FILE NO. 130402

ORDINANCE NO.

1	[Health, Business and Tax Regulations Codes - Safe Body Art]	
2		
3	Ordinance amending the Health Code by repealing miscellaneous sections relating to	
4	tattooing and adding Article 40 to require body art practitioners to register with the	
5	Department of Public Health (DPH) and to annually renew registration, and to require	
6	permanent and temporary body art facilities to obtain and annually renew permits with	
7	DPH; amending the Business and Tax Regulations Code by adding fees relating to	
8	body art permits and licenses; and making environmental findings.	
9	NOTE: Additions are <u>single-underline italics Times New Roman</u> ; deletions are strike-through italics Times New Roman.	
10	Board amendment additions are <u>double-underlined</u> ; Board amendment deletions are strikethrough normal .	
11	board amendment deletions are strikethough hormal .	
12		
13	Be it ordained by the People of the City and County of San Francisco:	
14	Section 1. The Planning Department has determined that the actions contemplated in	
15	this ordinance comply with the California Environmental Quality Act (California Public	
16	Resources Code Section 21000 et seq.). Said determination is on file with the Clerk of the	
17	Board of Supervisors in File No and is incorporated herein by reference.	
18	Section 2. The San Francisco Health Code is hereby amended by adding Article 40, to	
19	read as follows:	
20		
21		
22		
23		
24		
25	<u>ARTICLE 40: SAFE BODY ART</u>	

1

2	<u>Sec. 4001</u>	<u>Findings</u>		
3	<u>Sec. 4002</u>	<u>Definitions</u>		
4	<u>Sec. 4003</u>	Permit Required for Body Arts Facility		
5	<u>Sec. 4004</u>	Investigation and Inspections		
6	<u>Sec. 4005</u>	Qualifications of Practitioner		
7	<u>Sec. 4006</u>	Expiration Date of Permit		
8	<u>Sec. 4007</u>	Nontransferability of Permit and Registration Card		
9	<u>Sec. 4008</u>	Body Art Temporary Demonstration Booth		
10	<u>Sec. 4009</u>	Mechanical Stud and Clasp Ear Piercing		
11	<u>Sec. 4010</u>	Permit and Registration Fees		
12	<u>Sec. 4011</u>	Body Art Facility Permits and Practitioner's Registration Cards		
13	<u>Sec. 4012</u>	Suspension or Revocation of Permit or Registration Card		
14	<u>Sec. 4013</u>	Imminent Health Hazard		
15	<u>Sec. 4014</u>	Violations—Penalties		
16	<u>Sec. 4015</u>	Rules and Regulations		
17	<u>Sec. 4016</u>	Undertaking for the General Welfare		
18	<u>Sec. 4017</u>	<u>Severability</u>		
19				
20	<u>SEC. 400</u>	<u>)1. PURPOSE.</u>		
21	The Board of Supervisors finds and declares the following:			
22	The purpose of this ordinance is to implement California Health & Safety Code Sections 119300 et			
23	seq., the Safe Body Art Act, to provide minimum standards for the regulation of persons engaged in			
24	<u>California in the</u>	California in the business of tattooing, body piercing, branding, and the application of permanent		
25	cosmetics. These	e standards are intended to protect both the practitioner and the client from		

1	<u>transmission of infectious diseases through the application of proper body art procedures, and the</u>
2	prevention of cross-contamination of instruments and supplies.
3	SEC. 4002. DEFINITIONS.
4	For purposes of this Article 40, the following definitions apply.
5	"Aftercare" means written and oral instructions (sometimes called "post procedure
6	instructions") given to the client, that are specific to the body art procedure the client has undergone
7	or will undergo, and that pertain to caring for the body after the procedure.
8	"Antimicrobial " means agents that disinfect, sanitize, reduce, or mitigate growth or
9	development of microbiological organisms.
10	"Autoclave" means a container (sometimes called a "steam sterilizer") specifically made for
11	sterilizing instruments or other materials by superheated steam (at least 250 degrees Fahrenheit) under
12	pressure for a specified period of time to insure sterilization of all contents.
13	"Blood" means human blood, human blood components, and products made from human blood.
14	"Bloodborne pathogen" means a disease-causing microorganism that, when present in the
15	blood, can be transmitted to humans, including, but not limited to, hepatitis B virus (HBV), hepatitis C
16	virus (HCV), and human immunodeficiency virus (HIV).
17	"Bodily fluids" means any fluid in the body including blood, urine, saliva, sputum, tears, semen,
18	milk, or vaginal secretions. Blood may be released from the body when the skin of any human surfaces
19	including but not limited to the lip, tongue, mouth or nose, is punctured, torn, cut, or abraded.
20	"Body art" means body piercing, tattooing, branding, or applying permanent cosmetics to the
21	human body, as those terms are defined below.
22	(1) "Body piercing" means the creation of an opening in a human body for the purpose
23	of inserting jewelry or other decoration. "Body piercing" includes, but is not limited to, the piercing of
24	an ear, including the tragus, lip, tongue, nose, or eyebrow; provided, however, that "body piercing"
25	does not include the piercing of an ear, except for the tragus, with a disposable, single-use, pre-

1	sterilized stud and clasp or solid needle that is applied using a mechanical device to force the needle or
2	stud through the ear.
3	(2) "Tattooing" means the insertion of pigment in human skin tissue by piercing with a
4	<u>needle.</u>
5	(3) "Branding" means the process in which a mark or marks are burned into human skin
6	tissue with a hot iron or other instrument, with the intention of leaving a permanent scar.
7	(4) "Permanent cosmetics" means the application of pigments in human skin tissue for
8	the purpose of permanently changing the color or other appearance of the skin. This includes, but is not
9	limited to, permanent eyeliner, eyebrow, or lip color.
10	"Body art facility" means the building, section of a building, or vehicle in which a practitioner
11	performs body art, including reception areas, the procedure area, and the decontamination and
12	sterilization area, as those terms are defined below.
13	(1) "Reception area" means the room, or portion of the building where clients,
14	potential clients, and members of the public, are greeted and wait to be admitted to the procedure area.
15	(2) "Procedure area" means a room, or designated portion of a room, or designated
16	portion of a vehicle, that is set apart and only used to perform body art.
17	(3) "Decontamination and sterilization area" means a room, or specific section of a
18	room, or specific section of a vehicle, that is set apart and used exclusively to decontaminate and
19	sterilize instruments.
20	"Body art temporary demonstration booth" means the temporary area in which practitioners
21	may work under the conditions delineated in Section 4008, below.
22	"Client" means an individual upon whom a practitioner performs body art.
23	"Decontaminate" means the use of physical or chemical means to remove, inactivate, or destroy
24	bloodborne pathogens on a surface or item to the point where the pathogens are no longer capable of
25	transmitting infectious particles and the surface or item is rendered safe for handling, use, or disposal.

1	"Department" means the San Francisco Department of Public Health.
2	"Director" includes the Director of Public Health, and any designee of the Director of Public
3	<u>Health.</u>
4	"Instrument" means a nonmedical application device used in performing body art, including,
5	but not limited to, needles, needle bars, needle tubes, forceps, hemostats, tweezers, razors, or razor
6	<u>blades.</u>
7	"Owner" means either of the following:
8	(1) The person or persons whose name or names appear on the health permit, business
9	license, property deed, or rental agreement of the body art facility.
10	(2) A person, acting as a principal of a corporation or partnership, who employs
11	practitioners to perform body art.
12	"Practitioner" means a person who performs body art on a client.
13	"Sterilize" means the complete destruction of all microbial life forms, including spores.
14	SEC. 4003. PERMIT REQUIRED FOR BODY ART FACILITY.
15	(a) All body art facilities must obtain a permit issued by the Director.
16	(b) Every applicant for a body art facility permit shall file a written application with the
17	Department, which shall state the name and address of the applicant, a description of the body art
18	facility by street and number, the number of practitioners to be employed in the body art facility,
19	together with a description of the experience and qualifications of each practitioner, and such other
20	pertinent information as the Department may require. Such information shall be updated annually.
21	(c) A body art facility permit shall be subject to suspension or revocation by the Director,
22	following a hearing, upon a showing satisfactory to the Director of a violation by the practitioner of
23	state law, this Article 40, other local law, or the Director's rules and regulations implementing this
24	Article, in accordance with the procedures set forth in Section 4012 of this Article.
25	SEC. 4004. INVESTIGATION AND INSPECTION.

1	The Director shall investigate the statements made in the application for a body art facility
2	permit, and shall inspect the proposed body art facility. If the Director determines that the statements
3	contained in the application are true, and that the sanitary conditions of the body art facility comply
4	with state law, this Article 40, local zoning, fire and building code requirements, and the Director's
5	rules and regulations implementing this Article, a permit shall be granted for the body art facility.
6	SEC. 4005. REGISTRATION CARD REQUIRED FOR BODY ART PRACTITIONER.
7	(a) It shall be unlawful for any person to employ a body art practitioner without such
8	practitioner having first secured a practitioner's registration card issued by the Director.
9	(b) The issuance of the body art practitioner's registration card shall be subject to the
10	applicant's compliance with state law, the provisions of this Article 40, and the Director's rules and
11	regulations implementing this Article, including passing any required examination.
12	(c) A practitioner's registration card shall be subject to suspension or revocation by the
13	Director, following a hearing, upon a showing satisfactory to the Director of a violation by the
14	practitioner of state law, this Article 40, other local law, or the Director's rules and regulations
15	implementing this Article, in accordance with the procedures set forth in Section 4012 of this Article.
16	SEC. 4006. EXPIRATION DATE OF PERMIT AND REGISTRATION CARD.
17	A permit for a body art facility or a body art practitioner's registration card may be granted at
18	any time during the year, but all body art facility permits and body art practitioner's identification
19	cards issued, regardless of the date of issuance, shall expire at the end of the thirtieth day of the June
20	following the date of issuance.
21	SEC. 4007. NONTRANSFERABILITY OF PERMIT AND REGISTRATION CARD.
22	(a) A permit for a body art facility is not transferable.
23	(b) A body art practitioner's registration card is not transferable.
24	SEC. 4008. BODY ART TEMPORARY DEMONSTRATION BOOTH.
25	

1	(a) A registered body art practitioner may practice in a temporary demonstration booth for no
2	more than 7 days in a 90-day period, if the demonstration booth meets all of the following
3	requirements:
4	(1) Is located in a building that has, at a minimum, hand washing facilities with hot and
5	cold running water, containerized liquid soap, single-use paper towels, a five-gallon or larger
6	container of potable water accessible via spigot, and a wastewater collection and holding tank of
7	corresponding size, to which the practitioner has direct, unobstructed access. Potable water shall be
8	refilled and the holding tank evacuated at least every four procedures or every four hours, whichever
9	occurs first,, while the temporary demonstration booth is in operation
10	(2) Is constructed with a partition of at least 3 feet in height separating the procedure
11	area from the public.
12	(3) Is free from both insect and rodent infestation.
13	(4) Is used exclusively for performing body art.
14	(5) Is equipped with adequate light at the level where the practitioner is performing
15	<u>body art.</u>
16	(6) Prohibits animals.
17	(7) Operates with all necessary permits to conduct business at that site.
18	(b) All body art temporary demonstration booths must meet the requirements listed in
19	subsection (a), above, and obtain a permit from the Department.
20	(c) In addition to the penalties authorized in Section 4014, if a body art practitioner violates this
21	section, the Department shall close the body art event and shall impose a penalty not to exceed three
22	times the cost of the permit.
23	
24	SEC. 4009. MECHANICAL STUD AND CLASP EAR PIERCING.
25	

1	Facilities that use a pre-sterilized single-use mechanical stud a	nd clasp device to pierce an ear
2	shall conduct such services in a safe and sanitary manner. The operate	or of a mechanical stud and
3	clasp facility, or facilities, shall register the facility, or facilities, with t	the Department annually. Such
4	registration shall include a contact person responsible for compliance	with state and local law, and the
5	address, or addresses, of the facility or facilities, respectively, and a st	atement that the operator will
6	conduct such services in conformance with state law.	
7	SEC. 4010. PERMIT AND REGISTRATION FEES.	
8	(a) The following fees shall be paid for issuance of a facility pe	ermit and/or practitioner
9	registration:	1
10	Body Art Facility Application	<u>\$315.00</u>
11	Body Art Facility new construction, deposit for remodel plans	<u>\$800.00</u>
12	review, and inspection	
13	Body Art Facility—inspection, re-inspection, consultation, per hour	<u>\$186.00</u>
14	Body Art Mobile Facility—annually	<u>\$800.00</u>
15	Body Art Practitioner Registration Application	<u>\$ 75.00</u>
16	Body Art Practitioner Photo ID card	<u>\$ 40.00</u>
17	Body Art Practitioner Replacement Photo ID card	<u>\$ 25.00</u>
18	Body Art Temporary Demonstration Booth	<u>\$130.00</u>
19	Body Art Temporary Event Demonstration Booth Sponsor	<u>\$300.00</u>
20	Body Art Temporary Event Practitioner Application	<u>\$100.00</u>
21	Mechanical Stud and Clasp Piercing Facility Registration	<u>\$ 45.00</u>
22		
23	(b) Upon approval of an application by an owner or operator of	of a body art facility for a permit
24	to engage in the practice of body art, the Director shall forward the pe	rmit to the Tax Collector, who,
25		

1 <u>upon payment of the permit fee by the applicant shall issue a license and upon showing proof of</u>

- 2 *payment to the Department, the Department shall issue the permit to the designated permittee.*
- 3 (c) Beginning with fiscal year 2013-2014, the fee set forth in the Section may be adjusted each
- 4 year, without further action by the Board of Supervisors, as set forth in this Section. Not later than
- 5 April 1, the Director shall report to the Controller the revenues generated by the fee for the prior fiscal
- 6 year and the prior fiscal year's costs of operation, as well as any other information that the Controller
- 7 *determines appropriate to the performance of the duties set forth in this Section.*
- 8 (d) Not later than May 15, the Controller shall determine whether the current fee has produced
- 9 or is projected to produce revenues sufficient to support the costs of providing the services for which
- 10 *the fee is assessed and that the fee will not produce revenue which is significantly more than the costs*
- 11 of providing the services for which the fee is assessed. The Controller shall, if necessary, adjust the fee
- 12 *upward or downward for the upcoming fiscal year as appropriate to ensure that the program recovers*
- 13 *the costs of operation without producing revenue which is significantly more than such costs. The*
- 14 *adjusted fee shall become operative on July 1.*

15 <u>SEC. 4011. BODY ART FACILITY PERMITS AND PRACTITIONER'S REGISTRATION</u>

16 <u>CARDS –NOTICE TO CLIENTS AND PROSPECTIVE CLIENTS.</u>

- 17 (a) The body art facility permit, current body art facility license and Director's regulations
- 18 *shall be posted at all times in a conspicuous place in the body art facility so as to be readily visible to*
- 19 *<u>clients and prospective clients.</u>*
- 20 (b) The body art practitioner registration card must be conspicuously worn by the practitioner
- 21 or otherwise clearly displayed to clients and prospective clients, at all times while the practitioner is on
- 22 <u>duty.</u>
- 23
- ~ -
- 24
- 25

1 SEC. 4012. SUSPENSION OR REVOCATION OF PERMIT OR REGISTRATION CARD

- 2 (a) A body art facility permit or body art practitioner registration card may be suspended or
- 3 <u>revoked by the Director for violation of state laws regulating body art, or violation of this Article 40,</u>
- 4 <u>other local law, or any Director's regulations implementing this Article 40.</u>
- 5 (b) Prior to any action to suspend or revoke a body art facility permit or body art practitioner
- 6 registration card, the Director shall issue a written Notice of Violation setting forth the basis for such
- 7 *action and notifying the body art facility permit holder or registered body art practitioner of the right*
- 8 <u>to a hearing prior to suspension or revocation.</u>
- 9 (c) A body art facility permit holder or registered body art practitioner may request a hearing
- 10 *within 15 days after receipt of the Notice of Violation. Failure to request a hearing within 15 days*
- 11 *shall be deemed a waiver of the right to a hearing, with the result that the permit or registration card*
- 12 *will be suspended or revoked consistent with the notice provided with the issuance of the Notice of*
- 13 <u>Violation.</u>
- 14 (d) If the body art facility permit holder or registered body art practitioner timely requests a
- 15 *hearing, the hearing shall be held. Following the hearing, the hearing officer, as designated by the*
- 16 *Director, shall issue written notice of decision to the permit holder or practitioner within 5 working*
- 17 *days after the hearing, stating the basis for any suspension or revocation. Such decisions may be*
- 18 *appealed to the Board of Appeals in accordance with the San Francisco Charter and the Municipal*
- 19 <u>*Code.*</u>

<u>SEC. 4013. IMMINENT HEALTH HAZARD.</u>

- 21 *If the Director finds an imminent health hazard, the Director may suspend a body art facility*
- 22 *permit and/or body art practitioner registration card, and order the body art facility or the body art*
- 23 practitioner to cease operation until the hazard is corrected. The Director shall issue a written Notice
- 24 of Violation setting forth the basis for such action, and provide the permit holder or practitioner with
- 25

20

- 1 <u>the right to a hearing, as set forth in Section 4012, above, except that the hearing may be held at the</u>
- 2 <u>request of the body art facility permittee or body art practitioner registrant as soon as practicable.</u>
- 3 <u>SEC. 4014. VIOLATIONS PENALTIES.</u>
- 4 <u>Performing body art without being registered, owning or operating a body art facility without a</u>
- 5 <u>health permit, or operating a temporary body art booth in violation of the requirements set forth in</u>
- 6 <u>Section 4008, above, shall be a misdemeanor under state law. Additionally, the Department may assess</u>
- 7 *an administrative penalty of not less than \$25 and not more than \$1000.00, to be used for the*
- 8 *enforcement of this Article 40.*
- 9 <u>SEC. 4015. RULES AND REGULATIONS.</u>
- 10 <u>The Director is authorized but not required to issue rules and regulations for the</u>
- 11 *implementation of this Article 40.*
- 12 <u>SEC. 4016. UNDERTAKING FOR THE GENERAL WELFARE.</u>
- 13 *In enacting and implementing this Article, the City is assuming an undertaking only to promote*
- 14 *the general welfare. It is not assuming, nor is it imposing on its officers and employees, an obligation*
- 15 *for breach of which it is liable in money damages to any person who claims that such breach*
- 16 *proximately caused injury.*
- 17 <u>SEC. 4017 SEVERABILITY.</u>
- 18 *If any section, subsection, sentence, clause, phrase, or word of this Article is for any reason*
- 19 *held to be invalid or unconstitutional by a decision of any court of competent jurisdiction, such decision*
- 20 *shall not affect the validity of the remaining portions of this Article. The Board of Supervisors hereby*
- 21 *declares that it would have adopted this Article, and each and every section, subsection, sentence,*
- 22 <u>clause, phrase, and word not declared invalid or unconstitutional without regard to whether any other</u>
- 23 *portion of this Article would be subsequently declared invalid or unconstitutional.*
- 24 Section 3. The San Francisco Health Code is hereby amended by repealing Sections
- 25 255, 256, 257, 258, 259, 260, 261, 262, and 263, as follows:

1 **SEC. 255. TATTOOING.**

2	- Definitions. For the purpose of this ordinance certain words and phrases shall be construed
3	as hereafter defined. Words in the singular include the plural, and words in the plural shall include the
4	singular. Words in the present tense shall include the future.
5	— (a) — Director of Public Health. The term "Director of Public Health" shall include the
6	Director of Public Health, his assistant, or any regularly qualified employee or inspector of the
7	Department of Public Health in the City and County of San Francisco.
8	(b) Tattooing. Tattooing shall mean any method of placing designs, letters, scrolls,
9	figures, symbols, or any other marks upon or under the skin with ink or colors, by the aid of needles or
10	instruments.
11	(c) Person. Person shall mean any individual, firm or corporation, owner or operator of a
12	tattooing establishment.
13	SEC. 256. PERMIT.
14	- It shall be unlawful for any person, firm or corporation, owning, controlling and leasing,
15	acting as agent for, conducting, managing or operating any establishment to practice the art of
16	tattooing or to engage in the practice of tattooing, without first applying for and receiving a permit
17	from the Director of Public Health of the City and County of San Francisco in the manner hereinafter
18	provided.
19	<i>— Every applicant for such permit shall file with the Department of Public Health of the City</i>
20	and County of San Francisco a written application, which shall state the name and address of the
21	applicant, a description of the property by street and number, wherein and whereon it is proposed to
22	conduct the tattooing establishment, the number of persons to be employed in such establishment,
23	together with a description of the experience and qualifications of each person engaged in the practice
24	of tattooing, and such other pertinent information as the Department of Public Health may require.
25	

1

SEC. 257. INVESTIGATION AND INSPECTION.

2	- It shall be the duty of the Director of Public Health of the City and County of San Francisco
3	to investigate the statements made in the application, and the premises where it is proposed to practice
4	the business of tattooing, and if it shall appear to the Director of Public Health that the statements
5	contained in the application are true and that the sanitary conditions prevailing upon the premises
6	comply with the provisions of this ordinance and State laws and conform to the rules and regulations of
7	the Director of Public Health of the City and County of San Francisco, a permit therefore shall be
8	granted for the establishment. Such permit shall be granted only upon the express condition that it shall
9	be subject to suspension or revocation by the Director of Public Health upon a showing satisfactory to
10	said Director of a violation by the holder of such permit, or person or employee, acting with his
11	consent or under this authority, of any provision of this ordinance or any law of the State of California,
12	or any rule or regulation of the Director of Public Health of the City and County of San Francisco
13	regulating tattooing establishments, which rules or regulations the Director of Public Health is hereby
14	authorized to make.
14	authorized to make.
14 15	authorized to make. SEC. 258. LICENSE FEES.
14 15 16	authorized to make. SEC. 258. LICENSE FEES. — (a) — Upon approval of an application for a permit to engage in the practice of tattooing,
14 15 16 17	authorized to make. SEC. 258. LICENSE FEES. — (a) — Upon approval of an application for a permit to engage in the practice of tattooing, the Director of Public Health shall forward the permit therefore to the Tax Collector, who, upon
14 15 16 17 18	authorized to make. SEC. 258. LICENSE FEES. — (a) — Upon approval of an application for a permit to engage in the practice of tattooing, the Director of Public Health shall forward the permit therefore to the Tax Collector, who, upon payment of the license fee hereinafter provided shall issue the permit to the designated permittee.
14 15 16 17 18 19	authorized to make. SEC. 258. LICENSE FEES. — (a) — Upon approval of an application for a permit to engage in the practice of tattooing, the Director of Public Health shall forward the permit therefore to the Tax Collector, who, upon payment of the license fee hereinafter provided shall issue the permit to the designated permittee. — Every person engaged in the business of conducting, managing or operating any
14 15 16 17 18 19 20	authorized to make. SEC. 258. LICENSE FEES. — (a) — Upon approval of an application for a permit to engage in the practice of tattooing, the Director of Public Health shall forward the permit therefore to the Tax Collector, who, upon payment of the license fee hereinafter provided shall issue the permit to the designated permittee. — Every person engaged in the business of conducting, managing or operating any establishment for the practice of the art of tattooing shall pay a license fee of \$1,372 per year, or for
14 15 16 17 18 19 20 21	authorized to make. SEC. 258. LICENSE FEES. — (a) — Upon approval of an application for a permit to engage in the practice of tattooing, the Director of Public Health shall forward the permit therefore to the Tax Collector, who, upon payment of the license fee hereinafter provided shall issue the permit to the designated permittee. — Every person engaged in the business of conducting, managing or operating any establishment for the practice of the art of tattooing shall pay a license fee of \$1,372 per year, or for any portion of a year. The Fee shall be due annually on March 31 of each year, pursuant to Section
14 15 16 17 18 19 20 21 21	authorized to make. SEC. 258. LICENSE FEES. — (a) — Upon approval of an application for a permit to engage in the practice of tattooing, the Director of Public Health shall forward the permit therefore to the Tax Collector, who, upon payment of the license fee hereinafter provided shall issue the permit to the designated permittee. — Every person engaged in the business of conducting, managing or operating any establishment for the practice of the art of tattooing shall pay a license fee of \$1,372 per year, or for any portion of a year. The Fee shall be due annually on March 31 of each year, pursuant to Section 76.1, Article 2 of the San Francisco Business and Tax Regulations Code. *

1 Not later than April 1, the Director shall report to the Controller the revenues generated 2 by the fee for the prior fiscal year and the prior fiscal year's costs of operation, as well as any other 3 information that the Controller determines appropriate to the performance of the duties set forth in this Section. 4 5 Not later than May 15, the Controller shall determine whether the current fee has 6 produced or is projected to produce revenues sufficient to support the costs of providing the services 7 for which the fee is assessed and that the fee will not produce revenue which is significantly more than 8 the costs of providing the services for which the fee is assessed. 9 The Controller shall, if necessary, adjust the fee upward or downward for the upcoming fiscal year as appropriate to ensure that the program recovers the costs of operation without producing 10 revenue which is significantly more than such costs. The adjusted fee shall become operative on July 1. 11 12 SEC. 259. QUALIFICATIONS OF OPERATOR. 13 - It shall be unlawful for any person to employ an operator in the practice of tattooing without such operator having first secured an operator's card. The issuance of the operator's card herein 14 15 provided shall be subject to the applicant's compliance with the regulations and passage of the physical 16 examination required by the rules and regulations of the Director of Public Health. An operator's card 17 shall be granted only on the express condition that it shall be subject to suspension or revocation by the 18 Director of Public Health upon a showing satisfactory to the Director of Public Health of a violation by the holder of said operator's card of any rule of the Director or provision of this ordinance or of State 19 20 law or upon a satisfactory showing that the operator does not possess sufficient skill or that he is 21 negligent and has been responsible for communication of infections. 22 SEC. 260. SUSPENSION OR REVOCATION OF OPERATOR'S PERMIT. 23 -Suspension or revocation of a permit for an operator's card shall automatically suspend or 24 revoke any license issued to such person under the provisions of this or any other ordinance of the City

25

1	and County of San Francisco. Upon the making of any order of suspension or revocation, the Director
2	of Public Health shall in writing notify the Tax Collector and the Police Department.
3	SEC. 261. EXPIRATION DATE OF PERMIT.
4	— A permit for a tattooing establishment or an operator's card under the provisions of this
5	ordinance may be granted at any time during the year, but all permits and operators' cards issued
6	hereunder shall expire on the thirtieth day of the next succeeding June. Said permit or operator's card
7	shall not be transferable.
8	SEC. 262. PERMITS AND OPERATOR'S CARDS – POSTING OF.
9	- All permits, operators' cards and regulations of the Director of Public Health shall be posted
10	at all times in a conspicuous place in the establishment.
11	SEC. 263. VIOLATIONS – PENALTY.
12	- Any person, firm or corporation who shall violate any of the provisions of this ordinance or
13	fail to comply with any order or regulation made thereunder shall be deemed guilty of a misdemeanor,
14	and upon conviction thereof shall be punished by a fine of not less than \$50 nor more than \$500, or by
15	imprisonment in the County Jail for a period of not less than 10 days or more than six months or by
16	both such fine and imprisonment.
17	Section 4. The San Francisco Business and Tax Regulations Code is hereby amended
18	by adding Section 249.25, to read as follows:
19	<u>SEC. 249.25. BODY ART LICENSE FEES</u>
20	(a) Every body art facility shall pay a license fee of \$1,372 per year, or for any portion of a
21	year. Every person registered as a body art practitioner shall pay a license fee of \$175. The fees shall
22	be due annually on March 31 of each year, pursuant to Section 76.1, Article 2 of the San Francisco
23	Business and Tax Regulations Code.
24	(b) Beginning with fiscal year 2013-2014, the fee set forth in this Section may be adjusted each
25	year, without further action by the Board of Supervisors, as set forth in this Section. Not later than
	Department of Dublic Health

1 <u>April 1, the Director shall report to the Controller the revenues generated by the fee for the prior fiscal</u>

- 2 year and the prior fiscal year's costs of operation, as well as any other information that the Controller
- 3 *determines appropriate to the performance of the duties set forth in this Section.*
- 4 (c) Not later than May 15, the Controller shall determine whether the current fee has produced
- 5 or is projected to produce revenues sufficient to support the costs of providing the services for which
- 6 *the fee is assessed and that the fee will not produce revenue which is significantly more than the costs*
- 7 of providing the services for which the fee is assessed. The Controller shall, if necessary, adjust the fee

8 <u>upward or downward for the upcoming fiscal year as appropriate to ensure that the program recovers</u>

- 9 <u>the costs of operation without producing revenue which is significantly more than such costs. The</u>
- 10 *<u>adjusted fee shall become operative on July 1.</u>*
- 11 Section 5. Effective Date. This ordinance shall become effective 30 days from the 12 date of passage.
- 13 Section 6. Scope of Ordinance. In enacting this Ordinance, the Board intends to
- 14 amend only those words, phrases, paragraphs, subsections, sections, articles, numbers,
- 15 punctuation marks, charts, diagrams, or any other constituent parts of the Health Code that
- 16 are explicitly shown in this Ordinance as additions, deletions, Board amendment additions,
- 17 and Board amendment deletions in accordance with the "Note" that appears under the official
- 18 title of the Ordinance.
- 19
- 20 APPROVED AS TO FORM:
- 21 DENNIS J. HERRERA, City Attorney
- 22
- 23 By: VIRGINIA DARIO ELIZONDO 24 Deputy City Attorney
- 25 n:\health\as2013\1200534\00843716.doc