not increase the cost of government.

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- **SECTION 10.3 Surety Bond Fund Administration.**
- 6 The Controller is hereby authorized to allocate funds from capital project appropriations
- 7 to the San Francisco Self-Insurance Surety Bond Fund, as governed by Administrative
- 8 Code Section 10.100-317 and in accordance with amounts determined pursuant to
- 9 Administrative Code Section 14B.16.

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- 11 SECTION 10.4 Salary Adjustments, Memoranda of Understanding (MOUs).
- 12 The Controller is authorized and directed to transfer from the Salary and Benefits
- 13 Reserve, or any legally available funds, amounts necessary to adjust appropriations for
- 14 salaries and related mandatory fringe benefits of employees whose compensation is
- pursuant to Charter Sections A8.403 (Registered Nurses), A8.404 (Transit Operators),
- 16 A8.409 (Miscellaneous Employees), A8.405 and A8.590-1 through A8.590-5 (Police and
- 17 Firefighters), revisions to state law, or collective bargaining agreements adopted
- 18 pursuant to the Charter or arbitration award. The Controller and Human Resources
- 19 Director are further authorized and directed to adjust the rates of compensation to
- 20 reflect current pay rates for any positions affected by the foregoing provisions.

- 22 Adjustments made pursuant to this section shall reflect only the percentage increase
- 23 required to adjust appropriations to reflect revised salary and other pay requirements
- 24 above the funding level established in the base and adopted budget of the respective
- 25 departments.

The Controller is authorized and directed to transfer from reserves or any legally available funds amounts necessary to provide costs of non-salary benefits in ratified Memoranda of Understanding or arbitration awards or Board of Supervisors approved employee and retiree health and dental rates. The Controller's Office shall report to the Budget and Finance Committee or Budget and Appropriations Committee on the status of the Salary and Benefits Reserve, including amounts transferred to individual City departments and remaining Reserve balances, as part of the Controller's Six and Nine Month Budget Status Reports.

SECTION 10.5 MOUs to be Reflected in Department Budgets.

Should the City adopt an MOU with a recognized employee bargaining organization during the fiscal year which has fiscal effects, the Controller is authorized and directed to reflect the budgetary impact of said MOU in departmental appropriations by transferring amounts to or from the Salary and Benefits Reserve, or, for self-supporting or restricted funds, to or from the respective unappropriated fund balance account. All amounts transferred pursuant to this section are hereby appropriated for that purpose.

SECTION 10.6 Funding Memoranda of Understanding (MOUs).

Whenever the Board of Supervisors has ratified by ordinance or resolution Memoranda of Understanding with recognized employee organizations or an arbitration award has become effective, and said memoranda or award contains provisions requiring the expenditure of funds, the Controller, on the recommendation of the Human Resources Director, shall reserve sufficient funds to comply with such provisions and such funds are hereby appropriated for such purposes. The Controller is hereby authorized to make such transfers from funds hereby reserved or legally available as may be required to

1 make funds available to departments to carry out the purposes required by the

Memoranda of Understanding or arbitration award.

SECTION 10.7 Fringe Benefit Rate Adjustments.

Appropriations herein made for fringe benefits may be adjusted by the Controller to reflect revised amounts required to support adopted or required contribution rates. The Controller is authorized and is hereby directed to transfer between departmental appropriations and the General Reserve or other unappropriated balance of funds any

amounts resulting from adopted or required contribution rates and such amounts are

hereby appropriated to said accounts.

When the Controller determines that prepayment of the employer share of pension contributions is likely to be fiscally advantageous, the Controller is authorized to adjust appropriations and transfers in order to make and reconcile such prepayments.

SECTION 10.8 Police Department Uniformed Positions.

Positions in the Police Department for each of the various ranks that are filled based on the educational attainment of individual officers may be filled interchangeably at any level within the rank (e.g., Patrol Officer Q2, Q3 or Q4, Sergeant Q50, Q51, Q52). The Controller and Human Resources Director are hereby authorized to adjust payrolls, salary ordinances, and other documents, where necessary, to reflect the current status of individual employees; provided however, that nothing in this section shall authorize an increase in the total number of positions allocated to any one rank or to the Police Department.

1 SECTION 10.9 Holidays, Special Provisions.

- 2 Whenever the Mayor formally declares that any day is a holiday for City employees
- 3 under the terms of a Memorandum of Understanding, the Controller, with the approval
- 4 of the Mayor's Office, is hereby authorized to make such transfer of funds not to exceed
- 5 the actual cost of said holiday from any legally available funds.

6

7 SECTION 10.10 Litigation Reserve, Payments.

- 8 The Controller is authorized and directed to transfer from the Reserve for Litigation
- 9 Account for General Fund supported departments or from any other legally available
- 10 funds for other funds, amounts required to make payments required to settle litigation
- against the City that has been recommended by the City Attorney and approved by the
- 12 Board of Supervisors in the manner provided in the Charter. Such funds are hereby
- appropriated for the purposes set forth herein.

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- Amounts required to pay settlements of claims or litigation involving the Public Utilities
- 16 Commission are hereby appropriated from the Public Utilities Commission Wastewater
- 17 Enterprise fund balance or the Public Utilities Commission Water Enterprise fund
- 18 balance, as appropriate, for the purpose of paying such settlements following final
- 19 approval of those settlements by resolution or ordinance.

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SECTION 10.11 Changes in Health Services Eligibility.

- 22 Should the Board of Supervisors amend Administrative Code Section 16.700 to change
- 23 the eligibility in the City's Health Service System, the Controller is authorized and
- 24 directed to transfer from any legally available funds or the Salary and Fringe Reserve
- 25 for the amount necessary to provide health benefit coverage not already reflected in the

1 departmental budgets.

agree to terminate the Agreements.

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Section 10.12 Workers' Compensation Alternative Dispute Resolution Program

4 Resolutions 85-19 and 86-19 authorized the Department of Human Resources to enter 5 Workers' Compensation Alternative Dispute Resolution (ADR) Labor-Management 6 Agreements with the San Francisco Firefighters' Association, Local 798, and San 7 Francisco Police Officers Association, respectively. These Agreements require the City 8 to allocate an amount equal to 50% of the ADR program estimated net savings, as 9 determined by actuarial report, for the benefit of active employees. The Controller is 10 authorized and directed to transfer from any legally available funds the amount 11 necessary to make the required allocations. This provision will terminate if the parties

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SECTION 11. Funds Received for Special Purposes, Trust Funds.

The Controller is hereby authorized and directed to continue the existing special and trust funds, revolving funds, and reserves. The receipts in and expenditures from each such fund are hereby appropriated in accordance with law and the conditions under which each such fund was established.

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The Controller is hereby authorized and directed to set up additional special and trust funds and reserves as may be created either by additional grants and bequests or under other conditions, and the receipts in each fund are hereby appropriated in accordance with law for the purposes and subject to the conditions under which each such fund is established.

SECTION 11.1 Special and Trust Funds Appropriated; Approval of Certain Grant

Agreements under Charter Section 9.118

Whenever the City and County of San Francisco shall receive for a special purpose from the United States of America, the State of California, or from any public or semi-public agency, or from any private person, firm or corporation, any moneys, or property to be converted into money, the Controller shall establish a special fund or account evidencing the said moneys so received and specifying the special purposes for which they have been received and for which they are held. Said account or fund shall be maintained by the Controller as long as any portion of said moneys or property remains.

Recurring grant funds which are detailed in departmental budget submissions and approved by the Mayor and Board of Supervisors in the annual budget shall be deemed to have met the requirements of Administrative Code Section 10.170 for the approval to apply for, receive, and expend said funds and shall be construed to be funds received for a specific purpose as set forth in this section. Where the amount of a recurring grant that is detailed in a departmental budget submission exceeds \$1 million or the duration exceeds ten years, the grant agreement shall be deemed approved by the Board of Supervisors under Charter Section 9.118. Positions specifically approved by granting agencies in said grant awards may be filled as though said positions were included in the annual budget and Annual Salary Ordinance, provided however that the tenure of such positions shall be contingent on the continued receipt of said grant funds. Individual grants may be adjusted by the Controller to reflect actual awards made if granting agencies increase or decrease the grant award amounts estimated in budget submissions.

The expenditures necessary from said funds or said accounts as created herein, in order to carry out the purpose for which said moneys or orders have been received or for which said accounts are being maintained, shall be approved by the Controller and

said expenditures are hereby appropriated in accordance with the terms and conditions under which said moneys or orders have been received by the City, and in accordance

with the conditions under which said funds are maintained.

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8 The Controller is authorized to adjust transfers to the San Francisco Capital Planning

9 Fund, established by Administrative Code Section 10.100-286, to account for final

capital project planning expenditures reimbursed from approved sale of bonds and other

long term financing instruments.

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SECTION 11.2 Insurance Recoveries.

- 14 Any moneys received by the City pursuant to the terms and conditions of any insurance
- 15 policy are hereby appropriated and made available to the general City or specific
- 16 departments for associated costs or claims.

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SECTION 11.3 Bond Premiums.

- 19 Premiums received from the sale of bonds are hereby appropriated for bond interest
- and redemption purposes of the issue upon which it was received.

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SECTION 11.4 Ballot Arguments.

- 23 Receipts in and expenditures for payment for the printing of ballot arguments, are
- 24 hereby appropriated.

1 SECTION 11.5 Tenant Overtime.

2 Whenever employees of departments are required to work overtime on account of

services required by renters, lessees, or tenants of City-owned or occupied properties,

or recipients of services from City departments, the cost of such overtime employment

shall be collected by the departments from the requesters of said services and shall be

deposited with the Treasurer to the credit of departmental appropriations. All moneys

deposited therein are hereby appropriated for such purpose.

SECTION 11.6 Refunds.

The Controller is hereby authorized and directed to set up appropriations for refunding amounts deposited in the Treasury in excess of amounts due, and the receipts and expenditures from each are hereby appropriated in accordance with law. Whereby state statute, local ordinance, or court order, interest is payable on amounts to be refunded, in the absence of appropriation therefore, such interest is herewith appropriated from the unappropriated interest fund or interest earnings of the fund involved. The Controller is authorized, and funds are hereby appropriated, to refund overpayments and any mandated interest or penalties from state, federal, or local agencies when audits or other financial analyses determine that the City has received payments in excess of amounts due.

SECTION 11.7 Arbitrage.

The Controller is hereby authorized and directed to refund excess interest earnings on bond proceeds (arbitrage) when such amounts have been determined to be due and payable under applicable Internal Revenue Service regulations. Such arbitrage refunds shall be charged in the various bond funds in which the arbitrage earnings were

1 recorded and such funds are hereby appropriated for the purpose.

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- 3 If bond indentures or fiscal agent agreements require interest earnings to be used to
- 4 offset annual lease financing payments, the Controller is authorized to make payments
- 5 to the IRS from annual budget appropriations for lease payments based on expected
- 6 savings amounts.

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- **SECTION 11.8 Damage Recoveries and Restitution.**
- 9 Moneys received as payment for damage to City-owned property and equipment are
- 10 hereby appropriated to the department concerned to pay the cost of repairing such
- 11 equipment or property. Moneys received as payment for liquidated damages in a City-
- 12 funded project are appropriated to the department incurring costs of repairing or abating
- 13 the damages. Any excess funds, and any amount received for damaged property or
- 14 equipment which is not to be repaired shall be credited to a related fund.

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- 16 Moneys received as restitution in a criminal proceeding to reimburse the City for losses
- 17 caused by an employee or third party are appropriated to the departments that incurred
- 18 the losses.

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- **SECTION 11.9 Purchasing Damage Recoveries.**
- 21 That portion of funds received pursuant to the provisions of Administrative Code Section
- 22 21.33 failure to deliver article contracted for as may be needed to affect the required
- 23 procurement are hereby appropriated for that purpose and the balance, if any, shall be
- 24 credited to the related fund.

1 SECTION 11.10 Off-Street Parking Guarantees.

Whenever the Board of Supervisors has authorized the execution of agreements with corporations for the construction of off-street parking and other facilities under which the City guarantees the payment of the corporations' debt service or other payments for operation of the facility, it shall be incumbent upon the Controller to reserve from parking meter or other designated revenues sufficient funds to provide for such guarantees. The Controller is hereby authorized to make payments as previously guaranteed to the extent necessary and the reserves approved in each Annual Appropriation Ordinance are hereby appropriated for the purpose. The Controller shall notify the Board of Supervisors annually of any payments made pursuant to this Section.

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SECTION 11.11 Hotel Tax – Special Situations.

- 14 The Controller is hereby authorized and directed to make such interfund transfers or
- 15 other adjustments as may be necessary to conform budget allocations to the
- 16 requirements of the agreements and indentures of the 1994 Lease Revenue and/or San
- 17 Francisco Redevelopment Agency Hotel Tax Revenue Bond issues.

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SECTION 11.12 Local Transportation Agency Fund.

20 Local transportation funds are hereby appropriated pursuant to the Government Code.

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22 **SECTION 11.13 Insurance.**

- 23 The Controller is hereby authorized to transfer to the Risk Manager any amounts
- 24 indicated in the budget estimate and appropriated hereby for the purchase of insurance
- 25 or the payment of insurance premiums.

- 1 SECTION 11.14 Grants to Departments of Disability and Aging Services, Child
- 2 Support Services, Homelessness and Supportive Housing, and Children, Youth
- 3 and Their Families

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- 4 The Department of Disability and Aging Services and the Department of Child Support
- 5 Services are authorized to receive and expend available federal and state contributions
- 6 and grant awards for their target populations. The Controller is hereby authorized and
- 7 directed to make the appropriate entries to reflect the receipt and expenditure of said
- 8 grant award funds and contributions. The Department of Homelessness and Supportive
- 9 Housing is authorized to apply surpluses among subgrants within master HUD grants to
- 10 shortfalls in other subgrants. The Department of Children, Youth and Their Families is
- 11 authorized to receive and expend funds in instances where funds from grants
- 12 appropriated herein are not fixed and exceed the estimates contained in the budget.

SECTION 11.15 FEMA, OES, Other Reimbursements.

- 15 Whenever the City recovers funds from any federal or state agency as reimbursement
- 16 for the cost of damages resulting from earthquakes and other disasters for which the
- 17 Mayor has declared a state of emergency, such funds are hereby appropriated for the
- 18 purpose. The Controller is authorized to transfer such funds to the credit of the
- departmental appropriation which initially incurred the cost, or, if the fiscal year in which
- 20 the expenses were charged has ended, to the credit of the fund which incurred the
- 21 expenses. Revenues received from other governments as reimbursement for mutual aid
- 22 provided by City departments are hereby appropriated for services provided.
- 24 Whenever the City is required to designate agents authorized to obtain state or federal
- 25 disaster and emergency assistance funding, the Mayor and Board of Supervisors

1 designate the Executive Director of the Department of Emergency Management, the

2 Controller, and the Deputy Controller to be the agents authorized to execute

agreements for and on behalf of the City, for disaster and emergency assistance

funding from State and federal agencies, for all open and future disasters.

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6 Any remaining balances in the Give2SF-COVID-19 Fund, including amounts from

7 previously identified and unidentifiable donors, are hereby appropriated for COVID-19

related costs and programs. Give2SF-COVID-19 Donation balances and uses of funds

shall be included in the San Francisco Disaster and Emergency Response and

Recovery Fund annual report to the Board of Supervisors, pursuant to Administrative

11 Code Sec. 10.100-100(d).

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SECTION 11.16 Interest on Grant Funds.

14 Whenever the City earns interest on funds received from the State of California or the

federal government and said interest is specifically required to be expended for the

purpose for which the funds have been received, said interest is hereby appropriated in

accordance with the terms under which the principal is received and appropriated.

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SECTION 11.17 Treasurer – Banking Agreements.

20 Whenever the Treasurer finds that it is in the best interest of the City to use either a

compensating balance or fee for service agreement to secure banking services that

benefit all participants of the pool, any funds necessary to be paid for such agreement

are to be charged against interest earnings and such funds are hereby appropriated for

24 the purpose.

- 1 The Treasurer may offset banking charges that benefit all participants of the investment
- 2 pool against interest earned by the pool. The Treasurer shall allocate other bank
- 3 charges and credit card processing to departments or pool participants that benefit from
- 4 those services. The Controller may transfer funds appropriated in the budget to General
- 5 Fund departments as necessary to support allocated charges.

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- 7 SECTION 11.18 City Buildings-Acquisition with Certificates of Participation
- 8 (COPs).
- 9 Receipts in and expenditures from accounts set up for the acquisition and operation of
- 10 City-owned buildings including, but not limited to 25 Van Ness Avenue and 1660
- 11 Mission Street, are hereby appropriated for the purposes set forth in the various bond
- 12 indentures through which said properties were acquired.

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- 14 SECTION 11.19 Generally Accepted Principles of Financial Statement
- 15 **Presentation.**
- 16 The Controller is hereby authorized to make adjustments to departmental budgets as
- 17 part of the year-end closing process to conform amounts to the Charter provisions and
- 18 generally accepted principles of financial statement presentation, and to implement new
- 19 accounting standards issued by the Governmental Accounting Standards Board and
- 20 other changes in generally accepted accounting principles.

- 22 SECTION 11.20 Fund Balance Reporting and Government Fund Type Definitions.
- 23 The Controller is authorized to establish or adjust fund type definitions for restricted,
- 24 committed or assigned revenues and expenditures, in accordance with the
- 25 requirements of Governmental Accounting Standards Board Statement 54. These

1 changes will be designed to enhance the usefulness of fund balance information by

2 providing clearer fund balance classifications that can be more consistently applied and

3 by clarifying the existing governmental fund type definitions. Reclassification of funds

shall be reviewed by the City's outside auditors during their audit of the City's financial

statements.

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SECTION 11.21 State Local Public Safety Fund.

8 Amounts received from the State Local Public Safety Fund (Sales Taxes) for deposit to

the Public Safety Augmentation Fund shall be transferred to the General Fund for use in

meeting eligible costs of public safety as provided by state law and said funds are

appropriated for said purposes.

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Said funds shall be allocated to support public safety department budgets, but not

specific appropriation accounts, and shall be deemed to be expended at a rate of 75%

of eligible departmental expenditures up to the full amount received. The Controller is

hereby directed to establish procedures to comply with state reporting requirements.

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accounts.

SECTION 11.22 Health Care Security Ordinance Agency Fund.

Irrevocable health care expenditures made to the City by employers on behalf of their employees pursuant to the provisions of Labor & Employment Code Articles 21 and 121, the Health Care Security Ordinance and the Health Care Accountability Ordinance are maintained in the Health Care Security Ordinance Fund, an agency fund maintained by the City for the benefit of City Option account holders. Interest earnings in the fund are hereby appropriated for the administrative costs incurred to manage participant

1 SECTION 11.23 Affordable Housing Loan Repayments and Interest Earnings.

- 2 Loan repayments, proceeds of property sales in cases of defaulted loans, and interest
- 3 earnings in special revenue funds designated for affordable housing are hereby
- 4 appropriated for affordable housing program expenditures, including payments from
- 5 loans made by the former San Francisco Redevelopment Agency and transferred to the
- 6 Mayor's Office of Housing and Community Development, the designated housing
- 7 successor agency. Expenditures shall be subject to the conditions under which each
- 8 such fund was established.

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10 **SECTION 11.24 Development Agreement Implementation Costs.**

- 11 The Controller is hereby authorized to appropriate reimbursements of City costs
- 12 incurred to implement development agreements approved by the Board of Supervisors,
- 13 including but not limited to City staff time, consultant services, and associated overhead
- 14 costs to conduct plan review, inspection, and contract monitoring, and to draft,
- 15 negotiate, and administer such agreements. This provision does not apply to
- 16 development impact fees or other payments approved in a development agreement,
- which shall be appropriated by the Board of Supervisors.

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SECTION 11.25 Housing Trust Fund.

- 20 The Controller is hereby authorized to adjust appropriations as necessary to implement
- 21 the movement of Housing Trust Fund revenues and expenditures from the General
- 22 Fund to a special revenue fund.

- 24 The Controller shall account for appropriation of \$17,600,000 for eligible affordable
- 25 housing projects in fiscal year 2021-22 as an advance of future year Housing Trust

- 1 Fund allocations, and shall credit such advance against required appropriations to that
- 2 fund for a period of five years, beginning in fiscal year 2023-24, in an annual amount of
- 3 \$3,520,000.

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- 5 SECTION 11.26 Refuse Rate Order Changes.
- 6 The Controller is authorized to adjust appropriations from the Solid Waste Impound
- 7 Account to reconcile with the final adopted refuse rate order established by the Refuse
- 8 Rate Board, provided that such adjustments shall not result in a total increase in
- 9 appropriations from the fund.

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11 SECTION 12. Special Situations.

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- 13 **SECTION 12.1 Revolving Funds.**
- 14 Surplus funds remaining in departmental appropriations may be transferred to fund
- increases in revolving funds up to the amount authorized by the Board of Supervisors
- 16 by ordinance.

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- 18 **SECTION 12.2 Interest Allocations.**
- 19 Interest shall not be allocated to any special, enterprise, or trust fund or account unless
- 20 said allocation is required by Charter, state law, or specific provision in the legislation
- 21 that created said fund. Any interest earnings not allocated to special, enterprise or trust
- 22 funds or accounts shall be credited, by the Controller, to General Fund Unallocated
- 23 Revenues.

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1 SECTION 12.3 Property Tax.

Consistent with state Teeter Plan requirements, the Board of Supervisors elects to continue the alternative method of distribution of tax levies and collections in accordance with Revenue and Taxation Code Section 4701. The Board of Supervisors directs the Controller to maintain the Teeter Tax Losses Reserve Fund at an amount not less than 1% of the total of all taxes and assessments levied on the secured roll for that year for participating entities in the county as provided by Revenue and Taxation Code Section 4703. The Board of Supervisors authorizes the Controller to make timely property tax distributions to the Office of Community Investment and Infrastructure, the Treasure Island Development Authority, and City Infrastructure Financing Districts as approved by the Board of Supervisors through the budget, through development pass-through contracts, through tax increment allocation pledge agreements and ordinances, and as mandated by State law.

The Controller is authorized to adjust the budget to conform to assumptions in final approved property tax rates and to make debt service payments for approved general obligation bonds accordingly.

The Controller is authorized and directed to recover costs from the levy, collection, and administration of property taxes. The tax rate for the City's General Obligation Bond Fund, approved annually by resolution of the Board of Supervisors, includes a collection fee of 0.25% of the fund collected for the purpose of the General Obligation Bond debt service. An amount sufficient to pay this fee is hereby appropriated within the General Obligation Bond Fund and the Controller is hereby authorized to pay this fee into the General Fund from the General Obligation Bond Fund.

SECTION 12.4 New Project Reserves.

- 2 Where the Board of Supervisors has set aside a portion of the General Reserve for a
- 3 new project or program approved by a supplemental appropriation, any funds not
- 4 required for the approved supplemental appropriation shall be returned to the General
- 5 Fund General Reserve by the Controller. The Controller is authorized to allocate project
- 6 budgets appropriated in Citywide accounts to the department where the expense will be
- 7 incurred.

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SECTION 12.5 Aid Payments.

- 10 Aid paid from funds herein provided and refunded during the fiscal year hereof shall be
- 11 credited to, and made available in, the appropriation from which said aid was provided.

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- 13 SECTION 12.6 Department of Public Health Transfer Payments, Indigent Health
- 14 Revenues, and Realignment Funding to Offset for Low Income Health Programs.
- 15 To more accurately reflect the total net budget of the Department of Public Health, this
- ordinance shows net revenues received from certain state and federal health programs.
- 17 Funds necessary to participate in such programs that require transfer payments are
- hereby appropriated. The Controller is authorized to defer surplus transfer payments,
- 19 indigent health revenues, and Realignment funding to offset future reductions or audit
- 20 adjustments associated with funding allocations for health services for low income
- 21 individuals.

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SECTION 12.7 Municipal Transportation Agency.

- 24 Consistent with the provisions of Article VIIIA of the Charter, the Controller is authorized
- 25 to make such transfers and reclassification of accounts necessary to properly reflect the

- 1 provision of central services to the Municipal Transportation Agency in the books and
- 2 accounts of the City. No change can increase or decrease the overall level of the City's
- 3 budget.

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- SECTION 12.8 Treasure Island Authority.
- 6 Should the Treasure Island property be conveyed and deed transferred from the federal
- 7 government, the Controller is hereby authorized to make budgetary adjustments
- 8 necessary to ensure that there is no General Fund impact from this conveyance, and
- 9 that expenditures of special assessment revenues conform to governmental accounting
- 10 standards and requirements of the special assessment as adopted by voters and
- 11 approved by the Board of Supervisors.

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- **SECTION 12.9 Hetch Hetchy Power Stabilization Fund.**
- 14 Hetch Hetchy has entered into a long-term agreement to purchase a fixed amount of
- power. Any excess power from this contract will be sold back to the power market.

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- 17 To limit Hetch Hetchy's risk from adverse market conditions in the future years of the
- 18 contract, the Controller is authorized to establish a power stabilization account that
- 19 reserves any excess revenues from power sales in the early years of the contract.
- 20 These funds may be used to offset potential losses in the later years of the contract.
- 21 The balance in this fund may be reviewed and adjusted annually.

- 23 The power purchase amount reflected in the Public Utility Commission's expenditure
- 24 budget is the net amount of the cost of power purchased for Hetch Hetchy use. Power
- 25 purchase appropriations may be increased by the Controller to reflect the pass through

1 costs of power purchased for resale under long-term fixed contracts previously 2 approved by the Board of Supervisors.

SECTION 12.10 Closure of Special Funds, Projects, and Accounts

In accordance with Administrative Code Section 10.100-1(d), if there has been no expenditure activity for the past two fiscal years, a special fund or project can be closed and repealed. The Controller is hereby authorized and directed to reconcile and balance funds, projects and accounts, and to close completed projects. The Controller is directed to create a clearing account for the purpose of balancing surpluses and deficits in such funds, projects and accounts, and funding administrative costs incurred to perform such reconciliations.

This budget ordinance appropriates fund balance from active project closeouts in continuing funds in the General Fund and a number of special revenue and enterprise funds. The Controller is directed to deappropriate projects to realize the fund balance used as a source in the adopted budget.

SECTION 12.11 Charter-Mandated Baseline Appropriations.

The Controller is authorized to increase or reduce budgetary appropriations as required by the Charter for baseline allocations to align allocations to the amounts required by formula based on actual revenues received during the fiscal year. Departments must obtain Board of Supervisors' approval prior to any expenditure supported by increasing baseline allocations as required under the Charter and the Municipal Code.

SECTION 12.12 Parking Tax Allocation.

2 The Controller is authorized to increase or decrease final budgetary allocation of

3 parking tax in-lieu transfers to reflect actual collections to the Municipal Transportation

Agency. The Municipal Transportation Agency must obtain Board of Supervisors'

approval prior to any expenditure supported by allocations that accrue to the Agency

that are greater than those already appropriated in the Annual Appropriation Ordinance.

SECTION 12.13 Former Redevelopment Agency Funds.

requirements and applicable bond covenants.

Pursuant to Board of Supervisors Ordinance 215-12, the Successor Agency to the San Francisco Redevelopment Agency (also known as the Office of Community Investment and Infrastructure, or OCII) is a separate legal entity from the City and its budget is subject to separate approval by resolution of the Board of Supervisors. The Controller is authorized to transfer funds and appropriation authority between and within accounts related to former San Francisco Redevelopment Agency (SFRA) fund balances to serve the accounting requirements of the OCII, the Port, the Mayor's Office of Housing and Community Development and the City Administrator's Office and to comply with state

The Purchaser is authorized to allow the OCII and departments to follow applicable contracting and purchasing procedures of the former SFRA and waive inconsistent provisions of the San Francisco Administrative Code when managing contracts and purchasing transactions related to programs formerly administered by the SFRA.

If, during the course of the budget period, the OCII requests departments to provide additional services beyond budgeted amounts and the Controller determines that the

- 1 Successor Agency has sufficient additional funds available to reimburse departments
- 2 for such additional services, the departmental expenditure authority to provide such
- 3 services is hereby appropriated.
- 4 When 100% of property tax increment revenues for a redevelopment project area are
- 5 pledged based on an agreement that constitutes an enforceable obligation, the
- 6 Controller will increase or decrease appropriations to match actual revenues realized for
- 7 the project area.

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- 9 The Mayor's Office of Housing and Community Development is authorized to act as the
- 10 fiscal agent for the Public Initiatives Development Corporation (PIDC) and receive and
- 11 disburse PIDC funds as authorized by the PIDC bylaws and the PIDC Board of
- 12 Directors.

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SECTION 12.14 CleanPowerSF.

- 15 CleanPowerSF customer payments and all other associated revenues deposited in the
- 16 CleanPowerSF special revenue fund are hereby appropriated in the amounts actually
- 17 received by the City in each fiscal year. The Controller is authorized to disburse the
- 18 revenues appropriated by this section as well as those appropriated yet unspent from
- 19 prior fiscal years to pay power purchase obligations and other operating costs as
- 20 provided in the program plans and annual budgets, as approved by the Board of
- 21 Supervisors for the purposes authorized therein.

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SECTION 12.15 Unclaimed Funds Escheatment Noticing & Accounting

24 Procedures

25 Pursuant to Government Code Sections 50055 and 50057, the Board of Supervisors

authorizes the Treasurer to transfer to the General Fund without publication of a notice in a newspaper the following amounts that remain unclaimed in the treasury of the City or in the official custody of an officer of the City for a period of at least one year: (1) any individual items of less than \$15; and (2) any individual items of \$5,000 or less if the depositor's name is unknown. The Treasurer shall notify the Controller of transfers performed using this authorization.

SECTION 12.16 City Attorney Gifts and Grants for Federal Response

The City Attorney is authorized to accept and expend gifts or grants of funds and gifts of in-kind services, including but not limited to in-kind outside counsel services and expert consultant or witness services, to support the City Attorney's legal advice, advocacy, and litigation in preparation for or response to policies, actions, threats, and other decisions by the federal government. The City Attorney shall report all such grants and gifts to the Controller and the Mayor's Budget Office, in addition to any other applicable reporting requirements in the Administrative Code and the Campaign and Governmental Conduct Code.

SECTION 14. Departments.

The term department as used in this ordinance shall mean department, bureau, office, utility, agency, board, or commission, as the case may be. The term department head as used herein shall be the chief executive duly appointed and acting as provided in the Charter. When one or more departments are reorganized or consolidated, the former entities may be displayed as separate units, if, in the opinion of the Controller, this will facilitate accounting or reporting.

(a) The Public Utilities Commission shall be considered one entity for budget purposes and for disbursement of funds within each of the enterprises. The entity shall retain its enterprises, including Water, Hetch Hetchy, Wastewater, and the Public Utilities Commission, as separate utility fund enterprises under the jurisdiction of the Public Utilities Commission and with the authority provided by the Charter. This section shall not be construed as a merger or completion of the Hetch Hetchy Project, which shall not be deemed completed until a specific finding of completion has been made by the Public Utilities Commission. The consolidated agency will be recognized for purposes of determining employee seniority, position transfers, budgetary authority, and transfers or reappropriation of funds.

(b) There shall be a General Services Agency, headed by the City Administrator, including the Department of Telecommunication and Information Services, and the Department of Administrative Services. The City Administrator shall be considered one entity for budget purposes and for disbursement of funds.

(c) There shall be a Human Services Agency, which shall be considered one entity for budget purposes and for disbursement of funds. Within the Human Services Agency shall be two departments: (1) the Department of Human Services, under the Human Services Commission, and (2) the Department of Disability and Aging Services ("DAAS"), under the Disability and Aging Services Commission, which includes Adult Protective Services, the Public Administrator/Public Guardian, the Mental Health Conservator, the Department of Disability and Aging Services, the County Veterans' Service Officer, and the In-Home Supportive Services Program. This budgetary structure does not affect the legal status or structure of the two departments. The

1 Human Resources Director and the Controller are authorized to transfer employees,

2 positions, and funding in order to effectuate the transfer of the program from one

department to the other. The consolidated agency will be recognized for purposes of

determining employee seniority, position transfers, budgetary authority and transfers or

5 reappropriation of funds.

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7 The departments within the Human Services Agency shall coordinate with each other

8 and with the Disability and Aging Services Commission to improve delivery of services,

increase administrative efficiencies and eliminate duplication of efforts. To this end, they

may share staff and facilities. This coordination is not intended to diminish the authority

of the Disability and Aging Services Commission over matters under the jurisdiction of

12 the Commission.

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14 The Director of the Disability and Aging Services Commission also may serve as the

department head for DAAS, and/or as a deputy director for the Department of Human

Services, but shall receive no additional compensation by virtue of an additional

appointment. If an additional appointment is made, it shall not diminish the authority of

the Disability and Aging Services Commission over matters under the jurisdiction of the

Commission.

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(d) There shall be a Film, Grants, and Arts Agency (FGAA), whose formal name

shall be determined at a later date, which shall be considered one entity for budget

purposes and for disbursement of funds. Within the FGAA shall be two departments and

one division of the General Services Agency: (1) the Arts Commission department, led

by the Director of Cultural Affairs under its Commission, (2) the Film Commission

department, led by the Executive Director under its Commission, and (3) Grants for the Arts ("GFTA"), under the Director. This budgetary structure does not affect the legal

status or structure of the two departments or GFTA. The Human Resources Director

and the Controller are authorized to transfer employees, positions, and funding in order

to effectuate the transfer of the program from one department or division to the other.

The consolidated agency will be reorganized for purposes of determining employee

seniority, position transfers, budgetary authority and transfers or reappropriation of

8 funds.

under their respective jurisdictions.

The Director of the Agency, appointed by the Mayor, will lead the FGAA. The Director will ensure that the departments and division within the Agency shall coordinate with each other to improve delivery of services to and for artists and the arts, increase administrative efficiencies and eliminate duplication of efforts. To this end, they may share staff and facilities. This coordination is not intended to diminish the authority of the two commissions—the Arts Commission and the Film Commission—over matters

(e) There shall be an Agency for Human Rights, which shall be considered one entity for budget purposes and for disbursement of funds. Within the Agency shall be two departments: (1) the Human Rights Commission, led by the Executive Director under its Commission, and (2) the Department on the Status of Women, led by the Director under the Commission on the Status of Women. This budgetary structure does not affect the legal status or structure of the two departments. The Human Resources Director and the Controller are authorized to transfer employees, positions, and funding in order to effectuate the transfer of the program from one department or division to the

1 other. The consolidated agency will be reorganized for purposes of determining

employee seniority, position transfers, budgetary authority and transfers or

reappropriation of funds.

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5 The Executive Director of the Human Rights Commission will lead the Agency for

6 Human Rights. The Executive Director will ensure that the departments within the

Agency shall coordinate with each other to improve delivery of services, increase

administrative efficiencies, and eliminate duplication of efforts. To this end, they may

share staff and facilities. This coordination is not intended to diminish the authority of

the two commissions—the Human Rights Commission and the Commission on the

11 Status of Women—over matters under their respective jurisdictions.

12 Neither the Executive Director of the Human Rights Commission nor the Director of the

Department on the Status of Women shall receive additional compensation by virtue of

their role in the Agency.

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(f) The Local Agency Formation Commission (LAFCo) is a separate legal entity established under state law and is not a department or agency of the City. Because the City has a legal obligation to provide funds to LAFCo, this ordinance includes an appropriation for that purpose. Although LAFCo is not part of the Board of Supervisors or subject to the Board's oversight and direction, this ordinance includes appropriations to LAFCo in the Board of Supervisors budget for administrative reasons related to the format of this ordinance. Any transfers of funds to LAFCo from other appropriations in the budget are prohibited without approval by a subsequent ordinance. City staff, including but not limited to the Clerk of the Board of Supervisors, may not perform work for LAFCo, except as authorized by a memorandum of understanding between the City

Administrative Provisions

1 and LAFCo, subject to any required approvals.

SECTION 15. Travel Reimbursement and Cell Phone Stipends.

The Controller shall establish rules for the payment of all amounts payable for travel for officers and employees, and for the presentation of such vouchers as the Controller shall deem proper in connection with expenditures made pursuant to this Section. No allowance shall be made for traveling expenses provided for in this ordinance unless funds have been appropriated or set aside for such expenses in accordance with the provisions of the Charter.

The Controller may advance the sums necessary for traveling expenses, but proper account and return must be made of said sums so advanced by the person receiving the same within ten days after said person returns to duty in the City, and failure on the part of the person involved to make such accounting shall be sufficient cause for the Controller to withhold from such persons pay check or checks in a sum equivalent to the amount to be accounted.

In consultation with the Human Resources Director, the Controller shall establish rules and parameters for the payment of monthly stipends to officers and employees who use their own cells phones to maintain continuous communication with their workplace, and who participate in a Citywide program that reduces costs of City-owned cell phones.

SECTION 15.1 State of California Travel Program.

To ensure cost effective rates and charges and reduce administrative burdens and costs associated with expense reimbursement for City business-related travel and field

expenses, the Controller's Office is authorized to implement rules and regulations required of departments that participate in the State of California's Statewide Travel Program, administered by the California Department of General Services, which provides access to state-negotiated rates with hotel, airline, and car rental providers in adherence with the state's competitive procurement solicitation and contract award rules and regulations. In compliance with rules and regulations established by the Controller, which may be updated from time to time, departments are permitted to participate in the State of California Travel Program as per the pre-established terms and conditions required by the State for local governments. The Controller's Accounting Policies and Procedures manual shall include the State of California Travel Program rules and regulations. This provision shall satisfy San Francisco Administrative Code approval, including Section 21.16 Use of Purchasing Agreements and Reciprocal Agreements with Other Public and Non-Profit Agencies, for travel and related services procured through the State of California Travel Program.

SECTION 16. Contributed Revenue Reserve and Audit and Adjustment Reserve.

The Controller is hereby authorized to establish a Contributed Revenue and Adjustment Reserve to accumulate receipts in excess of those estimated revenues or unexpended appropriations stated herein. Said reserve is established for the purpose of funding the budget of the subsequent year, and the receipts in this reserve are hereby appropriated for said purpose. The Controller is authorized to maintain an Audit and Adjustment Reserve to offset audit adjustments and to balance expenditure accounts to conform to year-end balancing and year-end close requirements.

SECTION 17. Airport Service Payment.

2 The moneys received from the Airport's revenue fund as the Annual Service Payment

3 provided in the Airline-Airport Lease and Use Agreement are in satisfaction of all

obligations of the Airport Commission for indirect services provided by the City to the

Commission and San Francisco International Airport and constitute the total transfer to

the City's General Fund.

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8 The Controller is hereby authorized and directed to transfer to the City's General Fund

9 from the Airport revenue fund with the approval of the Airport Commission funds that

constitute the annual service payment provided in the Airline - Airport Lease and Use

Agreement in addition to the amount stated in the Annual Appropriation Ordinance.

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13 On the last business day of the fiscal year, unless otherwise directed by the Airport

14 Commission, the Controller is hereby authorized and directed to transfer all moneys

remaining in the Airport's Contingency Account to the Airport's Revenue Fund. The

Controller is further authorized and directed to return such amounts as were transferred

from the Contingency Account, back to the Contingency Account from the Revenue

Fund Unappropriated Surplus on the first business day of the succeeding fiscal year,

unless otherwise directed by the Airport Commission.

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SECTION 18. Pooled Cash, Investments.

22 The Treasurer and Controller are hereby authorized to transfer available fund balances

within pooled cash accounts to meet the cash management of the City, provided that

special and non-subsidized enterprise funds shall be credited interest earnings on any

25 funds temporarily borrowed therefrom at the rate of interest earned on the City Pooled

- 1 Cash Fund. No such cash transfers shall be allowed where the investment of said funds
- 2 in investments such as the pooled funds of the City is restricted by law.

3

- 4 SECTION 19. Matching Funds for Federal or State Programs.
- 5 Funds contributed to meet operating deficits or to provide matching funds for federal or
- 6 state aid (e.g. Medicaid under SB 855 or similar legislation for Zuckerberg San
- 7 Francisco General Hospital) are specifically deemed to be made exclusively from local
- 8 property and business tax sources.

9

- 10 SECTION 20. Advance Funding of Bond Projects City Departments.
- 11 Whenever the City has authorized appropriations for the advance funding of projects
- which may at a future time be funded from the proceeds of general obligation, revenue,
- or lease revenue bond issues or other legal obligations of the City, the Controller shall
- 14 recover from bond proceeds or other available sources, when they become available,
- 15 the amount of any interest earnings foregone by the General Fund as a result of such
- 16 cash advance to disbursements made pursuant to said appropriations. The Controller
- 17 shall use the monthly rate of return earned by the Treasurer on City Pooled Cash Fund
- during the period or periods covered by the advance as the basis for computing the
- amount of interest foregone which is to be credited to the General Fund.

20

- **SECTION 21. Advance Funding of Projects Transportation Authority.**
- 22 Whenever the San Francisco County Transportation Authority requests advance
- 23 funding of the costs of administration or the costs of projects specified in the City and
- 24 County of San Francisco Transportation Expenditure Plan which will be funded from
- 25 proceeds of the transactions and use tax as set forth in Article 14 of the Business and

Tax Regulations Code, the Controller is hereby authorized to make such advance. The
Controller shall recover from the proceeds of the transactions and use tax when they
become available, the amount of the advance and any interest earnings foregone by the
City General Fund as a result of such cash advance funding. The Controller shall use
the monthly rate of return earned by the Treasurer on General City Pooled Cash funds
during the period or periods covered by the advance as the basis for computing the

SECTION 22. Controller to Make Adjustments, Correct Clerical Errors.

amount of interest foregone which is to be credited to the General Fund.

The Controller is hereby authorized and directed to adjust interdepartmental appropriations, make transfers to correct objects of expenditures classifications, and to correct clerical or computational errors as may be ascertained by the Controller to exist in this ordinance. The Controller shall file with the Clerk of the Board a list of such adjustments, transfers, and corrections made pursuant to this Section.

The Controller is hereby authorized to make the necessary transfers to correct objects of expenditure classifications, and corrections in classifications made necessary by changes in the proposed method of expenditure.

SECTION 22.1 Controller to Implement New Financial and Interfacing

21 Subsystems.

In order to further the implementation and adoption of the Financial and Procurement System's modules, the Controller shall have the authority to reclassify departments' appropriations to conform to the accounting and project costing structures established in the new system, as well as reclassify contract authority utilized (expended) balances

1 and unutilized (available) balances to reflect actual spending.

2

- 3 SECTION 23. Transfer of State Revenues.
- 4 The Controller is authorized to transfer revenues among City departments to comply
- 5 with provisions in the state budget.

6

- 7 SECTION 24. Use of Permit Revenues from the Department of Building
- 8 Inspection.
- 9 Permit revenue funds from the Department of Building Inspection that are transferred to
- 10 other departments as shown in this budget shall be used only to fund the planning,
- 11 regulatory, enforcement, and building design activities that have a demonstrated nexus
- with the projects that produce the fee revenues.

13

- 14 SECTION 25. Board of Supervisors Official Advertising Charges.
- 15 The Board of Supervisors is authorized to collect funds from enterprise departments to
- 16 place official advertising. The funds collected are automatically appropriated in the
- 17 budget of the Board of Supervisors as they are received.

- 19 **SECTION 26. Work Order Appropriations.**
- 20 The Board of Supervisors directs the Controller to establish work orders pursuant to
- 21 Board-approved appropriations, including positions needed to perform work order
- 22 services, and corresponding recoveries for services that are fully cost covered, including
- but not limited to services provided by one City department to another City department,
- 24 as well as services provided by City departments to external agencies, including but not
- 25 limited to the Office of Community Investment and Infrastructure, the Treasure Island

- 1 Development Authority, the School District, and the Community College District.
- 2 Revenues for services from external agencies shall be appropriated by the Controller in
- 3 accordance with the terms and conditions established to perform the service.

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SECTION 26.1 Property Tax System

- 6 In order to minimize new appropriations to the property tax system replacement project,
- 7 the Controller is authorized and directed to apply operational savings from the offices of
- 8 the Tax Collector, Assessor, and Controller to the project. No later than June 1, 2018.
- 9 the Controller shall report to the Budget and Legislative Analyst's Office and Budget and
- 10 Finance Committee on the specific amount of operational savings, including details on
- 11 the source of such savings, in the budgets of Tax Collector, Assessor, and Controller
- that are re-allocated to the Property Tax System Replacement Project.

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SECTION 26.2 Assessment Appeals System

- 15 In order to minimize appropriations to the online assessment appeals application filing
- 16 system project, the Controller is authorized and directed to apply any operating
- 17 balances from the Assessment Appeals Board of the Board of Supervisors to the project
- 18 through Fiscal Year 2029-30.

19 20

SECTION 27. Revenue Reserves and Deferrals.

- 21 The Controller is authorized to establish fee reserve allocations for a given program to
- 22 the extent that the cost of service exceeds the revenue received in a given fiscal year.
- 23 including establishment of deferred revenue or reserve accounts. In order to maintain
- 24 balance between budgeted revenues and expenditures, revenues realized in the fiscal
- 25 year preceding the year in which they are appropriated shall be considered reserved for

1 the purposes for which they are appropriated.

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SECTION 28. Close-Out of Reserved Appropriations.

- 4 On an annual basis, the Controller shall report the status of all reserves, their remaining
- 5 balances, and departments' explanations of why funding has not been requested for
- 6 release. Continuation of reserves will be subject to consideration and action by the
- 7 Budget and Finance Committee or Budget and Appropriations Committee. The
- 8 Controller shall close out reserved appropriations that are no longer required by the
- 9 department for the purposes for which they were appropriated.

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11 SECTION 28.1. Reserves Placed on Expenditures by Controller.

- 12 Consistent with Charter Section 3.105(d), the Controller is authorized to reserve
- 13 expenditures in the City's budget equal to uncertain revenues, as deemed appropriate
- by the Controller. The Controller is authorized to remove, transfer, and update reserves
- to expenditures in the budget as revenue estimates are updated and received in order
- 16 to maintain City operations.

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SECTION 29. Appropriation Control of Capital Improvement Projects and

19 Equipment.

- 20 Unless otherwise exempted in another section of the Administrative Code or Annual
- 21 Appropriation Ordinance, and in accordance with Administrative Code Section 3.18,
- 22 departments may transfer funds from one Board-approved capital project to another
- 23 Board-approved capital project. The Controller shall approve transfers only if they do
- 24 not materially change the size or scope of the original project. Annually, the Controller
- shall report to the Board of Supervisors on transfers of funds that exceed 10% of the

1 original appropriation to which the transfer is made.

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- 3 The Controller is authorized to approve substitutions within equipment items purchased
- 4 to equip capital facilities providing that the total cost is within the Board-approved capital
- 5 project appropriation.

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- 7 The Controller is authorized to transfer approved appropriations between departments
- 8 to correctly account for capitalization of fixed assets.

9

- 10 The Controller is authorized to shift sources among cash and Certificate of Participation
- 11 (COP)-funded capital projects across General Fund departments to ensure the most
- 12 efficient and cost-effective administration of COP funds, provided there is no net
- 13 increase or decrease in project budgets.

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- 15 The Controller is hereby authorized to revise COP debt service appropriations within
- 16 General Fund supported COP debt service funds for authorized but unissued debt, in
- 17 order to make final debt service payments due upon issuance of authorized debt. Such
- 18 revisions shall not increase or decrease approved expenditure authority and shall only
- be done for the purpose of reducing interest costs in future years. Such revisions shall
- 20 only be made if the Controller determines it is financially advantageous to do so.

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SECTION 30. Business Improvement Districts.

- 23 Proceeds from all special assessments levied on real property included in the property-
- 24 based business improvement districts in the City are hereby appropriated in the
- 25 respective amounts actually received by the City in such fiscal year for each such

1 district.

2

The Controller is authorized to disburse the assessment revenues appropriated by this section to the respective Owners' Associations (as defined in Section 36614.5 of the Streets and Highways Code) for such districts as provided in the management district plans, resolutions establishing the districts, annual budgets, and management agreements, as approved by the Board of Supervisors for each such district, for the purposes authorized therein. The Tourism Improvement District and Moscone Expansion Business Improvement District assessments are levied on gross hotel room

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12 SECTION 31. Infrastructure Financing, Infrastructure Revitalization and

revenue and are collected and distributed by the Tax Collector's Office.

- 13 Financing, and Enhanced Infrastructure Financing Districts.
- 14 Within the City, the Board of Supervisors has formed certain voluntary tax increment
- 15 financing districts under state legislation:

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- Pursuant to California Government Code Section 53395 et seq. (IFD Law), the
 Board of Supervisors formed Infrastructure Financing Districts (IFD)
- Pursuant to California Government Code Section 53369 et seq. (IRFD Law), the Board of Supervisors formed Infrastructure and Revitalization Financing Districts (IRFD) within the City.
 - Pursuant to California Government Code Section 55398.50 et seq. (EIFD Law), the Board of Supervisors and Enhanced Infrastructure Financing District Public Financing Authority No. 1 formed an Enhanced Infrastructure Financing District (EIFD).

The Board of Supervisors hereby authorizes the Controller to transfer funds and appropriation authority between and within accounts related to City and County of San Francisco IFDs, IRFDs, and EIFDs to serve accounting and state requirements, the latest approved Infrastructure Financing Plan for a District, and applicable bond covenants. When 100% of the portion of property tax increment normally appropriated to the City's General Fund or Special Revenue Fund or to the County's Educational Revenue Augmentation Fund (ERAF) is instead pledged, based on Board of Supervisors Ordinance or Resolution approving the Infrastructure Financing Plan, the Controller may increase or decrease appropriations to match actual revenues realized for the IFD. IRFD, or EIFD. Any increases to appropriations would be consistent with the Financing

IFD/IRFD/EIFD No / Title	Ordinance/ Resolution	Estimated Tax Increment *			
		FY 2025-26		FY 2026-27	
IFD 2 Port Infrastructure Financing District					
Subproject Area Pier 70 G-1 Historic Core	27-16	\$	811,000	\$	827,000
IFD 2 Port Infrastructure Financing District					
Subproject Areas Pier 70 G-2, G-3, and G-4	220-18	\$	7,975,000	\$	8,134,000
IFD 2 Port Infrastructure Financing District					
Subproject Area I (Mission Rock)	34-18	\$	11,035,000	\$	13,470,000
IRFD 1 Treasure Island Infrastructure and					
Revitalization Financing District	21-17	\$	13,538,000	\$	15,947,000
IRFD 2 Hoedown Yard Infrastructure and					
Revitalization Financing District	348-18	\$	1,867,000	\$	2,748,000
EIFD 1 Power Station Enhanced Infrastructure and					
Financing District**	113-24	\$	-	\$	197,000

^{*}Estimated tax increment per approved Infrastructure Financing Plans.

Plan previously approved by the Board of Supervisors.

^{**}Increment allocated beginning FY2026-27.

1 SECTION 32. Community Facilities and Special Tax Districts.

2 Pursuant to California Government Code 53311 et seq. (Mello-Roos Community

3 Facilities Act of 1982) and Chapter 43, Article X of the San Francisco Administrative

4 Code, which incorporates the Mello-Roos Community Facilities Act of 1982, the Board

of Supervisors formed Community Facilities Districts (CFDs) and Special Tax Districts

(STDs) within the City. Proceeds from special taxes levied on property in the

CFDs/STDs are hereby appropriated in the respective amounts actually received by the

8 City in such fiscal year for each such district.

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10 The Controller is authorized to disburse the special tax revenues appropriated by this

section as provided in the Joint Community Facilities Agreements, Development

Agreements, Disposition and Development Agreements, Resolutions of Formation, and

Ordinances levying special taxes, as approved by the Board of Supervisors for each

such district for the purposes authorized therein.

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The Controller may transfer funds and appropriation authority between and within

accounts related to CFDs and STDs to serve accounting requirements, pay authorized

expenditures described in the Board of Supervisors approved Resolution of Formation

for each district (as approved in the referenced Ordinances), and comply with applicable

bond covenants.

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The table below provides estimated special tax revenues for informational purposes;

only amounts actually received by the City and County of San Francisco for each district

in any given fiscal year are authorized to be expended.

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(FY 2025-26)	/EM 0000 070
	(FY 2026-27)
\$108,735	\$114,038
\$167,903	\$167,903
\$34,033,224	\$34,713,889
\$3,747,554	\$3,822,505
	\$3,266,183
\$1,319,405	\$1,345,793
-	-
\$1,228,621	\$1,253,193
-	-
-	-
CEO 4 000	@E00.400
\$584,803	\$596,499
-	-
-	-
-	-
\$7,077,075	\$7,218,616
	\$1,336,955
. ,	\$1,267,322
Ψ1,272,410	Ψ1,201,022
-	_
	\$167,903 \$34,033,224

*Source: Goodwin Consulting Group, Inc. Prelim inary; subject to change.

- (1) Special tax projection are subject to change if additional properties issue a COO as of the fiscal year cut-off date.
- 14 (2) Based on building permits issued as of May 5, 2025. Actual special tax levy may be lower.
 - (3) Special tax projections are subject to change if additional parcels issue building permits prior to the June 30th cut-off date.
- 15 (4) Special tax estim ates based on Attachment 2 of the RMA.
 - (5) Based on VDDA Execution Dates and COOs as of April 5, 2024. PKN is the only property that has had a VDDA Execution Date, no property has issued a COO. Special tax estimates based on Attachment 3 of the RMA.
- 16

 (6) Based on VDDA Execution Dates and COOs as of April 5, 2024. Building 12 is the only property that has had a VDDA Execution Date and issued a COO.
- 17 (7) Based on Parcel Lease Execution Dates as of April 5, 2024. Parcel G was Developed as of FY 2022-23 and the rem aining Tax Zone 1 parcels are Developed as of FY 2023-24.
- 18 (8) Reflects the maximum special tax on Developed Property. Does not reflect the tax increment offset of Assessed Parcels.

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SECTION 32.1. Exclusion of Projected Unassigned Fund Balance from Budget

21 Stabilization Reserve.

- 22 One hundred thirty-nine million, nine hundred sixty thousand and seven hundred
- 23 fourteen dollars (\$139,960,714) of projected but unbudgeted, unassigned fund balance
- 24 from fiscal year 2024-26 is designated for balancing future budget shortfalls in FY 2027-
- 25 28 and after. This amount shall not be included in the calculations of deposits to the

1 Budget Stabilization Reserve described in Administrative Code Section 10.60 (c).

SECTION 32.2. Federal and State Emergency Revenue Revisions.

The Controller is authorized to revise approved revenue budgets for federal and state emergency-related revenues to manage timing differences and cash flow needs driven by changing granting agencies' guidance and approvals, provided that such adjustments shall not change cumulative total revenue budgets in a given fund for the period from fiscal years 2020-21 through 2025-26. Such revisions shall not change approved expenditure authority. The Controller shall report any such revisions to the Mayor and Board within 30 days of their enactment.

SECTION 32.3. Federal and State Revenue Risk Reserve.

Administrative Provision 32 of the fiscal year 2021-22 budget designated fund balance from fiscal year 2020-21 to the Federal and State Emergency Grant Disallowance Reserve for the purpose of managing revenue shortfalls related to reimbursement disallowances from the Federal Emergency Management Agency (FEMA) and other state and federal agencies. Administrative Provision 32.1 of the fiscal year 2021-22 budget designated fund balance from fiscal year 2020-21 to the Fiscal Cliff Reserve for the purpose of managing projected budget shortfalls following the spend down of federal and state stimulus funds and other one-time sources used to balance the fiscal year 2021-22 and fiscal year 2022-23 budget. The fiscal year 2024-25 ending balances of these reserves are hereby assigned to a budget contingency reserve for the purpose of managing revenue shortfalls related to changes in federal funding. In addition, all revenue escheated to the General Fund from City Option Medical Reimbursement

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1 Accounts in fiscal year 2025-26 is hereby appropriated for deposits to this reserve. 2 These revenues shall not be included in the calculations of deposits to the Budget 3 Stabilization Reserve described in Administrative Code Section 10.60 (c). 4 5 SECTION 33. Federal, State and Local Match Sources & Uses Accounting for 6 COVID-19 Emergency. 7 The Controller is authorized to adjust federal and state sources appropriations to reflect 8 eligible costs by authorized spending category, to ensure cost reimbursement recovery 9 revenues are maximized, and to align eligible costs to the appropriate federal or state 10 fund, provided there is no net increase or decrease to COVID-19 emergency response 11 revenues or expenditures. Adjustments may be made across fiscal years. 12 13 **SECTION 34. Transbay Joint Powers Authority Financing.** 14 Sources received for purposes of payment of debt service for the approved and issued 15 Transbay Community Facilities District special tax bonds and the approved and drawn 16 City bridge loan to the Transbay Joint Powers Authority are hereby appropriated. 17 18 SECTION 35. Police Department and Sheriff's Department Overtime Reporting. 19 The Police Department and Sheriff's Department shall provide quarterly reports of 20 overtime spending to the Board of Supervisors, including the types of activities 21 performed on overtime. 22 23

APPROVED AS TO FORM:	
DAVID CHIU, City Attorney	
By:/s/	_

Deputy City Attorney

BRADLEY A. RUSSI

Note: Additions are <u>single-underline italics Times New Roman;</u>
deletions are <u>strikethrough italics Times New Roman</u>.
Board amendment additions are <u>double underlined</u>.
Board amendment deletions are strikethrough normal.

SECTION 3. General Authority.

The Controller is hereby authorized and directed to set up appropriate accounts for the items of receipts and expenditures appropriated herein.

SECTION 3.1 Two-Year Budget.

For departments for which the Board of Supervisors has authorized, or the Charter requires, a fixed two-year budget, appropriations in this ordinance shall be available for allotment by the Controller on July 1st of the fiscal year in which appropriations have been approved. The Controller is authorized to adjust the two-year budget to reflect transfers and substitutions consistent with City's policies and restrictions for such transfers. The Controller is further authorized to make adjustments to the second year budgets consistent with Citywide estimates for salaries, fringe benefits, and work orders.

SECTION 4. Interim Budget Provisions.

All funds for equipment and new capital improvements shall be held in reserve until final enactment of the budget. No new equipment or capital improvements shall be authorized during the interim period other than equipment or capital improvements that, in the discretion of the Controller, is reasonably required for the continued operation of existing programs or projects previously approved by the Board of Supervisors. Authorization for the purchase of such equipment may be approved by the Board of

1 Supervisors.

3 During the period of the interim Annual Appropriation Ordinance and interim Annual

Salary Ordinance, no transfer of funds within a department shall be permitted without

approval of the Controller, Mayor's Budget Director and the Chair of the Budget and

6 Finance Committee.

When the Budget and Finance Committee or Budget and Appropriations Committee reserves selected expenditure items pending receipt of additional information from departments, upon receipt of the required information to the satisfaction of that committee, the Controller may release the previously reserved funds with no further

If the Budget and Finance Committee or Budget and Appropriations Committee recommends a budget that increases funding that was deleted in the Mayor's Budget, the Controller shall have the authority to continue to pay these expenses until final enactment of the budget.

SECTION 4.1 Interim Budget – Positions.

action required by the Board of Supervisors.

No new position may be filled in the interim period with the exception of those positions which in the discretion of the Controller are critical for the operation of existing programs or for projects previously approved by the Board of Supervisors or are required for emergency operations or where such positions would result in a net increase in revenues or where such positions are required to comply with law. New positions shall be defined as those positions that are enumerated in the Mayor's budget for the current

1 fiscal year but were not enumerated in the appropriation and salary ordinances for the

2 prior fiscal year, as amended, through June 30 of the prior fiscal year. In the event the

Mayor has approved the reclassification of a position in the department's budget for the

current fiscal year, the Controller shall process a temporary or "tx" requisition at the

request of the department and subject to approval of the Human Resources Director.

Such action will allow for the continued employment of the incumbent in their former

position pending action on the proposed reclassifications.

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If the Budget and Finance Committee or Budget and Appropriations Committee of the Board of Supervisors recommends a budget that reinstates positions that were deleted in the Mayor's Budget, the Controller and the Human Beacurses Director shall have the

in the Mayor's Budget, the Controller and the Human Resources Director shall have the

authority to continue to employ and pay the salaries of the reinstated positions until final

13 enactment of the budget.

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SECTION 5. Transfers of Functions and Duties.

made in excess of the actual cost of such service.

Where revenues for any fund or department are herein provided by transfer from any other fund or department, or where a duty or a performance has been transferred from one department to another, the Controller is authorized and directed to make the related transfer of funds, provided further, that where revenues for any fund or department are herein provided by transfer from any other fund or department in consideration of departmental services to be rendered, in no event shall such transfer of revenue be

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Where a duty or performance has been transferred from one department to another or departmental reorganization is effected as provided in the Charter, in addition to any required transfer of funds, the Controller and Human Resources Director are authorized to make any personnel transfers or reassignments between the affected departments and appointing officers at a mutually convenient time, not to exceed 100 days from the effective date of the ordinance or Mayoral memorandum transferring the duty or function. The Controller, the Human Resources Director and Clerk of the Board of Supervisors, with assistance of the City Attorney, are hereby authorized and directed to make such changes as may be necessary to conform to all applicable ordinances to reflect said reorganization, transfer of duty or performance between departments.

SECTION 5.1 Agencies Organized Under One Department.

Where one or more offices or agencies are organized under a single appointing officer or department head, the component units may continue to be shown as separate agencies for budgeting and accounting purposes to facilitate reporting. However, the entity shall be considered a single department for purposes of employee assignment and seniority, position transfers, and transfers of monies among funds within the department, and reappropriation of funds.

SECTION 5.2 Continuing Funds Appropriated.

In addition to the amount provided from taxes, the Controller shall make available for expenditure the amount of actual receipts from special funds whose receipts are continuously appropriated as provided in the Municipal Codes.

SECTION 5.3 Multi-Year Revenues.

In connection with money received in one fiscal year for departmental services to be performed in a subsequent year, the Controller is authorized to establish an account for

- 1 depositing revenues that are applicable to the ensuing fiscal year. Said revenue shall be
- 2 carried forward and become a part of the funds available for appropriation in said
- 3 ensuing fiscal year.

4

- 5 **SECTION 5.4 Contracting Funds.**
- 6 All money received in connection with contracts under which a portion of the moneys
- 7 received is to be paid to the contractors and the remainder of the moneys received
- 8 inures to the City shall be deposited in the Treasury.

9

- 10 (a) That portion of the money received that under the terms of the contract inures to
- 11 the City shall be deposited to the credit of the appropriate fund.

12

- 13 (b) That portion of the money received that under the terms of the contracts is to be
- 14 paid to the contractor shall be deposited in special accounts and is hereby appropriated
- 15 for said purposes.

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- 17 SECTION 5.5 Real Estate Services.
- 18 Rents received from properties acquired or held in trust for specific purposes are hereby
- 19 appropriated to the extent necessary for maintenance of said properties, including
- 20 services of the General Services Agency.

21

- 22 Moneys received from lessees, tenants or operators of City-owned property for the
- 23 specific purpose of real estate services relative to such leases or operating agreements
- are hereby appropriated to the extent necessary to provide such services.

1 SECTION 5.6 Collection Services.

In any contracts for the collection of unpaid bills for services rendered to clients, patients, or both by the Department of Public Health in which said unpaid bills have not become delinquent pursuant to Article V of Chapter 10 of the Administrative Code, the Controller is hereby authorized to adjust the estimated revenues and expenditures of the various divisions and institutions of the Department of Public Health to record such recoveries. Any percentage of the amounts, not to exceed 25 percent, recovered from such unpaid bills by a contractor is hereby appropriated to pay the costs of said contract. The Controller is authorized and is hereby directed to establish appropriate accounts to record total collections and contract payments relating to such unpaid bills.

SECTION 5.7 Contract Amounts Based on Savings.

When the terms of a contract provide for payment amounts to be determined by a percentage of cost savings or previously unrecognized revenues, such amounts as are actually realized from either said cost savings or unrecognized revenues are hereby appropriated to the extent necessary to pay contract amounts due. The Controller is authorized and is hereby directed to establish appropriate accounts to record such transactions.

SECTION 6. Bond Interest and Redemption.

In the event that estimated receipts from other than utility revenues, but including amounts from ad-valorem taxes, shall exceed the actual requirements for bond interest and redemption, said excess shall be transferred to a General Bond Interest and Redemption Reserve account. The Bond Interest and Redemption Reserve is hereby appropriated to meet debt service requirements including printing of bonds, cost of bond

rating services, funds due to the Internal Revenue Service, and the legal opinions approving the validity of bonds authorized to be sold not otherwise provided for herein.

Issuance, legal, and financial advisory service costs, including the reimbursement of departmental services in connection therewith, for debt instruments issued by the City, to the extent approved by the Board of Supervisors in authorizing the debt, may be paid

from the proceeds of such debt and are hereby appropriated for said purposes.

To the extent bond rating fees are incurred and payable prior to the issuance of Board of Supervisors authorized Certificates of Participation due to unexpected changes in market conditions causing a delay in issuance, such fees may be paid from funds appropriated for annual Certificates of Participation debt service that exceed the actual requirements for bond interest and redemption.

SECTION 7. Allotment Controls.

Since several items of expenditures herein appropriated are based on estimated receipts, income, or revenues which may not be fully realized, it shall be incumbent upon the Controller to establish a schedule of allotments, of such duration as the Controller may determine, under which the sums appropriated to the several departments shall be expended. The Controller shall revise such revenue estimates periodically. If such revised estimates indicate a shortage, the Controller shall hold in reserve an equivalent amount of the corresponding expenditure appropriations set forth herein until the collection of the amounts as originally estimated is assured, and in all cases where it is provided by the Charter that a specified or minimum tax shall be levied for any department the amount of appropriation herein provided derived from taxes shall

1 not exceed the amount actually produced by the levy made for such department.

The Controller, in issuing payments or in certifying contracts, purchase orders, or other encumbrances pursuant to Section 3.105 of the Charter, shall consider only the allotted portions of appropriation items to be available for encumbrance or expenditure and shall not approve the incurring of liability under any allotment in excess of the amount of such allotment. In case of emergency or unusual circumstances which could not be anticipated at the time of allotment, an additional allotment for a period may be made on the recommendation of the department head and the approval of the Controller. After the allotment schedule has been established or fixed, as heretofore provided, it shall be unlawful for any department or officer to expend or cause to be expended a sum greater than the amount set forth for the particular activity in the allotment schedule so established, unless an additional allotment is made, as herein provided.

Allotments, liabilities incurred, and expenditures made under expenditure appropriations herein enumerated shall in no case exceed the amount of each such appropriation, unless the same shall have been increased by transfers or supplemental appropriations made in the manner provided by Section 9.105 of the Charter.

SECTION 7.1 Prior Year Encumbrances.

The Controller is hereby authorized to establish reserves for the purpose of providing funds for adjustments in connection with liquidation of encumbrances and other obligations of prior years.

SECTION 7.2 Equipment Purchases.

Funds for the purchase of items of equipment having a value of over \$20,000 and a useful life of three years and over shall only be purchased from appropriations specifically provided for equipment or lease-purchased equipment, including equipment from capital projects. Departments may purchase additional or replacement equipment from previous equipment or lease-purchase appropriations, or from citywide equipment and other non-salary appropriations, with approval of the Mayor's Office and the Controller.

Where appropriations are made herein for the purpose of replacing automotive and other equipment, the equipment replaced shall be surrendered to the General Services Agency and shall be withdrawn from service on or before delivery to departments of the new automotive equipment. When the replaced equipment is sold, in lieu of being traded-in, the proceeds shall be deposited to a revenue account of the related fund. Provided, however, that so much of said proceeds as may be required to affect the purchase of the new equipment is hereby appropriated for the purpose. Funds herein appropriated for automotive equipment shall not be used to buy a replacement of any automobile superior in class to the one being replaced unless it has been specifically authorized by original appropriation ordinance.

Appropriations for equipment from current funds shall be construed to be annual appropriations and unencumbered balances shall lapse at the close of the fiscal year.

SECTION 7.3 Enterprise Deficits.

2 Funds appropriated herein to meet estimated enterprise deficits shall be made available

to each such enterprise only to the extent that an actual deficit shall exist and not to
exceed the amount herein provided. Any amount not required for the purpose of
meeting an enterprise fund deficit shall be transferred back to the General Fund at the
end of each fiscal year unless otherwise appropriated by ordinance.

SECTION 7.4 Public Utilities Commission Debt Service.

The San Francisco Public Utilities Commission shall, in coordination with the Controller's Office, record and report the use of debt service appropriations in their respective debt service funds consistent with the Schedule of Bond Redemption and Interest Statement included herein and as required pursuant to Governmental Accounting Standards Board (GASB) and Generally Accepted Accounting Principles (GAAP) accounting rules, requirements and practices. The Controller is hereby authorized to make all associated net-zero appropriation transfers to ensure compliant financial reporting.

SECTION 8. Expenditure Estimates.

Where appropriations are made for specific projects or purposes which may involve the payment of salaries or wages, the head of the department to which such appropriations are made, or the head of the department authorized by contract or interdepartmental order to make expenditures from each such appropriation, shall file with the Controller, when requested, an estimate of the amount of any such expenditures to be made during the ensuing period.

1 SECTION 8.1 State and Federal Funds.

- 2 The Controller is authorized to increase federal and state funds that may be claimed
- 3 due to new General Fund expenditures appropriated by the Board of Supervisors. The
- 4 Human Resources Director is authorized to add civil service positions required to
- 5 implement the programs authorized by these funds. The Controller and the Human
- 6 Resources Director shall report to the Board of Supervisors any actions taken under this
- 7 authorization before the Board acts on the Annual Appropriation and Annual Salary
- 8 Ordinances.

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SECTION 8.2 State and Federal Funding Restorations.

- 11 If additional state or federal funds are allocated to the City to backfill state or federal
- 12 reductions, the Controller shall backfill any funds appropriated to any program to the
- 13 General Reserve.

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SECTION 8.3 Process for Addressing General Fund Revenue Shortfalls

- 16 Upon receiving Controller estimates of revenue shortfalls that exceed the value of the
- 17 General Reserve and any other allowances for revenue shortfalls in the adopted City
- 18 budget, the Mayor shall inform the Board of Supervisors of actions to address this
- 19 shortfall. The Board of Supervisors may adopt an ordinance to reflect the Mayor's
- 20 proposal or alternative proposals in order to balance the budget.

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SECTION 9. Interdepartmental Services.

- 23 The Controller is hereby authorized and directed to prescribe the method to be used in
- 24 making payments for interdepartmental services in accordance with the provisions of
- 25 Section 3.105 of the Charter, and to provide for the establishment of interdepartmental

reserves which may be required to pay for future obligations which result from current performances. Whenever, in the judgment of the Controller, the amounts which have been set aside for such purposes are no longer required or are in excess of the amount which is then currently estimated to be required, the Controller shall transfer the amount no longer required to the fund balance of the particular fund of which the reserve is a part. Provided further that no expenditure shall be made for personnel services, rent, equipment, or capital outlay purposes from any interdepartmental reserve or work order

fund without specific appropriation by the Board of Supervisors.

The amount detailed in departmental budgets for services of other City departments cannot be transferred to other spending categories without prior agreement from both the requesting and performing departments.

The Controller, pursuant to the provisions of Charter Section 3.105, shall review and may adjust charges or fees for services that may be authorized by the Board of Supervisors for the administration of the Technology Marketplace. Such fees are hereby appropriated for that purpose.

SECTION 10. Positions in the City Service.

Department heads shall not make appointments to any office or position until the

Controller shall certify that funds are available.

Funds provided herein for salaries or wages may, with the approval of the Controller, be used to provide for temporary employment when it becomes necessary to replace the occupant of a position while on extended leave without pay, or for the temporary filling

of a vacancy in a budgeted position. The Controller is authorized to approve the use of existing salary appropriations within departments to fund permanent appointments of up to six months to backfill anticipated vacancies to ensure implementation of successful succession plans and to facilitate the transfer of mission critical knowledge. The Controller shall provide a report to the Board of Supervisors every six months

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Appointments to seasonal or temporary positions shall not exceed the term for which the Controller has certified the availability of funds.

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The Controller shall be immediately notified of a vacancy occurring in any position.

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13 **SECTION 10.1 Positions, Funds, and Transfers for Specific Purposes.**

enumerating permanent positions created under this authority.

- 14 Funds for personnel services may be transferred from any legally available source on
- 15 the recommendation of the department head and approval by the City Administrator,
- 16 Board, or Commission, for departments under their respective jurisdiction, and on
- 17 authorization of the Controller with the prior approval of the Human Resources Director
- 18 for:

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(a) Lump sum payments to officers, employees, police officers and fire fighters other than elective officers and members of boards and commissions upon death or retirement or separation caused by industrial accident for accumulated sick leave benefits in accordance with Civil Service Commission rules.

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(b) Payment of the supervisory differential adjustment, out of class pay, or other

1	negotiated	premium	to em	plovees	who o	gualify	/ for	such	adiustment	provided	that	the

- transfer of funds must be made from funds currently available in departmental
- 3 personnel service appropriations.

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- 5 (c) Payment of any legal salary or fringe benefit obligations of the City, including
- 6 amounts required to fund arbitration awards.

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- 8 (d) The Controller is hereby authorized to adjust salary appropriations for positions
- 9 administratively reclassified or temporarily exchanged by the Human Resources
- 10 Director provided that the reclassified position and the former position are in the same
- 11 functional area.

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- 13 (e) Positions may be substituted or exchanged between the various salary
- 14 appropriations or position classifications when approved by the Human Resources
- 15 Director as long as said transfers do not increase total departmental personnel service
- 16 appropriations.

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- 18 (f) The Controller is hereby authorized and directed upon the request of a
- 19 department head and the approval by the Mayor's Office to transfer from any legally
- 20 available funds amounts needed to fund legally mandated salaries, fringe benefits, and
- 21 other costs of City employees. Such funds are hereby appropriated for the purpose set
- 22 forth herein.

- 24 (g) The Controller is hereby authorized to transfer any legally available funds to
- 25 adjust salary and fringe benefit appropriations as required under reclassifications

1 recommended by the Human Resources Director and approved by the Board of

Supervisors in implementing the Management Compensation and Classification Plan.

4 Amounts transferred shall not exceed the actual amount required including the cost to

5 the City of mandatory fringe benefits.

departments' salary account.

(h) Pursuant to California Labor Code Section 4850.4, the Controller is authorized to make advance payments from departments' salary accounts to employees participating in CalPERS who apply for disability retirement. Repayment of these advanced disability retirement payments from CalPERS and from employees are hereby appropriated to the

(i) For purposes of defining terms in Administrative Code Section 3.18, the Controller is authorized to process transfers where such transfers are required to administer the budget through the following certification process: In cases where expenditures are reduced at the level of appropriation control during the Board of Supervisors phase of the budget process, the Chair of the Budget and Finance Committee, on recommendation of the Controller, may certify that such a reduction does not reflect a deliberate policy reduction adopted by the Board. The Mayor's Budget Director may similarly provide such a certification regarding reductions during the Mayor's phase of the budget process.

- **SECTION 10.2 Professional Services Contracts.**
- 24 Funds appropriated for professional service contracts may be transferred to the account
- 25 for salaries on the recommendation of the department head for the specific purpose of

- 1 using City personnel in lieu of private contractors with the approval of the Human
- 2 Resources Director and the Mayor and certification by the Controller that such transfer
- 3 of funds would not increase the cost of government.

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- SECTION 10.3 Surety Bond Fund Administration.
- 6 The Controller is hereby authorized to allocate funds from capital project appropriations
- 7 to the San Francisco Self-Insurance Surety Bond Fund, as governed by Administrative
- 8 Code Section 10.100-317 and in accordance with amounts determined pursuant to
- 9 Administrative Code Section 14B.16.

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- 11 SECTION 10.4 Salary Adjustments, Memoranda of Understanding (MOUs).
- 12 The Controller is authorized and directed to transfer from the Salary and Benefits
- 13 Reserve, or any legally available funds, amounts necessary to adjust appropriations for
- 14 salaries and related mandatory fringe benefits of employees whose compensation is
- pursuant to Charter Sections A8.403 (Registered Nurses), A8.404 (Transit Operators),
- 16 A8.409 (Miscellaneous Employees), A8.405 and A8.590-1 through A8.590-5 (Police and
- 17 Firefighters), revisions to state law, or collective bargaining agreements adopted
- 18 pursuant to the Charter or arbitration award. The Controller and Human Resources
- 19 Director are further authorized and directed to adjust the rates of compensation to
- 20 reflect current pay rates for any positions affected by the foregoing provisions.

- 22 Adjustments made pursuant to this section shall reflect only the percentage increase
- 23 required to adjust appropriations to reflect revised salary and other pay requirements
- 24 above the funding level established in the base and adopted budget of the respective
- 25 departments.

The Controller is authorized and directed to transfer from reserves or any legally available funds amounts necessary to provide costs of non-salary benefits in ratified Memoranda of Understanding or arbitration awards or Board of Supervisors approved employee and retiree health and dental rates. The Controller's Office shall report to the Budget and Finance Committee or Budget and Appropriations Committee on the status of the Salary and Benefits Reserve, including amounts transferred to individual City departments and remaining Reserve balances, as part of the Controller's Six and Nine Month Budget Status Reports.

SECTION 10.5 MOUs to be Reflected in Department Budgets.

Should the City adopt an MOU with a recognized employee bargaining organization during the fiscal year which has fiscal effects, the Controller is authorized and directed to reflect the budgetary impact of said MOU in departmental appropriations by transferring amounts to or from the Salary and Benefits Reserve, or, for self-supporting or restricted funds, to or from the respective unappropriated fund balance account. All amounts transferred pursuant to this section are hereby appropriated for that purpose.

SECTION 10.6 Funding Memoranda of Understanding (MOUs).

Whenever the Board of Supervisors has ratified by ordinance or resolution Memoranda of Understanding with recognized employee organizations or an arbitration award has become effective, and said memoranda or award contains provisions requiring the expenditure of funds, the Controller, on the recommendation of the Human Resources Director, shall reserve sufficient funds to comply with such provisions and such funds are hereby appropriated for such purposes. The Controller is hereby authorized to make such transfers from funds hereby reserved or legally available as may be required to

1 make funds available to departments to carry out the purposes required by the

Memoranda of Understanding or arbitration award.

SECTION 10.7 Fringe Benefit Rate Adjustments.

Appropriations herein made for fringe benefits may be adjusted by the Controller to reflect revised amounts required to support adopted or required contribution rates. The Controller is authorized and is hereby directed to transfer between departmental appropriations and the General Reserve or other unappropriated balance of funds any amounts resulting from adopted or required contribution rates and such amounts are

10 hereby appropriated to said accounts.

When the Controller determines that prepayment of the employer share of pension contributions is likely to be fiscally advantageous, the Controller is authorized to adjust appropriations and transfers in order to make and reconcile such prepayments.

SECTION 10.8 Police Department Uniformed Positions.

Positions in the Police Department for each of the various ranks that are filled based on the educational attainment of individual officers may be filled interchangeably at any level within the rank (e.g., Patrol Officer Q2, Q3 or Q4, Sergeant Q50, Q51, Q52). The Controller and Human Resources Director are hereby authorized to adjust payrolls, salary ordinances, and other documents, where necessary, to reflect the current status of individual employees; provided however, that nothing in this section shall authorize an increase in the total number of positions allocated to any one rank or to the Police Department.

1 SECTION 10.9 Holidays, Special Provisions.

- 2 Whenever the Mayor formally declares that any day is a holiday for City employees
- 3 under the terms of a Memorandum of Understanding, the Controller, with the approval
- 4 of the Mayor's Office, is hereby authorized to make such transfer of funds not to exceed
- 5 the actual cost of said holiday from any legally available funds.

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SECTION 10.10 Litigation Reserve, Payments.

- 8 The Controller is authorized and directed to transfer from the Reserve for Litigation
- 9 Account for General Fund supported departments or from any other legally available
- 10 funds for other funds, amounts required to make payments required to settle litigation
- 11 against the City that has been recommended by the City Attorney and approved by the
- 12 Board of Supervisors in the manner provided in the Charter. Such funds are hereby
- appropriated for the purposes set forth herein.

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- 15 Amounts required to pay settlements of claims or litigation involving the Public Utilities
- 16 Commission are hereby appropriated from the Public Utilities Commission Wastewater
- 17 Enterprise fund balance or the Public Utilities Commission Water Enterprise fund
- 18 balance, as appropriate, for the purpose of paying such settlements following final
- 19 approval of those settlements by resolution or ordinance.

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SECTION 10.11 Changes in Health Services Eligibility.

- 22 Should the Board of Supervisors amend Administrative Code Section 16.700 to change
- 23 the eligibility in the City's Health Service System, the Controller is authorized and
- 24 directed to transfer from any legally available funds or the Salary and Fringe Reserve
- 25 for the amount necessary to provide health benefit coverage not already reflected in the

1 departmental budgets.

Section 10.12 Workers' Compensation Alternative Dispute Resolution Program

Resolutions 85-19 and 86-19 authorized the Department of Human Resources to enter
Workers' Compensation Alternative Dispute Resolution (ADR) Labor-Management
Agreements with the San Francisco Firefighters' Association, Local 798, and San
Francisco Police Officers Association, respectively. These Agreements require the City
to allocate an amount equal to 50% of the ADR program estimated net savings, as
determined by actuarial report, for the benefit of active employees. The Controller is
authorized and directed to transfer from any legally available funds the amount

SECTION 11. Funds Received for Special Purposes, Trust Funds.

agree to terminate the Agreements.

The Controller is hereby authorized and directed to continue the existing special and trust funds, revolving funds, and reserves. The receipts in and expenditures from each such fund are hereby appropriated in accordance with law and the conditions under which each such fund was established.

necessary to make the required allocations. This provision will terminate if the parties

The Controller is hereby authorized and directed to set up additional special and trust funds and reserves as may be created either by additional grants and bequests or under other conditions, and the receipts in each fund are hereby appropriated in accordance with law for the purposes and subject to the conditions under which each such fund is established.

SECTION 11.1 Special and Trust Funds Appropriated; Approval of Certain Grant

2 Agreements under Charter Section 9.118

Whenever the City and County of San Francisco shall receive for a special purpose from the United States of America, the State of California, or from any public or semi-public agency, or from any private person, firm or corporation, any moneys, or property to be converted into money, the Controller shall establish a special fund or account evidencing the said moneys so received and specifying the special purposes for which they have been received and for which they are held. Said account or fund shall be maintained by the Controller as long as any portion of said moneys or property remains.

Recurring grant funds which are detailed in departmental budget submissions and approved by the Mayor and Board of Supervisors in the annual budget shall be deemed to have met the requirements of Administrative Code Section 10.170 for the approval to apply for, receive, and expend said funds and shall be construed to be funds received for a specific purpose as set forth in this section. Where the amount of a recurring grant that is detailed in a departmental budget submission exceeds \$1 million or the duration exceeds ten years, the grant agreement shall be deemed approved by the Board of Supervisors under Charter Section 9.118. Positions specifically approved by granting agencies in said grant awards may be filled as though said positions were included in the annual budget and Annual Salary Ordinance, provided however that the tenure of such positions shall be contingent on the continued receipt of said grant funds. Individual grants may be adjusted by the Controller to reflect actual awards made if granting agencies increase or decrease the grant award amounts estimated in budget submissions.

- 1 The expenditures necessary from said funds or said accounts as created herein, in
- 2 order to carry out the purpose for which said moneys or orders have been received or
- 3 for which said accounts are being maintained, shall be approved by the Controller and
- 4 said expenditures are hereby appropriated in accordance with the terms and conditions
- 5 under which said moneys or orders have been received by the City, and in accordance
- 6 with the conditions under which said funds are maintained.

- 8 The Controller is authorized to adjust transfers to the San Francisco Capital Planning
- 9 Fund, established by Administrative Code Section 10.100-286, to account for final
- 10 capital project planning expenditures reimbursed from approved sale of bonds and other
- 11 long term financing instruments.

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SECTION 11.2 Insurance Recoveries.

- 14 Any moneys received by the City pursuant to the terms and conditions of any insurance
- 15 policy are hereby appropriated and made available to the general City or specific
- 16 departments for associated costs or claims.

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18 **SECTION 11.3 Bond Premiums.**

- 19 Premiums received from the sale of bonds are hereby appropriated for bond interest
- and redemption purposes of the issue upon which it was received.

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SECTION 11.4 Ballot Arguments.

- 23 Receipts in and expenditures for payment for the printing of ballot arguments, are
- 24 hereby appropriated.

1 SECTION 11.5 Tenant Overtime.

2 Whenever employees of departments are required to work overtime on account of

services required by renters, lessees, or tenants of City-owned or occupied properties,

4 or recipients of services from City departments, the cost of such overtime employment

shall be collected by the departments from the requesters of said services and shall be

deposited with the Treasurer to the credit of departmental appropriations. All moneys

deposited therein are hereby appropriated for such purpose.

SECTION 11.6 Refunds.

The Controller is hereby authorized and directed to set up appropriations for refunding amounts deposited in the Treasury in excess of amounts due, and the receipts and expenditures from each are hereby appropriated in accordance with law. Whereby state statute, local ordinance, or court order, interest is payable on amounts to be refunded, in the absence of appropriation therefore, such interest is herewith appropriated from the unappropriated interest fund or interest earnings of the fund involved. The Controller is authorized, and funds are hereby appropriated, to refund overpayments and any mandated interest or penalties from state, federal, or local agencies when audits or other financial analyses determine that the City has received payments in excess of amounts due.

SECTION 11.7 Arbitrage.

The Controller is hereby authorized and directed to refund excess interest earnings on bond proceeds (arbitrage) when such amounts have been determined to be due and payable under applicable Internal Revenue Service regulations. Such arbitrage refunds shall be charged in the various bond funds in which the arbitrage earnings were

1 recorded and such funds are hereby appropriated for the purpose.

If bond indentures or fiscal agent agreements require interest earnings to be used to offset annual lease financing payments, the Controller is authorized to make payments to the IRS from annual budget appropriations for lease payments based on expected

6 savings amounts.

SECTION 11.8 Damage Recoveries and Restitution.

Moneys received as payment for damage to City-owned property and equipment are hereby appropriated to the department concerned to pay the cost of repairing such equipment or property. Moneys received as payment for liquidated damages in a City-funded project are appropriated to the department incurring costs of repairing or abating the damages. Any excess funds, and any amount received for damaged property or

equipment which is not to be repaired shall be credited to a related fund.

Moneys received as restitution in a criminal proceeding to reimburse the City for losses caused by an employee or third party are appropriated to the departments that incurred the losses.

SECTION 11.9 Purchasing Damage Recoveries.

That portion of funds received pursuant to the provisions of Administrative Code Section 21.33 - failure to deliver article contracted for - as may be needed to affect the required procurement are hereby appropriated for that purpose and the balance, if any, shall be credited to the related fund.

1 SECTION 11.10 Off-Street Parking Guarantees.

2 Whenever the Board of Supervisors has authorized the execution of agreements with 3 corporations for the construction of off-street parking and other facilities under which the 4 City guarantees the payment of the corporations' debt service or other payments for 5 operation of the facility, it shall be incumbent upon the Controller to reserve from 6 parking meter or other designated revenues sufficient funds to provide for such 7 guarantees. The Controller is hereby authorized to make payments as previously 8 guaranteed to the extent necessary and the reserves approved in each Annual 9 Appropriation Ordinance are hereby appropriated for the purpose. The Controller shall 10 notify the Board of Supervisors annually of any payments made pursuant to this 11 Section.

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SECTION 11.11 Hotel Tax – Special Situations.

- The Controller is hereby authorized and directed to make such interfund transfers or other adjustments as may be necessary to conform budget allocations to the requirements of the agreements and indentures of the 1994 Lease Revenue and/or San
- 17 Francisco Redevelopment Agency Hotel Tax Revenue Bond issues.

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19 **SECTION 11.12 Local Transportation Agency Fund.**

20 Local transportation funds are hereby appropriated pursuant to the Government Code.

21

22 **SECTION 11.13 Insurance.**

- 23 The Controller is hereby authorized to transfer to the Risk Manager any amounts
- 24 indicated in the budget estimate and appropriated hereby for the purchase of insurance
- 25 or the payment of insurance premiums.

- 1 SECTION 11.14 Grants to Departments of Disability and Aging Services, Child
- 2 Support Services, Homelessness and Supportive Housing, and Children, Youth
- 3 and Their Families

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- 4 The Department of Disability and Aging Services and the Department of Child Support
- 5 Services are authorized to receive and expend available federal and state contributions
- 6 and grant awards for their target populations. The Controller is hereby authorized and
- 7 directed to make the appropriate entries to reflect the receipt and expenditure of said
- 8 grant award funds and contributions. The Department of Homelessness and Supportive
- 9 Housing is authorized to apply surpluses among subgrants within master HUD grants to
- 10 shortfalls in other subgrants. The Department of Children, Youth and Their Families is
- 11 authorized to receive and expend funds in instances where funds from grants
- 12 appropriated herein are not fixed and exceed the estimates contained in the budget.

SECTION 11.15 FEMA, OES, Other Reimbursements.

- Whenever the City recovers funds from any federal or state agency as reimbursement for the cost of damages resulting from earthquakes and other disasters for which the Mayor has declared a state of emergency, such funds are hereby appropriated for the purpose. The Controller is authorized to transfer such funds to the credit of the departmental appropriation which initially incurred the cost, or, if the fiscal year in which the expenses were charged has ended, to the credit of the fund which incurred the expenses. Revenues received from other governments as reimbursement for mutual aid provided by City departments are hereby appropriated for services provided.
- Whenever the City is required to designate agents authorized to obtain state or federal disaster and emergency assistance funding, the Mayor and Board of Supervisors

1 designate the Executive Director of the Department of Emergency Management, the

2 Controller, and the Deputy Controller to be the agents authorized to execute

agreements for and on behalf of the City, for disaster and emergency assistance

funding from State and federal agencies, for all open and future disasters.

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Any remaining balances in the Give2SF-COVID-19 Fund, including amounts from

7 previously identified and unidentifiable donors, are hereby appropriated for COVID-19

related costs and programs. Give2SF-COVID-19 Donation balances and uses of funds

shall be included in the San Francisco Disaster and Emergency Response and

Recovery Fund annual report to the Board of Supervisors, pursuant to Administrative

11 Code Sec. 10.100-100(d).

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SECTION 11.16 Interest on Grant Funds.

14 Whenever the City earns interest on funds received from the State of California or the

federal government and said interest is specifically required to be expended for the

purpose for which the funds have been received, said interest is hereby appropriated in

accordance with the terms under which the principal is received and appropriated.

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SECTION 11.17 Treasurer – Banking Agreements.

20 Whenever the Treasurer finds that it is in the best interest of the City to use either a

compensating balance or fee for service agreement to secure banking services that

benefit all participants of the pool, any funds necessary to be paid for such agreement

are to be charged against interest earnings and such funds are hereby appropriated for

24 the purpose.

- 1 The Treasurer may offset banking charges that benefit all participants of the investment
- 2 pool against interest earned by the pool. The Treasurer shall allocate other bank
- 3 charges and credit card processing to departments or pool participants that benefit from
- 4 those services. The Controller may transfer funds appropriated in the budget to General
- 5 Fund departments as necessary to support allocated charges.

- 7 SECTION 11.18 City Buildings-Acquisition with Certificates of Participation
- 8 (COPs).
- 9 Receipts in and expenditures from accounts set up for the acquisition and operation of
- 10 City-owned buildings including, but not limited to 25 Van Ness Avenue and 1660
- 11 Mission Street, are hereby appropriated for the purposes set forth in the various bond
- 12 indentures through which said properties were acquired.

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- 14 SECTION 11.19 Generally Accepted Principles of Financial Statement
- 15 **Presentation.**
- 16 The Controller is hereby authorized to make adjustments to departmental budgets as
- 17 part of the year-end closing process to conform amounts to the Charter provisions and
- 18 generally accepted principles of financial statement presentation, and to implement new
- 19 accounting standards issued by the Governmental Accounting Standards Board and
- 20 other changes in generally accepted accounting principles.

- 22 SECTION 11.20 Fund Balance Reporting and Government Fund Type Definitions.
- 23 The Controller is authorized to establish or adjust fund type definitions for restricted,
- 24 committed or assigned revenues and expenditures, in accordance with the
- 25 requirements of Governmental Accounting Standards Board Statement 54. These

1 changes will be designed to enhance the usefulness of fund balance information by

2 providing clearer fund balance classifications that can be more consistently applied and

by clarifying the existing governmental fund type definitions. Reclassification of funds

shall be reviewed by the City's outside auditors during their audit of the City's financial

statements.

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SECTION 11.21 State Local Public Safety Fund.

8 Amounts received from the State Local Public Safety Fund (Sales Taxes) for deposit to

the Public Safety Augmentation Fund shall be transferred to the General Fund for use in

meeting eligible costs of public safety as provided by state law and said funds are

appropriated for said purposes.

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Said funds shall be allocated to support public safety department budgets, but not

specific appropriation accounts, and shall be deemed to be expended at a rate of 75%

of eligible departmental expenditures up to the full amount received. The Controller is

hereby directed to establish procedures to comply with state reporting requirements.

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SECTION 11.22 Health Care Security Ordinance Agency Fund.

Irrevocable health care expenditures made to the City by employers on behalf of their employees pursuant to the provisions of Labor & Employment Code Articles 21 and 121, the Health Care Security Ordinance and the Health Care Accountability Ordinance are maintained in the Health Care Security Ordinance Fund, an agency fund maintained by the City for the benefit of City Option account holders. Interest earnings in the fund are hereby appropriated for the administrative costs incurred to manage participant accounts.

1 SECTION 11.23 Affordable Housing Loan Repayments and Interest Earnings.

2 Loan repayments, proceeds of property sales in cases of defaulted loans, and interest

earnings in special revenue funds designated for affordable housing are hereby

appropriated for affordable housing program expenditures, including payments from

loans made by the former San Francisco Redevelopment Agency and transferred to the

Mayor's Office of Housing and Community Development, the designated housing

successor agency. Expenditures shall be subject to the conditions under which each

such fund was established.

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SECTION 11.24 Development Agreement Implementation Costs.

11 The Controller is hereby authorized to appropriate reimbursements of City costs

incurred to implement development agreements approved by the Board of Supervisors,

13 including but not limited to City staff time, consultant services, and associated overhead

costs to conduct plan review, inspection, and contract monitoring, and to draft,

negotiate, and administer such agreements. This provision does not apply to

development impact fees or other payments approved in a development agreement,

which shall be appropriated by the Board of Supervisors.

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SECTION 11.25 Housing Trust Fund.

20 The Controller is hereby authorized to adjust appropriations as necessary to implement

the movement of Housing Trust Fund revenues and expenditures from the General

22 Fund to a special revenue fund.

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24 The Controller shall account for appropriation of \$17,600,000 for eligible affordable

25 housing projects in fiscal year 2021-22 as an advance of future year Housing Trust

- 1 Fund allocations, and shall credit such advance against required appropriations to that
- 2 fund for a period of five years, beginning in fiscal year 2023-24, in an annual amount of
- 3 \$3,520,000.

- 5 SECTION 11.26 Refuse Rate Order Changes.
- 6 The Controller is authorized to adjust appropriations from the Solid Waste Impound
- 7 Account to reconcile with the final adopted refuse rate order established by the Refuse
- 8 Rate Board, provided that such adjustments shall not result in a total increase in
- 9 appropriations from the fund.

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SECTION 12. Special Situations.

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- 13 **SECTION 12.1 Revolving Funds.**
- 14 Surplus funds remaining in departmental appropriations may be transferred to fund
- increases in revolving funds up to the amount authorized by the Board of Supervisors
- 16 by ordinance.

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- 18 **SECTION 12.2 Interest Allocations.**
- 19 Interest shall not be allocated to any special, enterprise, or trust fund or account unless
- 20 said allocation is required by Charter, state law, or specific provision in the legislation
- that created said fund. Any interest earnings not allocated to special, enterprise or trust
- 22 funds or accounts shall be credited, by the Controller, to General Fund Unallocated
- 23 Revenues.

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1 SECTION 12.3 Property Tax.

Consistent with state Teeter Plan requirements, the Board of Supervisors elects to continue the alternative method of distribution of tax levies and collections in accordance with Revenue and Taxation Code Section 4701. The Board of Supervisors directs the Controller to maintain the Teeter Tax Losses Reserve Fund at an amount not less than 1% of the total of all taxes and assessments levied on the secured roll for that year for participating entities in the county as provided by Revenue and Taxation Code Section 4703. The Board of Supervisors authorizes the Controller to make timely property tax distributions to the Office of Community Investment and Infrastructure, the Treasure Island Development Authority, and City Infrastructure Financing Districts as approved by the Board of Supervisors through the budget, through development pass-through contracts, through tax increment allocation pledge agreements and ordinances, and as mandated by State law.

The Controller is authorized to adjust the budget to conform to assumptions in final approved property tax rates and to make debt service payments for approved general obligation bonds accordingly.

The Controller is authorized and directed to recover costs from the levy, collection, and administration of property taxes. The tax rate for the City's General Obligation Bond Fund, approved annually by resolution of the Board of Supervisors, includes a collection fee of 0.25% of the fund collected for the purpose of the General Obligation Bond debt service. An amount sufficient to pay this fee is hereby appropriated within the General Obligation Bond Fund and the Controller is hereby authorized to pay this fee into the General Fund from the General Obligation Bond Fund.

1 SECTION 12.4 New Project Reserves.

- 2 Where the Board of Supervisors has set aside a portion of the General Reserve for a
- 3 new project or program approved by a supplemental appropriation, any funds not
- 4 required for the approved supplemental appropriation shall be returned to the General
- 5 Fund General Reserve by the Controller. The Controller is authorized to allocate project
- 6 budgets appropriated in Citywide accounts to the department where the expense will be
- 7 incurred.

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SECTION 12.5 Aid Payments.

- 10 Aid paid from funds herein provided and refunded during the fiscal year hereof shall be
- 11 credited to, and made available in, the appropriation from which said aid was provided.

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- 13 SECTION 12.6 Department of Public Health Transfer Payments, Indigent Health
- 14 Revenues, and Realignment Funding to Offset for Low Income Health Programs.
- 15 To more accurately reflect the total net budget of the Department of Public Health, this
- ordinance shows net revenues received from certain state and federal health programs.
- 17 Funds necessary to participate in such programs that require transfer payments are
- 18 hereby appropriated. The Controller is authorized to defer surplus transfer payments,
- 19 indigent health revenues, and Realignment funding to offset future reductions or audit
- 20 adjustments associated with funding allocations for health services for low income
- 21 individuals.

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SECTION 12.7 Municipal Transportation Agency.

- 24 Consistent with the provisions of Article VIIIA of the Charter, the Controller is authorized
- 25 to make such transfers and reclassification of accounts necessary to properly reflect the

- 1 provision of central services to the Municipal Transportation Agency in the books and
- 2 accounts of the City. No change can increase or decrease the overall level of the City's
- 3 budget.

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- **SECTION 12.8 Treasure Island Authority.**
- 6 Should the Treasure Island property be conveyed and deed transferred from the federal
- 7 government, the Controller is hereby authorized to make budgetary adjustments
- 8 necessary to ensure that there is no General Fund impact from this conveyance, and
- 9 that expenditures of special assessment revenues conform to governmental accounting
- 10 standards and requirements of the special assessment as adopted by voters and
- 11 approved by the Board of Supervisors.

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- SECTION 12.9 Hetch Hetchy Power Stabilization Fund.
- 14 Hetch Hetchy has entered into a long-term agreement to purchase a fixed amount of
- power. Any excess power from this contract will be sold back to the power market.

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- 17 To limit Hetch Hetchy's risk from adverse market conditions in the future years of the
- 18 contract, the Controller is authorized to establish a power stabilization account that
- 19 reserves any excess revenues from power sales in the early years of the contract.
- 20 These funds may be used to offset potential losses in the later years of the contract.
- 21 The balance in this fund may be reviewed and adjusted annually.

- 23 The power purchase amount reflected in the Public Utility Commission's expenditure
- 24 budget is the net amount of the cost of power purchased for Hetch Hetchy use. Power
- 25 purchase appropriations may be increased by the Controller to reflect the pass through

1 costs of power purchased for resale under long-term fixed contracts previously 2 approved by the Board of Supervisors.

SECTION 12.10 Closure of Special Funds, Projects, and Accounts

In accordance with Administrative Code Section 10.100-1(d), if there has been no expenditure activity for the past two fiscal years, a special fund or project can be closed and repealed. The Controller is hereby authorized and directed to reconcile and balance funds, projects and accounts, and to close completed projects. The Controller is directed to create a clearing account for the purpose of balancing surpluses and deficits in such funds, projects and accounts, and funding administrative costs incurred to perform such reconciliations.

This budget ordinance appropriates fund balance from active project closeouts in continuing funds in the General Fund and a number of special revenue and enterprise funds. The Controller is directed to deappropriate projects to realize the fund balance used as a source in the adopted budget.

SECTION 12.11 Charter-Mandated Baseline Appropriations.

The Controller is authorized to increase or reduce budgetary appropriations as required by the Charter for baseline allocations to align allocations to the amounts required by formula based on actual revenues received during the fiscal year. Departments must obtain Board of Supervisors' approval prior to any expenditure supported by increasing baseline allocations as required under the Charter and the Municipal Code.

1 SECTION 12.12 Parking Tax Allocation.

- 2 The Controller is authorized to increase or decrease final budgetary allocation of
- 3 parking tax in-lieu transfers to reflect actual collections to the Municipal Transportation
- 4 Agency. The Municipal Transportation Agency must obtain Board of Supervisors'
- 5 approval prior to any expenditure supported by allocations that accrue to the Agency
- 6 that are greater than those already appropriated in the Annual Appropriation Ordinance.

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SECTION 12.13 Former Redevelopment Agency Funds.

9 Pursuant to Board of Supervisors Ordinance 215-12, the Successor Agency to the San

Francisco Redevelopment Agency (also known as the Office of Community Investment

and Infrastructure, or OCII) is a separate legal entity from the City and its budget is

subject to separate approval by resolution of the Board of Supervisors. The Controller is

authorized to transfer funds and appropriation authority between and within accounts

related to former San Francisco Redevelopment Agency (SFRA) fund balances to serve

the accounting requirements of the OCII, the Port, the Mayor's Office of Housing and

Community Development and the City Administrator's Office and to comply with state

requirements and applicable bond covenants.

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- The Purchaser is authorized to allow the OCII and departments to follow applicable
- 20 contracting and purchasing procedures of the former SFRA and waive inconsistent
- 21 provisions of the San Francisco Administrative Code when managing contracts and
- 22 purchasing transactions related to programs formerly administered by the SFRA.

- 24 If, during the course of the budget period, the OCII requests departments to provide
- 25 additional services beyond budgeted amounts and the Controller determines that the

- 1 Successor Agency has sufficient additional funds available to reimburse departments
- 2 for such additional services, the departmental expenditure authority to provide such
- 3 services is hereby appropriated.
- 4 When 100% of property tax increment revenues for a redevelopment project area are
- 5 pledged based on an agreement that constitutes an enforceable obligation, the
- 6 Controller will increase or decrease appropriations to match actual revenues realized for
- 7 the project area.

- 9 The Mayor's Office of Housing and Community Development is authorized to act as the
- 10 fiscal agent for the Public Initiatives Development Corporation (PIDC) and receive and
- 11 disburse PIDC funds as authorized by the PIDC bylaws and the PIDC Board of
- 12 Directors.

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SECTION 12.14 CleanPowerSF.

- 15 CleanPowerSF customer payments and all other associated revenues deposited in the
- 16 CleanPowerSF special revenue fund are hereby appropriated in the amounts actually
- 17 received by the City in each fiscal year. The Controller is authorized to disburse the
- 18 revenues appropriated by this section as well as those appropriated yet unspent from
- 19 prior fiscal years to pay power purchase obligations and other operating costs as
- 20 provided in the program plans and annual budgets, as approved by the Board of
- 21 Supervisors for the purposes authorized therein.

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SECTION 12.15 Unclaimed Funds Escheatment Noticing & Accounting

24 Procedures

25 Pursuant to Government Code Sections 50055 and 50057, the Board of Supervisors

authorizes the Treasurer to transfer to the General Fund without publication of a notice in a newspaper the following amounts that remain unclaimed in the treasury of the City or in the official custody of an officer of the City for a period of at least one year: (1) any individual items of less than \$15; and (2) any individual items of \$5,000 or less if the depositor's name is unknown. The Treasurer shall notify the Controller of transfers performed using this authorization.

SECTION 12.16 City Attorney Gifts and Grants for Federal Response

The City Attorney is authorized to accept and expend gifts or grants of funds and gifts of in-kind services, including but not limited to in-kind outside counsel services and expert consultant or witness services, to support the City Attorney's legal advice, advocacy, and litigation in preparation for or response to policies, actions, threats, and other decisions by the federal government. The City Attorney shall report all such grants and gifts to the Controller and the Mayor's Budget Office, in addition to any other applicable reporting requirements in the Administrative Code and the Campaign and Governmental Conduct Code.

SECTION 14. Departments.

The term department as used in this ordinance shall mean department, bureau, office, utility, agency, board, or commission, as the case may be. The term department head as used herein shall be the chief executive duly appointed and acting as provided in the Charter. When one or more departments are reorganized or consolidated, the former entities may be displayed as separate units, if, in the opinion of the Controller, this will facilitate accounting or reporting.

(a) The Public Utilities Commission shall be considered one entity for budget purposes and for disbursement of funds within each of the enterprises. The entity shall retain its enterprises, including Water, Hetch Hetchy, Wastewater, and the Public Utilities Commission, as separate utility fund enterprises under the jurisdiction of the Public Utilities Commission and with the authority provided by the Charter. This section shall not be construed as a merger or completion of the Hetch Hetchy Project, which shall not be deemed completed until a specific finding of completion has been made by the Public Utilities Commission. The consolidated agency will be recognized for purposes of determining employee seniority, position transfers, budgetary authority, and transfers or reappropriation of funds.

(b) There shall be a General Services Agency, headed by the City Administrator, including the Department of Telecommunication and Information Services, and the Department of Administrative Services. The City Administrator shall be considered one entity for budget purposes and for disbursement of funds.

(c) There shall be a Human Services Agency, which shall be considered one entity for budget purposes and for disbursement of funds. Within the Human Services Agency shall be two departments: (1) the Department of Human Services, under the Human Services Commission, and (2) the Department of Disability and Aging Services ("DAAS"), under the Disability and Aging Services Commission, which includes Adult Protective Services, the Public Administrator/Public Guardian, the Mental Health Conservator, the Department of Disability and Aging Services, the County Veterans' Service Officer, and the In-Home Supportive Services Program. This budgetary structure does not affect the legal status or structure of the two departments. The

1 Human Resources Director and the Controller are authorized to transfer employees,

2 positions, and funding in order to effectuate the transfer of the program from one

department to the other. The consolidated agency will be recognized for purposes of

determining employee seniority, position transfers, budgetary authority and transfers or

reappropriation of funds.

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7 The departments within the Human Services Agency shall coordinate with each other

and with the Disability and Aging Services Commission to improve delivery of services,

increase administrative efficiencies and eliminate duplication of efforts. To this end, they

may share staff and facilities. This coordination is not intended to diminish the authority

of the Disability and Aging Services Commission over matters under the jurisdiction of

the Commission.

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The Director of the Disability and Aging Services Commission also may serve as the

department head for DAAS, and/or as a deputy director for the Department of Human

Services, but shall receive no additional compensation by virtue of an additional

appointment. If an additional appointment is made, it shall not diminish the authority of

the Disability and Aging Services Commission over matters under the jurisdiction of the

19 Commission.

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(d) There shall be a Film, Grants, and Arts Agency (FGAA), whose formal name

shall be determined at a later date, which shall be considered one entity for budget

purposes and for disbursement of funds. Within the FGAA shall be two departments and

one division of the General Services Agency: (1) the Arts Commission department, led

by the Director of Cultural Affairs under its Commission, (2) the Film Commission

department, led by the Executive Director under its Commission, and (3) Grants for the
Arts ("GFTA"), under the Director. This budgetary structure does not affect the legal
status or structure of the two departments or GFTA. The Human Resources Director
and the Controller are authorized to transfer employees, positions, and funding in order
to effectuate the transfer of the program from one department or division to the other.
The consolidated agency will be reorganized for purposes of determining employee

seniority, position transfers, budgetary authority and transfers or reappropriation of

8 funds.

The Director of the Agency, appointed by the Mayor, will lead the FGAA. The Director will ensure that the departments and division within the Agency shall coordinate with each other to improve delivery of services to and for artists and the arts, increase administrative efficiencies and eliminate duplication of efforts. To this end, they may share staff and facilities. This coordination is not intended to diminish the authority of the two commissions—the Arts Commission and the Film Commission—over matters under their respective jurisdictions.

(e) There shall be an Agency for Human Rights, which shall be considered one entity for budget purposes and for disbursement of funds. Within the Agency shall be two departments: (1) the Human Rights Commission, led by the Executive Director under its Commission, and (2) the Department on the Status of Women, led by the Director under the Commission on the Status of Women. This budgetary structure does not affect the legal status or structure of the two departments. The Human Resources Director and the Controller are authorized to transfer employees, positions, and funding in order to effectuate the transfer of the program from one department or division to the

1 other. The consolidated agency will be reorganized for purposes of determining

employee seniority, position transfers, budgetary authority and transfers or

3 reappropriation of funds.

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5 The Executive Director of the Human Rights Commission will lead the Agency for

6 Human Rights. The Executive Director will ensure that the departments within the

Agency shall coordinate with each other to improve delivery of services, increase

administrative efficiencies, and eliminate duplication of efforts. To this end, they may

share staff and facilities. This coordination is not intended to diminish the authority of

the two commissions—the Human Rights Commission and the Commission on the

11 Status of Women—over matters under their respective jurisdictions.

12 Neither the Executive Director of the Human Rights Commission nor the Director of the

Department on the Status of Women shall receive additional compensation by virtue of

their role in the Agency.

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(f) The Local Agency Formation Commission (LAFCo) is a separate legal entity established under state law and is not a department or agency of the City. Because the City has a legal obligation to provide funds to LAFCo, this ordinance includes an appropriation for that purpose. Although LAFCo is not part of the Board of Supervisors or subject to the Board's oversight and direction, this ordinance includes appropriations to LAFCo in the Board of Supervisors budget for administrative reasons related to the format of this ordinance. Any transfers of funds to LAFCo from other appropriations in the budget are prohibited without approval by a subsequent ordinance. City staff, including but not limited to the Clerk of the Board of Supervisors, may not perform work for LAFCo, except as authorized by a memorandum of understanding between the City

1 and LAFCo, subject to any required approvals.

SECTION 15. Travel Reimbursement and Cell Phone Stipends.

The Controller shall establish rules for the payment of all amounts payable for travel for officers and employees, and for the presentation of such vouchers as the Controller shall deem proper in connection with expenditures made pursuant to this Section. No allowance shall be made for traveling expenses provided for in this ordinance unless funds have been appropriated or set aside for such expenses in accordance with the provisions of the Charter.

The Controller may advance the sums necessary for traveling expenses, but proper account and return must be made of said sums so advanced by the person receiving the same within ten days after said person returns to duty in the City, and failure on the part of the person involved to make such accounting shall be sufficient cause for the Controller to withhold from such persons pay check or checks in a sum equivalent to the amount to be accounted.

In consultation with the Human Resources Director, the Controller shall establish rules and parameters for the payment of monthly stipends to officers and employees who use their own cells phones to maintain continuous communication with their workplace, and who participate in a Citywide program that reduces costs of City-owned cell phones.

SECTION 15.1 State of California Travel Program.

To ensure cost effective rates and charges and reduce administrative burdens and costs associated with expense reimbursement for City business-related travel and field

expenses, the Controller's Office is authorized to implement rules and regulations required of departments that participate in the State of California's Statewide Travel Program, administered by the California Department of General Services, which provides access to state-negotiated rates with hotel, airline, and car rental providers in adherence with the state's competitive procurement solicitation and contract award rules and regulations. In compliance with rules and regulations established by the Controller, which may be updated from time to time, departments are permitted to participate in the State of California Travel Program as per the pre-established terms and conditions required by the State for local governments. The Controller's Accounting Policies and Procedures manual shall include the State of California Travel Program rules and regulations. This provision shall satisfy San Francisco Administrative Code approval, including Section 21.16 Use of Purchasing Agreements and Reciprocal Agreements with Other Public and Non-Profit Agencies, for travel and related services procured through the State of California Travel Program.

SECTION 16. Contributed Revenue Reserve and Audit and Adjustment Reserve.

The Controller is hereby authorized to establish a Contributed Revenue and Adjustment Reserve to accumulate receipts in excess of those estimated revenues or unexpended appropriations stated herein. Said reserve is established for the purpose of funding the budget of the subsequent year, and the receipts in this reserve are hereby appropriated for said purpose. The Controller is authorized to maintain an Audit and Adjustment Reserve to offset audit adjustments and to balance expenditure accounts to conform to year-end balancing and year-end close requirements.

1 SECTION 17. Airport Service Payment.

- 2 The moneys received from the Airport's revenue fund as the Annual Service Payment
- 3 provided in the Airline-Airport Lease and Use Agreement are in satisfaction of all
- 4 obligations of the Airport Commission for indirect services provided by the City to the
- 5 Commission and San Francisco International Airport and constitute the total transfer to
- 6 the City's General Fund.

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- 8 The Controller is hereby authorized and directed to transfer to the City's General Fund
- 9 from the Airport revenue fund with the approval of the Airport Commission funds that
- 10 constitute the annual service payment provided in the Airline Airport Lease and Use
- 11 Agreement in addition to the amount stated in the Annual Appropriation Ordinance.

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- 13 On the last business day of the fiscal year, unless otherwise directed by the Airport
- 14 Commission, the Controller is hereby authorized and directed to transfer all moneys
- 15 remaining in the Airport's Contingency Account to the Airport's Revenue Fund. The
- 16 Controller is further authorized and directed to return such amounts as were transferred
- 17 from the Contingency Account, back to the Contingency Account from the Revenue
- 18 Fund Unappropriated Surplus on the first business day of the succeeding fiscal year,
- 19 unless otherwise directed by the Airport Commission.

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SECTION 18. Pooled Cash, Investments.

- 22 The Treasurer and Controller are hereby authorized to transfer available fund balances
- 23 within pooled cash accounts to meet the cash management of the City, provided that
- 24 special and non-subsidized enterprise funds shall be credited interest earnings on any
- 25 funds temporarily borrowed therefrom at the rate of interest earned on the City Pooled

- 1 Cash Fund. No such cash transfers shall be allowed where the investment of said funds
- 2 in investments such as the pooled funds of the City is restricted by law.

- 4 SECTION 19. Matching Funds for Federal or State Programs.
- 5 Funds contributed to meet operating deficits or to provide matching funds for federal or
- 6 state aid (e.g. Medicaid under SB 855 or similar legislation for Zuckerberg San
- 7 Francisco General Hospital) are specifically deemed to be made exclusively from local
- 8 property and business tax sources.

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- 10 SECTION 20. Advance Funding of Bond Projects City Departments.
- 11 Whenever the City has authorized appropriations for the advance funding of projects
- which may at a future time be funded from the proceeds of general obligation, revenue,
- or lease revenue bond issues or other legal obligations of the City, the Controller shall
- 14 recover from bond proceeds or other available sources, when they become available,
- 15 the amount of any interest earnings foregone by the General Fund as a result of such
- 16 cash advance to disbursements made pursuant to said appropriations. The Controller
- 17 shall use the monthly rate of return earned by the Treasurer on City Pooled Cash Fund
- during the period or periods covered by the advance as the basis for computing the
- amount of interest foregone which is to be credited to the General Fund.

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- SECTION 21. Advance Funding of Projects Transportation Authority.
- 22 Whenever the San Francisco County Transportation Authority requests advance
- 23 funding of the costs of administration or the costs of projects specified in the City and
- 24 County of San Francisco Transportation Expenditure Plan which will be funded from
- 25 proceeds of the transactions and use tax as set forth in Article 14 of the Business and

Tax Regulations Code, the Controller is hereby authorized to make such advance. The
Controller shall recover from the proceeds of the transactions and use tax when they
become available, the amount of the advance and any interest earnings foregone by the
City General Fund as a result of such cash advance funding. The Controller shall use
the monthly rate of return earned by the Treasurer on General City Pooled Cash funds
during the period or periods covered by the advance as the basis for computing the

7 amount of interest foregone which is to be credited to the General Fund.

SECTION 22. Controller to Make Adjustments, Correct Clerical Errors.

The Controller is hereby authorized and directed to adjust interdepartmental appropriations, make transfers to correct objects of expenditures classifications, and to correct clerical or computational errors as may be ascertained by the Controller to exist in this ordinance. The Controller shall file with the Clerk of the Board a list of such adjustments, transfers, and corrections made pursuant to this Section.

The Controller is hereby authorized to make the necessary transfers to correct objects of expenditure classifications, and corrections in classifications made necessary by changes in the proposed method of expenditure.

SECTION 22.1 Controller to Implement New Financial and Interfacing

21 Subsystems.

In order to further the implementation and adoption of the Financial and Procurement System's modules, the Controller shall have the authority to reclassify departments' appropriations to conform to the accounting and project costing structures established in the new system, as well as reclassify contract authority utilized (expended) balances

1 and unutilized (available) balances to reflect actual spending.

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- 3 SECTION 23. Transfer of State Revenues.
- 4 The Controller is authorized to transfer revenues among City departments to comply
- 5 with provisions in the state budget.

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- 7 SECTION 24. Use of Permit Revenues from the Department of Building
- 8 Inspection.
- 9 Permit revenue funds from the Department of Building Inspection that are transferred to
- 10 other departments as shown in this budget shall be used only to fund the planning,
- 11 regulatory, enforcement, and building design activities that have a demonstrated nexus
- with the projects that produce the fee revenues.

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- 14 SECTION 25. Board of Supervisors Official Advertising Charges.
- 15 The Board of Supervisors is authorized to collect funds from enterprise departments to
- 16 place official advertising. The funds collected are automatically appropriated in the
- 17 budget of the Board of Supervisors as they are received.

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- **SECTION 26. Work Order Appropriations.**
- 20 The Board of Supervisors directs the Controller to establish work orders pursuant to
- 21 Board-approved appropriations, including positions needed to perform work order
- 22 services, and corresponding recoveries for services that are fully cost covered, including
- but not limited to services provided by one City department to another City department,
- 24 as well as services provided by City departments to external agencies, including but not
- 25 limited to the Office of Community Investment and Infrastructure, the Treasure Island

- 1 Development Authority, the School District, and the Community College District.
- 2 Revenues for services from external agencies shall be appropriated by the Controller in
- 3 accordance with the terms and conditions established to perform the service.

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SECTION 26.1 Property Tax System

- 6 In order to minimize new appropriations to the property tax system replacement project,
- 7 the Controller is authorized and directed to apply operational savings from the offices of
- 8 the Tax Collector, Assessor, and Controller to the project. No later than June 1, 2018,
- 9 the Controller shall report to the Budget and Legislative Analyst's Office and Budget and
- 10 Finance Committee on the specific amount of operational savings, including details on
- 11 the source of such savings, in the budgets of Tax Collector, Assessor, and Controller
- that are re-allocated to the Property Tax System Replacement Project.

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SECTION 26.2 Assessment Appeals System

- 15 In order to minimize appropriations to the online assessment appeals application filing
- 16 system project, the Controller is authorized and directed to apply any operating
- 17 balances from the Assessment Appeals Board of the Board of Supervisors to the project
- 18 through Fiscal Year 2029-30.

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SECTION 27. Revenue Reserves and Deferrals.

- 21 The Controller is authorized to establish fee reserve allocations for a given program to
- 22 the extent that the cost of service exceeds the revenue received in a given fiscal year.
- 23 including establishment of deferred revenue or reserve accounts. In order to maintain
- 24 balance between budgeted revenues and expenditures, revenues realized in the fiscal
- year preceding the year in which they are appropriated shall be considered reserved for

1 the purposes for which they are appropriated.

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SECTION 28. Close-Out of Reserved Appropriations.

- 4 On an annual basis, the Controller shall report the status of all reserves, their remaining
- 5 balances, and departments' explanations of why funding has not been requested for
- 6 release. Continuation of reserves will be subject to consideration and action by the
- 7 Budget and Finance Committee or Budget and Appropriations Committee. The
- 8 Controller shall close out reserved appropriations that are no longer required by the
- 9 department for the purposes for which they were appropriated.

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SECTION 28.1. Reserves Placed on Expenditures by Controller.

- 12 Consistent with Charter Section 3.105(d), the Controller is authorized to reserve
- 13 expenditures in the City's budget equal to uncertain revenues, as deemed appropriate
- by the Controller. The Controller is authorized to remove, transfer, and update reserves
- to expenditures in the budget as revenue estimates are updated and received in order
- 16 to maintain City operations.

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SECTION 29. Appropriation Control of Capital Improvement Projects and

19 Equipment.

- 20 Unless otherwise exempted in another section of the Administrative Code or Annual
- 21 Appropriation Ordinance, and in accordance with Administrative Code Section 3.18.
- 22 departments may transfer funds from one Board-approved capital project to another
- 23 Board-approved capital project. The Controller shall approve transfers only if they do
- 24 not materially change the size or scope of the original project. Annually, the Controller
- shall report to the Board of Supervisors on transfers of funds that exceed 10% of the

1 original appropriation to which the transfer is made.

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- 3 The Controller is authorized to approve substitutions within equipment items purchased
- 4 to equip capital facilities providing that the total cost is within the Board-approved capital
- 5 project appropriation.

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- 7 The Controller is authorized to transfer approved appropriations between departments
- 8 to correctly account for capitalization of fixed assets.

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- 10 The Controller is authorized to shift sources among cash and Certificate of Participation
- 11 (COP)-funded capital projects across General Fund departments to ensure the most
- 12 efficient and cost-effective administration of COP funds, provided there is no net
- 13 increase or decrease in project budgets.

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- 15 The Controller is hereby authorized to revise COP debt service appropriations within
- 16 General Fund supported COP debt service funds for authorized but unissued debt, in
- 17 order to make final debt service payments due upon issuance of authorized debt. Such
- 18 revisions shall not increase or decrease approved expenditure authority and shall only
- 19 be done for the purpose of reducing interest costs in future years. Such revisions shall
- 20 only be made if the Controller determines it is financially advantageous to do so.

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- SECTION 30. Business Improvement Districts.
- 23 Proceeds from all special assessments levied on real property included in the property-
- 24 based business improvement districts in the City are hereby appropriated in the
- respective amounts actually received by the City in such fiscal year for each such

1 district.

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The Controller is authorized to disburse the assessment revenues appropriated by this section to the respective Owners' Associations (as defined in Section 36614.5 of the Streets and Highways Code) for such districts as provided in the management district plans, resolutions establishing the districts, annual budgets, and management agreements, as approved by the Board of Supervisors for each such district, for the purposes authorized therein. The Tourism Improvement District and Moscone Expansion Business Improvement District assessments are levied on gross hotel room

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12 SECTION 31. Infrastructure Financing, Infrastructure Revitalization and

revenue and are collected and distributed by the Tax Collector's Office.

- 13 Financing, and Enhanced Infrastructure Financing Districts.
- 14 Within the City, the Board of Supervisors has formed certain voluntary tax increment
- 15 financing districts under state legislation:

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- Pursuant to California Government Code Section 53395 et seq. (IFD Law), the
 Board of Supervisors formed Infrastructure Financing Districts (IFD)
- Pursuant to California Government Code Section 53369 et seq. (IRFD Law), the
 Board of Supervisors formed Infrastructure and Revitalization Financing Districts
 (IRFD) within the City.
 - Pursuant to California Government Code Section 55398.50 et seq. (EIFD Law), the Board of Supervisors and Enhanced Infrastructure Financing District Public Financing Authority No. 1 formed an Enhanced Infrastructure Financing District (EIFD).

The Board of Supervisors hereby authorizes the Controller to transfer funds and appropriation authority between and within accounts related to City and County of San Francisco IFDs, IRFDs, and EIFDs to serve accounting and state requirements, the latest approved Infrastructure Financing Plan for a District, and applicable bond covenants. When 100% of the portion of property tax increment normally appropriated to the City's General Fund or Special Revenue Fund or to the County's Educational Revenue Augmentation Fund (ERAF) is instead pledged, based on Board of Supervisors Ordinance or Resolution approving the Infrastructure Financing Plan, the Controller may increase or decrease appropriations to match actual revenues realized for the IFD. IRFD, or EIFD. Any increases to appropriations would be consistent with the Financing

Plan previously approved by the Board of Supervisors.

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IFD/IRFD/EIFD No / Title	Ordinance/ Resolution	Estimated Tax Increment *			
		F	Y 2025-26	F	Y 2026-27
IFD 2 Port Infrastructure Financing District					
Subproject Area Pier 70 G-1 Historic Core	27-16	\$	811,000	\$	827,000
IFD 2 Port Infrastructure Financing District					
Subproject Areas Pier 70 G-2, G-3, and G-4	220-18	\$	7,975,000	\$	8,134,000
IFD 2 Port Infrastructure Financing District					
Subproject Area I (Mission Rock)	34-18	\$	11,035,000	\$	13,470,000
IRFD 1 Treasure Island Infrastructure and					
Revitalization Financing District	21-17	\$	13,538,000	\$	15,947,000
IRFD 2 Hoedown Yard Infrastructure and					
Revitalization Financing District	348-18	\$	1,867,000	\$	2,748,000
EIFD 1 Power Station Enhanced Infrastructure and					
Financing District**	113-24	\$	-	\$	197,000
*Estimated tax increment per approved Infrastructure Financing Plans.					
**Increment allocated beginning FY2026-27.					

1 SECTION 32. Community Facilities and Special Tax Districts.

2 Pursuant to California Government Code 53311 et seq. (Mello-Roos Community

3 Facilities Act of 1982) and Chapter 43, Article X of the San Francisco Administrative

4 Code, which incorporates the Mello-Roos Community Facilities Act of 1982, the Board

of Supervisors formed Community Facilities Districts (CFDs) and Special Tax Districts

(STDs) within the City. Proceeds from special taxes levied on property in the

CFDs/STDs are hereby appropriated in the respective amounts actually received by the

8 City in such fiscal year for each such district.

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The Controller is authorized to disburse the special tax revenues appropriated by this

section as provided in the Joint Community Facilities Agreements, Development

Agreements, Disposition and Development Agreements, Resolutions of Formation, and

Ordinances levying special taxes, as approved by the Board of Supervisors for each

such district for the purposes authorized therein.

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The Controller may transfer funds and appropriation authority between and within

accounts related to CFDs and STDs to serve accounting requirements, pay authorized

expenditures described in the Board of Supervisors approved Resolution of Formation

for each district (as approved in the referenced Ordinances), and comply with applicable

bond covenants.

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The table below provides estimated special tax revenues for informational purposes;

only amounts actually received by the City and County of San Francisco for each district

in any given fiscal year are authorized to be expended.

			Projected Spe	cial Tax Levy*
18	District	Ordinance	(FY 2025-26)	(FY 2026-27)
	STD No. 2009-1 - Improvement Area No. 1	16-10	\$108,735	\$114,038
19	STD No. 2009-1 - Improvement Area No. 2	16-10	\$167,903	\$167,903
	CFD No. 2014-1 (Transbay) (1)	001-15	\$34,033,224	\$34,713,889
20	CFD No. 2016-1 (Treasure Island) - Improvement Area No. 1 (2)(3)	022-17	\$3,747,554	\$3,822,505
	CFD No. 2016-1 (Treasure Island) - Improvement Area No. 2 (2)(3)	022-17	\$3, 202, 140	\$3,266,183
21	CFD No. 2016-1 (Treasure Island) - Improvement Area No. 3 (2)(3)(4)	022-17	\$1,319,405	\$1,345,793
	STD No. 2018-1 (Central SoMa)	021-19	-	-
22	STD No. 2019-1 (Pier 70 Condos) (5)	027-20		
~~	Facilities Special Tax		\$1,228,621	\$1,253,193
23	Arts Building Special Tax		-	-
23	Services Special Tax		-	-
0.4	STD No. 2019-2 (Pier 70 Leased) (6)	028-20		
24	Facilities Special Tax		\$584,803	\$596,499
	Arts Building Special Tax		-	-
25	Shoreline Special Tax		-	-
	Services Special Tax		-	-
	STD No. 2020-1 (Mission Rock) (7)	079-20		
	Development Special Tax (8)		\$7,077,075	\$7,218,616
	Office Special Tax		\$1,310,741	\$1,336,955
	Shoreline Special Tax		\$1,242,473	\$1,267,322
	Contingent Services Special Tax			
	STD No. 2022-1 (Power Station)	061-22	-	-

^{*}Source:Goodwin Consulting Group, Inc. Preliminary; subject to change.

⁽¹⁾ Special tax projection are subject to change if additional properties issue a COO as of the fiscal year cut-off date.

1 Budget Stabilization Reserve described in Administrative Code Section 10.60 (c).

SECTION 32.2. Federal and State Emergency Revenue Revisions.

The Controller is authorized to revise approved revenue budgets for federal and state emergency-related revenues to manage timing differences and cash flow needs driven by changing granting agencies' guidance and approvals, provided that such adjustments shall not change cumulative total revenue budgets in a given fund for the period from fiscal years 2020-21 through 2025-26. Such revisions shall not change approved expenditure authority. The Controller shall report any such revisions to the Mayor and Board within 30 days of their enactment.

SECTION 32.3. Federal and State Revenue Risk Reserve.

Administrative Provision 32 of the fiscal year 2021-22 budget designated fund balance from fiscal year 2020-21 to the Federal and State Emergency Grant Disallowance Reserve for the purpose of managing revenue shortfalls related to reimbursement disallowances from the Federal Emergency Management Agency (FEMA) and other state and federal agencies. Administrative Provision 32.1 of the fiscal year 2021-22 budget designated fund balance from fiscal year 2020-21 to the Fiscal Cliff Reserve for the purpose of managing projected budget shortfalls following the spend down of federal and state stimulus funds and other one-time sources used to balance the fiscal year 2021-22 and fiscal year 2022-23 budget. The fiscal year 2024-25 ending balances of these reserves are hereby assigned to a budget contingency reserve for the purpose of managing revenue shortfalls related to changes in federal funding. In addition, all revenue escheated to the General Fund from City Option Medical Reimbursement

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1	Accounts in fiscal year 2025-26 is hereby appropriated for deposits to this reserve.
2	These revenues shall not be included in the calculations of deposits to the Budget
3	Stabilization Reserve described in Administrative Code Section 10.60 (c).
4	
5	SECTION 33. Federal, State and Local Match Sources & Uses Accounting for
6	COVID-19 Emergency.
7	The Controller is authorized to adjust federal and state sources appropriations to reflect
8	eligible costs by authorized spending category, to ensure cost reimbursement recovery
9	revenues are maximized, and to align eligible costs to the appropriate federal or state
10	fund, provided there is no net increase or decrease to COVID-19 emergency response
11	revenues or expenditures. Adjustments may be made across fiscal years.
12	
13	SECTION 34. Transbay Joint Powers Authority Financing.
14	Sources received for purposes of payment of debt service for the approved and issued
15	Transbay Community Facilities District special tax bonds and the approved and drawn
16	City bridge loan to the Transbay Joint Powers Authority are hereby appropriated.
17	
18	SECTION 35. Police Department and Sheriff's Department Overtime Reporting.
19	The Police Department and Sheriff's Department shall provide quarterly reports of
20	overtime spending to the Board of Supervisors, including the types of activities
21	performed on overtime.
22	
23	

APPR	OVED AS TO FORM:
DAVII	O CHIU, City Attorney
Ву:	/s/
	BRADLEY A. RUSSI
	Deputy City Attorney

1		
2	Note:	Additions are <i>single-underline italics Times New Roman</i> ; deletions are <i>strikethrough italics Times New Roman</i> .
3		Board amendment additions are <u>double underlined</u> . Board amendment deletions are strikethrough normal .
4		
5	AN ORDINANCE ENUME	RATING POSITIONS IN THE ANNUAL BUDGET AND
6	APPROPRIATION ORDIN	NANCE FOR THE FISCAL YEARS ENDING JUNE 30, 2026, AND
7	JUNE 30, 2027 CONTINU	JING, CREATING, OR ESTABLISHING THESE POSITIONS;
8	ENUMERATING AND INC	CLUDING THEREIN ALL POSITIONS CREATED BY CHARTER OF
9	STATE LAW FOR WHICH	COMPENSATIONS ARE PAID FROM CITY AND COUNTY
0	FUNDS AND APPROPRI	ATED IN THE ANNUAL APPROPRIATION ORDINANCE;
1	AUTHORIZING APPOINT	MENTS OR CONTINUATION OF APPOINTMENTS THERETO;
2	SPECIFYING AND FIXIN	G THE COMPENSATIONS AND WORK SCHEDULES THEREOF;
3	AND AUTHORIZING APP	POINTMENTS TO TEMPORARY POSITIONS AND FIXING
4	COMPENSATIONS THE	REFORE.
5		
6	BE IT ORDAINED BY TH	E PEOPLE OF THE CITY AND COUNTY OF SAN FRANCISCO.
7		
8	SECTION 1. ESTABLISH	IMENT, CREATION AND CONTINUATION OF POSITIONS.
9		
20	In accordance with the pro	ovisions of the Administrative Code and Labor & Employment Code,
21	the positions hereinafter e	enumerated under the respective departments are hereby created,
22	established, or continued	for the fiscal year ending June 30, 2026. Positions created or
23	authorized by Charter or S	State law, compensations for which are paid from City and County
24	funds and appropriated in	the Annual Appropriation Ordinance, as that ordinance may be
25	modified during the fiscal	year in supplemental appropriation or de-appropriation ordinances

1 (together "Annual Appropriation Ordinance"), are enumerated and included herein.

2

- The word "position" or "positions" as used in the ordinance shall be construed to include office
- 4 or offices, and the word "employee" or "employees" shall be construed to include officer or
- officers. The terms "requisition" and "request to fill" are intended to be synonymous and shall
- 6 be construed to mean a position authorization that is required by the Charter.

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Section 1.1. APPOINTMENTS AND VACANCIES - PERMANENT POSITIONS.

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Section 1.1A. Appointing officers as specified in the Charter are hereby authorized, subject to the provisions of this ordinance, to make or continue appointments as needed during the fiscal year to permanent positions enumerated in their respective sections of this ordinance. Such appointments shall be made in accordance with the provisions of the Charter. Appointing officers shall not make an appointment to a vacancy in a permanent position until the request to fill for such position is approved by the Controller. Provided further, that if the Mayor declares an intent to approve requests to fill due to unanticipated financial reasons, appointing officers shall not make an appointment to a vacancy in a permanent position until the request to fill for such position is approved by the Mayor. Provided further, that if changes occur to the classification, compensation, or duties of a permanent position, appointing officers shall not make an appointment to a vacancy in such position until the request to fill for such position is approved by the Department of Human Resources. Provided further, that in order to prevent the stoppage of essential services, the Human Resources Director may authorize an emergency appointment pending approval or disapproval of a request to fill, if funds are available to pay the compensation of such emergency appointee.

Provided that if the proposed employment is for inter-departmental service, the Controller shall approve as to conformity with the following inter-departmental procedure.

Appointing officers shall not authorize or permit employees to work in inter-departmental service unless the following provisions are satisfied. The payment of compensation for the employment of persons in inter-departmental service shall be within the limit of the funds made available by certified inter-departmental work orders and such compensation shall be distributed to the inter-departmental work orders against which they constitute proper detailed charges.

A. If the appointing officer is unable to employ a qualified person to cover the work schedule of a position herein established or authorized, the appointing officer, subject to the provisions of this ordinance and the Annual Appropriation Ordinance and with the approval of the Department of Human Resources, may in the appointing officer's discretion employ more than one person on a lesser work schedule but the combined salaries shall not exceed the compensation appropriated for the position, or may appoint one person on a combined work schedule but subject to the limitation of the appropriation and the compensation schedule for the position and without amendment to this ordinance.

B. Where a vacancy exists in a position, the Human Resources Director may and is hereby authorized to approve a temporary (diverted) request to fill in a different class, provided that the Controller certifies that funds are available to fill that vacancy on this basis, and provided that no action taken as a result of the application of this section will affect the classification of the position concerned as established in the Annual

Appropriation Ordinance and this ordinance.

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An appointing officer, subject to the provisions of this ordinance, the Annual Appropriation Ordinance, the Controller's certification of funds, and Civil Service certification procedures, may employ more than one person on a combined work schedule not to exceed the permanent full-time equivalent, or may combine the appropriations for more than one permanent part-time position in order to create a single full-time equivalent position limited to classifications of positions herein established or authorized and their respective compensation schedules. Such changes shall be reported to the Department of Human Resources and the Controller's office. No full-time equivalent position which is occupied by an employee shall be reduced in hours without the voluntary consent of the employee, if any, holding that position. However, the combined salaries for part-time positions created shall not exceed the compensation appropriated for the full-time position, nor will the salary of a single full-time position created exceed the compensation appropriated for part-time positions. Each permanent part-time employee shall receive the same benefits as existing permanent part-time employees. The funding of additional fringe benefit costs subject to availability of funds will be from any legally available funds.

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Section 1.1B. The Human Resources Director is solely authorized to administratively adjust the terms of this ordinance as follows:

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A. To change the classification of a position provided that the rate of pay is the same or less and the services are in the same functional area.

1	B. To adjust the compensation of a position pursuant to an approved Memorandum
2	of Understanding or ordinance.
3	
4	C. To reflect the initial rates of compensation for a newly established classification,
5	excluding classes covered under Administrative Code Sections 2A.76 and 2A.90.
6	
7	D. To add positions funded in accordance with section 10.22 of the Annual
8	Appropriation Ordinance, regarding Professional Service Contracts, and section 26
9	of the Annual Appropriation Ordinance, regarding work order appropriations.
10	
11	The Department of Human Resources shall promptly notify the Controller, the Clerk of the
12	Board, the Mayor's Office and the affected department(s) if the Human Resources Director
13	takes such actions as authorized above.
14	
15	Section 1.1C. Provided further, that if requests to fill for vacant permanent positions issued by
16	departments where the appointing officers are elected officials enumerated in Article II and
17	Section 6.100 of the Charter (the Board of Supervisors, Assessor-Recorder, City Attorney,
18	District Attorney, Public Defender, Sheriff, and Treasurer) are approved by the Controller and
19	are not approved or rejected by the Mayor and the Department of Human Resources within 15
20	working days of submission, the requests to fill shall be deemed approved. If such requests
21	to fill are rejected by the Mayor and/or the Department of Human Resources, the appointing
22	officers listed above may appeal that rejection in a hearing before the Budget and Finance
23	and/or Budget and Appropriations Committee of the Board of Supervisors, and the Board of
24	Supervisors in its discretion may then grant approval of said requests to fill.
25	

1	Section 1.1D. The Human Resources Director is authorized to make permanent exempt
2	appointments for a period of up to 6 months to permit simultaneous employment of an existing
3	City employee who is expected to depart City employment and a person who is expected to
4	be appointed to the permanent position previously held by the departing employee when such
5	an appointment is necessary to ensure implementation of successful succession plans and to
6	facilitate the transfer of mission-critical knowledge within City departments.
7	
8	Section 1.1E. The Human Resources Director, with concurrence of the Controller, is
9	authorized to adjust the terms of this ordinance to reflect the conversion of temporary
10	positions to a permanent position(s) when sufficient funding is available and conversion is
11	needed either (A) to maintain services when elimination of temporary positions is consistent
12	with the terms of Memoranda of Understanding, or (B) to address City staffing needs created
13	by the San Francisco Housing Authority's changing scope of work, or (C) when the Human
14	Resources Director determines the conversion is warranted and the Controller certifies that
15	the conversion will not require additional salary appropriations in that fiscal year.
16	
17	Section 1.2. APPOINTMENTS - TEMPORARY POSITIONS.
18	
19	Section 1.2A. Temporary appointments to positions defined by Charter Section 10.104(16) as
20	seasonal or temporary positions may be made by the respective appointing officers in excess
21	of the number of permanent positions herein established or enumerated and such other
22	temporary services as required at rates not in excess of salary schedules if funds have been
23	appropriated and are available for such temporary service. Such appointments shall be

limited in duration to no more than 1040 hours in any fiscal year. No appointment to such

temporary or seasonal position shall be made until the Controller has certified the availability

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1	of funds, and the request to fill for such service is approved by the Controller and the
2	Department of Human Resources. Provided further that in order to prevent the stoppage of
3	essential services, the Human Resources Director may authorize an emergency appointment
4	pending approval or disapproval of the request to fill, if funds are available to pay the
5	compensation of such emergency appointee. No such appointment shall continue beyond the
6	period for which the Controller has certified the availability of funds. Provided that if the
7	proposed employment is for inter-departmental service, the Controller shall approve as to
8	conformity with the following inter-departmental procedure. Appointing officers shall not
9	authorize or permit employees to work in inter-departmental service unless the following
10	provisions are complied with. The payment of compensation for the employment of persons
11	in inter-departmental service shall be within the limit of the funds made available by certified
12	inter-departmental work orders and such compensation shall be distributed to the
13	inter-departmental work orders against which they constitute proper detailed charges.
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15	Section 1.2B. Temporary Assignment, Different Department. When the needs and the best
16	interests of the City require, appointing officers are authorized to arrange among themselves
17	the assignment of personnel from one department to another department on a temporary
18	basis. Such temporary assignments shall not be treated as transfers, and may be used to
19	alleviate temporary seasonal peak load situations, complete specific projects, provide
20	temporary transitional work programs to return injured employees to work, or other
21	circumstances in which employees from one department can be effectively used on a
22	temporary basis in another department. All such temporary assignments between
23	departments shall be reviewed and approved by the Department of Human Resources.
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Section 1.3. EXCEPTIONS TO NORMAL WORK SCHEDULES FOR WHICH NO EXTRA

1	COMPENSATION IS AUTHORIZE	ח
ı	COMPENSATION IS AUTHORIZE	υ.

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3 Employees appointed to salaried classifications (i.e., designated –Z symbol) shall work such 4 hours as may be necessary for the full and proper performance of their duties and shall 5 receive no additional compensation for work on holidays or in excess of eight hours per day 6 for five days per week, but may be granted compensatory time off under the provisions of any 7 applicable Memorandum of Understanding or ordinance. Provided that, subject to the fiscal 8 provisions of the Charter and the availability of funds, the Human Resources Director may 9 suspend the provisions of this section to allow overtime payment. Approval of overtime 10 payments shall be limited to extraordinary circumstances in which employees are required to 11 work a significant number of hours in excess of their regular work schedules for a prolonged

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SECTION 2. COMPENSATION PROVISIONS.

be consistently applied to all personnel in a class.

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Section 2.1. PUC EMPLOYEES ASSIGNED TO HETCH HETCHY AND RECREATION AND PARKS EMPLOYEES PERMANENTLY ASSIGNED TO CAMP MATHER.

period of time, with a limited ability to use compensatory time off. Further, such payment shall

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The Public Utilities Commission and Recreation and Parks Department will pay a stipend of \$558.72 per month to employees residing in designated zip code areas enrolled in the Health Services System with employee plus two or more dependents where HMOs are not available and such employees are limited to enrollment to the City Plan I. The Public Utilities Commission and Recreation and Parks Department will pay a stipend of \$162.67 per month to employees residing in designated zip code areas enrolled in the Health

Services System with employee plus one dependent where HMOs are not available and
such employees are limited to enrollment to City Plan I. These rates may be adjusted by
the Health Service System Board to reflect the increase in premiums effective January 1,
2025. The City reserves the right to either reimburse the affected employees or provide ar
equivalent amount directly to the Health Services System.

Section 2.2. MOVING EXPENSES.

Where needed to recruit employees to fill Department Head, Deputy Director or Manager Level IV or higher (Manager V or higher for SFMTA) positions, an appointing authority may authorize the expenditure of pre-offer recruitment expenses, such as interview travel expenses, and reimbursement of post-offer expenses, such as moving, lodging/temporary housing and other relocation costs, not to exceed \$27,004. Reimbursement will be made for actual expenses documented by receipts. As an alternative, the Controller may authorize advance payment of approved expenses. Payments under this section are subject to approval by the Controller and the Human Resources Director (except for SFMTA, where the approval is the Controller and Director of Transportation). This amount shall be indexed to the growth rate in the Consumer Price Index – All Urban Consumers (CPI-U), as reported by the Bureau of Labor Statistics for the San Francisco Metropolitan Statistical Area from February to February of the preceding fiscal year.

Section 2.3. SUPPLEMENTATION OF MILITARY PAY.

A. In accordance with Charter Section A8.400(h) and in addition to the benefits provided pursuant to Section 395.01 and 395.02 of the California Military and Veterans Code and

1	the Civil Service Rules, any City employee who is a member of the reserve corps of the
2	United States Armed Forces, National Guard or other uniformed service organization of
3	the United States and is called into active military service in response to the September
4	11th, 2001 terrorist attacks, international terrorism, conflict in Iraq or related extraordinary
5	circumstances, or to provide medical or logistical support to federal, state, or local
6	government responses to the COVID-19 pandemic shall have the benefits provided for in
7	subdivision (B).
8	
9	B. Any employee to whom subdivision (A) applies, while on military leave, shall receive
10	from the City the following supplement to their military pay and benefits:
11	
12	1. The difference between the amount of the individual's gross military pay and the
13	amount of gross pay the individual would have received as a City employee, had the
14	employee worked the employee's regular work schedule (excluding overtime unless
15	regularly scheduled as part of the employee's regular work schedule).
16	
17	2. Retirement service credit consistent with Section A8.520 of the Charter.
18	
19	3. All other benefits to which the employee would have been entitled had the employee
20	not been called to eligible active military service, except as limited under state law or
21	the Charter.
22	
23	C. As set forth in Charter Section A8.400(h), this section shall be subject to the following
24	limitations and conditions:
25	

1. The employee must have been called into active service for a period greater than 30 consecutive days.

2. The purpose for such call to active service shall have been to respond to the September 11th, 2001 terrorist attacks, international terrorism, conflict in Iraq or related extraordinary circumstances, or to the COVID-19 pandemic, and shall not include scheduled training, drills, unit training assemblies or similar events.

3. The amounts authorized under this section shall be offset by amounts required to be paid pursuant to any other law, so there are no double payments to the employee.

4. Any employee receiving compensation under this section shall execute an agreement providing that if the employee does not return to City service within 60 days of release from active duty (or if the employee is not fit for employment at that time, within 60 days of a determination that the employee is fit for employment), then the compensation described in Sections (B)(1) through (B)(3) shall be treated as a loan payable with interest at a rate equal to the greater of (i) the rate received for the concurrent period by the Treasurer's Pooled Cash Account or (ii) the minimum amount necessary to avoid imputed income under the Internal Revenue Code of 1986, as amended from time to time, and any successor statute. Interest shall begin to accrue 90 days after the employee's release from active service or return to fitness for employment. Such loan shall be payable in equal monthly installments over a period not to exceed 5 years, commencing 90 days after the individual's release from active service or return to fitness for employment.

1	5. This section shall not apply to any active duty served voluntarily after the time that
2	the employee is called to active service.
3	
4	Section 2.4 CITY EMPLOYEES SERVING ON CHARTER-MANDATED BOARDS AND
5	COMMISSIONS, OR BOARDS, COMMISSIONS AND COMMITTEES CREATED BY
6	INITIATIVE ORDINANCE.
7	
8	A. City employees serving on Charter-mandated boards and commissions, or boards,
9	commissions and committees created by initiative ordinance, shall not be compensated for
10	the number of hours each pay period spent in service of these boards and commissions,
11	based on a 40-hour per week compensation assumption.
12	
13	B. City employees covered by this provision shall submit to the Controller each pay period
14	a detailed description of the time spent in service, including attending meetings, preparing
15	for meetings, meeting with interested stakeholders or industry, and writing or responding to
16	correspondence. There is a rebuttable presumption that such employees spend 0.25 of
17	their time in service of these duties. This information shall be made publicly available
18	pursuant to the Sunshine Ordinance.
19	
20	C. This provision shall not apply to City employees whose service is specified in the
21	Charter or by initiative ordinance, nor shall it apply to City employees serving on
22	interdepartmental or other working groups created by initiative of the Mayor or Board of
23	Supervisors, nor shall it apply to City employees who serve on the Health Service Board,
24	Retiree Health Care Trust Fund Board, or Retirement Board
25	

1	Section 2.5 STIPEND FOR PLANNING COMMISSIONERS FOR ATTENDANCE AT
2	PLANNING COMMISSION MEETINGS.
3	
4	Each commissioner serving on the Planning Commission may receive full stipend for that
5	commissioner's attendance at each meeting of the Commission, as enumerated and included
6	herein, if the commissioner is present at the beginning of the first action item on the agenda
7	for such meeting for which a vote is taken until the end of the public hearing on the last
8	calendared item. A commissioner of the Planning Commission who attends a portion of a
9	meeting of the Planning Commission, but does not qualify for full stipend, may receive one-
10	quarter of the stipend available for the commissioner's attendance at each meeting of the
11	commission, as enumerated and included herein.
12	
13	Section 2.6 FIRE CHIEF RESIDENCE.
14	
15	In connection with employment as Fire Chief, the Fire Chief is authorized to use residential
16	areas in the building known as the Dennis T. Sullivan Memorial Fire Chief's Home, located at
17	870 Bush Street, as a personal residence, subject to the terms of a lease between the Chief
18	and the Real Estate Division.
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21	APPROVED AS TO FORM:
22	DAVID CHIU, City Attorney
23	By:/s/
24	CECILIA MANGOBA Deputy City Attorney
25	Doparty Only Amonitory

1	EXPLANA	TION OF SYMBOLS.
2		
3	The follow	ing symbols used in connection with the rates fixed herein have the significance
4	and meani	ng indicated.
5		
6	B.	Biweekly.
7	C.	Contract rate.
8	D.	Daily.
9	E.	Salary fixed by Charter.
10	F.	Salary fixed by State law.
11	G.	Salary adjusted pursuant to ratified Memorandum of Understanding.
12	H.	Hourly.
13	I.	Intermittent.
14	J.	Rate set forth in budget.
15	K.	Salary based on disability transfer.
16	L.	Salary paid by City and County and balance paid by State.
17	M.	Monthly.
18	Ο.	No funds provided.
19	P.	Premium rate.
20	Q.	At rate set under Charter Section A8.405 according to prior service.
21	W.	Weekly.
22	Y.	Yearly.
23		
24		
25		

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2	Note:	Additions are <u>single-underline italics Times New Roman;</u> deletions are <u>strikethrough italics Times New Roman</u> .
3		Board amendment additions are <u>double underlined</u> . Board amendment deletions are strikethrough normal .
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7	JUNE 30, 2027 CONTINU	JING, CREATING, OR ESTABLISHING THESE POSITIONS;
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5		
6	BE IT ORDAINED BY TH	E PEOPLE OF THE CITY AND COUNTY OF SAN FRANCISCO.
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20	In accordance with the pro	ovisions of the Administrative Code and Labor & Employment Code,
21	the positions hereinafter e	enumerated under the respective departments are hereby created,
22	established, or continued	for the fiscal year ending June 30, 2026. Positions created or
23	authorized by Charter or S	State law, compensations for which are paid from City and County
24	funds and appropriated in	the Annual Appropriation Ordinance, as that ordinance may be
25	modified during the fiscal	year in supplemental appropriation or de-appropriation ordinances

1 (together "Annual Appropriation Ordinance"), are enumerated and included herein.

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- The word "position" or "positions" as used in the ordinance shall be construed to include office or offices, and the word "employee" or "employees" shall be construed to include officer or officers. The terms "requisition" and "request to fill" are intended to be synonymous and shall
- 6 be construed to mean a position authorization that is required by the Charter.

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Section 1.1. APPOINTMENTS AND VACANCIES - PERMANENT POSITIONS.

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Provided that if the proposed employment is for inter-departmental service, the Controller shall approve as to conformity with the following inter-departmental procedure.

Appointing officers shall not authorize or permit employees to work in inter-departmental service unless the following provisions are satisfied. The payment of compensation for the employment of persons in inter-departmental service shall be within the limit of the funds made available by certified inter-departmental work orders and such compensation shall be distributed to the inter-departmental work orders against which they constitute proper detailed charges.

A. If the appointing officer is unable to employ a qualified person to cover the work schedule of a position herein established or authorized, the appointing officer, subject to the provisions of this ordinance and the Annual Appropriation Ordinance and with the approval of the Department of Human Resources, may in the appointing officer's discretion employ more than one person on a lesser work schedule but the combined salaries shall not exceed the compensation appropriated for the position, or may appoint one person on a combined work schedule but subject to the limitation of the appropriation and the compensation schedule for the position and without amendment to this ordinance.

B. Where a vacancy exists in a position, the Human Resources Director may and is hereby authorized to approve a temporary (diverted) request to fill in a different class, provided that the Controller certifies that funds are available to fill that vacancy on this basis, and provided that no action taken as a result of the application of this section will affect the classification of the position concerned as established in the Annual

Appropriation Ordinance and this ordinance.

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An appointing officer, subject to the provisions of this ordinance, the Annual Appropriation Ordinance, the Controller's certification of funds, and Civil Service certification procedures, may employ more than one person on a combined work schedule not to exceed the permanent full-time equivalent, or may combine the appropriations for more than one permanent part-time position in order to create a single full-time equivalent position limited to classifications of positions herein established or authorized and their respective compensation schedules. Such changes shall be reported to the Department of Human Resources and the Controller's office. No full-time equivalent position which is occupied by an employee shall be reduced in hours without the voluntary consent of the employee, if any, holding that position. However, the combined salaries for part-time positions created shall not exceed the compensation appropriated for the full-time position, nor will the salary of a single full-time position created exceed the compensation appropriated for part-time positions. Each permanent part-time employee shall receive the same benefits as existing permanent part-time employees. The funding of additional fringe benefit costs subject to availability of funds will be from any legally available funds.

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Section 1.1B. The Human Resources Director is solely authorized to administratively adjust the terms of this ordinance as follows:

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A. To change the classification of a position provided that the rate of pay is the same or less and the services are in the same functional area.

1	B. To adjust the compensation of a position pursuant to an approved Memorandum
2	of Understanding or ordinance.
3	
4	C. To reflect the initial rates of compensation for a newly established classification,
5	excluding classes covered under Administrative Code Sections 2A.76 and 2A.90.
6	
7	D. To add positions funded in accordance with section 10.22 of the Annual
8	Appropriation Ordinance, regarding Professional Service Contracts, and section 26
9	of the Annual Appropriation Ordinance, regarding work order appropriations.
10	
11	The Department of Human Resources shall promptly notify the Controller, the Clerk of the
12	Board, the Mayor's Office and the affected department(s) if the Human Resources Director
13	takes such actions as authorized above.
14	
15	Section 1.1C. Provided further, that if requests to fill for vacant permanent positions issued by
16	departments where the appointing officers are elected officials enumerated in Article II and
17	Section 6.100 of the Charter (the Board of Supervisors, Assessor-Recorder, City Attorney,
18	District Attorney, Public Defender, Sheriff, and Treasurer) are approved by the Controller and
19	are not approved or rejected by the Mayor and the Department of Human Resources within 15
20	working days of submission, the requests to fill shall be deemed approved. If such requests
21	to fill are rejected by the Mayor and/or the Department of Human Resources, the appointing
22	officers listed above may appeal that rejection in a hearing before the Budget and Finance
23	and/or Budget and Appropriations Committee of the Board of Supervisors, and the Board of
24	Supervisors in its discretion may then grant approval of said requests to fill.
25	

1	Section 1.1D. The Human Resources Director is authorized to make permanent exempt
2	appointments for a period of up to 6 months to permit simultaneous employment of an existing
3	City employee who is expected to depart City employment and a person who is expected to
4	be appointed to the permanent position previously held by the departing employee when such
5	an appointment is necessary to ensure implementation of successful succession plans and to
6	facilitate the transfer of mission-critical knowledge within City departments.
7	
8	Section 1.1E. The Human Resources Director, with concurrence of the Controller, is
9	authorized to adjust the terms of this ordinance to reflect the conversion of temporary
10	positions to a permanent position(s) when sufficient funding is available and conversion is
11	needed either (A) to maintain services when elimination of temporary positions is consistent
12	with the terms of Memoranda of Understanding, or (B) to address City staffing needs created
13	by the San Francisco Housing Authority's changing scope of work, or (C) when the Human
14	Resources Director determines the conversion is warranted and the Controller certifies that
15	the conversion will not require additional salary appropriations in that fiscal year.
16	
17	Section 1.2. APPOINTMENTS - TEMPORARY POSITIONS.
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19	Section 1.2A. Temporary appointments to positions defined by Charter Section 10.104(16) as
20	seasonal or temporary positions may be made by the respective appointing officers in excess
21	of the number of permanent positions herein established or enumerated and such other
22	temporary services as required at rates not in excess of salary schedules if funds have been
23	appropriated and are available for such temporary service. Such appointments shall be

limited in duration to no more than 1040 hours in any fiscal year. No appointment to such

temporary or seasonal position shall be made until the Controller has certified the availability

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1	of funds, and the request to fill for such service is approved by the Controller and the
2	Department of Human Resources. Provided further that in order to prevent the stoppage of
3	essential services, the Human Resources Director may authorize an emergency appointment
4	pending approval or disapproval of the request to fill, if funds are available to pay the
5	compensation of such emergency appointee. No such appointment shall continue beyond the
6	period for which the Controller has certified the availability of funds. Provided that if the
7	proposed employment is for inter-departmental service, the Controller shall approve as to
8	conformity with the following inter-departmental procedure. Appointing officers shall not
9	authorize or permit employees to work in inter-departmental service unless the following
10	provisions are complied with. The payment of compensation for the employment of persons
11	in inter-departmental service shall be within the limit of the funds made available by certified
12	inter-departmental work orders and such compensation shall be distributed to the
13	inter-departmental work orders against which they constitute proper detailed charges.
14	
15	Section 1.2B. Temporary Assignment, Different Department. When the needs and the best
16	interests of the City require, appointing officers are authorized to arrange among themselves
17	the assignment of personnel from one department to another department on a temporary
18	basis. Such temporary assignments shall not be treated as transfers, and may be used to
19	alleviate temporary seasonal peak load situations, complete specific projects, provide
20	temporary transitional work programs to return injured employees to work, or other
21	circumstances in which employees from one department can be effectively used on a
22	temporary basis in another department. All such temporary assignments between
23	departments shall be reviewed and approved by the Department of Human Resources.
24	

Section 1.3. EXCEPTIONS TO NORMAL WORK SCHEDULES FOR WHICH NO EXTRA

1	COMPENSATION IS AUTHORIZED.
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3 Employees appointed to salaried classifications (i.e., designated –Z symbol) shall work such 4 hours as may be necessary for the full and proper performance of their duties and shall 5 receive no additional compensation for work on holidays or in excess of eight hours per day 6 for five days per week, but may be granted compensatory time off under the provisions of any 7 applicable Memorandum of Understanding or ordinance. Provided that, subject to the fiscal 8 provisions of the Charter and the availability of funds, the Human Resources Director may 9 suspend the provisions of this section to allow overtime payment. Approval of overtime 10 payments shall be limited to extraordinary circumstances in which employees are required to 11 work a significant number of hours in excess of their regular work schedules for a prolonged 12 period of time, with a limited ability to use compensatory time off. Further, such payment shall

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SECTION 2. COMPENSATION PROVISIONS.

be consistently applied to all personnel in a class.

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Section 2.1. PUC EMPLOYEES ASSIGNED TO HETCH HETCHY AND RECREATION AND PARKS EMPLOYEES PERMANENTLY ASSIGNED TO CAMP MATHER.

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The Public Utilities Commission and Recreation and Parks Department will pay a stipend of \$558.72 per month to employees residing in designated zip code areas enrolled in the Health Services System with employee plus two or more dependents where HMOs are not available and such employees are limited to enrollment to the City Plan I. The Public Utilities Commission and Recreation and Parks Department will pay a stipend of \$162.67 per month to employees residing in designated zip code areas enrolled in the Health

Services System with employee plus one dependent where HMOs are not available and
such employees are limited to enrollment to City Plan I. These rates may be adjusted by
the Health Service System Board to reflect the increase in premiums effective January 1,
2025. The City reserves the right to either reimburse the affected employees or provide ar
equivalent amount directly to the Health Services System.

Section 2.2. MOVING EXPENSES.

Where needed to recruit employees to fill Department Head, Deputy Director or Manager Level IV or higher (Manager V or higher for SFMTA) positions, an appointing authority may authorize the expenditure of pre-offer recruitment expenses, such as interview travel expenses, and reimbursement of post-offer expenses, such as moving, lodging/temporary housing and other relocation costs, not to exceed \$27,004. Reimbursement will be made for actual expenses documented by receipts. As an alternative, the Controller may authorize advance payment of approved expenses. Payments under this section are subject to approval by the Controller and the Human Resources Director (except for SFMTA, where the approval is the Controller and Director of Transportation). This amount shall be indexed to the growth rate in the Consumer Price Index – All Urban Consumers (CPI-U), as reported by the Bureau of Labor Statistics for the San Francisco Metropolitan Statistical Area from February to February of the preceding fiscal year.

Section 2.3. SUPPLEMENTATION OF MILITARY PAY.

A. In accordance with Charter Section A8.400(h) and in addition to the benefits provided pursuant to Section 395.01 and 395.02 of the California Military and Veterans Code and

1	the Civil Service Rules, any City employee who is a member of the reserve corps of the
2	United States Armed Forces, National Guard or other uniformed service organization of
3	the United States and is called into active military service in response to the September
4	11th, 2001 terrorist attacks, international terrorism, conflict in Iraq or related extraordinary
5	circumstances, or to provide medical or logistical support to federal, state, or local
6	government responses to the COVID-19 pandemic shall have the benefits provided for in
7	subdivision (B).
8	
9	B. Any employee to whom subdivision (A) applies, while on military leave, shall receive
10	from the City the following supplement to their military pay and benefits:
11	
12	1. The difference between the amount of the individual's gross military pay and the
13	amount of gross pay the individual would have received as a City employee, had the
14	employee worked the employee's regular work schedule (excluding overtime unless
15	regularly scheduled as part of the employee's regular work schedule).
16	
17	2. Retirement service credit consistent with Section A8.520 of the Charter.
18	
19	3. All other benefits to which the employee would have been entitled had the employee
20	not been called to eligible active military service, except as limited under state law or
21	the Charter.
22	
23	C. As set forth in Charter Section A8.400(h), this section shall be subject to the following
24	limitations and conditions:
25	

- The employee must have been called into active service for a period greater than 30 consecutive days.

2. The purpose for such call to active service shall have been to respond to the September 11th, 2001 terrorist attacks, international terrorism, conflict in Iraq or related extraordinary circumstances, or to the COVID-19 pandemic, and shall not include scheduled training, drills, unit training assemblies or similar events.

3. The amounts authorized under this section shall be offset by amounts required to be paid pursuant to any other law, so there are no double payments to the employee.

4. Any employee receiving compensation under this section shall execute an agreement providing that if the employee does not return to City service within 60 days of release from active duty (or if the employee is not fit for employment at that time, within 60 days of a determination that the employee is fit for employment), then the compensation described in Sections (B)(1) through (B)(3) shall be treated as a loan payable with interest at a rate equal to the greater of (i) the rate received for the concurrent period by the Treasurer's Pooled Cash Account or (ii) the minimum amount necessary to avoid imputed income under the Internal Revenue Code of 1986, as amended from time to time, and any successor statute. Interest shall begin to accrue 90 days after the employee's release from active service or return to fitness for employment. Such loan shall be payable in equal monthly installments over a period not to exceed 5 years, commencing 90 days after the individual's release from active service or return to fitness for employment.

1	5. This section shall not apply to any active duty served voluntarily after the time that
2	the employee is called to active service.
3	
4	Section 2.4 CITY EMPLOYEES SERVING ON CHARTER-MANDATED BOARDS AND
5	COMMISSIONS, OR BOARDS, COMMISSIONS AND COMMITTEES CREATED BY
6	INITIATIVE ORDINANCE.
7	
8	A. City employees serving on Charter-mandated boards and commissions, or boards,
9	commissions and committees created by initiative ordinance, shall not be compensated for
10	the number of hours each pay period spent in service of these boards and commissions,
11	based on a 40-hour per week compensation assumption.
12	
13	B. City employees covered by this provision shall submit to the Controller each pay period
14	a detailed description of the time spent in service, including attending meetings, preparing
15	for meetings, meeting with interested stakeholders or industry, and writing or responding to
16	correspondence. There is a rebuttable presumption that such employees spend 0.25 of
17	their time in service of these duties. This information shall be made publicly available
18	pursuant to the Sunshine Ordinance.
19	
20	C. This provision shall not apply to City employees whose service is specified in the
21	Charter or by initiative ordinance, nor shall it apply to City employees serving on
22	interdepartmental or other working groups created by initiative of the Mayor or Board of
23	Supervisors, nor shall it apply to City employees who serve on the Health Service Board,
24	Retiree Health Care Trust Fund Board, or Retirement Board
25	

1	Section 2.5 STIPEND FOR PLANNING COMMISSIONERS FOR ATTENDANCE AT
2	PLANNING COMMISSION MEETINGS.
3	
4	Each commissioner serving on the Planning Commission may receive full stipend for that
5	commissioner's attendance at each meeting of the Commission, as enumerated and included
6	herein, if the commissioner is present at the beginning of the first action item on the agenda
7	for such meeting for which a vote is taken until the end of the public hearing on the last
8	calendared item. A commissioner of the Planning Commission who attends a portion of a
9	meeting of the Planning Commission, but does not qualify for full stipend, may receive one-
10	quarter of the stipend available for the commissioner's attendance at each meeting of the
11	commission, as enumerated and included herein.
12	
13	Section 2.6 FIRE CHIEF RESIDENCE.
14	
15	In connection with employment as Fire Chief, the Fire Chief is authorized to use residential
16	areas in the building known as the Dennis T. Sullivan Memorial Fire Chief's Home, located at
17	870 Bush Street, as a personal residence, subject to the terms of a lease between the Chief
18	and the Real Estate Division.
19	
20	
21	APPROVED AS TO FORM:
22	DAVID CHIU, City Attorney
23	By: /s/
24	By: /s/ CECILIA MANGOBA Deputy City Attorney
25	Deputy Oily Attorney

1	EXPLANA	TION OF SYMBOLS.
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3	The follow	ing symbols used in connection with the rates fixed herein have the significance
4	and meani	ng indicated.
5		
6	B.	Biweekly.
7	C.	Contract rate.
8	D.	Daily.
9	E.	Salary fixed by Charter.
10	F.	Salary fixed by State law.
11	G.	Salary adjusted pursuant to ratified Memorandum of Understanding.
12	H.	Hourly.
13	I.	Intermittent.
14	J.	Rate set forth in budget.
15	K.	Salary based on disability transfer.
16	L.	Salary paid by City and County and balance paid by State.
17	M.	Monthly.
18	Ο.	No funds provided.
19	P.	Premium rate.
20	Q.	At rate set under Charter Section A8.405 according to prior service.
21	W.	Weekly.
22	Y.	Yearly.
23		
24		
25		



DANIEL LURIE Mayor

RECEIVED AK
BOARD OF SUPERVISORS
SAN FRANCISCO
2025 MAY 30 PM04:21

To: Angela Calvillo, Clerk of the Board of Supervisors

From: Sophia Kittler, Mayor's Budget Director

Date: May 30, 2025

Re: Interim Exceptions to the Annual Salary Ordinance and Annual Appropriations Ordinance

Dear Madam Clerk,

I herein present exceptions to the Annual Salary Ordinance (ASO) and Annual Appropriations Ordinance (AAO) for consideration by the Budget and Appropriations Committee of the Board of Supervisors. The City's standard practice is to budget new positions beginning in pay period 7, at 0.79 FTE. Where there is justification for expedited hiring and spending, however, the Board may authorize exceptions to the Interim ASO and AAO, which allow new positions to be filled, prior to final adoption of the budget.

Exceptions are being requested for the following positions:

General Fund Positions (56.3 FTE)

• Office of the Controller (CON)
1688 Inspector General, Controller's Office (1.0 FTE). This position was created by voters through the passage of Proposition C in November 2024.

• Department of Human Resources (HRD)

1042 IS Engineer-Journey (3.0 FTE); 1053 IS Business Analyst (1.0 FTE); 1824 Principal Administrative Analyst (1.0 FTE). These filled positions have been previously funded through project-based funding and are critical to support ongoing Hiring Modernization projects approved by the Committee on Information Technology (COIT).

• Department of Public Health (DPH)

2230 Physician Specialist (0.4 FTE); 0932 Manager IV (1.0 FTE); 1636 Health Care Billing Clerk II (1.0 FTE); 1824 Principal Administrative Analyst (1.0 FTE); 1932 Assistant Storekeeper (1.0 FTE); 2232 Senior Physician Specialist (1.0 FTE); 2593 Health Program Coordinator III (1.0 FTE); 2909 Hospital Eligibility Worker Supervisor (1.0 FTE); 2920 Medical Social Worker (1.0 FTE); P103 Special Nurse (1.4 FTE); 2328 Nurse Practitioner (1.5 FTE); 2932 Senior Behavioral Health Clinician (2.0 FTE); 2588 Health Worker IV (2.0 FTE); 2586 Health Worker II (3.0 FTE); 2587 Health Worker III (3.0 FTE); 2312 Licensed Vocational Nurse (6.0 FTE); 2320 Registered Nurse (10.0 FTE); 2930 Behavioral Health Clinician (13.0 FTE). These positions are part of the City's investment in transformed behavioral health and homelessness response, with greater accountability, integrated service delivery, and prioritization of compassionate care.

Non-General Fund Positions (10.5 FTE)

Office of the Public Defender (PDR)

8177 Attorney (Civil/Criminal) (1.0 FTE). An interim exception is required as this is a

new grant for an existing Clean Slate Attorney position at PDR.

• Department of Public Health (DPH)

2320 Registered Nurse (0.5 FTE); 2586 Health Worker II (1.0 FTE); 2587 Health Worker III (2.0 FTE); 2588 Health Worker IV (2.0 FTE); 2930 Behavioral Health Clinician (2.0 FTE; 2932 Senior Behavioral Health Clinician (2.0 FTE). These positions are part of the City's investment in transformed behavioral health and homelessness response, with greater accountability, integrated service delivery, and prioritization of compassionate care.

Please do not hesitate to contact me if you have any questions regarding the requested interim exceptions to the Annual Salary Ordinance and Annual Appropriations Ordinance.

Sincerely,

Sophia Kittler Mayor's Budget Director

cc: Members of the Budget and Appropriations Committee

Budget & Legislative Analyst's Office



DANIEL LURIE
MAYOR
RECEIVED AK
BOARD OF SUPERVISORS

SOARD OF SUPERCOSORY SAN FRANCISCO 2025 MAY 30 PNO4:20

To: Angela Calvillo, Clerk of the Board of Supervisors

From: Sophia Kittler, Mayor's Budget Director

Date: May 30, 2025

Re: Minimum Compensation Ordinance and the Mayor's FY 2025-26 and FY 2026-27

Proposed Budget

Madam Clerk,

Pursuant to San Francisco Administrative Code, SEC 12P.3, the minimum compensation for nonprofit corporations will be \$21.55 as of July 1, 2025, eventually reaching \$23.00 by January 1, 2026.

Pursuant to San Francisco Administrative Code, SEC 12P.3, the minimum compensation for public entities will be \$22.50 as of July, 1, 2025, eventually reaching \$23.00 by January 1, 2026.

This letter provides notice to the Board of Supervisors that the Mayor's proposed budget for Fiscal Years (FY) FY 2025-26 and FY 2026-27 contains funding to support these minimum compensation age levels for nonprofit corporations and public entities.

If you have any questions, please contact my office.

Sincerely.

Sophia Kittler Mayor's Budget Director

cc: Members of the Board of Supervisors

Budget & Legislative Analyst's Office



DANIEL LURIE Mayor

RECEIVED AK ROARD OF SUPERVISORS GAN FRANCISCO 2025 MAY 30 PMO4:20

To: Angela Calvillo, Clerk of the Board of Supervisors

From: Sophia Kittler, Mayor's Budget Director

Date: May 30, 2025

Re: Notice of Transfer of Functions under Charter Section 4.132

This memorandum constitutes notice to the Board of Supervisors under Charter Section 4.132 of transfers of functions between departments within the Executive Branch. All positions are regular positions unless otherwise specified. The positions include the following:

- One position (1.0 FTE 1093 IT Operations Support Administrator III) from the War Memorial (WAR) to the Department of Technology (TIS) in response to TIS's proposal to take on IT management responsibilities.
- Two positions (1.0 FTE 1054 IS Business Analyst-Principal; 1.0 FTE 1052 IS Business Analyst) to be transferred from the Department of Children, Youth, and Their Families (CHF) to TIS to streamline IT service provision citywide, consolidating IT functions under the Department of Technology to improve efficiency and service delivery.
- Two positions (1.0 FTE 0922 Manager I; 1.0 FTE 1823 Senior Administrative Analyst) from the Human Rights Commission (HRC) to the Police Department (POL), which make up the Sexual Harassment and Assault Response and Prevention (SHARP) team, to be transferred from HRC to POL as the final move to transition SHARP to POL.
- Four positions (2.0 FTE 1777 Media/Security Systems Specialist; 2.0 FTE 1781 Media/Security Systems Supervisor) to be transferred from the Office of the City Administrator to TIS to align functions under the most appropriate teams. Currently, A/V services are split between Media Services and SFGovTV. Consolidating all A/V responsibilities under SFGovTV would improve service delivery, increase staffing flexibility, and better align technical expertise. Media Services also oversees security systems in Real Estate-managed buildings, and this responsibility would remain with Real Estate as part of its facilities management role.
- Fifteen positions, including all 7 Commissioners, (0.7 FTE 0111 Board/Commission Members, Group II; 0.09 FTE 0931 Manager III; 0.51 FTE 1823 Administrative Analyst; 2.0 FTE 2998 Representatives, Commission on the Status of Women; 1.0 FTE 0961 Department Head; 1.0 FTE 1840 Junior Management Assistant; 1.0 FTE 1822 Administrative Analyst; 1.0 FTE 1824 Principal Administrative Analyst from the Department on the Status of Women (WOM) to HRC). This list includes six General Fund and two Non-General Fund positions. These changes are made through the Department and do not affect the Commission on the Status of Women. The changes are made at the Mayor's request to consolidate the two Departments into a singular agency to

share financial resources that will benefit the communities of San Francisco and allow the Commissions to effectively follow their Charter mandates.

• Eleven positions (1.0 FTE 2593 Health Program Coordinator III; 1.0 FTE 2932 Senior Behavioral Health Clinician; 2.0 FTE Behavioral Health Clinician; 7.0 FTE 2587 Health Worker III) from the Department of Homelessness and Supportive Services (HOM) to the Department of Public Health (DPH) to integrate staff providing physical and mental health support to people experiencing homelessness or transitioning out of homelessness as part of Whole Person Integrated Care.

If you have any questions, please feel free to contact my office.

Sincerely,

Sophia Kittler

Mayor's Budget Director

cc: Members of the Budget and Appropriations Committee

Budget & Legislative Analyst's Office



DANIEL LURIE MAYOR

To: Angela Calvillo, Clerk of the Board of Supervisors

From: Sophia Kittler, Mayor's Budget Director

Date: May 30, 2025

Re: Mayor's FY 2025-26 and FY 2026-27 Budget Submission

RECEIVED AK
BOARD OF SUPERVISORS
SAN FRANCISCO
2025 HAY 30 PHO4:18

Madam Clerk,

In accordance with City and County of San Francisco Charter, Article IX, Section 9.100, the Mayor's Office hereby submits the Mayor's proposed budget by May 30th, corresponding legislation, and related materials for Fiscal Year (FY) 2025-26 and FY 2026-27.

In addition to the Mayor's Proposed FY 2025-26 and FY 2026-27 Budget Book, the following items are included in the Mayor's submission:

- Proposed *Interim* Budget and Annual Appropriation Ordinance (AAO)
- Proposed Interim Annual Salary Ordinance (ASO)
- Proposed Budget and Annual Appropriation Ordinance (AAO)
- Proposed Annual Salary Ordinance (ASO)
- Administrative Provisions for both, but separate documents of the AAO and ASO, in tracked changes, and on pleading paper
- Proposed Budget for the Office of Community Investment and Infrastructure
- A Transfer of Function letter detailing the transfer of positions from one City department to another
- An Interim Exception letter to the ASO
- PUC Capital Amendment and Debt Authorization
- Prop J Certification Letters
- A letter addressing funding levels for consumer price index increases for nonprofit corporations or public entities for the coming two fiscal years
- 40 pieces of trailing legislation
- Memo to the Board President requesting for 30-day rule waivers on ordinances

Please note the following:

• Technical adjustments to the June 1 budget are being prepared, but are not submitted with this set of materials.

Sincerely,

Sophia Kittler

Mayor's Budget Director

cc: Members of the Board of Supervisors Budget & Legislative Analyst's Office

No	DEPT	Item	Description	Type of Legislation	File #
1	ADM	Code Amendment	Amending the Administrative Code to modify the fees for the use of City Hall	Ordinance	250591
2	ADM	Code Amendment	Amending the Administrative Code to transfer responsibilities for oversight of the collection of sexual orientation and gender identity data from the City Administrator to the Human Rights Commission and removing obsolete reporting requirements	RECEIVED AK D OF SUPERVISO AN FRANCISCO Ordinance AD4:1	250502
3	ADM	Code Amendment	Amending the Administrative Code to clarify the status of the Treasure Island Development Authority ("TIDA") as a City department	Ordinance	250594
4	ADM	Continuing Prop J	Convention Facilities Management	Resolution	250615
5	ADM	Continuing Prop J	Security Services for RED Buildings	Resolution	250615
6	ADM	Continuing Prop J	Custodial Services for RED Buildings	Resolution	250615
7	ADM	Continuing Prop J	Security Guard Service at Central Shops	Resolution	250615
8	BOS	Continuing Prop J	Budget and Legislative Analyst Services	Resolution	250615
9	CON	Access Line Tax	Resolution concurring with the Controller's establishment of the Consumer Price Index for 2025, and adjusting the Access Line Tax by the same rate.	Resolution	250612
10	CON	Code Amendment	Amending the Administrative Code to eliminate the Budget Savings Incentive Fund	Ordinance	250595
11	CON	Neighborhood Beautification and Graffiti Clean-up Fund Tax	Adopting the Neighborhood Beautification and Graffiti Clean- up Fund Tax designation ceiling for tax year 2025	Ordinance	250596
12	DBI	DBI Fee Changes	Amending the Building, Subdivision, and Administrative Codes to adjust fees charged by the Department of Building Inspection and to establish Subfunds within the Building Inspection Fund; and affirming the Planning Department's determination under the California Environmental Quality Act	Ordinance	250592
13	DEC	Early Care and Education	Modifying the baseline funding requirements for early care and	Ordinance	250597

		Commercial Rents Tax Baseline	education programs in Fiscal Years (FYs) 2025-2026 and 2026- 2027, to enable the City to use the interest earned from the Early Care and Education Commercial Rents Tax for those baseline programs		cont'd 250597
14	DPH	State Recurring Grants FY25-36	Authorizing the acceptance and expenditure of Recurring State grant funds by the San Francisco Department of Public Health for Fiscal Year (FY) 2025-2026	Resolution	250618
15	DPH	CCE Expansion Grant	Grant Agreement - California Department of Social Services - Community Care Expansion Program - Anticipated Revenue to the City \$9,895,834	Resolution	250619
16	DPH	Code Amendment	Various Codes - Environmental Health Permit, Fee, and Penalties Revisions	Ordinance	250606
17	DPH	HHIP Grant	Delegation of 9.118 Authority - Accept and Expend Grant - San Francisco Health Authority, a local governmental entity doing business as the San Francisco Health Plan ("Health Plan" or "SFHP") - Housing and Homelessness Incentive Program ("HHIP") Expanding San Francisco Department of Public Health Recuperative Care Community Supports - \$2,489,698.63	Resolution	250620
18	DPH	IPP Grant	Delegation of 9.118 Authority - Accept and Expend Grant - San Francisco Health Authority, a local governmental entity doing business as the San Francisco Health Plan ("Health Plan" or "SFHP") - Incentive Payment Program ("IPP") San Francisco Department of Public Health Epic Enhancement Implementation Project - \$6,000,000	Resolution	250621
19	DPH	Patient Revenues	Amending the Health Code to set patient rates for services provided by the Department of Public Health (DPH), for Fiscal Years 2025-2026 and 2026-2027; and authorizing DPH to waive or reduce fees to meet the needs of low-income patients through its	Resolution Ordinance	250607

			provision of charity care and other discounted payment programs		cont'd 250607
20	DPH	Continuing Prop J	Healthcare Security at Primary Care Clinics	Resolution	250615
21	DPW	DPW Fee Changes	Public Works, Subdivision Codes - Fee Modification and Waiver	Ordinance	250608
22	DPW	Continuing Prop J	Yard Operations and Street Tree Nursery	Resolution	250615
23	HOM	Continuing Prop J	Security Services	Resolution	250615
24	НОМ	Continuing Prop J	Homelessness and Supportive Housing security services	Resolution	250615
25	НОМ	Homelessness and Supportive Housing Fund	Approving the FYs 2025-2026 and 2026-2027 Expenditure Plan for the Department of Homelessness and Supportive Housing Fund	Resolution	250613
26	НОМ	Our City, Our Home Homelessness Gross Receipts Tax	Funding Reallocation - Our City, Our Home Homelessness Gross Receipts Tax - Services to Address Homelessness - \$88,495,000 Plus Future Revenue Through FY 2027-28	Ordinance	250609
27	LIB	Friends of the Library A&E	Annual Accept & Expend legislation for the SFPL's Friends of the Library Fund	Resolution	250614
28	МОНСО	Continuing Prop J	Treeline Security Inc services for City-owned properties in predevelopment for affordable housing sites	Resolution	250615
29	OCII	OCII Budget Resolution	Office of Community Investment and Infrastructure, operating as Successor Agency to the San Francisco Redevelopment Agency, Fiscal Year 2025-26 Budget	Resolution	250611
30	OCII	OCII Interim Budget Resolution	Office of Community Investment and Infrastructure, operating as Successor Agency to the San Francisco Redevelopment Agency, Fiscal Year 2025-26 Interim Budget	Resolution	250610
31	PDR	Crankstart Foundation Grant A&E	Accept and Expend Grant - Retroactive - Immigration Defense Unit - Crankstart Foundation - Amendment to the Annual Salary Ordinance for FYs 2024-25 and 2025-26 - \$3,400,000	Ordinance	250598
32	POL	Code Amendment	Registration Fees and Fingerprint ID Fund	Ordinance	250599
33	PUC	Fixed Budget Amendment	Continues waiving certain small business first-year permit, license, and business registration fees	Ordinance	250602

34	REC	Bobo Estate A&E	Accept and Expend Bequest - Estate of William Benjamin Bobo - Benches, Park Furnishings and Park Improvements Across San Francisco - \$3,600,000	Resolution	250616
35	REC	Code Amendment	Amending the Park Code to authorize the Recreation and Park Department to charge fees for reserving tennis/pickleball courts at locations other than the Golden Gate Park Tennis Center; and affirming the Planning Department's determination under the California Environmental Quality Act	Ordinance	250603
36	REC	Authorizing Paid Parking in Golden Gate Park	Authorizing the Municipal Transportation Agency (SFMTA) to set parking rates in Golden Gate Park in accordance with Park Code provisions that authorize SFMTA rate-setting on park property; and affirming the Planning Department's determination under the California Environmental Quality Act	Resolution	250617
37	REC	Code Amendment	PUC Cost Recovery Fee	Ordinance	250604
38	REC	Code Amendment	Scholarship Recovery Fee	Ordinance	250605
39	REG	Continuing Prop J	Assembly and mailing of vote-by-mail ballot packets	Resolution	250615
40	SHF	Continuing Prop J	Jail Food Service	Resolution	250615