BOARD of SUPERVISORS



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MEMORANDUM

TO:	Kiely Hosmon	Director,	Youth	Commission
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FROM: John Carroll, Assistant Clerk,

Public Safety and Neighborhood Services Committee

DATE: February 20, 2019

SUBJECT: LEGISLATIVE MATTER INTRODUCED

The Board of Supervisors' Public Safety and Neighborhood Services Committee has received the following ordinance, introduced by Supervisor Brown on February 12, 2019. At the request of the Youth Commission, this item is being referred for comment and recommendation.

File No. 190164

Ordinance amending the Police Code to require, in general, that brick-and-mortar businesses accept payment in cash.

Assistant Clerk, Public Safety and Neighborho	ood Services Committee.
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RESPONSE FROM YOUTH COMMISSION	Date:
No Comment Recommendation Attached	
	Chairperson, Youth Commission

Please return this cover sheet with the Commission's response to John Carroll,

[Police Code - Acceptance of Cash by Brick-and-Mortar Businesses]

businesses accept payment in cash.

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Ordinance amending the Police Code to require, in general, that brick-and-mortar

Unchanged Code text and uncodified text are in plain Arial font. NOTE:

Additions to Codes are in *single-underline italics Times New Roman font.* Deletions to Codes are in strikethrough italics Times New Roman font. Board amendment additions are in double-underlined Arial font. Board amendment deletions are in strikethrough Arial font. Asterisks (* * * *) indicate the omission of unchanged Code

subsections or parts of tables.

Be it ordained by the People of the City and County of San Francisco:

Section 1. The Police Code is hereby amended by adding Article 55, consisting of Sections 5500–5504, to read as follows:

ARTICLE 55: LEGAL RIGHTS FOR LEGAL TENDER

SEC. 5500. FINDINGS AND PURPOSE.

San Francisco strives to be a welcoming, inclusive place for all City residents. Consistent with this ethos of inclusivity, the City strives to empower all of its residents to participate in San Francisco's economic life. A key aspect of participation in economic life in the City, as anywhere, is the ability to purchase goods and services.

For many City residents (for example, those who are denied access to credit, or who are unable to obtain bank accounts), the ability to purchase goods and services depends on the ability to pay for those goods and services in cash. This is especially true of the very poor.

Millions of Americans do not hold bank accounts, or otherwise fall outside the non-cash financial system. Some stand apart by choice, because they are concerned about privacy and do not want their every financial transaction recorded by banks and credit card companies; physical cash remains the most accessible anonymous medium of exchange in this country. Others may not be well situated to participate in the formal banking system, or may be excluded from that system against their will. In short, denying the ability to use cash as a payment method means excluding too many people.

According to the Federal Deposit Insurance Corporation (FDIC), in 2017, 17% of all AfricanAmerican households and 14% of all Latino households in the U.S. had no bank account. These
numbers may be much higher in San Francisco, where, according to a 2005 study commissioned by the
City, as many as 50% of African-American and Latino households were estimated to be unbanked. In
this reality, not accepting cash payment is tantamount to systematically excluding segments of the
population that are largely low-income people of color. Cashless business models may also have
significant detrimental impacts on young people who do not meet age requirements for credit cards, for
the elderly (many of whom have not transitioned to credit and digital payment modes at the same rate
as younger generations), and for other vulnerable groups (such as homeless and immigrant
populations).

The City must remain vigilant in ensuring its economy is inclusionary and accessible to everyone. The purpose of this Article 55 is to ensure that all City residents—including those who lack access to other forms of payment—are able to participate in the City's economic life by paying cash for goods and services.

SEC. 5501. DEFINITIONS.

For purposes of this Article 55, the following definitions apply:

"Brick-and-Mortar Business" means any place of business operating at a fixed, permanent physical premises. "Brick-and-Mortar Business" does not include any business not operating at a

physical premises (such as a business operating via the Internet), or any business operating from a vehicle or other mobile space (such as a food truck), or any business operating from a temporary physical premises (such as a pop-up).

"Cash" means United States currency, in the form of both paper Federal Reserve Notes and metal coins. "Cash" does not include currency issued under the authority of any country other than the United States; any paper instrument other than a Federal Reserve Note (including, but not limited to, any check, bond, or promissory note); or any metal coin (including, but not limited to, any gold or silver coin) that is not legal tender in the United States.

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

SEC. 5502. BRICK-AND-MORTAR BUSINESSES REQUIRED TO ACCEPT CASH.

Except as set forth in Section 5503, every Brick-and-Mortar Business within the City must accept payment in Cash, if offered, for any transaction for which the business would accept one or more other forms of payment (including, but not limited to, check, credit card, debit card, or any form of electronic payment) if the customer seeking to engage in that transaction and a representative of the business who is responsible for accepting or processing payment for that transaction are both physically present at the point of sale.

SEC. 5503. EXCEPTIONS.

- (a) Suspected Counterfeit Currency. A Brick-and-Mortar Business may refuse to accept

 Cash or putative Cash that the business reasonably suspects to be counterfeit.
- (b) Large Denominations. A Brick-and-Mortar Business may refuse to accept Cash in any denomination larger than a twenty-dollar bill, but shall otherwise accept any combination of paper Federal Reserve Notes and metal coins in connection with any transaction covered by Section 5502.

SEC. 5504. ENFORCEMENT.

- (a) Division of Weights and Measures. The Sealer of the Weights and Measures Division, and the Sealer's employees, agents, or other designees, shall have the authority to enforce this Article 55 as set forth in this Section 5504.
- (b) No Worker Liability. The obligation to ensure that a Brick-and-Mortar Business complies with this Article 55 shall fall only on the business, or (in any case in which the owner or owners of the business are responsible for a policy or practice causing a violation of this Article) on the owner or owners of the business. No employee or independent contractor working at a Brick-and-Mortar Business shall be held liable for any violation of this Article.
- (c) Violations Defined. Each transaction or attempted transaction in which a Brick-and-Mortar Business fails to accept Cash as required by Section 5502 shall constitute a separate violation of this Article 55.
- (d) Penalties. Any violation of this Article shall be an infraction or misdemeanor punishable as hereinafter specified:
- (1) For a first violation of this Article, an infraction punishable by a fine not exceeding \$100 and not less than \$50;
- (2) For a second violation of this Article within a 12-month period, an infraction punishable by a fine not exceeding \$200 and not less than \$100; and
- (3) For a third violation of this Article within a 12-month period, and any additional violation within a 12-month period, a misdemeanor punishable by a fine not exceeding \$1,000 and not less than \$500.
- (e) Enforcement Costs. In addition to the penalties set forth in subsection (c), the court may order that a violator of this Article 55 reimburse the City for all its costs incurred in investigating and prosecuting the enforcement action against that violator.

Section 2. Effective Date. This ordinance shall become effective 30 days after enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the Mayor's veto of the ordinance.

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

By:

MATTHEW LEE Deputy City Attorney

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LEGISLATIVE DIGEST

[Police Code - Acceptance of Cash by Brick-and-Mortar Businesses]

Ordinance amending the Police Code to require, in general, that brick-and-mortar businesses accept payment in cash.

Existing Law

Nothing in existing state or local law requires businesses to accept payment in cash.

Amendments to Current Law

This ordinance would generally require so-called "brick-and-mortar" businesses in the City to accept payment in cash. In particular, such businesses would be required to accept cash for any transaction for which the business would accept any other form of payment, if both the customer and a representative of the business are physically present at the point of sale. The ordinance would not apply unless both parties were physically present.

The ordinance defines "brick-and-mortar" businesses to mean businesses operating at fixed, permanent physical premises. Businesses that do not fit this definition (for example, online-only businesses, businesses operating from mobile spaces like vehicles, or temporary businesses like pop-ups) would not be covered by the ordinance.

The ordinance defines "cash" to mean only valid U.S. currency—i.e., paper Federal Reserve Notes and metal coins that are legal tender in the United States. The ordinance would not require businesses to accept other currency.

The ordinance contains two other exceptions to its general requirement that brick-and-mortar businesses accept cash. First, the ordinance would allow a brick-and-mortar business to reject cash that the business reasonably suspects to be counterfeit. Second, the ordinance would allow a brick-and-mortar business to refuse to accept cash in any denomination larger than a twenty-dollar bill, but would require acceptance of any combination of paper currency and coins in smaller denominations.

The ordinance would be enforced by the Sealer of the Weights and Measures Division. Violation of the ordinance would be either an infraction or (for three or more offenses within twelve months) a misdemeanor, punishable by escalating fines. Only businesses or business owners could be held liable for violations of the ordinance; no liability would fall on employees.

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BOARD OF SUPERVISORS

Print Form

Introduction Form

By a Member of the Board of Supervisors or Mayor

2019 FEB 12 PH 1: 57
Time stamp

or meeting date I hereby submit the following item for introduction (select only one): 1. For reference to Committee. (An Ordinance, Resolution, Motion or Charter Amendment). 2. Request for next printed agenda Without Reference to Committee. 3. Request for hearing on a subject matter at Committee. 4. Request for letter beginning: "Supervisor inquiries" 5. City Attorney Request. 6. Call File No. from Committee. 7. Budget Analyst request (attached written motion). 8. Substitute Legislation File No. 9. Reactivate File No. 10. Topic submitted for Mayoral Appearance before the BOS on Please check the appropriate boxes. The proposed legislation should be forwarded to the following: **Small Business Commission** ☐ Youth Commission Ethics Commission Planning Commission Building Inspection Commission Note: For the Imperative Agenda (a resolution not on the printed agenda), use the Imperative Form. Sponsor(s): Brown, Fewer, Walton, Peskin, Safai, Mandelman, and Ronen Subject: [Police Code - Acceptance of Cash by Brick-and-Mortar Businesses] The text is listed: Ordinance amending the Police Code to require, in general, that brick-and-mortar businesses accept payment in cash. Signature of Sponsoring Supervisor:

For Clerk's Use Only