1	[Campaign and Governmental Conduct Code – Modifying Registration and Disclosure Requirements for Campaign Consultants]
2	Requirements for Campaign Consultants]
3	Motion ordering submitted to the voters an ordinance amending Article I, Chapter 5 of
4	the Campaign and Governmental Conduct Code to modify registration and disclosure
5	requirements for campaign consultants at an election to be held on November 8, 2011
6	
7	MOVED, That the Board of Supervisors hereby submits the following ordinance to the
8	voters of the City and County of San Francisco, at an election to be held on November 8,
9	2011.
10	
11	Ordinance amending Article I, Chapter 5 of the Campaign and Governmental Conduct
12	Code to modify registration and disclosure requirements for campaign consultants.
13	
14	NOTE: Additions are <u>single-underline italics Times New Roman</u> ;
15	deletions are strike through italies Times New Roman.
16	Be it ordained by the People of the City and County of San Francisco:
17	Section 1. The San Francisco Campaign and Governmental Conduct Code is hereby
18	amended to read as follows:
19	Sec. 1.500. – Findings.
20	(a) The City and County of San Francisco has a paramount interest in protecting the
21	integrity and credibility of its electoral and government institutions. Election campaigns are
22	highly competitive in San Francisco, and candidates frequently contract for the services of
23	professional campaign consultants who specialize in guiding and managing campaigns.
24	(b) Decisions by elected officials in the City and County of San Francisco should be based on
25	the best interests of the people and should be free from the influence of electoral politics. Campaign

1	consultants play an influential role in local elections, and may use that influence to affect policy
2	decisions of City officials. The regulation of campaign consultants protects the integrity of the City's
3	decision making processes by informing the public about who is managing campaigns and what role
4	those individuals have in decisions made by local elected officials.
5	$(b\underline{c})$ It is the purpose and intent of the people of the City and County of San Francisco
6	in enacting this Chapter to impose reasonable registration and disclosure requirements on
7	campaign consultants. Required registration and disclosure of information by campaign
8	consultants will assist the public in making informed decisions, and protect public confidence
9	in the electoral and governmental processes.
10	(d) The important goals advanced by this Chapter will be best served if campaign consultants
11	are encouraged to comply with registration and disclosure requirements through a user-friendly filing
12	system, and interested members of the public can conveniently review those filings. The Ethics
13	Commission should have the discretion to implement an electronic filing system for registered
14	campaign consultants to achieve these ends.
15	Sec. 1.505. – Amendment or Repeal of Chapter.
16	The voters may amend or repeal this Chapter. The Board of Supervisors may amend this
17	Chapter if all of the following conditions are met:
18	(a) The amendment furthers the purposes of this Chapter;
19	(b) The Ethics Commission approves the proposed amendment in advance by at least a four-
20	fifths vote of all its members;
21	(c) The proposed amendment is available for public review at least 30 days before the
22	amendment is considered by the Board of Supervisors or any committee of the Board of Supervisors;
23	<u>and</u>
24	(d) The Board of Supervisors approves the proposed amendment by at least a two-thirds vote of
25	all its members.

Sec. 1.5051.510. – Definitions.

Whenever used in this Chapter, the following definitions shall apply:

- (a) "Campaign consultant" means any personindividual or entity that receives or is promised economic consideration equaling \$45,000 or more in a calendar yearwithin the past twelve months for campaign consulting services. The term "campaign consultant" includes any personindividual or entity that subcontracts with a campaign consultant to provide campaign consulting services, and that receives or is promised economic consideration equaling \$45,000 or more in a calendar yearwithin the past twelve months for providing campaign consulting services. The term "campaign consultant" does not include persons who are employees of a campaign consultant, attorneys who provide only legal services, accountants who provide only accounting services, pollsters who provide only polling services, and treasurers who provide only those services which are required of treasurers by the Political Reform Act, California Government Code Section 81000, et seq.
- (b) "Campaign consulting services" means participating in campaign management or developing or participating in the development of campaign strategy.
- (c) "Campaign management" means conducting, coordinating or supervising a campaign to elect, defeat, retain or recall a candidate, or adopt or defeat a measure, including but not limited to hiring or authorizing the hiring of campaign staff and consultants, spending or authorizing the expenditure of campaign funds, directing, supervising or conducting the solicitation of contributions to the campaign, and selecting or recommending vendors or subvendors of goods or services for the campaign.
- (d) "Campaign strategy" means plans for the election, defeat, retention or recall of a candidate, or for the adoption or defeat of a measure, including but not limited to producing or authorizing the production of campaign literature and print and broadcast advertising, seeking

1	endorsements of organizations of individuals, seeking <u>financing campaign contributions</u> , of
2	advising on public policy positions.
3	(e) "Candidate" means a personan individual who has taken affirmative action to seek
4	nomination or election to local office City elective office, a local officeholder an individual holding
5	<u>City elective office</u> who has taken affirmative action to seek nomination or election to any <u>local</u> ,
6	state or federal elective office, or a local officeholder an individual holding City elective office who is
7	the subject of a recall election.
8	(f) "City elective office" shall be defined as set forth in section 1.104 of this Code.
9	(fg) "Economic consideration" means any payments, fees, commissions,
10	reimbursements for expenses, gifts, or anything else of value provided in exchange for campaign
11	consulting services.
12	(g) "Lobby" means communicate with a local officeholder for the purpose of influencing local
13	legislative or administrative action in exchange for economic consideration.
14	(h) "Lobbyist" is defined in Article II of this Code.*
15	(i) "Local office" means the following elective offices in the City and County of San Francisco:
16	Mayor, Board of Supervisors, City Attorney, District Attorney, Treasurer, Sheriff, Assessor, Public
17	Defender, Board of Education of the San Francisco Unified School District, and Governing Board of
18	the San Francisco Community College District.
19	$(j\underline{h})$ "Measure" means a local referendum or local ballot measure, whether or not it qualifies
20	for the ballotshall be defined as set forth in section 1.104 of this Code.
21	$(k\underline{i})$ "Vendor" means a <u>n</u> person <u>individual</u> or entity whothat sells goods or services, other
22	than campaign consulting services, including but not limited to printing, catering, and
23	transportation services. The term "vendor" does not include attorneys who provide only legal

services, accountants who provide only accounting services, pollsters who provide only polling

24

1	services, and treasurers who provide only those services which are required of treasurers by the
2	Political Reform Act, California Government Code Section 81000 et seq.
3	Sec. 1.510. Prohibitions.
4	It shall be unlawful for any campaign consultant to provide campaign consulting services, or
5	accept any economic consideration for the provision of campaign consulting services, without first
6	registering with the Ethics Commission and complying with the reporting requirements specified in
7	Section 1.515.
8	Sec. 1.515. – Registration <u>Requirements</u> , <u>Reregistration Disclosures</u> , Reporting, <u>and Fees.</u>
9	and Termination.
10	(a) REGISTRATION REPORTS REQUIREMENTS. Campaign consultants shall register with
11	the Ethics Commission and comply with the other requirements imposed by this Chapter. Such
12	registration shall occur no later than five business days of qualifying as a campaign consultant.
13	At the time of initial registration, each campaign consultant shall report provide the
14	following information to the Ethics Commission the following information:
15	(1) The name, business address, <i>e-mail address</i> , <i>and</i> -business <i>tele</i> phone number, <i>and</i>
16	website address, if any, of the campaign consultant;
17	(2) If the campaign consultant is an individual, the name of the campaign consultant's
18	employer and a description of the business activity engaged in by the employer;
19	(3) The names of any individuals employed by the campaign consultant to assist in
20	providing the provision of campaign consulting services;
21	(4) A statement of whether the campaign consultant or any employee of the campaign
22	consultant is required to register with the Ethics Commission as a lobbyist pursuant to the
23	Regulation of Lobbyists Ordinance, San Francisco Campaign and Governmental Conduct
24	Code, Article II;* and

1	(5) A statement of whether the campaign consultant is required to register with the Tax
2	Collector pursuant to the Business Tax Ordinance, San Francisco Municipal Code, Part III, Section
3	1001, et. seq.; Any other information required by the Ethics Commission consistent with the purposes
4	and provisions of this Chapter.
5	(b) CAMPAIGN CONSULTANT DISCLOSURES.
6	Campaign consultants shall submit disclosures regarding their activities on a monthly basis.
7	No later than the fifteenth calendar day of each month, each campaign consultant shall submit the
8	following information for the previous month.
9	(61) The name, <u>and business</u> address, <u>e-mail address</u> and telephone number of each
10	client to whom the campaign consultant provided campaign consulting services during the
11	preceding three months reporting period, and the date on which the client retained the campaign
12	<u>consultant;</u>
13	(72) For each client, the total economic consideration promised by or received from the
14	client in exchange for the provision of campaign consulting services during the preceding three
15	months, provided that the total is \$500 or more reporting period;
16	(3) For each client, a list of the responsibilities that the campaign consultant will perform for
17	the client;
18	(4) The name of each client who terminated the services of the campaign consultant during the
19	reporting period and the date on which the client terminated the consultant's services;
20	(85) Each political campaign contribution of \$100 or more made or delivered by the
21	campaign consultant, or made by a client at the behest of the campaign consultant, or for
22	which the campaign consultant acted as an agent or intermediary, during the preceding three months
23	in support of or in opposition to a candidate or measure during the reporting period to a person
24	holding City elective office, a candidate for such office, a committee controlled by such officer or

candidate, or a committee primarily formed to support or oppose a local ballot measure;

1	The following information regarding each campaign contribution shall be submitted to the
2	Ethics Commission:
3	(A) The amount of the contribution;
4	(B) The name of the contributor;
5	(C) The date on which the contribution was made;
6	(D) The contributor's occupation;
7	(E) The contributor's employer, or if self-employed, the name of the contributor's business; and
8	(F) The committee to which the contribution was made.
9	(6) Economic consideration promised to or received by the campaign consultant during the
10	reporting period from vendors and subvendors who provided campaign-related goods or services to a
11	current client of the campaign consultant;
12	(7) The name of each City employee or City elective officer who is employed by the campaign
13	consultant, or by a client of the campaign consultant at the behest of the campaign consultant, during
14	the reporting period;
15	(8) Each City contract obtained by the campaign consultant during the reporting period,
16	provided that the contract is approved by a City elective officer who is a client of the campaign
17	<u>consultant;</u>
18	(9) Each appointment to public office received by the campaign consultant during the reporting
19	period, provided that the appointment is made by a City elective officer who is a client of the campaign
20	<u>consultant;</u>
21	(9) The cumulative total of all political contributions made or delivered by the campaign
22	consultant, or which is made by a client at the behest of the campaign consultant, or for which the
23	campaign consultant acted as an agent or intermediary, during the preceding three months in support
24	of or in opposition to each individual candidate or measure, provided that the cumulative total is \$500
25	or more;

1	(10) Any gifts promised or made by the campaign consultant to a local officeholder during the
2	preceding three months which in the aggregate total \$50 or more; and
3	(10) Any amendments to the campaign consultant's registration information as required by
4	Subsection (a); and
5	(1011) Any other information required by the Ethics Commission consistent with the
6	purposes and provisions of this Chapter.
7	(b) REREGISTRATION REPORTS. Each campaign consultant shall reregister annually no
8	later January 1st.
9	(c) INITIAL DISCLOSURE REPORT. At the time of the first disclosure report submitted
10	following the campaign consultant's registration, the reporting period for Subsections $(b)(1)$ - $(b)(4)$
11	shall be the preceding twelve months.
12	(ed) FEES. At the time of initial registration and reregistration each subsequent calendar
13	year on or before February 1, each campaign consultant shall pay to the Ethics Commission a
14	registration fee and an additional fee for each client of the campaign consultant. The amount of the
15	fee shall be: Campaign consultants earning no more than \$10,000 in a twelve-month period shall pay
16	a registration fee of \$200. Campaign consultants earning more than \$10,000 in a twelve-month period
17	shall pay a registration fee of \$500. Registration shall not be complete until the Ethics Commission
18	has received full payment of the fee.
19	(i) Campaign consultants earning at least \$1,000 but not more than \$5,000 per calendar year
20	shall pay a registration fee of \$50 and shall pay a client fee of \$50 per client;
21	(ii) Campaign consultants earning more than \$5,000 but not more than \$20,000 per calendar
22	year shall pay a registration fee of \$200 and a client fee of \$50 per client;
23	(iii) Campaign consultants earning more than \$20,000 per calendar year shall pay a
24	registration fee of \$400 and a client fee of \$50 per client.

1	When a client is acquired subsequent to initial registration or reregistration, the per client fee
2	shall be paid at the time of filing the information required by Subsection (d). The Ethics Commission
3	shall deposit fees collected pursuant to this Section in the General Fund of the City and County of San
4	Francisco. On or after July 1, 1999, the Ethics Commission shall evaluate the fees set by this Section
5	and propose any amendments for approval by the Board of Supervisors no later than December 1,
6	1999. If the Ethics Commission or the Board of Supervisors takes no action, the fees set by this Section
7	shall remain in effect.
8	(d) CLIENT AUTHORIZATION STATEMENTS. At the time of initial registration, the
9	campaign consultant shall submit to the Ethics Commission a written authorization from each client
10	that contracts with the campaign consultant for campaign consulting services.

If the campaign consultant is retained by a client after the date of initial registration, the campaign consultant must file a Client Authorization Statement before providing any campaign consulting services to the client and before receiving any economic consideration from the client in exchange for campaign consulting services, and in any event no later than 15 days after being retained to provide campaign consulting services to the client.

- (e) QUARTERLY REPORTS. Each campaign consultant shall file with the Ethics Commission quarterly reports containing the following information:
- (1) For each client, the total economic consideration promised by or received from the client during the reporting period for campaign consulting services, provided that the total is \$500 or more;
- (2) The total economic consideration promised by or received from all clients during the reporting period for campaign consulting services;
- (3) Political contributions of \$100 or more made or delivered by the campaign consultant, or made by a client at the behest of the campaign consultant, or for which the campaign consultant acted as an agent or intermediary, during the reporting period in support of or in opposition to a candidate or measure:

1	(4) The cumulative total of all political contributions made or delivered by the campaign
2	consultant, or made by a client at the behest of the campaign consultant, or for which the campaign
3	consultant acted as an agent or intermediary, during the reporting period in support of or in opposition
4	to each individual candidate or measure, provided that the cumulative total is \$500 or more;
5	(5) Any gifts promised or made by the campaign consultant to a local officeholder during the
6	reporting period which in the aggregate total \$50 or more;
7	(6) Economic consideration promised to or received by the campaign consultant during the
8	reporting period from vendors and subvendors who provided campaign-related goods or services to a
9	current client of the campaign consultant;
10	(7) The name of each local officeholder and City employee who is employed by the campaign
11	consultant, or by a client of the campaign consultant at the behest of the campaign consultant, during
12	the reporting period;
13	(8) Each City contract obtained by the campaign consultant during the reporting period,
14	provided that the contract is approved by a local officeholder who is a client of the campaign
15	consultant;
16	(9) Each appointment to public office received by the campaign consultant during the reporting
17	period, provided that the appointment is made by a local office-holder who is a client of the campaign
18	consultant;
19	(10) Any other information required by the Ethics Commission consistent with the purposes
20	and provisions of this Chapter.
21	Quarterly reports are due as follows: The report for the period starting December 1st and
22	ending February 28th is due March 15th; the report for the period starting March 1st and ending May
23	31st is due June 15th; the report for the period starting June 1st and ending August 31st is due
24	September 15th; and the report for the period starting September 1st and ending November 30th is due
25	December 15th.

1	(f) CLIENT TERMINATION STATEMENTS. Within 30 days after a client terminates the
2	services of a campaign consultant, the campaign consultant shall submit to the Ethics Commission a
3	statement that the client has terminated the services of the campaign consultant. A campaign
4	consultant may not provide campaign consulting services to a client or accept economic consideration
5	for the provision of campaign consulting services after a client termination statement is filed, until a
6	new client authorization statement has been filed pursuant to Section 1.515(d).
7	(g) CAMPAIGN CONSULTANT TERMINATION STATEMENTS. A campaign consultant shall
8	comply with all requirements of this Chapter until the campaign consultant ceases all activity as a
9	campaign consultant and files a statement of termination with the Ethics Commission. A statement of
10	termination must include all information required by Subsection (e) for the period since the campaign
11	consultant's last quarterly report.
12	(h) Each campaign consultant shall verify, under penalty of perjury, the accuracy and
13	completeness of the information provided under Sections 1.515 and 1.520(c).
14	(i) Each campaign consultant shall retain for a period of five years all books, papers and
15	documents necessary to substantiate the reports and statements required under this Chapter.
16	(e) TERMINATION OF REGISTRATION.
17	(1) Failure to pay the annual registration fee by February 1 shall constitute termination of the
18	campaign consultant's registration with the Ethics Commission.
19	(2) The Ethics Commission may establish additional processes for the termination of a
20	campaign consultant's registration consistent with the purposes and provisions of this Chapter.
21	Sec. 1.520. – FILING UNDER PENALTY OF PERJURY; DOCUMENT RETENTION; AUDITS.
22	(a) All information required by this Chapter shall be submitted in a format designated by the
23	Ethics Commission. The campaign consultant shall verify, under penalty of perjury, the accuracy and
24	completeness of the information provided under this Chapter.
25	

1	(b) Each campaign consultant shall retain for a period of five years all books, papers and
2	documents necessary to substantiate the information included in the registration and disclosure reports
3	required by this Chapter. This includes, but is not limited to, invoices and written contracts between
4	the campaign consultant and all clients.
5	(c) At the Executive Director's discretion, the Ethics Commission may perform audits of
6	registration and disclosure reports filed by campaign consultants under this Chapter. The Ethics
7	Commission, including its Executive Director, may issue subpoenas in furtherance of its duties under
8	this section.
9	Sec. 1.525. – PROHIBITIONS.
10	(a) GENERAL RULE. It shall be unlawful for any campaign consultant to provide campaign
11	consulting services, or to accept any economic consideration for the provision of campaign consulting
12	services, without first registering with the Ethics Commission, paying the annual fee, and complying
13	with the reporting requirements specified in section 1.510.
14	(b) EVASION OF OBLIGATIONS. No campaign consultant shall attempt to evade the
15	obligations imposed by this Chapter through the use of agents, associates or employees.
16	<u>Sec. 1.530. – TRAINING.</u>
17	Each campaign consultant must complete a campaign consultant training session offered by the
18	Ethics Commission within 60 days of the campaign consultant's initial registration. Thereafter,
19	campaign consultants shall complete additional training sessions as required by the Executive
20	Director, at his or her discretion. The Executive Director shall report any such additional training
21	sessions to the Ethics Commission.
22	Sec. 1.5201.535. – POWERS AND DUTIES OF THE ETHICS COMMISSION.
23	(a) The Ethics Commission shall provide forms for the reporting of prescribe the format for
24	the submission of all information required by this Chapter.
25	

1	(b) The Ethics Commission shall issue a registration number to each registered campaign
2	consultant.
3	(c) At the time of initial registration and reregistration, the Ethics Commission shall provide
4	the campaign consultant with a copy of the City's campaign and lobbyist laws, the Code of Conduct
5	specified in Section 1.530, and any related material which the Commission determines will serve the
6	purposes of this Chapter. Each campaign consultant must sign a statement acknowledging receipt of
7	these materials.
8	$(d\underline{b})$ The Ethics Commission shall compile the information provided in registration and
9	quarterly reports filed pursuant to this Chapter as soon as practicable after the close of each
10	quarter and shall forward a report of the compiled information to the Board of Supervisors and the
11	Mayorand make such information available on its website.
12	$(e\underline{c})$ The Ethics Commission shall preserve all original reports, statements, and other
13	records required to be kept or filed under this Chapter for a period of five years. Such reports
14	statements, and records shall constitute a part of the public records of the Ethics Commission
15	and shall be open to public inspection.
16	(fd) The <u>Ethics</u> Commission shall provide formal and informal advice regarding the
17	duties under this Chapter of a $\underline{n}$ $\underline{person}$ $\underline{individual}$ or entity pursuant to the procedures specified
18	in San Francisco <del>;</del> Charter Section C3.699-12.
19	$(\underline{ge})$ The Ethics Commission shall have the power to adopt all reasonable and
20	necessary rules and regulations for the implementation of this Chapter pursuant to the
21	procedure specified in <u>San Francisco</u> Charter Section 15.102.*
22	(f) At least once a year, the Ethics Commission shall provide a workshop or training session
23	concerning this Chapter.
24	Sec. 1.5251.540 ADMINISTRATIVE AND CIVIL ENFORCEMENT, AND PENALTIES.

- (b) <u>ENFORCEMENT PROCEEDINGS</u>. Any person who believes that <u>Section 1.510this</u>

  <u>Chapter</u> has been violated may file a complaint with the Ethics Commission. Upon receipt of a complaint, or upon its own initiative, the <u>Ethics</u> Commission may investigate allegations of a violation of <u>Section 1.510this Chapter</u> and enforce the provisions of <u>Section 1.510this Chapter</u> pursuant to the procedures established in San Francisco Charter Section C3.699-13, and the <u>Ethics</u> Commission's <u>rules and rRegulations for Investigations and Enforcement Proceedings</u> adopted pursuant to <u>San Francisco</u> Charter Section 15.102.\*
- (c) <u>ADMINISTRATIVE PENALTIES.</u> When the <u>Ethics</u> Commission, pursuant to the procedures specified in <u>San Francisco</u> Charter Section C3.699-13 <u>and the Ethics Commission's</u> <u>Regulations for Investigations and Enforcement Proceedings</u>, determines <u>on the basis of substantial</u> <u>on a preponderance of the</u> evidence that an <u>personindividual</u> or entity has <u>intentionally or</u> <u>negligently</u> violated <u>Section 1.510</u>this Chapter, the Commission may require the <u>personindividual</u>

or entity to: (1) cease and desist the violation; (2) file any reports or statements or pay any
feessubmit any information required by this Chapter, and/or (3) pay a monetary penalty of up to
\$5,000 for each violation, or three times the amount not properly reported, whichever is
greater. The Commission may cancel for up to one year the registration of any campaign
consultant who has violated Section 1.510. A campaign consultant whose registration has
been canceled pursuant to this Section may not provide campaign consulting services in
exchange for economic consideration for the period that the registration is canceled. When
the period of cancellation ends, the campaign consultant may reregister pursuant to Section
1.515(a) and (c). In addition to the administrative penalties set forth in this Section, the Ethics
Commission may issue warning letters regarding violations and potential violations of this Chapter.
(d) <u>CIVIL PENALTIES.</u> Any <u>personindividual</u> or entity which knowinglythat intentionally or
negligently violates or who causes any other person to violate Section 1.510this Chapter may be

- negligently violates *or who causes any other person to violate Section 1.510this Chapter* may be liable in a civil action brought by the City Attorney for an amount up to \$5,000 per violation, or three times the amount not properly reported, whichever is greater.
- (e) Any person or entity which intentionally or negligently violates Section 1.510 is guilty of a misdemeanor.
- (e) JOINT AND SEVERAL LIABILITY. Should two or more individuals or entities be responsible for any violation under this Chapter, they shall be jointly and severally liable.
- (f) <u>LIMITATIONS PERIOD FOR CIVIL AND ADMINISTRATIVE ENFORCEMENT.</u> No administrative, <u>or</u> civil, <u>or criminal</u> action shall be maintained to enforce <u>Section 1.510this</u>

  <u>Chapter</u> unless <u>broughtcommenced</u> within four years after the date the cause of action accrued or the date that the facts constituting the cause of action were discovered by the Ethics Commission, <u>or</u> City Attorney, <u>or District Attorney</u>, whichever is later. <u>For the purposes of this</u> <u>section, an administrative action is commenced on the date on which the Ethics Commission serves a</u>

1	probable cause report on the respondent pursuant to the Ethics Commission's Regulations for		
2	Investigations and Enforcement Proceedings.		
3	(g) LIMITATIONS PERIOD FOR COLLECTION OF FINES AND PENALTIES. A civil action		
4	brought to collect fines or penalties imposed under this Chapter shall be commenced within four years		
5	after the date on which the monetary penalty or fine was imposed. For purposes of this Section, a fine		
6	or penalty is imposed when a court or administrative agency has issued a final decision in an		
7	enforcement action imposing a fine or penalty for a violation of this Chapter or the Executive Director		
8	has made a final decision regarding the amount of a late fine or penalty imposed under this Chapter.		
9	The Executive Director does not make a final decision regarding the amount of a late fine imposed		
10	under this Chapter until the Executive Director has made a determination to accept or not accept any		
11	request to waive a late fine where such waiver is expressly authorized by this Chapter or a regulation		
12	adopted thereunder.		
13	(gh) In investigating any alleged violation of <u>Section 1.510this Chapter</u> , the Ethics		
14	Commission, including its Executive Director, and City Attorney shall have the power to inspect,		
15	upon reasonable notice, all documents required to be maintained under Section 1.515(i)this		
16	<u>Chapter</u> . This power to inspect documents is in addition to other powers conferred on the		
17	Ethics Commission and City Attorney by the Charter, or by ordinance, including the power of		
18	subpoena.		
19	SEC. 1.540 ELECTRONIC FILING OF STATEMENTS AND REPORTS.		
20	(a) ELECTRONIC FILLING REQUIRED. Whenever campaign consultants are required by		
21	this Chapter to file an original statement or report, the Ethics Commission may require the consultants		
22	to file an electronic copy of the statement or report. The electronic copy shall be due no later than the		
23	deadline imposed by this Chapter for filing the original statement or report.		
24	(b) POWERS AND DUTIES OF THE ETHICS COMMISSION.		

1	(i) Pursuant to San Francisco Charter Section 15.102, the Ethics Commission shall adopt		
2	regulations specifying the electronic filing requirements applicable to campaign consultants. The		
3	Ethics Commission shall adopt these regulations no fewer than 120 days before the electronic filing		
4	requirements are effective.		
5	(ii) The Ethics Commission shall prescribe the format for electronic copies of statements and		
6	reports no fewer than 90 days before the statements and reports are due to be filed.		
7	(c) PENALTIES. If any campaign consultant files an electronic copy of a statement or report		
8	after the deadline imposed by this Section, the Ethics Commission shall, in addition to any other		
9	penalties or remedies established in this Chapter, fine the campaign consultant \$10 per day after the		
10	deadline until the electronic copy is received by the Ethics Commission. The Ethics Commission may		
11	reduce or waive a fine if the Commission determines that the late filing was not willful and that		
12	enforcement will not further the purposes of this Chapter. The Ethics Commission shall deposit funds		
13	collected under this Section in the General Fund of the City and County of San Francisco.		
14	SEC. 1.545 PROVISION OF FALSE OR MISLEADING INFORMATION TO THE ETHICS		
15	COMMISSION; WITHHOLDING OF INFORMATION.		
16	Any individual or entity that knowingly or willfully furnishes false or fraudulent evidence,		
17	documents, or information to the Ethics Commission under this Chapter, or misrepresents any material		
18	fact, or conceals any evidence, documents, or information, or fails to furnish to the Ethics Commission		
19	any records, documents, or other information required to be provided under this Chapter shall be		
20	subject to the penalties provided in Section 1.540.		
21	SEC. 1.550 DEPOSIT OF FUNDS.		
22	The Ethics Commission shall deposit all funds collected under this Chapter, including payments		
23	for registration fees, late fines, and administrative penalties, in the General Fund of the City and		
24	County of San Francisco.		
25	SEC. <u>1.5301.555</u> CODE OF CONDUCT.		

1	At the time of initial registration and reregistration annually thereafter no later than February
2	$\underline{\mathit{l}}$ , each campaign consultant must elect whether to voluntarily comply with the following Code
3	of Conduct:
4	"I am familiar with all the laws, rules and regulations applicable to local campaigns;
5	"I will not knowingly make false statements about the qualifications or positions of any
6	candidate, or about the scope and effect of any measure;
7	"I will not knowingly make false statements that any real or fictitious person supports or
8	opposes a candidate or measure;
9	"In the event that I make inadvertent false statements about the qualifications or
10	positions of any candidate or about the scope and effect of any measure, I will endeavor to
11	provide corrected information in written form to the Ethics Commission within five days;
12	"I will refrain from appealing to prejudice in the conduct of a campaign, and from
13	conducting, managing or advising a campaign, which appeals to prejudice based on race,
14	gender, ethnic background, religious affiliation or nonaffiliation, sexual orientation, age,
15	disability, or economic status;
16	"I will refrain from seeking to obtain the support of or opposition to any candidate or
17	measure by the use of financial inducements or by the use of threats or coercion;
18	"I will refrain from influencing the submission of a measure to the San Francisco voters
19	for the sole purpose of obtaining economic consideration for campaign consulting services;
20	"I will disclose through a filing at the San Francisco Ethics Commission any
21	agreements that would result in a campaign consulting contract resulting from my efforts to
22	influence the submission of a measure to the San Francisco voters at the time that I seek
23	submission of any such measure;

"I will refrain from seeking to evade, or participating in efforts of others to evade, the

legal requirements in laws pertaining to political campaigns;

24

1	"I will not knowingly participate in the preparation, dissemination, or broadcast of paid
2	political advertising or campaign materials that contain false information; and
3	"I will refrain from accepting clients whose interests are adverse to each other."
4	SEC. <u>1.535</u> 1.560 SEVERABILITY.
5	If any Section, subsection, subdivision, sentence, clause, phrase or portion of this Chapter, or
6	the application thereof to any person or entity is for any reason held to be invalid or unconstitutional
7	by the decision of any court of competent jurisdiction, such decision shall not affect the validity of the
8	remaining portions of this Chapter or its application to other persons, business entities, or
9	organizations. The Board of Supervisors hereby declares that it would have adopted this Chapter, and
10	each Section, subsection, subdivision, sentence, clause, phrase or portion thereof, irrespective of the
11	fact that any one or more Sections, subsections, subdivisions, sentences, clauses, phrases, or portions,
12	or the application thereof to any person or entity, to be declared invalid or unconstitutional.
13	If any provision of this Chapter, or the application thereof to any person or circumstance, is
14	held invalid, the validity of the remainder of the Chapter and the applicability of such provisions to
15	other persons and circumstances shall not be affected thereby.
16	SEC. 1.5451.565 CONSTRUCTION WITH OTHER LAWS.
17	Lobbying by campaign consultants and employees of campaign consultants is
18	governed by the applicable provisions of Article II, Chapter 1 of this Code, including Section
19	2.117, which prohibits campaign consultants and employees of campaign consultants from
20	communicating with current and former clients on behalf of another person or entity for the purpose of
21	influencing local legislative or administrative action in exchange for economic
22	considerationspecifically regulates lobbying by campaign consultants.
23	Section 2. The operative date of this ordinance shall be January 1, 2013, unless the
24	Ethics Commission approves a resolution establishing a later operative date for the ordinance.

1	The Ethics Commission shall not establish an operative date for the ordinance less than 60						
2	days from the date of the resolution's adoption.						
3							
4	APPF	APPROVED AS TO FORM:					
5	DENNIS J. HERRERA, City Attorney						
6	Ву:						
7		ANDREW SHEN Deputy City Attorney					
8							
9							
10							
11							
12							
13							
14							
15							
16							
17							
18							
19							
20							
21							
22							
23							
24							
25							