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COMMITTEE/BOARD OF SUPERVISORS

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AMENDED IN COMMITTEE 2/5/18 ORDINANCE NO.

FILE NO. 170761

[Public Works, Administrative Codes - Street Encroachment Permits and Maintenance Fund for Certain Permits]

Ordinance amending the Public Works Code to update provisions on street encroachment permits, establish appeals procedures and fees for such appeals, waive the annual public right-of-way occupancy assessment fee in lieu of the waiver for permit fee payment for certain permits, modify the street encroachment permit process for governmental entities, and create a temporary street encroachment permit for a maximum period of 30 months; amending the Administrative Code to establish an encroachment maintenance fund for permits where the permittee is not an adjacent property owner; and affirming the Planning Department's determination under the California Environmental Quality Act.

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. Findings.

NOTE:

(a) The Planning Department has determined that the actions contemplated in this ordinance comply with the California Environmental Quality Act (California Public Resources Code Sections 21000 et seq.). Said determination is on file with the Clerk of the Board of Supervisors in File No. 170761 and is incorporated herein by reference. The Board affirms this determination.

- (b) The Board of Supervisors authority to regulate use of the public right-of-way, including streets and sidewalks, is derived from the California Street and Highways Code and other State laws. The Board of Supervisors has established a variety of public right-of-way use regulatory and permit programs in the San Francisco Public Works Code and other Municipal Codes. In many of the Public Works Code sections on permits, the Board of Supervisors <a href="https://pass.org/nasexplicitly-identified-appeal-procedures-for-the-approval-denial-and-revocation-appeal-procedures-for-permits-are-included-in-the-Public Works Code, there is confusion as to whether an appeal is available or not, who has the right to appeal, and what the appeal procedures are.
- (c) Public Works Code Sections 786 et seq., governing street encroachment permits, is one example where the Public Works Code that has no identified appeal process. As part of this legislation's update to the street encroachment permit sections, the Board of Supervisors is establishing two different appeal mechanisms depending on the form of street encroachment permit.
- (1) For conventional street encroachment permits, where the Board of Supervisors itself approves or denies the permit after getting a permit recommendation from the Public Works Director, there is no appeal and the Board of Supervisors decision is final. However, if the Public Works Director recommends denial of a permit solely for non-engineering reasons or the Director recommends revocation of a street encroachment permit, then the applicant or permittee, respectively, may appeal that decision to the Board of Supervisors.
- (2) For a temporary encroachment permit or an encroachment permit issued to a City department or other governmental entity as set forth in this ordinance, the Public Works Director's decision to approve or conditionally approve a permit may be appealed by a

member of the general public or the applicant to the Board of Appeals. If the Public Works

Director denies a permit solely for non-engineering reasons or the Director revokes a

temporary street encroachment, then the applicant or permittee, respectively, may appeal that
decision to the Board of Appeals.

Section 2. The Public Works Code is hereby amended by revising Sections 786, 786.2, 786.3, 786.4, 786.5, and 786.7 and adding Section 786.8 and 786.9, to read as follows:

SEC. 786. STREET (MAJOR) ENCROACHMENT PERMIT.

No revocable permit for an encroachment on a public street or place as defined in Section 244 of this Code authorized by resolution of the Board of Supervisors shall be issued unless application therefor is made to the Director of Public Works and a processing fee, in the amount of \$800 shall have been paid; provided, however, that the Board of Supervisors may waive payment of the fee provided for herein if it finds that a benefit will accrue to the public from a proposed encroachment.

Annually, on or before the fifteenth day of May in each year, the Controller shall determine and report to the Board of Supervisors an estimate of the average unit cost to be incurred by departments, boards and commissions of the City and County in processing said applications and in issuing said permits for the ensuing fiscal year. The Board of Supervisors may thereupon by resolution revise the amount of the fee heretofore fixed for said permits.

(a) The Board of Supervisors by resolution may approve, conditionally approve, or deny applications for a street encroachment permit, also known as a major encroachment permit, to occupy the public right-of-way, as defined in Section 2.4.4, after the Public Works Director processes the permit application in accordance with the requirements of Sections 786 et seq. The Director's processing of permits shall include a recommendation on the application to the Board of Supervisors. The street encroachment permit shall contain an encroachment agreement that provides

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additional detail on the permittee's rights and obligations under the permit, including maintenance of the encroachment, and establishes the regulatory relationship between Public Works and the permittee for implementation of the permit. The encroachment agreement also shall include a permittee maintenance monitoring and reporting program for Public Works' use in determining compliance with the permit terms. There is no appeal of the Board of Supervisors decision on such permits is final and there is no appeal.

(b) For multi-phase or large-scale development projects, such as projects with a Cityapproved development agreement, the Board of Supervisors may approve, conditionally approve, or deny an application for a master street encroachment permit that applies to all or a portion of the development project site. As part of the Board of Supervisors approval or conditional approval of such master permit, the Board may provide for the contiguous and non-contiguous annexation of new areas of the project site into the master permit and assignments of obligations from the original permittee to the permittee's agent or assignee. The Board also may delegate to the Director of Public Works the ability to divide the master permit into separate master permits or individual street encroachment permits. If the Director determines in writing that a delegated action specified in this subsection (b) would involve entirely new or significantly modified encroachments that were not included as part of the Board of Supervisors approval of the multi-phase or large-scale development project or the initial master encroachment permit, then the Board of Supervisors shall approve, conditionally approve, or deny such encroachments as part of a new or modified master street encroachment permit. Notwithstanding Public Works Code Section 706 or other Municipal Codes that place sidewalk maintenance responsibility on fronting property owners, the Board of Supervisors may authorize the master street encroachment permittee or the permittee's agent or assignee, such as a homeowners' association, to comply with the terms of the Section 706 in lieu of the fronting property owner.

(c) All street encroachment permits are non-exclusive and revocable. As a condition of permit revocation, the permittee shall returnrestore the public right-of-way to a condition satisfactory to the Public Works Director at the permittee's sole and absolute expense.

(d) The Director, in his or her discretion, may recommend denial of a street encroachment
permit application. The Director shall notify the applicant in writing of this
decision <u>recommendation</u> . The Director shall hold an administrative hearing on his or her-decision
to <u>recommendation to denial ofdeny the application and issue a written decision on the</u>
recommendation to deny within a reasonable period after the hearing. If the basis for the denial
recommendation decision relates solely to engineering design and the Director's recommendation
remains unchanged after the administrative hearing, the Director's denial decision constitutes
thea final decision and therethat is not subject to appeal. If the basis for the denial
recommendation <u>decision</u> is solely for reasons unrelated to engineering design, the applicant may
appeal the Director's recommendationdenial decision to the Board of Supervisors within 30 days of
the date of the Director's written decision after the administrative hearing. The applicant's appeal
shall be filed in writing with the Clerk of the Board of Supervisors and accompanied with 1) a copy of
the Director's written decision, 2) checks in the amount of \$635 for the Clerk of the Board of
Supervisors and \$400 for Public Works to compensate the City for its cost related to the appeal, and 3)
documentation that constitutes evidence to support the appeal. The Clerk shall conditionally
accept an appeal subject to a determination that the appellant filed the appeal in a timely
manner and the appeal complies with the requirements of this Section 786(d). The Clerk shall
provide notice to the appellant of the conditional acceptance. Within seven working days of
the filing of the appeal, the Clerk shall mail notice to the appellant and the Public Works
Director of the acceptance or rejection of the appeal. The Clerk shall schedule a hearing on
the appeal before the full Board of Supervisors no less than 15 and no more than 45 days
from the appeal filing. The Clerk shall provide mailed notice of the appeal to the appellant,

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Public Works Director, and all organizations and individuals who previously requested notice in writing no less than 10 days prior to the date the appeal is scheduled for a Board of Supervisors hearing. The Board of Supervisors shall act by motion on a majority vote within 30 days of the date for the appeal hearing. However, the Board of Supervisors may postpone a decision if the Board does not conduct at least three regular Board meetings during such 30 days period. If such postponement occurs, the Board of Supervisors shall decide such appeal within 60 days of the date for the appeal hearing or at the next regularly scheduled Board meeting should such deadline fall within a Board recess. If the Board of Supervisors revokes the street encroachment permit, it shall adopt findings concerning the basis for revocation and the cost of any revocation and associated restoration. The Board also shall identify the responsible party that shall bear such revocation and restoration cost if it is a party other than the permittee. In addition, if the Board revokes the permit after a hearing initiated under subsection (e)(2)(B)(iv), the Board shall adopt findings concerning each of the grounds for revocation that the public revocation petition cites. Failure of the Board of Supervisors to act shall be deemed an disapproval of the Director's decision. The Board of Supervisors shall conduct the appeal hearing in a similar manner to other appeals on land use matters. The Board of Supervisors decision on appeal is final and there is no appeal.

(e)(1) The Director, in his or her discretion, may recommend revocation of a street encroachment permit. The Director shall notify the permittee in writing of this decision recommendation. The Director shall hold an administrative hearing on his or her decision to revocation revoke the permit and issue a written decision on the recommendation to revoke within a reasonable period after the hearing. Prior to the administrative hearing, the Director shall develop an estimate of the cost of any revocation and associated restoration and identify the responsible party that shall bear such cost if it is a party other than the permittee. The Director shall provide this cost estimate to the permit

holder in advance of the administrative hearing and include the estimate in the hearing's
administrative record. The Permittee may appeal the Director's decision to revoke to the Board of
Supervisors within 30 days of the date of the Director's written decision after the administrative
hearing. The Permittee's appeal shall be filed in writing with the Clerk of the Board of
Supervisors and accompanied with checks in the amount of \$635 for the Clerk of the Board of
Supervisors and \$400 for Public Works to compensate the City for its cost related to the
appeal. The Board of Supervisors shall conduct the appeal hearing in a similar manner to
other appeals on land use matters. The Board of Supervisors decision on appeal is final and
there is no appeal. The appeal process shall be the same as specified in Section 786(d).
(2)(A)(i) The public may petition the Public Works Director to revoke a permit. If
the petition satisfies the requirements in this subsection (e)(2), the Director shall hold an
administrative hearing on the revocation petition. Within 14 days of the filing receipt of the
public revocation petition, the Director shall determine if the petition complies with the
requirements of this subsection (e)(2) and notify the lead petitioner and permit holder of his or
her decision to accept the petition and schedule an administrative hearing on a specific date
or to deny the petition. The Director's decision to accept or deny the petition is constitutes a
final decision and that is not appealable subject to appeal.
(ii) If the Director accepts the petition, he or she shall schedule an
administrative hearing no earlier than 60 days and no later than 90 days after the date of
petition acceptance in order to provide the permit holder with an opportunity to cure the
problems associated with the permit as identified in the petition. At the administrative hearing,
the Director shall provide the permit holder with an opportunity to present evidence that he or
she has cured the problems identified in the petition.
(iii) Prior to any administrative hearing on the petition, the Director

shall develop an estimate of the cost of any revocation and associated restoration and identify

the responsible party that shall bear such cost if it is a party other than the permittee. The
Director shall provide this cost estimate to the lead petitioner and the permit holder in advance
of the administrative hearing and include the estimate in the hearing's administrative record.
(B)(i) Within a reasonable period after the lf the Director accepts the
petition and holds an administrative hearing, the Director shall issue a written decision on the
permittee's cure, if any, and the public revocation petition within a reasonable period after the
hearing and find, based on the public interest, that he or she either will reject the petition, or
approve the petition, or initiate revocation of the permit on grounds other than those identified
in the petition. The Director shall mail notice of his or her decision to the lead petitioner, the
permit holder, and the Clerk of the Board of Supervisors.
(ii) If the Director approves the revocation petition or
initiates revocation of the permit on grounds other than those identified in the petition, he or
she shall proceed with permit revocation process as specified in subsection (e)(1), including
scheduling a new administrative hearing on the Director's revocation decision.
(iii) If the Director rejects the petition based solely on
engineering design, the Director's decision is constitutes a final decision and that is not subject
to appealable and the petition is null and void. If the Director rejects the petition based solely
on a determination that the permit holder has successfully cured the problems identified in the
petition, the Director's decision constitutes a final decision that is not subject to appeal and the
petition is null and void.
(iv) If the Director's decision to reject the petition is based
on reasons other than neither based solely on a determination of successful cure nor based
solely on engineering design, then five members of the Board of Supervisors may subscribe
to a notice of appeal to reverse the Director's decision and revoke the permit. Said notice of

appeal shall be filed with the Clerk of the Board of Supervisors within 30 days of the date of the Director's written decision rejecting the petition.

(C) The signature on the notice of appeal of members of the Board on the notice of appeal shall not be deemed to be any indication of their position on the merits of the appeal but rather shall indicate only that they believe there is sufficient public interest and concern in the matter to warrant a hearing by the Board of Supervisors. The scheduling and conduct of the appeal hearing shall be the same as specified in Section 786(d) once the Clerk of the Board of Supervisors receives the notice of appeal from five members of the Board, except that the Clerk shall notify the lead petitioner identified under subsection (e)(2)(D) and the permit holder instead with the exception of notifying an appellant as there is no appellant.

(D) A valid public revocation petition for purposes of this subsection

(e)(2) shall be a single petition subscribed by no less than 25 San Francisco residents from the Supervisorial district in which the street encroachment permit is located. Each signature on the petition shall be notarized and accompanied with the address of the petitioner. A petition is valid only if it includes documentary evidence of one or more of the following grounds for revocation of the street encroachment permit: (i) the permittee has failed to maintain the encroachment under the terms of the permit, (ii) the encroachment presents a significant health or safety hazard, or (iii) the encroachment creates severe and negative impacts on the surrounding neighborhood that cannot be mitigated. For any street encroachment permit issued prior to June 1, 2017, a valid petition shall include any of the evidence identified in this subsection (e)(2)(D)(i)-(iii) or evidence that revocation of the permit would serve a public purpose. The petition shall include documentation that constitutes evidence to support revocation of the street encroachment permit and identify a lead petitioner that shall receive for purposes of receiving mailed notice of any Director decisions related to the petition. No more than one petition for the subject street encroachment permit shall be

submitted in a single year-long period and the signatures and notary statements for that petition shall be affixed no more than 6six months prior to the date of submission.

(2f) Beginning with fiscal year 2018-2019, the appeal fees in subsection (e)(1)

Section 786(d) may be adjusted each year, without further action by the Board of Supervisors, to reflect changes in the relevant Consumer Price Index, as determined by the Controller. No later than April 15th of each year, the Director and Clerk of the Board of Supervisors shall submit the Department's and Clerk's current fee to the Controller, who shall apply the price index adjustment to produce a new fee for the following year. No later than May 15th of each year, the Controller shall file a report with the Board of Supervisors reporting the new fee and certifying that: (a) the fees produce sufficient revenue to support the costs of providing the services for which the fee is charged and (b) the fees do not produce revenue that exceeds the costs of providing the services for which each permit fee is charged. Notwithstanding the procedures set forth in this subsection (e)(2)(f), the Board of Supervisors, in its discretion, may modify the fees by ordinance at any time.

(fg) For purposes of Sections 786 et seq., a street encroachment permit shall include, but is not limited to, an encroachment above and/or below ground that extends beyond the centerline of the public right-of-way, one or more encroachments that occupy the public right-of-way adjacent to more than one property owner and the applicant(s)/permittee(s) proposes it collectively as a single permit, an encroachment where the applicant/permittee is not the property owner adjacent to the encroachment, an encroachment that exceeds one or both of the occupation limits specified in Section 723.2 governing minor sidewalk encroachments or its successor Section; and any encroachment that the Director determines to have significant impacts to the public right-of-way.

(gh) If a street encroachment permit involves street reconstruction and occupancy of the majority of a through street segment or an intersection, the design shall provide for communication services as defined in Subdivision Code Section 1336 if the permittee is not providing such services as

part the development of real property adjacent to the street encroachment permit. After the permittee provides such communication services, such services shall be excluded from the terms of the street encroachment permit and any associated agreements concerning the permit, and the permittee shall have no further responsibility in regard to such services. The Public Works Director is authorized to waive this requirement if the cost of providing such services is excessive in comparison to the cost of the street encroachment permit, the design of the street encroachment permit would be undermined by inclusion of the services, or for other reasons that the Director determines would adversely affect the permit or its design. This Subsection (g) shall not apply to a temporary street encroachment permit under Section 786.9.

- (hi) For purposes of Sections 786 et seq., "engineering design" shall mean professional engineering work as set forth in the Professional Engineers Act, California Business and Professions Code Sections 6700 et seq.
- (ij) The Director, after a public hearing, may adopt such orders, policies, regulations, rules, or standard plans and specifications in regard to street encroachment permits and applications as he or she deems necessary to preserve and maintain the public health, safety, welfare, and convenience. Such orders, policies, regulations, rules, or standard plans and specifications may include, but are not limited to, permit application materials, implementation and annexation procedures for master major encroachment permits, standards for establishing annual maintenance costs for encroachments, site conditions, and accessibility of sidewalks and streets.

SEC. 786.2. REPORTS.

(a) The <u>Director of Public Works <u>Director</u> shall forward copies of the application for a revocable street encroachment permit for an encroachment on a public street or place to the Director of Planning, the Director of Property, the Chief of the Police Department, the Chief of the Fire Department, the General Manager <u>Transportation Director</u> of the Municipal <u>Railway Transportation</u> <u>Agency</u>, the General Manager of the Public Utilities Commission, the Art Commission, and to the</u>

City Engineer. The Director of Public Works <u>Director</u> shall request a report from each of the listed departments concerning the effect of the proposed encroachment in relation to their duties and responsibilities. The completed reports shall be returned to the <u>Director of Public</u> Works <u>Director</u> within 60 days of the receipt of the copies of the application by the listed departments. The departments listed above may request one extension of time not to exceed 30 days from the <u>Director of Public Works Director</u>, which extension of time shall be granted.

(b) Upon the Department's receipt of City department reports and any Department required permit application revisions, the Department shall forward the application to an interagency committee for review and a written report of its findings. The interagency committee shall be the Transportation Advisory Staff Committee (TASC) or successor committee. The interagency committee shall act on the application within a reasonable period after its receipt from the Department.

SEC. 786.3. SCHEDULE OF HEARINGS.

Upon receipt of the *reports from the departments listed* reports from the departments listed interagency committee review findings as specified in Section 786.2(b), regarding an application for a *revocablestreet encroachment* permit *for an encroachment on a public street or place*, the Director of Public Works Director shall set a time and place for a hearing thereon within a reasonable period, not to exceed 90 days from the date *on which the application is made to the Director of Public Works* when the interagency committee performed its review Public Works receives the last report. The Director of Public Works Director shall be granted an additional period of 30 days from the date on which the application is mademay extend to hold the public hearing date if a time extension has been requested as provided any City department listed in Section 756.2 of this ordinance 786.2, the Department itself, or the applicant requests such extension. The Director shall send written notice of the basis for the extension and a proposed date for the hearing to the City departments listed in Section 786.2 and the applicant.

- (\underline{a}) By mail, not less than 10 days prior to the date of the hearing, to the applicant or other person or agency making the application.
- (2b) By mail, not less than 10 days prior to the date of the hearing, to the owners of all real property within 300 feet of all exterior boundaries of the proposed encroachment, using for this purpose the names and addresses of the owners as shown on the latest city-wide assessment roll in the office of the Tax Collector Assessor-Recorder. Failure to send notice by mail to any such property owner where the address of such owners is not shown on such assessment roll shall not invalidate any proceedings in connection with such application.
- $(\exists \underline{c})$ By posting, not less than 10 days prior to the date of the hearing in a public place near the boundaries of the proposed encroachment.
- (4<u>d</u>) Such other notice as the <u>Director of Public Works <u>Director</u> shall deem appropriate.</u>

SEC. 786.5. CONDUCT OF HEARINGS.

- (a) Reports <u>and Application Revisions</u>. The <u>Department shall compile the</u> reports of the departments listed in Section 786.2(a), the TASC findings specified in Section 786.2(b), and <u>along with any application revisions</u>, <u>shall be submitted and make</u> them this information <u>available</u> at the hearing <u>on an application</u> for <u>a revocable the subject street encroachment</u> permit <u>for an encroachment on a public street or place</u>.
- (b) **Record**. A record shall be kept of the pertinent information presented at the hearing on *any application for* a *revocablestreet encroachment* permit *for an encroachment on a*

public street or place, and such record shall be maintained as part of the permanent public records of the Department of Public Works.

(c) **Continuances**. The <u>Director of Public Works <u>Director</u> shall determine the instances in which cases scheduled for hearing may be continued or taken under advisement. In such cases, new notice need not be given provided the date of any further hearing is announced at the previously scheduled hearing <u>and public notice of the continued hearing is issued</u>.</u>

SEC. 786.7. PUBLIC RIGHT-OF-WAY OCCUPANCY ASSESSMENT FEE FOR STREET ENCROACHMENTS.

(b) In accordance with Subsection (a) the public right-of-way occupancy assessment fee for street encroachments, whether permitted or unpermitted, shall be an annual fee of \$3.00 per square foot of occupancy of the street or other public right-of-way space. For purposes of calculating the assessment fee, the Department shall charge no less than \$100.00 per pyear even though the calculated square footage charge for the encroachment may result in a smaller assessment fee.

(f) Notwithstanding Subsection (b), no public right-of-way occupancy assessment fee shall be charged against the *owner of a property permittee* for elements installed: (1) as a requirement under Planning Code Section 138.1, or (2) that the Department determines are consistent with any Board of Supervisors adopted Neighborhood Plan or streetscape plan as identified in the General Plan or Planning Code, or (3) as a condition of a City-approved development agreement or a disposition and development agreement authorized by the City or the formerSuccessor Agency to the San Francisco Redevelopment Agency, or (4) for improvements associated with a Planning Commission approved in-kind agreement in accordance with the Planning Code, or (5) pursuant to a

street encroachment permit issued under Section 786.9(a) or (b), or (6) for a People Place permit associated with the Places for People Program established under Administrative Code Chapter 94A.

SEC. 786.8. MAINTENANCE ENDOWMENT FOR STREET ENCROACHMENT PERMITS WHERE THE PERMITTEE IS NOT THE OWNER OF ADJACENT PROPERTY.

- (a) If a permittee is not the owner of real property adjacent to the street encroachment permit, the permit is not recorded against the real property adjacent to the street encroachment permit, or both, then the permittee shall pay the Department a maintenance endowment to ensure adequate funds are available for ongoing and future maintenance of the street encroachment permit area and any future modification or restoration of the permit area to a condition satisfactory to the Director of Public Works Director if the permittee abandons or terminates the permit or the Director revokes the permit.
- (b) The Department shall deposit all funds collected for the maintenance endowment into the Public Works Encroachment Maintenance Fund as established under Administrative Code Section 10.100-229.
- (c) The permittee shall pay the maintenance endowment in annual installments that are the equivalent each year of 20% of the estimated annual maintenance cost. The permittee shall pay the annual maintenance endowment installment for 10 years with the first payment due at the time of permit issuance. As part of the permit application, the permittee shall include an estimate of the annual maintenance cost and the City Engineer shall verify said cost for purposes of the maintenance endowment required under this Section 786.8.
- (d) If the Board of Supervisors authorizes or approves the transfer or assignment of a street encroachment permit to an individual or entity that is not the owner of real property adjacent to the street encroachment permit area, then the transferee or assignee shall pay the annual maintenance endowment installment under the terms specified in subsection (c) during the time they are the permittee. The transferee's or assignee's first installment payment is due on or before the effective dat

of the transfer or assignment. If there are multiple transfers or assignments, the Department shall not charge an amount that would exceed the total remaining payments it would collect for the subject street encroachment permit under the 10-year term for the Maintenance Endowment Fund specified in Section 786.8(c).

- (e) If the Department or any other City agency, department, or commission, including the City Attorney's Office, incurs costs in performing the permittee's maintenance obligation or abating a violation, including any City required modification or restoration, and the permittee has paid the maintenance endowment required under this Section 786.8 in full, then the permittee shall reimburse the Department for all such City costs. If the permittee still is paying the maintenance endowment required under this Section 786.8, then the permittee shall: (1) reimburse the Department for all such City costs and (2) continue to make the required payments into the Public Works Maintenance Endowment Fund.
- (f) In accordance with the reimbursement process of Section 786.8(e), the Director, in his or her discretion, may arrange for a reimbursement plan for the City maintenance and abatement with the permittee that takes into account the permittee's history of past permit compliance and other factors the Director deems appropriate, including but not limited to, the permittee's budget and number of employees. If the Department is reimbursed for the City's incurred costs, then the Department shall send the affected departments their share of the reimbursement.
- (g) This Section 786.8 shall not apply to a street encroachment permit: (1) where the Board of Supervisors authorizes or approves the transfer or assignment of the permit from the original permittee to an individual or entity that is the successor owner(s) of real property adjacent to the street encroachment permit and the permit is recorded against the successor owner(s) real property, or (2) that the Board issues in accordance with the terms of Section 786(b) for a master encroachment permit, or (3) that the Board issues for a street plaza in accordance with Section 792 where the street plaza permittee is a different individual or entity than the holder of the underlying street encroachment

. permit or Public Works retains responsibility for the underlying public right-of-way, or (4) that the Director issues to a City agency, department, or commission, a State agency, or the federal government, or (5) that comprises a People Place permit associated with the Places for People Program established under Administrative Code Chapter 94A.

(h) If a street encroachment permit subject to the maintenance endowment as specified in this Section 786.8 has a construction cost of \$1 million or greater, the Board of Supervisors shall require a bond, other form of security, or payment into the Maintenance Endowment Fund in an amount required to restore the public right-of-way to a condition satisfactory to the Public Works Director based on a cost that the City Engineer determines. If the Board requires posting of a bond or other security, the permittee shall provide evidence to the Department that the bond or other security is operative on an annual basis. If the Board authorizes the Director to allow a transfer or assignment of a permit that is or will be subject to the maintenance endowment as specified in this Section 786.8 and said permit has or had a construction cost of \$1 million or greater, then the Director shall impose the same requirements as set forth in this subsection (h) as a condition of transfer or assignment.

Departmental expenditures related to restoration shall be consistent with the terms of Administrative Code Section 10.100-229 or any successor law.

SEC. 786.9. PERMITS FOR CITY DEPARTMENTS OR OTHER GOVERNMENTAL ENTITIES AND TEMPORARY ENCROACHMENTS.

- (a) If a City agency, department, or commission, a State agency, or the federal government applies for a street encroachment permit, the Public Works Director may approve, conditionally approve, or deny in writing the application administratively without action from the Board of Supervisors after the applicant satisfies the requirements of Sections 786 et seq.
- (b) The Public Works Director, in his or her discretion, may approve, conditionally approve, or deny in writing a temporary street encroachment permit application administratively without action

from the Board of Supervisors after the applicant satisfies the requirements of Sections 786 et seq. For purposes of this subsection (b), a temporary street encroachment permit is for a project that: (1) a City agency, department, or commission has co-sponsored and approved or authorized through an officially-adopted City program and (2) shall occupy the street or other type of public right-of-way for no longer than two years. The Director, in his or her sole discretion, may extend the permit term for a temporary street encroachment for a period not to exceed six additional months. This temporary street encroachment permit is not intended to conflict with or supersede a People Place permit associated with the Places for People Program established under Administrative Code Chapter 94A, but rather be a separate and distinct permit.

(c) The Director's approval or conditional approval of a permit under this Section 786.9 is appealable by a member of the general public or the applicant to the Board of Appeals within 15 days of the date of the Director's final-written decision on the permit application.

(d) If the Director denies recommends denial of an application under Section 786.9(a) or (b), the Director shall notify the applicant in writing of this decision recommendation. The Director shall hold an administrative hearing on his or her decision recommendation to deny the application and issue a written decision on the recommendation to deny within a reasonable period after the hearing. If the basis for the denial decision relates solely to engineering design-and the Director's decision remains unchanged after the administrative hearing, the Director's denial decision to deny the application constitutes the final decision and therethat is not subject to appeal. If the basis for the denial decision is solely for reasons unrelated to engineering design, the applicant may appeal the Director's denial decision to the Board of Appeals within 15 days of the date of the Director's final written decision after the administrative hearing.

(e) The Director, in his or her discretion, may revokerecommend revocation of a permit issued under this Section 786.9. The Director shall notify the permittee in writing of this decision recommendation. The Director shall hold an administrative hearing on his or her

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decision recommendation to revoke and issue a written decision on the recommendation to revoke within a reasonable period after the hearing. Prior to the administrative hearing, the Director shall develop an estimate of the cost of any revocation and associated restoration and identify the responsible party that shall bear such cost if it is a party other than the permittee. The Director shall provide this cost estimate to the permit holder in advance of the administrative hearing and include the estimate in the hearing's administrative record. The Permittee may appeal the Director's decision to revoke to the Board of Appeals within 15 days of the date of the Director's final-written decision-after the administrative hearing.

Section 3. The Administrative Code is hereby amended by adding Section 10.100-229, to read as follows:

SEC. 10.100-229. PUBLIC WORKS ENCROACHMENT MAINTENANCE FUND.

- (a) Establishment of Fund. The Public Works Encroachment Fund is established as a category 8 fund to receive the maintenance endowment payments that permittees make in accordance with Public Works Code Section 786.8.
- (b) Use of Fund. If any street encroachment permittee fails to perform maintenance in accordance with the terms of a street encroachment permit or abate any violation of permit terms, including any City required modification or restoration, under Public Works Code Sections 786 et seq., Public Works may use the Encroachment Maintenance Fund to cover any costs that Public Works or any other City agency, department, or commission, including the City Attorney's Office, incurs in performing any street encroachment permittee's maintenance obligation or abating a violation of any street encroachment permit. If the City incurs such costs while a permittee is paying the maintenance endowment required under Public Works Code Section 786.8 and the Department uses the Maintenance Endowment Fund to address such costs at the subject permittee's street encroachment permit location, then the Department shall place any permittee reimbursed funds under Section

786.8(e) and (f) back into the Public Works Encroachment Maintenance Fund in an amount equivalent to such City costs, but in no case more than the subject permittee's required maintenance endowment payment would have been at the time the City incurred such costs. If the Board of Supervisors requires a permittee to deposit money into the Encroachment Maintenance Fund for restoration under Public Works Code 786.8(h), then the Public Works Director shall use such money to restore the street encroachment permit area to a condition satisfactory to the Director if the permittee fails to do so at the permittee's sole and absolute cost. If the restoration cost to Public Works is less than the amount of the deposit or the permittee completes the restoration at the permittee's sole and absolute cost, the Public Works Director shall refund the any remaining deposit to the permittee if there is an active permittee. If there is no permittee in existence at the time of restoration to receive a refund, the Public Works Director may use the refund amount for the other purposes identified in this subsection (b).

(c) Administration of Fund. Public Works shall submit to the Board of Supervisors an annual written report of revenues to and expenditures from the Fund established in this Section.

Section 4. Effective Date and Operative Dates. 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. This ordinance shall be operative as of June 1, 2017.

Section 5. 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.

APPROVED AS TO FORM:

DENNIS J. HERRERA, City Attorney

By:

Deputy City Attorney

LEGISLATIVE DIGEST

(2/05/2018)

[Public Works, Administrative Codes - Street Encroachment Permits and Maintenance Fund for Certain Permits]

Ordinance amending the Public Works Code to update provisions on street encroachment permits, establish appeals procedures and fees for such appeals, waive the annual public right-of-way occupancy assessment fee in lieu of the waiver for permit fee payment for certain permits, modify the street encroachment permit process for governmental entities, and create a temporary street encroachment permit for a maximum period of 30 months; amending the Administrative Code to establish an encroachment maintenance fund for permits where the permittee is not an adjacent property owner; and affirming the Planning Department's determination under the California Environmental Quality Act.

Existing Law

Public Works Code Sections 786 et seq. establish the procedures for Public Works review and approval of street encroachment permits, also commonly referred to as major encroachment permits. Section 786 allows the Board of Supervisors to waive Public Works permit processing fees for certain types of permits. Section 786.7 establishes an annual public right-of-way occupancy fee, and exempts only those permits required to implement improvements necessary to satisfy the City Better Streets Plan as set forth in Planning Code Section 138.1.

Amendments to Current Law

This ordinance would update and clarify Public Works Code Sections 786 et seq. so that they reflect Public Works current administrative practice regarding a street encroachment permit ("Permit"), including those types of improvements that necessitate a Permit. The legislation would establish an explicit process for appeals to the Board of Supervisors for Permit denial or revocation of certain Permits, including an appeal fee, appeals to the Board of Supervisors subscribed by 5 members of the Board after a specific resident petition process, and appeals to the Board of Appeals for Public Works administrative decisions on a different category of Permits. The ordinance would adopt a process to address large multi-phase projects where the Board of Supervisors could approve a master Permit for the entire project at the initial phase of development and Public Works would administratively annex subsequent phases of the development into the master Permit and/or issue subsequent individual Permits for distinct areas of the development. The legislation would delete the existing fee waiver possibility for Public Works processing fees and instead would waive the annual occupancy assessment fee for specified projects whose Permit relates to City-approved or required public amenities. The ordinance would create an encroachment maintenance endowment fund for Permits issued or

assigned to permittees that are not the property owner(s) adjacent to the Permit area. These permittees would pay into the fund the equivalent of 2 years' worth of annual Permit maintenance costs over the course of 10 years. If a Permit triggers the maintenance endowment provision and its construction cost is \$1 million or more, then the Board of Supervisors would require the permittee to post a bond or other form of security or pay into the endowment fund for the cost of restoring the permit area to a condition satisfactory to the Public Works Director. The fund, which would be established in the Administrative Code, would allow Public Works to use it to address maintenance, repairs, replacement, or other type of City abatement action at the location of the Permit where the permittee is paying the fee or for any other street encroachment permit area in the City that needs maintenance, repairs, replacement, or other type of City abatement. The fund would allow Public Works to use any restoration deposit to restore the permit area at the location for which a permittee paid it and to refund any remaining deposit to the permittee if it is not necessary for the restoration. The legislation also would create a new Public Works administratively approved street encroachment permit to address two different situations:

- a) Permits requested from City agencies or the State or federal government; and
- b) Temporary Permits that are City department authorized/co-sponsored and are in place for no more than 2 years with a single discretionary 6-month extension for a total of 30 months.

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BOARD of SUPERVISORS



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

June 28, 2017

File No. 170761

Lisa Gibson Acting Environmental Review Officer Planning Department 1650 Mission Street, Ste. 400 San Francisco, CA 94103

Dear Ms. Gibson:

On June 20, 2017, Mayor Lee introduced the following proposed legislation:

File No. 170761

Ordinance amending the Public Works Code to update provisions on street encroachment permits, establish appeals procedures and fees for such appeals, waive the annual public right-of-way occupancy assessment fee in lieu of the waiver for permit fee payment for certain permits, modify the street encroachment permit process for governmental entities, and create a temporary street encroachment permit for a maximum period of 30 months; amending the Administrative Code to establish an encroachment maintenance fund for permits where the permittee is not an adjacent property owner; and affirming the Planning Department's determination under the California Environmental Quality Act.

This legislation is being transmitted to you for environmental review.

Angela Calvillo, Clerk of the Board

By: Erica Major, Assistant Clerk

Land Use and Transportation Committee

Attachment .

c: Joy Navarrete, Environmental Planning Laura Lynch, Environmental Planning

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

Joy Navarrete Digitally signed by Joy Navarrete
DN: cn=loy Navarrete, c=Planning,
cu=Environmental Planning,
email=joy.navarrete@sfgov.org, c=U1
Data: 512.07.03.1526.66.070

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. 544-5227

MEMORANDUM

Date:

July 17, 2017

To:

Members of the Land Use and Transportation Committee

(File No. 170761 - Public Works, Administrative Codes - Street Encroachment

Permits and Maintenance Fund for Certain Permits)

From:

Angela Calvillo, Clerk of the Board

Subject: Cost Recovery Analysis For Appeal Fee

The Office of the Clerk of the Board (COB) conducted a time study to provide a cost recovery analysis for the proposed street encroachment permit appeal fee.

Costs included in this study are direct labor costs (salary and benefits) of the staff performing associated tasks based on their actual hours and job classification only. Costs do not include other direct costs such as materials and supplies and indirect costs such as information system support and use of equipment.

Job Class and Title	Task	Hours Spent on an Appeal	FY 2017-18 Hourly Cost (Sal & Bfts)	FY 2017-18 Cost of an Appeal	
1406 - Senior Clerk	Receiving filing & preparing files for hearing	1.00	\$ 44.21	\$ 44.21	
	Receiving filing	0.33		\$ 20.44	
8118 - Legislative Clerk	Referral to CAT	. 0.33		\$ 20.44	
	Scheduling hearing and informing affected parties	1.00		\$ 61.33	
	Opening files, requesting mailing lists, requesting motions, and other administrative work	1.00	\$ 61.33	\$ 61.33	
	Writing and prepping Hearing Notice	0.33	, Ф _. 01.33	\$ 20.44	
	Processing notice, posting, and mailing	. 2.00		\$ 122.66	
	Processing and distributing appeal responses and briefs, answering email and phone calls on the appeal	3.00		\$ 183.99	

Memorandum from Clerk of the ard File No. 170761 Cost Recovery Analysis For Appeal Fee Page 2

	Referral to CAT	0.33			\$ 33.25
0952 - Deputy Director	Scheduling hearing and informing affected parties	0.33	\$	\$ 99.75	\$ 33.25
	Writing and prepping Hearing Notice	0.33			\$ 33.25
Total Cost		10.00			\$ 634.60

Based on the study, it is recommended that the appeal fee be set at \$635 for the COB to recover the cost associated with processing the appeals.

17.0761 SUBMITTED + bloraise 7/17/2017



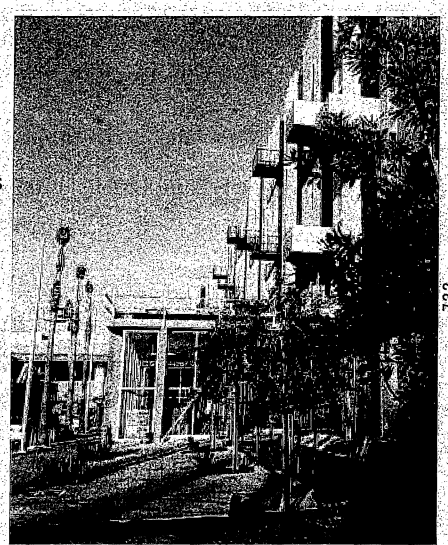


Board of Supervisors
Land Use Committee
July 17, 2017



Encroachment Permits Update

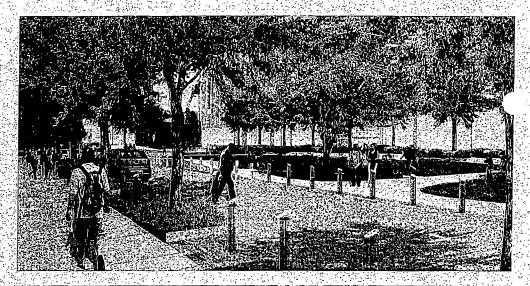
- General clean-up of old language
- Adds clear, transparent process for appeals
- Adds a process to address complex encroachment permitting for large multiphase projects
 - with a public hearing
- Add installation of communication services for permit area street design





Encroachment Permits Update

- Modifies processing fee waiver, waives long-term fee for public-serving projects
- Creates a maintenance fund
 - for permits issued or assigned to nonfronting property owners
- Creates administrative permits for:
 - City agencies or State or federal government
 - Temporary encroachments that are City department authorized/co-sponsored

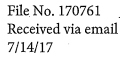








hank vou!





July 14, 2017

San Francisco Board of Supervisors 1 Dr. Carlton B. Goodlett Place City Hall, Room 244 San Francisco CA 94103

Re:

Letter of support

Legislation re Process for Master Major Street Encroachment Permit

Mercy Housing California (MHC) is in support of the proposed legislation to amend the Public Works Code and create a master major street encroachment permit process to facilitate large multi-phase developments. We support the City's efforts to create a more stream-lined process for the permitting of major street encroachments. The proposed legislation will reduce the time required for permitting of the major street encroachments as they are built out in each phase of a large development, but still provide appropriate City review of the proposed encroachments.

As you know, Mercy Housing and our partner, Related California, are master developer of the Sunnydale HOPE SF development to construct 12 acres of new infrastructure and up to 1,770 units of affordable and market rate housing. The proposed legislation will significantly reduce the permitting and legislative burden for this large scale build out by creating a master permit that will be reviewed and approved at a public hearing, but can be amended as needed with approval by the Director of Department of Public Works.

We hope that the Board of Supervisors will approve this legislation. Please contact Ramie Dare, Real Estate Manager for the Sunnydale HOPE SF master development at rdare@mercyhousing.org if you have any questions about our support. Thank you.

Sincerely,

Ed Holder

Vice President, Real Estate Development Interim President, Mercy Housing California



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

BOARD OF SUPERVISORS OF THE CITY AND COUNTY OF SAN FRANCISCO LAND USE AND TRANSPORTATION COMMITTEE

NOTICE IS HEREBY GIVEN THAT the Land Use and Transportation 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, February 5, 2018

Time:

1:30 p.m.

Location:

Legislative Chamber, Room 250, located at City Hall 1 Dr. Carlton B. Goodlett Place, San Francisco, CA

Subject:

File No. 170761. Ordinance amending the Public Works Code to update provisions on street encroachment permits, establish appeals procedures and fees for such appeals, waive the annual public right-of-way occupancy assessment fee in lieu of the waiver for permit fee payment for certain permits, modify the street encroachment permit process for governmental entities, and create a temporary street encroachment permit for a maximum period of 30 months; amending the Administrative Code to establish an encroachment maintenance fund for permits where the permittee is not an adjacent property owner; and affirming the Planning Department's determination under the California Environmental

Quality Act.

If the legislation passes, there will be two new appeal processes for Street Major Encroachment Permits that may be filed with the Board of Supervisors. An applicant filing against the determination of the Director of Public Works (Director) for reasons unrelated to engineering design of a Street Encroachment Permit application, may file an appeal with the Board of Supervisors within 30 days of the Director's written decision. After the Director notifies the applicant in writing and an administrative hearing is held, the applicant may appeal the Director's decision to deny a street encroachment permit with the Board of Supervisors within 30 days of the date of the written decision of the Director. The applicant's appeal shall be in writing accompanied with checks addressed to the Clerk of the Board of Supervisors for \$635 and \$400 addressed to Public Works. The fee is to compensate the City for its cost related to the appeal.

The proposed legislation will also allow appeal to the Director's determination to recommend revocation of a Street Encroachment Permit. After the Director notifies the permittee in writing and an administrative hearing is held, the permittee may appeal the Director's decision to revoke with the Board of Supervisors within 30 days of the date of the written decision of the Director. The permittee's appeal shall be in writing accompanied with checks addressed to the

Clerk of the Board of Supervisors for \$635 and \$400 addressed to Public Works. The fee is to compensate the City for its cost related to the appeal.

Beginning with fiscal year 2018-2019, the appeal fees may be adjusted each year, without further action by the Board of Supervisors, to reflect changes in the relevant Consumer Price Index, as determined by the Controller.

In accordance with 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 as 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, February 2, 2018.

Angela Calvillo Clerk of the Board

DATED/POSTED: January 24, 2018 PUBLISHED: January 26 & February 1, 2018

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AS - 02.05.18 Land Use - 170761 Fee Ad

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01/26/2018, 02/01/2018

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

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NOTICE OF PUBLIC HEARING
BOARD OF SUPERVISORS
OF THE CITY AND
COUNTY OF SAN FRANCISCO
LAND USE AND TRANSPORTATION COMMITTEE
MONDAY, FEBRUARY 6,
2018 - 1:30 PM
LEGISLATIVE CHAMBER,
ROOM 250, CITY HALL
1 DR. CARLTON B.
GOODLETT PLACE, SAN
FRANCISCO, CA
NOTICE IS HEREBY GIVEN
THAT the Land Use and
Transportation 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.
170761. Ordinance amending the Public Works Code to
update provisions on street
encroachment permits, establish appeals procedures and fees for such
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public right-of-way occupancy assessment fee in Ileu
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maximum period of 30
months; amending the
Administrative months; amending the Administrative Code to establish an encroachment maintenance fund for permits maintenance fund for permittee is not an adjacent property owner, and the legislation passes, there will be two new appeal processes for Street Major cncroachment Permits that may be filed with the Board of Supervisors. An applicant filing against the determination of the Director of Public Works (Director) for reasons unrelated to engineering design of a Street Encroachment Permit application, may file an appeal with the Board of Supervisors within 30 days of the Director's written decision. After the Director notifies the applicant in writing and an where the permittee is not an After the Director notifies the applicant In writing and an administrative hearing is held, the applicant may appeal the Director's decision to deny a street encroachment permit with the Board of Supervisors within 30 days of the date of the written decision of the Director. The applicant's appeal shall be in writing accompanied with checks

addressed to the Clerk of the Board of Supervisors for \$635 and \$400 addressed to Board of Supervisors for \$835 and \$400 addressed to Public Works. The fee is to compensate the City for its cost related to the appeal. The proposed legislation will also allow appeal to the Director's determination to recommend revocation of a Street Encroachment Permit. After the Director notifies the permittee in writing and an administrative hearing is held, the permittee may appeal the Director with the Board of Supervisors within 30 days of the date of the written decision of the Director. The permittee's appeal shall be in writing accompanied with checks addressed to the Clark of the Board of Supervisors for Public Works. The fee is to compensate the City for its cost related to the appeal Beginning with fiscal year 2018-2019, the appeal fees may be adjusted each year without further action by the Board of Supervisors, to reflect changes in the relevant Consumer Price index, as determined by the Controller. In accordance reflect changes in the relevant Consumer Price Index, as determined by the Controller. In accordance with 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 as 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, February 2, 2018. Angela Calvillo, Clerk of the Board.





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

BOARD OF SUPERVISORS OF THE CITY AND COUNTY OF SAN FRANCISCO LAND USE AND TRANSPORTATION COMMITTEE

NOTICE IS HEREBY GIVEN THAT the Land Use and Transportation 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, July 17, 2017

Time:

1:30 p.m.

Location:

Legislative Chamber, Room 250, located at City Hall 1 Dr. Carlton B. Goodlett Place, San Francisco, CA

Subject:

File No. 170761. Ordinance amending the Public Works Code to update provisions on street encroachment permits, establish appeals procedures and fees for such appeals, waive the annual public right-of-way occupancy assessment fee in lieu of the waiver for permit fee payment for certain permits, modify the street encroachment permit process for governmental entities, and create a temporary street encroachment permit for a maximum period of 30 months; amending the Administrative Code to establish an encroachment maintenance fund for permits where the permittee is not an adjacent property owner; and affirming the Planning Department's determination under the California Environmental

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If the legislation passes, there will be two new appeal processes for Street Major Encroachment Permits that may be filed with the Board of Supervisors. An applicant filing against the determination of the Director of Public Works (Director) for reasons unrelated to engineering design of a Street Encroachment Permit application, may file an appeal with the Board of Supervisors within 30 days of the Director's written decision. After the Director notifies the applicant in writing and an administrative hearing is held, the applicant may appeal the Director's decision to deny a street encroachment permit with the Board of Supervisors within 30 days of the date of the written decision of the Director. The applicant's appeal shall be in writing accompanied with checks addressed to the Clerk of the Board of Supervisors for \$635 and \$400 addressed to Public Works. The fee is to compensate the City for its cost related to the appeal.

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Beginning with fiscal year 2018-2019, the appeal fees may be adjusted each year, without further action by the Board of Supervisors, to reflect changes in the relevant Consumer Price Index, as determined by the Controller.

In accordance with 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 as 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 14, 2017.

Angela Calvillo
Clerk of the Board

Alisa Jomes

DATED/POSTED: July 6, 2017 PUBLISHED: July 7 and 13, 2017

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Notice Type:

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Ad Description

EDM 170761 Fee Ad - Land Use and Transportation 7/17

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07/07/2017 , 07/13/2017

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EXM# 3029269

NOTICE OF PUBLIC HEARING BOARD OF SUPERVISORS OF THE CITY AND COUNTY OF SAN FRANCISCO LAND

SAN FRANCISCO LAMD
USE AND TRANSPORTATION COMMITTEE
MONDAY, JULY 17, 2017 1:30 PM CITY HALL,
LEGISLATIVE CHAMBER,
ROOM 250 1 DR. CARLTON B. GODLETT
PLACE, SAN FRANCISCO,
CA
NOTICE IS HEREBY GIVEN
THAT the Land Use and
Transportation Committee
will hold a public hearing to
consider the following
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and the called to engineering
design of a Street EnDirector's written decision. After the Director notifies the applicant in writing and an administrative hearing is held, the applicant may appeal the Director's decision to deny a street encroachment permit with the Board of Supervisors within 30 days of the date of the written decision of the Director. The applicant's appeal shall be in writing accompanied with checks addressed to the Clerk of the

Board of Supervisors for \$835 and \$400 addressed to Public Works. The fee is to compensate the City for its cost related to the appeal. The proposed legislation will also allow appeal to the Director's determination to recommend revocation of a Street Encroachment Permit. After the Director notifies the permittee in writing and an administrative hearing is held, the permittee many appeal the Director's decision to revoke with the Board of Supervisors within 30 days of the date of the written decision of the Director. The permittee's appeal shall be in writing accompanied with checks addressed to the Clerk of the Board of Supervisors for \$635 and \$400 addressed to Public Works. The fee is to compensate the City for its cost related to the appeal. Beginning with fiscal year 2018-2019, the appeal affect changes in the Roard of Supervisors, to reflect changes in the Controller. In accordance with Administrative Code, relevant Corisumer Price Index, as determined by the Controller. In accordance with 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 as 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 didessed 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 14, 2017. Angela Calvillo, Clerk of the Friday, July 14, 2017. -Angela Calvillo, Clerk of the Board



SAN FRANCISCO EXAMINER

835 MARKET ST, SAN FRANCISCO, CA 94103 Telephone (415) 314-1835 / Fax (510) 743-4178

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

PROOF OF PUBLICATION

(2015.5 C.C.P.)

State of California County of SAN FRANCISCO

) ss

Notice Type: GPN - GOVT PUBLIC NOTICE

Ad Description:

EDM 170761 Fee Ad - Land Use and Transportation 7/17

I am a citizen of the United States and a resident of the State of California; I am over the age of eighteen years, and not a party to or interested in the above entitled matter. I am the principal clerk of the printer and publisher of the SAN FRANCISCO EXAMINER, a newspaper published in the English language in the city of SAN FRANCISCO, county of SAN FRANCISCO, and adjudged a newspaper of general circulation as defined by the laws of the State of California by the Superior Court of the County of SAN FRANCISCO, State of California, under date 10/18/1951, Case No. 410667. That the notice, of which the annexed is a printed copy, has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to-wit:

07/07/2017, 07/13/2017

Executed on: 07/13/2017 At Los Angeles, California

I certify (or declare) under penalty of perjury that the foregoing is true and correct.



EXM#: 3029269

NOTICE OF PUBLIC HEARING BOARD OF SUPERVISORS OF THE CITY AND COUNTY OF

SUPERVISORS OF THE CITY AND COUNTY OF SAN FRANCISCO LAND USE AND TRANSPORTATION COMMITTEE MONDAY, JULY 17, 2017-1:30 PM CITY HALL, LEGISLATIVE CHAMBER, ROOM 250 1 DR. CARLTON B. GODLETT PLACE, SAN FRANCISCO, CA NOTICE IS HEREBY GIVEN THAT, the Land Use and Transportation 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. 170761 . Ordinance amending the Public Works and the literature from the control of the control governmental entities, and create a temporary street encroachment permit for a maximum period of 30 months; amending the Administrative Code to establish an encroachment maintenance fund for permits where the permittee is not an adjacent reporty owner and where the permittee is not an adjacent property owner; and affirming the Planning Department's determination under the California Environmental Quality Act. If the legislation process these under the California Environmental Quality Act. If the legislation passes, there will be two new appeal processes for Street Major Encroachment Permits that may be filed with the Board of Supervisors. An applicant filling against the determination of the Director of Public Works (Director) for reasons unrelated to engineering design of a Street Encroachment Permit application, may file an appeal with the Board of Supervisors within 30' days of the Director's written decision. After the Director notifies the applicant in writing and an administrative hearing is held, the applicant in writing and an administrative hearing is held, the applicant in writing and an administrative hearing is held, the applicant in writing and an administrative hearing is held, the applicant in writing active the decision of the Director. The applicant's appeal shall be in writing accompanied with checks addressed to the Clerk of the Board of Supervisors for \$635 and \$400 addressed to Public Works. The fee is to compensate the City for its cost related to the appeal. The proposed legislation will also allow appeal to the Director's determination to recommend revocation of a Street Encroachment Permit. After the Director notifies the permittee in writing and an administrative hearing is held, the permittee may appeal the Director's decision to revoke with the Board of Supervisors within 30 days of the date of the written decision of the Director. The permittee's appeal shall be in writing accompanied with checks appeal shall be in writing accompanied with checks 6363 and \$400 addressed to addressed to the Clerk of the Board of Supervisors for \$635 and \$400 addressed to Public Works. The fee is to compensate the City for its cost related to the appeal. Beginning with fiscal year 2018-2019, the appeal fees must be adjusted each year, without further action by the Board of Supervisors, to reflect changes in the relevant Consumer Price Index, as determined by the Controller. In accordance with Administrative Code, Section 67.7-1, persons who Controller. In accordance with Administrative Code, Section 67.7-1, persons who are unable to hattend the hearing on this matter may submit written comments to the City prior to the time the hearing begins. These comments will be made as 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 baddressed to Angela Calvillo, Clerk of the Board, City Hall, 1 Dr. Cartton B. Goodlett Place, Room 244, San Francisco, CA 94102. Information relating to this matter is available in the Board. Agenda information relating to this matter will be available for public review on Friday, July 14, 2017. - Angela Calvillo, Clerk of the Board



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:

John Rahaim, Director, Planning Department Mohammed Nuru, Director, Public Works John Updike, Director, Real Estate Division William Scott, Police Chief, Police Department Joanne Hayes-White, Chief, Fire Department

Ed Reiskin, Executive Director, Municipal Transportation Agency Harlan Kelly, Jr., General Manager, Public Utilities Commission Tom DeCaigny, Director of Cultural Affairs, Arts Commission Jose Cisneros, Treasurer, Office of Treasurer and Tax Collector

FROM:

Erica Major, Assistant Clerk

Land Use and Transportation Committee

DATE:

June 28, 2017

SUBJECT:

LEGISLATION INTRODUCED

The Board of Supervisors' Land Use and Transportation Committee has received the following proposed legislation, introduced by Mayor Lee on June 20, 2017:

File No. 170761

Ordinance amending the Public Works Code to update provisions on street encroachment permits, establish appeals procedures and fees for such appeals, waive the annual public right-of-way occupancy assessment fee in lieu of the waiver for permit fee payment for certain permits, modify the street encroachment permit process for governmental entities, and create a temporary street encroachment permit for a maximum period of 30 months; amending the Administrative Code to establish an encroachment maintenance fund for permits where the permittee is not an adjacent property owner; and affirming the Planning Department's determination under the California Environmental Quality Act.

If you have 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 or by email at: erica.major@sfgov.org.

Scott Sanchez, Planning Department C: Lisa Gibson, Planning Department AnMarie Rodgers, Planning Department Aaron Starr, Planning Department Joy Navarrete, Planning Department Laura Lynch, Planning Department Jennifer Blot, Public Works Rowena Carr, Police Department Kristine Demafeliz, Police Department Kelly Alves, Fire Department Janet Martinsen, Municipal Transportation Agency Kate Breen, Municipal Transportation Agency Dillon Auyoung, Municipal Transportation Agency Juliet Ellis, Public Utilities Commission Donna Hood, Public Utilities Commission John Scarpulla, Public Utilities Commission Susan Pontious, Arts Commission Rebekah Krell, Arts Commission Sharon Paige Ritchie, Arts Commission Amanda Kahn Fried, Office of Treasurer and Tax Collector



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

June 28, 2017

File No. 170761

Lisa Gibson Acting Environmental Review Officer Planning Department 1650 Mission Street, Ste. 400 San Francisco, CA 94103

Dear Ms. Gibson:

On June 20, 2017, Mayor Lee introduced the following proposed legislation:

File No. 170761

Ordinance amending the Public Works Code to update provisions on street encroachment permits, establish appeals procedures and fees for such appeals, waive the annual public right-of-way occupancy assessment fee in lieu of the waiver for permit fee payment for certain permits, modify the street encroachment permit process for governmental entities, and create a temporary street encroachment permit for a maximum period of 30 months; amending the Administrative Code to establish an encroachment maintenance fund for permits where the permittee is not an adjacent property owner; and affirming the Planning Department's determination under the California Environmental Quality Act.

This legislation is being transmitted to you for environmental review.

Angela Calvillo, Clerk of the Board

By: Erica Major, Assistant Clerk

Land Use and Transportation Committee

Attachment

c: Joy Navarrete, Environmental Planning Laura Lynch, Environmental Planning

President, District 5 BOARD of SUPERVISORS



City Hall
1 Dr. Carlton B. Goodlett Place, Room 244
San Francisco 94102-4689
Tel. No. 554-7630
Fax No. 554-7634
TDD/TTY No. 544-5227

London Breed

London Breed	LIEU SA
PRESIDENTIAL ACTION	
Date: 7/05/2107	emplo emplo products
To: Angela Calvillo, Clerk of the Board of Supervisors	
Madam Clerk, Pursuant to Board Rules, I am hereby:	- ω
☑ Waiving 30-Day Rule (Board Rule No. 3.23)	
File No. 170761 Mayor (Primary Sponsor) Title. Public Works, Administrative Codes - Street Encroachment Podes Maintenance Fund for Certain Permits	ermits and
☐ Transferring (Board Rule No 3.3)	
File No. (Primary Sponsor) Title.	
From:Comm	ittee
To:Comm	ittee
Assigning Temporary Committee Appointment (Board Rule No. 3.1)	
Supervisor	·
Replacing Supervisor	
For: (Date) (Complittee)	_ Meeting

London Breed, President Board of Supervisors Member, Board of Supervisor District 2



City and County of San Francisco

Mark S. Jan

DATE:

July 13, 2017

TO:

Angela Calvillo

Clerk of the Board of Supervisors

FROM:

Supervisor Mark Farrell

RE:

Land Use and Transportation Committee

COMMITTEE REPORTS

Pursuant to Board Rule 4.20, as Chair of the Land Use and Transportation Committee, I have deemed the following matters are of an urgent nature and request they be considered by the full Board on Tuesday, July 18, 2017, as Committee Reports:

170761 Public Works, Administrative Codes - Street Encroachment Permits and Maintenance Fund for Certain Permits

Ordinance amending the Public Works Code to update provisions on street encroachment permits, establish appeals procedures and fees for such appeals, waive the annual public right-of-way occupancy assessment fee in lieu of the waiver for permit fee payment for certain permits, modify the street encroachment permit process for governmental entities, and create a temporary street encroachment permit for a maximum period of 30 months; amending the Administrative Code to establish an encroachment maintenance fund for permits where the permittee is not an adjacent property owner; and affirming the Planning Department's determination under the California Environmental Quality Act.

170692 General Plan Amendments - Implementing the City's Vision Zero Policy Regarding Pedestrian Safety

Ordinance amending the Transportation and Urban Design Elements of the General Plan to implement the City's Vision Zero policy regarding pedestrian safety; making findings, including findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1; and affirming the Planning Department's determination under the California Environmental Quality Act.

170820 Planning Code - Valencia Street Neighborhood Commercial Transit District Zoning Control Table

Ordinance amending the Planning Code to adopt the zoning control table for the Valencia Street Neighborhood Commercial Transit District, which was deleted inadvertently from Ordinance No. 129-17, the Article 7 Reorganization Ordinance; making environmental findings and findings of consistency with the General Plan, and the eight priority policies

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Fax (415) 554 - 7843 • TDD/TTY (415) 554-5227 • E-mail: mark.farrell@sfgov.org • www.sfbos.org/farrell

of Planning Code, Section 101.1, and adopting findings of public convenience, necessity, and welfare under Planning Code, Section 302.

170783 Extending Interim Zoning Controls - Indoor Agriculture

Resolution extending interim zoning controls to require conditional use authorization for indoor agriculture uses, as defined in Planning Code, Section 102, and other indoor agriculture uses in Production, Distribution and Repair zoning districts; making findings of consistency with the eight priority policies of Planning Code, Section 101.1; and affirming the Planning Department's determination under the California Environmental Quality Act.

These matters will be heard in the Land Use and Transportation Committee at a Regular Meeting on Monday, July 17, 2017, at 1:30 p.m.



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MEMORANDUM

LAND USE AND TRANSPORTATION COMMITTEE SAN FRANCISCO BOARD OF SUPERVISORS

TO:

Supervisor Mark Farrell, Chair

Land Use and Transportation Committee

FROM:

Erica Major, Assistant Clerk, Land Use and Transportation Committee

DATE:

July 18, 2017

SUBJECT:

COMMITTEE REPORT, BOARD MEETING

Tuesday, July 18, 2017

The following file should be presented as a **COMMITTEE REPORT** at the Board meeting, Tuesday, July 18, 2017. This item was acted upon at the Committee Meeting on Monday, July 17, 2017, at 1:30 p.m., by the votes indicated.

Item No. 40

File No. 170761

Ordinance amending the Public Works Code to update provisions on street encroachment permits, establish appeals procedures and fees for such appeals, waive the annual public right-of-way occupancy assessment fee in lieu of the waiver for permit fee payment for certain permits, modify the street encroachment permit process for governmental entities, and create a temporary street encroachment permit for a maximum period of 30 months; amending the Administrative Code to establish an encroachment maintenance fund for permits where the permittee is not an adjacent property owner; and affirming the Planning Department's determination under the California Environmental Quality Act.

AMENDED, AMENDMENT OF THE WHOLE BEARING SAME TITLE

Vote: Supervisor Mark Farrell - Aye

Supervisor Aaron Peskin - Aye Supervisor Katy Tang - Aye

REFERRED WITHOUT RECOMMENDATION AS AMENDED AS A COMMITTEE REPORT

Vote: Supervisor Mark Farrell - Aye

Supervisor Aaron Peskin - Aye Supervisor Katy Tang - Aye

c: Board of Supervisors
Angela Calvillo, Clerk of the Board
Alisa Somera, Legislative Deputy Director
Jon Givner, Deputy City Attorney

Office of the Mayor San Francisco



TO:

Angela Calvillo, Clerk of the Board of Supervisors

FROM:

Mayor Edwin M. Lee

RE:

Public Works, Administrative Codes - Street Encroachment Permits and

Maintenance Fund for Certain Permits

DATE: June 20, 2017

Attached for introduction to the Board of Supervisors is an ordinance amending the Public Works Code to update provisions on street encroachment permits, establish appeals procedures and fees for such appeals, waive the annual public right-of-way occupancy assessment fee in lieu of the waiver for permit fee payment for certain permits, modify the street encroachment permit process for governmental entities, and create a temporary street encroachment permit for a maximum period of 30 months; amending the Administrative Code to establish an encroachment maintenance fund for permits where the permittee is not an adjacent property owner; and affirming the Planning Department's determination under the California Environmental Quality Act.

I respectfully request that this item be heard in Land Use Committee on July 24, 2017 and sent forward as a Committee Report to the full Board on July 25, 2017.

Should you have any questions, please contact Mawuli Tugbenyoh (415) 554-5168.

2017 JUN 20 PM 3: 44