## Amendment of the Whole 2/25/08

FILE NO. 061438

ORDINANCE NO.

1	[Public Works Code – Sidewalk flower-vending stands.]
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3	Ordinance amending Public Works Code Sections 156, 157, 159, 160, 161, 162, and 163
4	to impose a two five year-limit on sidewalk flower-vending stand permits and establish
5	a lottery process for subsequent permit issuance for such stands, to clarify application
6	requirements, to add operating conditions for such stands and establish an
7	abandonment period, to establish an annual public right-of-way occupancy fee, to
8	delete provisions regarding permit assignment to family members of the permittee, to
9	change the criminal penalty for violations from a misdemeanor to an infraction, and to
10	establish administrative penalties for violations; and adding Section 165 concerning
11	the establishment of new sidewalk flower-vending stand locations, including permit
12	application fees .
13	Note: Additions are <u>single-underline italics Times New Roman</u> ;
14	deletions are strikethrough italics Times New Roman. Board amendment additions are double underlined.
15	Board amendment deletions are strikethrough normal.
16	Be it ordained by the People of the City and County of San Francisco:
17	Section 1. The San Francisco Public Works Code is hereby amended by amending
18	Section 156, 157,159, 160, 161, 162, and 163 to read as follows:
19	SEC. 156. AUTHORITY TO ISSUE PERMITS.
20	(a) The Director of Public Works is hereby authorized and empowered to issue
21	permits for the maintenance of sidewalk flower-vending stands at the locations specified in
22	Section 155 of this Article, subject to the proviso contained in said Section 155. In considering
23	the issuance of sidewalk flower-vending stand permits and in prescribing the location of such
24	stands within the areas set forth in Section 155 of this Article, the Director of Public Works
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1	shall give due regard to the conveniences and necessities of the owners, occupants o
2	tenants of offices, stores or shops in the vicinity.
3	(b) The term of a permit issued pursuant to this Article shall be no longer than two

- (b) The term of a permit issued pursuant to this Article shall be no longer than two five years, subject to revocation or suspension pursuant to Section 161 or the Director's authority to revoke such permit for appropriate governmental use of the public right-of-way.
- At the end of the permit term, the permit shall automatically terminate. A subsequent permit for that location shall be issued based on a random lottery among qualifying applicants who desire to operate a flower stand at the subject location and the existing permittee. If there are no qualifying applicants for the subject location, the permit shall be automatically renewed. In order to qualify, an applicant cannot have any business interest in any other street flower market stand authorized pursuant to this Article. Each qualifying applicant in the lottery for the particular flower market stand location shall receive one ticket in the lottery and the former permittee shall receive two lottery tickets for each qualifying applicant in the lottery. Should a participating applicant be selected in the lottery, but for whatever reason said applicant cannot complete the two five year-permit term, then the former permittee shall be able to complete any unexpired period remaining on the permit. Should such permittee have obtained a permit to operate at another street flower market stand or be unavailable or unwilling to complete the unexpired term, then a new lottery shall be conducted among qualifying applicants. If there are no qualifying applicants, the location shall remain vacant until one or more qualifying applicants express interest in obtaining a permit for the location during a six month period. If there is only one qualifying applicant during this period, the Director shall award the permit to such applicant. If there is more than one qualifying applicant, the Director shall hold a random *lottery among the applicants to award the location.* 
  - (d) In order to be a qualifying applicant, neither the applicant nor any one in his or her immediate family shall have any business interest in any other street flower market stand

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1	<u>authorized</u>	<u>pursuant to this Article.</u>	<u>For pu</u>	<u>irposes of thi</u>	<u>s Subsection,</u>	<u>"immediate family"</u>
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- 2 means the children, grandchildren, spouse, domestic partner, parent, brother, or sister of the
- 3 applicant. In addition, a qualifying applicant may not have any outstanding violations pursuant
- 4 <u>to Section 162 or be subject to permit revocation or suspension actions pursuant to Section</u>
- 5 161. As part of applying for the flower stand lottery, each applicant shall submit to the
- 6 <u>Department an affidavit signed under penalty of perjury that the applicant qualifies under the</u>
- 7 terms of this Subsection.

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- SEC. 157. APPLICATION FOR PERMIT.
  - Each application for a sidewalk flower-vending permit shall state the name of the applicant therefor as well as the names of the individuals to be employed by or engaged with the applicant in displaying or selling flowers at said flower vending stand, include a diagram of the area of the sidewalk that the flower-vending stand will occupy, and any other information as specified in the rules and regulations of the Department.
    - SEC. 159. PERMIT PERMIT FEE.
  - No person, firm or corporation shall operate, maintain or conduct any sidewalk flower-vending stand in the City and County of San Francisco without first obtaining a permit to so do and paying the fees for said permit in accordance with the provisions of this Article. The fee for any such permit shall be \$100 per quarter year, commencing on the first day of July, 1981, and in addition to said quarterly fee herein provided for, each permittee shall pay a quarterly fee of \$30 for each employee employed in and about said sidewalk flower vending stands. When any application for a permit for a sidewalk flower vending permit shall be granted by the Director of Public Works, the same shall be delivered to the permittee only upon the payment of the first quarter's permit fee due thereon, and the payment of the same shall be endorsed on said permit, and said permittee shall thereafter pay quarterly, in advance, the permit fees herein provided for, and on the failure to so do, said permit may

1	be revoked by the Director of Public Works. The permit fee shall be as set forth in Section 2.1.1 of the
2	Public Works Code. In addition, the permittee shall pay a right-of-way occupancy assessment fee of
3	\$3.00 per square foot of occupancy. Both the permit fee and occupancy assessment fee shall be
4	adjusted annually as set forth in Section 2.1.2. For purposes of calculating the assessment fee, the
5	Department shall charge no less than \$100.00 per year even though the calculated square footage
6	<u>charge</u> for the street flower-vending stand <u>may result in a smaller assessment fee.</u>
7	SEC. 160NO OTHER FEE OR PEDDLER'S LICENSE.
8	The permit fees provided for in Section 159 of this Article shall be the only fees charged
9	for the privilege of maintaining said sidewalk flower vending stands or for displaying or selling flower.
10	thereat. No peddler's license shall be required for such permittees or for any other person employed in
11	and about the conduct of said sidewalk flower vending stands.
12	SEC. 161. CONDITIONS AND RESTRICTIONS.
13	The issuance of permits and licenses and the maintenance of sidewalk flower-vending
14	stands by the persons granted permits hereunder shall be subject to the following conditions
15	and restrictions:
16	(a) No permanent stands of any kind shall be erected on the sidewalks of said
17	locations;
18	(b) The design and construction of all flower-vending stands placed at the locations
19	designated in Section 155 of this Article and the maintenance of said stands shall be subject
20	to the approval of the Director of Public Works; provided, that no such flower-vending stand
21	shall exceed the following dimensions, to-wit: 10 feet in length and three feet in width, and any
22	person, firm or corporation having a permit to maintain and operate a flower-vending stand as
22	person, firm or corporation having a permit to maintain and operate a nower-

provided in Sections 155 to 162 of this Article may maintain and operate a stand not

exceeding 10 feet in length and three feet in width, provided that no part of the flower vender's

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- display or activities may take place outside of an area that exceeds five feet in width and 20
   feet in length;
  - (c) No more than one flower-vending stand shall be granted a permit to operate at any one of the locations designated in Section 155;
  - (d) No more than two persons shall at any given time be engaged or employed in displaying or selling flowers at any stand; provided, that for a substantial portion of time during the hours of operation of any stand, one of said persons engaged in displaying or selling flowers thereat shall be the person to whom the permit to operate said stand is issued; provided, however, that if the permit is issued to a firm or corporation, one of said persons engaged in displaying or selling flowers for a substantial portion of the time said stand is operated shall be an officer or partner of said firm or corporation;
  - (e) Only cut flowers, evergreens, and corsages shall be displayed or sold at any stand, and no display, sale or orders for the sale or delivery of floral arrangements, potted plants, or shrubs shall be made, taken, received or solicited, at any stand, or by the owners or operators thereof;
    - (f) No rubbish or cuttings shall be deposited in any public waste container;
  - (g) No flower stand shall be operated between the hours of 9:00 p.m. and 7:00 a.m., and the sidewalk and street surrounding each stand shall be kept free of rubbish, cuttings or debris resulting from the operation of the stand;
  - (h) No permit shall be issued to any person unless he or she has been a resident of the City and County of San Francisco for a period of one year prior to his or her application for a permit hereunder; The flower-vending stand shall be in continuous operation seven days a Monday through Friday each week with the exception of official City holidays. Failure to operate the stand for a period of ten (10) two (2) consecutive calendar daysweeks, official City holidays excepted,

- shall constitute abandonment of the street flower market area and be subject to the permit revocation or permit violation procedures set forth in Sections 161 and 162, respectively;
  - (i) No owner, landlord, lessee or occupant of any premises in the block occupied by a flower- vending stand as provided for herein, shall receive rent or any remuneration directly or indirectly for the space occupied by such flower-vending stand or its operation;
  - (j) Each person operating a flower-vending stand under a permit as herein provided for, shall at all times carry and maintain at the permittee's own cost and expense a policy of liability insurance in the minimum amount of \$500,000 single limit applying to bodily injuries, personal injuries and property damage. Said policy shall directly protect the City and County of San Francisco, its officers and employees and agents as named insureds, and shall provide that the insurance will operate as primary insurance and no other insurance effected by City will be called on to contribute to a loss covered by said policy. Said policy shall provide 30 days' notice of cancellation or material change to the Director of Public Works of the City and County of San Francisco. Said policy shall be approved in writing by the Director of Public Works and the City Attorney of the City and County of San Francisco. A copy of policy and certificate shall be filed with the Director of Public Works.

In addition, the permittee shall agree to hold harmless and indemnify the City and County of San Francisco, its officers, agents and employees from any damage or injury caused by reason of the placement or maintenance of the flower-vending stand on the sidewalk, and the permittee shall be solely liable for any damage or loss, claims, injury and liability of every kind, nature and description directly or indirectly arising from said activity. Approval of insurance shall in no way relieve operator from liability under this hold-harmless clause.

1	(K) I here shall be no liability on the City or upon any of its officers, agents or
2	employees for any damage sustained by the owner or operator of any flower-vending stand
3	from any cause whatsoever, no matter whether said damage be caused by an officer, agent
4	or employee of the City or by any other person;
5	(I) An assignment or sale of a flower stand permit, without the approval of the
6	Board of Supervisors, is prohibited; provided, however, that in the event of the death of a permittee,
7	his or her permit shall be considered to be assigned to a living member of the deceased permittee's
8	immediate family. Provided further, however, that such living member of a deceased permittee's
9	immediate family must thereafter personally operate the flower-vending stand within six months from
10	the date of the distribution of the proceeds of the deceased permittee's estate or, with the approval of
11	the Board of Supervisors, sell the permit within said six month period.
12	For the purposes of this Subparagraph (1), the term "immediate family" shall be limited
13	to the children, grandchildren, spouse, co habitant, parent, brother, sister, or child of a deceased
14	brother or sister of a deceased permittee.
15	An individual shall be considered a "co habitant" if he or she resided with the permittee
16	shared the common necessaries of life with the permittee, was not married to or related by marriage to
17	the permittee, was the permittee's sole co-habitant, and is over 18 years of age.
18	An individual claiming a right to a permit as co-habitant under this Subparagraph (l)
19	shall have resided with the permittee, and been a resident of the City and County of San Francisco, for
20	a period of one year prior to the assignment or sale of said permit.
21	SEC. 162161. SUSPENSION OR REVOCATION OF PERMIT.
22	The operator of any flower-vending stand, licensed hereunder, who shall violate any of
23	the restrictions and conditions set forth in Section $\underline{161}\underline{160}$ of this Article, or any rule or
24	regulation of the Director of the Department of Public Works adopted in pursuance of the

1	provisions of Section 158 of this Article, shall be subject to the suspension or revocation of his
2	permit by said Director.
3	SEC. 163162. VIOLATION A MISDEMEANOR AN INFRACTION OR SUBJECT TO
4	<u>ADMINISTRATIVE PENALTIES</u> .
5	Any person, firm or corporation violating any of the provisions of this Article or any
6	lawful rule or regulation adopted pursuant thereto shall be guilty of a misdemeanor an infraction.
7	Every violation determined to be an infraction is punishable by (1) a fine not exceeding \$100 for the
8	first violation within one year; (2) a fine not exceeding \$200 for a second violation within one year
9	from the date of the first violation; (3) a fine not exceeding \$500 for the third and each additional
10	violation within one year from the date of the first violation. In the alternative to the criminal penalty
11	authorized above, the Department of Public Works officials designated in Section 38 of the Police Code
12	may issue administrative citations for violations of this Article. The administrative penalty shall not
13	exceed \$300 per day for each violation. Such penalty shall be assessed, enforced, and collected in
14	accordance with Section 39-1 of the Police Code.
15	Section 165. NEW SIDEWALK FLOWER-VENDING STAND LOCATIONS.
16	(a) Nothing herein shall prohibit the Board of Supervisors from establishing via
17	ordinance a new sidewalk flower-vending stand locations pursuant to the terms and conditions
18	of this Article; provided, however, that no new location shall be established in any residential
19	zoning district as set forth in the Planning Code
20	(b) Any person may initiate the establishment of a new sidewalk flower-vending
21	stand location by submitting a written request to the Department of Public Works along with
22	the written consent of the adjacent property owner and any other information that the
23	Department requires. The Department shall treat the request as a street encroachment
24	permit application and process it in accordance with Public Works Code Sections 786.1-

1	786.6; provided, however, that the legislation forwarded to the Board shall be an ordinance.
2	The permit fee for the initiation request shall be the fee set forth in Section 2.1.1(h).
3	(c) Should the Board of Supervisors approve a new sidewalk flower-vending stand
4	location pursuant to Subsection (b), the Department shall issue a permit to the requestor as
5	set forth in Section 156(b). and in accordance with the terms and conditions of this Article.
6	Section 2. This section is uncodified. All existing permits for street flower market
7	stands shall be subject to the terms of this Ordinance beginning on its effective date, except
8	that any existing permit will not be subject to the five year-permit term set forth in Sections
9	156(b) and (c) In addition, the spouse or domestic partner, if any, of an existing permittee
10	shall be considered a co-permittee for purposes of this section. In order to make this co-
11	permittee provision operative, the existing permittee shall provide the Department with written
12	authorization and proof of marriage or domestic partner status.
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16	APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney
17	D.
18	By:  John D. Malamut
19	Deputy City Attorney
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