File No.	141095	Committee Item No	1
,		Board Item No.	

COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST

Committee:	Government Audit and Oversight	Date February 26, 2015		
Board of Su	pervisors Meeting	Date		
Cmte Board		· ·		
	Motion			
e e e	Resolution			
	Ordinance			
	Legislative Digest			
	Budget and Legislative Analyst Repo	sa 4		
		11		
H	Youth Commission Report			
	Introduction Form	· -		
	Department/Agency Cover Letter and	/or Report		
	MOU			
	Grant Information Form			
	Grant Budget			
	Subcontract Budget			
	Contract/Agreement			
	Form 126 – Ethics Commission			
	Award Letter			
	Application			
\square	Public Correspondence			
•				
OTHER	(Use back side if additional space is	needed)		
571	5 6 15 4 14 14 16 16 14			
	Referral FYI - 11/13/2014			
	Email Correspondence for Sponsorship)		
\square	Presidential Transfer Memo			
\boxtimes \square	Referral to Planning Dept for Environme	ental Review - 12/2/2014		
	Planning Dept Response - 12/18/2014			
	Memo Notice for 10-Day Fee Ad			
	Referral to Planning Dept for Environment	ental Review - 2/17/2015		
	Planning Dept Response - 2/17/2015			
同 同				
<u> </u>				
Completed by: Erica Major Date February 20, 2015				
Completed I				

SUBSTITUTED 2/10/2015 ORDINANCE NO.

FILE NO. 141095

[Environment Code - Safe Drug Disposal]

1

2

3

4

5

6

7

8

. .

10

11

12

13

1415

16

17

18

19

20

21

22

23

24

25

Ordinance amending the Environment Code to require any person who produces a drug offered for sale in San Francisco to participate in an approved drug stewardship program for the collection and disposal of unwanted drugs from residential sources; to provide for implementation, enforcement, fees, and penalties; and making

NOTE:

environmental findings.

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:

Section 1. The Planning Department has determined that the actions contemplated in this ordinance comply with the California Environmental Quality Act (California Public Resources Code Sections 21000 et seq.). Said determination is on file with the Clerk of the Board of Supervisors in File No. 141095 and is incorporated herein by reference.

Section 2. The Environment Code is hereby amended by revising the name of Chapter 22, adding to Chapter 22 a Division II entitled "Safe Drug Disposal Information" consisting of existing Sections 2250-2254, and adding to Chapter 22 a Division I entitled "Safe Drug Disposal Stewardship" consisting of Sections 2200 through 2219, to read as follows:

CHAPTER 22: SAFE DRUG DISPOSAL Information

1	<u>DIVISION I: SAFE DRUG DISPOSAL STEWARDSHIP</u>
2	<u>Sec. 2200. Title.</u>
3	Sec. 2201. Findings.
4	Sec. 2202. Definitions.
5	Sec. 2203. Stewardship Plans – Participation.
6	Sec. 2204. Stewardship Plans – Components.
7	Sec. 2205. Stewardship Plans – Collection of Covered Drugs.
8	Sec. 2206. Stewardship Plans – Promotion.
9	Sec. 2207. Stewardship Plans – Disposal of Covered Drugs.
10	Sec. 2208. Stewardship Plans – Administrative and Operational Costs and Fees.
11	Sec. 2209. Stewardship Plans – Reporting Requirements.
12	Sec. 2210. Stewardship Plans – List of Producers of Covered Drugs.
13	Sec. 2211. Stewardship Plans – Review of Proposed Plans.
14	Sec. 2212. Stewardship Plans – Prior Approval for Change.
15	Sec. 2213. Stewardship Plans – Enforcement and Penalties.
16	Sec. 2214. Stewardship Plans – Rules, Performance Standards, and Report.
17	Sec. 2215. Plan Review and Annual Operation Fees.
18	Sec. 2216. Undertaking for the General Welfare.
19	Sec. 2217. No Conflict With Federal or State Law.
20	Sec. 2218. Severability.
21	Sec. 2219. Effect of Grant of Certiorari
22	
23	
24	

Supervisors Breed; Mar BOARD OF SUPERVISORS

DIVISION I: SAFE DRUG DISPOSAL STEWARDSHIP

25

17

14

22

20

SEC. 2200. TITLE.

This Division I may be cited as the San Francisco Safe Drug Disposal Stewardship Ordinance.

SEC. 2201. FINDINGS.

- (a) Legal medicinal drugs allow us to live longer, healthier, and more productive lives.
- (b) A Mayo Clinic study issued in June 2013 found that nearly 70 percent of Americans take one prescription drug, up from 48 percent in 2007-2008. According to the Centers for Disease Control and Prevention, health care providers in the United States wrote 259 million prescriptions for painkillers in 2012, enough for every American adult to have a bottle of pills.
- (c) Municipal wastewater treatment plants are not designed to treat complex drug compounds that end up in the sewer system after being flushed down toilets and sinks. As a result, drugs can pass through wastewater treatment systems and contaminate receiving waters.
- (d) An Environmental Protection Agency report on drinking water released in December 2013 tested effluent samples from 50 large wastewater treatment plants for active pharmaceutical ingredients and metabolites. Out of the 63 total compounds tested for, 43 were detected in at least one of the samples and all samples were found to contain at least one pharmaceutical compound. The presence of pharmaceuticals in surface water are well documented to have ecological impacts, including negative effects to fish and other aquatic life. Properly disposing of leftover, expired, and unwanted drugs would reduce the quantity of pharmaceutical compounds that are discharged into the San Francisco Bay and other receiving waters.
- (e) Providing proper disposal options for leftover, expired, and unwanted drugs is also important in preventing unintentional poisoning deaths attributable to drugs, by making such drugs less accessible to persons who might abuse them. Deaths from drug overdose have been rising steadily over the past two decades. Every day in the United States, 113 people die as a result of drug overdose,

and another 6,748 are treated in emergency departments for the misuse or abuse of drugs. Nearly 9 out of 10 poisoning deaths are caused by drugs. In 2011, 80 percent of the 41,340 drug overdose deaths in the United States were unintentional.

- (f) Proper drug disposal could also impact the number of people who become addicted to prescription drugs. Results from the 2013 National Survey on Drug Use and Health indicate that about 15.3 million people aged 12 or older used prescription drugs non-medically in the past year, and 6.5 million did so in the past month. Seventy percent of those addicted to prescription drugs say they first accessed drugs by taking them from friends and family who kept them unlocked in the house.
- (g) San Francisco has adopted a goal of achieving Zero Waste to landfill by the year 2020. To meet this goal, it is expected that all discarded materials will need to be sorted or processed to maximize recovery of valuable resources. Additional and separate disposal options for medicines are needed to protect the health and safety of refuse sortline workers and to ensure the maximum recovery from San Francisco's waste stream.
- (h) Extended Producer Responsibility (EPR), also called Product Stewardship, is a strategy that places some responsibility for end-of-life management of consumer products on the manufacturers of the products, while encouraging product design that minimizes negative impacts on human health and the environment at every stage of the product's lifecycle.
- (i) San Francisco passed Producer Responsibility Resolutions in 2006 (Resolution No. 154-10) and in 2010 (Resolution No. 94-06) to state its support for managing product waste under an EPR system. Many other local and national government bodies support EPR, including CalRecycle (formerly the California Integrated Waste Management Board), the National Association of Counties, and the National League of Cities.
- (j) California has passed four significant product stewardship laws for mercury thermostats (AB 2347, enacted as Chapter 572 of the statutes of 2008), carpet (AB 2398, enacted as Chapter 681 of the statutes of 2010), paint (AB1343, enacted as Chapter 420 of the statutes of 2010), and mattresses (SB

254, enacted as Chapter 21 of the statutes of 2013). All four laws require producers to establish and fund product stewardship programs for their waste stream.

(k) California Senate Bill 966, enacted as Chapter 542 of the Statutes of 2007, required

CalRecycle to survey existing drug collection programs, evaluate them for several factors including

cost effectiveness, and make recommendations for implementation of statewide programs.

(1) In 2010, Congress passed the "Secure and Responsible Drug Disposal Act of 2010," Public Law No. 111–273, which authorized the Attorney General to increase the methods—formerly restricted to law enforcement—by which controlled substances may be collected, including collection at pharmacies. The goal of the bill was to increase opportunities for drug collection in order to reduce the instances of substance abuse, accidental poisoning, and release of harmful substances into the environment. On October 9, 2014, the Drug Enforcement Agency promulgated regulations implementing the bill. 21 C.F.R. Parts 1300, 1301, 1304, 1305, 1307, and 1317. These regulations, among other things, authorize retail pharmacies to maintain secure collection bins for controlled substances.

(m) A number of Canadian provinces and other countries already have active, well-established drug product stewardship programs in place. British Columbia has had a manufacturer-funded drug collection program in place since 1996. Ontario began a program in July 2010. And Manitoba began its program in April 2011. France, Spain and Portugal, among other countries, have national, well-established collection programs for home-generated drugs, which are paid for by drug companies and operated by Product Stewardship Associations on their behalf.

(n) In 2012, Alameda County became the first local government in the United States to pass legislation, Ordinance No. 0-2012-27, requiring pharmaceutical companies to design, fund, and operate a safe drug collection and management program which could operate like the take-back programs found in Canada's pharmacies. On September 30, 2014, the Ninth Circuit Court of Appeal

rejected a legal challenge to Alameda County's ordinance brought by drug manufacturers. Pharm.

Research & Mfrs. of Am. v. Cty. of Alameda, 13-16833, 2014 WL 4814407 (9th Cir. Sept. 30, 2014).

- (o) On June 20, 2013, the King County Board of Health passed Rule and Regulation No. #13-03 which created a drug take-back system for King County residents. The King County take-back system is also funded and operated by drug companies.
- (p) To date, there is no voluntary or mandatory statewide product stewardship program for unwanted drugs in California. In 2013, the California State Senate passed a bill, SB 1014, that would have required drug companies to fund and operate a Product Stewardship program to collect and properly dispose of home-generated pharmaceutical waste, but the California Assembly did not take up the bill for a vote.
- (q) There is considerable demand in San Francisco for a permanent drug stewardship program. Since 2012, the San Francisco Department of the Environment has operated a pilot program for the collection of controlled and non-controlled substances. As of January 1, 2015, the program consists of 12 retail pharmacies and one community center collecting non-controlled substances and all 10 of the City's police stations collecting both controlled and non-controlled substances. The pilot program collects an average of 1,429 pounds of controlled and non-controlled substances per month, and as of December 31, 2014, has collected over 46,749 pounds.
- (r) The pilot program, with only 23 drop-off locations, does not offer adequate convenient disposal options for all City residents. Moreover, only 45 percent of the pilot program's cost is covered by industry funding, and that funding is not reliable or sustainable.

SEC. 2202. DEFINITIONS.

For the purposes of this Division I, the following definitions apply:

"City" means the City and County of San Francisco.

"City residents" means human beings residing in the City.

"Collector" means a Person that gathers Unwanted Covered Drugs from City residents for the purpose of collection, transportation, and disposal.

"Covered Drug" means a Drug sold in any form and used by City residents, including prescription, nonprescription, brand name and generic drugs. Notwithstanding the previous sentence, "Covered Drug" does not include: (1) vitamins or supplements; (2) herbal-based remedies and homeopathic drugs, products, or remedies; (3) cosmetics, shampoos, sunscreens, toothpaste, lip balm, antiperspirants, or other personal care products that are regulated as both cosmetics and nonprescription drugs under the federal Food, Drug, and Cosmetic Act (Title 21 U.S.C. Chapter 9); (4) Drugs for which Producers provide a pharmaceutical product stewardship or take-back program as part of a federal Food and Drug Administration-managed risk evaluation and mitigation strategy (Title 21 U.S.C. Sec. 355-1); (5) Drugs that are biological products as defined by 21 C.F.R. 600.3(h) as it exists on the effective date of this Division I if the Producer already provides a pharmaceutical product stewardship or take-back program; and (6) medical devices or their component parts or accessories.

"Department" means the Department of the Environment.

"Director" means the Director of the Department of the Environment or his or her designee.

"Drug Wholesaler" means a Person who buys Drugs for resale and distribution to

corporations, individuals, or entities other than consumers.

"Drug" means: (1) any article recognized in the official United States pharmacopoeia, the official national formulary, the official homeopathic pharmacopoeia of the United States or any supplement of the formulary or those pharmacopoeias as published by the U.S. Pharmacopeial Convention and the Homeopathic Pharmacopoeia Convention of the United States; (2) any substance intended for use in the diagnosis, cure, mitigation, treatment, or prevention of disease in humans or other animals; (3) any substance, other than food, intended to affect the structure or any function of the body of humans or other animals; or (4) any substance intended for use as a component of any substance specified in (1), (2), or (3) of this definition.

"Manufacture" means the production, preparation, propagation, compounding, or processing of a Drug but does not include the activities of a practitioner who, as an incident to his or her administration or dispensing such substance or device in the course of his or her professional practice, prepares, compounds, packages, or labels such substance or device.

"Manufacturer" means a Person engaged in the Manufacture of Drugs.

<u>"Mail-back services" means a collection method for the return of Unwanted Covered Drugs</u> from City residents utilizing prepaid and preaddressed mailing envelopes.

"Nonprescription Drug" means a Drug that may be lawfully sold without a prescription.

"Person" means a human being, firm, sole proprietorship, corporation, limited liability

company, general partnership, limited partnership, limited liability partnership, association,

cooperative, or other entity of any kind or nature.

"Pharmacy" means a place licensed by the state of California Board of Pharmacy where the practice of pharmacy is conducted.

"Prescription Drug" means any Drug, including any controlled substance, that is required by federal or state law or regulation to be dispensed by prescription only or is restricted to use by practitioners only.

"Producer" means a Manufacturer engaged in the Manufacture of a Covered Drug sold in the City, including a brand-name or generic Drug. Notwithstanding the previous sentence, "Producer" does not include: (1) a retailer whose store label appears on a Covered Drug or the drug's packaging if the Manufacturer from whom the retailer obtains the drug is identified under Section 2203(d) of this Division I; (2) a Repackager if the Manufacturer from whom the Repackager obtains the Drug is identified under Section 2203(d) of this Division I; (3) a pharmacist who compounds or repackages a prescribed individual drug product for a consumer; or (4) a wholesaler who is not also a Manufacturer.

"Repackager" means a person who owns or operates an establishment that repacks and relabels a product or package for further sale, or for distribution without a further transaction.

"Retail Pharmacy" means a Pharmacy licensed by the state of California Board of Pharmacy
for retail sale and dispensing of drugs.

"Stewardship Plan" means a plan for the collection, transportation and disposal of Unwanted

Covered Drugs required under Section 2204 of this Division I that is: (1) financed, developed,

implemented and participated in by one or more Producers; (2) operated by the participating

Producers or a Stewardship Organization; and (3) approved by the Director.

"Stewardship Organization" means an organization designated by a Producer or group of

Producers to act as an agent on behalf of one or more Producers to develop and implement and

operate a Stewardship Plan.

"Unwanted Covered Drug" means any Covered Drug that the owner has discarded or intends to discard.

SEC. 2203. STEWARDSHIP PLANS – PARTICIPATION.

- (a) Each Producer shall participate in a Stewardship Plan. Each Producer must: (1) operate, individually or jointly with other Producers, a Stewardship Plan approved by the Director; or (2) enter into an agreement with a Stewardship Organization to operate, on the Producer's behalf, a Stewardship Plan approved by the Director.
- (b) Each Stewardship Plan must be approved by the Director before the entity administering the plan starts collecting Unwanted Covered Drugs. Once approved, each Stewardship Plan must have prior written approval of the Director for proposed changes as described under Section 2212.
- (c) By six months after the effective date of this Division I, or by six months after a Producer starts sale of a Covered Drug in the City, a Producer must notify the Director in writing of the Producer's intent to participate in a Stewardship Plan, or to form a new Stewardship Plan.

(i) The Director may audit the records of a Producer, group of Producers, or Stewardship

Organization related to a Stewardship Plan or request that the Producer, group of Producers, or

Stewardship Organization arrange for the Director to inspect at reasonable times a Stewardship Plan's or a Collector's facilities, vehicles, and equipment used in carrying out the Stewardship Plan.

SEC. 2204. STEWARDSHIP PLANS – COMPONENTS.

Each Stewardship Plan, which must be submitted and reviewed according to Section 2211, shall include:

- (a) Contact information for all Producers participating in the Stewardship Plan, including each Drug Producer's name, address, phone number, and email address, and the name, address, phone number, and email address of a human being to whom the Director may direct all inquiries regarding the Producer's participation in the Stewardship Plan;
- (b) A description of the proposed collection system to provide convenient ongoing collection service for all Unwanted Covered Drugs from City residents in compliance with the provisions and requirements in Section 2205, including a list of all collection methods and participating Collectors, a list of drop-off sites, a description of how any periodic collection events will be scheduled and located, a description of how any mail-back services will be provided and an example of the prepaid, preaddressed mailers the plan will use. The description of the collection service shall include a list of Retail Pharmacies and law enforcement agencies contacted by the plan under Section 2203(d)(2) of this Division I, and a list of all Collectors who offered to participate;
- (c) A description of the handling and disposal system, including identification of and contact information for Collectors, transporters and waste disposal facilities to be used by the Stewardship Plan in accordance with Sections 2205 and Section 2207 of this Division I;
- (d) A description of the policies and procedures to be followed by Persons handling Unwanted

 Covered Drugs collected under the Stewardship Plan, including a description of how all Collectors,

transporters and waste disposal facilities used will ensure that the collected Unwanted Covered Drugs
are safely and securely tracked from collection through final disposal, and how all entities
participating in the Stewardship Plan will operate under and comply with all applicable federal and
state laws, rules and guidelines, including but not limited to those of the United States Drug
Enforcement Administration, and how any Pharmacy collection site will operate under applicable rules
and guidelines of the State of California Board of Pharmacy;

- (e) A certification that that any patient information on Drug packaging will be promptly destroyed;
- (f) A description of the public education effort and promotion strategy required in Section 2206 of this Division I, including a copy of standardized instructions for City residents, signage developed for Collectors, and required promotional materials;
- (g) Proposed short-term and long-term goals of the Stewardship Plan for collection amounts, education and promotion; and
- (h) A description of how the Stewardship Plan will consider: (1) use of existing providers of waste pharmaceutical services; (2) separating Covered Drugs from packaging to the extent possible to reduce transportation and disposal costs; and (3) recycling of Drug packaging to the extent feasible.

SEC. 2205. STEWARDSHIP PLANS – COLLECTION OF COVERED DRUGS.

(a) This Division I does not require any Person to serve as a Collector in a Stewardship Plan.

A Person may offer to serve as a Collector voluntarily, or may agree to serve as a Collector in

exchange for incentives or payment offered by a Producer, group of Producers or Stewardship

Organization. Collectors may include law enforcement agencies, Pharmacies, mail-back services or

other entities, operating in accordance with state and federal laws and regulations for the handling of

Covered Drugs, including but not limited to those of the United States Drug Enforcement

(c) In addition to the collection system described in subsection (b)(1), all stewardships plans shall jointly operate a drop-off site within each City-owned pharmacy.

(d) Drop-off sites shall accept all Covered Drugs from City residents during all hours that the Retail Pharmacy, law enforcement agency, or other Collector is normally open for business with the public. Drop-off sites not operated by a law enforcement agency shall utilize secure collection bins in compliance with all applicable requirements, including but not limited to those of the United States

Drug Enforcement Administration and the State of California Board of Pharmacy. In the event that more than one Stewardship Plan operates a drop-off site at a particular location, each drop-off site must accept all Covered Drugs.

SEC. 2206. STEWARDSHIP PLANS - PROMOTION.

(a) All Stewardship Plans shall coordinate with each other and develop a single system of promotion that shall:

(1) Promote the Stewardship Plans so that collection options for Covered Drugs are widely understood by residents, pharmacists, retailers of Covered Drugs and health care practitioners including doctors and other prescribers, veterinarians and veterinary hospitals, and promote the safe storage of Covered Drugs by City residents;

(2) Work with Collectors participating in Stewardship Plans to develop clear, standardized instructions for City residents on the use of collection bins and a readily-recognizable, consistent design of collection bins;

(3) Establish a single toll-free telephone number and single web site where collection options and current locations of drop-off sites will be publicized, and prepare educational and outreach materials promoting safe storage of medicines and describing where and how to return Unwanted

Covered Drugs to the Stewardship Plan. These materials must be provided to Pharmacies, health care

facilities, veterinary facilities, and other interested parties for dissemination to City residents. Plain

language and explanatory images should be used to make use of medicine collection services readily understandable by all residents, including individuals with limited English proficiency;

- (4) Conduct a biennial survey of City residents and a survey of pharmacists, veterinarians, and health professionals in the City who interact with patients on use of medicines after the first full year of operation of the plans. Survey questions shall measure percent awareness of the Stewardship Plans, assess to what extent drop-off sites and other collection methods are convenient and easy to use, and assess knowledge and attitudes about risks of abuse, poisonings and overdoses from prescription and nonprescription medicines used in the home. Draft survey questions shall be submitted to the Director for review and comment at least 30 days prior to initiation of the survey.

 Results of the survey shall be reported to the Director and made available to the public on the website required in this Section 2206 within 90 days of the end of the survey period. The privacy of all survey respondents shall be maintained.
- (b) All surveys, outreach, education, promotion, websites, and toll-free phone numbers required by this Section 2206 shall be in English, Spanish, Chinese, Russian, and Tagalog.
 - (c) The Director shall provide guidance on the development of a single system of promotion.

SEC. 2207. STEWARDSHIP PLANS – DISPOSAL OF COVERED DRUGS.

- (a) Covered Drugs collected under a Stewardship Plan must be disposed of at a permitted hazardous waste disposal facility as defined by the United States Environmental Protection Agency under 40 C.F.R. parts 264 and 265.
- (b) The Director may grant approval for a Stewardship Plan to dispose of some or all collected Covered Drugs at a permitted large municipal waste combustor, as defined by the United States

 Environmental Protection Agency under 40 C.F.R. parts 60 and 62, if the Director deems the use of a hazardous waste disposal facility described under subsection (a) of this Section 2207 to be infeasible for the Stewardship Plan based on cost, logistics or other considerations.

(c) A Stewardship Plan may petition the Director for approval to use final disposal
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
cost. The proposed technology must provide equivalent or superior protection in each of the following
areas: (1) monitoring of any emissions or waste; (2) worker health and safety; (3) reduction or
elimination of air, water or land emissions contributing to persistent, bioaccumulative, and toxic
pollution; and (4) overall impact on the environment and human health.

SEC. 2208. STEWARDSHIP PLANS – ADMINISTRATIVE AND OPERATIONAL COSTS AND FEES.

- (a) A Producer or group of Producers participating in a Stewardship Plan shall pay all administrative and operational costs related to their Stewardship Plan, except as provided under this Section 2208. Administrative and operational costs related to the Stewardship Plan include but are not limited to the following:
 - (1) Collection and transportation supplies for each drop-off site:
 - (2) Acquisition of all secure collection bins for drop-off sites;
- (3) Ongoing maintenance or replacement of secure collection bins, as requested by Collectors;
 - (4) Prepaid, preaddressed mailers provided to disabled and/or home-bound residents;
- (5) Operation of periodic collection events, including costs of law enforcement staff time if necessary;
- (6) Transportation of all collected Covered Drugs to final disposal, including costs of law enforcement escort if necessary;
- (7) Environmentally sound disposal of all collected Covered Drugs under Section 2207 of this Division I;

may upon request provide information, counseling, and technical assistance about the requirements of this Division I to assist with the development of a proposed Stewardship Plan.

- (b) The Director shall review the proposed Stewardship Plan and determine whether it meets the requirements of this Division I. In reviewing a proposed Stewardship Plan, the Director shall provide an opportunity for written public comment on the proposed Stewardship Plan and consider any comments received.
- (c) After the review under subsection (b) of this Section 2211 and within 90 days after receipt of the proposed Stewardship Plan, the Director shall either approve or reject the proposed Stewardship Plan in writing and, if rejected, provide reasons for the rejection.
- (d) If the Director rejects a proposed Stewardship Plan, a Producer, group of Producers, or Stewardship Organization must submit a revised Stewardship Plan to the Director within 60 days after receiving written notice of the rejection. The Director shall review and approve or reject a revised Stewardship Plan as provided under subsections (b) and (c) of this Section 2211.
- (e) If the Director rejects a revised Stewardship Plan, or any subsequently revised plan, the

 Director may deem the Producer or group of Producers out of compliance with this Division I and

 subject to the enforcement provisions in this Division I.
- (f) In approving a proposed Stewardship Plan, the Director may exercise reasonable discretion to waive strict compliance with the requirements of this Division I that apply to Producers in order to achieve the objectives of this Division I.
- (g) The Director shall make all Stewardship Plans and proposed plans submitted under this Section 2211 available to the public.

SEC. 2212. STEWARDSHIP PLANS – PRIOR APPROVAL FOR CHANGE.

(a) Proposed changes to an approved Stewardship Plan that substantively alter plan operations, including, but not limited to, changes to participating Manufacturers, collection methods,

achievement of the service convenience goal, policies and procedures for handling Unwanted Covered Drugs, or education and promotion methods or disposal facilities, must be approved in writing by the Director before the changes are implemented.

- (b) A Producer or group of Producers participating in a Stewardship Plan shall submit to the Director any proposed change to a Stewardship Plan as described under subsection (a) of this Section 2212 in writing at least 30 days before the change is scheduled to occur and accompanied by the review fee in accordance with Section 2215 of this Division I.
- (c) The plan operator of an approved Stewardship Plan shall notify the Director at least

 15 days before implementing any changes to drop-off site locations, methods for scheduling and

 locating periodic collection events, or methods for distributing prepaid, preaddressed mailers, that do

 not substantively alter achievement of the service convenience goal under Section 2205(c) of this

 Division I, or other changes that do not substantively alter plan operations under subsection (a) of this

 Section 2212.
- (d) The plan operator may request an advance determination from the Director whether a proposed change would be deemed to substantively alter plan operations.

SEC. 2213. STEWARDSHIP PLANS – ENFORCEMENT AND PENALTIES.

- (a) The Director shall administer the penalty provisions of this Division I.
- (b) If the Director determines that any Person has violated this Division I or a regulation adopted pursuant to this Division I, the Director shall send a written warning, as well as a copy of this Division I and any regulations adopted pursuant to this Division I, to the Person or Persons who violated it. The Person or Persons shall have 30 days after receipt of the warning to come into compliance and correct all violations.
- (c) If the Person or Persons fail to come into compliance or correct all violations, the Director may impose administrative fines for violations of this Division I or of any regulation adopted pursuant

for each day per violation, or by imprisonment in the County Jail for a period not to exceed six months, or by both such fine and imprisonment.

(f) Any Person in violation of this Division I or any rule or regulation adopted pursuant to this Division I shall be liable to the City for a civil penalty in an amount not to exceed one thousand dollars (\$1,000) per day per violation. Each day in which the violation continues shall constitute a separate violation. Civil penalties shall not be assessed pursuant to this subsection (f) for the same violations for which the Director assessed an administrative penalty pursuant to subsection (c) of this Section 2213.

(g) In determining the appropriate penalties, the court or the Director shall consider the extent of harm caused by the violation, the nature and persistence of the violation, the frequency of past violations, any action taken to mitigate the violation, and the financial burden to the violator.

(h) No criminal, civil or administrative action under this Section 2213 may be brought more than four years after the date of the alleged violation.

SEC. 2214. STEWARDSHIP PLANS – RULES, PERFORMANCE STANDARDS, AND REPORT.

- (a) The Director, following public notice and a hearing, may adopt rules necessary to implement, administer, and enforce this Division I.
- (b) The Director may work with the Stewardship Plan operator to define goals for collection amounts, education, and promotion for a Stewardship Plan.
- (c) The Director shall report biennially to the Board of Supervisors concerning the status of all Stewardship Plans and recommendations for changes to this Division I. The biennial report may also include a summary of available data on indicators and trends of abuse, poisonings and overdoses from prescription and nonprescription drugs and a review of comprehensive prevention strategies to reduce risks of drug abuse, overdoses, and preventable poisonings. The first report shall be due two years from the effective date of this Division I.

obligation for breach of which it is liable in money damages to any Person who claims that such
 breach proximately caused injury.

3

4

5

6

7

8

9

10

11

12

13

SEC. 2217. NO CONFLICT WITH FEDERAL OR STATE LAW.

This Division I shall be construed so as not to conflict with applicable federal or State laws, rules or regulations. Nothing in this Division I shall authorize any City agency or department to impose any duties or obligations in conflict with limitations on municipal authority established by State or federal law at the time such agency or department action is taken. The City shall suspend enforcement of this Division I to the extent that said enforcement would conflict with any preemptive State or federal legislation subsequently adopted. Nothing in this Division I is intended or shall be construed to protect anticompetitive or collusive conduct, or to modify, impair, or supersede the operation of any of the antitrust or unfair competition laws of the State of California or the Unites States.

If any of the provisions of this Division I or the application thereof to any Person or

or provisions to persons or circumstances other than those to which it is held invalid, shall not be

circumstance is held invalid, the remainder of those provisions, including the application of such part

affected thereby and shall continue in full force and effect. To this end, the provisions of this Division I

14

15

16

SEC. 2218. SEVERABILITY.

171819

20

21

22

23

24

25

SEC. 2219. EFFECT OF GRANT OF CERTIORARI.

If, prior to the effective date of this Division I, the United States Supreme Court grants a petition for a writ of certiorari in the case of Pharmaceutical Research & Manufacturers of America v. County of Alameda, 13-16833, 2014 WL 4814407 (9th Cir. Sept. 30, 2014), then this Division I shall

are severable.

not become operative until 30 days after judgment has been entered in that case. Once judgment has been entered in that case, the City Attorney's Office shall notify the Department that judgment has been entered.

DIVISION II: SAFE DRUG DISPOSAL INFORMATION

* * * *

Section 3. Effective Date. Except as specified in Section 2219, this ordinance shall become effective 30 days after 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.

APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney

By:

JOSHUA WHITE Deputy City Attorney

n:\legana\as2015\1500249\00981708.doc

LEGISLATIVE DIGEST (Substituted 2/10/2015)

[Environment Code - Safe Drug Disposal]

Ordinance amending the Environment Code to require any person who produces a drug offered for sale in San Francisco to participate in an approved drug stewardship plan for the collection and disposal of unwanted drugs from residential sources; to provide for implementation, enforcement, fees, and penalties; and making environmental findings.

Existing Law

San Francisco does not currently have any law making drug companies responsible for collecting or disposing of unused medications.

Since 2012, the Department of the Environment has operated a pilot program for the collection of controlled and non-controlled substances. The program consists of 13 retail pharmacies collecting non-controlled substances and all 10 of the City's police stations collecting both controlled and non-controlled substances. 40 percent of the pilot program's cost is covered by industry funding.

On October 9, 2014, the Drug Enforcement Agency promulgated regulations that allow retail pharmacies to maintain secure collection receptacles for controlled substances. Until these regulations, only law enforcement agencies were authorized to receive controlled substances.

Two counties in the United States have drug stewardship laws – Alameda County and King County (which encompasses Seattle) – both of which are similar to the ordinance described below. On September 30, 2014, the Ninth Circuit Court of Appeal rejected a constitutional challenge under the dormant commerce clause to Alameda County's ordinance. *Pharm. Research & Mfrs.of Am. v. Cty. of Alameda*, 13-16833, 2014 WL 4814407 (9th Cir. Sept. 30, 2014).

Amendments to Current Law

The proposal is an ordinance that would amend the Environment Code to require any person who produces a drug offered for sale in San Francisco to participate in an approved drug stewardship program for the collection and disposal of unwanted prescription and non-prescription drugs from residential sources.

Drug Stewardship Plans

Every drug company (or "producer") who sells prescription or non-prescription drugs ("covered drugs") in the City would be required to participate in a drug disposal (or "drug stewardship") plan to collect and dispose of unwanted drugs from residential sources. The producer could operate a stewardship plan individually or jointly with other producers, or contract with a

private "stewardship organization" to operate a plan on behalf of the producer. Cosmetics, vitamins, supplements, herbal remedies, and certain other products would not be covered under this ordinance.

The producer would have to pay all administrative and operating costs of the stewardship plan, including the cost of collecting, transporting, and disposing of unwanted drugs. Neither the producer nor the stewardship program would be allowed to charge a fee for the program when the drugs were sold or collected for disposal.

Drug Stewardship Plans

By one year after the effective date of this ordinance, each producer or group of producers would be required to submit a stewardship plan to the Department of the Environment ("Department") for approval. The plan would have to include, among other things:

- A description of the methods by which unwanted drugs from residential generators would be collected in the City;
- A description of how the unwanted drugs would be safely and securely tracked and handled from collection through final disposal; and
- A certification that that any patient information on drug packaging will be promptly destroyed.

No stewardship plan would be allowed to begin collecting unwanted drugs until it had received written approval of the plan from the Department.

Disposal Of Unwanted Drugs

Each stewardship plan would be required to comply with all applicable laws and regulations, and to dispose of all unwanted drugs it collected from residential sources at a medical waste facility.

Program Promotion And Outreach

Stewardship plans would have to coordinate with each other and prepare education and outreach materials listing the location and operation of collection locations in the City and distribute the materials to health care facilities, veterinary facilities, pharmacies, and other interested parties. The stewardship plans would also have to coordinate with each other and set up a web site and a toll-free telephone number to provide similar information. The promotion and outreach would have to be conducted in English, Spanish, Chinese, Russian, and Tagalog.

Enforcement

The ordinance would be enforced primarily by the Department of the Environment. Violators would first receive a written warning and 30 days to correct their violations. Violators who did not correct their violations within 30 days could be subject to administrative fines. Violators could also be subject to court-ordered civil fines or criminal misdemeanor penalties. The City Attorney, a Producer, or any non-profit organization with a primary mission of protecting the

environment in the San Francisco Bay Area would be able to bring a civil action to enforce the ordinance.

n:\legana\as2014\1500249\00961981.doc

From:

Marc Snyder

To:

Major, Erica

Subject:

Vote YES on The Safe Drug Disposal Stewardship Program

Date:

Thursday, February 19, 2015 11:26:15 AM

Dear Ms. Major,

The City and County of San Francisco are threatened by tons of dangerous, unused and excess drugs, both legal and illegal.

Like alcohol, these drugs negatively affect the environment and the health and safety of all residents and visitors.

Please require that any producer of a drug offered for sale in San Francisco must participate in a drug disposal plan to collect and dispose of unwanted drugs from residential sources.

Making drug companies responsible for taking back and safely disposing of unused medications is a great public health policy. I join with Alcohol Justice and the San Rafael Alcohol and Drug Coalition in extending my support for approval of this ordinance.

Passing the Safe Drug Disposal Stewardship program will greatly enhance the health and wealth being of San Francisco and the entire Bay Area community.

Sincerely,

Marc Snyder M.D. 3942 22nd St San Francisco, CA 94114

BOARD of SUPERVISORS



City Hall
1 Dr. Carlton B. Goodlett Place, Room 244
San Francisco 94102-4689
Tel. No. 554-5184
Fax No. 554-5163
TDD/TTY No. 554-5227

February 17, 2015

File No. 141095

Sarah Jones Environmental Review Officer Planning Department 1650 Mission Street, 4th Floor San Francisco, CA 94103

Dear Ms. Jones:

On February 10, 2015, Supervisor Breed introduced the following substitute legislation:

File No. 141095

Ordinance amending the Environment Code to require any person who produces a drug offered for sale in San Francisco to participate in an approved drug stewardship program for the collection and disposal of unwanted drugs from residential sources; to provide for implementation, enforcement, fees, and penalties; and making environmental findings.

This legislation is being transmitted to you for environmental review.

Angela Calvillo, Clerk of the Board

By: Erica Major, Assistant Committee Clerk

Government Audit and Oversight Committee

Attachment

c: Joy Navarrete, Environmental Planning Jeanie Poling, Environmental Planning Not defined as a project under CEQA Guidelines Sections 15378 and 15060(c)(2) because it does not result in a physical change in the

environment.

Navarrete[®]

Digitally signed by Joy Navarrete DN: cn=Joy Navarrete, o=Planning, ou=Environmental Planning, email=joy.navarrete@sfgov.org, c=US

Date: 2015.02.17 16:04:07 -08'00'

BOARD of SUPERVISORS



City Hall 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco 94102-4689 Tel. No. 554-5184 Fax No. 554-5163 TDD/TTY No. 554-5227

February 17, 2015

File No. 141095

Sarah Jones Environmental Review Officer Planning Department 1650 Mission Street, 4th Floor San Francisco, CA 94103

Dear Ms. Jones:

On February 10, 2015, Supervisor Breed introduced the following substitute legislation:

File No. 141095

Ordinance amending the Environment Code to require any person who produces a drug offered for sale in San Francisco to participate in an approved drug stewardship program for the collection and disposal of unwanted drugs from residential sources; to provide for implementation, enforcement, fees, and penalties; and making environmental findings.

This legislation is being transmitted to you for environmental review.

Angela Calvillo, Clerk of the Board

By: Erica Major, Assistant Committee Clerk Government Audit and Oversight Committee

Attachment

c: Joy Navarrete, Environmental Planning Jeanie Poling, Environmental Planning

Major, Erica

From:

Major, Erica

Sent:

Tuesday, February 17, 2015 1:45 PM

To:

Cooper, Rick (CPC)

Cc:

Navarrete, Joy (CPC); Poling, Jeanie (CPC)

Subject:

REFERRAL ER - (141095 Substituted) Environment Code - Safe Drug Disposal

Attachments:

141095 ER - Substitute.pdf

Please see the request below.

Erica Major

Assistant Committee Clerk

Board of Supervisors

1 Dr. Carlton B. Goodlett Place, City Hall, Room 244 San Francisco, CA 94102

Phone: (415) 554-4441 | Fax: (415) 554-5163

From: Major, Erica

Sent: Tuesday, February 17, 2015 1:42 PM

To: Jones, Sarah (CPC)

Cc: Navarrete, Joy (CPC); Poling, Jeanie (CPC); Somera, Alisa (BOS)

Subject: REFERRAL ER - (141095 Substituted) Environment Code - Safe Drug Disposal

Hello Sarah:

Attached is a referral for the Planning Department's environmental review. Please forward your determination to me by 12pm Friday, February 20, 2015.

Thank you in advance.

Erica Major

Assistant Committee Clerk

Board of Supervisors

1 Dr. Carlton B. Goodlett Place, City Hall, Room 244 San Francisco, CA 94102

Phone: (415) 554-4441 | Fax: (415) 554-5163

Major, Erica

From:

Major, Erica

Sent:

Tuesday, February 17, 2015 1:42 PM

To:

Jones, Sarah (CPC)

Cc:

Subject:

Navarrete, Joy (CPC); Poling, Jeanie (CPC); Somera, Alisa (BOS) REFERRAL ER - (141095 Substituted) Environment Code - Safe Drug Disposal

Attachments:

141095 ER - Substitute.pdf

Hello Sarah:

Attached is a referral for the Planning Department's environmental review. Please forward your determination to me by 12pm Friday, February 20, 2015.

Thank you in advance.

Erica Major

Assistant Committee Clerk

Board of Supervisors

1 Dr. Carlton B. Goodlett Place, City Hall, Room 244 San Francisco, CA 94102

Phone: (415) 554-4441 | Fax: (415) 554-5163

BOARD of SUPERVISORS



City Hall
1 Dr. Carlton B. Goodlett Place, Room 244
San Francisco 94102-4689
Tel. No. 554-5184
Fax No. 554-5163
TDD/TTY No. 554-5227

MEMORANDUM

TO:

Deborah Raphael, Director, Department of the Environment

Barbara A. Garcia, Director, Department of Public Health

FROM:

Erica Major, Assistant Committee Clerk, Government Audit and Oversight

Committee, Board of Supervisors

DATE:

February 17, 2015

SUBJECT:

SUBSTITUTE LEGISLATION INTRODUCED

The Board of Supervisors' Government Audit and Oversight Committee has received the following substitute legislation, introduced by Supervisor Breed on February 10, 2015:

File No. 141095

Ordinance amending the Environment Code to require any person who produces a drug offered for sale in San Francisco to participate in an approved drug stewardship program for the collection and disposal of unwanted drugs from residential sources; to provide for implementation, enforcement, fees, and penalties; and making environmental findings.

If you have any additional comments or reports to be included with the file, please forward them to me at the Board of Supervisors, City Hall, Room 244, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102.

C:

Guillermo Rodriguez, Department of the Environment Monica Fish, Department of the Environment Mei Ling Hui, Department of the Environment Greg Wagner, Department of Public Health Collen Chawla, Department of Public Health

Major, Erica

From:

Major, Erica

Sent:

Tuesday, February 17, 2015 1:48 PM

To:

Raphael, Deborah (ENV); Garcia, Barbara (DPH)

Cc:

Rodriguez, Guillermo (ENV); Fish, Monica (ENV); Hui, Mei Ling (ENV); Wagner, Greg (DPH);

Chawla, Colleen (DPH); Somera, Alisa (BOS)

Subject:

REFERRAL FYI - (141095 Substitute) Environment Code - Safe Drug Disposal

Attachments:

141095 FYI - Substitute1.pdf

Greetings:

This matter is being forwarded to your department for informational purposes. If you have any comments or reports to be included with the file, please forward them to me at the Board of Supervisors, City Hall, Room 244, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94012.

Thank You.

Erica Major

Assistant Committee Clerk

Board of Supervisors

1 Dr. Carlton B. Goodlett Place, City Hall, Room 244 San Francisco, CA 94102

Phone: (415) 554-4441 | Fax: (415) 554-5163

















February 6, 2015

San Francisco Board of Supervisors City Hall, Room 244 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102 Subjuitted via buall 02/12/2015

Re: San Francisco Safe Drug Disposal Ordinance (File Number 141095) -- Support

Dear Supervisor:

On behalf of our combined organizations and our tens of thousands of Bay Area members, we wish to express our strong support for the San Francisco Safe Drug Disposal Ordinance (File Number 141095). If adopted, the ordinance will require pharmaceutical manufacturers to develop, implement, and fund safe and convenient programs for the disposal of household drugs. Such an industry supported program will keep tons of pharmaceutical waste out of our waterways each year and represent an important step toward protecting both public and environmental health.

Pharmaceutical chemicals are regulated because of their impacts on humans and other living organisms. They do not belong in our waterways, yet depression, anti-anxiety, anti-epileptic, tranquilizing, and other types of drugs are being detected in the state's drinking water sources and aquatic habitats. Eighteen pharmaceuticals have been found in the South San Francisco Bay, with the antibiotic sulfamethoxazole detected at concentrations approaching levels of concern for aquatic life.

One of the key causes of pharmaceutical pollution is the improper disposal, either down the drain or in the trash, of household medications. Wastewater treatment is not able to completely remove these complex chemicals. Consequently, flushing drugs down the drain increases water pollution. The same happens when drugs are thrown in the trash. After they are landfilled, the chemicals leach into the effluent in the landfill. That liquid can leach into groundwater or is siphoned off and goes through the wastewater treatment process, with the same result as flushing.

The environmental effects of pharmaceuticals are well documented. Reproductive failure in aquatic species due to changes to sex organs, endocrine disruption, sex reversal, and impaired eggs and sperm density can be linked to synthetic estrogens in oral contraceptives. Antidepressants and anti-anxiety drugs at levels found in water sources can reduce sociability, reduce reaction to predators, and alter foraging habits. Some drugs bioaccumulate up the food chain. For instance, drugs to treat hypertension, angina, arrhythmia, and migraine, as well as antihistamines have been found in San Francisco Bay mussels.

While human exposure to drugs through drinking water or eating contaminated food are generally below therapeutic levels, the ultimate effect of continued long-term exposure to chemical mixtures, the development of antibiotic resistant bacteria, and the impacts on vulnerable populations such as fetuses and infants are poorly understood. Studies that show how exposure to small amounts of various drugs can effect embryonic kidney cells, as well as blood and breast cancer cells, demonstrate the need to take action now to reduce the medications entering water resources, *before* rising rates of pollution cause serious public health problems.

San Francisco's pilot program, which allowed residents to drop off medications at local police stations and 13 participating pharmacies succeeded in keeping over 18 tons of pharmaceuticals out of San Francisco Bay and its tributaries over the course of just 30 months. However, the program needs to be extended to ensure that all San Franciscans have access to proper disposal options to protect both the environment and the public. To do this, drug manufacturers need to take responsibility for the end of their products' useful lives.

Pharmaceutical companies support collection programs in other industrial nations, despite the fact that consumers pay a much smaller percentage of their income on medications than do U.S. residents. This has proven to be both a beneficial public service and a cost effective strategy. When companies work together, the cost is so low (usually pennies per returned medication) they have not raised drug prices.

The Bay Area is a leader in protecting both its people and the environment we live in. Alameda County is in the process of implementing a similar ordinance. That law has twice been upheld by the courts, who have found that requiring drug manufacturers to be responsible for the life cycle of their products is fair, affordable for the industry, and does not disrupt interstate commerce. We applaud the San Francisco Board of Supervisors' courage proposing the San Francisco Safe Drug Disposal Ordinance and we urge you to support it when it comes up for a vote.

Sincerely,

Andria Ventura

Toxics Program Manager

Clean Water Action

andria Vontina

Sejal Choksi-Chugh

STORC

Program Director

San Francisco Baykeeper

Bill Allayaud

California Director of Government Affairs

Environmental Working Group

Prill allayand

Colin Failing

Colin Bailey, J.D. Executive Director Environmental Justice Coalition for Water

David Lewis

Executive Director
Save the Bay

Peter Drekmeier Policy Director

Tuolumne River Trust

Sonia Diermayer

Chair, Water Committee

Sierra Club San Francisco Bay Chapter

Jeanne Rizzo, R.N. President and CEO Breast Cancer Fund



City Hall
1 Dr. Carlton B. Goodlett Place, Room 244
San Francisco 94102-4689
Tel. No. 554-5184
Fax No. 554-5163
TDD/TTY No. 554-5227

NOTICE OF PUBLIC HEARING

GOVERNMENT AUDIT AND OVERSIGHT COMMITTEE

SAN FRANCISCO BOARD OF SUPERVISORS

NOTICE IS HEREBY GIVEN THAT the Government Audit and Oversight Committee will hold a public hearing to consider the following proposal and said public hearing will be held as follows, at which time all interested parties may attend and be heard:

Date:

Thursday, February 26, 2015

Time:

10:30 a.m.

Location:

Legislative Chamber, Room 250, located at City Hall,

1 Dr. Carlton B. Goodlett Place, San Francisco, CA

Subject:

File No. 141095. Ordinance amending the Environment Code to require any person who produces a drug offered for sale in San Francisco to participate in an approved drug stewardship program for the collection and disposal of unwanted drugs from residential sources; to provide for implementation, enforcement, fees, and

penalties; and making environmental findings.

If the legislation passes, a new fee will be charged to a drug producer or a group of producers participating in a Drug Stewardship Plan to cover all administrative and operational costs related to the Stewardship Plan, including, but not limited to:

- Collection and transportation supplies for each drop-off site;
- Acquisition of all secure drop boxes for drop-off sites;
- Ongoing maintenance or replacement of secure drop boxes, as requested by Collectors:
- Prepaid, preaddressed mailers provided to disabled and/or home-bound residents;
- Operation of periodic collection events, including costs of law enforcement staff time if necessary;
- Transportation of all collected Covered Drugs to final disposal, including costs of law enforcement escort if necessary;
- Environmentally sound disposal of all collected Covered Drugs;

- Program promotion; and
- Costs related to any review of a Product Stewardship Program for purposes of obtaining compliance with the California Environmental Quality Act.

The legislation will also codify a new fee charged to a producer or group of producers for plan review related to their Stewardship Plan for:

- Review of a proposed Stewardship Plan;
- Resubmittal of a proposed Stewardship Plan;
- Review of changes to an approved Stewardship Plan;
- Submittal of an updated Stewardship Plan at least every four years; and/or
- Review of any petition for approval to use alternative final disposal technologies.

A producer or group of producers will also be required to pay an annual operating fee. The amount of the fee shall be proposed by the Director of the Environment to the Commission on the Environment, for the Commission's adoption, to cover costs of administration and enforcement.

All fees shall be paid to the Director of the Environment to recover the costs of the program, but not exceed the actual cost to the City and County of San Francisco.

In accordance with San Francisco Administrative Code, Section 67.7-1, persons who are unable to attend the hearing on this matter may submit written comments to the City prior to the time the hearing begins. These comments will be made a part of the official public record in this matter, and shall be brought to the attention of the members of the Committee. Written comments should be addressed to Angela Calvillo, Clerk of the Board, Room 244, City Hall, 1 Dr. Carlton Goodlett Place, San Francisco, CA 94102. Information relating to this matter is available in the Office of the Clerk of the Board. Agenda information relating to this matter will be available for public review on Friday, February 20, 2015.

Angela Calvillo, Clerk of the Board

DATED/POSTED: February 12, 2015 PUBLISHED: February 15 and 22, 2015



City Hall Dr. Carlton B. Goodlett Place, Room 244 San Francisco 94102-4689 Tel. No. 554-5184 Fax No. 554-5163 TDD/TTY No. 554-5227

December 2, 2014

File No. 141095

Sarah Jones **Environmental Review Officer** Planning Department 1650 Mission Street, 4th Floor San Francisco, CA 94103

Dear Ms. Jones:

On October 21, 2014, Supervisor Chiu (Supervisor Breed in now the primary sponsor) introduced the following legislation:

File No. 141095

Ordinance amending the Environment Code to require any person who produces a drug offered for sale in San Francisco to participate in an approved drug stewardship program for the collection and disposal of unwanted drugs from residential sources; to provide for implementation, enforcement, fees, and penalties; and making environmental findings.

This legislation is being transmitted to you for environmental review.

Angela Calvillo, Clerk of the Board

Jun Syn Major

By: Erica Major, Assistant Committee Clerk Government Audit and Oversight Committee

Attachment

Joy Navarrete, Environmental Planning Jeanie Poling, Environmental Planning

Not defined as a project under CEQA Sections 15378 and 15060(c)(2) because is does not result in a physical change in the environment.

Navarrete c=US Date: 2014.12.18 17:09:00 -08'00'

Digitally signed by Joy Navarrete DN: cn=Joy Navarrete, o=Planning, ou=Environmental Planning, email=joy.navarrete@sfgov.org,



City Hall
Dr. Carlton B. Goodlett Place, Room 244
San Francisco 94102-4689
Tel. No. 554-5184
Fax No. 554-5163
TDD/TTY No. 554-5227

December 2, 2014

File No. 141095

Sarah Jones Environmental Review Officer Planning Department 1650 Mission Street, 4th Floor San Francisco, CA 94103

Dear Ms. Jones:

On October 21, 2014, the Supervisor Chiu (Supervisor Breed in now the primary sponsor) introduced the following legislation:

File No. 141095

Ordinance amending the Environment Code to require any person who produces a drug offered for sale in San Francisco to participate in an approved drug stewardship program for the collection and disposal of unwanted drugs from residential sources; to provide for implementation, enforcement, fees, and penalties; and making environmental findings.

This legislation is being transmitted to you for environmental review.

Angela Calvillo, Clerk of the Board

By: Erica Major, Assistant Committee Clerk Government Audit and Oversight Committee

Attachment

c: Joy Navarrete, Environmental Planning Jeanie Poling, Environmental Planning

Major, Erica

From:

Major, Erica

Sent:

Tuesday, December 02, 2014 9:39 AM

To: Subject:

Caldeira, Rick (BOS) RE: Items to be Filed

Rick,

The following items have been filed pursuant to 3.40:

131223 - Supervisor Chiu requested this matter be filed pursuant to Board Rule 3.40.

140828 - Supervisor Chiu requested this matter be filed pursuant to Board Rule 3.40.

140829 - Supervisor Chiu requested this matter be filed pursuant to Board Rule 3.40.

141129 - Supervisor Chiu requested this matter be filed pursuant to Board Rule 3.40.

And the following items have been updated to reflect new primary sponsorship:

141216 - Breed primary (see email)

141095 - Breed primary

Erica Major

Assistant Committee Clerk

Board of Supervisors

1 Dr. Carlton B. Goodlett Place, City Hall, Room 244 San Francisco, CA 94102

Phone: (415) 554-4441 | Fax: (415) 554-5163

From: Caldeira, Rick (BOS)

Sent: Monday, December 01, 2014 3:45 PM

To: Major, Erica

Subject: FW: Items to be Filed

Here's another one...

From: Lim, Victor (BOS)

Sent: Monday, December 01, 2014 3:31 PM

To: Caldeira, Rick (BOS)

Subject: RE: Items to be Filed

Rick,

This is to confirm assumption of responsibility for 141095. Thank you.

Sincerely,

Victor Wai Ho Lim, Legislative Aide Office of Supervisor Eric Mar, District 1 San Francisco Board of Supervisors City Hall, Room 284 San Francisco, CA 94102 Direct: (415) 554-7413 Fax: (415) 554-7415 林偉浩

立法助理

馬兆光市參事辦公室

三藩市市參事會 第一區

市政廳 284 室

直綫:415-554-7413 傳真:415-554-7415

From: Caldeira, Rick (BOS)

Sent: Monday, December 01, 2014 12:47 PM

To: Power, Andres; Bruss, Andrea (BOS); Quizon, Dyanna (BOS); Lim, Victor (BOS); Johnston, Conor (BOS)

Subject: FW: Items to be Filed

Please send me confirmation for the legislation you will be assuming primary per Judson's e-mail below in bold.

From: True, Judson

Sent: Monday, December 01, 2014 12:45 PM

To: Calvillo, Angela (BOS) **Cc:** Caldeira, Rick (BOS)

Subject: FW: Items to be Filed

Angela and Rick -

Please see below. We might have a few more coming.

Thank you.

Judson True

(Former) Legislative Aide

Board of Supervisors President David Chiu

City and County of San Francisco judson.true@sfgov.org | 415.554.7451

As primary sponsor, please file the following items:

090369

110547

120473

120918

130373

130375

130442

131120

131223

140239

140343

140828

140829

141129

Files still needing confirmation by assuming sponsors:

101522 - Wiener to assume primary (Mar secondary)

110548 - Wiener to assume primary (Wiener currently secondary)

- 121199 Cohen to assume primary
- 141003 Tang to assume primary conflict of interest
- 141095 Mar to assume primary (Mar secondary) environment code on safe drug disposal
- 141096 Wiener to assume primary (Wiener currently secondary) exemptions above the height limit for hospital mechanical equipment
- 141186 Wiener to assume primary (Wiener currently secondary)
- 141216 Breed to assume primary Permit Consultant Disclosure Requirement
- 141223 Tang to assume primary (Tang currently secondary) Declaration of Election

Major, Erica

From:

Caldeira, Rick (BOS)

Sent:

Monday, December 01, 2014 2:26 PM

To:

Major, Erica

Subject:

FW: Items to be Filed

Confirmed, update accordingly for your respective files.

141095 - Breed is primary 141216 - Breed is primary

From: Johnston, Conor (BOS)

Sent: Monday, December 01, 2014 1:35 PM

To: Judson True

Cc: Caldeira, Rick (BOS)

Subject: RE: Items to be Filed

Thanks Judson.

Rick, yes we want 141095 as well.

Conorj

From: Judson True [mailto:judsontrue@gmail.com]

Sent: Monday, December 01, 2014 1:32 PM

To: Johnston, Conor (BOS)

Cc: Caldeira, Rick (BOS); True, Judson

Subject: Re: Items to be Filed

Sorry, yes, thought that was already taken care of - Breed primary on 141095. Sorry!

On Mon, Dec 1, 2014 at 1:19 PM, Johnston, Conor (BOS) < conor.johnston@sfgov.org> wrote:

Yes, we are assuming 141216 - Breed to assume primary - Permit Consultant Disclosure Requirement

I thought we were also assuming this one. Is that not the case, Judson?

141095 - Mar to assume primary (Mar secondary) - environment code on safe drug disposal

From: Caldeira, Rick (BOS)

Sent: Monday, December 01, 2014 12:47 PM

To: Power, Andres; Bruss, Andrea (BOS); Quizon, Dyanna (BOS); Lim, Victor (BOS); Johnston, Conor (BOS)

Subject: FW: Items to be Filed

Please send me confirmation for the legislation you will be assuming primary per Judson's e-mail below in bold.

From: True, Judson

Sent: Monday, December 01, 2014 12:45 PM

To: Calvillo, Angela (BOS) **Cc:** Caldeira, Rick (BOS) **Subject:** FW: Items to be Filed

Angela and Rick -

Please see below. We might have a few more coming.

Thank you.

Judson True

(Former) Legislative Aide

Board of Supervisors President David Chiu

City and County of San Francisco

judson.true@sfgov.org | 415.554.7451

As primary sponsor, please file the following items:

090369

110547

120473

120918				
130373				
130375				
130442				
131120				
131223				
140239				
140343				
140828				
140829				
141129				
171127				
Files still needing confirmation by assuming sponsor	s:			
101522 - Wiener to assume primary (Mar secondary				
110548 - Wiener to assume primary (Wiener currently secondary)				
121199 - Cohen to assume primary				
141003 - Tang to assume primary - conflict of interest				
141095 - Mar to assume primary (Mar secondary) - environment code on safe drug disposal				
141096 - Wiener to assume primary (Wiener currently secondary) - exemptions above the height limit for hospital mechanical equipment				
141186 - Wiener to assume primary (Wiener currently secondary)				
141216 - Breed to assume primary - Permit Consultant Disclosure Requirement				
141223 - Tang to assume primary (Tang currently secondary) - Declaration of Election				



City Hall
Dr. Carlton B. Goodlett Place, Room 244
San Francisco 94102-4689
Tel. No. 554-5184
Fax No. 554-5163
TDD/TTY No. 554-5227

MEMORANDUM

TO:

Barbara A. Garcia, Director, Department of Public Health

Deborah Raphael, Director, Department of the Environment

FROM:

Andrea Ausberry, Assistant Clerk, Land Use and Economic Development

Committee, Board of Supervisors

DATE:

November 13, 2014

SUBJECT:

LEGISLATION INTRODUCED

The Board of Supervisors' Land Use and Economic Development Committee has received the following proposed legislation, introduced by Supervisor Chiu on October 21, 2014:

File No. 141095

Ordinance amending the Environment Code to require any person who produces a drug offered for sale in San Francisco to participate in an approved drug stewardship program for the collection and disposal of unwanted drugs from residential sources; to provide for implementation, enforcement, fees, and penalties; and making environmental findings.

If you have any additional comments or reports to be included with the file, please forward them to me at the Board of Supervisors, City Hall, Room 244, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102.

c: Greg Wagner, Department of Public Health
Colleen Chawla, Department of Public Health
Guillermo Rodriguez, Department of the Environment

Ausberry, Andrea

From:

Caldeira, Rick (BOS)

Sent:

Friday, October 24, 2014 1:20 PM

To:

Lauterborn, Peter (BOS)

Cc:

Ausberry, Andrea; BOS Legislation (BOS)

Subject:

RE: Cosponsoring

Peter,

Done. Please note that Supervisor Mar was already listed as a sponsor for 141001.

Andrea,

Please change the red-lines for 141094 and 141095.

Legislative Clerks,

Please work with Operations to change the red-lines for the following items which are on calendar for 10/28/14:

141002

141106

141107

141108

141109

Thank you, Rick.

From: Lauterborn, Peter (BOS)

Sent: Friday, October 24, 2014 1:12 PM

To: Caldeira, Rick (BOS); BOS Legislation (BOS)

Subject: Cosponsoring

Dear Rick,

Please see the following files Supervisor Mar would like to co-sponsor:

- 141094
- 141095
- 141001
- 141002
- 141106
- 141107
- 141108
- 141109

Sincerely,

Peter Lauterborn , Legislative Aide Office of Supervisor Eric Mar, District 1 San Francisco Board of Supervisors City Hall, Room 284 San Francisco, CA 94102 Direct: (415) 554-7411

Fax: (415) 554-7415

President, District 3 BOARD of SUPERVISORS



City Hall 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco 94102-4689 Tel. No. 554-7450 Fax No. 554-7454 TDD/TTY No. 544-5227

DAVID CHIU 邱信福

が信福 市参事會主席

P	RESI	DEN	ITIAL	ACTION	ľ
---	------	-----	-------	--------	---

Date:	11/25/2014		•		рмиту
То:	Angela Calvillo, C	lerk of the B	oard of Supervisors		
Madam C	lerk,				
Pursuant t	to Board Rules, I an	n hereby:			
	Waiving 30-Day I	Rule (Board Rule	No. 3.23)		
	File No.	,	•		
			(Primary Sponso	or)	
	Title.				
\times	Transferring (Board	l Rule No. 3.3)	,		
	File No. 1410	95	Chiu		
	<u> </u>		(Primary Sponso	or)	
	Title. Environ	ment Code -	Safe Drug Disposal	· 	
	From: Bud	get & Financ	e	Committee	
	To: Gov	ernment Aug	lit & Oversight	Committee	
	Assigning Tempo	rary Commit	tee Appointment (Bo	ard Rule No. 3.1)	
	Supervisor				
	Replacing Sup	ervisor			
	For:		• .		Meeting
		(Date)	(Committee	3)	

David Chiu, President Board of Supervisors

Introduction Form

By a Member of the Board of Supervisors or the Mayor

I hereb	y submit the following item for introduction (select only one):	Time stamp or meeting date
	1. For reference to Committee. (An Ordinance, Resolution, Motion, or Charter Amendmen	nt)
	2. Request for next printed agenda Without Reference to Committee.	
	3. Request for hearing on a subject matter at Committee.	
	4. Request for letter beginning "Supervisor	inquires"
	5. City Attorney request.	
	6. Call File No. from Committee.	
	7. Budget Analyst request (attach written motion).	
\boxtimes	8. Substitute Legislation File No. 141095	
	9. Reactivate File No.	
	0. Question(s) submitted for Mayoral Appearance before the BOS on	
[check the appropriate boxes. The proposed legislation should be forwarded to the following Small Business Commission	ssion
Breed, N	Mar	
Subject:		
Environ	ment Code - Safe Drug Disposal	
The text	is listed below or attached:	•
Francisc	ce amending the Environment Code to require any person who produces a drug offered for to to participate in an approved drug stewardship program for the collection and disposal of idential sources; to provide for implementation, enforcement, fees, and penalties; and male.	f unwanted drugs
	Signature of Sponsoring Supervisor:	
For Cle	ork's Use Only:	reed

Print Form

For Clerk's Use Only:

Introduction Form

By a Member of the Board of Supervisors or the Mayor

I herel	by submit the following item for introduction (select only one):	or meeting date		
\boxtimes	1. For reference to Committee. (An Ordinance, Resolution, Motion, or Charter Amendme	nt)		
	2. Request for next printed agenda Without Reference to Committee.			
	3. Request for hearing on a subject matter at Committee.			
	4. Request for letter beginning "Supervisor	inquires"		
	5. City Attorney request.			
	6. Call File No. from Committee.			
	7. Budget Analyst request (attach written motion).			
	8. Substitute Legislation File No.			
	9. Reactivate File No.			
	10. Question(s) submitted for Mayoral Appearance before the BOS on			
Please check the appropriate boxes. The proposed legislation should be forwarded to the following: Small Business Commission Youth Commission Ethics Commission				
	☐ Planning Commission ☐ Building Inspection Commission	on ·		
ote: I	For the Imperative Agenda (a resolution not on the printed agenda), use a Imperative	Form.		
ponso	r(s):			
Superv	risor David Chiu			
Subject	t:			
Enviro	nment Code - Safe Drug Disposal			
The tex	xt is listed below or attached:			
See atta	ached.			
	Signature of Sponsoring Supervisor:			
	· · · · · · · · · · · · · · · · · · ·			

141095

Time stamp