# $\begin{array}{c} \text{AMENDED IN COMMITTEE} \\ 1/24/2018 \end{array}$

FILE NO. 171309

(SECOND DRAFT)

1	[Charter Amendment - Jurisdiction Within City Government Over Parking and Traffic Matters]
2	
3	Describing and setting forth a proposal to the voters at an election to be held on November
4	6, 2018, to amend the Charter of the City and County of San Francisco to eliminate the San
5	Francisco Municipal Transportation Agency's jurisdiction over parking and traffic
6	regulations; to grant the legislative authority over parking and traffic to the Board of
7	Supervisors; to create a new Livable Streets Commission and Department to manage
8	parking and traffic; and affirming the Planning Department's determination under the
9	California Environmental Quality Act.
10	
11	Section 1. The Planning Department has determined that the actions contemplated in this
12	proposed Charter Amendment comply with the California Environmental Quality Act (California
13	Public Resources Code Sections 21000 et seq.). Said determination is on file with the Clerk of
14	the Board of Supervisors in File No. 171309 and is incorporated herein by reference. The Board
15	affirms this determination.
16	Section 2. The Board of Supervisors hereby submits to the qualified voters of the City
17	and County, at an election to be held on November 6, 2018, a proposal to amend the Charter of
18	the City and County revising Article VIIIA (Public Transportation and Livable Streets), deleting
19	existing Sections 8A.112 and 8A.113; renumbering existing Section 8A.114 as Section 8A.112
20	and existing Section 8A.115 as Section 8A.113; revising Sections 8A.100, 8A.101, 8A.102, and
21	newly-numbered Section 8A.113; and adding Sections 8A.114, 8A.115, 8A.116, and 8A.117, to
22	read as follows:
23	NOTE: Unchanged Charter text and uncodified text are in plain font.
24	Additions are <u>single-underline italics Times New Roman font</u> .  Deletions are <u>strike-through italics Times New Roman font</u> .
25	<b>Asterisks</b> (* * * *) indicate the omission of unchanged Charter subsections.

## ARTICLE VIIIA:

1			ARTICLE VIIIA:
2	THE MUN	HCIPA	AL-PUBLIC TRANSPORTATION AND LIVABLE STREETS AGENCY
3	SEC	0 1 10	A DDEAMDLE
4			0. PREAMBLE.
5	(a)	<u>San F</u>	Francisco's transit system should be comparable to the best urban transit
6	systems in the	<u>world</u>	I's major cities. An effective, efficient, and safe transportation system
	is vital for Sa	an Fra	ncisco to achieve its goals for quality of life, environmental
7	sustainabilit	y, pub	lic health, social justice, and economic growth. The Municipal
8	<del>Transportatio</del>	<del>m Agei</del>	ncy must manage San Francisco's transportation system which includes
9	automobile, f	reight,	transit, bicycle, and pedestrian networks to help the City meet those goals.
10	Through this	<del>measu</del> :	re, the voters seek to provide the Municipal Transportation Agency with
11	improved res	<del>ources</del>	and expanded independence and authority in order to create a
12	transportatio	n syste:	m that is among the best in the world.
13 14	(b)	This	aArticle VIIIA requires the Municipal Transportation Agency
15	<u>("Agency")</u> t	o deve	elop clear, meaningful, and quantifiable measures of its performance
	and goals a	nd to r	egularly publicize those standards. This $a\underline{A}$ rticle also recognizes that
16	the workers	of the	Municipal Transportation Agency are vital to the success of the
17 18	Agency and	to ach	nieving the improvements voters seek. Therefore, it authorizes
19	incentives fo	or exce	ellence and requires accountability for both managers and employees
20	(c)	Spec	cifically, San Francisco residents require:
21		1.	Reliable, safe, timely, frequent, and convenient transit service to al
	neighborhoo	ods;	
22		2.	A reduction in breakdowns, delays, over-crowding, and preventable
23	accidents;		, · · · · · · · · · · · · · · · · · · ·
24	accidente,		

1	3.	Clean and comfortable transit vehicles and stations, operated by
2	competent, courted	ous, and well-trained employees;
3	4.	Support and accommodation of the special transportation needs of
4	the elderly and the	disabled;
5	5.	Protection from crime and inappropriate passenger behavior on the
6	Municipal Railway;	
7	6.	Responsive, efficient, and accountable management;
8	7.	Roads that are not gridlocked with congestion;
9	8.	A safe and comprehensive network of bicycle lanes;
10	9.	A safe and inviting environment for pedestrians;
11	10.	Efficient movement of goods and deliveries;
12	11.	A transportation sector that promotes environmental sustainability
13	and does not contri	ibute to global warming; and
14	12.	A well-managed and well-coordinated transportation system that
15	contributes to a live	able urban environment.
16	Through this	s measure Article VIIIA, the voters seek to provide the transportation
17	system with the res	sources, independence, and focus necessary to achieve these goals.
18	At the same time, the	voters seek to provide accountability and oversight by the elected Board of
19	Supervisors, especial	lly over matters impacting parking and traffic.
20	(d) The v	oters find that one of the impediments to achieving these goals in the
21	past has been that	responsibility for transportation has been diffused throughout City
22	government. Accor	dingly, this Article VIIIA places within the Municipal Transportation
23	Agency the powers	and duties relating to transit now that in the past have been vested in
24	other departments,	boards, and commissions of the City and County. This Article
25	further requires tha	t, to the extent other City and County agencies provide services to

- the Municipal Transportation Agency, those departments must give the highest priority to the delivery of such services. *This Article VIII places legislative authority over parking and traffic, as described in Section 8A.114, with the Board of Supervisors and places within the Livable Streets Commission the management of parking and traffic.* 
  - (e) At the same time, this Article <u>VIIIA</u> is intended to ensure sufficient oversight of the Municipal Transportation Agency <u>and the Livable Streets Commission</u> by, among other things, preserving the role of the City's Controller as to financial matters, the City Attorney as to legal matters, and the Civil Service Commission, as to merit system issues. In addition, this Article requires that outside audits be performed to ensure that required service levels are obtained with a minimum of waste.
  - (f) Finally, tThis Article VIIIA is intended to strengthen the Municipal Transportation Agency's authority to: 1) manage its employees; 2) establish efficient and economical work rules and work practices that maximize the Agency's responsiveness to public needs; and 3) protect the Agency's right to select, train, promote, demote, discipline, lay off and terminate employees, managers, and supervisors based upon the highest standards of customer service, efficiency and competency.
  - (g) The effective management of traffic flow and parking are vital to the operation of the Municipal Railway. Congestion on city streets causes delays in transit operations. Therefore, the Municipal Transportation Agency <u>shall coordinate with the Livable Streets Commission to assist the Commission in managing must manage</u> parking and traffic flow to ensure that transit vehicles move through City streets safely and efficiently.
  - (h) In addition, the residents of San Francisco require that the Agency <u>and the</u>

    <u>Livable Streets Commission coordinate to</u>: 1) value and protect the safety of pedestrians

- and bicyclists; 2) reduce congestion and air pollution through efficient use of the streets; and 3) protect the City's economic health by giving priority to commercial deliveries and access to local businesses.
- (i) The voters find that reducing the carbon emissions from San Francisco's transit sector is fundamental to the City's health and wellbeing and shall be among the Agency's policy priorities. Because the <u>Livable Streets CommissionAgency</u> has significant influence on San Francisco's transportation sector, which is responsible for fully half of the carbon emissions produced within the City, the voters direct the <u>Livable Streets</u>

  <u>CommissionAgency</u> to develop and implement strategies for substantially reducing those emissions. The voters further affirm the goals of the City's Climate Action Plan.
- (j) This Article <u>VIIIA</u> shall be interpreted and applied in conformance with the above goals.

SEC. 8A.101. MUNICIPAL TRANSPORTATION AGENCY.

- (a) There shall be a Municipal Transportation Agency. The Agency shall include a Board of Directors and a Director of Transportation. The Agency shall include the Municipal Railway *and the former Department of Parking and Traffie*, as well as any other departments, bureaus, or operating divisions hereafter created or placed under the Agency. There shall also be a Citizens Advisory Committee to assist the Agency.
- (b) Effective July 1, 2019 under the provisions of Sections 8A.113, 8A.114, and 8A.116, the Department of Livable Streets, currently known as the Sustainable Streets Division of the Agency, shall be a separate Department under the Livable Streets Commission.
- (b) The Board of Supervisors shall have the power, by ordinance, to abolish the Taxi
  Commission created in Section 4.133, and to transfer the powers and duties of that commission
  to the Agency under the direction of the Director of Transportation or his or her designee. In

- order to fully integrate taxi-related functions into the Agency should such a transfer occur, the

  Agency shall have the same exclusive authority over taxi-related functions and taxi-related fares,

  fees, charges, budgets, and personnel that it has over the Municipal Railway and parking and

  traffic fares, fees, charges, budgets, and personnel. Once adopted, Agency regulations shall

  thereafter supercede all previously adopted ordinances governing motor vehicles for hire that

  conflict with or duplicate such regulations.
- (c) Any transfer of functions occurring as a result of the above provisions shall not adversely affect the status, position, compensation, or pension or retirement rights and privileges of any civil service employees who engaged in the performance of a function or duty transferred to another office, agency, or department pursuant to this measure.
- (d) Except as expressly provided in this Article <u>VIIIA</u>, the Agency shall comply with all of the restrictions and requirements imposed by *the* ordinances of general application of the City and County, including ordinances prohibiting discrimination of any kind in employment and contracting, such as Administrative Code Chapters 12B et seq., as amended from time to time. The Agency shall be solely responsible for the administration and enforcement of such requirements.
- (e) The Agency may *contract enter into agreements* with existing City and County departments to carry out any of its powers and duties. Any such *contract agreement* shall establish performance standards for the department providing the services to the Agency, including measurable standards for the quality, timeliness, and cost of the services provided. All City and County departments must give the highest priority to the delivery of such services to the Agency.

(f) The Agency may not exercise any powers and duties of the Controller or the City Attorney and shall *contract enter into agreements* with the Controller and the City Attorney for the exercise of such powers and duties.

#### SEC. 8A.102. GOVERNANCE AND DUTIES.

(a) The Agency shall be governed by a board of seven directors appointed by the Mayor and confirmed after public hearing by the Board of Supervisors. *All initial* appointments must be made by the Mayor and submitted to the Board of Supervisors for confirmation no later than February 1, 2000. The Board of Supervisors shall act on those initial appointments no later than March, 1, 2000 or those appointments shall be deemed confirmed.

At least four of the directors must be regular riders of the Municipal Railway, and must continue to be regular riders during their terms. The directors must possess significant knowledge of, or professional experience in, one or more of the fields of government, finance, or labor relations. At least two of the directors must possess significant knowledge of, or professional experience in, the field of public transportation. During their terms, all directors shall be required to ride the Municipal Railway on the average once a week.

Directors shall serve four-year terms, provided, however, that two of the initial appointees shall serve for terms ending March 1, 2004, two for terms ending March 1, 2003, two for terms ending March 1, 2002, and one for a term ending March 1, 2001. Initial terms shall be designated by the Mayor. No person may serve more than three terms as a director. A director may be removed only for cause pursuant to Article XV. The directors shall annually elect a chair. The chair shall serve as chair at the pleasure of the directors. Directors shall receive reasonable compensation for attending meetings of the Agency which shall not exceed the average of the two highest compensations paid to the

members of any board or commission with authority over a transit system in the nine Bay Area counties.

### (b) The Agency shall:

- 1. Have exclusive authority over the acquisition, construction, management, supervision, maintenance, extension, operation, use, and control of all property, as well as the real, personal, and financial assets of the Agency; and have exclusive authority over contracting, leasing, and purchasing by the Agency, provided that any Agency contract for outside services shall be subject to Charter Sections 10.104(12) and 10.104(15) and that the Agency may not transfer ownership of any of the real property of the City and County without approval from the Board of Directors and the Board of Supervisors;
- 2. Have exclusive authority to enter into such arrangements and agreements for the joint, coordinated, or common use with any other public entity owning or having jurisdiction over rights-of-way, tracks, structures, subways, tunnels, stations, terminals, depots, maintenance facilities, and transit electrical power facilities;
- 3. Have exclusive authority to make such arrangements as it deems proper to provide for the exchange of transfer privileges, and through-ticketing arrangements, and such arrangements shall not constitute a fare change subject to the requirements of Sections 8A.106 and 8A.108;
- 4. Notwithstanding any restrictions on contracting authority set forth in the Administrative Code, have exclusive authority to enter into agreements for the distribution of transit fare media *and media for the use of parking meters or other individual parking services*;
- 5. Have exclusive authority to arrange with other transit agencies for bulk fare purchases, provided that if passenger fares increase as a result of such purchases,

- the increase shall be subject to review by the Board of Supervisors pursuant to Sections 2 8A.106 and 8A.108;
  - 6. Notwithstanding Section 2.109, and except as provided in Sections 8A.106 and 8A.108, have exclusive authority to fix the fares charged by the Municipal Railway, rates for off street and on street parking, and all other, rates, fees, fines, penalties and charges for services provided or functions performed by the Agency;
  - 7. Notwithstanding any provision of the San Francisco Municipal Code (except requirements administered by the Department of Public Works governing excavation, street design and official grade) have exclusive authority to adopt regulations that control the flow and direction of motor vehicle, bicycle and pedestrian traffic, including regulations that limit the use of certain streets or traffic lanes to categories of vehicles and that limit the speed of traffic; and to design, select, locate, install, operate, maintain and remove all official traffic control devices, signs, roadway features and pavement markings that control the flow of traffic with respect to streets and highways within City jurisdiction, provided that:
  - (i) Notwithstanding the authority established in subsection 7, the Board of Supervisors may by ordinance establish procedures by which the public may seek Board of Supervisors review of any Agency decision with regard to the installation or removal of a stop sign or the creation or elimination of a bicycle lane. In any such review, the Agency's decision shall stand unless the Board of Supervisors reverses the decision of the Agency not later than 60 days after submission of a request to the Board of Supervisors.
  - (ii) Nothing in this subsection 7 shall modify the authority of ISCOTT, or any successor body, over the temporary use or occupancy of public streets, or the authority of the Board of Supervisors to hear appeals regarding the temporary use or occupancy of public streets.

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1	(iii) Nothing in subsection 7 shall modify the power of the Board of Supervisors to
2	establish civil offenses, infractions and misdemeanors.
3	(iv) Notwithstanding the authority established in subsection 7, to the extent state
4	law contemplates that Agency action authorized by subsection 7 be effectuated by ordinance,
5	such action shall be effectuated by resolution of the Board of Directors and shall be subject to
6	referendum in accordance with Article 14, and, if a referendum petition contains the requisite
7	number of signatures, the Board of Supervisors shall have the power to reconsider or repeal the
8	action as provided in Article 14.
9	8. Have exclusive authority to adopt regulations limiting parking, stopping, standing
10	or loading as provided by state law and to establish parking privileges and locations subject to
11	such privileges for categories of people or vehicles as provided by state law; to establish parking
12	meter zones, to set parking rates, and to select, install, locate and maintain systems and
13	equipment for payment of parking fees, provided that:
14	(i) Notwithstanding the authority established in subsection 8, the Board of
15	Supervisors may by ordinance establish procedures by which the public may seek Board of
16	Supervisors review of any Agency decision with regard to the creation or elimination of any
17	preferential parking zone, the creation or elimination of any parking meter zone, the adoption of
18	any limitation on the time period for which a vehicle may be parked, or reservation of any
19	parking space for persons with a disability that qualifies for parking privileges under state law.
20	In any review of a decision of the Agency pursuant to this section, the Agency's decision shall
21	stand unless the Board of Supervisors reverses the decision of the Agency not later than 60 days
22	after submission of a request to the Board of Supervisors.
23	(ii) Nothing in subsection 8 shall modify the power of the Board of Supervisors to
24	establish civil offenses, infractions and misdemeanors.

1	—— (iii) Notwithstanding the authority established in subsection 8, to the extent state
2	law contemplates that any Agency action authorized by subsection 8 be effectuated by ordinance,
3	such action shall be effectuated by resolution of the Board of Directors and, if a referendum
4	petition contains the requisite number of signatures, shall be subject to referendum in
5	accordance with Article 14, and the Board of Supervisors shall have the power to reconsider or
6	repeal the action as provided in Article 14.
7	9. Have exclusive authority to establish policies regarding and procure goods and
8	services for the enforcement of regulations limiting parking, stopping, standing or loading and
9	the collection of parking related revenues and, along with the Police Department, have authority
10	to enforce parking, stopping, standing or loading regulations;
11	— 10. Be responsible for chairing the Interdepartmental Staff Committee on Traffic
12	and Transportation (ISCOTT) or any successor body;
13	— 11. Be responsible for cooperating with and assisting the Police Department in the
14	promotion of traffic safety; studying and responding to complaints related to street design, traffic
15	control devices, roadway features and pavement markings; collecting compiling and analyzing
16	traffic data and traffic accident data and planning improvements to improve the safety of the
17	City's roadways; and conducting traffic research and planning;
18	— 12.7. Have exclusive authority to accept gifts and apply for, accept, and
19	expend state, federal, or other public or private grant funds for Agency purposes;
20	——————————————————————————————————————
21	the Board of Supervisors, and notwithstanding the requirements and limitations of
22	Sections 9.107, 9.108, and 9.109, have authority without further voter approval to incur
23	debt for Agency purposes and to issue or cause to be issued bonds, notes, certificates
24	of indebtedness, commercial paper, financing leases, certificates of participation or any
25	other debt instruments. Upon recommendation from the Board of Directors, the Board of

- Supervisors may authorize the Agency to incur on behalf of the City such debt or other obligations provided: 1) the Controller first certifies that sufficient unencumbered balances are expected to be available in the proper fund to meet all payments under such obligations as they become due; and 2) any debt obligation, if secured, is secured by revenues or assets under the jurisdiction of the Agency.

  - - (c) The Agency's Board of Directors shall:
  - 1. Appoint a Director of Transportation, who shall serve at the pleasure of the Board. The Director of Transportation shall be employed pursuant to an individual contract. His or her compensation shall be comparable to the compensation of the chief executive officers of the public transportation systems in the United States which the Board of Directors, after an independent survey, determine most closely resemble the Agency in size, mission, and complexity. In addition, the Board of Directors shall provide an incentive compensation plan consistent with the requirements of Section 8A.104(k) under which a portion of the Director's compensation is based on achievement of service standards adopted by the Board of Directors.
  - Appoint an executive secretary who shall be responsible for administering the affairs of the Board of Directors and who shall serve at the pleasure of the Board.

- 3. In addition to any training that may be required by City, State or federal law, attend a minimum of four hours of training in each calendar year, provided by the City Attorney and the Controller regarding the legal and financial responsibilities of the Board and the Agency.
  - (d) The Director of Transportation shall appoint all subordinate personnel of the Agency, including deputy directors. The deputy directors shall serve at the pleasure of the Director of Transportation.
  - (e) Upon recommendation of the City Attorney and the approval of the Board of Directors, the City Attorney may compromise, settle, or dismiss any litigation, legal proceedings, claims, demands or grievances which may be pending for or on behalf of, or against the Agency relative to any matter or property solely under the Agency's jurisdiction. *Unlitigated claims or demands against the Agency shall be handled as set forth in Charter Section 6.102*. Any payment pursuant to the compromise, settlement, or dismissal of such litigation, legal proceedings, claims, demands, or grievances, unless otherwise specified by the Board of Supervisors, shall be made from the Municipal Transportation Fund.
  - (f) The Agency's Board of Directors, and its individual members, shall deal with administrative matters solely through the Director of Transportation or his or her designees. Any dictation, suggestion, or interference by a director in the administrative affairs of the Agency, other than through the Director of Transportation or his or her designees, shall constitute official misconduct; provided, however, that nothing herein contained shall restrict the Board of Directors' powers of hearing and inquiry as provided in this Section.
  - (g) Notwithstanding any provision of Chapter 6 or 21 of the Administrative Code establishing any threshold amount for exercise of executive authority to execute

1	contracts, or any successor provision of the San Francisco Municipal Code, the
2	Agency's Board of Directors may adopt threshold amounts under which the Director of
3	Transportation and his or her designees may approve contracts.

(h) Except <u>as provided in this Article VIIIA</u>, the Agency shall be subject to the provisions of this Charter applicable to boards, commissions, and departments of the City and County, including <u>but not limited to</u> Sections 2.114, 3.105, 4.101, <u>4,101.5</u>, 4.103, 4.104, 4.113, 6.102, 9.118, <u>16.100</u>, and A8.346. Sections 4.102, 4.126, and 4.132 shall not be applicable to the Agency.

#### SEC. 8A.112. PARKING AND TRAFFIC.

— (a) The Municipal Transportation Agency Board of Directors shall succeed to all powers and duties of the former Parking and Traffic Commission. including the power of members to serve ex officio as members of the Parking Authority Commission under Section 32657 of the Streets and Highways Code. The chair of the Agency's board of directors shall designate annually the directors to serve as members of the Parking Authority Commission. Any person may serve concurrently as a member of the Agency's board of directors and as a member of the Parking Authority Commission. It is the policy of the City and County that the Agency exercise all powers vested by State law in the Parking Authority.

-(b) It shall be City policy that the offices of Director of Transportation and Parking

Authority Executive Director are not incompatible offices, and the Director of Transportation

may serve ex officio as Parking Authority Executive Director, but shall not receive any

additional compensation for that service.

#### SEC. 8A.113. PARKING AND TRAFFIC; GOVERNANCE.

1	(a) The Agency shall be responsible for management of parking and traffic functions
2	within the City, so as to:
3	— 1. Provide priority to transit services in the utilization of streets, particularly during
4	commute hours while maintaining the safety of passengers, pedestrians, cyclists and motorists;
5	2. Facilitate the design and operation of City streets to enhance alternative forms of
6	transit, such as pedestrian, bicycle, and pooled or group transit (including taxis);
7	— 3. Propose and implement street and traffic changes that gives the highest priority to
8	public safety and to impacts on public transit, pedestrians, commercial delivery vehicles, and
9	bicycles;
10	— 4. Integrate modern information and traffic calming techniques to promote safer
11	streets and promote usage of public transit;
12	— 5. Develop a safe, interconnected bicycle circulation network; and
13	— 6. Ensure that parking policies and facilities contribute to the long term financial
14	health of the Agency.
15	(b) It shall be City policy that the Agency manage the Parking Authority so that it does
16	not acquire or construct new or expanded parking facilities unless the Agency finds that the costs
17	resulting from such acquisition, construction, or expansion and the operation of such facilities
18	will not reduce the level of funding to the Municipal Railway from parking and garage revenues
19	under Section 16.110 to an amount less than that provided for fiscal year 1999-2000, as adjusted
20	by the Controller for inflation; further provided that it shall be City policy that before approving
21	the acquisition, construction or expansion of a parking garage, the Agency's Board of Directors
22	shall make a finding that the operation of the garage will advance or be consistent with the
23	City's Transit First Policy.
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SEC. 8A.<u>113</u>115. TRANSIT-FIRST POLICY.

- (a) The following principles shall constitute the City and County's transit-first policy and shall be incorporated into the General Plan of the City and County. All officers, boards, commissions, and departments shall implement these principles in conducting the City and County's affairs:
- 1. To ensure quality of life and economic health in San Francisco, the primary objective of the transportation system must be the safe and efficient movement of people and goods.
- 2. Public transit, including taxis and vanpools, is an economically and environmentally sound alternative to transportation by individual automobiles. Within San Francisco, travel by public transit, by bicycle, and on foot must be an attractive alternative to travel by private automobile.
- 3. Decisions regarding the use of limited public street and sidewalk space shall encourage the use of public rights of way by pedestrians, bicyclists, and public transit, and shall strive to reduce traffic and improve public health and safety.
- 4. Transit priority improvements, such as designated transit lanes and streets and improved signalization, shall be made to expedite the movement of public transit vehicles (including taxis and vanpools) and to improve pedestrian safety.
- 5. Pedestrian areas shall be enhanced wherever possible to improve the safety and comfort of pedestrians and to encourage travel by foot.
- 6. Bicycling shall be promoted by encouraging safe streets for riding, convenient access to transit, bicycle lanes, and secure bicycle parking.
- 7. Parking policies for areas well served by public transit shall be designed to encourage travel by public transit and alternative transportation.

1	8. New transportation investment should be allocated to meet the demand
2	for public transit generated by new public and private commercial and residential
3	developments.
4	9. The ability of the City and County to reduce traffic congestion depends on
5	the adequacy of regional public transportation. The City and County shall promote the
6	use of regional mass transit and the continued development of an integrated, reliable,
7	regional public transportation system.
8	10. The City and County shall encourage innovative solutions to meet public
9	transportation needs wherever possible and where the provision of such service will not
10	adversely affect the service provided by the Municipal Railway.
11	(b) <u>The Municipal Transportation Agency and the Livable Streets Commission shall</u>
12	cooperate with the Board of Supervisors and other City departments to put this Policy into
13	effect. The City may not require or permit off street parking spaces for any privately owned
14	structure or use in excess of the number that City law would have allowed for the structure or
15	use on July 1, 2007 unless the additional spaces are approved by a four-fifths vote of the Board
16	of Supervisors. The Board of Supervisors may reduce the maximum parking required or
17	permitted by this section.
18	SEC.8A.114. LIVABLE STREETS COMMISSION
19	(a) There shall be a Livable Streets Commission comprised of the members of the
20	Municipal Transportation Agency Board of Directors. It shall manage and control the
21	Department of Livable Streets in accordance with provisions in this Charter governing boards

The Livable Streets Commission shall be responsible for management of parking

and traffic functions within the City, consistent with the following goals:

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and commissions.

1	1. Provide priority to transit services in the utilization of streets, particularly
2	during commute hours including through integration of modern information and traffic-calming
3	<u>techniques;</u>
4	2. Advance the City's Vision Zero objectives through implementation of
5	neighborhood traffic calming and pedestrian and bicycle safety improvements, including by
6	developing a safe, interconnected bicycle circulation network;
7	3. Facilitate the design and operation of City streets to support alternative
8	forms of transit, including taxis, private transit vehicles, autonomous vehicles, pooled or group
9	transit, pedestrian and bicycle transit;
10	4. Ensure that parking policies and facilities contribute to the long-term
11	financial health of the Agency; and
12	5. Encourage a transportation sector that promotes environmental
13	sustainability and does not contribute to global warming.
14	(c) Any legislation required to effect the provisions of subsection (d) or to otherwise
15	carry out the duties of the Department of Livable Streets shall be under the authority of the
16	Board of Supervisors. An ordinance at the Board of Supervisors concerning parking and traffic
17	functions shall be reviewed by the Commission before it may be acted upon by the Board of
18	Supervisors. Notwithstanding the Commission's disapproval or recommended amendment of
19	such an ordinance, the Board of Supervisors may adopt the ordinance as proposed, or as the
20	Board in its sole discretion determines should be amended.
21	(d) Except where the authority or duty to discharge those functions and duties is
22	placed in another official or agency by this Charter or by State law, and except as otherwise
23	provided by ordinance, the Livable Streets Commission shall have responsibility for parking and
24	traffic functions of the City and County of San Francisco. Such parking and traffic related
25	functions shall include:

1	1. Setting rates for off-street and on-street parking, and all other, rates, fees,
2	fines, penalties and charges for services provided or functions performed by the Department;
3	2. Controlling the flow and direction of motor vehicle, bicycle and
4	pedestrian traffic, including limiting the use of certain streets or traffic lanes to categories of
5	vehicles and that limit the speed of traffic, except for requirements administered by the
6	Department of Public Works governing excavation, street design and official grade;
7	3. Designing, selecting, locating, installing, operating, maintaining and
8	removing all official traffic control devices, signs, roadway features and pavement markings that
9	control the flow of traffic with respect to streets and highways within City jurisdiction;
10	4. Limiting parking, stopping, standing or loading as provided by state law
11	and establishing parking privileges and locations subject to such privileges for categories of
12	people or vehicles as provided by state law;
13	5. Establishing parking meter zones, setting parking rates, and selecting,
14	installing, locating and maintaining systems and equipment for payment of parking fees;
15	6. Establishing policies for the enforcement of regulations limiting parking,
16	stopping, standing or loading and the collection of parking-related revenues and, along with the
17	Police Department, have authority to enforce parking, stopping, standing or loading regulations;
18	7. Cooperating with and assisting the Police Department in the promotion of
19	traffic safety; studying and responding to complaints related to street design, traffic control
20	devices, roadway features and pavement markings; collecting compiling and analyzing traffic
21	data and traffic accident data and planning improvements to improve the safety of the City's
22	roadways; and conducting traffic research and planning;
23	8. Having authority over taxi-related functions and taxi-related fares, fees,
24	charges, budgets, and personnel;

1	9. Coordinating the City's efforts to address emerging mobility services such
2	as commuter shuttle services, private transit vehicles and other non-standard vehicles, private
3	buses, autonomous vehicles, and Transportation Network Companies; and
4	10. Exercising such other powers and duties as shall be prescribed by
5	ordinance of the Board of Supervisors.
6	(e) The City may not require or permit off-street parking spaces for any privately-
7	owned structure or use in excess of the number that City law would have allowed for the
8	structure or use on July 1, 2007, unless the additional spaces are approved by a four-fifths vote
9	of the Board of Supervisors. The Board of Supervisors may reduce the maximum parking
10	required or permitted by this section.
11	
12	SEC. 8A.115. DEPARTMENT OF LIVABLE STREETS.
13	(a) The Department of Livable Streets shall be administered by a Director, subject to
14	appointment and the other provisions of Charter Section 4.102.
15	(b) The Department of Livable Streets shall be responsible for the day-to-day
16	operation of the affairs placed under the jurisdiction of the Livable Streets Commission.
17	(c) The Department of Livable Streets shall be responsible for chairing the
18	Interdepartmental Staff Committee on Traffic and Transportation (ISCOTT) or any successor
19	<u>body.</u>
20	
21	SEC. 8A.116. TRANSITION OF MUNICIPAL TRANSPORTATION AUTHORITY
22	TO LIVABLE STREETS COMMISSION.
23	(a) Operative Date: The amendments to Article VIIIA adopted at the election held on
24	November 6, 2018, shall become operative on July 1, 2019. Until that date, all the provisions of
25	Article VIII existing on November 6, 2018, shall remain in effect. The Municipal Transportation

1	Agency shall use all best efforts to effectively and efficiently work to establish the Department of
2	Livable Streets such that the Agency is able to transfer all authority set forth in Section 8A.114.
3	to the Commission of Livable Streets on July 1, 2019 and such that the Department of Livable
4	Streets will start to implement that authority beginning July 1, 2019. Notwithstanding subsection
5	8.104(a), the Board of Supervisors may enact ordinances requiring the Municipal
6	Transportation Agency and the Commission to share administrative staff and functions with the
7	goal of maintaining the same level of, or reducing, administrative overhead compared to the
8	Agency prior to the creation of the Commission and the Department.
9	(b) Transportation Code. No later than July 1, 2019, the Municipal Transportation
10	Agency Board of Directors and Board of Supervisors shall adopt legislation amending or
11	deleting all provisions of the Transportation Code and Administrative Code that are not
12	consistent with this Charter Amendment.
13	
14	SEC. 8A.117. PUBLIC PARKING FACILITIES.
15	(a) The Livable Streets Commission shall have authority over City-owned off-street
16	public parking facilities except those owned by the Port, the Airport, surface parking lots on
17	Recreation and Park Department property, and parking lots used solely to provide access to an
18	adjacent City office or facility.
19	(b) The Livable Streets Commission shall have authority over the garages and lots
20	under the jurisdiction of the Agency as July 1, 2019.
21	(c) The Livable Streets Commission shall serve ex officio as members of the Parking
22	Authority Commission under Section 32657 of the Streets and Highways Code. The chair of the
23	Livable Streets Commission shall designate annually the members of that body to serve as
24	members of the Parking Authority Commission. Any person may serve concurrently as a member
25	of the Livable Streets Commission and as a member of the Parking Authority Commission. It is

1	the policy of the City and County that the Livable Streets Commission exercise all powers vested
2	by State law in the Parking Authority.
3	(d) It shall be City policy that the offices of the Director of the Livable Streets
4	Department and Parking Authority Executive Director are not incompatible offices, and the
5	Director of the Department may serve ex officio as Parking Authority Executive Director, but
6	shall not receive any additional compensation for that service.
7	(e) It shall be City policy that the revenues of off-street parking facilities under the
8	authority of the Commission, including those of the Parking Authority, and funds generated by
9	the development of those facilities for appropriate non-parking uses, be used to support public
10	transportation and ensure the long term financial health of the Municipal Transportation
11	Agency.
12	(f) It shall be City policy that the Department manage the Parking Authority so that
13	it does not acquire or construct new or expanded parking facilities unless the Agency finds that
14	the costs resulting from such acquisition, construction, or expansion and the operation of such
15	facilities will not reduce the level of funding to the Municipal Transportation Agency from
16	parking and garage revenues to an amount less than that provided for fiscal year 2016-17, as
17	adjusted by the Controller for inflation; further provided that it shall be City policy that before
18	approving the acquisition, construction or expansion of a parking garage, the Livable Streets
19	Commission shall make a finding that such action will advance or be consistent with the City's
20	Transit First Policy.
21	APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney
22	
23	By:
24	Jon Givner Deputy City Attorney
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