FILE NO. 220241

ORDINANCE NO.

1	[Building Code or Excessive No	- Construction That Causes Temporary Suspension of Water or Utility Service bise]	
2	Ordinance amo	ending the Building Code to prohibit construction projects in buildings	
3	with any reside	ential rental units, where the project would require the suspension of	
4	water or utility	water or utility service to residential tenants, without the property owner providing	
5	alternative sources of water and power or reaching agreement with tenants, and to		
6	require installation of temporary insulation to mitigate noise and disruption to		
7	impacted residential tenants; adopting findings of local conditions under the California		
8	Health and Sat	ety Code; and affirming the Planning Department's determination under	
9	the California	Environmental Quality Act.	
10 11	NOTE:	Unchanged Code text and uncodified text are in plain Arial font. Additions to Codes are in single-underline italics Times New Roman font.	
12 13 14		Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in <u>strikethrough italics Times New Roman font</u> . Board amendment additions are in <u>double-underlined Arial font</u> . Board amendment deletions are in strikethrough Arial font . Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.	
15 16	Be it ord	ained by the People of the City and County of San Francisco:	
17	Section 7	1. Environmental and Other Findings.	
18	(a) The Planning Department has determined that the actions contemplated in this		
19	ordinance comp	oly with the California Environmental Quality Act (California Public Resources	
20	Code Sections	21000 et seq.). Said determination is on file with the Clerk of the Board of	
21	Supervisors in File No. 220241 and is incorporated herein by reference. The Board affirms		
22	this determination.		
23	(b) Purs	uant to Charter Section D3.750-5, the Building Inspection Commission	
24	considered this ordinance at a duly noticed public hearing held on, 2022.		
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(c) On March 16, 2020, in response to the COVID-19 pandemic, the Governor issued
 Executive Order N-28-20, finding that local jurisdictions must take measures to preserve and
 increase housing security and that additional measures may be necessary to protect public
 health and to mitigate the economic effects of COVID-19.

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6 Section 2. Findings Regarding Local Conditions. No local findings are required under 7 California Health and Safety Code Section 17958.7 because the amendments to the Building 8 Code contained in this ordinance do not regulate materials or manner of construction or 9 repair, and instead relate to administrative procedures for implementing and enforcing the Code, which are expressly excluded from the definition of a "building standard" by California 10 Health and Safety Code Section 18909(c). Nonetheless, the Board of Supervisors hereby 11 12 finds that the following local conditions apply to the amendments to the San Francisco 13 Building Code enacted by this ordinance:

14 (a) California Health and Safety Code Sections 17958 and 17958.5 allow the City to 15 make changes or modifications in the requirements contained in the provisions published by 16 the California Building Standards Commission, including the California Building Code, when 17 those changes or modifications are reasonably necessary because of local climatic, 18 geological, or topographical conditions. California Health and Safety Code Section 17958.7 19 provides that before making any such changes or modifications, the governing body must 20 make express findings that such changes or modifications are reasonably necessary because 21 of the specified local conditions, and those findings shall be filed with the California Building Standards Commission. 22

(b) On February 25, 2020, Mayor London Breed proclaimed a state of emergency
based on the COVID-19 pandemic (hereinafter referred to as "the emergency"). On March 3,
2020, the Board of Supervisors, in Motion No. 200228, concurred in the Proclamation and in

the actions taken by the Mayor to meet the emergency. On March 13, 2020, the Mayor issued
a Second Supplement to the Proclamation, finding that the emergency is causing severe
financial impacts to renters in the City and County of San Francisco, and providing certain
protections to those renters who will be unable to pay their rent on time due to the emergency,
to avoid the further risks and contamination that will result if they are displaced from their
homes.

(c) San Francisco is topographically constrained and its built environment occupies
most available land. The topography of San Francisco has also led to development of a high
density of buildings on small lots, often with crowded occupancy, necessitating special
provisions for construction activities that have the potential to impact tenant access to water,
power, and quiet enjoyment of their living space.

(d) The rental housing stock in the City is unique among California communities with
 respect to building and population density, unusual topography, and other local conditions.
 Among other things, San Francisco has a high proportion of renters, including many who live
 in residential buildings housing large numbers of people. For these reasons, the need for
 extra measures to help residential tenants prepare for and cope with certain suspensions of
 water service or other utility service is especially pressing.

(e) Pursuant to the applicable California Health and Safety Code sections, the Board of
Supervisors finds and determines that the conditions described above constitute a general
summary of the most significant local conditions giving rise to the need for additional
protections in the Building Code. Further, the Board of Supervisors finds and determines that
the proposed protections in this ordinance are reasonably necessary based on these local
conditions, and that these conditions justify more restrictive standards applicable to residential
tenants in San Francisco.

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(f) Affordable housing units are less likely than other rental units to be subject to
ongoing or elective renovation construction work, and repairs are more likely to be for the
purpose of maintaining safe and habitable housing. Further, tenants in affordable housing
units, including long-term tenants in that housing, are less likely to be subject to harassment
and constructive eviction motivated by a desire to re-rent those units at high market rates.
Therefore, affordable housing units have been exempted from the requirements of this
ordinance.

8 (g) Section 106A.1.19 of the San Francisco Existing Building Code as added by this 9 ordinance would impose more restrictive standards than apply under the state codes. The more restrictive standards in these sections were previously enacted by the Board of 10 Supervisors as an Emergency Ordinance in Ordinance No. 154-20. Emergency Ordinance 11 12 No. 154-20 was subsequently reenacted and extended in Board of Supervisors File No. 13 210076. This ordinance would permanently impose these more restrictive standards. The 14 Board of Supervisors finds and determines that these permanent standards are justified by 15 local conditions, including the unique nature of rental housing in San Francisco, and the 16 negative impact of the COVID-19 emergency, which has made matters worse by limiting the 17 resources available to tenants of residential units to cope with interruptions to their access to water and utility services, and warrants these measures to preserve and increase housing 18 19 security, protect public health, and mitigate the negative impacts of COVID-19.

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Section 3. The Building Code is hereby amended by adding Section 106A.1.19,
including also component Sections 106A.1.19.1, 106A.1.19.2, 106A.1.19.3, 106A.1.19.4, and
106A.1.19.5, to read as follows:

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1	106A.1.19. Prohibition of Construction Activities that Suspend Water or Other Utility Service
2	Unless an Alternative Source is Provided. Except as provided in Section 106A.1.19.4 below, no
3	construction may be performed in a building containing any residential rental units, whether or not a
4	building permit has been issued prior to the effective date of this Section 106A.1.19, if that construction
5	would result in the suspension of water service or other utility service to any residential tenant in the
6	building, unless:
7	(a) In the event of a water shutoff exceeding two consecutive hours in a single day, the
8	property owner provides a commensurate water source to each impacted residential tenant, including
9	but not limited to water bottles or gallons of water; or
10	(b) In the event of an electricity shutoff exceeding two consecutive hours in a single day,
11	the property owner provides a generator or alternative power source that allows internet use to each
12	impacted residential tenant.
13	106A.1.19.1 Notice to Residential Tenants. The property owner shall give each residential
14	tenant that will be impacted by water and/or utility service interruption exceeding the time periods
15	described in subsections (a) and (b) of this Section 106A.1.19.1 the name and contact information of a
16	liaison who can provide information regarding the disruption and respond to tenant concerns, as well
17	as advance notice to each impacted residential tenant as follows:
18	(a) In the event of an anticipated water or electricity shutoff lasting more than two
19	consecutive hours or four non-consecutive hours in a single day, all impacted residential tenants must
20	be provided with 72 hours' advance written notice;
21	(b) In the event of an anticipated water or electricity shutoff lasting more than two
22	consecutive hours or four non-consecutive hours on each of two or more consecutive days, or on each
23	of four or more days in a single seven day period, all impacted resident tenants must be provided with
24	written notice at least seven days in advance of the first shutoff, and with weekly updates for prolonged
25	construction projects.

1	106A.1.19.2 Unanticipated Extension of Shutoff Period. If over the course of construction the
2	need emerges to shut off water or power for more than two hours, construction must pause and may
3	only resume pursuant to the notice and alternative accommodations provisions of Sections 106A.1.19
4	and 106A.1.19.1; provided, however, that the Department of Building Inspection may authorize the
5	construction to continue if a pause would create an imminent safety hazard.
6	106A.1.19.3 Use of Equipment or Instruments. If the construction described in Section
7	106A.1.19 uses equipment or instruments that create noise that would reasonably disturb or annoy
8	residential tenants for more than two non-consecutive hours in a single day, the property owner shall
9	install temporary insulation to mitigate the resulting noise and disruption to impacted residential
10	tenants.
11	106A.1.19.4 Exceptions. Property owners shall be exempt from the obligations set forth in
12	Sections 106A.1.19-106A.1.19.3 above if:
13	(a) A property owner and all impacted residential tenants agree to terms other than
14	those set forth in Sections 106A.1.19-106A.1.19.3, and the property owner submits an email to an
15	address established by the Department of Building Inspection detailing the terms and duration of that
16	agreement; or
17	(b) All impacted residents reside in a building where 100% of the residential units (1)
18	have a maximum affordable purchase price or affordable rent set at 120% of the unadjusted area
19	median family income (AMI) determined by the Mayor's Office of Housing and Community
20	Development on an annual basis and derived from the HUD Metro Fair Market Rent Area (HMFA)
21	that contains San Francisco; (2) at a rent that shall not exceed 30% of the applicable household
22	income limit for a rental unit, or at a purchase price with an annual housing cost that shall not exceed
23	33% of the applicable income limit for an owner-occupied unit, as each may be adjusted for household
24	size and bedroom count; and (3) for the life of the project or a minimum of 55 years, whichever is
25	longer, by a recorded regulatory agreement and consistent with any applicable federal, state or local

1 government regulatory requirements.

2	106A.1.19.5 Implementation by the Department of Building Inspection. The Department of
3	Building Inspection shall implement the requirements of Sections 106A.1.19-106A.1.19.5. Upon finding
4	a first violation, the Department of Building Inspection shall issue a warning to the property owner
5	along with a copy of the requirements of Sections 106A.1.19-106A.1.19.4. After receiving a warning,
6	the property owner shall be required to send an e-mail to an address established by the Department of
7	Building Inspection concurrent with any notice provided to impacted residential tenants under Section
8	<u>106A.1.19.1. Failure to do so shall constitute a separate violation of this Section 106A.1.19.5. For any</u>
9	subsequent violations, the Department of Building Inspection shall issue a Notice of Violation and/or
10	any other applicable citation pursuant to its authority under Chapter 1A of the Building Code.
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12	Section 4. Preemption. Nothing in this ordinance shall be interpreted or applied so as
13	to create any right, requirement, power, or duty in conflict with Federal or State law. The term
14	"conflict," as used in this Section 4, means a conflict that is preemptive under Federal or State
15	law.
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17	Section 5. Severability. If any section, subsection, sentence, clause, phrase, or word
18	of this ordinance, or any application thereof to any person or circumstance, is held to be
19	invalid or unconstitutional by a decision of a court of competent jurisdiction, such decision
20	shall not affect the validity of the remaining portions or applications of the ordinance. The
21	Board of Supervisors hereby declares that it would have passed this ordinance and each and
22	every section, subsection, sentence, clause, phrase, and word not declared invalid or
23	unconstitutional without regard to whether any other portion of this ordinance or application
24	thereof would be subsequently declared invalid or unconstitutional.
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1	Section 6. Effective Date. This ordinance shall become effective 30 days after	
2	enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the	
3	ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board	
4	of Supervisors overrides the Mayor's veto of the ordinance.	
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6	Section 7. Directions to the Clerk. The Clerk of the Board of Supervisors is hereby	
7	directed to forward a copy of this ordinance to the California Building Standards Commission	
8	upon final passage as required by state law.	
9		
10	APPROVED AS TO FORM: DAVID CHIU, City Attorney	
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12	By: <u>/s/ Peter R. Miljanich</u> PETER R. MILJANICH	
13	Deputy City Attorney	
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