ı	[Modifying election procedures and deadlines for a June 2, 2009 election.]
2	
3	Emergency ordinance (1) finding that an emergency exists for purposes of Charter
4	Section 2.107; (2) modifying various election procedures and deadlines for a June 2,
5	2009 special election; and (3) identifying the proposed revenue measures that would be
6	submitted using the modified procedures.
7	Note: Additions are <u>single-underline italics Times New Roman</u> ; deletions are <u>strikethrough italics Times New Roman</u> .
8	Board amendment additions are double underlined.
9	Board amendment deletions are strikethrough normal.
10	Be it ordained by the People of the City and County of San Francisco:
11	
12	Section 1. Finding of Emergency Under Charter Section 2.107.
13	Section 2.107 of the San Francisco Charter authorizes the City to pass emergency
14	ordinances to address public emergencies threatening life, health, or property, or to provide
15	for the uninterrupted operation of any City department required to comply with time limitations
16	established by law.
17	The Board of Supervisors hereby finds that an actual emergency exists that requires
18	the passage of this emergency ordinance, based on the following:
19	1. The fiscal crisis impacting the nation and the state has affected San Francisco as
20	well. The City has been hit by a sudden and precipitous drop in local revenues—revenues
21	from the real estate transfer tax alone are expected to drop almost 50 percent below the
22	adopted budget levels.
23	2. As a result of these conditions, and the City's structural budget deficit, the Mayor's
24	Office has projected a General Fund deficit of \$575.6 million for Fiscal Year 2009-10, a loss of
25	roughly half of the City's discretionary spending as compared to funds available for

- discretionary spending in Fiscal Year 2008-09. This deficit would severely harm public health and human service programs in particular, since the departments delivering those programs are among those most dependent on the General Fund. Unless the City can replace this funding, the health, safety, and welfare of the vulnerable segments of the population will be put at risk.
 - 3. The City has already made significant cuts in government spending, including the elimination or postponement of programs, lay-offs of nearly 400 City employees, and elimination of over 300 vacant positions. But adoption of most new revenue sources, such as taxes, requires voter approval.
 - 4. The next regularly-scheduled City election is not until November 2009, nearly halfway through the next fiscal year and too late to address the projected deficit.
 - 5. In response to this situation, the Board of Supervisors intends to call a special election for June 2, 2009, to submit a number of proposed revenue measures to the voters, so that the Board and the Mayor will know before the commencement of Fiscal Year 2009-10 whether the voters have approved the revenue measures. But in order to conduct an election on such shortened notice, the City must modify certain election procedures and deadlines as set forth in this ordinance.
 - 6. State law provides that the last day a charter amendment may be submitted for a

 June 2, 2009 election is March 6, 2009. The Director of Elections has determined that the

 Department of Elections could conduct a special election on June 2, 2009, without having to

 alter or waive the deadlines and requirements set forth in section 500, et seq., of the

 Municipal Elections Code, if the Board submitted all of the measures to be considered at that election no later than the close of business March 6, 2009.

1	$\underline{7}$ 6. The Board of Supervisors therefore finds that an emergency exists for purposes of
2	Charter Section 2.107. This emergency ordinance will ensure that the City is able to submit
3	and the voters are able to consider revenues measures designed to avoid the impending
4	deficit threatening the public health, safety, and welfare.
5	
6	Section 2. Measures Covered by the Modified Election Procedures.
7	The election procedures modified in Section 3 of this ordinance shall apply to any or all
8	of the following measures, or substantially similar measures, submitted by the full Board of
9	Supervisors to the voters at a special election on June 2, 2009:
10	8. A possible new vehicle impact fee, on vehicles in San Francisco to mitigate the
11	cost of impacts of vehicles on City streets;
12	9. A possible new tax to discourage consumption of energy that produces a large
13	carbon footprint; and
14	10. A possible new charter amendment requiring one time revenues be spent on
15	one time expenditures.
16	
17	Section 3. Modifications to Election Procedures.
18	(a) Deadline for Submission of Measures. Notwithstanding the provisions of
19	Municipal Elections Code Section 300, subds. (a) and (b), any measure identified in Section 2
20	of this ordinance may be submitted by the Board of Supervisors to the Director of Elections no
21	later than the close of business March 6, 2009 for a June 2, 2009 special election.
22	(b) (a) Thirty-Day Hold. Notwithstanding the provisions of Municipal Elections Code
23	Section 305(a)(1), the Board of Supervisors may consider the measures identified in Section 2
24	of this ordinance fewer than 30 days after receiving (i) a draft of the proposed measure

approved as to form by the City Attorney, and (ii) a legislative digest for the proposed measure prepared by the City Attorney, so long as both the draft and the digest are delivered to the Clerk of the Board at least 72 hours prior to the committee hearing and made available for public review at that time.

- (c) (b) Additional Hearings on All Amendments. Notwithstanding the provisions of Municipal Elections Code Section 305(a)(3), the Board committee hearing a measure identified in Section 2 of this ordinance is not required to notice any and all amendments to the proposed measure for an additional public hearing, and shall only be required to notice substantive changes for an additional hearing as provided by the notice and agenda requirements of the Brown Act and the Sunshine Ordinance.
- (c) Deadlines for Submission of Official Arguments. Notwithstanding the provisions of Municipal Elections Code Sections 535 et seq., the Director of Elections may modify the deadlines for submission of proponent, opponent, and rebuttal ballot arguments for or against the measures identified in Section 2, and any related deadlines, as the Director deems necessary to allow for the timely and orderly preparation and distribution of the voter information pamphlet for the June 2, 2009 election.
- (d) Deadlines for Submission of City Attorney Statement, Ballot Simplification

 Committee Digest, and Controller's Financial Analysis. Notwithstanding the provisions of

 Municipal Elections Code Sections 510, 515, and 520, the Director of Elections may modify
 the deadlines for submission of the City Attorney statement, the Ballot Simplification

 Committee digest, and the Controller's financial analysis, respectively, for the measures
 identified in Section 2, as the Director deems necessary to allow for the timely and orderly
 preparation and distribution of the voter information pamphlet for the June 2, 2009 election.

1	(e) Deadlines for Public Inspection of Voter Information Pamphlet Materials.
2	Notwithstanding the provisions of Municipal Elections Code Section 590, the Director of
3	Elections may modify the deadlines for public inspection of the various categories of materials
4	included in the voter information pamphlet for the measures identified in Section 2, as the
5	Director deems necessary to allow for the timely and orderly preparation and distribution of
6	the voter information pamphlet for the June 2, 2009 election, provided that the Director
7	provides for the full 10-day inspection period for all such materials required under California
8	Elections Code Sections 9295 and 13313.
9	(f) Elimination of Paid Arguments. Notwithstanding the provisions of Municipal
10	Elections Code Sections 535(c) and 560, the Director of Elections shall not accept paid
11	arguments for or against the measures identified in Section 2 or include such paid arguments
12	in the voter information pamphlet for those measures. "Paid arguments" shall, for purposes of
13	this Section, include ballot arguments submitted pursuant to Municipal Elections Code
14	Sections 565 and 570 with in-lieu signatures rather than payment of the printing fee.
15	(g) Notice of Submission of Ballot Arguments. Notwithstanding the provisions of
16	Municipal Elections Code Sections 525(a), the Director of Elections may waive, in whole or in
17	part, or otherwise modify the requirement that the Director publish notice in the official
18	newspaper on three separate occasions that ballot arguments may be submitted for or against
19	the measures identified in Section 2, as the Director deems necessary to allow for the timely
20	and orderly preparation and distribution of the voter information pamphlet for the June 2, 2009
21	election, provided that the Director provides for the full 10-day inspection period for such ballot
22	arguments required under California Elections Code Sections 9295 and 13313.
23	

24

1	(d) (h) Notice of Changes. The Director of Elections shall publish on the Department
2	of Elections' website notice of all changes in deadlines and other modifications to election
3	procedures that he makes under the authority of this ordinance.
4	(e) (i) Board Rule 2.28 Regarding Charter Amendments. The Board of Supervisors
5	waives the application of Board Rule 2.28 to any charter amendments included among the
6	measures identified in Section 2.
7	
8	ADDDOVED AS TO FORM:
9	APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney
10	By:
11	THOMAS J. OWEN Deputy City Attorney
12	Deputy Only Attorney
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