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## EXHIBIT A

## PROPOSED PROCESS FOR SUCCESSOR MAYOR NOMINATION AND APPOINTMENT

## A. Introduction of a Motion for Action Before the Board of Supervisors (Board)

A Board Member(s) may introduce to the Clerk of the Board two motions to 1) sit as a Committee of the Whole, and 2) Consider Appointment of a Successor Mayor. The Clerk of the Board shall open a hearing file for a Committee of the Whole and place a Special Order before the full Board, at the next available meeting, to take public comment, receive nominations and make an appointment by a majority vote of all Board Members.

## B. Meeting Organization and Public Comment

The President will open the hearing to receive comments from the Board Members. The President will then open for public comment. Once all public comment has been heard, the President will close public comment. The President will open the floor for nominations and accept one nomination for each Board Member. Once all nominations have been received, the President will bring the matter back to the Board Members to begin voting on the nominations, which will be voted upon in the order received. Once a nominee has been selected by the Committee of the Whole by a majority vote, the President will adjourn as the Committee of the Whole and reconvene as the Board of Supervisors to consider the Motion to Appoint a Successor Mayor.

## C. Receive and Consider Nominations for Successor Mayor

Nomination Principles

1. During the hearing, Board Members shall only nominate San Francisco electors.
2. A Board Member may not nominate him/herself
3. A Board Member may nominate only one person. There may not be more persons nominated than there are positions to fill, which allows for only 11 nominations on the table for voting at any time. If nominations are reopened, Board Members who have not yet made a nomination may do so. Board Members who previously have made a nomination may withdraw their nominations and make another nomination.
4. A nominee does not have to accept a nomination and can withdraw his/her name from consideration without a second while nominations are still open or reopened after a vote. If a Board Member withdraws his/her nomination, he/she may nominate another.
5. A Board Member who has been nominated may not participate in the discussion or vote on competitor nominees.
6. If the nomination of a Board Member nominee has been withdrawn, the Board Member may no longer have a conflict and could return to the room and participate. Once he/she participates in the process, he/she could no longer be considered (re-nominated) for the position of successor Mayor due to Political Reform Act requirements.

Nomination Procedures

1. Nominations shall be made from the floor and can be made up until the time that Board Members are ready to vote. Such is the custom in the Board Chamber, the Crestron system roster will be used to facilitate orderly nominations.
2. A second for a nomination is not necessary.
3. The nomination process continues until Board Members stop making nominations.
4. When there are no further nominations, the President/ President Pro Tempore declares nominations closed.
5. Nominations can be reopened at anytime-even when previously closed by two-thirds vote-if a motion is made and there is a second and a majority vote. This is not debatable.
6. Once a Board Member has accepted a nomination, he or she must state on the record his or her financial interest arising out of the additional compensation and benefits associated with the Office of the Mayor, and then leave the, Chamber and be sequestered until a successor mayor has been appointed. During this period, communications between the sequestered Board Members and the Board Members in the Chamber may not take place. To ensure the integrity of the process, laptops will be closed, cell phones turned off, and written or verbal messages to Board Members will not be allowed. While sequestered, nominees may watch the hearing on television. Sequestered nominees may return to the Board Chamber solely to testify before the Board during public comment, standing in the same place and under the same rules as any other member of the public. Once testimony is completed, they must again leave the Chamber.

## D. Discussion and Voting for Successor Mayor

1. After nominations are closed, the Board should conduct a public vote on each nominee in the order in which nominations were made. The selection is determined by majority vote of all members. No selection shall be made with fewer than six votes regardless of the number of Board Members nominated. The Clerk shall conduct a roll call vote of the eligible Board Members. When called upon, each Board Member shall cast his/her vote by stating the name of his/her selected nominee.
2. Pursuant to Board Rule 4.7, a Board Member shall not speak more than twice and only after each Board Member has had an opportunity to speak. After obtaining the floor, a Board Member shall not be allowed to speak more than 10 minutes, except by permission of a majority of the Board Members present.
3. Pursuant to the Political Reform Act (Cal. Gov’t Code §§87100 et. seq.) discussion and voting shall be limited to Board Members who have not been nominated.
4. If no nominee receives a majority of the votes, nominations may be reopened. After nominations are closed, the vote is taken on each nominee in the order in which nominations were made until a nominee receives a majority vote and a successor mayor is selected.
5. Once a nominee has been selected by the Committee of the Whole the President/ President Pro Tempore shall adjourn the Committee of the Whole and reconvene the Board of Supervisors to consider the motion to appoint.
6. Once the Board is reconvened, if nominees irrevocably withdraw their nominations prior to the final vote by the Board to appoint the nominated successor mayor, only then will they be eligible to vote. If not, then the nominees must remain sequestered.
7. The motion to appoint should be amended to include the selected nominee and is voted on by the Board as amended.
8. An appointment is not final until there is a vacancy, and the Board must ratify any prospective appointment when the vacancy arises
9. The appointment cannot be reconsidered after it is final unless the nominee declines to serve.

## E. Appointment of Successor Mayor

1. After successful Call of the Roll to appoint a successor mayor:
a) if the appointment is prospective, it will become effective when a vacancy occurs and after ratification by the Board.
b) if the vacancy has occurred, two members of the Board shall escort the new Mayor to the Chamber where the oath of office will be administered by the Presiding Judge.
c) thereafter, the new Mayor may express appreciation to the Board Members for entrusting him/her the responsibility of Mayor.

## F. Other Considerations

## The President or President Pro Tempore

The President presides over the hearing unless or until he/she is nominated. If nominated, the President shall appoint a President Pro Tempore and withdraw from the meeting pursuant to Board Rule 6.11 and the Political Reform Act Cal. Gov’t Code $\S \S 87100$ et seq. The appointment shall not extend beyond adjournment of the meeting.

## Quorum

Pursuant to restrictions imposed by the Political Reform Act (Cal. Gov’t Code §87100 et. seq.) discussion and voting shall be limited to Board Members who have not been nominated for consideration for appointment to the successor mayor position.

If quorum cannot be sustained due to the number of Board Members recused from participation, the following procedure will be engaged.

The Clerk of the Board will administer a drawing by lot from among the recused Board Members, selecting a sufficient number of Board Members to restore quorum. Under no
circumstances will the voting body exceed quorum (six). Those Member(s) randomly selected by lot will be permitted to participate in the discussion and voting process and the motion to appoint a successor mayor.

