File No.	170442	Committee Item No.	4
		Board Item No.	

## **COMMITTEE/BOARD OF SUPERVISORS**

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Comm: Public Safety & Neighborhood Services  Board of Supervisors Meeting:  Date: Sept. 13, 2017  Date:			
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Prepared by: _John Carroll	Date: Se	ept. 8, 2017	
Prepared by:	Date:	γιι Ο, ΔΟΙΙ	
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AMENDED IN COMMITTEE 7/26/2017

Public Works, Administrative Codes - Requirements for Surface-Mounted Facility Site

ORDINANCE NO.

FILE NO. 170442

Permits1

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Ordinance amending the Public Works Code to modify the exceptions to the Surface-Mounted Facility Site Permit requirement: to allow a permittee to choose to pay an "inlieu" fee instead of installing a street tree; to allow a permittee to choose to pay an "inlieu" fee instead of permitting the installation of a mural on its Surface-Mounted Facility; to repeal the requirements that a permittee install landscaping or pay an "inlieu" fee and maintain the required landscaping; to repeal the requirement that an applicant for a Surface-Mounted Facility Site Permit make reasonable efforts to locate the facility on private property before submitting an application; to require Public Works to submit a report to the Board of Supervisors every two years on the number of applications for Surface-Mounted Facility Site Permits submitted and issued and on maintenance and graffiti abatement activities at existing Surface-Mounted Facilities; to amend the requirement that a permittee maintain any required street tree; and to amend the Administrative Code to require that the mural "in-lieu" fees be deposited in the Public Works Street Beautification Fund to be used to fund murals and other beautification projects in the public right-of-way.

NOTE: 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 italies 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 Public Works Code is hereby amended by revising Article 27, Sections 2700, 2710, 2711, 2712, 2713, 2722, 2726, and 2727, and adding Section 2732, to read as follows:

#### SEC. 2700. SURFACE-MOUNTED FACILITY SITE PERMIT.

- (a) **Surface-Mounted Facility Site Permit Required**. It shall be unlawful for any Person to construct or install a Surface-Mounted Facility in any Public Right-of-Ways that are under the jurisdiction of the Department without first obtaining from the Department a Surface-Mounted Facility Site Permit under this Article 27 authorizing such construction or installation.
- (b) **Minimum Permit Requirements**. The Department shall require an Applicant for a Surface-Mounted Facility Site Permit to demonstrate to the satisfaction of the Department that:
- (1) The City has granted Applicant the authority to construct, install, and maintain the proposed Surface-Mounted Facility in the Public Right-of-Ways; and
- (2) The Director has approved the proposed location for the Surface-Mounted Facility pursuant to the requirements of this Article 27.
- (c) **Permit Conditions**. The Department may include in a Permit such Conditions, in addition to those already set forth in this Article 27 and other Applicable Law, as may be required to govern the construction, installation, removal, or maintenance of Surface-Mounted Facilities in the Public Right-of-Ways, and to protect and benefit the public health, safety, welfare, and convenience.
- (d) Authority Granted. A Permit shall authorize the Permittee to perform any excavation that is required to install the Surface-Mounted Facility in the Public Right-of-Ways.
- (e) **Exceptions to Permit Requirement**. The requirements of this Article 27 shall not apply to the following:

- (1) The replacement of an existing Surface-Mounted Facility at the same location, provided the replacement Surface-Mounted Facility would be installed on the existing foundation and would <u>not be substantially larger in height or volume be the same size or smaller</u> than the existing Surface-Mounted Facility.
- (2) The installation of any equipment in the Public Right-of-Ways pursuant to an encroachment permit issued by the Department pursuant to Article 15 of the Public Works Code.
- (f) Other Provisions Inapplicable. This Article shall govern all actions taken by the City with respect to the approval or denial of an Application for a Surface-Mounted Facility Site Permit under this Article 27. The requirements of *San Francisco* Business and Tax *Regulations* Code Sections 5, 6, and 26(a) shall not apply to this Article 27 to the extent those provisions are in conflict with the provisions of this Article 27.

#### SEC. 2710. <u>STREET TREE LANDSCAPING</u>.

## (a) Required for Permit.

trees and landscaping in order to minimize any negative effects on the Aesthetic Character of the streetscape resulting from Permittee's construction, installation and maintenance of the permitted Surface-Mounted Facility. The Department shall determine the number of required street trees and the total area of the landscaped area. Generally, the Department shall require the installation of at least one street tree and sidewalk landscaping of approximately 100 square feet with each permitted Surface Mounted Facility.

#### (b) "In-Lieu" Fee.

(2)(1) In any instance in which the Department cannot require the Permittee to install either an appropriate street trees or landscaping in the vicinity of the permitted Surface-

Mounted Facility, including on the basis of inadequate sidewalk width, interference with utilities, or other reasons regarding the public health, safety, or welfare, the Department shall instead require the Permittee to pay make an "in-lieu" fee. payment into the Department's "Adopt A Tree" fund. This payment shall be in the amount specified in Public Works Code Sections 802(h) and 807(f) for the installation of one street tree in addition to a payment of \$7,500 for sidewalk landscaping, and shall be payable prior to the Department's issuance of the Permit. These on lieu fees may be adjusted to reflect changes in the relevant Consumer Price Index, subject to the requirements of Section 2729(e).

- (2) An Applicant may elect to pay the "in-lieu" fees described in subsection (b)(1) instead of installing any required street tree. The Applicant shall notify the Department of its election in the Notice of Intent required under Section 2712 of this Article 27.
- (3) The "in-lieu" fee required by this subsection (b) shall be in the amount specified in Public Works Code Sections 802(h) and 807(f) for the installation of one street and shall be paid into the "Public Works Adopt-A-Tree Fund" established under Administrative Code Section 10.100-227.
- (bc) Care and Maintenance of Street Trees and Landscaping. The Permittee shall be responsible for the care and maintenance of any street trees and landscaping required to be installed in the Public Right-of-Ways under this Section shall be in accordance with the terms and conditions of In this regard, the Permittee shall assume the duty of a "property owner" Article 16 of the as set forth in Public Works Code, Section 800, et seq. Section 805(a).
- (ed) No Separate Permit Required. Where required, the installation of a The street tree and landscaping requirements set forth subsection (a) above shall be incorporated into the Surface-Mounted Facility Site Permit issued by the Department under this Article 27. No separate permit will be required under Section 810B of the Public Works Code.

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#### SEC. 2711. MURALS.

- Required for Permit. Any Person or group of Persons may propose to the (a) Department and the Permittee that the permitted Surface-Mounted Facility be used for a mural that is appropriate for the location. The Department shall require every Permittee to work with any Person or group of Persons selected by the San Francisco Arts Commission in consultation with the Department and the Permittee to facilitate the installation of the mural at Permittee's sole expense and at no cost to the City. No mural shall be allowed unless it is approved by the San Francisco Arts Commission. No mural may contain any product advertising of any kind. The Department may establish by order or regulation the process for placing a mural on a permitted Surface-Mounted Facility.
- (b) Maintenance. The Permittee shall at Permittee's expense work with the Person or Persons that installed the mural to ensure that the mural is properly maintained. The requirements of this subsection (b) shall be in addition to Permittee's responsibilities under this Article 27 to maintain any permitted Surface-Mounted Facilities and remove any Graffiti from its permitted Surface-Mounted Facilities.

## "In-Lieu" Fee.

- An Applicant may elect to pay an "in-lieu" fee instead of permitting the installation of a mural on its Surface-Mounted Facility. The Applicant shall notify the Department of its election in the Notice of Intent required under Section 2712 of this Article 27.
- (2) The "in-lieu" fee required by this subsection (c) shall be the greater of \$2.000 or the product of multiplying the square footage of the total surface area of the proposed Surface-Mounted Facility times in the amount of \$5002,000 48. The fee and shall be paid into the "Public Works Street Beautification Excavation Fund" established under Administrative Code section 10.100-239 230. The in-lieu fee may be adjusted to reflect changes in the relevant Consumer Price Index, subject to the requirements of Section 2729(e) of this Article 27.

## SEC. 2712. NOTICE OF INTENT TO SUBMIT APPLICATION.

- (a) **Submission to the Department**. As part of the Pre-Application Approval Process, within # one day after the Preferred Location List has been reviewed and approved by all applicable City departments, the Applicant may submit a Notice of Intent to the Department for its review. An Applicant may request additional time to submit a Notice of Intent.
- (b) **Form and Contents**. The Notice of Intent shall be in the form approved by the Department by order or regulation, but at a minimum shall contain the information required in Section  $2713(c)(1)-\frac{(9)(11)}{2}$ .
- (c) **Department Approval**. If the Department determines that a Notice of Intent is complete, the Department will approve the Notice of Intent and authorize the Applicant to post and mail the Notice of Intent as required in Section 2713.
- (d) **Completion Requirements**. The Notice of Intent shall not be complete unless the Department determines that the Applicant has complied with the following requirements:
- (1) The Applicant has satisfactorily conducted the community meeting required in Section 2705.
- (2) The Applicant has submitted to the Department plans showing all of the sizes and shapes of the cabinets proposed to be used for its Surface-Mounted Facilities, including the dimensions of any ancillary equipment. For Applicants that conduct business in jurisdictions other than San Francisco, the Applicant shall certify that the cabinets proposed for San Francisco are no larger than the smallest used in any other jurisdiction for similar services.
- (3) If the Applicant is seeking approval of a larger cabinet on an existing Surface-Mounted Facility site, the Applicant has sufficiently demonstrated to the Department the reasons the larger cabinet is necessary.

(4) — The Applicant has surveyed the vicinity of the Preferred Locations for its

Surface Mounted Facility to identify locations outside of the Public Right of Ways (including Cityowned property) that may be appropriate for the installation of the Surface Mounted Facility and the
Applicant has made reasonable efforts to determine whether the owners of any and all suitable
properties would be willing to allow the Applicant to use their property for Applicant's proposed
Surface Mounted Facility. For purposes of this subsection, the term "reasonable efforts" includes
offering the owners of any suitable property market rate compensation for the use of the property for
the Applicant's Surface Mounted Facility. The Department shall by order or regulation establish
guidelines defining "reasonable efforts" and "market rate compensation."

thereof) underground where such underground placement is technologically or economically feasible. An Applicant may satisfy the requirement contained in this subsection (d)(4) by demonstrating to the satisfaction of the Director that it is not technologically or economically feasible for the Applicant to place the Surface-Mounted Facility (or parts thereof) underground. At a minimum, the Applicant shall demonstrate to the Director that it conducted a thorough search for adequate underground technology and provide a report from a licensed engineer certifying the information.

(6)(5) Where it is not technologically or economically feasible to underground the entire Surface-Mounted Facility, the Applicant has agreed: (A) to underground part of the Surface-Mounted Facility; (B) to limit the height and footprint of the Surface-Mounted Facility to the maximum extent feasible; (C) either to use stainless steel or to paint the Surface-Mounted Facility the color used for City structures in the vicinity, unless otherwise specified by the Department, and added a Graffiti-proof coating; (D) to screen the Surface-Mounted Facility by landscaping the Public Right of Ways in the area around the Surface-Mounted Facility or camouflaging or camouflage the Surface-Mounted Facility where requested by any City

department; and  $(\underline{ED})$  to comply with any Conditions imposed by any City department that reviewed the Applicant's Preferred Location List.

(7)(6) The Applicant has explored reasonable opportunities to co-locate the Surface-Mounted Facility with any other Surface-Mounted Facility installed or to be installed in the Public Right-of-Ways by other entities including City departments.

(8)(7) The Applicant has explored reasonable opportunities for its Surface-Mounted Facility to serve a dual function such as a bench or other amenity. The Department shall have the authority to require that a Surface-Mounted Facility serve a dual function, where the Department determines that such dual function is technologically and economically feasible.

(9)(8) The Applicant has notified the Department whether the Applicant could remove an existing Surface-Mounted Facility from the Public Right-of-Ways because it would no longer be used or useful to the Applicant once the proposed Surface-Mounted Facility has been installed.

(10)(9) The Applicant has submitted a plan to the Department, in a format specified by the Department, showing all of the Surface-Mounted Facilities the Applicant expects to install in the City within five years of the Application date. Any Applicant that does not anticipate installing any other Surface-Mounted Facilities in the next five years may satisfy this requirement by submitting a statement to that effect instead of a five-year plan.

(11)(10) The Department has determined that at least two of the Applicant's Preferred Locations for the Surface-Mounted Facility are acceptable or the Notice of Intent will include additional proposed locations identified by the Department or another City department that reviewed the Applicant's Preferred Location List, unless the Department has determined that there is only one feasible location for the proposed Surface-Mounted Facility.

## SEC. 2713. PUBLIC NOTICE OF NOTICE OF INTENT TO SUBMIT APPLICATION.

(a) **Public Notice Required**. As part of the Pre-Application Approval Process, the Department shall require an Applicant to notify the public that the Applicant has submitted a Notice of Intent to the Department.

## (b) Notice Requirements.

- (1) The Applicant shall send a copy of the Notice of Intent to all Persons owning or occupying any property located within 300 feet along either side of the fronting streets of any of the Preferred Locations for the Surface-Mounted Facility.
- (2) The Applicant shall post a copy of the Notice of Intent in conspicuous places along the Public Right-of-Ways within 300 feet of either side of the fronting streets of any of Applicant's Preferred Locations for the Surface-Mounted Facility.
- (3) The Applicant shall send a copy of the Notice of Intent to any neighborhood planning association identified by the Planning Department for any neighborhood within 300 feet of any of the Applicant's Preferred Locations for the Surface-Mounted Facility.
- (c) Form of Notice of Intent. The Notice of Intent shall be in a form to be approved by the Department by order or regulation. At a minimum, the Notice of Intent shall contain the following information:
- (1) The fronting address for each of the Preferred Locations and photosimulations of the Surface-Mounted Facility at each of the Preferred Locations. Such photosimulations shall accurately depict the proposed Surface-Mounted Facility and any *proposed* required street trees or landscaping.
  - (2) The Applicant's order of preference for the Preferred Locations.
- (3) A brief description of the nature of the use of the proposed Surface-Mounted Facility and the consequences of not installing the facility.

- (4) Any assessment made of the Applicant's Preferred Locations by the Planning Department and/or Recreation and Park Department.
- (5) Any Conditions on the installation of the proposed Surface-Mounted Facility at each of the Preferred Locations imposed by any City department that reviewed the Applicant's Preferred Location List (including a statement indicating whether the Applicant has accepted the Conditions).
- (6) Any additional proposed locations for the Surface-Mounted Facility identified by any City department that reviewed the Applicant's Preferred Location List (including a statement indicating whether the Applicant has accepted the proposed locations).
- (7) The procedure for protesting any or all of the Preferred Locations contained in the Notice of Intent.
- (8) The Applicant's contact information for obtaining information related to the Notice of Intent and/or the technical requirements for the proposed Surface-Mounted Facility.
- (9) A statement that more information about the proposed Notice of Intent can be obtained from the Applicant and more information about submitting a protest can be obtained from the Department.
- (10) If applicable, a statement that the Applicant will elect to pay an "in-lieu" fee rather than installing a street tree.
- (11) If applicable, a statement that the Applicant will elect to pay an "in-lieu" fee rather than permitting the installation of a mural on its permitted Surface-Mounted Facility.
- (d)(10) Language Requirement. The Department may require an Applicant to translate the Notice of Intent into such language(s) that the Department determines are appropriate based on the locations for the proposed Surface-Mounted Facility contained in the Notice of Intent. Prior to issuing the Notice of Intent, the Applicant shall inquire of the Department as to

whether translation is required, and if so, into which language or languages such translation shall be offered.

(d)(e) Filing with the Department. The Applicant shall file with the Department proof that the Applicant has complied with the notice requirements contained herein.

#### SEC. 2722. POST-INSTALLATION OBLIGATIONS.

- (a) **Required Signage**. A Permittee shall place a sign on a permitted Surface-Mounted Facility that shall contain the Permittee's name and provide a telephone number for people to call to notify the Permittee that there is damage to or Graffiti on a Surface-Mounted Facility or that <u>an</u> associated <u>street tree landscaping</u> is in need of maintenance. A telephone call to that number will be considered notice to the Permittee. Such sign shall be displayed in a conspicuous manner and shall be maintained and/or replaced as necessary.
- (b) Surface-Mounted Facility Maintenance. A Permittee shall be solely responsible for maintaining a Surface-Mounted Facility installed in the Public Right-of-Ways in a clean and safe condition. A Permittee shall repair any damage to a Surface-Mounted Facility within 30 days after discovering or being notified of such damage to a Surface-Mounted Facility.
- (c) Landscaping Maintenance. A Permittee shall be solely responsible for the maintenance of any installed landscaping or street tree installed by the Permittee as a Condition of the Department's issuance of a Surface Mounted Facility Site Permit for so long as the permitted Surface Mounted Facility remains at the location. Such landscaping shall be kept in a state of good visual quality, with any dead or diseased material promptly removed and replaced. The Permittee shall remove any litter accumulating within the landscaped area within 72 hours after discovering or being notified of such litter accumulation.

(d)(c) Graffiti Removal. A Permittee shall be solely responsible for the removal of any Graffiti from <u>a</u>Surface-Mounted Facility installed in the Public Right-of-Ways. A Permittee shall remove all Graffiti from a Surface-Mounted Facility within 72 hours after discovering or being notified that there is Graffiti on a Surface-Mounted Facility.

(e)(d) Inspection Required. A Permittee shall regularly inspect each Surface-Mounted Facility installed in the Public Right-of-Ways to determine whether any of its Surface-Mounted Facilities are damaged, in need of a landscaping street tree maintenance, or have been tagged with Graffiti.

(f)(e) **Records**. A Permittee shall maintain written records of all inspections, repairs to, and maintenance of any permitted Surface-Mounted Facilities in the Public Right-of-Ways in such form as may be required by the Department. The Department may require that a copy of these written records be sent to the Department on a regular basis.

#### SEC. 2726. LIABILITY.

As a condition of a Surface-Mounted Facility Site Permit, each Permittee agrees on behalf of itself and any agents, successors, or assigns to be wholly responsible for the construction, installation, and maintenance of any permitted Surface-Mounted Facility and and the installation of any required street trees or landscaping. Each Permittee and its agents are jointly and severally liable for all consequences of such construction, installation, and maintenance of a permitted Surface-Mounted Facility and the installation of any required street trees or landscaping. The issuance of any Permit, inspection, repair suggestion, approval, or acquiescence of any Person affiliated with the City shall not excuse any Permittee or its agents from such responsibility or liability.

#### SEC. 2727. INDEMNIFICATION AND DEFENSE OF CITY.

- (a) Indemnification of City. As a condition of a Surface-Mounted Facility Site

  Permit, each Permittee agrees on behalf of itself and its agents, successors, or assigns, to
  indemnify, defend, protect, and hold harmless the City from and against any and all claims of
  any kind allegedly arising directly or indirectly from the following:
- (1) Any act, omission, or negligence of a Permittee or its *any*-agents, successors, or assigns while engaged in the construction, installation, or maintenance of any Surface-Mounted Facility authorized by a Permit, or while in or about the Public Right-of-Ways that are subject to the Permit, for any reason connected in any way whatsoever with the performance of the work authorized by the Permit, or allegedly resulting directly or indirectly from the construction, installation, or maintenance of any Surface-Mounted Facility authorized under the Permit or any required street trees-*or landscaping*;
- (2) Any accident, damage, death, or injury to any of a Permittee's contractors or subcontractors, or any officers, agents, or employees of either of them, while engaged in the performance of the construction, installation, or maintenance of any Surface-Mounted Facility authorized by a Permit or any required street trees *or landscaping*, or while in or about the Public Right-of-Ways that are subject to the Permit, for any reason connected with the performance of the work authorized by the Permit, including from exposure to radio frequency emissions;
- (3) Any accident, damage, death, or injury to any Person or accident, damage, or injury to any real or personal property in, upon, or in any way allegedly connected with the construction, installation, or maintenance of any Surface-Mounted Facility authorized by a Permit or any required street trees *or landscaping*, or while in or about the Public Right-of-Ways that are subject to the Permit, from any causes or claims arising at any time, including any causes or claims arising from exposure to radio frequency emissions; and

- (4) Any release or discharge, or threatened release or discharge, of any hazardous material caused or allowed by a Permittee or its agents about, in, on, or under the Public Right-of-Ways.
- **Defense of City**. Each Permittee agrees that, upon the request of the City, the (b) Permittee, at no cost or expense to the City, shall indemnify, defend, and hold harmless the City against any claims as set forth in subsection (a) above, regardless of the alleged negligence of City or any other party, except only for claims resulting directly from the sole negligence or willful misconduct of the City. Each Permittee specifically acknowledges and agrees that it has an immediate and independent obligation to defend the City from any claims that actually or potentially fall within the indemnity provision, even if the allegations are or may be groundless, false, or fraudulent, which obligation arises at the time such claim is tendered to the Permittee or its agent by the City and continues at all times thereafter. Each Permittee further agrees that the City shall have a cause of action for indemnity against the Permittee for any costs the City may be required to pay as a result of defending or satisfying any claims that arise from or in connection with a Permit, except only for claims resulting directly from the sole negligence or willful misconduct of the City. Each Permittee further agrees that the indemnification obligations assumed under a Permit shall survive expiration of the Permit or completion of installation of any Surface-Mounted Facility authorized by the Permit.
- (c) Additional Requirements. The Department may specify in a Permit such additional indemnification requirements as are necessary to protect the City from risks of liability associated with the Permittee's construction, installation, and maintenance of a Surface-Mounted Facility or any required street trees *or landscaping*.

## SEC. 2732. DEPARTMENT OF PUBLIC WORKS REPORTING REQUIREMENT.

- (a) Beginning on September 1, 2019, and by September 1 of every other year thereafter, the Department shall submit a report (the "Department Report") to the Board of Supervisors and the Mayor concerning the applications for Surface-Mounted Facility Site Permits submitted during the prior two-year period and maintenance of existing Surface-Mounted Facilities.
- (b) For each application, the Department Report shall contain the following information: (1) the number of applications submitted by applicant: (2) the proposed location of the Surface-Mounted Facility set forth in each application: (3) whether those applications were protested: (4) the results of all such protests; (5) whether the Department granted or denied those applications; (6) whether any Department determinations were appealed; and (7) the outcome of any such appeals. For each existing Surface-Mounted Facility, the Department Report shall also describe maintenance and graffiti abatement activities by the Permittee during the two-year period.

Section 2. The Administrative Code is hereby amended by revising Chapter 10, Article 13, Section 10.100-239, to read as follows:

# SEC. 10.100-239. PUBLIC WORKS STREET <u>BEAUTIFICATION</u> DAMAGE RESTORATION FUND.

(a) Establishment of Fund. The Public Works Street Damage Restoration

Beautification Fund is established as a category eight fund for the purpose of receiving "in-lieu" fees required under Public Works Code section 2711(c) Street Damage Restoration Fee amounts paid pursuant to Section 2.4.44 of the Public Works Code (Part II, Chapter 10 of the San Francisco Municipal Code).

(b) Use of Fund. Monies in the Street Damage Restoration Beautification Fund shall be used exclusively for street resurfacing and reconstruction. Notwithstanding the foregoing, the Director of the Department of Public Works may order refunds to be made from the Street Damage Restoration Fund consistent with procedures adopted pursuant to Section 2.4.46 of the Public Works Code murals and other beautification projects in the public right-of-way. Public Works shall establish a mechanism for receiving applications for use of these funds for such purposes.

Section 23. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors intends to amend only those words, phrases, paragraphs, subsections, sections, articles, numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal Code that are explicitly shown in this ordinance as additions, deletions, Board amendment additions, and Board amendment deletions in accordance with the "Note" that appears under the official title of the ordinance.

Section 34. Severability. If any section, subsection, sentence, clause, phrase, or word of this ordinance, 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 ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance 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 ordinance or application thereof would be subsequently declared invalid or unconstitutional.

Section 45. No Conflict with Federal or State Law. Nothing in this ordinance shall be interpreted or applied so as to create any requirement, power, or duty in conflict with any federal or state law.

Section 56. Effective Date. 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: WILLIAM K. SANDERS
Deputy City Attorney

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## **REVISED LEGISLATIVE DIGEST**

(Amended in Committee - July 26, 2017.)

[Public Works, Administrative Codes - Requirements for Surface-Mounted Facility Site Permits]

Ordinance amending the Public Works Code to modify the exceptions to the Surface-Mounted Facility Site Permit requirement; to allow a permittee to choose to pay an "inlieu" fee instead of installing a street tree; to allow a permittee to choose to pay an "inlieu" fee instead of permitting the installation of a mural on its Surface-Mounted Facility; to repeal the requirements that a permittee install landscaping or pay an "inlieu" fee and maintain the required landscaping; to repeal the requirement that an applicant for a Surface-Mounted Facility Site Permit make reasonable efforts to locate the facility on private property before submitting an application; to require Public Works to submit a report to the Board of Supervisors every two years on the number of applications for Surface-Mounted Facility Site Permits submitted and issued and on maintenance and graffiti abatement activities at existing Surface-Mounted Facilities; to amend the requirement that a permittee maintain any required street tree; and to amend the Administrative Code to require that the mural "in-lieu" fees be deposited in the Public Works Street Beautification Fund to be used to fund murals and other beautification projects in the public right-of-way.

## **Existing Law**

Under Article 27 of the Public Works Code, any person installing a Surface-Mounted Facility ("SMF") in the public right-of-way must obtain a Surface-Mounted Facility Site Permit from Public Works. Article 27 contains certain specified application requirements and permitting conditions for SMFs.

#### Amendments to Current Law

The proposed ordinance would amend the following sections of Article 27:

- Section 2700(e) (2) would be amended to allow a permittee to make modest changes to the height or volume of an existing SMF on the same foundation without obtaining a new permit.
- Section 2710 would be amended to: (a) repeal the requirement that a permit include a condition that the permittee install landscaping around the permitted SMF and maintain the landscaping; (b) allow an applicant to choose to pay an "in-lieu" fee instead of installing a street tree; and (c) to amend the street tree maintenance requirement to be consistent with San Francisco Charter § 16.129 (added by Proposition E).

- Section 2711 would be amended to allow an applicant to choose to pay an "in-lieu" fee instead of permitting the installation of a mural on its SMF.
- Section 2712 would be amended to: (a) repeal the requirement that an applicant make reasonable efforts to install an SMF on private property; and (b) delete the reference to landscaping.
- Section 2713 would be amended to: (a) delete the reference to landscaping; and (b) in part implement the amendments to Sections 2710 and 2711.
- Section 2722 would be amended to delete the landscaping maintenance requirement.
- Section 2726 would be amended to delete the reference to landscaping.
- Section 2727 would be amended to delete the reference to landscaping.

The proposed ordinance would also require Public Works to submit a report to the Board of Supervisors every two years on the number of applications for Surface-Mounted Facility Site Permits submitted and issued and on maintenance and graffiti abatement activities at existing Surface-Mounted Facilities.

The proposed ordinance would also amend Administrative Code section 10.100-239 to establish the Public Works Street Beautification Fund where mural "in-lieu" fees would be deposited. Monies in the fund would be used to fund murals and other beautification projects in the public right-of-way.

## **Background Information**

The City has been actively engaged in the SMF siting process since 2005 when the Department of Public Works adopted Director's Order 175,556 to establish a pre-permitting process for SMFs in the public rights-of-way ("Order"). In 2014, the Board of Supervisors replaced the Order by adopting Article 27 of the Public Works Code.

The street tree and mural requirements are being amended to allow the applicant to choose to pay "in-lieu" fees instead of installing a street tree and permitting the installation of a mural. The City could then use these funds for planting new street trees and landscaping, graffiti abatement, and municipal art or other beautification projects in the public right-of-way. At present, the Bureau of Urban Forestry chooses whether to require the permittee to plant a street tree or pay an "in-lieu" fee. A mural would only be required if neighborhood residents came forward with a plan to create and install one.

The requirement that a permittee maintain any required street tree is being amended in light of section 16.129 to the San Francisco Charter, which the voters approved in Proposition E during the November 2016 election. Section 16.129 transfers responsibility to maintain street trees and sidewalks damaged by street trees from property owners to the City. The proposed amendment would require that the responsibility for maintaining street trees be consistent with Public Works Code Article 16, which section 16.129 requires the Board of Supervisors to amend. The proposed amendment would also repeal the landscaping maintenance requirement.

Section 2712(d)(4) is being repealed in response to a court ruling against the City. In 2014, Pacific Bell sued the City claiming that Public Utilities Code sections 5885 and 7901 preempted the City's authority to require a telephone corporation or state video provider to attempt to place its SMF on private property before applying for a Surface-Mounted Facility Site Permit. The San Francisco Superior Court in *Pacific Bell Telephone Company v. City and County of San Francisco* (Docket No. CGC-14-541846) found for Pacific Bell on that claim. In light of that ruling, San Francisco could not enforce Section 2712(d)(4) against Pacific Bell or other telephone corporations or state video providers.

## Carroll, John (BOS)

From:

Carroll, John (BOS)

Sent:

Thursday, August 31, 2017 12:08 PM

To:

Ronen, Hillary; Bonnie Jones

Subject:

RE: beautification idea

Categories:

170442, 2017.09.13 - PSNS

Thank you, Chair Ronen, for forwarding this to me.

#### **Bonnie Jones:**

I have added the commentary to the file for the matter, and it will appear in the Committee packet for the Committee's consideration on September 13, 2017.

I invite you to review the entire matter on our Legislative Research Center by following the link below:

Board of Supervisors File No. 170442

#### John Carroll Assistant Clerk

Board of Supervisors
San Francisco City Hall, Room 244
San Francisco, CA 94102
(415)554-4445 - Direct | (415)554-5163 - Fax
john.carroll@sfgov.org | bos.legislation@sfgov.org



Click here to complete a Board of Supervisors Customer Service Satisfaction form.

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From: Ronen, Hillary

Sent: Thursday, August 31, 2017 11:27 AM

To: Bonnie Jones <bonniejonesbonniejones@gmail.com>

Cc: Carroll, John (BOS) < john.carroll@sfgov.org>

Subject: RE: beautification idea

#### Bonnie,

Thanks for your email. This issue is currently before the Public Safety and Neighborhood Services Committee. We are considering legislation where AT&T would make a payment to the city for every box they put in and the city will either wrap the boxes or use the money to fund a mural near by. I will make sure your comment is included in the legislative record (copying the committee clerk). Appreciate the input.

#### Hillary

Sent from Mail for Windows 10

From: Bonnie Jones

Sent: Friday, August 18, 2017 11:17 AM

To: Bonnie Jones

Subject: beautification idea

Dear Supervisors and Staff, Recently I read about solving the problem of ugly utility boxes and thought that perhaps wrapping them much like the ads on streetcars might be an attractive and cost-effective solution. Initially I wrote to Supervisor Cohen who had expressed interest (vis SF Gate article.) Having no response, I am writing to you all in the hopes that one of you might be interested. Add to that, I see now that Berkeley (see photo) is wrapping their boxes and so I'm hoping SF might consider copying Berkeley. FWIW, I have no relationship w/companies that make these murals but would enjoy being part of the process. Thank you for any interest you might have to beautify our city streets. Sincerely, Bonnie Jones 415 664 4426



From:

Richard Corriea <sfparpresident@gmail.com>

Sent:

Friday, June 09, 2017 11:24 AM

To:

Major, Erica (BOS)

Subject:

Proposed Legislation to remove AT&T Utility Box Obligations; Board of Supervisors File

No. 170442

**Attachments:** 

PAR letter re BOS file No 170442.pdf

The item referenced above comes before the Public Safety and Neighborhood Services Committee on June 12, 2017. Attached please find a statement of PAR's position on the proposed legislation. I would appreciate it if you would see to it that the attached letter is brought to the attention of the Committee and also makes it's way into the hearing record.

Thank you.

Richard Corriea President Planning Association for the Richmond



**Tedi Vriheas**Assistant Vice President
External Affairs

AT&T California 430 Bush Street Suite 500 San Francisco, CA 94108 M 415.350.8100 ted@att.com; ED 80 A R Dwww,att.com; ER VISORS S A N FR A N CISOO

2017 JUL 18 AM 11:39

July 14, 2017

#### **By Hand**

President Breed and the Board of Supervisors of the City and County of San Francisco c/o Angela Calvillo, Clerk of the Board City Hall, 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco, CA 941012-4689

Re: File No. 170442, Amendment to Article 27 of the Public Works Code

Dear President Breed and Supervisors Cohen, Farrell, Fewer, Kim, Peskin, Ronen, Safai, Sheehy, Tang, and Yee:

In connection with the San Francisco Board of Supervisors ("Board of Supervisors") consideration of a proposed amendment to Article 27 of San Francisco's Public Works Code (the "Ordinance"), described below, Pacific Bell Telephone Company d/b/a AT&T California ("AT&T") agrees as follows.

#### **Background**

The Ordinance requires AT&T to obtain site permits to install surface-mounted facilities (SMFs), such as AT&T's equipment cabinets, in the public right-of-way. In September 2014, the Department of Public Works ("DPW") issued Order No. 182933 (the "Order"), which implements the Ordinance and establishes additional requirements and procedures for obtaining SMF site permits. The Ordinance and the Order specifically require permittees to install and maintain trees and landscaping in the vicinity of the SMF, or to pay an "in-lieu" fee if trees or landscaping cannot be installed (the "Tree/Landscaping Requirement"). (S.F. Pub. Works Code ("PWC"), § 2710; Order § 7). The Ordinance and the Order require permittees to facilitate the installation of mural on the SMF at the permittee's expense (the "Mural Requirement"). (PWC § 2711; Order § 11).

AT&T obtained decisions allowing it to submit applications to install SMFs at seven locations in the City and County of San Francisco (the "City"). AT&T then submitted applications to install SMFs at these locations on December 16, 2016 (the "Applications"), accompanied by a letter explaining that it considered the Tree/Landscaping and Mural Requirements to be

impermissible. On December 21, 2016, DPW issued a Notice of Deficiency on the ground that the Applications were incomplete for the reason that AT&T indicated that it did not intend to install street trees or landscaping or pay an in-lieu fee. AT&T requested a final determination on its Applications on January 10, 2017. DPW issued a Notice of Final Determination to Deny Surface-Mounted Facility Site Permits on January 19, 2017. On February 1, 2017, AT&T appealed the denial of the Applications to the San Francisco Board of Appeals. These appeals were assigned Appeal Nos. 17-014, 17-015, 17-016, 17-017, 17-018, 17-019, and 17-020 (the "Appeals"). The Appeals are currently set for hearing on August 9, 2017.

The Board of Supervisors is considering a proposed amendment to the Ordinance (the "**Proposed Amended Ordinance**"). Among other things, the Proposed Amended Ordinance would relieve AT&T and other applicants for surface-mounted facility permits of the obligation to: (i) install a street tree if the applicant agreed to pay an in-lieu fee in the amount established by the Proposed Amended Ordinance; and (ii) allow for the installation of a mural if it paid an in-lieu fee in the amount established by the Proposed Amended Ordinance.

#### AT&T's Covenant Not to Sue and Agreement to Dismiss Appeals

In the event the Board of Supervisors enacts the Proposed Amended Ordinance in substantially the form that is included in the agenda/packet for the Public Safety and Neighborhood Services Committee meeting on July 12, 2017 (an "Acceptable Ordinance") (attached hereto as Exhibit A), AT&T agrees to dismiss the Appeals and covenants not to file or assert any action, claim, demand, lawsuit, arbitration, or other legal or regulatory proceeding in any venue or forum (or continue or maintain any existing suit) against the City regarding the Tree/Landscaping or Mural Requirements for a period not to exceed five (5) years.

Nothing in this letter shall prevent AT&T from filing any claim of any type on account of, or in any way growing out of or related to the Tree/Landscaping or Mural Requirements in the event that: (1) there is a change in federal or state law concerning the conditions that the City may impose on permits for SMFs based on aesthetic considerations, including any changes related to the ability of the City to impose such conditions in light of California's Public Utilities Code Sections 7901 and 7901.1; (2) any state or federal court decision is issued concerning the legality of the imposition in California of "in-lieu" fees of any sort; or (3) any new or additional requirements with respect to the Tree/Landscaping or Mural Requirements are imposed by the City beyond those set out in the Acceptable Ordinance (including those requirements imposed by Public Works Code Sections 802(h) and 807(f) to the extent incorporated in the Acceptable Ordinance).

For the avoidance of doubt, AT&T is not releasing any claims of any type which it now has, or it may hereafter accrue or otherwise acquire, on account of, or in any way growing out of or related to AT&T's applications to install surface-mounted facilities in the City, including claims of any type with respect to any requirements that the City has or may impose upon AT&T as a



condition to installing or maintaining an SMF in the City or County of San Francisco, including the Tree/Landscaping or Mural Requirements. AT&T is only agreeing that it will not file or assert any action, claim, demand, lawsuit, arbitration, or other legal or regulatory proceeding in any venue or forum under the circumstances described above.

In the event that the City does not enact an Acceptable Ordinance by August 4, 2017, AT&T's covenant not to sue shall be void, and will have no force and effect.

Sincerely,

Tedi Vriheas,

Assistant Vice President, External Affairs

Tedi Vuhens

AT&T Services, Inc.

Exhibit

1	[Public Works Code - Requirements for Surface-Mounted Facility Site Permits]
2	
3	Ordinance amending the Public Works Code to modify the exceptions to the Surface-
4	Mounted Facility Site Permit requirement; to allow a permittee to choose to pay an "in-
5	lieu" fee instead of installing a street tree; to allow a permittee to choose to pay an "in-
6	lieu" fee instead of permitting the installation of a mural on its Surface-Mounted
7	Facility; to repeal the requirements that a permittee install landscaping or pay an "in-
8	lieu" fee and maintain the required landscaping; to repeal the requirement that an
9	applicant for a Surface-Mounted Facility Site Permit make reasonable efforts to locate
10	the facility on private property before submitting an application; to require Public
11	Works to submit a report to the Board of Supervisors every two years on the number of
12	applications for Surface-Mounted Facility Site Permits submitted and issued, and on
13	maintenance and graffiti abatement activities at existing Surface-Mounted Facilities;
14	and to amend the requirement that a permittee maintain any required street tree.
15	
16	NOTE: Unchanged Code text and uncodified text are in plain Arial font.
17	Additions to Codes are in single-underline italics Times New Roman font.  Deletions to Codes are in strikethrough italics Times New Roman font.
18	Board amendment additions are in double-underlined Arial font.  Board amendment deletions are in strikethrough Arial font.
19	Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.
20	
21	Be it ordained by the People of the City and County of San Francisco:
22	
23	Section 1. The Public Works Code is hereby amended by revising Article 27, Sections
24	2700, 2710, 2711, 2712, 2713, 2722, 2726, and 2727, <u>and adding Section 2732.</u> to read as
25	follows:

#### SEC. 2700. SURFACE-MOUNTED FACILITY SITE PERMIT.

- (a) Surface-Mounted Facility Site Permit Required. It shall be unlawful for any Person to construct or install a Surface-Mounted Facility in any Public Right-of-Ways that are under the jurisdiction of the Department without first obtaining from the Department a Surface-Mounted Facility Site Permit under this Article 27 authorizing such construction or installation.
- (b) **Minimum Permit Requirements**. The Department shall require an Applicant for a Surface-Mounted Facility Site Permit to demonstrate to the satisfaction of the Department that:
- (1) The City has granted Applicant the authority to construct, install, and maintain the proposed Surface-Mounted Facility in the Public Right-of-Ways; and
- (2) The Director has approved the proposed location for the Surface-Mounted Facility pursuant to the requirements of this Article 27.
- (c) **Permit Conditions**. The Department may include in a Permit such Conditions, in addition to those already set forth in this Article 27 and other Applicable Law, as may be required to govern the construction, installation, removal, or maintenance of Surface-Mounted Facilities in the Public Right-of-Ways, and to protect and benefit the public health, safety, welfare, and convenience.
- (d) Authority Granted. A Permit shall authorize the Permittee to perform any excavation that is required to install the Surface-Mounted Facility in the Public Right-of-Ways.
- (e) **Exceptions to Permit Requirement**. The requirements of this Article 27 shall not apply to the following:
- (1) The replacement of an existing Surface-Mounted Facility at the same location, provided the replacement Surface-Mounted Facility would be installed on the existing foundation and would <u>not be substantially larger in height or volume be the same size or smaller</u> than the existing Surface-Mounted Facility.

	(2)	The installation of any equipment in the Public Right-of-Ways
pursuant to an enc	roachm	nent permit issued by the Department pursuant to Article 15 of the
Public Works Code	).	

(f) Other Provisions Inapplicable. This Article shall govern all actions taken by the City with respect to the approval or denial of an Application for a Surface-Mounted Facility Site Permit under this Article 27. The requirements of *San Francisco* Business and Tax *Regulations* Code Sections 5, 6, and 26(a) shall not apply to this Article 27 to the extent those provisions are in conflict with the provisions of this Article 27.

#### SEC. 2710. STREET TREE LANDSCAPING.

## (a) Required for Permit.

trees and landscaping in order to minimize any negative effects on the Aesthetic Character of the streetscape resulting from Permittee's construction, installation and maintenance of the permitted Surface-Mounted Facility. The Department shall determine the number of required street trees and the total area of the landscaped area. Generally, the Department shall require the installation of at least one street tree and sidewalk landscaping of approximately 100 square feet with each permitted Surface-Mounted Facility.

#### (b) "In-Lieu" Fee.

(2)(1) In any instance in which the Department cannot require the Permittee to install either an appropriate street trees or landscaping in the vicinity of the permitted Surface-Mounted Facility, including on the basis of inadequate sidewalk width, interference with utilities, or other reasons regarding the public health, safety, or welfare, the Department shall instead require the Permittee to pay make an "in-lieu" fee. payment into the Department's "Adopt-A-Tree" fund. This payment shall be in the amount specified in Public Works Code Sections 802(h) and

1	807(f) for the installation of one street tree in addition to a payment of \$7,500 for sidewalk
2	landscaping, and shall be payable prior to the Department's issuance of the Permit. These on-lieu fees
3	may be adjusted to reflect changes in the relevant Consumer Price Index, subject to the requirements of
4	Section 2729(e).
5	(2) An Applicant may elect to pay the "in-lieu" fees described in subsection (b)(1)
6	instead of installing any required street tree. The Applicant shall notify the Department of its election
7	in the Notice of Intent required under Section 2712 of this Article 27.
8	(3) The "in-lieu" fee required by this subsection (b) shall be in the amount specified
9	in Public Works Code Sections 802(h) and 807(f) for the installation of one street and shall be paid into
10	the "Public Works Adopt-A-Tree Fund" established under Administrative Code Section 10.100-227.
11	(bc) Care and Maintenance of Street Trees and Landscaping. The Permittee shall be
12	responsible for the care and maintenance of any street trees and landscaping required to be
13	installed in the Public Right-of-Ways under this Section shall be in accordance with the terms and
14	conditions of. In this regard, the Permittee shall assume the duty of a "property owner" Article 16 of
15	the as set forth in Public Works Code, Section 800, et seq. Section 805(a).
16	(ed) No Separate Permit Required. Where required, the installation of a The street tree
17	and landscaping requirements set forth subsection (a) above shall be incorporated into the Surface-
18	Mounted Facility Site Permit issued by the Department under this Article 27. No separate
19	permit will be required under Section 810B of the Public Works Code.
20	
21	SEC. 2711. MURALS.
22	(a) Required for Permit. Any Person or group of Persons may propose to the
23	Department and the Permittee that the permitted Surface-Mounted Facility be used for a
24	mural that is appropriate for the location. The Department shall require every Permittee to

work with any Person or group of Persons selected by the San Francisco Arts Commission in

1	consultation with the Department and the Permittee to facilitate the installation of the mural at		
2	Permittee's sole expense and at no cost to the City. No mural shall be allowed unless it is		
3	approved by the San Francisco Arts Commission. No mural may contain any product		
4	advertising of any kind. The Department may establish by order or regulation the process for		
5	placing a mural on a permitted Surface-Mounted Facility.		
6	(b) Maintenance. The Permittee shall at Permittee's expense work with the Person		
7	or Persons that installed the mural to ensure that the mural is properly maintained. The		
8	requirements of this subsection (b) shall be in addition to Permittee's responsibilities under		
9	this Article 27 to maintain any permitted Surface-Mounted Facilities and remove any Graffiti		
10	from its permitted Surface-Mounted Facilities.		
11	(c) "In-Lieu" Fee.		
12	(1) An Applicant may elect to pay an "in-lieu" fee instead of permitting the		
13	installation of a mural on its Surface-Mounted Facility. The Applicant shall notify the Department of		
14	its election in the Notice of Intent required under Section 2712 of this Article 27.		
15	(2) The "in-lieu" fee required by this subsection (c) shall be in the amount of		
16	§5002,000 and shall be paid into the "Public Works Excavation Fund" established under		
17	Administrative Code section 10.100-230. The in-lieu fee may be adjusted to reflect changes in the		
18	relevant Consumer Price Index, subject to the requirements of Section 2729(e) of this Article 27.		
19			
20	SEC. 2712. NOTICE OF INTENT TO SUBMIT APPLICATION.		
21	(a) Submission to the Department. As part of the Pre-Application Approval		
22	Process, within $ extit{1}$ $\underline{one}$ day after the Preferred Location List has been reviewed and approved		
23	by all applicable City departments, the Applicant may submit a Notice of Intent to the		
24	Department for its review. An Applicant may request additional time to submit a Notice of		

Intent.

1	(b) Form and Contents. The Notice of Intent shall be in the form approved by the
2	Department by order or regulation, but at a minimum shall contain the information required in
3	Section 2713(c)(1)-(9)(11).
4	(c) <b>Department Approval</b> . If the Department determines that a Notice of Intent is
5	complete, the Department will approve the Notice of Intent and authorize the Applicant to pos

- complete, the Department will approve the Notice of Intent and authorize the Applicant to post and mail the Notice of Intent as required in Section 2713.
- (d) **Completion Requirements**. The Notice of Intent shall not be complete unless the Department determines that the Applicant has complied with the following requirements:
- (1) The Applicant has satisfactorily conducted the community meeting required in Section 2705.
- (2) The Applicant has submitted to the Department plans showing all of the sizes and shapes of the cabinets proposed to be used for its Surface-Mounted Facilities, including the dimensions of any ancillary equipment. For Applicants that conduct business in jurisdictions other than San Francisco, the Applicant shall certify that the cabinets proposed for San Francisco are no larger than the smallest used in any other jurisdiction for similar services.
- (3) If the Applicant is seeking approval of a larger cabinet on an existing Surface-Mounted Facility site, the Applicant has sufficiently demonstrated to the Department the reasons the larger cabinet is necessary.
- (4) The Applicant has surveyed the vicinity of the Preferred Locations for its

  Surface Mounted Facility to identify locations outside of the Public Right of Ways (including Cityowned property) that may be appropriate for the installation of the Surface Mounted Facility and the
  Applicant has made reasonable efforts to determine whether the owners of any and all suitable
  properties would be willing to allow the Applicant to use their property for Applicant's proposed

  Surface Mounted Facility. For purposes of this subsection, the term "reasonable efforts" includes

1	offering the owners of any suitable property market rate compensation for the use of the property for
2	the Applicant's Surface-Mounted Facility. The Department shall by order or regulation establish
3	guidelines defining "reasonable efforts" and "market rate compensation."
4	(5)(4) The Applicant attempted to place the Surface-Mounted Facility (or parts
5	thereof) underground where such underground placement is technologically or economically
6	feasible. An Applicant may satisfy the requirement contained in this subsection $(d)(4)$ by
7	demonstrating to the satisfaction of the Director that it is not technologically or economically
8	feasible for the Applicant to place the Surface-Mounted Facility (or parts thereof)
9	underground. At a minimum, the Applicant shall demonstrate to the Director that it conducted
10	a thorough search for adequate underground technology and provide a report from a licensed
11	engineer certifying the information.
12	(6)(5) Where it is not technologically or economically feasible to underground
13	the entire Surface-Mounted Facility, the Applicant has agreed: (A) to underground part of the
14	Surface-Mounted Facility; (B) to limit the height and footprint of the Surface-Mounted Facility
15	to the maximum extent feasible; (C) either to use stainless steel or to paint the Surface-
16	Mounted Facility the color used for City structures in the vicinity, unless otherwise specified by
17	the Department, and $added$ a Graffiti-proof coating; (D) to screen the Surface Mounted Facility
18	by landscaping the Public Right of Ways in the area around the Surface Mounted Facility or
19	camouflaging or camouflage the Surface-Mounted Facility where requested by any City
20	$\frac{\text{department}}{\text{department}}$ and $(\underline{\textbf{E}}\underline{\textbf{D}})$ to comply with any Conditions imposed by any City department that
21	reviewed the Applicant's Preferred Location List.
22	(7)(6) The Applicant has explored reasonable opportunities to co-locate the
23	Surface-Mounted Facility with any other Surface-Mounted Facility installed or to be installed in

the Public Right-of-Ways by other entities including City departments.

24

1	(8)(7) The Applicant has explored reasonable opportunities for its Surface-
2	Mounted Facility to serve a dual function such as a bench or other amenity. The Department
3	shall have the authority to require that a Surface-Mounted Facility serve a dual function,
4	where the Department determines that such dual function is technologically and economically
5	feasible.
6	(9)(8) The Applicant has notified the Department whether the Applicant could
7	remove an existing Surface-Mounted Facility from the Public Right-of-Ways because it would
8	no longer be used or useful to the Applicant once the proposed Surface-Mounted Facility has
9	been installed.
10	(10)(9) The Applicant has submitted a plan to the Department, in a format
11	specified by the Department, showing all of the Surface-Mounted Facilities the Applicant
12	expects to install in the City within five years of the Application date. Any Applicant that does
13	not anticipate installing any other Surface-Mounted Facilities in the next five years may satisfy
14	this requirement by submitting a statement to that effect instead of a five-year plan.
15	(11)(10) The Department has determined that at least two of the Applicant's
16	Preferred Locations for the Surface-Mounted Facility are acceptable or the Notice of Intent will
17	include additional proposed locations identified by the Department or another City department
18	that reviewed the Applicant's Preferred Location List, unless the Department has determined
19	that there is only one feasible location for the proposed Surface-Mounted Facility.
20	
21	SEC. 2713. PUBLIC NOTICE OF NOTICE OF INTENT TO SUBMIT APPLICATION.
22	(a) Public Notice Required. As part of the Pre-Application Approval Process, the
23	Department shall require an Applicant to notify the public that the Applicant has submitted a

(b)

Notice of Intent to the Department.

Notice Requirements.

24

7		(1)	The Applicant shall send a copy of the Notice of Intent to all Persons
2	owning or oc	cupyin	g any property located within 300 feet along either side of the fronting
3	streets of an	y of the	Preferred Locations for the Surface-Mounted Facility.
4		(2)	The Applicant shall post a copy of the Notice of Intent in conspicuous
5	places along	the Pu	blic Right-of-Ways within 300 feet of either side of the fronting streets of
6	any of Applic	ant's P	referred Locations for the Surface-Mounted Facility.
7		(3)	The Applicant shall send a copy of the Notice of Intent to any
8	neighborhoo	d planr	ning association identified by the Planning Department for any
9	neighborhood within 300 feet of any of the Applicant's Preferred Locations for the Surface-		
10	Mounted Fac	cility.	
11	(c)	Form	of Notice of Intent. The Notice of Intent shall be in a form to be approved
12	by the Depar	rtment l	by order or regulation. At a minimum, the Notice of Intent shall contain the
13	following info	rmatio	n:
14		(1)	The fronting address for each of the Preferred Locations and photo-
15	simulations of	of the S	surface-Mounted Facility at each of the Preferred Locations. Such photo-
16	simulations shall accurately depict the proposed Surface-Mounted Facility and any proposed		
17	<u>required</u> stree	et trees	or landscaping.
18		(2)	The Applicant's order of preference for the Preferred Locations.
19		(3)	A brief description of the nature of the use of the proposed Surface-
20	Mounted Fac	cility an	d the consequences of not installing the facility.
21		(4)	Any assessment made of the Applicant's Preferred Locations by the
22	Planning De	partme	nt and/or Recreation and Park Department.
23		(5)	Any Conditions on the installation of the proposed Surface-Mounted
24	Facility at ea	ch of th	ne Preferred Locations imposed by any City department that reviewed the

1	Applicant's Preferred Location List (including a statement indicating whether the Applicant has					
2	accepted the Conditions).					
3	(6) Any additional proposed locations for the Surface-Mounted Facility					
4	identified by any City department that reviewed the Applicant's Preferred Location List					
5	(including a statement indicating whether the Applicant has accepted the proposed locations).					
6	(7) The procedure for protesting any or all of the Preferred Locations					
7	contained in the Notice of Intent.					
8	(8) The Applicant's contact information for obtaining information related to					
9	the Notice of Intent and/or the technical requirements for the proposed Surface-Mounted					
10	Facility.					
11	(9) A statement that more information about the proposed Notice of Intent					
12	can be obtained from the Applicant and more information about submitting a protest can be					
13	obtained from the Department.					
14	(10) If applicable, a statement that the Applicant will elect to pay an "in-lieu" fee					
15	rather than installing a street tree.					
16	(11) If applicable, a statement that the Applicant will elect to pay an "in-lieu" fee					
17	rather than permitting the installation of a mural on its permitted Surface-Mounted Facility.					
18	(d)(10) Language Requirement. The Department may require an Applicant to translate					
19	the Notice of Intent into such language(s) that the Department determines are appropriate					
20	based on the locations for the proposed Surface-Mounted Facility contained in the Notice of					
21	Intent. Prior to issuing the Notice of Intent, the Applicant shall inquire of the Department as to					
22	whether translation is required, and if so, into which language or languages such translation					
23	shall be offered.					
24	(d)(e) Filing with the Department. The Applicant shall file with the Department proof					
25	that the Applicant has complied with the notice requirements contained herein.					

## SEC. 2722. POST-INSTALLATION OBLIGATIONS.

- (a) Required Signage. A Permittee shall place a sign on a permitted Surface-Mounted Facility that shall contain the Permittee's name and provide a telephone number for people to call to notify the Permittee that there is damage to or Graffiti on a Surface-Mounted Facility or that <u>an</u> associated <u>street tree landscaping</u> is in need of maintenance. A telephone call to that number will be considered notice to the Permittee. Such sign shall be displayed in a conspicuous manner and shall be maintained and/or replaced as necessary.
- (b) Surface-Mounted Facility Maintenance. A Permittee shall be solely responsible for maintaining a Surface-Mounted Facility installed in the Public Right-of-Ways in a clean and safe condition. A Permittee shall repair any damage to a Surface-Mounted Facility within 30 days after discovering or being notified of such damage to a Surface-Mounted Facility.
- (c) Landscaping Maintenance. A Permittee shall be solely responsible for the maintenance of any installed landscaping or street tree installed by the Permittee as a Condition of the Department's issuance of a Surface Mounted Facility Site Permit for so long as the permitted Surface-Mounted Facility remains at the location. Such landscaping shall be kept in a state of good visual quality, with any dead or diseased material promptly removed and replaced. The Permittee shall remove any litter accumulating within the landscaped area within 72 hours after discovering or being notified of such litter accumulation.
- (d)(c) **Graffiti Removal**. A Permittee shall be solely responsible for the removal of any Graffiti from <u>a</u> Surface-Mounted Facility installed in the Public Right-of-Ways. A Permittee shall remove all Graffiti from a Surface-Mounted Facility within 72 hours after discovering or being notified that there is Graffiti on a Surface-Mounted Facility.
- (e)(d) Inspection Required. A Permittee shall regularly inspect each Surface-Mounted Facility installed in the Public Right-of-Ways to determine whether any of its Surface-

Mounted Facilities are damaged, in need <u>of a landscaping street tree</u> maintenance, or have been tagged with Graffiti.

(f)(e) Records. A Permittee shall maintain written records of all inspections, repairs to, and maintenance of any permitted Surface-Mounted Facilities in the Public Right-of-Ways in such form as may be required by the Department. The Department may require that a copy of these written records be sent to the Department on a regular basis.

## SEC. 2726. LIABILITY.

As a condition of a Surface-Mounted Facility Site Permit, each Permittee agrees on behalf of itself and any agents, successors, or assigns to be wholly responsible for the construction, installation, and maintenance of any permitted Surface-Mounted Facility and any required street trees-or landscaping. Each Permittee and its agents are jointly and severally liable for all consequences of such construction, installation, and maintenance of a Surface-Mounted Facility and any required street trees-or landscaping. The issuance of any Permit, inspection, repair suggestion, approval, or acquiescence of any Person affiliated with the City shall not excuse any Permittee or its agents from such responsibility or liability.

## SEC. 2727. INDEMNIFICATION AND DEFENSE OF CITY.

- (a) Indemnification of City. As a condition of a Surface-Mounted Facility Site

  Permit, each Permittee agrees on behalf of itself and its agents, successors, or assigns, to
  indemnify, defend, protect, and hold harmless the City from and against any and all claims of
  any kind allegedly arising directly or indirectly from the following:
- (1) Any act, omission, or negligence of a Permittee or its *any*-agents, successors, or assigns while engaged in the construction, installation, or maintenance of any Surface-Mounted Facility authorized by a Permit, or while in or about the Public Right-of-Ways

1	that are subject to the Permit, for any reason connected in any way whatsoever with the
2	performance of the work authorized by the Permit, or allegedly resulting directly or indirectly
3	from the construction, installation, or maintenance of any Surface-Mounted Facility authorized
4	under the Permit or any required street trees-or landscaping;

- (2) Any accident, damage, death, or injury to any of a Permittee's contractors or subcontractors, or any officers, agents, or employees of either of them, while engaged in the performance of the construction, installation, or maintenance of any Surface-Mounted Facility authorized by a Permit or any required street trees *or landscaping*, or while in or about the Public Right-of-Ways that are subject to the Permit, for any reason connected with the performance of the work authorized by the Permit, including from exposure to radio frequency emissions;
- (3) Any accident, damage, death, or injury to any Person or accident, damage, or injury to any real or personal property in, upon, or in any way allegedly connected with the construction, installation, or maintenance of any Surface-Mounted Facility authorized by a Permit or any required street trees-*or landscaping*, or while in or about the Public Right-of-Ways that are subject to the Permit, from any causes or claims arising at any time, including any causes or claims arising from exposure to radio frequency emissions; and
- (4) Any release or discharge, or threatened release or discharge, of any hazardous material caused or allowed by a Permittee or its agents about, in, on, or under the Public Right-of-Ways.
- (b) **Defense of City**. Each Permittee agrees that, upon the request of the City, the Permittee, at no cost or expense to the City, shall indemnify, defend, and hold harmless the City against any claims as set forth in subsection (a) above, regardless of the alleged negligence of City or any other party, except only for claims resulting directly from the sole negligence or willful misconduct of the City. Each Permittee specifically acknowledges and

agrees that it has an immediate and independent obligation to defend the City from any claims that actually or potentially fall within the indemnity provision, even if the allegations are or may be groundless, false, or fraudulent, which obligation arises at the time such claim is tendered to the Permittee or its agent by the City and continues at all times thereafter. Each Permittee further agrees that the City shall have a cause of action for indemnity against the Permittee for any costs the City may be required to pay as a result of defending or satisfying any claims that arise from or in connection with a Permit, except only for claims resulting directly from the sole negligence or willful misconduct of the City. Each Permittee further agrees that the indemnification obligations assumed under a Permit shall survive expiration of the Permit or completion of installation of any Surface-Mounted Facility authorized by the Permit.

(c) Additional Requirements. The Department may specify in a Permit such additional indemnification requirements as are necessary to protect the City from risks of liability associated with the Permittee's construction, installation, and maintenance of a Surface-Mounted Facility or any required street trees-or landscaping.

## SEC. 2732. DEPARTMENT OF PUBLIC WORKS REPORTING REQUIREMENT.

- (a) Beginning on September 1, 2019, and by September 1 of every other year thereafter. The Department shall submit a report (the "Department Report") to the Board of Supervisors and the Mayor concerning the applications for Surface-Mounted Facility Site Permits submitted during the prior two-year period and maintenance of existing Surface-Mounted Facilities.
- (b) For each application, the Department Report shall contain the following information: (1) the number of applications submitted by applicant; (2) the proposed location of the Surface-Mounted Facility set forth in each application; (3) whether those applications were protested; (4) the results of all such protests; (5) whether the Department granted or

1	denied those applications; (6) whether any Department determinations were appealed; and					
2	(7) the outcome of any such appeals. For each existing Surface-Mounted Facility, the					
3	Department Report shall also describe maintenance and graffiti abatement activities by the					
4	Permittee during the two-year period.					
5						
6	Section 2. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors					
7	intends to amend only those words, phrases, paragraphs, subsections, sections, articles,					
8	numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal					
9	Code that are explicitly shown in this ordinance as additions, deletions, Board amendment					
10	additions, and Board amendment deletions in accordance with the "Note" that appears under					
1	the official title of the ordinance.					
2						
13	Section 3. Severability. If any section, subsection, sentence, clause, phrase, or					
14	word of this ordinance, or any application thereof to any person or circumstance, is held to be					
15	invalid or unconstitutional by a decision of a court of competent jurisdiction, such decision					
16	shall not affect the validity of the remaining portions or applications of the ordinance. The					
17	Board of Supervisors hereby declares that it would have passed this ordinance and each and					
18	every section, subsection, sentence, clause, phrase, and word not declared invalid or					
19	unconstitutional without regard to whether any other portion of this ordinance or application					
20	thereof would be subsequently declared invalid or unconstitutional.					
21						
22	Section 4. No Conflict with Federal or State Law. Nothing in this ordinance shall be					
23	interpreted or applied so as to create any requirement, power, or duty in conflict with any					
24	federal or state law.					

25

1	Section 5. Effective Date. This ordinance shall become effective 30 days after									
2	enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the									
3	ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board									
4	of Supervisors overrides the Mayor's veto of the ordinance.									
5										
6	APPROVED AS TO FORM:									
7	DENNIS J. HERRERA, City Attorney									
8	D									
9	By: WILLIAM K. SANDERS									
10	Deputy City Attorney									
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## 5758 Geary Blvd., # 356 - San Francisco CA 94121-2112 VMs & Faxes-(415) 541-5652 - Direct & VMs-(415) 541-5652, Emails president@sfpar.org

June 9, 2017

Supervisor Sandra Lee-Fewer
City Hall
1 Dr. Carlton B. Goodlett Place, Room 244
San Francisco, Ca. 94102-4689
Sandra.Fewer@sfgov.org

Re: Proposed Legislation to remove AT&T Utility Box Obligations; Board of Supervisors File No. 170442 (Public Works Code - Requirements for Surface-Mounted Facility Site Permits)

## Dear Supervisor Lee-Fewer:

I am writing on behalf of the Planning Association for the Richmond (PAR) regarding the matter referenced above. This proposed legislation is scheduled for hearing at a *special* meeting of the Public Safety and Neighborhood Services Committee on June 12, 2017. As you know, PAR represents thousands of residents in the Richmond District and has been a stakeholder in the utility box issue for many years.

Several years ago, the siting of AT&T's U-Verse program unsightly boxes on sidewalks in residential areas precipitated a tsunami of neighborhood resistance. These large boxes are eye-sores in the public right-of-way and become targets for graffiti vandals. PAR was a party to litigation that followed, which was needed to give the community a voice in the placement of the boxes. The lawsuit sought to ensure that, as a regulated utility, AT&T's Utility Boxes would be properly subjected to CEQA and that Environmental Impact Reports be prepared.

In 2014, then Supervisor Weiner, after collaborating with a diverse set of stakeholders, and following lengthy negotiations and committee hearings, submitted legislation to the full Board of Supervisors that implemented the present constraints upon the siting of AT&T's Utility Boxes, including the following elements:

AT&T must seek to locate its Utility Boxes on private property prior to requesting

siting on public property.

- AT&T must provide landscaping for its Utility Boxes.
- AT&T must contribute to a fund to enable local artists to employ the large Utility Boxes as canvases for artwork.
- AT&T must remediate any graffiti within 72 hours.

AT&T has not complied with its obligations under the current law. Larry Stringer, deputy director of Public Works, recently sent a strongly worded letter to AT&T accusing the company of "not meeting its legal responsibilities." In particular, presently, AT&T has not complied with the landscaping requirements; has not complied with the graffiti requirements; and, no artist work has been deployed on the Utility Boxes — which may substantially explain the graffiti.

Despite the history of community sentiment on this siting issue, and Scott Weiner's legislation that implemented something of a compromise, Supervisor Cohen is now proposing that utilities like AT&T be able to buy their way out of current requirements by paying "In lieu" fees. This proposed legislation ignores public sentiment, obliterates the community protections found in current law and rewards utilities like AT&T in spite of failures to comply with current obligations. The proposed legislation will remove all of AT&T's present series of obligations regarding the siting and installation of its Utility Boxes.

In spite of a long history of community participation in the development of policy and law regarding the siting of utility boxes, AT&T's is attempting to disenfranchise the interested communities of San Francisco by <u>suddenly</u> pursing legislation permitting it to slide out of its responsibilities. This is a shockingly terrible deal. Rather than this legislation, the Board of Supervisors should direct firm action to ensure lawful compliance with the existing requirements.

We ask not merely the rejection of this terrible proposed legislation, but a resolve to enforce compliance with the existing legislation.

Thank you for your attention to this important matter.

Sincerely,

Richard L. Corriea

President, Planning Association for the Richmond

CC:

Supervisor Hillary Ronen (Hillary, Ronen@sfgov.org)

Supervisor Jeff Sheehy (Jeff.Sheehy@sfgov.org)

Assistant Clerk Erica Major, Public Safety and Neighborhood Services Committee, (erica.major@sfgov.org)

## 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:

Mohammed Nuru, Director, Public Works

John Rahaim, Director, Planning Department

Phil Ginsburg, General Manager, Recreation and Parks Department

Tom DeCaigny, Director of Cultural Affairs, Arts Commission

FROM:

Erica Major, Assistant Clerk, Public Safety and Neighborhood Services

Committee, Board of Supervisors

DATE:

April 24, 2017

SUBJECT:

LEGISLATION INTRODUCED

The Board of Supervisors' Public Safety and Neighborhood Services Committee has received the following proposed legislation, introduced by Supervisor Cohen on April 18, 2017:

File No. 170442

Ordinance amending the Public Works Code to modify the exceptions to the Surface-Mounted Facility Site Permit requirement; to allow a permittee to choose to pay an "in-lieu" fee instead of installing a street tree; to allow a permittee to choose to pay an "in-lieu" fee instead of permitting the installation of a mural on its Surface-Mounted Facility; to repeal the requirements that a permittee install landscaping or pay an "in-lieu" fee and maintain the required landscaping; to repeal the requirement that an applicant for a Surface-Mounted Facility Site Permit make reasonable efforts to locate the facility on private property before submitting an application; and to amend the requirement that a permittee maintain any required street tree.

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.

Referral from the Office of the Cierk of the Board Public Safety and Neighborhood Services Committee April 24, 2017 Page 2

c: Jennifer Blot, Public Works
Scott Sanchez, Planning Department
Lisa Gibson, Planning Department
AnMarie Rodgers, Planning Department
Aaron Starr, Planning Department
Joy Navarrete, Planning Department
Jeanie Poling, Planning Department
Sarah Madland, Recreation and Parks Department
Susan Pontious, Arts Commission
Rebekah Krell, Arts Commission
Sharon Page Ritchie, Arts Commission

## 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:

Mei Ling Hui, Urban Forestry Council Coordinator, Urban Forestry Council

FROM:

Erica Major, Assistant Clerk, Public Safety and Neighborhood Services

Committee, Board of Supervisors

DATE:

May 30, 2017

SUBJECT:

LEGISLATION INTRODUCED

The Board of Supervisors' Public Safety and Neighborhood Services Committee has received the following proposed legislation, introduced by Supervisor Cohen on April 18, 2017:

## File No. 170442

Ordinance amending the Public Works Code to modify the exceptions to the Surface-Mounted Facility Site Permit requirement; to allow a permittee to choose to pay an "in-lieu" fee instead of installing a street tree; to allow a permittee to choose to pay an "in-lieu" fee instead of permitting the installation of a mural on its Surface-Mounted Facility; to repeal the requirements that a permittee install landscaping or pay an "in-lieu" fee and maintain the required landscaping; to repeal the requirement that an applicant for a Surface-Mounted Facility Site Permit make reasonable efforts to locate the facility on private property before submitting an application; and to amend the requirement that a permittee maintain any required street tree.

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.

SAN FRANCISCO EXAMINER • DALY CITY INDEPENDENT • SAN MATEO WEEKLY • REDWOOD CITY TRIBUNE • ENQUIRER-BULLETIN • FOSTER CITY PROGRESS • MILLBRAE - SAN BRUNG SUN • BOUTIQUE & VILLAGER

#### GOVERNMENT

NOTICE OF REGULAR
MEETING SAM
FRANSISCO BOARD OF
SUPERVISORS LAND USE
AND TRANSPORTATION
COMMITTEE SEPTEMBER
11, 2017 - 1:30 PM CITY
HALL, LEGISLATIVE
CHAMBER, ROOM 250
10 PL, CARLTON, CAN
TRANSISCO, CA, CAN
TRANSISCO, CA, CAN
TRANSISCO, CA, CAN
THE AGENTAL SEPTEMBER
1 www.stbos.org, in Rm 244 at twww.stbos.org, in Rm 244 at the address listed above, or by calling (415) 554-5184.

calling (415) 554-5184.

CHATION
SUPERIOR COURT FOR
THE STATE OF CALIFORNIA
FOR THE CITY AND
CONTROL OF COURT
CASE NUMBER: COUR

adoption.

adoption of This Coulert,
you are hereby cited and
reduted to appear before this
Court on the day of November
15, 2017 at 8:45 a.m., at
the Juvenile Dependency
Room 408, San Francisco,
California, then and there to
show cause, if any you have,
why said minority should not
be declared free from the
parent(s). This proceeding is
for the purpose of developing
a permanent plan for the
child(ren), which could include
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nyou appear on the above-mentioned date in the above-mentioned tale in the above-tion of the control of the con-ludge will advise you of the nature of the proceedings, the procedures, and possible consequences of the entitled action. The parent(s) of the minor(s) have the right to have innor(s) have the right to have the parent(s) cannot afford an attorney the Court will appoint an attorney for the parent(s). Date: August 24, 2017 CAT VALDEZ, Legal Assistant for Petitionar, Department of The Court of the parent of the Services (415) 554-3835 By KELLY DAVIES, Deputy Clerk

SUPERIOR COUNT FOR
THE STATE COUNT FOR
THE STATE COUNT FOR AND
COUNTY OF SAN
FRANCISCO
UNITED FAMILY COUNT
Case Number: J016-3269
In the Matter of: A.D.J., A
Minor County
Case Number of: A.D.J., A
Minor County
Case County
Case County
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ordered a hearing pursuant to Welfare and Institutions Code Section 366.26, to determine whether your parental rights should be terminated and your children's before the section of the purpose of having him adopted.

BY ORDER OF THIS COURT, you are hereby cited and required to aspear before this SCOURT, you are hereby cited and required to aspear before this section of the secti

SUPERIOR COURT FOR THE STATE OF ANNIA FOR THE STATE OF ANNIE OF ANNIE

for Petitioner, Department of Human Services (415) 554-3835 By: MONICA F. WILEY, Judge

NOTICE OF PUBLIC HEARING BOARD OF SUPERVISORS OF THE COTY AND CARLES OF SUPERVISORS OF THE COTY AND CARLES OF PUBLIC SAFETY AND NEIGHBORHOOD SERVICES COMMITTEE WEDNESDAY, SEPTEMBER WEDNESDAY, SEPTEM

FY2007-2008, this fee shall be reviewed and adjusted each year in accordance with the procedures set forth in Tuble Control of the Police of t

## CIVIL

ORDER TO SHOW CAUSE
FOR CHANGE OF NAME
Case No. 17CIVO3834
Superior Court of California,
Cauthy of San Mateo
In Muley Markeo
Feltion of Muley And Patter
OF ALL INTERESTED
PERSONS:
PER

Cause shall be published at least once sech week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in this county. The Examiner Susan Irene Ettezati Judge of the Superior Court 9/8, 9/15, 9/22, 9/29/17 NPEN-3049245# EXAMINER - BOUTIQUE & VILLAGER

ORDER TO SHOW CAUSE FOR CHANGE OF NAME
Case No. CNC-17-553298
Case No. CNC-17-553298
County of San Francisco
Felition of: Maria Alicia Cruz Hunt for Change of Name
TO ALL INTERESTED
PERSONS: Pelition of: Maria Alicia Cruz
Hunt for Change of Name
TO ALL INTERESTED
PERSONS: Pelition of: Maria Alicia Cruz
Hunt for a decree changing
name as follows:
Rio Samuel Hunt to Rio
Samuel Cruz-Hunt
Ozzie Alexander Cruz-Hunt
Decree Hunt to Cruz Alexander Cruz-Hunt
Ozzie Alexander Cruz-Hunt
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Decree Hunt to Cruz Alexander Cruz

EXAMINER

SUMMONS
(CITACION JUDICIAL)
CASE NUMBER (Número
dal Caso):
17CLJ00214
NOTICE TO DEFENDANT
(AVISO) AL DEMANDADO;
ANTONICO N. an Individual
ANTONICO N. an Individual
BY PLAINTIFF LC STA
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EDEMANDANTEI: FIRST
NATIONAL BANK OF
OMAHA, a National Banking
Association
NOTICE!You have been sued.
The court may decide against
you situate the information
below.
Passo Read the information
below.
You have 30 CALENDAR

below. You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect

you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response, You can for your response on time you may lose the your had filling fee, ask the court clark for a fee walver form. If you do not till your response on time, you may lose the your wages, money, and property may be taken without further waring from the court. There are other legal away, if you do not know an attorney, you may want to call an attorney you may want to call control or you want to call want to call control or you want to call control or you want to call want to call information or you want to call information and you want to call information and you want to want to want to

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# FICTITIOUS BUSINESS NAMES

in violation of the rights of another under federal, state, or common law (See Section 14411 et seq., Business and Professions Code), 9/8, 9/15, 9/22, 9/29/17 CNS-3049062# SAN FRANCISCO EXAMINER

FICTIOUS BUSINESS
NAME STATEMENT
The following person(s) is (are) doing business as:
MILOMAX Investments, 2400 Olympic Dr., South San Francisco, CA 94090, County Histang Lee Tseng, 2400 Olympic Dr., South San Francisco, CA 94090 Katherine Lupton, 2400 Olympic Dr., South San Francisco, CA 94090 Katherine Lupton, 2400 Olympic Dr., South San Francisco, CA 94090 Katherine Lupton, 2400 Olympic Dr., South San Francisco, CA 94090 Katherine Lupton, 2400 Katherine Lupton, 2400 Katherine Lupton, 2400 Katherine Jr., Suringane, CA 94010 Min Nan Tsang, 1528 Los Montes Dr., Burlingane, CA 94010 Min Nan Tsang, 1528 Los

Hsisang Ray Tseng, 1528 Los Montes Dr., Burlingame, CA 94010 Man Tseng, 1528 Los Montes Dr., Burlingame, CA 94010 Geri Chi Chen, 1528 Los Montes Dr., Burlingame, CA 94010 Los Montes Dr., Burlingame, Carlon Los Montes Dr., Burlingame, Carlon Los Montes Dr., Land Los Mont

FICTITIOUS BUSINESS
NAME STATEMENT
File No. 274660
The following person(s) is (are) doing business as:
(ave.) Day (thy, CA
4014
XIV Ping Cui, 484 Leland Ave., S.F. CA 94134
This business is conducted by
married couple
or transact (s) commenced
to transact business under
the fictitious business under
or names listed above on
8/16/2017
I declare that all information

or names listed above on 8/16/2017
I declare that all information in this statement is true and correct. (A registrant who declares as true information in this statement was the state of the state of

FICTITIOUS BUSINESS NAME STATEMENT File No. 274857 The following person(s) (are) doing business as: Cruise Planners, 321 St. Martin Drive, Redwood City, CA 94065, County of San

SAN FRANCISCO EXAMINER • DALY CITY INDEPENDENT • SAN MATEO WEEKLY • REDWOOD CITY TRIBUNE • ENQUIRER-BULLETIN • FOSTER CITY PROGRESS • MILLBRAE - SAN BRUND SUN • BOUTIQUE & VILLAGER

### GOVERNMENT

NOTICE OF REGULAR MEETING SAN FRANCISCO BOARD OF SUPERVISORS TUESDAY, SEPTEMBER 5, 20 CHOICE OF THE SAN THE SEPTEMBER 5, 20 CHOICE SAN THE SAN

NOTICE OF REGULAR MEETING SAN FRANCISCO BOARD OF SUPERVISORS BUDGET AND FINANCE COMMITTEE, THURSDAY, SEPTEMBER 7, 2011.

LEGISLATIVE CHAMBER ROOM 250 1 DR. CARITON B. GOODLETT PLACE SAN FRANCISCO, CA 94102 H. CARITON SAN FRANCISCO, CARITON SAN FRANCISCO H. CARI

by calling 415-554-5184

NOTICE OF PUBLIC

NOTICE IS HEREBY GIVEN
HER BY THE STATE OF THE STATE
SOUTH Van Ness Avenue, S' Floor, San Francisco, CA 94103, the City and County
of San Francisco (the "City") will conduct a public hearing
which time the City will hear
and consider information concerning the proposed sale
and issuance by the City will near
and consider information concerning the proposed sale
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learned to 2.755 Folsom Street
and Agreement?. The proceeds
of the Bonds learned to the
line "Bonds learned to the
located at 2675 Folsom Street
and 970 Teach Avenue, San
be owned and operated by the
Borrower.

(the "Project"). The Project will be owned and operated by the Borrower.

When the Borrower of the Borrower from the reverues of the Borrower from the reverues of the Project, in accordance with the Loan Agreement. Neither the full faith and credit nor the taxing power of the City, the State of California (the "State") or any other political corporation of the City, the State of the State Is pledged to the payment of the principal, premium, if any, or interest on the Bonds, nor shall the City the State or any other political corporation. Or agency of the State be not of the Bords, and the State Is the State Is any of interest on the Bonds. The Public Hearing is intended to comply with the public approval requirements of Section 147(f) of the Internal Reverue Code of 1986, as amended.

All those interested in matters related to the issuance of the Bonds and to the financing of the Project are invited to attend and be heard at this hearing. Interested parties may appear indicated above or submit written comments, which must be received prior to the Public Hearing, to the City of Active Comments, and the City of Active Comments of the City of Active Comments of the City of Active Comments, at the address indicated above. Date: September 3, 2017

CITY AND COUNTY OF SAN FRANCISCO Kate Hartley, Acting Director Mayor's Office of Housing and Community Development

NOTICE OF PUBLIC

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NOTICE HEARING

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CITY AND COUNTY OF SAN FHANUISCO
Kate Hartley, Acting Director
Mayor's Office of Housing and
Community Development

NOTICE OF REGULAR MEETING SAN FRANCISCO GOARD OF SUPERVISORS GOVERNMENT AUDIT AND OVERSIGHT COMMITTEE SEPTEMBER G. 2017. LEGISLATIVE CHAMBER, ROOM 250 1 DR. CARLTON B. GOODLETT PLACE SAN FRANCISCO, CA 94102 The agenda packet and the address listed abole at the address listed above, or by calling (415) \$54-5184.

NOTICE OF HEARING TO AMEND THE SCHEDULE OF FEES IN DIVISION II, ARTICLE 300, SECTIONS 310 AND 322 TO ADOPT PERMIT FEES, ADMINISTRATIVE PENALTIES AND FINES HEALTH AND THE SAME 1 p.m.

NOTICE OF PUBLIC HEARING BOARD OF LEARNING BOARD OF LEARNING BOARD OF SUPERVICES OF LANGUAGE AND COUNTY OF SAN FRANCISCO COUNTY OF SAN FRANCISCO COUNTY OF SAN FRANCISCO COUNTY OF LANGUAGE AND NEIL OF LANGUAGE SAN TO SERVICES COMMITTEE NOOM 263 1 DR. CARLTON B. GOODLETT PLACE, SAN FRANCISCO, CA. ON THE COUNTY PLACE, SAN FRANCISCO, CA. ON THE COUNTY OF LANGUAGE SAN THE CO

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SAN FRANCISCO EXAMINER

FICTITIOUS BUSINESS
NAME STATEMENT
File No. 274549
The following person(s) is (are) doing business as:
Newmark Knight Frank, 655
Montgomery Street, Suite 1705, San Francisco CA 94111
ARA Cal, Inc., 655

94111
ARIA Cal. Inc., 655
Montgomery Street, Suite
7/05, San Francisco CA
9411; California
This business is conducted by
a corporation
The registrant(s) commenced
to transact business under

# FICTITIOUS BUSINESS NAMES

STATEMENT OF
ABANDONMENT
OF USE OF FICTITIOUS
BUSINESS NAME
The following person(s) has
they abandoned the use of
the fictitious business name:
Folk Stef Augstardan, 710
Folk

EXAMINER

FIGURE DUSINESS

NAME STATEMENT

File No. 274390

The following person(s) is fare) doing business as: Created and the state of the state o

the division of the manages in the findex. In accordance with San Francisco Administrative Code, section 57-1, persons bearing on this matter may submit written comments to the City prior to the time to the comments will be made a part in this matter, and shall be rought to the attention of the members of the Committee. Written comments should be addressed to Angela Calvillo. Or. Carlton B. Goodlet Place, Room 244, San Francisco, CA 94102. Information relating to this matter will be Sourch Agencia information relating to this matter will be Sourch Agencia Information relating to this matter will be available for public review on Friday, September 8, 2017.

the fictitious business name or names listed above on N/A I declare that all information in this statement is true and correct. (A registrant who declares as true information which he or she knows to be false is guilty of a crime.) S/ Richard A. Malelsky, Secretary.

S/ Richard A. Malelsky, Secretary This statement was filled with the County Clerk of San Maleo County on August 4, Mark Church, County Clerk Diana Siron, Deputy Clerk Original 8/13, 8/20, 8/27, 8/3/17 NPEN-3041146# EXAMINER - BOUTIQUE & VILLAGER

FICTITIOUS BUSINESS
NAME STATEMENT
File No. 274414
The following person(s) is (are) doing business as:
Newmark Knight Frank, 901
Mariners Island, Sulta 125, San Mates, CA 94404, County
Counted to the County of the County
Counted to Counted to

Secretary
This statement was filed with the County Clerk of San Mateo County on July 24, 2017
Mark Church, County Clerk
XIMENA CASTILLO, Deputy

Clerk New filing 8/13, 8/20, 8/27, 9/3/17 NPEN-3040815# EXAMINER - BOUTIQUE & VILLAGER

## GOVERNMENT

REP OPPORTUNITY
San Matoo Courtly Bahavioral
Handle Courtly Washington
To Proposals (REP) from
Organizations/agencies or
Individuate for the provision of
No Place Like Home Technical
Assistance. The REP package
may be obtained orline at the
Countly webside: http://www. smcheatth.org/rips Proposals
are due no later than 4:00
p.m., Tuesday, October 3,
2017.
2017. p.m., Tuesday, 2017. 8/31, 9/1, 9/3/17 NPEN-3047264# EXAMINER

## PROBATE

NOTICE OF PETITION TO ADMINISTER ADMINISTER
ESTATE OF
EILEEN IRIS MILLS
CASE NO. PES-17301117
To all heirs, beneficiaries,

creditors, contingent creditors, and persons

who may otherwise be interested in the will or estate, or both, of: Eileen Iris Mills

A Petition for Probate has been filed by Ronald J. Linder in the Superior Court of California, County of San Francisco. The Petition for Probate requests that Ronald J. Linder be appointed as personal representative to administer the estate of

the decedent.
The Petition requests the decedent's and codicils, if any, be admitted to probate. The will and any codicils are available for examination in the file kept by the

in the mo-court. The Petition requests authority to administer the estate under Independent Administration of Estates
Act. (This authority
will allow the personal
representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not

grant the authority.

A hearing on the petition will be held in this court on Sept 19, 2017 at 9:00 a.m. Room 204 located at 400 McAllister Street, Department 204, San Francisco, CA 94102

rrancisco, CA 94102 If you object to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court objections with the court before the hearing. Your appearance may be in person or by your attorney. If you are a creditor or a contingent creditor of the contingent creation of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within the later of either within the later of either (1) four months from the date of first issuance of letters to a general personal representative, as defined in section 58(b) of the California Probate Code, or (2)

60 days from the date of mailing or personal delivery to you of a notice under section 9052 of the California Probate Code Other California statutes

and legal authority may affect your rights as a creditor. You may want to consult with an attornev knowledgeable in California law.

California law.
You may examine the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk.

Attorney for Petitioner: Elizabeth M. Hollis, 300 Montgomery Street, Suite 1050, San Francisco, CA 94104, Telephone: (415) 983-0500 93, 914, 9/10/17 CNS-3048057# SAN FRANCISCO EXAMINER

## PUBLIC AUCTION/SALES

NOTICE OF PUBLIC SALE
Pursuants the California SelfService Storage Facility Act,
Carrier Storage Facility Carrier Storage
Carrier Storage O'7035
2222 S Delaware Ave
San Mateo CA 94403-1901
(550) 372-5041
Time: 09:30 AM
Storage Dy the following
person(S):
Carrier Storage Facility Carrier Storage
Facility Carrier Storage
Carrier Storage Facility Carrier Storage
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C

## Carroll, John (BOS)

From:

Docs, SF (LIB)

Sent:

Friday, September 01, 2017 4:08 PM

To:

Carroll, John (BOS)

Subject:

Re: Please Post the Linked Hearing Notice - Public Safety and Neighborhood Services

Committee - 170442 Fee Ad

Categories:

170442, 2017.09.13 - PSNS

Posted/SF Docs/9/1/2017/Laurel Yerkey

From: Carroll, John (BOS)

Sent: Friday, September 1, 2017 3:47 PM

To: Docs, SF (LIB)

Subject: Please Post the Linked Hearing Notice - Public Safety and Neighborhood Services Committee - 170442 Fee Ad

Please post the linked hearing notice for public viewing.

http://sfbos.org/sites/default/files/psn091317 170442 Notice.pdf

Thanks!

John Carroll
Assistant Clerk
Board of Supervisors
San Francisco City Hall, Room 244
San Francisco, CA 94102
(415)554-4445 - Direct | (415)554-5163 - Fax
john.carroll@sfgov.org | bos.legislation@sfgov.org



Click <u>here</u> to complete a Board of Supervisors Customer Service Satisfaction form.

The Legislative Research Center provides 24-hour access to Board of Supervisors legislation and archived matters since August 1998.

Disclosures: Personal information that is provided in communications to the Board of Supervisors is subject to disclosure under the California Public Records Act and the San Francisco Sunshine Ordinance. Personal information provided will not be redacted. Members of the public are not required to provide personal identifying information when they communicate with the Board of Supervisors and its committees. All written or oral communications that members of the public submit to the Clerk's Office regarding pending legislation or hearings will be made available to all members of the public for inspection and copying. The Clerk's Office does not redact any information from these submissions. This means that personal information—including names, phone numbers, addresses and similar information that a member of the public elects to submit to the Board and its committees—may appear on the Board of Supervisors website or in other public documents that members of the public may inspect or copy.

## **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

## NOTICE OF PUBLIC HEARING

## PUBLIC SAFETY AND NEIGHBORHOOD SERVICES COMMITTEE

## SAN FRANCISCO BOARD OF SUPERVISORS

NOTICE IS HEREBY GIVEN THAT the Public Safety and Neighborhood Services 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:

Wednesday, September 13, 2017

Time:

10:00 a.m.

Location:

Committee Room, Room 263, located at City Hall, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA

Subject:

File No. 170442. Ordinance amending the Public Works Code to modify the exceptions to the Surface-Mounted Facility Site Permit requirement; to allow a permittee to choose to pay an "in-lieu" fee instead of installing a street tree; to allow a permittee to choose to pay an "in-lieu" fee instead of permitting the installation of a mural on its Surface-Mounted Facility; to repeal the requirements that a permittee install landscaping or pay an "in-lieu" fee and maintain the required landscaping; to repeal the requirement that an applicant for a Surface-Mounted Facility Site Permit make reasonable efforts to locate the facility on private property before submitting an application; to require Public Works to submit a report to the Board of Supervisors every two years on the number of applications for Surface-Mounted Facility Site Permits submitted and issued and on maintenance and graffiti abatement activities at existing Surface-Mounted Facilities; to amend the requirement that a permittee maintain any required street tree; and to amend the Administrative Code to require that the mural "in-lieu" fees be deposited in the Public Works Street Beautification Fund to be used to fund murals and other beautification projects in the public rightof-way.

Under Public Works Code, Article 27, any person installing a Surface-Mounted Facility in the public right of way must apply for a Surface-Mounted Facility Site Permit from Public Works. If the legislation passes, the in-lieu fee for installation of a street tree would be revised in Public Works Code, Section 2710, so that an applicant who elects to pay the in-lieu fee shall notify Public Works by a "Notice of Intent" required under Public Works, Article 27, Section 2712. The in-lieu fee shall be equal to the City's cost to plant and water the tree for three years, with the minimum fee amount being \$1,489. The in-lieu fee shall be imposed by the Public Works Director for the installation of one tree and shall be paid into the "Public Works Adopt-A-Tree Fund." Beginning FY2007-2008, this fee shall be reviewed and adjusted each year in accordance with the procedures set forth in Public Works Code, Section 2.1.2.

Under Public Works Code, Section 2711, a new in-lieu fee shall be established to allow an applicant for a Surface-Mounted Facility Site Permit to elect to pay an in-lieu fee instead of permitting the installation of a mural on its Surface-Mounted Facility. The Applicant shall notify the Department of its election in the Notice of Intent required under Public Works Code, Section 2712, Article 27. The "in-lieu" fee shall be the greater of \$2,000 or the product of multiplying the square footage of the total surface area of the proposed Surface Mounted Facility by \$48, and shall be paid into a "Public Works Street Beautification Fund." The in-lieu fee may be adjusted to reflect the changes in the relevant Consumer Price Index.

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, City Hall, 1 Dr. Carlton B. Goodlett Place, Room 244, 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, September 8, 2017.

fr Angela Calvillo Clerk of the Board

DATED/POSTED: September 1, 2017 PUBLISHED: September 3 and 8, 2017

## CALIFORNIA NEWSPAPER SERVICE BUREAU

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SF BOS (OFFICIAL) SF CCSF BD OF SUPERVISORS (OFFICIAL NOTICES) 1 DR CARLTON B GOODLETT PL #244 SAN FRANCISCO, CA 94102

## COPY OF NOTICE

Notice Type:

**GPN GOVT PUBLIC NOTICE** 

Ad Description

JEC - PSNS Fee Ad - 170442 Sep 13 2017

To the right is a copy of the notice you sent to us for publication in the SAN FRANCISCO EXAMINER. Thank you for using our newspaper. Please read this notice carefully and call us with ny corrections. The Proof of Publication will be filed with the County Clerk, if required, and mailed to you after the last date below. Publication date(s) for this notice is (are):

09/03/2017, 09/08/2017

The charge(s) for this order is as follows. An invoice will be sent after the last date of publication. If you prepaid this order in full, you will not receive an

EXM# 3042742

NOTICE OF PUBLIC

NOTICE OF PUBLIC HEARING BOARD OF SUPERVISORS OF THE CITY AND COUNTY OF SAN FRANCISCO PUBLIC SAFETY AND NEIGHBOR-HOOD SERVICES COMMITTEE WEDNESDAY, SEPTEMBER 13, 2017-10:00 AM CITY HALL, COMMITTEE ROOM 263 1 DR. CARLTON B. GOODLETT PLACE, SAN FRANCISCO, CA NOTICE IS HEREBY GIVEN THAT the Public Safety and Neighborhood Services 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: Wednesday, September 13, 2017 Time: 10:00 a.m. Location: Committee Room, Room 263, located at City Hall, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA Hall, 1 Dr. Carlton B.
Goodlett Place, San Francisco, CA
Subject: File No. 170442.
Ordinance amending the Public Works Code to modify the exceptions to the Surface-Mounted Facility Site Permit requirement; to allow a permittee to choose to pay an "in-lieu" fee instead of installing a street tree; to allow a permittee to choose to pay an "in-lieu" fee instead of permitting a street tree; to allow a permittee to choose to pay an "in-lieu" fee instead of permitting the installation of a mural on its Surface-Mounted Facility; to repeal the requirements that a permittee install landscaping or pay an "in-lieu" fee and maintain the requirement that an applicant for a Surface-Mounted Facility Site Permit make reasonable efforts to locate the facility on private property before submitting reasonable efforts to locate the facility on private property before submitting an application; to require Public Works to submit a report to the Board of Supervisors every two years on the number of applications for Surface-Mounted Facility Site Permits submitted and issued and on maintenance and graffiti submitted and issued and on maintenance and graffiti abatement activities at existing Surface-Mounted Facilities; to amend the requirement that a permittee maintain any required street tree; and to amend the Administrative Code to require that the mural "inlieu" fees be deposited in the Public Works Street Beautification Fund to be used to fund murals and other beautification projects in the public right-of-way. Under Public Works Code, Article 27, any person installing a Surface-Mounted Facility in the public right of way must apply for a Surface-Mounted Facility Site Permit from Public Works. If the legislation passes, the In-lieu fee for installation of a street tree would be revised in Public Works Code, Section 2710, so that an applicant who elects to pay the in-lieu fee shall notify Public Works by a "Notice of Intent" required under Public Works, Article 27, Section 2712. The in-lieu fee shall be equal to the City's cost to plant and water the tree for three years, with the minimum fee amount being \$1.489. The in-lieu fee shall be imposed by the Public Works Director for the installation of one tree and shall be paid into the "Public Works Adopt-A-Tree Fund." Beginning FY2007-2008, this fee shall be reviewed and adjusted each year in accordance with the procedures set forth in Public Works Code, Section 2711, a new in-lieu fee shall be established to allow an applicant for a Surface-Mounted Facility Section 2711, a new in-lieu fee shall be established to allow an applicant for a Surface-Mounted Facility Site Permit to elect to pay an in-lieu fee instead of permitting the installation of a mural on its Surface-Mounted Facility. The Applicant shall notify the Department of its election in the Notice of Intent required under Public Works Code, Section 2712, Article 27. The "in-lieu" fee shall be the greater of \$2,000 or the product of multiplying the square footage of the total surface area of the proposed Surface Mounted Facility by \$48, and shall be paid into a "Public Works Street Beautification Fund." The in-lieu fee may be adjusted to reflect the changes in the relevant Consumer Price Index.

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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, September 8, 2017.

New Order



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## **Customer Information**

**Customer Name** 

S.F. BD OF SUPERVISORS

(NON-CONSECUTIVE)

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52704

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Phone

(415)554-7704

City

SAN FRANCISCO

Fax

(415)554-7714

State - Zip

CA - 94102

PL #244

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Legal

GOVERNMENT - GOVT PUBLIC NOTICE

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JEC - PSNS Fee Ad -

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170442 Sep 13 2017

Special **Instructions** 

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**NOTICE OF PUBLIC HEARING BOARD OF SUPERVISORS OF THE CITY AND COUNTY OF SAN** FRANCISCO PUBLIC SAFETY AND **NEIGHBORHOOD SERVICES COMMITTEE WEDNESDAY,** SEPTEMBER 13, 2017 - 10:00 AM **CITY HALL, COMMITTEE ROOM 263** 1 DR. CARLTON B. GOODLETT PLACE, SAN FRANCISCO, CA

NOTICE IS HEREBY GIVEN THAT the Public Safety and Neighborhood Services 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: Wednesday, September 13, 2017 Time: 10:00 a.m. Location: Committee Room, Room 263, located at City Hall, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA

Subject: File No. 170442. Ordinance amending the Public Works Code to modify the exceptions to the Surface-Facility Mounted Site Permit requirement; to allow a permittee to choose to pay an "in-lieu" fee instead of installing a street tree; to allow a permittee to choose to pay an "in-lieu" fee instead of permitting the installation of a mural on its Surface-Mounted Facility; to repeal the requirements that a permittee install landscaping or pay an "in-lieu" fee and maintain the required landscaping; to repeal the requirement that an applicant for a Surface-Mounted Facility Site Permit make reasonable efforts to locate the facility on private property before submitting application; to require Public Works to submit a report to the Board of Supervisors every two years on the number of applications for Surface-Permits Mounted Facility Site submitted and issued and on maintenance and graffiti abatement activities at existing Surface-Mounted Facilities; to amend the requirement that a permittee maintain any required street tree; and to amend the Administrative Code to require that the mural "in-lieu" fees be deposited in the Public Works Street Beautification Fund to be used to fund murals and other beautification projects in the public right-of-way.

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# Public Notices

SAN MATEO COUNTY: 650-556-1556

San Francisco: 415-314-1835 E-mail: stlegals@stmediaco.com

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### COVERNMENT

NOTICE OF REGULAR
MEETING SAN DOF
SUPERVISORS LAND USE
AND MARKED HATATON
AND SAN DOF
AND

NOTICE OF PUBLIC

NATION BOARD OF

SUPERVISORS OF THE

CITY AND COUNTY OF SAN

FRANCISCO LAND USE

AND TRANSPORTATION

COUNTY OF SAN

FRANCISCO LAND USE

AND TRANSPORTATION

COUNTY OF SAN

FRANCISCO LAND USE

AND TRANSPORTATION

COUNTY HALL LEGISLATIVE

CHAMBER, ROOM 250

1 DR. CARLTON B.

GOODLETT PLACE, SAN

FRANCISCO LAND

FRANCI

MOTICE OF PUBLIC HEARING BOARD OF SUPERVISORS OF THE CITY AND COUNTY OF SAN FRANCISCO LAND USE AND TRANSPORTATION COMMITTEE MONDAY OF THE CHAMBER, ROOM 250 1 DR. CARLICO LA COMMITTE PLACE, SAN FRANCISCO, CA NOTIFE PLACE, SAN HAT THE LEAR USE OF THE COMMITTER COMMITT

and said public hearing will be held as follows at which time all interested parties may attend and be heard: File No. 170761 Ordinance amending the Public Works Octet for the Works Octet fo

## PLANNING DEPARTMENT ENVIRONMENTAL REVIEW NOTICE

Notice Is hereby given to the general public of the following actions under the Environmental Review Process. Review of the documents concerning these projects can be arranged by calling (415) 575-9025 and asking for the staff person indicated.

NOTICE OF PREPARATION OF EIR

The initial evaluation conducted by the Planning Department determined that the following project(s) may have significant effects on the environment and that an Environmental Impact Report (EIR) must be prepared.

2014.0914E: 1033 -1037 Polk Street - The 2,200-square-foot project site (Assessor's Block 06949,

Dr. Carlton B. Goodlett Place, Room 244, San Francisco, CA9 94102. Intormation 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, July 14, 2017. - Agel Calvillo, Clerk of the Board

Lot 003) is located on the northwest corner of Polk and Cadar Streets. The site is urrently occupied by a two-story building, which is vacent, but formerly contained office, retail, and residential uses, and the state of the s NOTICE OF PUBLIC HEARING BOARD OF SUPERVISORS OF THE AFTER SUPERVISORS Notice is hereby given to the general public as follows:

Notice of Preparation of an EIR was published on July 5, 2017 by the Planning Department in connection with this project.

this project.

2) An Initial Study in connection with this project in the project of the project

materials.)

3) Public commants concerning the scope of the EIR will be accepted from July 5, 2017 to 5:00 p.m. on August 4, 2017. Mail written comments to Melinda Hue, Acting Environmental Review Acting Environmental Review Planning Department, 1650 Mission Street, Suite 400, 30 or email written comments to Melinda. hue @stgov.org.

ADVERTISEMENT FOR BIDS CITY & COUNTY OF SAN FRANCISCO SAN FRANCISCO PUBLIC UTILITIES COMMISSION INFRASTRUCTURE DIVISION 16- AND 12-INCH DUCTILE IRON WATER MAIN

FEPLACEMENT ON 7TH
STREET FROM TOWNSEND
TO 16TH STREET
Contract No. WD-2742
Sealed bids will be received
and bids will be received
bids will be received
and bids will be received
and bids will be received
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Bid bids bids will be awarded and responsive bidder.

Bid bids bids will bid bids bids

bitcher's attendence at this conference is worth 15 points toward Chapter 148 "Good Fath Outreach" requirements, Bidders must achieve at least 100 points (out of a possible 100 points), as determined by opints (out of a possible 100 points), as determined by with the "Good Fath Outreach" requirements, except those who exceed the above stated LBE subcontracting with the "Good Fath Outreach" requirements, except those who exceed the above stated LBE subcontracting 35%. Mader Section 148.8(b) of the Administrative Code. A Class "Class A License" Claims is required to blood subcontractor must possess appropriate active licenses for the work each subcontractor must possess appropriate active licenses for the work each subcontractor must possess appropriate active licenses for the work each subcontractor must possess appropriate active licenses for the work each subcontractor must possess of \$600,000 is awarded by a contract of the work each subcontract of the work each subcontract of the work each subcontract code ("Administrative Code", and the contract in excess of \$600,000 is awarded by Francisco until such time as (a) the General Manager, SFPUC ecommends the contract for award and (b) the SFPUC ecommends the contract for award and (b) the SFPUC ecommends the contract for award and (b) the SFPUC ecommends the contract of the subcontract will be performed in the Contract is awarded must of SPPUC and the SPPUC entract is awarded must except the subcontract will be performed in the Contract will be performed in states with laws that perpetuate and possible to the requirements of Administrative Code within a state on the Covered State List, may not enter into contracts with companies headquartered had the Contract of the San Head of the Section of San Balders and the Covered State List, as that term is defined in Administrative Code section of 20 and 2

NOTICE OF PUBLIC HEARING BOARD OF SUPERVISORS OF THE CONTROL OF SUPERVISORS OF SU

San Figureisco. Administrative Code Section 67.7-1, persons who are unable to attand 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 to the committee. Written comments should be addressed to Agenda Calvillo, Clerk of the Board. City Hall, 1 Dr. Carlton B. Goodlett Pleach Written comments should be addressed to Agenda. Information 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, July 7, 2017. - Angela Calvillo, Clerk of the Board.

### CIVIL

ORDER TO SHOW CAUSE
FOR CHANGE OF MAME
Case No. 17CIV02534
Superior Court of California,
County of San Mateo
Petition of: Cameron Roger
Tonna for Change of Name
PERSONS:
Petitioner Cameron Roger
Tonna filed a petition with this
court for a decree changing
rames as follows:
Cameron Roger
Tonna filed a petition with this
court for a decree changing
rames as follows:
Cameron Roger
Tonna filed a petition with this
court at the hearing Indicated
below to show cause, if any,
why the petition for change of
the Court of the show cause, if any,
why the petition for change of
the court of the show cause, if any,
why the petition for change of
the court of the show cause, if any,
why the petition for change of
the petition for change
the peti

# FICTITIOUS BUSINESS NAMES

FICTITIOUS BUSINESS
NAME STATEMENT
File No. 273914
The following person(s) is

SAN FRANCISCO EXAMINER • DALY CITY INDEPENDENT • SAN MATEO WEEKLY • REDWOOD CITY TRIBUNE • ENQUIRER-BULLETIN • FOSTER CITY PROGRESS • MILLBRAE - SAN BRUNO SUN • BOUTIQUE & VILLAGER



Port of San Francisco (the Port), a department of the Clty (the Court of San Francisco) (the Court of S

### GOVERNMENT

NOTICE OF PUBLIC
HEARING BOARD OF
SUPERVISORS OF THE
CITY AND COUNTY OF
SAN FRANCISCO TUESDAY,
JULY 25, 2017 - 3:00 P.M.
CITH AND COUNTY OF
SAN FRANCISCO TUESDAY,
JULY 25, 2017 - 3:00 P.M.
CHAMBER, ROOM 250
1 DR. CARLION B.
GOODLETT PLACE, SAN
FRANCISCO, CA
NOTICE
IN THE COUNTY OF THE COUNTY
SUPERVISOR OF THE COUNTY
WILLIAM COUNTY
WILLIAM
LOOK COUNTY
WILLIAM COUNTY
WILLIAM
LOOK COUNTY
WILLIAM
LOOK

District Law of 1984 (Stress and Highways Code, Sastlons 36500, et see), and City and County of San Francisco Business and Tax Regulations Code, Article 15, this is to notify you that a petition Signed by property owners to simprovement district in your, area was received by the Clerk of the Board of Supervisors on May 9, 2017. The proposed disparatown Community Benefit Clerk of the Board of Supervisors on Listing to Supervisors of Supervisors after noticed public hearings and a vice by the property owners in the proposed Japantown Community Landers of Supervisors after noticed public hearings and a vice by the property owners in the proposed Japantown Comment, Ballots submitted by the Property owners in the proposed Japantown Colling Supervisors.

If the battot election does not If the ballot election does not result in a majority protest against formation of the control of

LEGISLATION
INTERCOLUCE AT, AND
SUMMARY OF CYTOONS
OF THE JUNE 27, 2017
MEETING OF THE SAN
FRANCISCO BOARD OF
SUPERVISORS
are available at www.sfloos.
org: 1 Dr. Cartfon B. Goodleft
Place, Room 244, San
Francisco, CA; or by calling
(415) 554-5184.

NOTICE OF PUBLIC HEARING BOARD OF SUPERVISORS OF THE CUPERVISORS OF TH

# FICTITIOUS BUSINESS NAMES

an "b-lieu" see and maintain the required landscaping; tot an applicant for a Surface-Mounted Facility Site Permit and a properly before submitting are requirement that a permittee maintain any required street tree. Under Public Works and the submitted and the submitted street tree. Under Public Works and Facility in the public right of way must apply for a Surface-Mounted Facility in the public right of way must apply for a Surface-Mounted Facility Site Permittorn Public Works. If the legislation passes, the in-lieu fee shall be submitted for the submitted for th

FICTITIOUS BUSINESS
NAME STATEMENT
File No. 273656
The following person(s) is
(are) doing business as:
TIAA Kaspick, 203 Redwood
Shores Parkway, Suite 300,

Pedwood Shores CA 94065. County of San Mateo Kaspick & Company, LLC, 203 Redwood Shores Parkway. CA 94055. Delaware This business is conducted by a limited liability company. The registrant(s) commenced to transact business under the registrant of the registrant who declares as true information in this statement is true and correct. (A registrant who declares sa true information because as true information that is statement is true and correct. (A registrant who declares as true information because as true information that is statement in the statement is true and correct. (A registrant who facility of a crime.) S/ Lindy Sherwood, Sr. Managing Director This statement was filed with the County Clerk of San Mateo Mark Church, County Clerk Glenn S. Changtin, Deputy Clerk Original 9.025, 7217 (1914) 6.02

#### GOVERNMENT

DRAFT ENVIRONMENTAL MIPACT REPORT TO THE MORAL PLAN DRAFT BELMONT VILLAGE SPECIFIC PLANTILLAGE SPECIFIC PLANTILLAGE CONING, PHASE I ZONING REGULATIONS and DRAFT PLAN FOR THE CITY OF BELMONT

DATE: June 30, 2017
TO: Interested Agencies and Individuals introducials of the Draft Environment Community Development Department Copies of the Draft Environmental Impact Report (DEIR) (SCH # 2016082075) for the June 2016082075 for the June 2016

irroburnert the Specific Plan.
The BVSP coviers an area of approximately 80 acres of a proximate and a control of a contro

In electronic form via a USB flash drive; to request a flash rive, to request a flash rive, we have contact Carlos de Melo. Community Development Director at (650) 595-7440 or via email at cdemelo@ belmont.gov You may submit comments on the DEIR during the development of the performance of the per

Please direct your comments to: cdemelo@belmont.gov Carlos de Melo, Community Development Director City of Belmont One Twin Pines Lane, Suite

City of Belmont
One Twin Pines Lane, Suite
310
Belmont, CA 94002
(650) 955-7440
A 10-10 receive
Defended on the DEIR has
been scheduled for August
15, 2017 before the Belmont
Planning Commission at 7PM
at the City Council Chambers,
City Hall, One Twin Pines
Lane, Belmont, CA 94002.
Additional public meetings and
hearings will be amounced as
public hearings and public hearings will be amounced and
courments are anticipated to be held before the Planning
Commission and City Council
in Fall 2017. Separate public
control to the behavior of the Plannings will be distributed.
75 PEIN-3027555\$
EXAMINER - REDWOOD
CITY TRIBUNE

### PROBATE

NOTICE OF PETITION TO ADMINISTER ESTATE OF IRINA LITVAK CASE NO. PES-17-

301008
To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both, of: Irina Litvak

A Petition for Probate has been filed by Igor Litvak in the Superior Court of California, County of San Francisco.

The Petition for Probate requests that Igor Litvak be appointed as personal representative to administer the estate of

administer the estate of the decedent. The Petition requests authority to administer the estate under the Independent Administration of Estates Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) administration authority will be granted unless an interested person files an

interested person files an objection to the petition and shows good cause why the court should not grant the authority. A hearing on the petition will be held in this court on 7/19/2017 at 9:00 am in Room 204 located at 400 McAllister St., San Francisco, CA 94102. If you object to the

If you object to the granting of the petition, you should appear at the hearing and state your objections or file written objections of the written objections with the court before the hearing. Your appearance may be in person or by your attorney person or by your attorney.

If you are a creditor or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the and mail a copy to the personal representative appointed by the court within the later of either (1) four months from the date of first issuance of letters to a general personal representative, as defined in section 58(b) of the California Probate Code, or (2) 60 days from the date of mailing or personal delivery to you of a notice under section 9052 of the California Probate Code. Other California statutes and legal authority may affect your rights as a creditor. You may want to consult with an attorney knowledgeable in

California law.
You may examine the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any estate assets or or any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk.

California law.

Attorney for Petitioner: Attorney for Petitioner: TrevorZink, 1940 Hamilton Avenue, San Jose, CA 95125, Telephone: (408) 879-8500 772, 7/3, 7/9/17 CNS-3027315# SAN FRANCISCO EXAMINER

## Carroll, John (BOS)

From:

Docs, SF (LIB)

Sent:

Monday, July 03, 2017 8:03 AM

To:

Carroll, John (BOS)

Subject:

RE: Please Post the Linked Hearing Notices - 170442 Fee Ad and 170642 CoW

Categories:

170442, 170642, 2017.07.25 - BOS, 2017.07.12 - PSNS

Hi John,

I have posted the notices.

Thank you,

Michael

From: Carroll, John (BOS)

**Sent:** Friday, June 30, 2017 4:11 PM **To:** Docs, SF (LIB) <sfdocs@sfpl.org>

Subject: Please Post the Linked Hearing Notices - 170442 Fee Ad and 170642 CoW

Good afternoon,

Please post the linked hearing notices for public viewing.

http://sfbos.org/sites/default/files/bag072517 170642 proof.pdf

http://sfbos.org/sites/default/files/psn071217 170442 Notice.pdf

Thanks!

John Carroll
Assistant Clerk
Board of Supervisors
San Francisco City Hall, Room 244
San Francisco, CA 94102
(415)554-4445 - Direct | (415)554-5163 - Fax
john.carroll@sfgov.org | bos.legislation@sfgov.org



Click <u>here</u> to complete a Board of Supervisors Customer Service Satisfaction form.

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Disclosures: Personal information that is provided in communications to the Board of Supervisors is subject to disclosure under the California Public Records Act and the San Francisco Sunshine Ordinance. Personal information provided will not be redacted. Members of the public are not required to provide personal identifying information when they communicate with the Board of Supervisors and its committees. All written or oral communications that members of the public submit to the Clerk's Office regarding pending legislation or hearings will be made available to all members of the public for inspection and copying. The Clerk's Office does not redact any information from these submissions. This means that personal information—including names, phone numbers, addresses and similar information that a member of the public elects to submit to the Board and its committees—may appear on the Board of Supervisors website or in other public documents that members of the public may inspect or copy.

## **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

## NOTICE OF PUBLIC HEARING

## PUBLIC SAFETY AND NEIGHBORHOOD SERVICES COMMITTEE

## SAN FRANCISCO BOARD OF SUPERVISORS

NOTICE IS HEREBY GIVEN THAT the Public Safety and Neighborhood Services 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:

Wednesday, July 12, 2017

Time:

10:00 a.m.

Location:

Committee Room, Room 263, located at City Hall, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA

Subject:

File No. 170442. Ordinance amending the Public Works Code to modify the exceptions to the Surface-Mounted Facility Site Permit requirement; to allow a permittee to choose to pay an "in-lieu" fee instead of installing a street tree; to allow a permittee to choose to pay an "in-lieu" fee instead of permitting the installation of a mural on its Surface-Mounted Facility; to repeal the requirements that a permittee install landscaping or pay an "in-lieu" fee and maintain the required landscaping; to repeal the requirement that an applicant for a Surface-Mounted Facility Site Permit make reasonable efforts to locate the facility on private property before submitting an application; and to amend the requirement that a permittee maintain any required street tree.

Under Public Works Code, Article 27, any person installing a Surface-Mounted Facility in the public right of way must apply for a Surface-Mounted Facility Site Permit from Public Works. If the legislation passes, the in-lieu fee for installation of a street tree would be revised in Public Works Code, Section 2710, so that an applicant who elects to pay the in-lieu fee shall notify Public Works by a "Notice of Intent" required under Public Works, Article 27, Section 2712. The in-lieu fee shall be equal to the City's cost to plant and water the tree for three years, with the minimum fee amount being \$1,489. The in-lieu fee shall be imposed by the Public Works Director for the installation of one tree and shall be paid into the "Public Works Adopt-A-Tree Fund." Beginning FY2007-2008, this fee shall be reviewed and adjusted each year in accordance with the procedures set forth in Public Works Code, Section 2.1.2.

Under Public Works Code, Section 2711, a new in-lieu fee shall be established to allow an applicant for a Surface-Mounted Facility Site Permit to elect to pay an in-lieu fee instead of permitting the installation of a mural on its Surface-Mounted Facility. The Applicant shall notify the Department of its election in the Notice of Intent required under Public Works Code, Section 2712, Article 27. The in-lieu fee shall be in the amount of \$2,000 and paid into the "Public Works Evacuation Fund." The in-lieu fee may be adjusted to reflect the changes in the relevant Consumer Price Index.

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, City Hall, 1 Dr. Carlton B. Goodlett Place, Room 244, 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, July 7, 2017.

Angela Calvillo
Clerk of the Board

DATED/POSTED: July 2, 2017 PUBLISHED: July 2 and 7, 2017 New Order



## Your order is sent!!

## **Customer Information**

**Customer Name** 

S.F. BD OF SUPERVISORS

(NON-CONSECUTIVE)

Master Id

52704

**Address** 

1 DR CARLTON B GOODLETT

PL #244

Phone

(415)554-7704

City

SAN FRANCISCO

Fax

(415)554-7714

State - Zip

CA - 94102

## Ad Placement Information: Section of Newspaper and Type of Notice

Legal

GOVERNMENT - GOVT PUBLIC NOTICE

## **Order Information**

Attention Name SF BOS (OFFICIAL) SF

**Ad Description** 

**Billing Reference** 

Contract Award 95442

JEC - Fee Add - 170442 - Sale/Hrg/Bid

2017.07.12

Date

**Special Instructions** 

## **Orders Created**

Order No.	Newspa <sub>l</sub> Name	1	Publishing Dates	Ad	Price Description	Price	Ad Status
3027382	SAN FRANCISCO EXAMINER 10%, CA  Billed To: O BD OF SUPERVISO (OFFICIAL NOTICES) Created For: CCSF OF SUPERVISO (OFFICIAL NOTICES)	CCSF RS 07 07	7/02/2017, 7/07/2017	Depth: 11.13" Lines: 135	-	Pending	Sent
Order No.			Newspaper			View	
3027382			SAN FRANCISCO EXAMINER 10%			View Ad In PDF	

**NOTICE OF PUBLIC HEARING BOARD OF SUPERVISORS OF THE CITY AND COUNTY OF SAN** FRANCISCO PUBLIC SAFETY AND **NEIGHBORHOOD SERVICES COMMITTEE MONDAY, JULY 12,** 2017 - 10:00 AM CITY HALL, **COMMITTEE ROOM 263 1 DR. CARLTON B. GOODLETT PLACE,** SAN FRANCISCO, CA

NOTICE IS HEREBY GIVEN THAT the Public Safety and Neighborhood Services 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: File No. 170442. Ordinance amending the Public Works Code to modify the exceptions to the Surface-Mounted Facility Site Permit requirement; to allow a permittee to choose to pay an "in-lieu" fee instead of installing a street tree; to allow a permittee to choose to pay an "in-lieu" fee instead of permitting the installation of a mural on its Surface-Mounted Facility; to repeal the requirements that a permittee install landscaping or pay an "in-lieu" fee and maintain the required landscaping; to repeal the requirement that an applicant for a Surface-Mounted Facility Site Permit make reasonable efforts to locate the facility on private before submitting property and to amend application; requirement that a permittee maintain any required street tree. Under Public Works Code, Article 27, any person installing a Surface-Mounted Facility in the public right of way must apply for a Surface-Mounted Facility Site Permit from Public Works. If the legislation passes, the in-lieu fee for installation of a street tree would be revised in Public Works Code, Section 2710, so that an applicant who elects to pay the in-lieu fee shall notify Public Works by a "Notice of Intent" required under Public Works, Article 27, Section 2712. The in-lieu fee shall be equal to the City's cost to plant and water the tree for three years, with the minimum fee amount being \$1,489. The in-lieu fee shall be imposed by the Public Works Director for the installation of one tree and shall be paid into the "Public Works Adopt-A-Tree Fund." Beginning FY2007-2008, this fee shall be reviewed and adjusted each year in accordance with the procedures set forth in Public Works Code, Section 2.1.2. Under Public Works Code, Section 2711, a new in-lieu fee shall be established to allow an applicant for a Surface-Mounted Facility Site Permit to elect to pay an in-lieu fee instead of permitting the installation of a mural on its Surface-Mounted Facility. The Applicant shall notify the Department of its election in the Notice of Intent required under Public Works Code, Section 2712, Article 27. The in-lieu fee shall be in the amount of \$2,000 and paid into the "Public Works Evacuation Fund." The in-lieu fee may be adjusted to reflect the changes in the relevant Consumer Price Index. 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, City Hall, 1 Dr. Carlton B. Goodlett Place, Room 244, 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, July 7, 2017. - Angela Calvillo, Clerk of the Board

## 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

## NOTICE OF PUBLIC HEARING

## PUBLIC SAFETY AND NEIGHBORHOOD SERVICES COMMITTEE

## SAN FRANCISCO BOARD OF SUPERVISORS

NOTICE IS HEREBY GIVEN THAT the Public Safety and Neighborhood Services 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:

Monday, June 12, 2017

Time:

10:30 a.m.

Location:

Committee Room, Room 263, located at City Hall, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA

Subject:

File No. 170442. Ordinance amending the Public Works Code to modify the exceptions to the Surface-Mounted Facility Site Permit requirement; to allow a permittee to choose to pay an "in-lieu" fee instead of installing a street tree; to allow a permittee to choose to pay an "in-lieu" fee instead of permitting the installation of a mural on its Surface-Mounted Facility; to repeal the requirements that a permittee install landscaping or pay an "in-lieu" fee and maintain the required landscaping; to repeal the requirement that an applicant for a Surface-Mounted Facility Site Permit make reasonable efforts to locate the facility on private property before submitting an application; and to amend the requirement that a

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Under Public Works Code, Section 2711, a new in-lieu fee shall be established to allow an applicant for a Surface-Mounted Facility Site Permit to elect to pay an in-lieu instead of permitting the installation of a mural on its Surface-Mounted Facility. The Applicant shall notify the Department of its election in the Notice of Intent required under Public Works Code, Section 2712, Article 27. The in-lieu fee shall be in the amount of \$500 and paid into the "Public Works Evacuation Fund." The in-lieu fee may be adjusted to reflect the changes in the relevant Consumer Price Index.

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, City Hall, 1 Dr. Carlton B. Goodlett Place, Room 244, 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, June 9, 2017.

Fr Angela Calvillo
Clerk of the Board

DATED/POSTED: June 2, 2017 PUBLISHED: June 2 and 7, 2017

## CALIFORNIA NEWSPAPER SERVICE BUREAU

## DAILY JOURNAL CORPORATION

Mailing Address: 915 E FIRST ST, LOS ANGELES, CA 90012 Telephone (800) 788-7840 / Fax (800) 464-2839 Visit us @ www.LegalAdstore.com

**ERICA MAJOR** CCSF BD OF SUPERVISORS (OFFICIAL NOTICES) 1 DR CARLTON B GOODLETT PL #244 SAN FRANCISCO, CA 94102

## COPY OF NOTICE

Notice Type:

**GPN GOVT PUBLIC NOTICE** 

Ad Description

EDM - 06.12.17 PSNS - 170442 Fee Ad

To the right is a copy of the notice you sent to us for publication in the SAN FRANCISCO EXAMINER. Thank you for using our newspaper. Please read this notice carefully and call us with ny corrections. The Proof of Publication will be filed with the County Clerk, if required, and mailed to you after the last date below. Publication date(s) for this notice is (are):

06/02/2017, 06/07/2017

The charge(s) for this order is as follows. An invoice will be sent after the last date of publication. If you prepaid this order in full, you will not receive an

EXM# 3017701

NOTICE OF PUBLIC HEARING BOARD OF SUPERVISORS OF THE CITY AND COUNTY OF SAN FRANCISCO PUBLIC SAFETY AND NEIGHBORN THE MITTER MONDAY, JUNE 12, 2017 - 10:30 AM CITY HALL, COMMITTER MONDAY, JUNE 12, 2017 - 10:30 AM CITY HALL, COMMITTER ROOM 263 1 DR. CARLTON B. GOODLETT PLACE, SAN FRANCISCO, CA NOTICE IS HEREBY GIVEN THAT the Public Safety and Neighborhood Services 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: File No. 170442. Ordinance amending the Public Works Code to modify the exceptions to the Surface-Mounted Facility. The instead of installing a street tree; to allow a permittee to choose to pay an "in-lieu" fee instead of permitting the installation of a mural on its Surface-Mounted Facility to repeal the requirements that a permittee install landscaping or pay an "in-lieu" fee and maintain the required landscaping; to repeal the requirement that an applicant for a Surface-Mounted Facility on private properly before submitting an application; and to amend landscaping; to repeal the requirement that an applicant for a Surface-Mounted Facility in the public Works Code, Article 27, any person installing a surface-Mounted Facility in the public Works Code, Section 2710, so that an applicant who elects to pay the in-lieu fee shall be equal to the City's cost to plant and water the tree for three years, with the minimum fee amount being \$1,489. The reviewed and significant pound and public Works Director for the installation of one tree and shall be paid into the "Public Works Adopt-A-Tree Fund." Beginning FY2007-08, this fee shall be reviewed and adjusted each year in

accordance with the procedures set forth in Public Works Code, Section 2.1.2. Under Public Works Code, Section 2711, a new in-lieu fee shall be established to allow an applicant for a Surface-Mounted Facility Site Permit to elect to pay an in-lieu instead of permitting the installation of a mural on its Surface-Mounted Facility. The Applicant shall notify the Department of its election in the Notice of Intent required under Public Works Code, Section 2712, Article 27. The in-lieu fee shall be in the amount of \$500 and paid into the "Public Works Evacuation Fund." The in-lieu fee may be adjusted to reflect the changes in the relevant Consumer Price Index. 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, 1 Dr. Carlton B. Goodlett Place, Room 244, San Francisco, CA 94102. Information relating to this matter will be available for public review on Friday, June 9, 2017. - Angela Calvillo, Clerk of the Board, June 9, 2017. - Angela Calvillo, Clerk of the Board. Agenda information relating to this matter will be available for public review on Friday, June 9, 2017. - Angela Calvillo, Clerk of the Board. Agenda information relating to this matter will be available for public review on Friday, June 9, 2017. - Angela Calvillo, Clerk of the Board.



## Major, Erica (BOS)

From:

melinda\_vazquez@dailyjournal.com

Sent:

Thursday, June 01, 2017 10:52 AM

To:

Major, Erica (BOS)

Subject:

Confirmation of Order 3017701 for EDM - 06.12.17 PSNS - 170442 Fee Ad

## Dear Customer:

The order listed below has been received and processed. If you have any questions regarding this order, please contact your ad coordinator or the phone number listed below.

**Customer Account Number: 120503** 

Type of Notice

: GPN - GOVT PUBLIC NOTICE

Ad Description

: EDM - 06.12.17 PSNS - 170442 Fee Ad

Our Order Number

: 3017701

Newspaper

: SAN FRANCISCO EXAMINER 10%

Publication Date(s)

: 06/02/2017,06/07/2017

## Thank you.

MELINDA VAZQUEZ DAILY JOURNAL CORPORATION CALIFORNIA NEWSPAPER SERVICE BUREAU Phone: (800) 788 7840 / (213)229-5300

Fax: (800) 540 4089 / (213)229-5481

Print Form

# **Introduction Form**

By a Member of the Board of Supervisors or the Mayor

2017 APR 18 Time stamp 3 1 or meeting date

I her	reby submit the following item for introduction (select only one):	or meeting date					
$\boxtimes$	1. For reference to Committee. (An Ordinance, Resolution, Motion, or Charter Amendment	ent)					
	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						
	se check the appropriate boxes. The proposed legislation should be forwarded to the follow.  Small Business Commission	nission on					
Spons	or(s):						
Cohe	n						
Subje	ct:						
Public	Works Code - Requirement for Surface-Mounted Facility Permits						
The to	ext is listed below or attached:						
Attacl	ned M	1					
	Signature of Sponsoring Supervisor:						
For C	Clerk's Use Only:						