1	[Administrative Penalties and Fees for Fare Evasion or Passenger Misconduct Offenses.]
2	
3	Ordinance amending San Francisco Traffic Code Sections 127, 128, 128.1, 128.1-A,
4	128.2, and 128.3 to clarify the definition of "Proof of Payment" and impose
5	administrative penalties and fees for certain types of fare evasion or passenger
6	misconduct offenses instead of criminal penalties where authorized by state law, and
7	authorizing the Municipal Transportation Agency's Board of Directors to set the
8	specific penalty and fee amounts.
9	Note: Additions are <u>single-underline italics Times New Roman</u> ;
10	deletions are strikethrough italics Times New Roman. Board amendment additions are double underlined.
11	Board amendment deletions are strikethrough normal.
12	Be it ordained by the People of the City and County of San Francisco:
13	Section 1. The San Francisco Traffic Code is hereby amended by amending Section
14	127, to read as follows:
15	SEC. 127. <u>FARE EVASION REGULATIONS PROOF OF PAYMENT DEFINED;</u>
16	BOARDING STREETCAR, MOTOR COACH, OR TROLLEY COACH WITHOUT PAYMENT OF
17	FARE, OR BOARDING STREETCAR, MOTOR COACH, OR TROLLEY COACH THROUGH
18	REAR EXIT.
19	It shall be unlawful for any passenger or other person in or about any public transit station
20	(including an outdoor high-level boarding platform or station operated by the Bay Area Rapid Transit
21	District), streetcar, cable car, motor coach, trolley coach or other public transit vehicle to evade any
22	fare collection system or proof of payment program instituted by the Municipal Transportation Agency.
23	(a) "Proof of payment" or "proof of payment program" shall mean a fare
24	collection system that requires transit passengers to possess a valid fare receipt or transit
25	pass upon boarding a transit vehicle or entering while in a paid area of a subway or boarding

1	platform, and subjects said passengers to inspections for proof of payment of fare by any
2	authorized representative of the transit system or duly authorized peace officer.
3	(b) It shall be unlawful for any person to board or ride a streetcar, motor
4	coach, trolley coach without prior or concurrent payment of fare.
5	(c) It shall be unlawful for any person to board a streetcar, motor coach,
6	trolley coach through the rear exit except: $(\underline{l_i})$ when a representative of the transit system is
7	present at such exit for the collection of fares or transfers or the inspection for proof of
8	payment; $(2ii)$ when the streetcar, motor coach, trolley coach or other transit vehicle is
9	operating at a station or boarding platform where fares are collected prior to boarding the
10	transit vehicle; (3iii) when necessary for access by the disabled on wayside boarding
11	platforms; or $(4iv)$ when the streetcar, motor coach, or trolley coach is operating on a transit
12	line or area designated as "proof of payment" by the Municipal Transportation Agency Public
13	Transportation Commission or its designated representative.
14	(d) It shall be unlawful to fail to display a valid fare receipt or transit pass at
15	the request of any authorized representative of the transit system or duly authorized peace
16	officer while on a vehicle or in an area designated as requiring proof of payment.
17	(e) It shall be unlawful to misuse any transfer, pass, ticket, or token with the
18	intent to evade the payment of any fare.
19	(f) It shall be unlawful for any person to knowingly use or attempt to use any
20	illegally printed, duplicated, or otherwise reproduced token, card, transfer or other item for entry onto
21	any transit vehicle or into any transit station with the intent of evading payment of a fare.
22	(g) It shall be unlawful for any unauthorized person to use a discount ticket or fail to
23	present, upon request from a system fare inspector, acceptable proof of eligibility to use a discount
24	ticket.

1	Section 2. The San Francisco Traffic Code is hereby amended by amending Section
2	128, to read as follows:
3	SEC. 128. PASSENGER CONDUCT REGULATIONS.
4	It shall be unlawful for any passenger or other person in or about any public transit
5	station (including an outdoor high-level boarding platform or station operated by the Bay Area
6	Rapid Transit District), streetcar, cable car, motor coach, trolley coach or other public transit
7	vehicle to commit any of the acts described below, including, but not limited to, those stations or
8	vehicles operated by the Bay Area Rapid Transit District:
9	(a) Playing sound equipment on or in a system facility or vehicle;
10	(b) Smoking, eating, or drinking in or on a system facility or vehicle in those areas
11	where those activities are prohibited by that system;
12	(c) Expectorating upon a system facility or vehicle;
13	(d) Willfully disturbing others on or in a system facility or vehicle by engaging in
14	boisterous or unruly behavior;
15	(e) Carrying an explosive or acid, flammable liquid, or toxic or hazardous materia
16	in a system facility or vehicle;
17	(f) Urinating or defecating in a system facility or vehicle, except in a lavatory.
18	However, this paragraph shall not apply to a person who cannot comply with this paragraph as a
19	result of a disability, age, or a medical condition;
20	(g) Willfully blocking the free movement of another person in a system facility or
21	vehicle. This restriction shall not be interpreted to affect any lawful activities permitted or first
22	amendment rights protected under the laws of this state or applicable federal law, including, but not
23	limited to, laws related to collective bargaining, labor relations, or labor disputes;
24	

1	(h) Skateboarding, roller skating, bicycle riding, or roller blading in a system
2	facility, vehicle, or parking structure. This restriction does not apply to an activity that is necessary for
3	utilization of the transit facility by a bicyclist, including, but not limited to, an activity that is necessary
4	for parking a bicycle or transporting a bicycle aboard a transit vehicle as permitted by the Municipal
5	Transportation Agency.
6	(a) To knowingly provide false identification to a peace officer, fare inspector or other
7	representative of the transit system when engaged in the enforcement of this ordinance or other City or
8	State laws regarding fare collection, fare evasion, passenger conduct or proof of payment;
9	(b) To interfere with the turnstile or fare register;
10	(c) To meddle with the trolley pole or rope attached thereto;
11	(d) To meddle with tracks, switches, turnouts, or any other transit system structures or
12	facilities;
13	(e) To enter upon the roadbed, tracks, structures or other portions of transit system
14	property or facilities not open to passengers or the public;
15	(f) To carry any explosive or acid, flammable liquid, or toxic or hazardous material;
16	(g) To urinate or defecate in any public transit vehicle or facility, except in a lavatory.
17	However, this paragraph shall not apply to any person who cannot comply with this paragraph as a
18	result of a disability, age or a medical condition;
19	(h) In any manner to obstruct any person or persons in charge of any transit station or
20	facility, streetcar, cable car, bus, trolley coach or public transit vehicle, in the performance of such
21	person's duties, or otherwise interfere with the operation thereof;
22	(i) To sound any bell or other warning device, without authorization;
23	(j) To play sound equipment on any transit vehicle;
24	(k) To smoke, eat or drink;

1	(1) To expectorate;
2	(m) To wilfully disturb others by engaging in boisterous or unruly behavior;
3	(n) To board or alight while the transit vehicle is in motion;
4	(o) To ride roller skates, inline skates, skateboards, toy vehicles, coasters or similar devices.
5	(p) To operate electric personal assistive mobility devices in any public transit station or
6	public transit vehicle.
7	Section 3. The San Francisco Traffic Code is hereby amended by amending Section
8	128.1, to read as follows:
9	SEC. 128.1. PENALT <u>IES</u> ¥.
10	(a) Pursuant to California Public Utilities Code Section 99580, any person over the age of
11	eighteen who violates either Section 127 or 128 shall be subject to the issuance of a citation and
12	imposition of an administrative penalty. Administrative penalties shall not exceed \$50 for the first
13	offense; \$75 for the second offense committed within a one year period of the date of the first offense;
14	and \$100 for the third offense committed within a one year period of the date of the first offense.
15	(b) The penalty for failure to pay the administrative penalty or contest the underlying
16	citation by the first due date affixed to the notice of violation shall be \$25. The penalty for failure to
17	pay the administrative penalty or contest the underlying citation by the second due date affixed to the
18	notice of violation shall be \$35.
19	(c) If a citation is referred to a processing agency for collection, an additional collection
20	recovery fee shall be imposed in an amount not to exceed \$25.
21	(d) The Municipal Transportation Agency's Board of Directors is authorized to set the
22	administrative penalty, late payment penalty, and collection recovery fee amounts by resolution. The
23	Municipal Transportation Agency's Board of Directors shall set the penalty and fee amounts based on
24	agency costs and the Consumer Price Index.

1	(e) The administrative procedures that govern the imposition, enforcement, collection, and
2	administrative review of citations issued for violations of Traffic Code Sections 127 and 128 are set
3	forth in California Public Utilities Code Sections 99580 through 99582.
4	(f) Any person under the age of eighteen who violates either Section 127 or 128 shall be
5	guilty of an infraction.
6	Any person who shall violate any of the provisions of Section 127 or Subsections (j), (k), (l),
7	(m), (n) or (o) of Section 128 of this Article shall be guilty of an infraction. Any person who shall
8	violate any of the provisions of Subsections (a), (b), (c), (d), (e), (f), (g), (h) or (i) of Section 128 of this
9	Article shall be guilty of a misdemeanor.
10	If charged and convicted for a misdemeanor, the penalty therefor shall be by imprisonment in
11	the County Jail not exceeding six months and/or a fine not exceeding \$500.
12	If charged and found guilty of an infraction, the penalty shall be as follows: For the first
13	offense, a fine of $\$5035$ ; for the second offense within a one year period of one year from the
14	date of the first offense, a fine of $$7555$ ; for a third and each additional offense committed
15	within a one year period of from the date of the first offense, a fine of $$10075$ .
16	Section 4. The San Francisco Traffic Code is hereby amended by amending Section
17	128.1-A, to read as follows:
18	SEC. 128.1-A. FARE INSPECTORS.
19	(a) The Director of <i>Public</i> -Transportation is authorized to designate officers or
20	employees of the Municipal Transportation Agency Public Transportation Department to be fare
21	inspectors. Any fare inspector so designated is hereby authorized to issue citations for any
22	violation of Sections 127, and 128, and 128.2 of this Article.
23	
24	
25	

1	(b) Persons designated as fare inspectors shall receive the requisite training as
2	established and approved by the Municipal Transportation Agency Public Transportation
3	Department and the San Francisco Police Department.
4	Section 5. The San Francisco Traffic Code is hereby amended by amending Section
5	128.2, to read as follows:
6	SEC. 128.2. OTHER FARE EVASION AND PASSENGER CONDUCT
7	REGULATIONS COUNTERFEIT TRANSIT PASSES.
8	It shall be unlawful for any passenger or other person in or about any public transit station
9	(including an outdoor high-level boarding platform or station operated by the Bay Area Rapid Transit
10	District), streetcar, cable car, motor coach, trolley coach or other public transit vehicle to commit any
11	of the acts described below:
12	(a) Knowingly providing false identification to a peace officer, fare inspector or
13	other representative of the transit system when engaged in the enforcement of this ordinance or other
14	City or State laws regarding fare collection, fare evasion, passenger conduct or proof of payment;
15	(b) Interfering with the turnstile or fare register;
16	(c) Meddling with the trolley pole or rope attached thereto;
17	(d) Meddling with tracks, switches, turnouts, or any other transit system structures
18	or facilities;
19	(e) Entering upon the roadbed, tracks, structures or other portions of transit system
20	property or facilities not open to passengers or the public;
21	(f) Obstructing any person or persons in charge of any transit station or facility,
22	streetcar, cable car, bus, trolley coach or public transit vehicle, in the performance of such person's
23	duties, or otherwise interfering with the operation thereof;
24	(g) Sounding any bell or other warning device, without authorization;
25	

1	(h) It shall be unlawful for any person, firm, corporation, or other combination of
2	$\frac{individuals,\ to\ P}{inting}$ , duplicat $\frac{inge}{ing}$ or otherwise reproduc $\frac{inge}{ing}$ any token, card, transfer or other
3	item used for entry onto any transit vehicle or into a transit station without the express
4	permission of the Municipal Transportation Agencytransit system issuing such item. It shall be
5	unlawful for any person to knowingly use or attempt to use any such illegally reproduced item for entry
6	onto any transit vehicle or into a transit station.
7	Section 6. The San Francisco Traffic Code is hereby amended by amending Section
8	128.3, to read as follows:
9	SEC. 128.3. PENALTY.
10	Any person who $shall$ -violates any of the provisions of Section 128.2 $of this Article$ -shall
11	be guilty of a misdemeanor; provided, however, upon sentencing, the charge may, in
12	discretion of the Court, be reduced to an infraction.
13	
14	APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney
15	DEINNIS J. HERRERA, City Attorney
16	By: JOHN I. KENNEDY
17	Deputy City Attorney
18	
19	
20	
21	
22	
23	
24	
25	