FILE NO. 160103

ORDINANCE NO.

1	[Public Works Code - Clarifying Graffiti Prohibition and Establishing Administrative Penalties]	
2		
3	Ordinance amending the Public Works Code to clarify that prohibited graffiti extends to	
4	all public property, including all City assets; establish expedited notice and hearing	
5	procedures, create administrative penalties for an offending party, and renumber code	
6	sections; and affirming the Planning Department's determination under the California	
7	Environmental Quality Act.	
8	NOTE: Unchanged Code text and uncodified text are in plain Arial font.	
9	Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in strikethrough italics Times New Roman font . Board amendment additions are in <u>double-underlined Arial font</u> .	
10	Board amendment deletions are in <u>double-undefined Anarioni</u> . Board amendment deletions are in strikethrough Arial font. Asterisks (* * * *) indicate the omission of unchanged Code	
11	subsections or parts of tables.	
12		
13	Be it ordained by the People of the City and County of San Francisco:	
14		
15	Section 1. Findings.	
16	(a) Guerrilla marketing involving sidewalk graffiti unlawfully exploits San Francisco's	
17	walkable neighborhoods, heavy foot traffic, and robust tourism for commercial or non-	
18	commercial benefit. It gives wrongdoers an unfair competitive advantage over law-abiding	
19	companies that pay to market their identities and products through lawful means, and	
20	regrettably creates powerful market incentives for competing companies and products to	
21	similarly deface San Francisco sidewalks for their own advertising purposes. In addition,	
22	graffiti marketing creates visual distractions that pose risks to pedestrians on busy public right-	
23	of-ways, and irresponsibly tells the public that lawlessness and contempt for public property,	
24	particularly by corporate interests, are condoned and encouraged by its beneficiaries.	
25		

(b) During the past decade, the Department of Public Works, the City Attorney's Office,
and other City departments have aggressively pursued and attempted to eradicate such
guerilla marketing tactics by corporate bad actors, including IBM, NBC Universal, Turner
Broadcasting, and Zynga, as well as prolific graffiti taggers. Nevertheless, these forms of
graffiti continue, as evidenced by guerilla marketing advertisements recently spray painted on
San Francisco sidewalks to promote recording artist Justin Bieber. Proliferation of this public
nuisance continues, in part, due to limited enforcement capabilities.

8 (c) This ordinance would clarify that prohibited graffiti extends to all public property, 9 including sidewalks and other components of the public right-of-way, as well as to City-owned 10 property, and to other assets under City jurisdiction, including buses and trolleys. The 11 ordinance would allow for expedited graffiti enforcement procedures against offending parties 12 and would establish administrative penalties as an additional tool beyond conventional 13 criminal and civil actions to combat graffiti.

14

Section 2. Environmental Findings. 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. 160103 and is incorporated herein by reference. The Board affirms this determination.

20

Section 3. The Public Works Code is hereby amended by revising Sections 1301,
1302, 1303, and 1304; renumbering Sections 1300-1309 to be Sections 2300-2309; and
adding Section 2307.6, to read as follows:

- 24
- 25 SEC. <u>2300</u>1300. TITLE.

Supervisors Peskin, Breed BOARD OF SUPERVISORS 1

3

2

SEC. 23011301. PURPOSE AND INTENT.

* *

* *

The Board of Supervisors hereby finds and declares that:

(a) Graffiti is detrimental to the health, safety, and welfare of the community in that it 4 5 promotes a perception in the community that the laws protecting public and private property 6 can be disregarded with impunity. This perception fosters a sense of disrespect for the law 7 that results in an increase in crime; degrades the community and leads to urban blight; is 8 detrimental to property values, business opportunities, and the enjoyment of life; is 9 inconsistent with the City's property maintenance goals and aesthetic standards; and results 10 in additional graffiti and in other properties becoming the target of graffiti unless it is quickly 11 removed from public and private property.

- (b) Graffiti results in visual pollution and is hereby deemed a public nuisance. Graffiti
 must be abated as quickly as possible to avoid detrimental impacts on the City *and County* and
 its residents, and to prevent the further spread of graffiti.
- (c) Graffiti is increasingly used by gangs to frighten residents of neighborhoods <u>and</u>
 instigate and escalate disputes with opposing gangs. Therefore, gang graffiti, in particular,

exacerbates the degradation of San Francisco's quality of life. In order to alleviate this fear caused by gang graffiti, and to assist the partnership between the City *and County* and the neighborhoods in their mutual efforts to make streets safe, gang graffiti must be abated as quickly as possible.

- 21 (d) <u>Graffiti also is used in guerilla marketing campaigns to promote or publicize, for</u>
- 22 <u>commercial or non-commercial purposes, goods, products, and services in lieu of or to supplement</u>
- 23 <u>conventional advertising techniques</u>. This type of graffiti must be abated as quickly as possible to avoid
- 24 *detrimental impacts on the City and its residents, and to prevent the further spread of graffiti.*
- 25

1 (e) It is the purpose of this Article 23 to provide a program for the removal of graffiti

2 from walls, pavement, structures, and other improvements on both public and private property.

- 3 *including the public right-of-way*.
- 4

SEC. <u>2302</u>1302. DEFINITIONS.

5 *For purposes of this Article 23, the following definitions shall apply:*

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

7 Director. "Director" means the Director of the Department of Public Works or his or her
8 designee.

9 **Graffiti.** "Graffiti" means any inscription, word, figure, marking, or design that is affixed, applied, marked, etched, scratched, drawn, or painted on any building, structure, *Public* 10 11 *Property*, fixture, or other improvement, whether permanent or temporary, including by way of 12 example only and without limitation, signs, banners, billboards, and fencing surrounding 13 construction sites, whether public or private, without the consent of the owner of the property 14 or the owner's authorized agent, and which is visible from the public right-of-way or located on, 15 in, above, or under the public right-of-way. "Graffiti" shall not include: (1) any sign or banner that is authorized by, and in compliance with, the applicable requirements of this Code, the San 16 17 Francisco Planning Code, or the San Francisco Building Code; or (2) any mural or other 18 painting or marking on the property that is protected as a work of fine art under the California 19 Art Preservation Act (California Civil Code Sections 987 et seq.) or as a work of visual art 20 under the Federal Visual Artists Rights Act of 1990 (17 U.S.C. §§ 101 et seq.). 21 Offending Party/ies. "Offending Party/ies" shall mean any person or persons entity who

Offending Party/ies. "Offending Party/ies" shall mean any person or *persons entity* who
 defaces, damages, or destroys *pP*ublic *Property* or private property with graffiti. "Offending
 Party/ies" <u>also</u> shall include any person <u>or entity</u> who assists, enables, or permits another to
 deface, damage, or destroy *pP*ublic *Property* or private property with graffiti.

25

1	Owner. "Owner" shall mean the owner of record of the property as set forth in the most
2	current records of the Tax Assessor, or the owner's authorized agent.
3	Public Property. "Public Property" shall mean those areas on, in, above, or under the public
4	right-of-way, including, but not limited to, sidewalks, streets, and plazas and City-owned or other
5	public entity-owned property, buildings, and assets or public assets otherwise subject to City
6	jurisdiction, including, but not limited to, artwork, buses and trolleys, encroachments, lampposts,
7	manhole covers, parking meters, poles, signs and banners, street furniture, traffic control devices and
8	boxes, transit stations, and street trees.
9	SEC. <u>2303</u> 1303. PROHIBITION.
10	(a) It shall be unlawful for the owner of any real property within the City and County
11	bearing graffiti to allow the graffiti to remain on the property in violation of this Article 23.
12	(b) It shall be unlawful for any Offending Party <i>fies</i> to deface, damage, or destroy
13	<i>pP</i> ublic <i>Property</i> or private property with graffiti.
14	SEC. <u>2304</u> 1304. VIOLATIONS.
14 15	SEC. <u>2304</u> 1304. VIOLATIONS. (a) Notice of Violation . Where the Director determines that any property contains
15	(a) Notice of Violation . Where the Director determines that any property contains
15 16	(a) Notice of Violation . Where the Director determines that any property contains graffiti in violation of Section <u>2303</u> , the Director may issue a notice of violation to the
15 16 17	(a) Notice of Violation . Where the Director determines that any property contains graffiti in violation of Section <u>2303</u> , the Director may issue a notice of violation to the property owner and/or any Offending Party /ies . At the time the notice of violation is issued, the
15 16 17 18	(a) Notice of Violation . Where the Director determines that any property contains graffiti in violation of Section <u>2303</u> 1303 , the Director may issue a notice of violation to the property owner and/or any Offending Party/ <i>ies</i> . At the time the notice of violation is issued, the Director shall take one or more photographs of the alleged graffiti, and shall make copies of
15 16 17 18 19	(a) Notice of Violation . Where the Director determines that any property contains graffiti in violation of Section <u>2303</u> 1303 , the Director may issue a notice of violation to the property owner and/or any Offending Party /ies . At the time the notice of violation is issued, the Director shall take one or more photographs of the alleged graffiti, and shall make copies of the photographs available to the property owner and/or any Offending Party- <i>ies</i> upon request.
15 16 17 18 19 20	(a) Notice of Violation . Where the Director determines that any property contains graffiti in violation of Section <u>2303</u> 1303 , the Director may issue a notice of violation to the property owner and/or any Offending Party/ <i>ies</i> . At the time the notice of violation is issued, the Director shall take one or more photographs of the alleged graffiti, and shall make copies of the photographs available to the property owner and/or any Offending Party/ <i>ies</i> upon request. The photographs shall be dated and retained as a part of the file for the violation. The notice
15 16 17 18 19 20 21	(a) Notice of Violation . Where the Director determines that any property contains graffiti in violation of Section <u>2303</u> 1303 , the Director may issue a notice of violation to the property owner and/or any Offending Party/ <i>ies</i> . At the time the notice of violation is issued, the Director shall take one or more photographs of the alleged graffiti, and shall make copies of the photographs available to the property owner and/or any Offending Party/ <i>ies</i> upon request. The photographs shall be dated and retained as a part of the file for the violation. The notice shall give the owner and/or any Offending Party/ <i>ies thirty</i> (30) calendar days from the date of
15 16 17 18 19 20 21 22	(a) Notice of Violation . Where the Director determines that any property contains graffiti in violation of Section <u>2303</u> 1303 , the Director may issue a notice of violation to the property owner and/or any Offending Party /ies . At the time the notice of violation is issued, the Director shall take one or more photographs of the alleged graffiti, and shall make copies of the photographs available to the property owner and/or any Offending Party /ies upon request. The photographs shall be dated and retained as a part of the file for the violation. The notice shall give the owner and/or any Offending Party /ies <i>thirty</i> (30) calendar days from the date of the notice to either remove the graffiti or request a hearing on the notice of violation, and shall
15 16 17 18 19 20 21 22 23	(a) Notice of Violation . Where the Director determines that any property contains graffiti in violation of Section 2303-1303, the Director may issue a notice of violation to the property owner and/or any Offending Party/ <i>ies</i> . At the time the notice of violation is issued, the Director shall take one or more photographs of the alleged graffiti, and shall make copies of the photographs available to the property owner and/or any Offending Party/ <i>ies</i> upon request. The photographs shall be dated and retained as a part of the file for the violation. The notice shall give the owner and/or any Offending Party/ <i>ies thirty</i> (30) calendar days from the date of the notice to either remove the graffiti or request a hearing on the notice of violation, and shall set forth the procedure for requesting the hearing. The notice shall also inform the owner

1 the notice, the Director may initiate proceedings in accordance with this Article 23 to enter 2 upon the property and abate the graffiti. The notice shall inform the owner and/or any 3 Offending Party/ies that should the Director need to abate the graffiti, that the owner and/or 4 any Offending Party/ies shall be liable for all costs of enforcement and abatement. The notice 5 shall further inform the owner and/or any Offending Party/ies that the minimum charge for 6 removing graffiti is the greater of either \$500 or the actual cost to the City, fincluding overhead 7 and administrative costs, as well as attorneys' fees where the Director has elected to seek 8 recovery of attorneys' fees). The Director shall serve the notice of violation as follows: 9 (1) One copy of the Notice shall be posted in a conspicuous place upon the building or property. 10 (2) One copy of the Notice shall be served upon each of the following: 11 12 (A) The person, if known, in real or apparent charge and control of the 13 premises or property involved; 14 (B) The owner of record; and (C) Any Offending Party/ies. 15 (3) The Director may also serve one copy of the notice upon any other parties 16 with a recorded interest. 17 18 Service required by *paragraphs* subsections (a)(2) and (3) may be made by 19 personal service or by certified mail. 20 (b) Where property defaced by graffiti is owned by a public entity other than the City 21 and County, the Director shall cause removal of the graffiti only after securing the consent of 22 an authorized representative of the public entity that has jurisdiction over the property. The 23 Director shall use all reasonable efforts to minimize graffiti on City-owned property, but Cityowned property shall not otherwise be subject to the requirements of this Article 23 except as 24 provided for in Section 1307.5 if it is associated with an Offending Party. 25

Supervisors Peskin, Breed BOARD OF SUPERVISORS 1

(c) Notwithstanding the time periods for noticing, hearings, and abatement specified in

2 <u>Sections 2304, 2305, and 2306, the Director, in his or her discretion, may modify such time periods if</u>

3 *the graffiti is associated with an Offending Party to expedite such procedures, including, but not limited*

4 to, requiring the immediate abatement of graffiti, if the amount, frequency, level, type, or scope of

5 graffiti warrants such action.

6

SEC. <u>2305</u>1305. REQUEST FOR HEARING; HEARING.

(a) Request for Hearing. A property owner and/or any Offending Party/*ies* may
request a hearing *in order* to contest the notice of violation issued in accordance with Section
<u>2304</u>1304 by filing with the Director within *thirty* (30) calendar days from the date of the notice
of violation, a request for hearing that specifies in detail the basis for contesting the notice of
violation.

(b) Notice of Hearing. Whenever a hearing is requested pursuant to this Section, the
Director shall, within *seven* (7) calendar days of receipt of the request, notify the property
owner and/or any Offending Party/*ies* of the date, time, and place of the administrative review
hearing by certified mail. Such hearing shall be held no later than *forty-five* (45) calendar days
after the Director receives the request, unless time is extended by mutual agreement of the
affected parties.

18 (c) Submittals for the Hearing. At least *five* (5) City business days prior to the hearing, the property owner and/or any Offending Party/ies and the City shall submit to the 19 20 hearing officer and exchange with one another, written information including, but not limited 21 to, the following: a statement of the issues to be determined by the hearing officer, a 22 statement of the evidence to be offered at the hearing, and the identity of any witnesses to 23 appear at the hearing. (d) Hearing Procedure. The hearing shall be conducted by a neutral 24 hearing officer from a City office or department outside the Department of Public Works, appointed by the Director of Administrative Services. 25

1 (1) Hearing Request by an Owner. The burden of proof to establish that the 2 property contains graffiti shall be on the City. The owner shall be entitled to present evidence 3 and demonstrate that his or her property does not contain graffiti. The property owner shall 4 also be entitled to present evidence and demonstrate that his or her property is burdened with 5 a disproportionate share of graffiti vandalism, based on factors such as the frequency or 6 extent of the graffiti, such that requiring the owner to remove the graffiti would result in an 7 unfair hardship. All testimony shall be under oath, and witnesses maybe may be cross-8 examined. The hearing officer shall ensure that a record of the proceedings is maintained. 9 The determination of the hearing officer after the hearing shall be final and not appealable.

(2) Hearing Request by an Offending Party*/ies*. The burden of proof to establish
that the property contains graffiti and that the Offending Party*/ies* defaced, damaged, or
destroyed private property with graffiti or assisted another to deface, damage, or destroy
private property shall be on the City. The Offending Party*/ies* shall be entitled to present
relevant evidence. All testimony shall be under oath, and witnesses may be cross-examined.
The hearing officer shall ensure that a record of the proceedings is maintained. The
determination of the hearing officer after the hearing shall be final and not appealable.

(e) Decision. The hearing officer shall issue a decision including a summary of the
issues and the evidence presented, and findings and conclusions, within *ten* (10) calendar
days of the conclusion of the hearing. A copy of the decision shall be served upon the
property owner and/or any Offending Party*ies* by certified mail. The decision shall be the
City's final administrative determination. An aggrieved party may seek judicial review of the
decision pursuant to California Code of Civil Procedure Sections 1094.5 and 1094.6.

23

SEC. <u>2306</u>1306. ABATEMENT BY DIRECTOR.

(a) Following the hearing if the City sustains its burden of proof, or if the property
 owner and/or any Offending Party/ies does not request a hearing and fails to remove the

1 graffiti within *thirty* (30) calendar days from the date of the notice of violation, the Director may 2 immediately order that the graffiti be abated. Unless the Director has obtained written consent 3 from the property owner to enter the property and remove the graffiti, before initiating abatement the Director shall obtain a court order authorizing the Department of Public Works 4 5 to enter upon the property and remove the graffiti and give written notice of the abatement 6 (Abatement Order) served in accordance with Section 23041304(a). The Director may not 7 order a graffiti abatement action that may violate the California Art Preservation Act (California 8 Civil Code Sections 987 et seq.) or the Federal Visual Artists Rights Act of 1990 (17 U.S.C. §§ 9 101 et seq.) without first consulting with the City Attorney.

(b) Alternatively, the Director may provide paint for graffiti removal to a property
owner at no charge. In return, the property owner shall agree in writing to paint over the graffiti
giving rise to the violation within 10 City business days from receiving the paint. A property
owner's failure to paint over the graffiti within that time shall be ground for the Director to issue
a new notice of violation under Section <u>23041304</u>.

(c) If the hearing officer determines that a hardship exists, the Director is authorized
to remove the graffiti at no cost to the property owner, provided that the owner releases the
City from liability by providing the Director with a signed waiver of liability. The Director may
develop forms for this purpose.

(d) The following procedures shall apply to actions by the Director to abate andrecover costs for abatement of graffiti on private property:

(1) Abatement Action. After obtaining a court order, the Director shall implement
the Abatement Order. The Director may enter upon the property and cause the removal,
painting over, or other eradication of the graffiti as the Director deems appropriate. The
Director shall not authorize or undertake to provide for the painting or repair of any more
extensive area than that where the graffiti is located, except where the Director determines in

1 a written notice to the owner that a more extensive area is required to be repainted or repaired 2 in order to avoid an aesthetic disfigurement to the neighborhood or community. Where the 3 Director removes graffiti in accordance with the requirements of this Article 23, the owner and/or any Offending Party/ies shall pay the greater of either \$500 or the actual cost (including 4 overhead and administrative costs, as well as attorneys' fees where the Director has elected 5 6 to seek recovery of attorneys' fees) of removing the graffiti. The Director shall provide an 7 accounting to the owner and/or any Offending Party/ies of the costs of the abatement action 8 (Abatement Accounting) on a full cost recovery basis not later than 10 days from the date the 9 abatement action is completed. The Abatement Accounting shall include all administrative costs incurred by the City in abating graffiti on the property. The total amount set forth in the 10 Abatement Accounting shall be due and payable by the owner and/or any Offending Party/ies 11 12 within 30 days from the date of mailing of the Abatement Accounting.

13 * *

14 SEC. <u>2307</u>1307. STAY OF PROCEEDINGS DURING CRIMINAL PROSECUTION. 15 * * * *

16

SEC. 2307.51307.5. CIVIL ACTIONS AGAINST OFFENDING PARTY/HES.

The following procedures shall apply to actions by the City and County of San
 Francisco against <u>any</u> Offending Party/*ies* to enjoin, abate, and recover costs for abatement of
 graffiti committed in violation of Section 23031303:

(a) Graffiti on Public Property. In addition to any other remedies available at law or
equity, the City Attorney is authorized to initiate a civil action tor injunctive relief, civil
penalties, costs, and fees as set forth below. In an action for graffiti violations on public
property, <u>any</u> Offending Party/ies may be enjoined, shall be liable for civil penalties of up to
\$1,000 per graffiti incident or other equivalent equitable or injunctive relief in the form of
community or civic service, and shall be liable for any and all investigation, abatement, and

litigation costs. Attorneys' fees shall be awarded to the prevailing party in any litigation
 brought pursuant to this Section <u>2307.51307.5</u>(a).

3 (b) Graffiti on Private Property. If the City Attorney brings a civil action under Section 2307.51307.5(a) above, the City Attorney may also, where appropriate, offer evidence that the 4 5 Offending Party/*ies* committed additional graffiti incidents on private property. In such a case, the City Attorney may seek additional civil penalties of up to \$1,000 per private property graffiti 6 7 incident or other equivalent equitable or injunctive relief in the form of community or civic 8 service, any and all associated investigation, abatement, and litigation costs, as well as any 9 restitution to any affected private property owners for out of pocket expenses associated with 10 the abatement.

- (c) The remedies in this Section <u>2307.5</u> are in addition to any other remedies
 provided by law. No provision in this Article <u>23</u> shall preclude prosecution of actions for civil
 and criminal penalties concurrently, sequentially, or individually.
- 14

SEC. 2307.6. ADMINISTRATIVE PENALTIES.

15 (a) In addition to any other remedies that may be available, a violation of this Article 23 may

16 *be punishable by an administrative fine, which may be assessed by an administrative citation issued by*

17 <u>Public Works officials or employees designated in Section 38 of the Police Code. Administrative Code</u>

18 <u>Chapter 100, "Procedures Governing the Imposition of Administrative Fines," as may be amended from</u>

19 *time to time, is hereby incorporated and shall govern the procedure for the imposition, enforcement,*

20 <u>collection, and administrative review of administrative citations issued to enforce this Article, except</u>

21 *that the amount of the administrative fine shall be up to \$1,000 per violation per day during the term of*

22 *the violation*.

- 23 (b) All monies received by the City in payment of administrative fines for violation of this
- 24 Article 23 shall be deposited to the credit of Public Works to be used for the graffiti removal,
- 25 *abatement, education, and enforcement activities of the Department and other City departments,*

1	including the City Attorney's Office. Balances remaining from the fine collection at the close of any
2	fiscal year shall have been deemed to have been provided for a specific purpose within the meaning of
3	Section 9.113 of the Charter, and shall be carried forward and accumulated for the purposes recited in
4	this subsection (b). The monies received through payment of such fines are hereby appropriated
5	exclusively for those purposes.
6	
7	SEC. 2308-1308. LIMITATION OF LIABILITY.
8	* * * *
9	SEC. <u>2309</u> 1309. SEVERABILITY.
10	* * * *
11	
12	Section 4. Effective Date. This ordinance shall become effective 30 days after
13	enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the
14	ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board
15	of Supervisors overrides the Mayor's veto of the ordinance.
16	
17	Section 5. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors
18	intends to amend only those words, phrases, paragraphs, subsections, sections, articles,
19	numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal
20	Code that are explicitly shown in this ordinance as additions, deletions, Board amendment
21	additions, and Board amendment deletions in accordance with the "Note" that appears under
22	the official title of the ordinance.
23	
24	
25	

1	APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney
2	
3	By: John D. Malamut
4	Deputy City Attorney
5	n:\legana\as2016\1600401\01079190.doc
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	