BOARD of SUPERVISORS



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April 22, 2016

File No. 160381

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

Dear Ms. Jones:

On April 19, 2016, Supervisor Wiener introduced the following proposed Charter Amendment for the November 8, 2016, Election:

File No. 160381 Charter Amendment and Business and Tax Regulations Code - City Responsibility and Parcel Tax for Street Trees

Charter Amendment (First Draft) to amend the Charter of the City and County of San Francisco to transfer responsibility for the maintenance of street trees to the City and establish a special fund primarily to pay for such maintenance and the maintenance of trees on San Francisco Unified School District property; to amend the Business and Tax Regulations Code to add a special parcel tax primarily to fund the City's maintenance of street trees and the maintenance of trees on San Francisco Unified School District property; to increase the City's appropriations limit by the amount of the parcel tax for four years from November 8, 2016; and to affirm the Planning Department's determination under the California Environmental Quality Act.

This legislation is being transmitted to you for environmental review.

Angela Calvillo, Clerk of the Board

By: Derek Evans, Assistant Clerk Rules Committee

Attachment

Statutorily Exempt under CEQA Guidelines Section 15273 - Rates, Tolls, Fares, and Charges.

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

[harter	Amenam	ent and	Business a	and Ia	x Regulation	s Code -	- City	Responsibility	and Parce	I
T	ax for	Street Tre	es]								

Describing and setting forth a proposal to the voters at an election to be held on November 8, 2016, to amend the Charter of the City and County of San Francisco to transfer responsibility for the maintenance of street trees to the City and establish a special fund primarily to pay for such maintenance and the maintenance of trees on San Francisco Unified School District property; to amend the Business and Tax Regulations Code to add a special parcel tax primarily to fund the City's maintenance of street trees and the maintenance of trees on San Francisco Unified School District property; to increase the City's appropriations limit by the amount of the parcel tax for four years from November 8, 2016; and to affirm the Planning Department's determination under the California Environmental Quality Act.

NOTE:

Unchanged Charter and Code text and uncodified text are in plain

Additions are <u>single-underline italics Times New Roman font</u>. **Deletions** are <u>strike-through italics Times New Roman font</u>.

Asterisks (* * * *) indicate the omission of unchanged Charter or

Code subsections.

Section 1. The Planning Department has determined that the actions contemplated in this proposed Charter Amendment and initiative 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. ____ and is incorporated herein by reference. The Board affirms this determination.

Section 2. The Board of Supervisors hereby submits to the qualified voters of the City and County, at an election to be held on November 8, 2016, a proposal to amend the Charter of the City and County by adding Section 16.129, to read as follows:

SEC. 16.129. STREET TREE MAINTENANCE.

(a) Definitions. For purposes of this Section 16.129:

"City" shall mean the City and County of San Francisco.

"Maintenance" (and its root "Maintain") shall mean those actions necessary to promote the life, growth, health, or beauty of a Tree. Maintenance includes both routine maintenance and major maintenance. Routine maintenance includes adequate watering to ensure the Tree's growth and sustainability: weed control; removal of Tree-well trash; staking; fertilizing; routine adjustment and timely removal of stakes, ties, Tree guards, and Tree grates; bracing; and Sidewalk repairs related to the Tree's growth or root system. Major maintenance includes structural pruning as necessary to maintain public safety and to sustain the health, safety, and natural growth habit of the Tree; pest and disease-management procedures as needed and in a manner consistent with public health and ecological diversity; and replacement of dead or damaged Trees. Pruning practices shall be in compliance with International Society of Arboriculture Best Management Practices and ANSI Pruning Standards, whichever is more protective of Tree preservation, or any equivalent standard or standards selected by the Director of the Department of Public Works.

"Planting" shall mean putting or setting into the ground or into a container to grow, and irrigating until self-sufficient.

"Removal" shall mean any intentional or negligent moving, carrying away, elimination, or taking away of part or all of a Tree.

"Sidewalk" shall mean the area between the curbing and the abutting private property lot line, whether paved or unpaved, as legislated by the Board of Supervisors and as reflected in the official maps of the Department of Public Works.

"Street Tree" shall mean any Tree growing within the public right-of-way, including unimproved public streets and Sidewalks, and any Tree growing on land under the jurisdiction of the Department of Public Works. "Street Tree" does not include any other forms of landscaping.

"Tree" shall mean any perennial, woody or fibrous plant species or cultivar, which reaches a height exceeding 10 feet at maturity, and which supports a branched or un-branched leaf canopy.

(b) City Responsibility to Maintain Street Trees. Beginning on July 1, 2017, and except as otherwise required by supervening law, the City shall be responsible for Maintaining Street Trees, including Street Trees planted both before and after July 1, 2017. The City may not adopt any ordinance making it the duty of owners of lots or portions of lots immediately abutting on. fronting on, or adjacent to any Street Tree to Maintain such Street Tree on or after July 1, 2017.

Any such ordinance in existence on July 1, 2017, shall, to the extent it conflicts with this Section 16.129, be void.

(c) Limitations of Transfer of Responsibility. Nothing in this Section 16.129 shall:

(1) affect the rights or responsibilities of the City or property owners with respect to the Removal, establishment, or relocation of a Street Tree; (2) prevent the City from entering into or continuing to abide by prior voluntary agreements with third parties for them to assume responsibility for Street Tree Maintenance; (3) prevent the City from imposing any legally permitted penalties or fees on persons who injure, damage, or destroy Trees; or (4) relieve abutting property owners from their responsibility for the care and Maintenance of the Sidewalk

and Sidewalk areas adjacent to any Street Tree, other than the responsibility for Sidewalk repairs related to the Tree's growth or root system, which shall be the responsibility of the City.

(d) Limitation of Liability. Beginning on July 1, 2017, any local law imposing liability on property owners that do not Maintain Street Trees for injury or property damage shall not apply to the extent that the injury or property damage occurred on or after July 1, 2017, and was proximately caused by the City's failure to Maintain a Street Tree under this Section 16.129, but shall otherwise remain applicable. Nothing in this Section 16.129 shall be construed to impose liability on the City for injury or property damage that occurred as a result of the property owner's responsibility to Maintain a Street Tree prior to July 1, 2017. To the extent that the Maintenance of a Street Tree requires that the City access private property, the City shall attempt in good faith to obtain permission from the owner of the private property. If the owner refuses to grant the City permission to access the private property for the purpose of Maintaining the Street Tree, the City shall have no liability for any damages related to the Maintenance of that Street Tree, and the property owner shall be subject to liability for such damages.

(e) Creating the Street Tree Maintenance Fund; Annual City Contributions. There shall be a Street Tree Maintenance Fund (the "Fund"). Each fiscal year, beginning in fiscal year 2017-2018, the City shall contribute \$8 million to the Fund. The Fund shall also include any other monies appropriated or allocated to the Fund, including, but not limited to, the proceeds of any parcel tax required to be deposited into the Fund, and any penalties, interest, and fees associated with the imposition of such a parcel tax. Beginning in fiscal year 2018-2019, the Controller shall adjust the amount of the City's annual \$8 million contribution to the Fund under this subsection (e) by the percentage increase or decrease in aggregate City discretionary revenues, as determined by the Controller, based on calculations consistent from year to year. In determining aggregate City discretionary revenues, the Controller shall only include revenues

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- (f) Beginning in fiscal year 2018-2019, the City may suspend growth in the City's \$8 million contribution to the Fund under subsection (e) of this Section 16.129 if the City's projected budget deficit for the upcoming fiscal year at the time of the Joint Report or Update to the five-year financial plan as prepared jointly by the Controller, the Mayor's Budget Director, and the Board of Supervisors' Budget Analyst exceeds \$200 million adjusted annually by changes in aggregate discretionary revenues as defined in subsection (e) of this Section 16.129.
- (g) Administration and Use of the Fund. The Department of Public Works shall administer the Fund. Monies in the Fund shall only be used for the following purposes:
 - (1) Maintenance and Removal of Street Trees.

- (2) Necessary costs of administering the Fund, including costs associated with the administration of any parcel tax required to be deposited into the Fund.
- (3) Refunds of any overpayments of any parcel tax required to be deposited into the Fund, and any penalties, interest, and fees associated with such overpayments.
- (4) Making grants totaling up to \$500,000 annually to the San Francisco Unified

 School District exclusively to fund Maintenance and Removal of Trees on School District

 property.

Monies in the Fund shall not be used for Planting new Street Trees, or for grants to the San Francisco Unified School District for the Planting of new Trees on School District property.

but may be used to pay the costs of Maintaining and Removing Street Trees that were planted before or after July 1, 2017, and to make grants to the School District to Maintain and Remove Trees that were planted before or after July 1, 2017.

(h) Annual Reports. Commencing with a report filed no later than January 1, 2019, covering the fiscal year ending June 30, 2018, the Department of Public Works shall file annually with the Board of Supervisors, by January 1 of each year, a report containing the amount of monies collected in and expended from the Fund during the prior fiscal year, and such other information as the Director of the Department of Public Works, in the Director's sole discretion, shall deem relevant to the operation of this Section 16.129.

Section 3. The Board of Supervisors hereby submits to the qualified voters of the City and County, at an election to be held on November 8, 2016, a proposal to amend the Business and Tax Regulations Code of the City and County by adding Article 26, Sections 2601 through 2612, to read as follows:

ARTICLE 26: TREE MAINTENANCE PARCEL TAX ORDINANCE

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SEC. 2601. SHORT TITLE.

This Article 26 shall be known as the "Tree Maintenance Parcel Tax Ordinance."

SEC. 2602. DEFINITIONS.

For purposes of this Article 26, the following definitions apply:

"Assessor" means the Assessor-Recorder of the City and County of San Francisco, or his or her designee.

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

"Controller" means the Controller of the City and County of San Francisco, or his or her designee.

"Fiscal Year" means the period starting July 1 and ending on the following June 30.

"Frontage" means the number of linear feet of a Parcel that is adjacent or tangent to a Public Right of Way, as shown on the maps maintained by the Department of Public Works. The Director of the Department of Public Works shall provide the Frontage of each Parcel subject to the Tax to the Tax Collector.

"Fund" means the Street Tree Maintenance Fund described in Charter Section 16.129.

"Maintenance" (and its root "Maintain") shall mean those actions necessary to promote the life, growth, health, or beauty of a Tree. Maintenance includes both routine maintenance and major maintenance. Routine maintenance includes adequate watering to ensure the Tree's growth and sustainability; weed control; removal of Tree-well trash; staking; fertilizing; routine adjustment and timely removal of stakes, ties, Tree guards, and Tree grates; bracing; and Sidewalk repairs related to the Tree's growth or root system. Major maintenance includes structural pruning as necessary to maintain public safety and to sustain the health, safety, and

natural growth habit of the Tree; pest and disease-management procedures as needed and in a manner consistent with public health and ecological diversity; and replacement of dead or damaged Trees. Pruning practices shall be in compliance with International Society of Arboriculture Best Management Practices and ANSI Pruning Standards, whichever is more protective of Tree preservation, or any equivalent standard or standards selected by the Director of the Department of Public Works.

"Parcel" has the meaning set forth in Section 2603.

"Person" means any individual, firm, company, partnership, limited liability partnership, joint venture, association, proprietorship, social club, fraternal organization, joint stock company, domestic or foreign corporation, limited liability company, estate, trust, business trust, receiver, trustee, trustee in bankruptcy, administrator, executor, assignee, syndicate, or other group or combination acting as a unit, whether mutual, cooperative, fraternal, nonprofit, or otherwise.

"Planting" means putting or setting into the ground or into a container to grow and irrigating until self-sufficient.

"Public Right of Way" means the dedicated public alleys, boulevards, courts, lanes, roads, sidewalks, spaces, streets, and ways within the City, which are under the permitting jurisdiction of the Department of Public Works.

"Removal" means any intentional or negligent moving, carrying away, elimination, or taking away of part or all of a Tree.

"Sidewalk" means the area between the curbing and the abutting private property lot line, whether paved or unpaved, as legislated by the Board of Supervisors and as reflected in the official maps of the Department of Public Works.

"Street Tree" means any Tree growing within the Public Right of Way, including unimproved public streets and Sidewalks, and any Tree growing on land under the jurisdiction of

the Department of Public Works. "Street Tree" does not include any other forms of landscaping.

"Tax" means the Tree Maintenance Parcel Tax imposed by this Article 26.

<u>"Tax Collector" means the Tax Collector of the City and County of San Francisco, or his or her designee.</u>

"Tree" means any perennial, woody or fibrous plant species or cultivar, which reaches a height exceeding 10 feet at maturity, and which supports a branched or un-branched leaf canopy.

SEC. 2603. PARCEL.

(a) "Parcel" means a unit of real estate in the City with an Assessor's parcel number as shown on the most current official assessment roll of the Assessor on July 1 of the Fiscal Year for which the Tax is imposed. However, both of the following conditions shall apply:

(1) A Parcel created by a subdivision map approved in accordance with the Subdivision Map Act (Division 2 (commencing with Section 66410) of Title 7 of the California Government Code) shall be deemed to be a single assessment unit and shall not be deemed, on the basis of multiple Assessor's parcel numbers assigned by the Assessor, to constitute multiple assessment units.

(2) A Parcel that has not been subdivided in accordance with the Subdivision

Map Act (Division 2 (commencing with Section 66410) of Title 7 of the California Government

Code) may be deemed to constitute a separate assessment unit only to the extent that the Parcel

has been previously described and conveyed in one or more deeds separating it from all

adjoining property.

(b) If the Parcel identified pursuant to subsection (a)(1) or (a)(2) is not consistent with the property's identification by Assessor's parcel number, it shall be the responsibility of the

Parcel owner to provide the Tax Collector with written notice of the correct Assessor's parcel number of taxable Parcels pursuant to this Section 2603 90 days after the date of the initial tax

SEC. 2604. IMPOSITION; DEPOSIT OF PROCEEDS.

- (a) Unless otherwise provided in this Article 26, on July 1 of each Fiscal Year there is hereby imposed an annual special Tax on each Parcel in the City for the purposes described in
 - (b) The Tax shall be imposed at the following rates:
- (1) Parcels with less than 25 feet of Frontage, including Parcels with no Frontage, and all condominiums, shall be subject to an annual Tax of \$29.50 per Parcel.
- (2) Parcels with Frontage of 25 feet or more but less than 150 feet shall be subject to an annual Tax of \$1.42 per linear foot of Frontage.
- (3) Parcels with Frontage of 150 feet or more shall be subject to an annual Tax
- (c) Commencing with Fiscal Year 2018-2019, the dollar amounts described in subsection (b) of this Section 2604 shall be adjusted annually in accordance with the increase in the appropriate consumer price index, to be determined by the Controller, as of the prior December 31, and such increase shall take effect when: (1) notice of the increase is given by the Controller to the Board of Supervisors in the manner generally used by the Controller for notification of fee or tax changes; and (2) such increase is approved by the Mayor and Board of
- (d) All monies collected pursuant to the Tax shall be deposited to the credit of the Fund. The Fund shall be maintained separate and apart from all other City funds and shall be subject to appropriation.

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(a) The following Parcels shall be exempt from the Tax:

(1) All Parcels on which no ad valorem property tax is levied for the Fiscal Year:

- (2) All Parcels in which an individual who is 65 years of age or older as of July 1 of the Fiscal Year owns a beneficial interest, where such beneficial owner occupies the Parcel as his or her principal residence.
- (b) To claim an exemption from the Tax under subsection (a)(2) of this Section 2605, the owner must submit an application to the Tax Collector. The application shall be accompanied by such evidence as the Tax Collector deems necessary to determine eligibility for the exemption. The Tax Collector shall prepare forms for this purpose. Exemptions granted under subsection (a)(2) shall be automatically renewed in subsequent Fiscal Years absent a change in relevant facts. Homeowners receiving an exemption under subsection (a)(2) must notify the Tax Collector if they no longer qualify for the exemption.

SEC. 2606. TERM.

The Tax shall take effect on July 1, 2017 for Fiscal Year 2017-2018, and shall continue in effect for each Fiscal Year thereafter until June 30, 2037, after which date it shall expire by operation of law. Notwithstanding the preceding sentence, this Tax shall expire and have no force or effect in the event that, and as of the date that, Charter Section 16.129 is repealed or is amended to transfer the Maintenance of Street Trees to property owners.

SEC. 2607. COLLECTION.

(a) The Tax shall be collected by the City in two approximately equal installments in the same manner and on the same dates as established by law for the collection of ad valorem

property taxes. The collection of the Tax shall be subject to the regulations and procedures governing the collection of ad valorem property taxes by the City, including, without limitation, the imposition of penalties, fees, and interest on the failure to remit or the delinquent remittance of the Tax.

(b) The Tax Collector is charged with the responsibility of overseeing the collection and receipt of the proceeds of the Tax.

SEC. 2608. TAX DEEMED DEBT TO CITY.

- (a) The amount of any Tax, interest, or penalties imposed under this Article 26 shall be deemed a debt to the City. Any Person who fails to timely pay the Tax shall be liable to an action brought in the name of the City in any court of competent jurisdiction for the amount of the Tax, interest, and penalties owed.
- (b) In any such action to recover the delinquent payment of the Tax, interest, and penalties, the City shall also be entitled to recover its administrative costs and attorneys' fees.
- (c) The provisions of this Section 2608 shall not be deemed a limitation upon the right of the City to bring any other action or take any other measures, whether criminal, legal, or equitable, based upon the failure to pay the Tax, penalty, and interest imposed by this Article 26 or the failure to comply with any of the provisions of this Article.

SEC. 2609. REGULATIONS.

The Tax Collector is authorized to promulgate rules and regulations to implement this Article 26.

and (g) of this Section 2610, the Controller shall refund or cause to be refunded the amount of any Tax, interest, or penalty imposed with respect to the Tax that has been overpaid or paid more than once, or has been erroneously or illegally collected or received by the City, provided the Person that paid such amount files a claim in writing with the Controller within the later of one year of: (1) payment of such amount; (2) the date the Tax was due; or (3) the date on which such amount requested on a request for refund timely filed under subsection (f) of this Section 2610 was denied under that subsection (f).

(b) Claims for Refund; Contents. Any claim filed under subsections (a)-(e) of this Section 2610 must state: (1) the specific amount claimed to have been overpaid or paid more

(a) Claims for Refund; Limitations. Except as otherwise provided in subsections (e), (f),

than once, or erroneously or illegally collected or received by the City; (2) the Fiscal Year of the Tax at issue; (3) the date the Tax was paid; (4) the grounds upon which the claim is founded, with specificity sufficient to enable the responsible City officials to understand and evaluate the claim; and (5) the date on which the amount requested on a request for refund timely filed under subsection (f) of this Section 2610 was denied under that subsection (f), if the Person filing the claim filed such a request for refund.

(c) Claims for Refund; Applicable Law. Claims for refund shall be made according to California Government Code, Title 1, Division 3.6, Part 3. For purposes of subsections (a)-(e) of this Section 2610, a claim shall be deemed to accrue on the later of: (1) the date the Tax was due; (2) the date the Tax was paid; or (3) the date the refund requested on a request for refund timely filed pursuant to subsection (f) of this Section 2610 was denied under that subsection (f). The Controller shall furnish a form to be used for claims.

(d) Claims for Refund; Actions by the City. The Controller shall enter the claim in the register, and shall forthwith forward the claim to the City Attorney. The City Attorney is

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designated to take such actions on claims as authorized by California Government Code, Title 1, Division 3.6, Part 3, Chapter 2, except that the City Attorney's authority with regard to rejecting or allowing claims shall be as provided in this Section 2610. The City Attorney may reject the claim, and shall notify the claimant of such rejection. Allowance or compromise and settlement of claims under this Section 2610 in excess of \$25,000 shall require the written approval of the City Attorney and approval of the Board of Supervisors by resolution. The City Attorney may allow or compromise and settle such claims if the amount is \$25,000 or less. No claim may be paid until the Controller certifies that monies are available from the proper funds or appropriations to pay the claim as allowed or as compromised and settled. If the City approves the claim, the City may refund the excess amount collected or paid, or may credit such amount toward any amount due and payable to the City from the Person from whom it was collected or by whom it was paid, and the balance may be refunded to such Person, or the Person's administrator or executor.

- (e) Claims for Refund; Waiver of Written Filing Requirement. The City Attorney, in his or her discretion and upon good cause shown, prior to the expiration of the one-year limitations period, may waive the requirement set forth in subsection (a) of this Section 2610 that a Person file a written claim for refund in any case in which the Tax Collector and City Attorney determine on the basis of the evidence that:
- (1) an amount of Tax, interest, or penalty has been overpaid or paid more than once, or has been erroneously or illegally collected or received by the City; and
- (2) all other conditions precedent to the payment of a refund to the Person have been satisfied.
- (f) Requests for Refund; Refunds Permissible Without a Claim. The Tax Collector may authorize the Controller to refund Tax, interest, or penalty payments, without a refund claim having been filed and without review by the City Attorney, if the Tax Collector determines that

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the amount paid exceeds the Tax, penalties, and interest due. The Person that made the overpayment may request such a refund from the Tax Collector on a request for refund form that is issued by the Tax Collector and that is filed with the Tax Collector within the later of one year of the payment of such amount or the date the Tax was due. A refund requested on a request for refund form under this subsection (f) shall automatically be deemed denied for purposes of subsections (a), (b), and (c) of this Section 2610 if the Tax Collector does not grant or deny the refund request within one year of the date it was filed. Any action by the Tax Collector after a refund request under this subsection (f) has been deemed denied shall not constitute a denial and shall have no effect on the statute of limitations for filing a claim for refund under subsections (a)-(e) of this Section 2610.

(g) Refunds On Parcels Not Subject to Ad Valorem Property Taxes. To the extent that, for a given Fiscal Year, ad valorem property taxes are refunded to a taxpayer as a result of a final determination that a Parcel is exempt from ad valorem property taxes for that Fiscal Year, any Taxes paid for that Fiscal Year shall also be refunded to the taxpayer without the need for a refund claim or refund request form having been filed and without review by the City Attorney.

SEC. 2611. EXPENDITURE OF PROCEEDS.

- (a) Subject to the budgetary and fiscal provisions of the City Charter, monies in the Fund shall be appropriated to be used exclusively for the following purposes:
 - (1) Maintenance and Removal of Street Trees.
- (2) Necessary costs of administering the Fund, including costs associated with the administration of the Tax.
- (3) Refunds of any overpayments of the Tax, and any penalties, interest, and fees associated with such overpayments.

(4) Making grants totaling up to \$500,000 annually to the San Francisco Unified

School District exclusively to fund Maintenance and Removal of Trees on School District

property.

(b) Monies in the Fund shall not be used for Planting new Street Trees or for grants to the San Francisco Unified School District for the Planting of new Trees on School District property, but may be used to pay the costs of Maintaining and Removing Street Trees that were planted before or after July 1, 2017, and to make grants to the School District to Maintain and Remove Trees that were planted before or after July 1, 2017.

SEC. 2612. AMENDMENT OF ARTICLE.

The Board of Supervisors may amend or repeal this Article 26 without a vote of the

People of the City and County of San Francisco except as limited by Article XIII C of the

California Constitution. Notwithstanding the preceding sentence, the Board of Supervisors may

not amend or repeal, without a vote of the People, the provision in Section 2606 causing the Tax

to expire and have no force or effect in the event that, and as of the date that, Charter Section

16.129 is repealed or amended to transfer the Maintenance of Street Trees to property owners.

Section 4. Appropriations Limit Increase. Pursuant to California Constitution Article XIII B and applicable laws, for four years from November 8, 2016, the appropriations limit for the City shall be increased by the aggregate sum collected by the levy of the parcel tax imposed by the Tree Maintenance Parcel Tax Ordinance, contained in Section 3 of this measure.

Section 5. The Tree Maintenance Parcel Tax Ordinance, contained in Section 3 of this measure, is submitted to the qualified electors of the City pursuant to Article XIII A, Section 4 of the California Constitution, and must pass by a two-thirds vote of the qualified electors in the

City. If this measure, including both the proposed Charter amendment in Section 2 and the initiative ordinance in Section 3, does not pass by a two-thirds vote of the qualified electors of the City, the entire measure shall be void and shall have no effect.

Section 6. Severability. Unless specifically noted otherwise, if any section, subsection, sentence, clause, phrase, or word of this measure, or any application thereof to any person or circumstance, is held to be invalid or unconstitutional by a decision of a court of competent jurisdiction, such decision shall not affect the validity of the remaining portions or applications of the measure. The People of the City and County of San Francisco hereby declare that they would have passed this measure and each and every section, subsection, sentence, clause, phrase, and word not declared invalid or unconstitutional without regard to whether any other portion of this measure or application thereof would be subsequently declared invalid or unconstitutional.

Section 7. No Conflict with Federal or State Law. Nothing in this measure shall be interpreted or applied so as to create any requirement, power, or duty in conflict with any federal or state law.

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

By:

Scott M. Reiber

Deputy City Attorney

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