Ordinance amending the Environment Code to eliminate the requirement that certain drugs ("covered drugs") be disposed of at either a permitted hazardous waste disposal facility or permitted large municipal waste combustor, as those terms are defined by Environmental Protection Agency regulations, or at a facility that provides equivalent or superior environment and human health protection to such facilities, and to instead require that covered drugs be disposed of at a waste disposal facility operating in compliance with all local, state, and federal requirements applicable to that waste disposal facility; to require regular reporting of the compliance status of disposal facilities used; to change drug wholesalers' obligation to update the City's list of covered drug producers from an annual update to an update on request of the Environment Department's Director; to remove the requirement that operators of a drug stewardship plan receive prior approval of a change in manufacturers, and instead add a requirement that such operators receive prior approval of a change in disposal facilities used; and affirming the Planning Department's determination under the California Environmental Quality Act.

 NOTE:

Unchanged Code text and uncodified text are in plain Arial font.

Additions to Codes are in single-underline italics Times New Roman font.

Deletions to Codes are in strikethrough italics Times New Roman font.

Board amendment additions are in double-underlined Arial font.

Board amendment deletions are in strikethrough Arial font.

Asterisks (\* \* \* \*) indicate the omission of unchanged Code subsections or parts of tables.

Be it ordained by the People of the City and County of San Francisco:

1	Section 1. CEQA findings. The Planning Department has determined that the actions
2	contemplated in this ordinance comply with the California Environmental Quality Act
3	(California Public Resources Code Sections 21000 et seq.). Said determination is on file with
4	the Clerk of the Board of Supervisors in File No. 230156 and is incorporated herein by
5	reference. The Board affirms this determination.
6	
7	Section 2. Chapter 22, Division I, of the Environment Code is hereby amended by
8	revising Sections 2207, 2209, 2210, and 2212, to read as follows:
9	SEC. 2207. STEWARDSHIP PLANS – DISPOSAL OF COVERED DRUGS.
10	(a) Covered Drugs collected under a Stewardship Plan must be disposed of at a
11	permitted hazardous waste disposal facility as defined by the United States Environmental
12	Protection Agency under 40 C.F.R. parts 264 and 265. operating in compliance with all local, state, and
13	Federal requirements applicable to that waste disposal facility. For purposes of this Section, the
14	Director shall determine that a waste disposal facility is in compliance with all local, state, and federal
15	requirements applicable to that waste disposal facility if no local, state, or federal agency with
16	jurisdiction over that facility has issued a notice finding a violation by the facility in the preceding 12-
17	month period.
18	-(b) The Director may grant approval tor a Stewardship Plan to dispose of some or all
19	collected Covered Drugs at a permitted large municipal waste combustor, as defined by the United
20	States Environmental Protection Agency under 40 C.F.R. parts 60 and 62, if the Director deems the use
21	of a hazardous waste disposal facility described under subsection (a) of this Section 2207 to be
22	infeasible for the Stewardship Plan based on cost, logistics or other considerations.
23	-(c) A Stewardship Plan may petition the Director for approval to use final disposal
24	technologies that provide superior environmental and human health protection than provided by the

disposal technologies in subsections (a) and (b) of this Section 2207, or equivalent protection at lesser

1	cost. The proposed technology must provide equivalent or superior protection in each of the following
2	areas: (1) monitoring of any emissions or waste; (2) worker health and safety; (3) reduction or
3	elimination of air, water or land emissions contributing to persistent, bioaccumulative, and toxic
4	pollution; and (4) overall impact on the environment and human health.
5	SEC. 2209. STEWARDSHIP PLANS – REPORTING REQUIREMENTS.
6	(a) Within six months after the end of the first 12-month period of operation, and
7	annually thereafter, the plan operator of a Stewardship Plan shall submit a report to the
8	Director on behalf of participating Producers describing their plan's activities during the
9	previous reporting period. The report must include:
10	(1) A list of Producers participating in the Stewardship Plan;
11	(2) The amount, by weight, of Covered Drugs collected, including the amount
12	by weight from each collection method and disposal facility used;
13	(3) A list of drop-off sites;
14	(4) The number of mailers provided for disabled and/or home-bound residents
15	(5) The locations where mailers were provided, if applicable;
16	(6) The dates and locations of collection events held, if applicable;
17	(7) The transporters used and the disposal facility or facilities used for all
18	Covered drugs and the compliance status of each disposal facility used;
19	(8) Whether any safety or security problems occurred during collection,
20	transportation, or disposal of Unwanted Covered Drugs during the reporting period and, if so,
21	what changes have $\underline{\textit{been}}$ or will be made to policies, procedures, or tracking mechanisms to
22	alleviate the problem and to improve safety and security in the future;
23	(9) A description of the public education, outreach, and evaluation activities
24	implemented during the reporting period;

1	(10) A description of how collected packaging was recycled to the extent
2	feasible, including the recycling facility or facilities used;
3	(11) A summary of the Stewardship Plan's goals, the degree of success in
4	meeting those goals in the past year, and, if any goals have not been met, what effort will be
5	made to achieve the goals in the next year; and
6	(12) The total expenditures of the Stewardship Plan during the reporting period.
7	* * * *
8	SEC. 2210. STEWARDSHIP PLANS – LIST OF PRODUCERS OF COVERED
9	DRUGS.
10	Beginning 60 days after the effective date of this Division I, each Drug Wholesaler that
11	sells any Covered Drug in the City must provide a list of the Producers of those Covered
12	Drugs to the Director in a form prescribed by the Director. Wholesalers must update and
13	resubmit the list in response to a request from the Director, within 15 days of receiving such
14	<u>request</u> by January 15 each year.
15	SEC. 2212. STEWARDSHIP PLANS – PRIOR APPROVAL FOR CHANGE.
16	(a) Proposed changes to an approved Stewardship Plan that substantively alter plan
17	operations, including, but not limited to, changes to <i>participating Manufacturers disposal facilities</i> ,
18	collection methods, achievement of the service convenience goal, policies and procedures for
19	handling Unwanted Covered Drugs, or education and promotion methods or disposal facilities,
20	must be approved in writing by the Director before the changes are implemented.
21	* * * *
22	
23	Section 3. Effective Date. This ordinance shall become effective 30 days after
24	enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the

ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the Mayor's veto of the ordinance.

Section 4. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors intends to amend only those words, phrases, paragraphs, subsections, sections, articles, numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal Code that are explicitly shown in this ordinance as additions, deletions, Board amendment additions, and Board amendment deletions in accordance with the "Note" that appears under the official title of the ordinance.

Section 5. Undertaking for the General Welfare. In enacting and implementing this ordinance, the City is assuming an undertaking only to promote the general welfare. It is not assuming, nor is it imposing on its officers and employees, an obligation for breach of which it is liable in money damages to any person who claims that such breach proximately caused injury.

Section 6. Severability. If any section, subsection, sentence, clause, phrase, or word of this ordinance, or any application thereof to any person or circumstance, is held to be invalid or unconstitutional by a decision of a court of competent jurisdiction, such decision shall not affect the validity of the remaining portions or applications of the ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance and each and every section, subsection, sentence, clause, phrase, and word not declared invalid or unconstitutional without regard to whether any other portion of this ordinance or application thereof would be subsequently declared invalid or unconstitutional.

1	Section 7. No Conflict with Federal or State Law. Nothing in this ordinance shall be					
2	interpreted or applied so as to create any requirement, power, or duty in conflict with any					
3	federal or state law.					
4						
5	APPROVED AS TO FORM:					
6	DAVID CHIU, City Attorney					
7	Ву:	/s/ Sarah Crowley				
8		SARAH CROWLEY Deputy City Attorney				
9	n:\legana\as2023\2300201\01656779.docx					
10						
11						
12						
13						
14						
15						
16						
17						
18						
19						
20						
21						
22						
23						
24						
25						