FILE NO. 200416

Petitions and Communications received from April 16, 2020, through April 23, 2020, for reference by the President to Committee considering related matters, or to be ordered filed by the Clerk on April 28, 2020.

Personal information that is provided in communications to the Board of Supervisors is subject to disclosure under the California Public Records Act and the San Francisco Sunshine Ordinance. Personal information will not be redacted.

From the Health Officer of the Department of Public Health, issuing Health Order C19-12, regarding face coverings. Copy: Each Supervisor. (1)

From the Office of the Mayor, submitting an Executive Order extending the residential eviction moratorium, dated April 22, 2020. Copy: Every Supervisor. (2)

From the Office of the Mayor, submitting meeting authorizations for the week of April 27, 2020. Copy: Each Supervisor. (3)

From the Office of the Mayor, submitting a meeting authorization for the Retirement Board to convene on April 22, 2020. Copy: Each Supervisor. (4)

From the Office of the Mayor, submitting the following appointments to the Police Commission, pursuant to Charter, Section 4.109. Copy: Each Supervisor. (5)

- Nancy Tung term ending April 30, 2024
- Geoffrey Gordon-Creed term ending April 30, 2024

From Robert Hirsch, President of the Police Commission, regarding his term. Copy: Each Supervisor. (6)

From the City Administrator's Capital Planning Committee, pursuant to Administrative Code, Section 3.21, regarding Transbay Transit Center Special Tax Bonds and Transbay Joint Powers Authority Tax Allocation Bonds. File Nos. 200291 and 200292. Copy: Each Supervisor. (7)

From the Office of the City Administrator, regarding proposed Resolution urging the City to develop options to minimize postmortem body handling costs during the COVID-19 crisis. File No. 200382. Copy: Each Supervisor. (8)

From the Office of the City Administrator, submitting guidance on contracts and FEMA reimbursement. Copy: Each Supervisor. (9)

From Lorraine Petty, regarding rent increases during the COVID-19 pandemic. Copy: Each Supervisor. (10)

From concerned citizens, regarding red transit lanes on Folsom Street. 3 letters. Copy: Each Supervisor. (11)

From various businesses, pursuant to WARN Act, California Labor Code, Section 1401, submitting notice of plant closure and/or mass layoffs. 4 letters. Copy: Each Supervisor. (12)

From concerned citizens, regarding the Geary-Masonic Special Use District. 2 letters. Copy: Each Supervisor. (13)

From concerned citizens, regarding the proposed Ordinance amending the Administrative Code on the closure of County Jail No. 4. File No. 200372. 74 letters. Copy: Each Supervisor. (14)

From aj, regarding the proposed Balboa Reservoir development. Copy: Each Supervisor. (15)

From concerned citizen, regarding face mask rules during the COVID-19 pandemic. Copy: Each Supervisor. (16)

From Charley Gross, San Francisco Apartment Association, regarding COVID-19 tenant protections. Copy: Each Supervisor. (17)

From Allen Jones, regarding the homeless during the COVID-19 pandemic. Copy: Each Supervisor. (18)

From concerned citizens, regarding potential COVID-19 low-income landlord/tenant legal assistance scale-up. 2 letters. Copy: Each Supervisor. (19)

From Eileen Boken, submitting communications for various files. File Nos. 200362, 200381, 200383, 200385, and 200341. Copy: Each Supervisors. (20)

From concerned citizens, regarding support for SFHC's SOS Village proposals for COVID-19 response. 7 letters. (21)

From: Mchugh, Eileen (BOS)

To: <u>BOS-Supervisors</u>; <u>BOS-Legislative Aides</u>; <u>BOS-Administrative Aides</u>

Cc: Calvillo, Angela (BOS); Somera, Alisa (BOS); Laxamana, Junko (BOS); Ng, Wilson (BOS); PEARSON, ANNE (CAT)

Subject: FW: Final Signed Order C19-12 (face covering)

Date: Friday, April 17, 2020 1:25:00 PM

Attachments: 2020.04.17 FINAL Order No. C19-12 - Requiring Face Covering - signed.pdf

Hello Supervisors,

Please see the attached Health Order No. C19-12, signed by Health Officer Dr. Tomas Aragon, dated April 17, 2020.

Thank you,

Eileen McHugh
Executive Assistant
Board of Supervisors

1 Dr. Carlton B. Goodlett Place, City Hall, Room 244

San Francisco, CA 94102-4689

Phone: (415) 554-7703 | Fax: (415) 554-5163 eileen.e.mchugh@sfgov.org | www.sfbos.org

From: Patil, Sneha (DPH) < sneha.patil@sfdph.org>

Sent: Friday, April 17, 2020 1:21 PM

To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>; Mchugh, Eileen (BOS)

<eileen.e.mchugh@sfgov.org>; Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>

Subject: Final Signed Order C19-12 (face covering)

Hi Angela,

Please see attached a new Health Officer order regarding face coverings. This order goes into effect tonight but will not be enforced until 4/22.

Thanks,

Sneha

Sneha Patil, MPH

Director, Office of Policy and Planning

San Francisco Department of Public Health

sneha.patil@sfdph.org 1415-554-2795



ORDER OF THE HEALTH OFFICER No. C19-12

ORDER OF THE HEALTH OFFICER OF THE CITY AND COUNTY OF SAN FRANCISCO GENERALLY REQUIRING MEMBERS OF THE PUBLIC AND WORKERS TO WEAR FACE COVERINGS

(PUBLIC HEALTH EMERGENCY ORDER)

DATE OF ORDER: April 17, 2020

Please read this Order carefully. Violation of or failure to comply with this Order is a misdemeanor punishable by fine, imprisonment, or both. (California Health and Safety Code § 120295, et seq.; Cal. Penal Code §§ 69, 148(a)(1); San Francisco Administrative Code §7.17(b))

Summary: The United States Centers for Disease Control and Prevention ("CDC"), California Department of Public Health ("CDPH"), and San Francisco Department Public Health ("SFDPH") have recommended that members of the public, when they need to interact with others outside the home and especially in settings where many people are present such as waiting in lines and shopping, should cover the mouth and nose to prevent inadvertently spreading the virus that causes Coronavirus Disease 2019 ("COVID-19"). One key transmission method for the COVID-19 virus is respiratory droplets that people expel when they breathe or sneeze. With the virus that causes COVID-19, people can be infected and not have any symptoms, meaning they are asymptomatic, but they can still be contagious. People can also be infected and contagious 48 hours before developing symptoms, the time when they are presymptomatic. Many people with the COVID-19 virus have mild symptoms and do not recognize they are infected and contagious, and they can unintentionally infect others. Therefore, the CDC, CDPH, and SFDPH now believe that wearing a face covering, when combined with physical distancing of at least 6 feet and frequent hand washing, may reduce the risk of transmitting coronavirus when in public and engaged in essential activities by reducing the spread of respiratory droplets. And because it is not always possible to maintain at least 6 feet of distance, members of the public and workers should wear face coverings while engaged in most essential activities and other activities when others are nearby. For clarity, although wearing a face covering is one tool for reducing the spread of the virus, doing so is not a substitute for sheltering in place, physical distancing of at least 6 feet, and frequent hand washing.

This Order requires that people wear Face Coverings, which may be simple do-it-yourself coverings as further described below, in three main settings. First, members of the public must wear Face Coverings while inside of or waiting in line to enter Essential Businesses and other businesses or facilities engaged in Minimum Basic Operations, providing Essential Infrastructure, and providing Essential Government Functions (except Healthcare Operations, which are subject to different requirements), when seeking healthcare from Healthcare Operations, and when waiting for or riding on public transportation and other types of shared transportation. Each of the capitalized terms



ORDER OF THE HEALTH OFFICER No. C19-12

other than "Face Coverings" in the preceding sentence are defined in Health Officer Order No. C19-07b. Second, this Order also requires employees, contractors, owners, and volunteers of all Essential Businesses or those operating public transportation and other types of shared transportation to wear a Face Covering when at work. And third, this Order also requires workers engaged in Minimum Basic Operations, Essential Infrastructure work, and Essential Government Functions to wear a Face Covering in areas where the public is present or likely to be and at any time when others are nearby. The Order is effective at 11:59 p.m. on April 17, 2020 but provides for a grace period in enforcement until 8:00 a.m. on April 22, 2020. While the purpose of the grace period is to allow people and businesses time to implement the requirements of the Order, they should comply as soon as possible within the period.

This Order includes certain exceptions. For instance, this Order does not require that any child aged twelve years or younger wear a Face Covering and recommends that any child aged two years or younger should not wear one because of the risk of suffocation. This Order also does not apply to people who are in their own cars alone or with members of their own household. It also does not require people wear Face Coverings while engaged in outdoor recreation such as walking, hiking, bicycling, or running, though it does recommend that they have a Face Covering with them and still requires them to practice social distancing and other measures to protect against transmission of the virus.

UNDER THE AUTHORITY OF CALIFORNIA HEALTH AND SAFETY CODE SECTIONS 101040, 101085, 120175, AND 120220, THE HEALTH OFFICER OF THE CITY AND COUNTY OF SAN FRANCISCO ("HEALTH OFFICER") ORDERS:

- 1. This Order will take effect at 11:59 p.m. on April 17, 2020, and will continue to be in effect until it is extended, rescinded, superseded, or amended in writing by the Health Officer. But this Order will not be enforced until 8:00 a.m. on April 22, 2020. Any capitalized terms in this Order that are defined in Health Officer Order No. C19-07b are automatically updated to incorporate revisions to that order without a need to update this Order.
- 2. As used in this Order, a "Face Covering" means a covering made of cloth, fabric, or other soft or permeable material, without holes, that covers only the nose and mouth and surrounding areas of the lower face. A covering that hides or obscures the wearer's eyes or forehead is not a Face Covering. Examples of Face Coverings include a scarf or bandana; a neck gaiter; a homemade covering made from a t-shirt, sweatshirt, or towel, held on with rubber bands or otherwise; or a mask, which need not be medical-grade. A Face Covering may be factory-made, or may be handmade and improvised from ordinary household materials. The Face Covering should be comfortable, so that the wearer can breathe comfortably through the nose and does not have to adjust it frequently, so as to avoid touching the face. For as long as medical grade masks such as N95 masks and surgical masks are in short supply, members of the public should not purchase those masks as Face Coverings under this Order; those



ORDER OF THE HEALTH OFFICER No. C19-12

medical grade masks should be reserved for health care providers and first responders. In general, even when not required by this Order, people are strongly encouraged to wear Face Coverings when in public. Also, for Face Coverings that are not disposed of after each use, people should clean them frequently and have extra ones available so that they have a clean one available for use.

Note that any mask that incorporates a one-way valve (typically a raised plastic cylinder about the size of a quarter on the front or side of the mask) that is designed to facilitate easy exhaling is <u>not</u> a Face Covering under this Order and is <u>not</u> to be used to comply with this Order's requirements. Valves of that type permit droplet release from the mask, putting others nearby at risk.

A video showing how to make a face covering and additional information about how to wear and clean Face Coverings may be found at the website of Centers for Disease Control and Prevention, at https://www.cdc.gov/coronavirus/2019-ncov/prevent-getting-sick/div-cloth-face-coverings.html.

- 3. All members of the public, except as specifically exempted below, must wear a Face Covering outside their home or other place they reside in the following situations:
 - a. When they are inside of, or in line to enter, any Essential Business (as that term is defined in Section 13.f of the Health Officer's Order No. C19-07b, dated March 31, 2020 ("Order No. C19-07b")), including, but not limited to, grocery stores, convenience stores, supermarkets, laundromats, and restaurants;
 - b. When they are inside or at any location or facility engaging in Minimum Basic Operations or seeking or receiving Essential Government Functions (as defined in Sections 13.g and 13.d, respectively, of Order No. C19-07b);
 - c. When they are engaged in Essential Infrastructure work (as defined in Section 13.c of Order No. C19-07b);
 - d. When they are obtaining services at Healthcare Operations (as defined by in Section 13.b of Order No. C19-07b)—including hospitals, clinics, COVID-19 testing locations, dentists, pharmacies, blood banks and blood drives, other healthcare facilities, mental health providers, or facilities providing veterinary care and similar healthcare services for animals—unless directed otherwise by an employee or worker at the Healthcare Operation; or
 - e. When they are waiting for or riding on public transportation (including without limitation any bus, BART, Muni light rail, street car, cable car, or CalTrain) or paratransit or are in a taxi, private car service, or ride-sharing vehicle.
- 4. Each driver or operator of any public transportation or paratransit vehicle, taxi, or private car service or ride-sharing vehicle must wear a Face Covering while driving or operating such vehicle, regardless of whether a member of the public is in the vehicle, due to the need to reduce the spread of respiratory droplets in the vehicle at all times.



ORDER OF THE HEALTH OFFICER No. C19-12

- 5. All Essential Businesses, as well as entities and organizations with workers engaged in Essential Infrastructure work, Minimum Basic Operations, or Essential Government Functions (except for Healthcare Operations, which are subject to their own regulation regarding specified face coverings), must:
 - a. Require their employees, contractors, owners, and volunteers to wear a Face Covering at the workplace and when performing work off-site any time the employee, contractor, owner, or volunteer is:
 - i. interacting in person with any member of the public;
 - ii. working in any space visited by members of the public, such as by way of example and without limitation, reception areas, grocery store or pharmacy aisles, service counters, public restrooms, cashier and checkout areas, waiting rooms, service areas, and other spaces used to interact with the public, regardless of whether anyone from the public is present at the time;
 - iii. working in any space where food is prepared or packaged for sale or distribution to others;
 - iv. working in or walking through common areas such as hallways, stairways, elevators, and parking facilities; or
 - v. in any room or enclosed area when other people (except for members of the person's own household or residence) are present.

For clarity, a Face Covering is not required when a person is in a personal office (a single room) when others outside of that person's household are not present as long as the public does not regularly visit the room. By way of example and without limitation, a construction worker, plumber, bank manager, accountant, or bike repair person is not required to wear a Face Covering if that individual is alone and in a space not regularly visited by the public, but that individual must put on a Face Covering when coworkers are nearby, when being visited by a client/customer, and anywhere members of the public or other coworkers are regularly present.

b. Take reasonable measures, such as posting signs, to remind their customers and the public of the requirement that they wear a Face Covering while inside of or waiting in line to enter the business, facility, or location. Essential Businesses and entities or organizations that engaged in Essential Infrastructure work or Minimum Basic Operations must take all reasonable steps to prohibit any member of the public who is not wearing a Face Covering from entering and must not serve that person if those efforts are unsuccessful and seek to remove that person.

A sample sign to be used for notifying customers can be found at the Department of Public Health website, at https://www.sfdph.org/dph/alerts/coronavirus.asp.

6. Any child aged two years or less must not wear a Face Covering because of the risk of suffocation. This Order does not require that any child aged twelve years or less wear a



ORDER OF THE HEALTH OFFICER No. C19-12

Face Covering. Parents and caregivers must supervise use of Face Coverings by children to avoid misuse.

- 7. Wearing a Face Covering is recommended but not required while engaged in outdoor recreation such as walking, hiking, bicycling, or running. But each person engaged in such activity must comply with social distancing requirements including maintaining at least six feet of separation from all other people to the greatest extent possible. Additionally, it is recommended that each person engaged in such activity bring a Face Covering and wear that Face Covering in circumstances where it is difficult to maintain compliance with Social Distancing Requirements (as defined in Section 13.k of Health Officer Order No. C19-07b), and that they carry the Face Covering in a readily accessible location, such as around the person's neck or in a pocket, for such use. Because running or bicycling causes people to more forcefully expel airborne particles, making the usual minimum 6 feet distance less adequate, runners and cyclists must take steps to avoid exposing others to those particles, which include the following measures: wearing a Face Covering when possible; crossing the street when running to avoid sidewalks with pedestrians; slowing down and moving to the side when unable to leave the sidewalk and nearing other people; never spitting; and avoiding running or cycling directly in front of or behind another runner or cyclist who is not in the same household.
- 8. This Order does not require any person to wear a Face Covering while driving alone, or exclusively with other members of the same family or household, in a motor vehicle.
- 9. A Face Covering is also not required by this Order to be worn by a particular individual if the person can show either: (1) a medical professional has advised that wearing a Face Covering may pose a risk to the person wearing the mask for health-related reasons; or (2) wearing a Face Covering would create a risk to the person related to their work as determined by local, state, or federal regulators or workplace safety guidelines. A Face Covering should also not be used by anyone who has trouble breathing or is unconscious, incapacitated, or otherwise unable to remove the Face Covering without assistance.
- 10. The intent of this Order is to ensure that all people who are visiting or working at Essential Businesses and all people who are seeking care at healthcare facilities or engaged in certain types of public transit or transportation with others wear a Face Covering to reduce the likelihood that they may transmit or receive the COVID-19 virus. The intent of this Order is also to ensure that people who work for or seek services from entities engaged in Essential Infrastructure work, Minimum Basic Operations, or Essential Government Functions also wear a Face Covering when they are in close proximity to others. In so doing, this Order will help reduce the spread of the COVID-19 virus and mitigate the impact of the virus on members of the public and on the delivery of critical healthcare services to those in need. All provisions of this Order must be interpreted to effectuate this intent.



ORDER OF THE HEALTH OFFICER No. C19-12

- 11. This Order is issued based on evidence of increasing occurrence of COVID-19 within the City, the Bay Area, and the United States of America, scientific evidence, and best practices regarding the most effective approaches to slow the transmission of communicable diseases generally and COVID-19 specifically. Due to the outbreak of the COVID-19 virus in the general public, which is now a pandemic according to the World Health Organization, there is a public health emergency throughout the City. With the virus that causes COVID-19, people can be infected and contagious and not have any symptoms, meaning they are asymptomatic. People can also be infected and contagious 48 hours before developing symptoms, the time when they are presymptomatic. Many people with the COVID-19 virus have mild symptoms and do not recognize they are infected and contagious, and they can unintentionally infect others. Therefore, the CDC, CDPH, and SFDPH now believe that wearing a face covering, when combined with physical distancing of at least 6 feet and frequent hand washing, may reduce the risk of transmitting coronavirus when in public and engaged in essential activities. And because it is not always possible to maintain at least 6 feet of distance, members of the public and workers are required to wear Face Coverings while engaged in most essential activities and other activities when others are nearby. For clarity, although wearing a Face Covering is one tool for reducing the spread of the virus, doing so is not a substitute for sheltering in place, physical distancing of at least 6 feet, and frequent hand washing.
- 12. This Order is also issued in light of the existence, as of April 17 2020, of 1,019 confirmed cases of infection by the COVID-19 virus in the City, including a significant and increasing number of suspected cases of community transmission. This Order is necessary to slow the rate of spread, and the Health Officer will continue to assess the quickly evolving situation and may modify this Order, or issue additional Orders, related to COVID-19, as changing circumstances dictate.
- 13. This Order is also issued in accordance with, and incorporates by reference, the March 31, 2020 Shelter in Place Order No. C19-07b issued by the Health Officer, the March 4, 2020 Proclamation of a State of Emergency issued by Governor Gavin Newsom, the March 12, 2020 Executive Order (Executive Order N-25-20) issued by Governor Newsom, the February 25, 2020 Proclamation by Mayor London Breed Declaring the Existence of a Local Emergency (as supplemented several times after its issuance), the March 6, 2020 Declaration of Local Health Emergency Regarding Novel Coronavirus 2019 (COVID-19) issued by the Health Officer, and guidance issued by the CDPH and CDC, as each of them have been and may be supplemented.
- 14. Failure to comply with any of the provisions of this Order constitutes an imminent threat and immediate menace to public health, constitutes a public nuisance, and is punishable by fine, imprisonment, or both.
- 15. The City must promptly provide copies of this Order as follows: (1) by posting on the City Administrator's website (<u>sfgsa.org</u>) and the Department of Public Health website (<u>sfdph.org</u>); (2) by posting at City Hall, located at 1 Dr. Carlton B. Goodlett Pl., San



ORDER OF THE HEALTH OFFICER No. C19-12

Francisco, CA 94102; and (3) by providing to any member of the public requesting a copy.

16. If any provision of this Order or its application to any person or circumstance is held to be invalid, then the remainder of the Order, including the application of such part or provision to other people or circumstances, shall not be affected and shall continue in full force and effect. To this end, the provisions of this Order are severable.

IT IS SO ORDERED:

Tomás J. Aragón, MD, DrPH,

Health Officer of the

City and County of San Francisco

April 17, 2020

From: Mchugh, Eileen (BOS)

BOS-Supervisors; BOS-Legislative Aides; BOS-Administrative Aides To:

Calvillo, Angela (BOS); Somera, Alisa (BOS); Laxamana, Junko (BOS); Ng, Wilson (BOS); PEARSON, ANNE (CAT) Cc:

Subject: FW: Residential Eviction Moratorium Extension Date: Wednesday, April 22, 2020 5:15:00 PM

Residential Eviction Moratorium Extension 042220.pdf Attachments:

Hello,

The Office of the Mayor has submitted the attached Executive Order Extending the Residential Eviction Moratorium dated April 22, 2020.

Thank you,

Eileen McHugh **Executive Assistant Board of Supervisors** 1 Dr. Carlton B. Goodlett Place, City Hall, Room 244

San Francisco, CA 94102-4689

Phone: (415) 554-7703 | Fax: (415) 554-5163 eileen.e.mchugh@sfgov.org| www.sfbos.org

From: Kittler, Sophia (MYR) <sophia.kittler@sfgov.org>

Sent: Wednesday, April 22, 2020 4:27 PM

To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>; Somera, Alisa (BOS) <alisa.somera@sfgov.org>; BOS-Operations <bos-operations@sfgov.org>

Subject: Fw: Residential Eviction Moratorium Extension

Please find attached an Executive Order extending the Residential Eviction Moratorium.

Sophia

Sophia Kittler Office of Mayor London N. Breed 415 554 6153



EXECUTIVE ORDER EXTENDING RESIDENTIAL EVICTION MORATORIUM

On February 25, 2020, under California Government Code Sections 8550 et seq., San Francisco Charter Section 3.100(14) and Chapter 7 of the San Francisco Administrative Code, I issued a Proclamation (the "Proclamation") declaring a local emergency to exist in connection with the imminent spread within the City of a novel (new) coronavirus ("COVID-19"). On March 23, 2020, I issued the Fifth Supplement to the Proclamation. Section 1 of the Fifth Supplement imposed a temporary moratorium on eviction for non-payment of rent by residential tenants directly impacted by the COVID-19 crisis. Section 2 imposed a temporary moratorium on attempts to recover possession of residential units if the effective date of a notice a termination of tenancy expires within 60 days after termination or expiration of the order. The Board of Supervisors concurred in these actions on March 31, 2020.

The Fifth Supplement provides that Sections 1 and 2 will last for an initial period of 30 days, expiring on April 22, 2020. The Fifth Supplement further provides that "Mayor may extend this Order by an additional period of 30 days if emergency conditions at that time warrant extension. The Mayor shall provide notice of the extension through an Executive Order posted on the Mayor's website and delivered to the Clerk of the Board of Supervisors."

I find that emergency conditions continue to exist due to the ongoing public health crisis arising from COVID-19 and the economic impacts it has caused, warranting extension of the order. Therefore, I hereby extend the residential moratoriums in Sections 1 and 2 of the Fifth Supplement for an additional 30 days through May 22, 2020.

DATED: April 22, 2020

London N. Breed

Mayor of San Francisco

n:\govern\as2020\9690082\01442675.doc

From: Mchugh, Eileen (BOS)

To: <u>BOS-Supervisors</u>; <u>BOS-Legislative Aides</u>; <u>BOS-Administrative Aides</u>

Cc: Calvillo, Angela (BOS); Somera, Alisa (BOS); Laxamana, Junko (BOS); Ng, Wilson (BOS); PEARSON, ANNE (CAT)

Subject: FW: Commission Authorizations for the week of 4/27/20

Date: Wednesday, April 22, 2020 5:12:00 PM
Attachments: 04.27.2020 Commission Authorizations.pdf

Hello Supervisors,

Please see the attached communication from the Office of the Mayor regarding Commission Authorizations.

Thank you,

Eileen McHugh
Executive Assistant
Board of Supervisors

1 Dr. Carlton B. Goodlett Place, City Hall, Room 244

San Francisco, CA 94102-4689

Phone: (415) 554-7703 | Fax: (415) 554-5163 eileen.e.mchugh@sfgov.org | www.sfbos.org

From: Peacock, Rebecca (MYR) <rebecca.peacock@sfgov.org>

Sent: Wednesday, April 22, 2020 4:56 PM

To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>; Somera, Alisa (BOS)

<alisa.somera@sfgov.org>

Cc: Power, Andres (MYR) <andres.power@sfgov.org>; Kittler, Sophia (MYR)

<sophia.kittler@sfgov.org>; Lutenski, Leigh (ECN) <leigh.lutenski@sfgov.org>; Quesada, Amy (PRT)
<amy.quesada@sfport.com>; Martin, Michael (PRT) <michael.martin@sfport.com>; Forbes, Elaine
(PRT) <elaine.forbes@sfport.com>; Ishikata, George (VAC) <george.ishikata.vac@sfgov.org>; Olivieri,
Victor (VAC) <victor.olivieri.vac@sfgov.org>; Rosenberg, Julie (BOA) <julie.rosenberg@sfgov.org>;
Donovan, Dominica (ECN) <dominica.donovan@sfgov.org>; Dick-Endrizzi, Regina (ECN) <regina.dick-endrizzi@sfgov.org>

Subject: Commission Authorizations for the week of 4/27/20

Dear Clerk Calvillo and Deputy Clerk Somera,

Please see attached the weekly commissions authorization letter. We will keep you informed of any updates.

Rebecca Peacock (they/she)

(415) 554-6982 | Rebecca.Peacock@sfgov.org

Office of Mayor London N. Breed

City & County of San Francisco
*** I am working remotely. Please call me at 267-663-8648 with any questions ****



LONDON N. BREED
MAYOR

April 22, 2020

President Norman Yee San Francisco Board of Supervisors 1 Carlton B. Goodlett Place, Room 244 San Francisco, CA 94102

Dear President Yee,

Pursuant to the Eighth Supplement to the Mayoral Proclamation Declaring the Existence of a Local Emergency Dated February 25, 2020, as the Mayor's designee, I authorize the following commissions to hold public meetings during the week of April 27, 2020:

- Balboa Reservoir Community Advisory Committee on Monday, April 27, 2020 at 6:00 p.m. to analyze, provide input, and conduct public outreach regarding the Balboa Reservoir development project;
- Port Commission on Tuesday, April 28, 2020 at 3:15 p.m. and subsequent meetings thereafter to consider actions pertaining to COVID-19 response activities on Port property, Port tenant and small business relief measures, and essential construction projects approvals;
- Veterans Affairs Commission on Tuesday, April 28, 2020 at 6:00 p.m. to address the COVID-19 pandemic and its impacts on the veteran community;
- Board of Appeals on Wednesday, April 29, 2020 at 5:00 p.m. and subsequent meetings thereafter to consider various appeals. Actions taken at these meetings are necessary to ensure essential government operations; and
- Small Business Commission on Thursday, April 30, 2020 at 11:00 a.m. to solicit feedback from the small business community in preparation for economic recovery after the COVID-19 pandemic.

As a review of previous authorizations, the following commissions are approved to meet on an ongoing basis:

- Assessment Appeals Boards 1, 2, and 3
- Planning Commission
- San Francisco Public Utilities Commission

These meetings are authorized on the following conditions:

The meetings must occur by teleconference or other electronic means without providing a
physical meeting place, and the Commissions must comply with all rules governing public
meetings during the emergency, including allowing public observation and participation;

OFFICE OF THE MAYOR SAN FRANCISCO



LONDON N. BREED MAYOR

- If technological issues prevent commission members from discussing business, or prevent or limit the public from giving adequate public comment, such items should be continued later in the meeting, or continued to a meeting on a different date;
- The Commissions may consider other items but must prioritize the urgent action items necessary for public health, safety, and essential government function; and
- The Commissions shall not unreasonably require the time of staff who are otherwise deployed or participating in the City's response to the COVID-19 pandemic.

Sincerely,

Andres Power **Policy Director**

Members of the Board of Supervisors cc:

Clerk of the Board

From: Mchugh, Eileen (BOS)

To: <u>BOS-Supervisors</u>; <u>BOS-Legislative Aides</u>; <u>BOS-Administrative Aides</u>

Cc: Calvillo, Angela (BOS); Somera, Alisa (BOS); Laxamana, Junko (BOS); Ng, Wilson (BOS); PEARSON, ANNE (CAT)

Subject: FW: 4/17 Letter of Authorization for Retirement Board

Date: Friday, April 17, 2020 10:56:00 AM Attachments: 04.22.20 RET Commission.pdf

Hello Supervisors,

Please see the attached communication from the Office of the Mayor authorizing the Retirement Board to meet.

Thank you,

Eileen McHugh
Executive Assistant
Board of Supervisors

1 Dr. Carlton B. Goodlett Place, City Hall, Room 244

San Francisco, CA 94102-4689

Phone: (415) 554-7703 | Fax: (415) 554-5163 eileen.e.mchugh@sfgov.org | www.sfbos.org

From: Peacock, Rebecca (MYR) <rebecca.peacock@sfgov.org>

Sent: Friday, April 17, 2020 10:39 AM

To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>; Somera, Alisa (BOS)

<alisa.somera@sfgov.org>

Cc: Power, Andres (MYR) <andres.power@sfgov.org>; Kittler, Sophia (MYR)

<sophia.kittler@sfgov.org>; Huish, Jay (RET) <jay.huish@sfgov.org>; Armanino, Darlene (RET)

<darlene.armanino@sfgov.org>

Subject: 4/17 Letter of Authorization for Retirement Board

Good morning Clerk Calvillo and Deputy Clerk Somera,

I have one more letter of authorization for you for next week.

Retirement Board is authorized to meet on Wednesday, April 22, 2020 at 1:30p.m.

I will be sending an email toay to commission secretaries about our new procedure for the weekly letter. I will cc you both on that.

As always, thank you for your patience and flexibility!

Rebecca Peacock (they/she)

(415) 554-6982 | Rebecca.Peacock@sfgov.org

Office of Mayor London N. Breed City & County of San Francisco *** I am working remotely. Please call me at 267-663-8648 with any questions ****

Office of the Mayor San Francisco



LONDON N. BREED
MAYOR

April 17, 2020

President Norman Yee San Francisco Board of Supervisors 1 Carlton B. Goodlett Place, Room 244 San Francisco, CA 94102

Dear President Yee,

Pursuant to the Eighth Supplement to the Mayoral Proclamation Declaring the Existence of a Local Emergency Dated February 25, 2020, as the Mayor's designee, I authorize the Retirement Board (the "Board") to hold a public meeting on Wednesday, April 22, 2020, at 1:30 p.m.

At this meeting, the Board will consider time-sensitive investment and administrative items required to fulfill its fiduciary responsibility to the Retirement System's members and their beneficiaries. These actions are urgent and necessary to ensure essential government operations. This meeting is authorized on the following conditions:

- The meeting must occur by teleconference or other electronic means without providing a physical meeting place, and the Board must comply with all rules governing public meetings during the emergency, including allowing public observation and participation;
- If technological issues prevent commission members from discussing business, or prevent or limit the public from giving adequate public comment, such items should be continued later in the meeting, or continued to a meeting on a different date;
- The Board may consider other items but must prioritize the aforementioned urgent action items necessary for public health, safety, and essential government function; and
- The Board shall not unreasonably require the time of staff who are otherwise deployed or participating in the City's response to the COVID-19 pandemic.

Sincerely,

Andres Power Policy Director

cc. Members of the Board of Supervisors

Clerk of the Board

Executive Director of the San Francisco Employees' Retirement System San Francisco Retirement Board Secretary

From: Mchugh, Eileen (BOS)

To: <u>BOS-Supervisors</u>; <u>BOS-Legislative Aides</u>; <u>BOS-Administrative Aides</u>

Cc: Calvillo, Angela (BOS); Somera, Alisa (BOS); Young, Victor (BOS); Kittler, Sophia (MYR); Peacock, Rebecca

(MYR); PEARSON, ANNE (CAT)

Subject: TIME SENSITIVE: Mayoral Nominations - Police Commission

Date: Thursday, April 16, 2020 6:25:00 PM

Attachments: <u>Clerk"s Memo 4.16.20 - Police Commission.pdf</u>

Geoffrey Gordon-Creed.pdf

Nancy Tung.pdf

Hello Supervisors,

The Office of the Mayor submitted the attached complete nomination packages pursuant to Charter, Section 4.109. Please see the attached memo from the Clerk of the Board for more information and instructions.

Thank you,

Eileen McHugh Executive Assistant Board of Supervisors 1 Dr. Carlton B. Goodlett Place, City Hall, Room 244

San Francisco, CA 94102-4689 Phone: (415) 554-7703 | Fax: (415) 554-5163

Phone: (415) 554-7703 | Fax: (415) 554-5163 eileen.e.mchugh@sfgov.org | www.sfbos.org

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

MEMORANDUM

Date: April 16, 2020

To: Members, Board of Supervisors

From: Angela Calvillo, Clerk of the Board

Subject: Mayoral Nomination – Police Commission

On April 16, 2020, the Mayor submitted two complete nominations to the Police Commission, pursuant to Charter, Section 4.109. Nominations in this category are subject to confirmation by the Board of Supervisors (Board) and deemed approved if the Board fails to act within a specified time.

Nancy Tung

o Term ending April 30, 2024

Geoffrey Gordon-Creed

o Term ending April 30, 2024

If the Board of Supervisors fails to act on a nomination within 60 days (June 15, 2020) of the date the nomination is transmitted to the Clerk of the Board, the nominee shall be deemed confirmed as provided by Charter, Section 4.109.

Pursuant to Board Rule 2.18.1, the Clerk of the Board shall refer the motions to the Rules Committee for a hearing as soon as possible.

(Attachments)

c: Hillary Ronen - Rules Committee Chair Alisa Somera - Legislative Deputy Anne Pearson - Deputy City Attorney Sophia Kittler - Mayor's Legislative Liaison



LONDON N. BREED MAYOR

Notice of Nomination of Appointment

April 16, 2020

San Francisco Board of Supervisors City Hall, Room 244 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Honorable Board of Supervisors,

Pursuant to Charter§ 4.109, of the City and County of San Francisco, I make the following nomination:

Nancy Tung, for appointment to the San Francisco Police Commission replacing Robert Hirsch for a four year term ending April 30, 2024.

I am confident that Ms. Tung will serve our community well. Attached are her qualifications to serve, which demonstrate her ability to represent the communities of interest, neighborhoods, and diverse populations of the City and County of San Francisco.

Thank you for your consideration of this appointment. Should you have any questions about this appointment nomination, please contact Rebecca Peacock in my office at (415) 554-6982.

London N. Breed

Mayor, City and County of San Francisco



LONDON N. BREED MAYOR

Notice of Nomination of Appointment

April 16, 2020

San Francisco Board of Supervisors City Hall, Room 244 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Honorable Board of Supervisors,

Pursuant to Charter §4.109, of the City and County of San Francisco, I make the following nomination:

Geoffrey Gordon-Creed, for appointment to the San Francisco Police Commission replacing Thomas Mazzucco for a four year term ending April 30, 2024.

I am confident that Mr. Gordon-Creed will serve our community well. Attached are his qualifications to serve, which demonstrate his ability to represent the communities of interest, neighborhoods, and diverse populations of the City and County of San Francisco.

Thank you for your consideration of this appointment. Should you have any questions about this appointment nomination, please contact Rebecca Peacock in my office at (415) 554-6982.

London N. Breed

Mayor, City and County of San Francisco

From: Mchugh, Eileen (BOS)

To: <u>BOS-Supervisors</u>; <u>BOS-Legislative Aides</u>; <u>BOS-Administrative Aides</u>

Cc: Calvillo, Angela (BOS); Somera, Alisa (BOS); Laxamana, Junko (BOS); Ng, Wilson (BOS); PEARSON, ANNE (CAT)

Subject: FW: Statement from President Hirsch

Date: Friday, April 17, 2020 12:01:00 PM

Attachments: Hirsch statement 041720.pdf

Hello Supervisors,

Please see the attached communication from the President of the Police Commission.

Thank you,

Eileen McHugh
Executive Assistant
Board of Supervisors

1 Dr. Carlton B. Goodlett Place, City Hall, Room 244

San Francisco, CA 94102-4689

Phone: (415) 554-7703 | Fax: (415) 554-5163 eileen.e.mchugh@sfgov.org | www.sfbos.org

From: Youngblood, Stacy (POL) <Stacy.A.Youngblood@sfgov.org>

Sent: Friday, April 17, 2020 11:41 AM

To: Calvillo, Angela (BOS) <angela.calvillo@sfgov.org>

Subject: Statement from President Hirsch

Good Morning,

Please see the attached statement from President Hirsch.

Thank you,

Stacy

Sergeant Stacy Youngblood #1211

San Francisco Police Department Police Commission Office 1245 3rd Street San Francisco, CA 94158 stacy.a.youngblood@sfgov.org 415-837-7071 – Desk CONFIDENTIALITY NOTICE: This communication and its contents may contain confidential and/or legally privileged information. It is solely for the use of the intended recipient(s). Unauthorized interception, review, use or disclosure is prohibited and may violate applicable laws, including the Electronic Communications Privacy Act. If you are not the intended recipient, please contact the sender and destroy all copies of the communication.



ROBERT HIRSCH

April 17, 2020

TO ALL:

As San Francisco continues to shelter in place, most activities in the City have come to a halt. Commission terms however are for fixed time periods and wait for no one. My term as Police Commissioner ends this month. I have not sought re-appointment and therefore will be leaving the Commission on April 30, 2020.

Sergeant Stacy Youngblood Secretary

I have seen the Police Department make significant strides over the past 3 years and applaud them for it. Although the Department will continue to improve, the fact that use-of-force is down 56 percent since January 1, 2016 signifies how policing is changing in this City. I want to thank the members of the Department for embracing the reform measures and striving to be a model police department.

I thank Chief Scott for his leadership in this regard. I have seen up close, how much he cares about the City's communities and the members of the Department. It's been a privilege to work with you.

I thank Director Henderson for leading a new, revitalized Department of Police Accountability. The DPA has increased its outreach to San Franciscans and is playing a stronger role than ever in Department oversite.

I thank the Police Commissioners and encourage them to continue working as a collaborative body, focused on fair and progressive oversite. I congratulate Commissioner Mazzucco who also exits the Commission this month after serving 12 years.

I thank members of the public who have educated and pushed the Commission to act in the best interests of the City as a whole. And I remind everyone – when the Police Commission is able to function again – remember that the Commissioners are human beings who have volunteered for public service and are trying to do the best they can to set policy for the SFPD.

I thank Mayor Breed and the Board of Supervisors for their support and allowing the Commission to operate as an independent body.

Finally, I thank the Commission staff for their tremendous support and the work they do enabling the Police Commission to perform its Charter mandated role.

I wish everyone Godspeed during this health crisis.

Robert Hirsch President, San Francisco Police Commission From: Board of Supervisors, (BOS)

 To:
 BOS-Supervisors

 Cc:
 Carroll, John (BOS)

 Subject:
 FW: CPC BOS Memo 4/20

 Date:
 Tuesday, April 21, 2020 9:35:00 AM

 Attachments:
 CPC BOS Memo 2020-4-20.pdf

image001.png

Hello Supervisors,

Please see the attached Capital Planning Commission's memo to the Board of Supervisors.

Thank you,

Eileen McHugh
Executive Assistant
Board of Supervisors
1 Dr. Carlton B. Goodlett Place, City Hall, Room 244

Car Francisca - CA 04102 4600

San Francisco, CA 94102-4689

Phone: (415) 554-7703 | Fax: (415) 554-5163 eileen.e.mchugh@sfgov.org | www.sfbos.org

Lynn Khaw, CPPO, CPPB, C.P.M.

Executive Assistant to the City Administrator

Office of the City Administrator City and County of San Francisco

City Hall, RM 362, 1 Dr. Carlton B. Goodlett Place

San Francisco, CA 94102

lvnn.khaw@sfgov.org | Tel. 415.554.6296 | Fax 415.554.4849

From: Joshi, Nishad (ADM)

Sent: Monday, April 20, 2020 12:53 PM

To: Khaw, Lynn (ADM) < lynn.khaw@sfgov.org>

Cc: Allen, Samantha (ADM) <<u>samantha.allen@sfgov.org</u>>; Phan, Kay (ADM) <<u>kay.phan@sfgov.org</u>>; Green, Heather (ADM) <<u>heather.green@sfgov.org</u>>; Rivoire, Heidi (ADM) <<u>heidi.rivoire@sfgov.org</u>>

Subject: CPC BOS Memo 4/20

Importance: High

Hi Lynn,

Attached is the BOS Memo from today's CPC meeting for Naomi's review and signature. As always, we need a signed copy for our website.

A request to please have this filed with BOS today!

Thanks! Nishad

Nishad Joshi, Analyst
Office of Resilience and Capital Planning
Office of the City Administrator
City and County of San Francisco
415.554.5164





Capital Planning Committee

Naomi M. Kelly, City Administrator, Chair

MEMORANDUM

April 20, 2020

To: Members of the Board of Supervisors

From: Naomi Kelly, City Administrator and Capital Planning Committee Chair

Copy: Angela Calvillo, Clerk of the Board

Capital Planning Committee

Regarding: (1) Transbay Transit Center Special Tax Bonds (2) Transbay Joint Powers

Authority Tax Allocation Bonds

In accordance with Section 3.21 of the Administrative Code, on April 20, 2020, the Capital Planning Committee (CPC) approved the following action items to be considered by the Board of Supervisors. The CPC's recommendations are set forth below.

1. Board File Number: 200291 Approval of the resolution authorizing the issuance and

sale of one or more series of Special Tax Bonds for City and County of San Francisco Community Facilities District No. 2014-1 (Transbay Transit Center) in the aggregate principal amount not to exceed \$90,000,000.

Recommendation: Recommend the Board of Supervisors approve the

resolution.

Comments: The CPC recommends approval of this item by a vote of

11-0.

Committee members or representatives in favor: Ken

Bukowski, Deputy City Administrator; Kelly

Kirkpatrick, Mayor's Budget Director; Jen Low, Board President's Office; Anna Van Degna, Controller's Office; Alaric Degrafinried, Acting Director, Public

Works; Ivar Satero, Director, San Francisco

International Airport; Toks Ajike, Recreation and Parks Department; Jonathan Rewers, SFMTA; Rich Hillis, Director, Planning; Katharine Petrucione, Port of San Francisco; and Kathy How, San Francisco

Public Utilities Commission.

2. Board File Number: 200292 Approval of the resolution approving the issuance by

the Transbay Joint Powers Authority of not to exceed \$315,000,000 in aggregate principal amount of Tax Allocation Bonds to finance certain costs relating to the

Transbay Terminal project.

Recommendation: Recommend the Board of Supervisors approve the

resolution.

Comments:

The CPC recommends approval of this item by a vote of 11-0.

Committee members or representatives in favor: Ken Bukowski, Deputy City Administrator; Kelly Kirkpatrick, Mayor's Budget Director; Jen Low, Board President's Office; Anna Van Degna, Controller's Office; Alaric Degrafinried, Acting Director, Public Works; Ivar Satero, Director, San Francisco International Airport; Toks Ajike, Recreation and Parks Department; Jonathan Rewers, SFMTA; Rich Hillis, Director, Planning; Katharine Petrucione, Port of San Francisco; and Kathy How, San Francisco Public Utilities Commission.

From: Board of Supervisors, (BOS)

To: <u>BOS-Supervisors</u>
Cc: <u>BOS Legislation, (BOS)</u>

Subject: FW: Letter regarding File Number 200382: Urging the City to Develop Options to Minimize Postmortem Body

Handling Costs During the COVID-19 Crisis

Date: Monday, April 20, 2020 4:27:00 PM

Attachments: File No. 200382, Letter to Supervisors Ronen and Haney.pdf

From: Administrator, City (ADM) <city.administrator@sfgov.org>

Sent: Monday, April 20, 2020 3:47 PM

To: Ronen, Hillary hillary.ronen@sfgov.org; Haney, Matt (BOS) matt.haney@sfgov.org;

Cc: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>

Subject: Letter regarding File Number 200382: Urging the City to Develop Options to Minimize

Postmortem Body Handling Costs During the COVID-19 Crisis

Dear Supervisors Ronen and Haney:

Attached, please find a letter regarding File No. 200382, Urging the City to Develop Options to Minimize Postmortem Body Handling Costs During the COVID-19 Crisis.

Sincerely,

Naomi M. Kelly City Administrator



OFFICE OF THE CITY ADMINISTRATOR



London N. Breed, Mayor Naomi M. Kelly, City Administrator

VIA E-MAIL ONLY

April 20, 2020

The Honorable Hillary Ronen The Honorable Matt Haney San Francisco Board of Supervisors 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco, CA 94102

RE: File #200382: Urging the City to Develop Options to Minimize Postmortem Body

Handling Costs During the COVID-19 Crisis

Dear Supervisors Ronen and Haney:

I write in response to your resolution about the Office of the Chief Medical Examiner (OCME). As we face these challenging times, we can be thankful that San Francisco is flattening the curve and that the number of deaths is mitigated by San Franciscans working together. I remain committed to providing whatever assistance I can to those families experiencing the worst possible outcome of this pandemic.

Your resolution urges the City Administrator to explore ways to minimize post-death body handling costs, develop clear options available to families who have been financially impacted by the COVID-19 crisis, and provide information in various languages. Existing law allows us to address this issue immediately.

Administrative Code Section 8.14 authorizes OCME to charge certain fees and states that all cases brought into the Medical Examiner shall be billed for transportation, personnel handling, and storage costs, with certain exemptions. Effectively immediately and applied retroactively, we will exempt charges for cases where the death is related to COVID-19 using the authority in Sec. 8.14(b)(6).

In California, matters related to death and the handling of dead bodies are governed by state laws. If a decedent has made no provisions for his or her death or when the estate is insufficient to provide for internment, Health and Safety Code §7104 provides that the county is responsible and must meet certain state requirements, including bearing the cost of the internment.

San Francisco already has programs to assist individuals and families, also mandated by state law. The District Attorney's Victim Services Division (www.sfdistrictattorney.org/victim-services) helps victims of crime mitigate the trauma of crime, including assisting with funeral and burial expenses.

The Human Services Agency's Public Administrator (https://www.sfhsa.org/services/care-support/public-administrator) takes care of the affairs of those who have died and do not have family members able or willing to manage the estate.

Please do not hesitate to contact me immediately on issues of urgent concern. During this emergency, it is essential we work together to meet the needs of all San Franciscans.

Sincerely,

NAOMI M. KELLY City Administrator

CC: Mayor London N. Breed

NamicM. Melly

Members, Board of Supervisors Clerk of the Board of Supervisors District Attorney Chesa Boudin

Trent Rhorer, San Francisco Human Services Agency

From: Mchugh, Eileen (BOS)

To: <u>BOS-Supervisors</u>; <u>BOS-Legislative Aides</u>; <u>BOS-Administrative Aides</u>

Cc: Calvillo, Angela (BOS); Somera, Alisa (BOS); Laxamana, Junko (BOS); Ng, Wilson (BOS); PEARSON, ANNE (CAT)

Subject: FW: Guidance on Contracts and FEMA Reimbursement

Date: Wednesday, April 22, 2020 10:52:00 AM

Attachments: FEMA Appendix - Ch. 21 & Grants (New Contracts and Amendments) (04-20).docx

FEMA Appendix - Purchase Orders (04-20).pdf

FEMA Appendix- Ch. 6 (Contracts and Purchase Orders) (4-20).docx

FEMA Purchasing Memo 4.22.2020.pdf

Hello Supervisors,

Please see the attached memo from the Office of the City Administrator.

Thank you,

Eileen McHugh
Executive Assistant
Board of Supervisors

1 Dr. Carlton B. Goodlett Place, City Hall, Room 244

San Francisco, CA 94102-4689

Phone: (415) 554-7703 | Fax: (415) 554-5163 eileen.e.mchugh@sfgov.org | www.sfbos.org

From: Administrator, City (ADM) <city.administrator@sfgov.org>

Sent: Wednesday, April 22, 2020 10:50 AM

To: ADM-CItyAdminDOC <CityAdminDOC@sfgov.org>

Cc: Kurella, Sailaja (ADM) <sailaja.kurella@sfgov.org>; Moayed, Taraneh (ADM)

<taraneh.moayed@sfgov.org>

Subject: Guidance on Contracts and FEMA Reimbursement

Dear Colleagues:

I hope you are well. Attached, please find a memorandum and three appendices that provide guidance on qualifying for FEMA reimbursement on Chapter 6, Chapter 21, and purchase order procurements. Please forward these documents to your departmental contracting officers.

I would like to thank the City Attorney's Office for their help in developing this guidance so we ensure San Francisco's purchases meet federal requirements. The Office of Contract Administration will make these and other materials available at https://sfgov.org/oca/resources. Sailaja Kurella and Taraneh Moayed of OCA are available to provide further assistance or answer any questions.

Sincerely,

Naomi M. Kelly

City Administrator



OFFICE OF THE CITY ADMINISTRATOR



London N. Breed, Mayor Naomi M. Kelly, City Administrator

MEMORANDUM

TO: Department Heads

FROM: City Administrator Naomi M. Kelly

RE: Guidance for Departments on Procurement and Reimbursement from the

Federal Emergency Management Agency ("FEMA")

DATE: April 22, 2020

This memorandum provides guidance on the Federal Emergency Management Agency ("FEMA") requirements for qualifying an emergency contract or purchase for reimbursement by FEMA. Please consult with your Deputy City Attorney if you require advice about a particular contract.

I. FEMA Contract and Purchase Order Appendices

The City Attorney's Office has prepared three appendices that contain FEMA required clauses for emergency contracts and purchases for which FEMA reimbursement may be sought. Instructions for each Appendix is set forth below:

- 1) Purchase Order Appendix: This appendix should be attached to all non-negotiable purchase orders not associated with any contract or purchase orders issued against existing contracts that do not contain the stated FEMA requirements.
- 2) Ch. 21 and Grants Contract Appendix: This appendix should be attached all newly negotiated contracts and grants or as amendments to existing contracts.
- 3) Chapter 6 Contract and Purchase Order Appendix: This appendix should be attached to all contracts and purchase orders for construction or construction services.

The three versions of the appendix are included with this memorandum and can also be located at https://sfgov.org/oca/resources. The appendices can be modified to a certain extent but must include the essential FEMA terms unless already fully covered in the contract. Please consult with your Deputy City Attorney before agreeing to any modifications.

The contractor/vendor should sign the anti-lobbying certification at the end of each appendix.

II. FEMA Procurement Procedures & Considerations

The following is summary of the essential procurement considerations identified by FEMA. The City may be unable to adhere perfectly to these criteria during the emergency, but should endeavor to follow them as closely as possible. Please consult with your Deputy City Attorney for a more detailed analysis of the required procedures.

- 1) Verify the emergency or exigency. Non-competitive procurement (including sole-sourcing) is generally only permitted to respond to an emergency or exigency.
- 2) Only contract for what is necessary (services, quantities and/or term of the agreement) to address the emergency or exigency.
- 3) Compare the price of the goods or services to an independent estimate.
- 4) Confirm contractor/vendor not suspended; check www.sam.gov.
- 5) Maintain oversight of contractor/vendor performance.
- 6) Only use Time & Material contracts if no other method suitable; and must include ceiling price if used.
- 7) Cost plus percentage of cost contracts are strictly prohibited.
- 8) Document these steps and save in PeopleSoft notes; save records for FEMA audit.

III. Revenue Agreements

Contracts anticipated to generate revenue to the City of one million dollars or more, or the modification of such a contract, must be approved by the Board of Supervisors under Charter Section 9.118. My office has introduced legislation to delegate that authority to departments. If you are considering modifying a revenue agreement, please contact your Deputy City Attorney.

During this emergency, please direct any questions about this memorandum to Assistant Director of the Office of Contract Administration Taraneh Moayed at taraneh.moayed@sfgov.org.

FEMA APPENDIX FEMA EMERGENCY & EXIGENCY CONTRACTS REQUIREMENTS

- 1. **FEMA Requirements.** The Purchase Order ("PO") to which this FEMA Appendix is attached may be eligible for FEMA funding. FEMA requires inclusion of the following provisions for procurement under exigent or emergency circumstances. The City and County of San Francisco ("City") and the entity to whom this PO is issued ("Contractor") must comply with these provisions. In the event of a conflict with other provisions in this FEMA Appendix that address the same or a similar requirement, the provisions that are stricter and impose the greater duties upon Contractor shall apply. If this PO is being issued against an existing contract between City and Contractor, the terms of this FEMA Appendix are deemed to be incorporated into said contract as though fully set forth therein.
- 2. Remedies for Breach. In addition to all other remedies included in this FEMA Appendix, Contractor shall, at a minimum, be liable to the City for all foreseeable damages it incurs as a result of Contractor violation or breach of the terms of this contract. This includes without limitation any costs incurred to remediate defects in Contractor's services and/or the additional expenses to complete Contractor's services beyond the amounts agreed to in this contract, after Contractor has had a reasonable opportunity to remediate and/or complete its services as otherwise set for in this contract. All remedies provided for in this contract may be exercised individually or in combination with any other remedy available hereunder or under applicable laws, rules and regulations. The exercise of any remedy shall not preclude or in any way be deemed to waive any other remedy.
- **3. Termination for Convenience**. City shall have the option, in its sole discretion, to terminate this PO, at any time during the term hereof, for convenience and without cause. City shall exercise this option by giving Contractor written notice of termination. The notice shall specify the date on which termination shall become effective. In no event shall City be liable for costs incurred by Contractor or any of its subcontractors after the termination date specified by City, except for those costs reasonably necessary to effectuate demobilization from the work.
- 4. Termination for Cause. On and after any event of default, City shall have the right to exercise its legal and equitable remedies, including without limitation, the right to terminate this PO for cause or to seek specific performance of all or any part of this PO. In addition, City shall have the right (but no obligation) to cure (or cause to be cured) on behalf of Contractor any event of default. Contractor shall pay to City on demand all costs and expenses incurred by City in effecting such cure, with interest thereon from the date of incurrence at the maximum rate then permitted by law. City shall have the right to offset from any amounts due to Contractor under this PO or any other contract between City and Contractor all damages, losses, costs or expenses incurred by City as a result of such event of default and any liquidated damages due from Contractor pursuant to the terms of this PO or any other contract.
- **5. Work Hours and Safety Standards.** If this PO is for a price in excess of \$100,000, and involves the employment of mechanics or laborers, Contractor agrees as follows:

- A. Overtime requirements. No contractor or subcontractor contracting for any part of the PO work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.
- B. Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in paragraph (A) of this section the Contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, Contractor and subcontractor(s) shall be liable to the United States for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph (A) of this section, in the sum of \$26 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (A) of this section.
- C. Withholding for unpaid wages and liquidated damages. The City shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the Contractor or subcontractor under any such PO or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime contractor, such sums as may be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph (B) of this section.
- D. Subcontracts. The Contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraphs (A) through (D) of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The Contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs (A) through (D) of this section.
- E. This Section 5 does not apply to the purchase of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.
- **6. Rights to Inventions**. If FEMA's funding for this PO meets the definition of "funding agreement," and if this PO constitutes a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment, or performance of experimental, developmental, or research work, the City agrees to comply with the requirements of 37 C.F.R. Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements, and any implementing regulations issued by FEMA.

- **7. Clean Air Act.** If this PO is for a price in excess of \$150,000, Contractor agrees as follows:
- A. The Contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C. § 7401 et seq.
- B. The Contractor agrees to report each violation to the City and understands and agrees that the City will, in turn, report each violation as required to assure notification to the Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.
- C. The Contractor agrees to include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with Federal assistance provided by FEMA.
- **8. Federal Water Pollution Act**. If this PO is for a price in excess of \$150,000, Contractor agrees as follows:
- A. The Contractor agrees to comply with all applicable standards, orders, or regulations issued pursuant to the Federal Water Pollution Control Act, as amended, 33 U.S.C. 1251 et seq.
- B. The Contractor agrees to report each violation to the City and understands and agrees that the City will, in turn, report each violation as required to assure notification to the Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.
- C. The Contractor agrees to include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with Federal assistance provided by FEMA.
- **Debarment and Suspension**. If this PO is for a price in excess of \$25,000, Contractor agrees as follows:
- A. This PO is a covered transaction for purposes of 2 C.F.R. pt. 180 and 2 C.F.R. pt. 3000. As such, the Contractor is required to verify that none of the Contractor's principals (defined at 2 C.F.R. § 180.995) or its affiliates (defined at 2 C.F.R. § 180.905) are excluded (defined at 2 C.F.R. § 180.940) or disqualified (defined at 2 C.F.R. § 180.935).
- B. The Contractor must comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C, and must include a requirement to comply with these regulations in any lower tier covered transaction it enters into.
- C. This certification is a material representation of fact relied upon by the City. If it is later determined that the Contractor did not comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C, in addition to remedies available to the City, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment.

D. The Contractor agrees to comply with the requirements of 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The Contractor further agrees to include a provision requiring such compliance in its lower tier covered transactions.

10. Procurement of Recovered Materials

- A. In the performance of this PO, the Contractor shall make maximum use of products containing recovered materials that are EPA-designated items unless the product cannot be acquired:
 - i. Competitively within a timeframe providing for compliance with the PO performance schedule;
 - ii. Meeting PO performance requirements; or
 - iii. At a reasonable price.
- B. Information about this requirement, along with the list of EPA-designated items, is available at EPA's Comprehensive Procurement Guidelines web site, https://www.epa.gov/smm/comprehensive-procurement-guideline-cpg-program.
- C. The Contractor also agrees to comply with all other applicable requirements of Section 6002 of the Solid Waste Disposal Act."
- 11. Time and Material POs. To the extent this PO includes work that is paid on a time and material basis, such work must have a guaranteed maximum price (GMP). The GMP is set forth in the body of this PO. The GMP constitutes a ceiling price that Contractor exceeds at its own risk.
- **12.** Access to Records. The following access to records requirements apply to this PO:
- A. The Contractor agrees to provide City, the FEMA Administrator, the Comptroller General of the United States, or any of their authorized representatives access to any books, documents, papers, and records of the Contractor which are directly pertinent to this PO for the purposes of making audits, examinations, excerpts, and transcriptions.
- B. The Contractor agrees to permit any of the foregoing parties to reproduce by any means whatsoever or to copy excerpts and transcriptions as reasonably needed.
- C. The Contractor agrees to provide the FEMA Administrator or his authorized representatives access to construction or other work sites pertaining to the work being completed under the PO.
- D. In compliance with the Disaster Recovery Act of 2018, the City and the Contractor acknowledge and agree that no language in this PO is intended to prohibit audits or internal reviews by the FEMA Administrator or the Comptroller General of the United States.

- 13. Department of Homeland Security Seal, Logo, and Flags. The Contractor shall not use the DHS seal(s), logos, crests, or reproductions of flags or likenesses of DHS agency officials without specific FEMA pre-approval.
- **14. Compliance with Federal Law, Regulations, and Executive Orders.** This is an acknowledgement that FEMA financial assistance will be used to fund all or a portion of the PO. The Contractor will comply with all applicable Federal law, regulations, executive orders, FEMA policies, procedures, and directives.
- **15. No Obligation by Federal Government.** The Federal Government is not a party to this PO and is not subject to any obligations or liabilities to the non-Federal entity, Contractor, or any other party pertaining to any matter resulting from the PO.
- **16. Program Fraud and False or Fraudulent Statements or Related Acts.** The Contractor acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) applies to the Contractor's actions pertaining to this PO.

17. Byrd Anti-Lobbying Certification.

- A. Contractors who apply or bid for an award of \$100,000 or more shall file the required certification pursuant to the Byrd Anti-Lobbying Amendment, 31 U.S.C. §1352, as amended. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, officer or employee of Congress, or an employee of a Member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the recipient who in turn will forward the certification(s) to the awarding agency.
- B. If this PO is for a price of \$100,000 or more, Contractor, and its lower tiers, must sign and submit to the City the following certification:

APPENDIX A, 44 C.F.R. PART 18 - CERTIFICATION REGARDING LOBBYING

Certification for Contracts, Grants, Loans, and Cooperative Agreements

The undersigned certifies, to the best of his or her knowledge and belief, that:

(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- (3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

The Contractor certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Contractor understands and agrees that the provisions of 31 U.S.C. Chap. 38, Administrative Remedies for False Claims and Statements, apply to this certification and disclosure, if any.

Signature of Contractor's Authorized Official	
Name and Title of Contractor's Authorized Offic	 cia

APPENDIX _____ FEMA EMERGENCY & EXIGENCY CONTRACTS REQUIREMENTS

- 1. Contract Requirements. This contract may be eligible for FEMA funding. FEMA requires inclusion of the following contract provisions for procurement under exigent or emergency circumstances. The Parties must comply with these provisions as a minimum. In the event of a conflict with other provisions in this contract that address the same or a similar requirement, the provisions that are stricter and impose the greater duties upon Contractor shall apply.
- 2. Remedies for Breach. In addition to all other remedies included in this contract, Contractor shall, at a minimum, be liable to the City for all foreseeable damages it incurs as a result of Contractor violation or breach of the terms of this contract. This includes without limitation any costs incurred to remediate defects in Contractor's services and/or the additional expenses to complete Contractor's services beyond the amounts agreed to in this contract, after Contractor has had a reasonable opportunity to remediate and/or complete its services as otherwise set for in this contract. All remedies provided for in this contract may be exercised individually or in combination with any other remedy available hereunder or under applicable laws, rules and regulations. The exercise of any remedy shall not preclude or in any way be deemed to waive any other remedy.
- 3. Termination for Convenience. City shall have the option, in its sole discretion, to terminate this Contract, at any time during the term hereof, for convenience and without cause. City shall exercise this option by giving Contractor written notice of termination. The notice shall specify the date on which termination shall become effective. In no event shall City be liable for costs incurred by Contractor or any of its subcontractors after the termination date specified by City, except for those costs reasonably necessary to effectuate demobilization from the work.
- 4. Termination for Cause. On and after any event of default, City shall have the right to exercise its legal and equitable remedies, including without limitation, the right to terminate this contract for cause or to seek specific performance of all or any part of this contract. In addition, City shall have the right (but no obligation) to cure (or cause to be cured) on behalf of Contractor any event of default. Contractor shall pay to City on demand all costs and expenses incurred by City in effecting such cure, with interest thereon from the date of incurrence at the maximum rate then permitted by law. City shall have the right to offset from any amounts due to Contractor under this contract or any other contract between City and Contractor all damages, losses, costs or expenses incurred by City as a result of such event of default and any liquidated damages due from Contractor pursuant to the terms of this contract or any other contract.
- **5. Work Hours and Safety Standards.** If this contract is for a price in excess of \$100,000, and involves the employment of mechanics or laborers, Contractor agrees as follows:
- A. Overtime requirements. No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed

on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.

- B. Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in paragraph (A) of this section the Contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, Contractor and subcontractor(s) shall be liable to the United States for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph (A) of this section, in the sum of \$26 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (A) of this section.
- C. Withholding for unpaid wages and liquidated damages. The City shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the Contractor or subcontractor under any such contract or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime contractor, such sums as may be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph (B) of this section.
- D. Subcontracts. The Contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraphs (A) through (D) of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The Contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs (A) through (D) of this section.
- E. This Section 5 does not apply to the purchase of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.
- **6. Rights to Inventions**. If FEMA's funding for this contract meets the definition of "funding agreement," and if this contract constitutes a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment, or performance of experimental, developmental, or research work, the City agrees to comply with the requirements of 37 C.F.R. Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements, and any implementing regulations issued by FEMA.
- **7. Clean Air Act**. If this contract is for a price in excess of \$150,000, Contractor agrees as follows:

- A. The Contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C. § 7401 et seq.
- B. The Contractor agrees to report each violation to the City and understands and agrees that the City will, in turn, report each violation as required to assure notification to the Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.
- C. The Contractor agrees to include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with Federal assistance provided by FEMA.
- **8. Federal Water Pollution Act**. If this contract is for a price in excess of \$150,000, Contractor agrees as follows:
- A. The Contractor agrees to comply with all applicable standards, orders, or regulations issued pursuant to the Federal Water Pollution Control Act, as amended, 33 U.S.C. 1251 et seq.
- B. The Contractor agrees to report each violation to the City and understands and agrees that the City will, in turn, report each violation as required to assure notification to the Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.
- C. The Contractor agrees to include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with Federal assistance provided by FEMA.
- **Debarment and Suspension**. If this contract is for a price in excess of \$25,000, Contractor agrees as follows:
- A. This contract is a covered transaction for purposes of 2 C.F.R. pt. 180 and 2 C.F.R. pt. 3000. As such, the Contractor is required to verify that none of the Contractor's principals (defined at 2 C.F.R. § 180.995) or its affiliates (defined at 2 C.F.R. § 180.905) are excluded (defined at 2 C.F.R. § 180.940) or disqualified (defined at 2 C.F.R. § 180.935).
- B. The Contractor must comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C, and must include a requirement to comply with these regulations in any lower tier covered transaction it enters into.
- C. This certification is a material representation of fact relied upon by the City. If it is later determined that the Contractor did not comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C, in addition to remedies available to the City, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment.
- D. The Contractor agrees to comply with the requirements of 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C while this offer is valid and throughout the period of

any contract that may arise from this offer. The Contractor further agrees to include a provision requiring such compliance in its lower tier covered transactions.

10. Procurement of Recovered Materials

- A. In the performance of this contract, the Contractor shall make maximum use of products containing recovered materials that are EPA-designated items unless the product cannot be acquired:
 - i. Competitively within a timeframe providing for compliance with the contract performance schedule;
 - ii. Meeting contract performance requirements; or
 - iii. At a reasonable price.
- B. Information about this requirement, along with the list of EPA-designated items, is available at EPA's Comprehensive Procurement Guidelines web site, https://www.epa.gov/smm/comprehensive- procurement-guideline-cpg-program.
- C. The Contractor also agrees to comply with all other applicable requirements of Section 6002 of the Solid Waste Disposal Act."
- 11. Time and Material Contracts. To the extent this contract includes work that is paid on a time and material basis, such work must have a guaranteed maximum price (GMP). The GMP is set forth in the body of this contract. The GMP constitutes a ceiling price that Contractor exceeds at its own risk.
- 12. Access to Records. The following access to records requirements apply to this contract:
- A. The Contractor agrees to provide City, the FEMA Administrator, the Comptroller General of the United States, or any of their authorized representatives access to any books, documents, papers, and records of the Contractor which are directly pertinent to this contract for the purposes of making audits, examinations, excerpts, and transcriptions.
- B. The Contractor agrees to permit any of the foregoing parties to reproduce by any means whatsoever or to copy excerpts and transcriptions as reasonably needed.
- C. The Contractor agrees to provide the FEMA Administrator or his authorized representatives access to construction or other work sites pertaining to the work being completed under the contract.
- D. In compliance with the Disaster Recovery Act of 2018, the City and the Contractor acknowledge and agree that no language in this contract is intended to prohibit audits or internal reviews by the FEMA Administrator or the Comptroller General of the United States.
- **13. Department of Homeland Security Seal, Logo, and Flags.** The Contractor shall not use the DHS seal(s), logos, crests, or reproductions of flags or likenesses of DHS agency officials without specific FEMA pre-approval.

- 14. Compliance with Federal Law, Regulations, and Executive Orders. This is an acknowledgement that FEMA financial assistance will be used to fund all or a portion of the contract. The Contractor will comply with all applicable Federal law, regulations, executive orders, FEMA policies, procedures, and directives.
- 15. No Obligation by Federal Government. The Federal Government is not a party to this contract and is not subject to any obligations or liabilities to the non-Federal entity, Contractor, or any other party pertaining to any matter resulting from the contract.
- 16. Program Fraud and False or Fraudulent Statements or Related Acts. The Contractor acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) applies to the Contractor's actions pertaining to this contract.

17. Byrd Anti-Lobbying Certification.

- A. Contractors who apply or bid for an award of \$100,000 or more shall file the required certification pursuant to the Byrd Anti-Lobbying Amendment, 31 U.S.C. §1352, as amended. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, officer or employee of Congress, or an employee of a Member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the recipient who in turn will forward the certification(s) to the awarding agency.
- B. If this contract is for a price of \$100,000 or more, Contractor, and its lower tiers, must sign and submit to the City the following certification:

<u>APPENDIX A, 44 C.F.R. PART 18 – CERTIFICATION REGARDING LOBBYING</u>

Certification for Contracts, Grants, Loans, and Cooperative Agreements

The undersigned certifies, to the best of his or her knowledge and belief, that:

- (1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any

agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

(3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

The Contractor, [name of Contractor] certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Contractor understands and agrees that the provisions of 31 U.S.C. Chap. 38, Administrative Remedies for False Claims and Statements, apply to this certification and disclosure, if any.

Signature of Contractor's Authorized Official		
Name ar	d Title of Contractor's Authorized Official	
Date.		

APPENDIX _____ FEMA EMERGENCY & EXIGENCY CONTRACTS REQUIREMENTS

- 1. Contract Requirements. This contract may be eligible for FEMA funding. FEMA requires inclusion of the following contract provisions for procurement under exigent or emergency circumstances. The Parties must comply with these provisions as a minimum. In the event of a conflict with other provisions in this contract that address the same or a similar requirement, the provisions that are stricter and impose the greater duties upon Contractor shall apply.
- 2. Remedies for Breach. In addition to all other remedies included in this contract, Contractor shall, at a minimum, be liable to the City for all foreseeable damages it incurs as a result of Contractor violation or breach of the terms of this contract. This includes without limitation any costs incurred to remediate defects in Contractor's services and/or the additional expenses to complete Contractor's services beyond the amounts agreed to in this contract, after Contractor has had a reasonable opportunity to remediate and/or complete its services as otherwise set for in this contract. All remedies provided for in this contract may be exercised individually or in combination with any other remedy available hereunder or under applicable laws, rules and regulations. The exercise of any remedy shall not preclude or in any way be deemed to waive any other remedy.
- 3. Termination for Convenience. City shall have the option, in its sole discretion, to terminate this Contract, at any time during the term hereof, for convenience and without cause. City shall exercise this option by giving Contractor written notice of termination. The notice shall specify the date on which termination shall become effective. In no event shall City be liable for costs incurred by Contractor or any of its subcontractors after the termination date specified by City, except for those costs reasonably necessary to effectuate demobilization from the work.
- 4. Termination for Cause. On and after any event of default, City shall have the right to exercise its legal and equitable remedies, including without limitation, the right to terminate this contract for cause or to seek specific performance of all or any part of this contract. In addition, City shall have the right (but no obligation) to cure (or cause to be cured) on behalf of Contractor any event of default. Contractor shall pay to City on demand all costs and expenses incurred by City in effecting such cure, with interest thereon from the date of incurrence at the maximum rate then permitted by law. City shall have the right to offset from any amounts due to Contractor under this contract or any other contract between City and Contractor all damages, losses, costs or expenses incurred by City as a result of such event of default and any liquidated damages due from Contractor pursuant to the terms of this contract or any other contract.
- **5. Equal Employment Opportunity**. If this contract constitutes a "federally assisted construction contract" as defined in 41 C.F.R. §60-1.3, during the performance of this contract, Contractor agrees as follows:
- A. The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national

origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. Such action shall include, but not be limited to the following:

Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.

- B. The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive considerations for employment without regard to race, color, religion, sex, or national origin.
- C. The Contractor will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with the Contractor's legal duty to furnish information.
- D. The Contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the Contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- E. The Contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- F. The Contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- G. In the event of the Contractor's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the Contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and

such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.

H. The Contractor will include the provisions of this section 5 in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance:

Provided, however, that in the event a Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency, the Contractor may request the United States to enter into such litigation to protect the interests of the United States.

The City further agrees that it will be bound by the above equal opportunity clause with respect to its own employment practices when it participates in federally assisted construction work: Provided, that if the City is a State or local government, the above equal opportunity clause is not applicable to any agency, instrumentality or subdivision of such government which does not participate in work on or under the contract.

The City agrees that it will assist and cooperate actively with the administering agency and the Secretary of Labor in obtaining the compliance of contractors and subcontractors with the equal opportunity clause and the rules, regulations, and relevant orders of the Secretary of Labor, that it will furnish the administering agency and the Secretary of Labor such information as they may require for the supervision of such compliance, and that it will otherwise assist the administering agency in the discharge of the agency's primary responsibility for securing compliance.

The City further agrees that it will refrain from entering into any contract or contract modification subject to Executive Order 11246 of September 24, 1965, with a contractor debarred from, or who has not demonstrated eligibility for, Government contracts and federally assisted construction contracts pursuant to the Executive Order and will carry out such sanctions and penalties for violation of the equal opportunity clause as may be imposed upon contractors and subcontractors by the administering agency or the Secretary of Labor pursuant to Part II, Subpart D of the Executive Order. In addition, the City agrees that if it fails or refuses to comply with these undertakings, the administering agency may take any or all of the following actions: Cancel, terminate, or suspend in whole or in part this grant (contract, loan, insurance, guarantee); refrain from extending any further assistance to the applicant under the program with respect to which the failure or refund occurred until satisfactory assurance of future compliance has been received from such applicant; and refer the case to the Department of Justice for appropriate legal proceedings.

6. Davis-Bacon Act. If this contract is a construction contract in excess of \$2,000, Contractor agrees as follows:

- A. All transactions regarding this contract shall be done in compliance with the Davis-Bacon Act (40 U.S.C. 3141-3144, and 3146-3148) and the requirements of 29 C.F.R. pt. 5 as may be applicable. The Contractor shall comply with 40 U.S.C. 3141-3144, and 3146-3148 and the requirements of 29 C.F.R. pt. 5 as applicable.
- B. Contractor is required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. A copy of the current prevailing wage determination issued by the Department of Labor will be made available upon request. The City will report all suspected or reported violations to FEMA.
 - C. Additionally, Contractor is required to pay wages not less than once a week.
- **7. Copeland Anti-Kickback Act**. If this contract is a construction contract in excess of \$2,000, Contractor agrees as follows:
- A. **Contractor.** The Contractor shall comply with 18 U.S.C. § 874, 40 U.S.C. § 3145, and the requirements of 29 C.F.R. pt. 3 as may be applicable, which are incorporated by reference into this contract.
- B. **Subcontracts.** The Contractor or subcontractor shall insert in any subcontracts the clause above and such other clauses as FEMA may by appropriate instructions require, and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The Contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all of these contract clauses.
- C. **Breach.** A breach of the contract clauses above may be grounds for termination of the contract, and for debarment as a contractor and subcontractor as provided in 29 C.F.R. § 5.12.
- **8. Work Hours and Safety Standards**. If this contract is for a price in excess of \$100,000, and involves the employment of mechanics or laborers, Contractor agrees as follows:
- A. **Overtime requirements.** No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.
- B. **Violation; liability for unpaid wages; liquidated damages.** In the event of any violation of the clause set forth in paragraph (A) of this section the Contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, Contractor and subcontractor(s) shall be liable to the United States for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph (A) of this section, in the sum of \$26 for each calendar day on which such individual was required or

permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (A) of this section.

- C. Withholding for unpaid wages and liquidated damages. The City shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the Contractor or subcontractor under any such contract or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime contractor, such sums as may be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph (B) of this section.
- D. **Subcontracts.** The Contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraphs (A) through (D) of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The Contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs (A) through (D) of this section.
- E. This Section 8 does not apply to the purchase of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.
- **9. Rights to Inventions**. If FEMA's funding for this contract meets the definition of "funding agreement," and if this contract constitutes a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment, or performance of experimental, developmental, or research work, the City agrees to comply with the requirements of 37 C.F.R. Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements, and any implementing regulations issued by FEMA.
- **10. Clean Air Act**. If this contract is for a price in excess of \$150,000, Contractor agrees as follows:
- A. The Contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C. § 7401 et seq.
- B. The Contractor agrees to report each violation to the City and understands and agrees that the City will, in turn, report each violation as required to assure notification to the Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.
- C. The Contractor agrees to include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with Federal assistance provided by FEMA.

- **11. Federal Water Pollution Act**. If this contract is for a price in excess of \$150,000, Contractor agrees as follows:
- A. The Contractor agrees to comply with all applicable standards, orders, or regulations issued pursuant to the Federal Water Pollution Control Act, as amended, 33 U.S.C. 1251 et seq.
- B. The Contractor agrees to report each violation to the City and understands and agrees that the City will, in turn, report each violation as required to assure notification to the Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.
- C. The Contractor agrees to include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with Federal assistance provided by FEMA.
- **12. Debarment and Suspension**. If this contract is for a price in excess of \$25,000, Contractor agrees as follows:
- A. This contract is a covered transaction for purposes of 2 C.F.R. pt. 180 and 2 C.F.R. pt. 3000. As such, the Contractor is required to verify that none of the Contractor's principals (defined at 2 C.F.R. § 180.995) or its affiliates (defined at 2 C.F.R. § 180.905) are excluded (defined at 2 C.F.R. § 180.940) or disqualified (defined at 2 C.F.R. § 180.935).
- B. The Contractor must comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C, and must include a requirement to comply with these regulations in any lower tier covered transaction it enters into.
- C. This certification is a material representation of fact relied upon by the City. If it is later determined that the Contractor did not comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C, in addition to remedies available to the City, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment.
- D. The Contractor agrees to comply with the requirements of 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The Contractor further agrees to include a provision requiring such compliance in its lower tier covered transactions.

13. Procurement of Recovered Materials

- A. In the performance of this contract, the Contractor shall make maximum use of products containing recovered materials that are EPA-designated items unless the product cannot be acquired:
 - i. Competitively within a timeframe providing for compliance with the contract performance schedule;
 - ii. Meeting contract performance requirements; or
 - iii. At a reasonable price.

- B. Information about this requirement, along with the list of EPA-designated items, is available at EPA's Comprehensive Procurement Guidelines web site, https://www.epa.gov/smm/comprehensive-procurement-guideline-cpg-program.
- C. The Contractor also agrees to comply with all other applicable requirements of Section 6002 of the Solid Waste Disposal Act."
- **14. Time and Material Contracts**. To the extent this contract includes work that is paid on a time and material basis, such work must have a guaranteed maximum price (GMP). The GMP is set forth in the body of this contract. The GMP constitutes a ceiling price that Contractor exceeds at its own risk.
- **15. Bonding Requirements.** To the extent this is a contract for construction or facility improvement, Contractor agrees as follows:
- A. Contractor provided with its bid for this contract a bid guarantee of no less than 5% of the bid price, or greater if otherwise required in this contract or the San Francisco Administrative Code.
- B. Contractor has obtained a performance bond in favor of the City, securing fulfillment of all its obligations under the contract, in an amount no less than 100% of the contract price.
- C. Contractor has obtained a payment bond, assuring payment as required by law to all persons supplying labor and material in the execution of the work provided for in the contract, in an amount no less than 100% of the contract price.
- **16. Access to Records.** The following access to records requirements apply to this contract:
- A. The Contractor agrees to provide City, the FEMA Administrator, the Comptroller General of the United States, or any of their authorized representatives access to any books, documents, papers, and records of the Contractor which are directly pertinent to this contract for the purposes of making audits, examinations, excerpts, and transcriptions.
- B. The Contractor agrees to permit any of the foregoing parties to reproduce by any means whatsoever or to copy excerpts and transcriptions as reasonably needed.
- C. The Contractor agrees to provide the FEMA Administrator or his authorized representatives access to construction or other work sites pertaining to the work being completed under the contract.
- D. In compliance with the Disaster Recovery Act of 2018, the City and the Contractor acknowledge and agree that no language in this contract is intended to prohibit audits or internal reviews by the FEMA Administrator or the Comptroller General of the United States.

- 17. Department of Homeland Security Seal, Logo, and Flags. The Contractor shall not use the DHS seal(s), logos, crests, or reproductions of flags or likenesses of DHS agency officials without specific FEMA pre-approval.
- 18. Compliance with Federal Law, Regulations, and Executive Orders. This is an acknowledgement that FEMA financial assistance will be used to fund all or a portion of the contract. The Contractor will comply with all applicable Federal law, regulations, executive orders, FEMA policies, procedures, and directives.
- 19. No Obligation by Federal Government. The Federal Government is not a party to this contract and is not subject to any obligations or liabilities to the non-Federal entity, Contractor, or any other party pertaining to any matter resulting from the contract.
- **20. Program Fraud and False or Fraudulent Statements or Related Acts.** The Contractor acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) applies to the Contractor's actions pertaining to this contract.

21. Byrd Anti-Lobbying Certification.

- A. Contractors who apply or bid for an award of \$100,000 or more shall file the required certification pursuant to the Byrd Anti-Lobbying Amendment, 31 U.S.C. §1352, as amended. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, officer or employee of Congress, or an employee of a Member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the recipient who in turn will forward the certification(s) to the awarding agency.
- B. If this contract is for a price of \$100,000 or more, Contractor, and its lower tiers, must sign and submit to the City the following certification:

APPENDIX A, 44 C.F.R. PART 18 - CERTIFICATION REGARDING LOBBYING

Certification for Contracts, Grants, Loans, and Cooperative Agreements

The undersigned certifies, to the best of his or her knowledge and belief, that:

(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- (3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

The Contractor, [name of Contractor] certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Contractor understands and agrees that the provisions of 31 U.S.C. Chap. 38, Administrative Remedies for False Claims and Statements, apply to this certification and disclosure, if any.

Signature of Contractor's Authorized Official	
Name and Title of Contractor's Authorized Offic	ial
Date	

To: <u>BOS-Supervisors</u>
Cc: <u>Major, Erica (BOS)</u>

Subject: FW: 200362 Prohibit Rent Increases during Covid Emergency

Date: Monday, April 20, 2020 2:50:00 PM

From: lgpetty <lgpetty@juno.com>
Sent: Monday, April 20, 2020 1:50 PM

To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org> **Subject:** 200362 Prohibit Rent Increases during Covid Emergency

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor

As a senior and renter I urge you to support Emergency Ordinance 200362 to prohibit rent increases during the Covid 19 Pandemic.

During this time when people are out of a job, many thousands having to go to food banks to survive, ANY rent increase would make a bad situation much worse, tipping some into unbearable anxiety and even homelessness.

Please do the right thing...the humanitarian thing.

Thank you Lorraine Petty member, Senior & Disability Action

To: <u>BOS-Supervisors</u>

Subject: FW: Red Lanes should ONLY be for public transit buses!

Date: Monday, April 20, 2020 8:50:00 AM

From: Hugo Kobayashi <sffishhead@yahoo.com>

Sent: Friday, April 17, 2020 4:56 PM

To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>

Cc: Breed, Mayor London (MYR) <mayorlondonbreed@sfgov.org>; Renee Curran

<sfmeancat@yahoo.com>

Subject: Red Lanes should ONLY be for public transit buses!

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Board of Directors,

I am writing to oppose allowing private buses to use Folsom Street red lanes. Unlimited numbers of private buses operating in red lanes will interfere with Muni operations. When we get through the current pandemic, we must tackle the climate crisis. Muni is an important part of our infrastructure in fighting climate change and must be given priority, as stated in the Transit-First Policy of our charter.

Additionally, adoption of a policy permitting private buses to operate in the Folsom Street red lanes goes against local ordinance -- SFTC, Division I, Section 7.2.72, based on the state definition of a transit bus, CVC, Division I, Section 642.

Moreover, the creation of these red lanes has been presented to the public as part of the agency's Muni Equity Strategy; that is, the agency's efforts to provide frequent and fast service to all demographics equitably. What is equitable about permitting private, for-profit buses to operate in the public right-of-way, interfering with public transit operations? Nor has the agency has conducted an environmental study on the impact that unlimited numbers of private buses might have on the disruption of Muni and any consequences of that disruption.

Please adopt a policy that creates red lanes strictly for the operation of public transit vehicles.

Sincerely, Hugo Kobayashi

To: <u>BOS-Supervisors</u>

Subject: FW: keep folsom street red lanes for public transit

Date: Monday, April 20, 2020 8:57:00 AM

From: Frances Taylor <duck.taylor@yahoo.com>

Sent: Sunday, April 19, 2020 3:14 PM **To:** MTABoard <mtaboard@sfmta.com>

Cc: mayorlondonbreed@sfgov.com; Board of Supervisors, (BOS)
board.of.supervisors@sfgov.org>

Subject: keep folsom street red lanes for public transit

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Board of Directors --

We understand that you are considering installing a red transit lane on Folsom Street, and we whole-heartedly support this proposal. However, the possibility that non-transit buses may also be allowed to use these lanes is unacceptable. Exclusive private buses such as commuter shuttles do not serve the public and have no business intruding on the space set aside to improve the speed and reliability of transit vehicles that do serve the public, to the benefit of all.

A 2014 document created by the SFMTA analyzes compliance with Title VI of the Civil Rights Act of 1964 (link below). Some of the proposals and statistics are dated: for example, the now-abandoned proposal to eliminate the 12 Folsom in favor of a new 11 Downtown Connector. But information regarding breakdown of ridership numbers by income and minority status shown in tables and maps indicates that the current 12 Folsom serves several areas of low-income and/or minority populations: Chinatown, SOMA, and the Mission.

This route serves discount groceries such as Food Co at 14th Street, affordable senior housing and adult day health centers such as Mendelsohn Housing and Steppingstone at Mabini, and low-income housing facilities and community centers in Chinatown such as the International Hotel at Kearny and Ping Yuen Center between Stockton and Powell. Riders on the 12 Folsom wrestling to bring their groceries home or hurrying to medical appointments should not have to compete with highly paid tech workers in some luxury liner on wheels.

San Francisco has already made life worse for transit riders by letting Uber and Lyft run amok on our streets. We should observe the spirit and letter of the Civil Rights Act of 1964 and set aside public space for public transit that actually serves the people who need it most.

Fran Taylor <u>duck.taylor@yahoo.com</u>

Iris Biblowitz, RN irisbiblowitz@hotmail.com

http://www.sfmta.com/sites/default/files/agendaitems/3-28-14%20Item%207%20TEP%20Title%20VI%20Analysis.pdf

To: <u>BOS-Supervisors</u>

Subject: FW: Don"t turn our red lanes over to the profiteers.

Date: Monday, April 20, 2020 8:58:00 AM

From: Marc Norton <nortonsf@ix.netcom.com>

Sent: Friday, April 17, 2020 9:00 PM

To: MTABoard@sfmta.com

Cc: Breed, Mayor London (MYR) <mayorlondonbreed@sfgov.org>; Board of Supervisors, (BOS)

<board.of.supervisors@sfgov.org>; Sue Vaughan <selizabethvaughan@gmail.com>

Subject: Don't turn our red lanes over to the profiteers.

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Board of Directors,

I am writing to oppose allowing private buses to use Folsom Street red lanes. Don't turn our red lanes over to the profiteers.

MUNI should obey the law. Adoption of a policy permitting private buses to operate in the Folsom Street red lanes goes against local ordinance -- SFTC, Division I, Section 7.2.72, based on the state definition of a transit bus, CVC, Division I, Section 642.

Do the right thing.

Marc Norton 70-year-old lifetime MUNI rider 468 29th Street, SF, CA 94131

To: <u>BOS-Supervisors</u>

Subject: FW: WARN Notice - Attached

Date: Monday, April 20, 2020 12:13:00 PM

Attachments: WARN MTV and SF 4.17.20.pdf

image001.png

From: Tracey Bye <Tracey.Bye@nortonlifelock.com>

Sent: Monday, April 20, 2020 12:10 PM

To: Tracey Bye <Tracey.Bye@nortonlifelock.com>

Subject: WARN Notice - Attached

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Hello, attached is a WARN notice regarding a recent elimination of positions at NortonLifeLock Inc. (formerly known as Symantec Corporation).

Thank you,

Tracey Bye

Sr. Paralegal, Employment Law O: 650 527 5081 tracey_bye@symantec.com NortonLifeLock.com



Symantec Corporation and its related Consumer Division (Norton and LifeLock) are now NortonLifeLock Inc. – a standalone company dedicated to consumer Cyber Safety. Email addresses will change in February 2020.



April 17, 2020

Sent via E-Mail

Mayor Lisa Matichak City Hall 500 Castro Street Mountain View, CA 94041 Lisa.matichak@mountainview.gov

Mayor London Breed City Hall, Room 200 1 Dr. Carlton B. Goodlett Place San Francisco, CA 941023 mayorlondonbreed@sfgov.org

NOVA Consortium (North Santa Clara)
Ms. Kristan Stadelman, Director
North Valley Job Training Consortium (NOVA)
505 W. Olive, Suite 550
Sunnyvale, CA 94086
business@novaworks.org

San Francisco City/County Workforce Development Mr. Joshua Arce, Director 1 South Van Ness Ave., 5th Floor San Francisco, CA 94103 Workforce.development@sfgov.org

County of Santa Clara Santa Clara Board of Supervisors 70 West Hedding Street, 10th Floor, East Wing San Jose, CA 95110 Cindy.chavez@bos.sccgov.org

County of San Francisco San Francisco Board of Supervisors 1 Dr. Carlton B. Goodlett Place #244 San Francisco, CA 94102 Board.of.supervisors@sfgov.org

WARN Act Coordinator
Program Support Unit
Workforce Services Division
Employment Development Department
722 Capitol Mall, MIC 50/Room 5099
Sacramento, CA 95814
eddwarnnotice@edd.ca.gov



To Whom It May Concern:

This letter is to notify you that NortonLifeLock Inc. (formerly known as Symantec Corporation) ("NortonLifeLock") will be permanently eliminating the positions of 15 employees in or associated with the Mountain View and San Francisco, California offices.

In the event the Federal Worker Adjustment and Retraining Notification Act and/or any corollary state law is applicable, we hereby provide you with the following information:

1. Location of Mountain View, California and San Francisco, California facilities:

NortonLifeLock Inc. 350 Ellis Street Mountain View, California 94043

NortonLifeLock Inc. 795 Folsom Street, 1st Floor San Francisco, CA 94111

2. Expected dates of layoff:

With limited potential variation, employees were notified April 2, 2020 and the termination date will be June 5, 2020. Layoffs are expected to be permanent.

3. Bumping rights:

None of the affected employees are represented by a union, and no bumping rights exist.

4. Job titles of positions to be affected, the number of affected employees in each job, associated location, and noticed term date:

See Attachment A.

5. For further information, please contact:

Talin Danayan NortonLifeLock Inc Human Resources 60 E. Rio Salado Pkwy. Suite 400 Tempe, AZ 85281 480-457-2107

Any assistance that the State might provide to NortonLifeLock employees who will be losing their employment with this action would be appreciated.

Sincerely,

Tracey Bye/ Sr. Paralegal



ATTACHMENT A

April 2020 Notifications					
Job Title	Headcount	Job Location	Term Dates		
Dir, Product Management	1	Mountain View, CA	6/5/2020		
IT Developer	1	Mountain View, CA	6/5/2020		
Princ Lab Systems Eng	1	Mountain View, CA	6/5/2020		
Princ Project Mgmt Specialist	1	Mountain View, CA	6/5/2020		
Princ Scrum Master	1	Mountain View, CA	6/5/2020		
Software Development Engineer 4	1	Mountain View, CA	6/5/2020		
Sr Dir, Global Customer Service	1	Mountain View, CA	6/5/2020		
Sr Info Security Analyst	1	Mountain View, CA	6/5/2020		
Sr Princ Channel Mktg Spec	1	Mountain View, CA	6/5/2020		
Sr Princ Cnsmr Bus Ops Analyst	1	Mountain View, CA	6/5/2020		
Sr Princ UI Designer	1	Mountain View, CA	6/5/2020		
Sr Software Engineer	1	Mountain View, CA	6/5/2020		
Sr User Interface Designer	1	Mountain View, CA	6/5/2020		
Sr. Princ Supply Chain Spec	1	Mountain View, CA	6/5/2020		
Technical Director	1	Mountain View, CA	6/5/2020		

April 21, 2020

Via Overnight Delivery

WARN Act Coordinator
System Support Section
Workforce Investment Division
Employment Development Department
P.O. Box 826880, MIC 69
Sacramento, CA 94280-0001
edd@warnnotice@edd.ca.gov

London Breed, Mayor
Office of the Mayor
City Hall, Room 200
1 Dr. Carlton B. Goodlet Place
San Francisco, CA 94102

Re: WARN Act Notice

Board of Supervisors 2020 APR 23 P 12: 19

Board of Supervisors
City Hall, Room 244
1 Dr. Carlton B. Goodlet Place
San Francisco, CA 94102

Joshua Arce, Director
Workforce Development
1 South Van Ness Avenue, 5th Floor
San Francisco, CA 94103

Dear All:

Pursuant to the California and federal Worker Adjustment and Retraining Notification ("WARN") Acts and Executive Order N-31-20 issued on March 17, 2020, Great Pacific Iron Works (the "Company") hereby provides notice that it will be furloughing 16 employees at the Company's facility located at 770 North Point, San Francisco, CA 94109 ("the Facility"). The Company is a subsidiary of Patagonia Works, located at 259 W. Santa Clara Street, Ventura, CA 93001. Although it is not clear if this notice is required under the California and federal WARN Acts, we are providing this notice in good faith and out of an abundance of caution.

The furlough was the result of unforeseeable business circumstances arising from the COVID-19 pandemic and the related shelter in place orders. These circumstances, including their duration were not reasonably foreseeable as of the time this notice would have potentially been required. The pandemic and the resulting shelter in place orders have had significant impact on the Company's ability to operate its business and generate revenue. The impact of this global pandemic has been sudden, dramatic, and well beyond anything within the Company's control.

The Company gives notice as follows:

- 1. Approximately 16 employees at the Company's above-referenced San Francisco location will be placed on a furlough effective April 25, 2020. Affected positions are listed below. This action is expected to continue for 60-90 days or until conditions improve. The action is expected to be temporary.
- Affected employees have been individually provided WARN Notice on April 21, 2020. The Notice period has been reduced due to the sudden and severe impact of COVID-19 on Company

operations. Notice has been provided to affected employees as quickly as is practicable under the circumstances.

- 3. No bumping rights exist.
- 4. The furlough of the affected employees is expected to occur on April 25, 2020.
- 5. The job titles and number of employees who are impacted as a result of this COVID-19-related decision is as follows:

Retail Operations Manager	1
Retail Sales Manager	1
Floor Leader	4
Sales Associate	8
Shipper	1
Visual Merchandiser	1

More information on these employees is available for your inspection, if requested.

Affected employees have been provided with information on unemployment insurance available to them through the Employment Development Department, as required by Governor Newsom's Executive Order N-31-20.

If you have any questions or would like any additional information concerning this matter, please feel free to contact our head of Global Communications & PR, Corley Kenna at corley.kenna@patagonia.com or (805)765-5405.

Amanda Counsel

Patagonia Works

Gensler

April 15, 2020

Board of Supervisors 2020 APR 23 P 12: 20

WARN Act Coordinator
Program Support Unit
Workforce Services Division
Employment Development Department
P.O. Box 826880, MIC 50
Sacramento, CA 94280-0001
eddwarnnotice@edd.ca.gov

(Via email and U.S. Mail)

Chief Elected Official of San Francisco and San Francisco County Mayor London N. Breed San Francisco County City Hall, Room 200 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

San Francisco Workforce Development Board Mr. Joshua Arce, Director, Workforce Development 1 South Van Ness Avenue, 5th Floor San Francisco, CA 94103 415-701-4848 Norman Yee
President, Board of Supervisors City &
County of San Francisco
City Hall, Room 244
1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94102
415-554-6516

Re: Unpaid Furlough at Gensler

Dear Sir/Madam:

While the company does not concede that either the Federal or California WARN Act applies to a temporary furlough, it nonetheless provides this notice. This letter is to inform you that M. Arthur Gensler Jr. & Associates, Inc., a California corporation ("Gensler") will be placing 17 team members on an unpaid furlough from its office location at 45 Fremont Street, Suite 1500, San Francisco, California 94105, effective April 20, 2020. This action is expected to be temporary. This furlough is due to the sudden, dramatic and unexpected COVID-19 crisis, state and local shelter orders and

economic downturn, which have caused the Company to experience unforeseeable business circumstances.

In providing this notice, we emphasize that while it is not clear at this time that the Federal or California WARN Act applies to the furlough described in this notice, we are providing this to ensure that we have provided furloughed team members with notice, and that Gensler has taken all reasonable efforts to comply with applicable laws during this rapidly evolving situation and time of legislative change and executive action.

The affected team members will receive five calendar days written notice on April 15, 2020 that they will transition to an unpaid furlough on April 20, 2020. This notice was provided as soon as reasonably practicable under the unforeseeable business circumstances described herein. The anticipated end date for the unpaid furlough is four weeks from the start date of the furlough. The Company intends this furlough to be temporary, however, given the uncertainty surrounding COVID-19 and the economic downturn, it is possible that this furlough could end in employment terminations or further extension of the furlough.

I am attaching a spreadsheet showing the job titles of the positions to be affected and the number of affected team members in each job classification. Bumping rights do not exist and there are no unions representing the affected team members.

If you have any questions regarding this unpaid furlough, please contact me at 415-836-4105 or michael_bodziner@gensler.com.

April 15, 2020 Page 3

Sincerely,

Michael Bodziner

Regional HR Director

Enclosure

Table of Furloughed Positions and Number of Affected Team Members

Job Title	Number of Team Members in Job Title
Architect	1
Office Assistant	3
Public Relations Specialist	1
Receptionist	1
Regional Recruiter	1
Studio Coordinator	4
Technical Designer	5
Technical Director	1

Gensler

April 15, 2020

Board of Supervisors 2020 APR 23 P 12: 19

WARN Act Coordinator
Program Support Unit
Workforce Services Division
Employment Development Department
P.O. Box 826880, MIC 50
Sacramento, CA 94280-0001
eddwarnnotice@edd.ca.gov
(Via email and U.S. Mail)

Chief Elected Official of San Francisco and San Francisco County Mayor London N. Breed San Francisco County City Hall, Room 200 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

San Francisco Workforce Development
Board Mr. Joshua Arce, Director, Workforce
Development
1 South Van Ness Avenue, 5th Floor
San Francisco, CA 94103
415-701-4848

Norman Yee
President, Board of Supervisors City &
County of San Francisco
City Hall, Room 244
1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94102
415-554-6516

Re: Layoff at Gensler

Dear Sir/Madam:

This letter is to inform you that M. Arthur Gensler Jr. & Associates, Inc., a California corporation ("Gensler") will be conducting a layoff consisting of 57 team members from its office location at 45 Fremont Street, Suite 1500, San Francisco, California 94105, effective April 17, 2020. This action is expected to be permanent. This layoff is due to the sudden, dramatic and unexpected COVID-19 crisis, state and local

shelter orders and economic downturn, which have caused Gensler to experience unforeseeable business circumstances.

In providing this notice, we emphasize that while it is not clear at this time that the Federal or California WARN act applies to the layoff described in this notice, we are providing this to ensure that we have provided team members with notice, and that Gensler has taken all reasonable efforts to comply with applicable laws during this rapidly evolving situation and time of legislative change and executive action.

In addition to the California WARN notice, we have also decided to provide Federal WARN notice at this time, even though the number or percentage of team members included in the layoff may not meet current required thresholds for this worksite. This is because of current extreme uncertainty with respect to the further impact of COVID-19 crisis to our business needs and the fact that that we cannot reasonably foresee at this time whether additional layoffs may be required in the ensuing weeks or months.

Pursuant to Executive Order N-31-20, the affected team members will receive two calendar days written notice on April 15, 2020 that their employment will terminate on April 17, 2020. This notice was provided as soon as reasonably practicable under the unforeseeable business circumstances described herein.

I am attaching a spreadsheet showing the job titles of the positions to be affected and the number of affected team members in each job classification. Bumping rights do not exist and there are no unions representing the affected team members.

If you have any questions regarding this layoff, please contact me at 415-836-4105 or michael_bodziner@gensler.com.

April 15, 2020 Page 3

Sincerely,

Michael Bodziner

Regional HR Director

Enclosure

Table of Impacted Positions and Number of Affected Team Members

Job Title	Number of Team Members in Job Title
Architect	5
Brand Designer	3
Community Leader Coordinator	1
Design Analyst	1
Design Director	3
Design Manager	8
Design Technology Manager	1
Designer	8
Digital Experience Director	1
Executive Assistant	1
Graphic Designer	2
Interior Designer	1
Marketing Specialist	2
Office Assistant	1
Project Coordinator	2
Product Design Technology Director	1
Studio Coordinator	1
Sustainability Specialist	1
Technical Designer	12
Visualization Platforms Director	1
Workplace Experience Manager	1

From: Board of Supervisors, (BOS)

 To:
 BOS-Supervisors

 Cc:
 Major, Erica (BOS)

Subject: FW: Item 6, support of Geary-Masonic SUD amendment

Date: Tuesday, April 21, 2020 2:33:00 PM

From: Michael Chen <michael.yoon.chen@gmail.com>

Sent: Tuesday, April 21, 2020 2:31 PM

To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>; Fewer, Sandra (BOS) <sandra.fewer@sfgov.org>; Stefani, Catherine (BOS) <catherine.stefani@sfgov.org>; Peskin, Aaron (BOS) <aaron.peskin@sfgov.org>; Mar, Gordon (BOS) <gordon.mar@sfgov.org>; Preston, Dean (BOS) <dean.preston@sfgov.org>; Haney, Matt (BOS) <matt.haney@sfgov.org>; Yee, Norman (BOS) <norman.yee@sfgov.org>; Mandelman, Rafael (BOS) <rafael.mandelman@sfgov.org>; Ronen, Hillary <hillary.ronen@sfgov.org>; Walton, Shamann (BOS) <shamann.walton@sfgov.org>; Safai, Ahsha (BOS) <ahsha.safai@sfgov.org>

Subject: Item 6, support of Geary-Masonic SUD amendment

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear members of the Board of Supervisors:

My name is Mike Chen and I am a board member of Northern Neighbors. Northern Neighbors is a District 2 residents group that supports lively, livable neighborhoods. We believe that neighborhoods should be walkable, have easy access to amenities, have sustainable transportation options, and be affordable for families of all incomes.

Northern Neighbors supports the proposed legislation to amend the Geary-Masonic Special Use District (Item 6), where the Lucky Penny diner once operated. This project has taken over 5 years to get to this point. Putting housing here in a transit-rich area and with strong demand for homes would be a net good for the community and for the city.

While we hoped for the original proposal to include BMR housing on site, we are confident that BMR homes will be built through in-lieu offsite fees. The project will pay \$4,500,000 into the Affordable Housing Fund.

District 2 has not built enough housing for all income levels. We are eager to see 101 homes on this location, and we hope to build more BMR homes in District 2 as well.

Mike Chen Northern Neighbors From: Flynn Ezra Beckman

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Gordon Mar;

Preston, Dean (BOS); Haney, Matt (BOS); Yee, Norman (BOS); Mandelman, Rafael (BOS); Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS)

Subject: Support for the project at the site of the former Lucky Penny Restaurant

Date: Saturday, April 18, 2020 2:21:00 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Hello,

I live at Sutter and Baker, right near the Lucky Penny site. I was sad when it closed, but it has now sat vacant and useless for years. Please move forward the project on that site as soon as possible.

Thank you! Flynn Ezra Beckman 415-624-5743 2609 Sutter Street #A, 94115 From: <u>David Golden</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: County Jail No. 4

Date: Monday, April 20, 2020 2:09:38 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

Are we crazy?

When we need maximal space to spread out inmates, to avoid spread of COVID-19 among the inmate population, we are going to shut down a functional jail?

And with two facilities, we can potentially quarantine COVID-19 positive inmates in one jail, in order to protect the rest of the population.

Let's get real here. The situation with COVID-19 is likely to continue into the indefinite future.

David Golden 370 19th Avenue San Francisco, CA 94121 From: Powell, Wesley

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Let Sheriff Miyamoto do his job - and a free offer for a tent if you disagree

Date: Monday, April 20, 2020 1:53:33 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

Shame on any of you for trying to sneak in legislation during the pandemic which puts citizens at risk and against the Sheriff's advice.

My offer: If you truly believe you must release prisoners early, I suggest you first to agree to have 3 to 4 of them stay at your house. If you don't have room, I will personally pay for a tent for your back yard or driveway (they will just need to use your rest room and kitchen). Individually offering housing the released would represent what an honorable, representative Supervisor would do (if you still think releasing prisoners into the community is a good idea). I suspect you will elect not to take my offer – however is it not similarly progressive as the legislation you are proposing?

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe. Let the Sheriff do his job.

If this legislation is not dropped, I will personally use this as an example to voters on why they should not re-elect any of you who support it.

Thank you in advance for doing the right thing. If not, please contact me for your tent.

Wes Powell

San Francisco Voter

One of the 2020 World's Most Ethical Companies®

Jones Lang LaSalle

For more information about how JLL processes your personal data, please click <u>here</u>.

This email is for the use of the intended recipient(s) only. If you have received this email in error, please notify the sender immediately and then delete it. If you are not the intended recipient, you must not keep, use, disclose, copy or distribute this email without the author's prior permission. We have taken precautions to minimize the risk of transmitting software viruses, but we advise you to carry out your own virus checks on any attachment to this message. We cannot accept liability for any loss or damage caused by software viruses. The information contained in this communication may be confidential and may be subject to the attorney-client privilege. If you are the intended recipient and you do not wish to receive similar electronic messages from us in the future then please respond to the sender to this effect.

From: <u>Fix Shotwell</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Let Sheriff Miyamoto do his job

Date: Monday, April 20, 2020 10:33:57 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Sincerely,

Andrew Oglesby

From: Raymond Fabrizio

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary:

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject:Please let Sheriff Miyamoto do his jobDate:Wednesday, April 22, 2020 11:26:55 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Supervisor(s):

Please, oppose the recently introduced legislation regarding County Jail No. 4, or amend it, to allow the sheriff to add beds in the remaining jails when needed! The sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it. Please, let the sheriff and health officials do their jobs to keep the general public safe!

Raymond Fabrizio, concerned citizen and voter!

From: <u>Julie Soo</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Wednesday, April 22, 2020 7:11:11 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of COVID-19 in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies, and the general public safe.

The COVID-19 pandemic has highlighted that domestic violence victims and survivors are at great risk. Please do not ignore the serious consequences of a poorly thought out proposed legislation.

Yours truly, JULIE D. SOO, ESQ. (415) 260-5886 (cell)

Commissioner, San Francisco Commission on the Status of Women Lead Co-chair, California Democratic Party Platform Committee

Julie D. Soo Senior Staff Counsel Legal Division, Enforcement Bureau California Department of Insurance (415) 538-4429 (510) 238-7830 FAX

PLEASE NOTE that Enforcement – San Francisco is now Enforcement – Oakland.

My new address effective February 24, 2020 is 1901 Harrison Street, 6th Floor, Oakland, CA 94612.

My direct phone line remains the same but please note the new fax number.	

From: <u>Priscilla Schlottman</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job

Date: Wednesday, April 22, 2020 11:03:52 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources

Dear Supervisor: I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed. I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it. The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

From: ed balli

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Wednesday, April 22, 2020 4:53:32 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor: I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail

No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed. I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining

jails if unforeseen events warrant it. The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials

do their jobs to keep inmates, deputies and the general public safe.

Sent from Yahoo Mail on Android

From: <u>Angela Tickler</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Tuesday, April 21, 2020 7:22:24 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Sincerely, Angela Tickler 426 16th Ave SF CA 94118

Sent from my iPhone

From: <u>Darlene</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject:Please let Sheriff Miyamoto do his jobDate:Tuesday, April 21, 2020 4:33:32 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Darlene Sunset area From: <u>Darlene</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject:Please let Sheriff Miyamoto do his jobDate:Tuesday, April 21, 2020 4:33:01 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Darlene

From: <u>Tequisha Curley Bundage</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Tuesday, April 21, 2020 4:31:38 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor Fewer

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Sent from my iPhone

From: <u>Debra Naughton</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Tuesday, April 21, 2020 3:21:03 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Debra Naughton 120 Funston Ave. San Francisco, CA. 94118

Sent from my iPhone Debra Naughton From: Nancy Lim

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject:Please let Sheriff Miyamoto do his jobDate:Tuesday, April 21, 2020 2:50:16 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Nancy Lim
Parkside District

From: <u>Diana Hidalgo</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); Stop Crime SF

Subject:Please let Sheriff Miyamoto do his jobDate:Tuesday, April 21, 2020 2:39:31 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe. From: <u>David Sum</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Tuesday, April 21, 2020 1:27:33 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Thank You,

David Sum

Merced Heights District

Sent from my iPhone

From: <u>yvonne lee</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Tuesday, April 21, 2020 12:30:35 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Yvonne Lee 3222 17 th street SF 94110 Sent from my iPhone From: <u>Maureen Bitoff</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject:Please let Sheriff Miyamoto do his jobDate:Tuesday, April 21, 2020 11:23:02 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

John W. Bitoff Rear Admiral, USN (Ret) From: Susan McDonough

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject:Please let Sheriff Miyamoto do his jobDate:Tuesday, April 21, 2020 11:15:32 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Susan McDonough Resident D1 415-309-7521 sdrcrm@hotmail.com From: <u>Michele Glassman</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Tuesday, April 21, 2020 10:44:27 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Thank you, Michele Glassman From: Mandy Leung

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Tuesday, April 21, 2020 10:42:33 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor: I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed. I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it. The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Mandy Leung District 11 OMI Resident From: B Sutton

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject:Please let Sheriff Miyamoto do his jobDate:Tuesday, April 21, 2020 1:38:59 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Thanks, Robert Sutton SF 94127 From: <u>Delia Leon</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Tuesday, April 21, 2020 12:29:31 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Delia Leon - Daughter of Mexican Immigrants!! (Outer Mission) Sent from my iPad From: <u>Natasha Monahan</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job

Date: Monday, April 20, 2020 11:01:06 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe, especially given the uptick in crime in all our neighborhoods.

Natasha Monahan Pacific Heights

Sent from Mail for Windows 10

From: Oleg Tomillo

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject:Please let Sheriff Miyamoto do his jobDate:Monday, April 20, 2020 10:49:28 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Oleg

From: Peter Fortune

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 7:26:03 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Thank you for your consideration.

Peter Fortune 3579 Pierce Street San Francisco

Sent from my iPhone

From: Amy Chen

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 4:38:50 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Amy Chen

The Sunset

From: Robby Towle

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 1:57:58 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources

Dear Supervisor: I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed. I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it. The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Rob Towle Richmond district From: Robby Towle

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job

Date: Monday, April 20, 2020 1:56:47 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources

Dear Supervisor: I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed. I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it. The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

From: <u>Margaret Shamlian</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); Stop Crime SF

Subject:Please let Sheriff Miyamoto do his jobDate:Monday, April 20, 2020 1:36:01 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Margaret Shamlian, Golden Gate Heights From: Cynthia Gaedy Davidson

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject:Please let Sheriff Miyamoto do his jobDate:Monday, April 20, 2020 12:55:28 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Sent from Mail for Windows 10

Thank you,

Cynthia L. Davidson

From: <u>Lary Schiller</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject:Please let Sheriff Miyamoto do his jobDate:Monday, April 20, 2020 12:23:16 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

__

Sent from Gmail Mobile

From: <u>Tak Hou Fong</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 12:21:00 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

take care,

Tak

From: <u>Aaron Burby</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 12:17:02 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Aaron Burby Golden Gate Heights / Sunset 1735 16th Ave San Francisco, CA 94122 From: <u>Christopher Lehman</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 12:11:22 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

I have heard of three separate broad daylight robberies at gunpoint just in the last two weeks. Two were witnessed by people I know. Please do not make it any more unsafe for our children, teens, and all of us to walk or bike on our city streets.

Thank you, Stephanie Lehman From: <u>Libby Dodd</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); Stop Crime SF

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 12:06:47 PM

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Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Elizabeth Dodd District 10 From: jedemar@aol.com

To: Stefani, Catherine (BOS)

Cc: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Peskin, Aaron (BOS); Mar, Gordon (BOS); PrestonStaff

(BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary; Walton, Shamann

(BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 11:48:09 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor Stefani:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Thank you,

Joe DeMartini

Marina resident since 1968

From: Naomi Burkart

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject:Please let Sheriff Miyamoto do his jobDate:Monday, April 20, 2020 11:39:37 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor: I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed. I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it. The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Naomi and Michael Burkart

From: <u>Elizabeth Condon</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 11:27:02 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

From: <u>Luke Perkocha</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job

Date: Monday, April 20, 2020 11:17:51 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

ACCORDING TO RECENT POLICE DEPARTMENT DATA, THERE HAS BEEN A SHOCKING 46% INCREASE IN ROBBERY IN ALMOST ALL DISTRICTS IN SAN FRANCISCO COMPARING FEBRUARY 2020 WITH FEBRUARY 2019!

ROBBERY IS A DANGEROUS CRIME INVOLVING DIRECT CONFRONTATION BETWEEN CRIMINAL AND VICTIM AND MAY ESCALATE RESULTING IN SERIOUS INJURY OR DEATH.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

This legislation is an irresponsible and ill-considered "knee-jerk" reaction with unpredictable unintended consequences that will last long after this epidemic. Instead, the BOS should "do no harm" and respond thoughtfully (not react) to protect BOTH citizens and incarcerated persons.

I strongly urge you to modify or defeat this legislation.

Sincerely, Luke Perkocha From: <u>Cheryl Traverse</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com; Mandelman, Rafael (BOS)

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 10:54:52 AM

Importance: High

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

On my part the city government has swung way to the side of "there are no crimes and humans are ok with no boundaries". We need laws enforced and the court systems to prosecute and then we need the ability to incarcerate those who need it. San Francisco is an example of what happens to society without a rule of law and it is NOT a pretty sight.

Mentally deranged violent people threatening the tax paying citizens daily, drug addicts shooting up near schools, filth and degradation on most street corners, and feeling of an government focused on the homeless and other things than what they should which is Creating a safe and orderly and healthy environment for its citizens.

PLEASE VOTE KNOW AND WE WILL BE WATCHING.

Cheryl Traverse District 8 From: <u>Jim Bertana</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 10:34:00 AM

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Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Thank You

Jim Bertana

From: <u>Heidi Tanner</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 10:25:44 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Heidi Tanner Nob Hill From: Ward

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job

Date: Monday, April 20, 2020 10:20:30 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor: I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed. I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it. The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

From: Randy Borcherding

Peskin, Aaron (BOS); Safai, Ahsha (BOS); Board of Supervisors, (BOS); Stefani, Catherine (BOS); Mar, Gordon To:

(BOS); Ronen, Hillary; MandelmanStaff, [BOS]; Haney, Matt (BOS); Yee, Norman (BOS); PrestonStaff (BOS);

Fewer, Sandra (BOS); Walton, Shamann (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 10:18:08 AM

This message is from outside the City email system. Do not open links or attachments from untrusted

Dear Supervisor: I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed. I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it. The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe. Please understand how the City's residents see this issue. More criminals on the street is not

in our best interests.

From: Kelly Vinther

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 10:10:52 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

-Kelly VINTHER Lone Mountain

From: <u>David Young</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 10:09:26 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

-dave

+1 415 712 6412

From: Kelly Vinther

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 10:09:13 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

- Kelly VINTHER Lone Mountain

From: <u>Mary Rose Cassa</u>
To: <u>Yee, Norman (BOS)</u>

Cc: MandelmanStaff, [BOS]; Mar, Gordon (BOS); Walton, Shamann (BOS); stopcrimesf@gmail.com; Safai, Ahsha

(BOS); Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS);

PrestonStaff (BOS); Haney, Matt (BOS); Ronen, Hillary

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 10:08:54 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor Yee,

At the recommendation of the organization Stop Crime SF, I am writing to ask you to oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Regards,

Mary Rose Cassa Golden Gate Heights - West of 14th Avenue From: <u>Chris Newgard</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job

Date: Monday, April 20, 2020 10:08:51 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Chris Newgard Richmond District From: Kelly Vinther

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 10:07:43 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

From: james reece

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 10:00:42 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

From: <u>Carmel Passanisi</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 9:55:11 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

From: <u>Margie Hom Brown</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject:Please let Sheriff Miyamoto do his jobDate:Monday, April 20, 2020 9:52:02 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Margie Hom Brown

From: George Cavage

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 9:46:48 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Best Regards, George Cavage Pacific Heights From: Yiheng Yang

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 9:32:28 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisors:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

From: <u>Bradley Green</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job

Date: Monday, April 20, 2020 9:30:50 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Brad Green 442 17th Ave, San Francisco From: <u>Lisa Alexander</u>

To: Peskin, Aaron (BOS); Safai, Ahsha (BOS); Board of Supervisors, (BOS); Stefani, Catherine (BOS); Mar, Gordon

(BOS); Ronen, Hillary; MandelmanStaff, [BOS]; Haney, Matt (BOS); Yee, Norman (BOS); PrestonStaff (BOS);

Fewer, Sandra (BOS); Walton, Shamann (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 9:29:36 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing on suggestion of the group Stop Crime SF.

This is in regards to the recently introduced legislation regarding County Jail No. 4. Please oppose or amend it to allow the sheriff to add beds in the remaining jails when needed. I do not think anyone would know more about what he needs to keep us safe more then the sheriff. You are not the sheriff and he does not tell you what you need to do your job and I believe you should show the same respect. I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But BEFORE that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? It is so wrong that you are letting them free in society to do harm again. What we are paying you for is beyond me. We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

From: <u>John or Leslie</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 9:21:34 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Sent from my iPad

From: Mike S Goodmann

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); Stop Crime SF

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 9:20:44 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Michael S Goodman

From: Ed Fisch

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject:Please let Sheriff Miyamoto do his jobDate:Monday, April 20, 2020 9:20:31 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Ed Fisch

From: Sue

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 9:19:42 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Sue Wong West Portal From: RADHA LORCA

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 9:19:05 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Sincerely, Radha Lorca Central Parkside neighborhood

From: <u>Arnold Cohn</u>

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 9:17:07 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Arnold Cohn

From: RADHA LORCA

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please let Sheriff Miyamoto do his job Date: Monday, April 20, 2020 9:16:29 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Thank you for your attention!

Radha Lorca

From: Amy Sanders

To: Board of Supervisors, (BOS); Fewer, Sandra (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon

(BOS); PrestonStaff (BOS); Haney, Matt (BOS); Yee, Norman (BOS); MandelmanStaff, [BOS]; Ronen, Hillary;

Walton, Shamann (BOS); Safai, Ahsha (BOS); stopcrimesf@gmail.com

Subject: Please Let Sheriff Miyamoto Do his Job Date: Monday, April 20, 2020 2:22:16 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release? Where do they go?

We must let the sheriff and health officials do their jobs to keep inmates, deputies and the public safe.

Amy Sanders

From: <u>Karen Wood</u>

To: Board of Supervisors, (BOS); Stefani, Catherine (BOS); Peskin, Aaron (BOS); Mar, Gordon (BOS); PrestonStaff

(BOS); Haney, Matt (BOS); MandelmanStaff, [BOS]; Ronen, Hillary; Walton, Shamann (BOS); Safai, Ahsha (BOS)

Cc: Fewer, Sandra (BOS); Yee, Norman (BOS); stopcrimesf@gmail.com

Subject: Proposal to Close Jail No.4

Date: Monday, April 20, 2020 9:45:33 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources

Dear Supervisors:

Please *oppose* the recently introduced legislation regarding County Jail No. 4, *or amend* this measure to allow the sheriff to add beds in the remaining jails as needed.

If County Jail No. 4 is dilapidated, it must close. But prerequisite to closing this facility must be the addition of beds in or the renovation of the remaining San Francisco jails as needed and at the discretion of the Sheriff.

To protect all within San Francisco jails from COVID-19, the Sheriff and health officials, as professionals, must be allowed to do their jobs to the best of their knowledge and expertise, and in this way, to keep inmates and deputies, as well as the general public, safe.

Sincerely,

Karen Wood Miraloma Park District 7

To: <u>BOS-Supervisors</u>
Subject: Emails File No. 200372

Date:Monday, April 20, 2020 5:33:00 PMAttachments:Closure of Jail #4 Legistration.msg

Safety First.msg

Please let the Sheriff do his job and do yours protect the public.msg

City Hall Must Let The Sheriff Do His Job.msg

Hello Supervisors,

The Office of the Clerk of the Board is in receipt of the attached 4 emails pertaining to File No. 200372.

File No. 200372 - Ordinance amending the Administrative Code to require the City to close County Jail No. 4, located on the seventh floor of the Hall of Justice, by November 1, 2020; to require the Sentencing Commission to establish a Safety and Justice Challenge Subcommittee to plan for the reduction of the City's daily jail population and closure of County Jail No. 4; and affirming the Planning Department's determination under the California Environmental Quality Act.

Thank you,

Jackie Hickey
Board of Supervisors
1 Dr. Carlton B. Goodlett Place, City Hall, Room 244
San Francisco, CA 94102-4689

Phone: (415) 554-5184 | Direct: (415) 554-7701 jacqueline.hickey@sfgov.org| www.sfbos.org From: Gloria Li

To: Board of Supervisors, (BOS); Haney, Matt (BOS)
Subject: City Hall Must Let The Sheriff Do His Job
Date: Monday, April 20, 2020 12:16:30 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources

Dear BOS:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed. I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it. The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Best,

Gloria D6 Resident From: Sam Michaels

To: <u>Board of Supervisors, (BOS)</u>

Subject: Safety First

Date: Monday, April 20, 2020 9:59:05 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources

To the San Francisco Board of Supervisors:

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed. I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it. The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Sam Michaels, MD

From: <u>Marie Hurabiell</u>

To: Board of Supervisors, (BOS)

Subject: Please let the Sheriff do his job and do yours: protect the public

Date: Monday, April 20, 2020 10:14:50 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources

Dear Supervisors:

Thanks for all of your work during this difficult time.

I am writing to request that irresponsible legislation not be passed amidst the chaos. Please show your concern for the citizens of San Francisco by opposing the sloppy legislation introduced by Sandra Lee Fewer regarding County Jail No. 4 or at the very least, amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it (and in days of COVID-19, I think we should be particularly attuned to the possibility of unforeseen events). The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

This requires that they have some flexibility and not be forced to release dangerous criminals because their hands have been tied.

Please do the right thing.

Regards, Marie Hurabiell Lone Mountain From: <u>Karen Tarantola</u>

To: Board of Supervisors, (BOS)
Subject: Closure of Jail #4 Legistration
Date: Monday, April 20, 2020 9:56:58 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

I am writing by suggestion of the group Stop Crime SF. Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed. I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it. The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Sincerely,

Karen Tarantola West Portal Resident

To: <u>BOS-Supervisors</u>

Subject: FW: Please let Sheriff Miyamoto do his job Date: Thursday, April 23, 2020 2:40:00 PM

From: sharon <sharonsks1@gmail.com>
Sent: Wednesday, April 22, 2020 10:30 AM

To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>

Subject: Please let Sheriff Miyamoto do his job

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor: Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed. I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it. The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Regards, Sharon So Epprecht

To: <u>BOS-Supervisors</u>

Subject: FW: Please let Sheriff Miyamoto do his job Date: Tuesday, April 21, 2020 5:10:00 PM

----Original Message-----

From: Laurie Dolly clauriedolly@gmail.com Sent: Tuesday, April 21, 2020 12:02 AM

To: Board of Supervisors, (BOS) <box>

dos.supervisors@sfgov.org>

Subject: Please let Sheriff Miyamoto do his job

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go?

We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Laurie Dolly Ingleside 94112

To: <u>BOS-Supervisors</u>

Subject: FW: Please let Sheriff Miyamoto do his job Date: Thursday, April 23, 2020 2:41:00 PM

----Original Message-----

From: nancy Begonia <imizbegon@icloud.com> Sent: Wednesday, April 22, 2020 6:05 PM

To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org>

Subject: Please let Sheriff Miyamoto do his job

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Supervisor:

Please oppose the recently introduced legislation regarding County Jail No. 4 or amend it to allow the sheriff to add beds in the remaining jails when needed.

I agree with Sheriff Miyamoto that County Jail No. 4 is dilapidated and must close. But before that happens, the sheriff must have the ability to add beds or renovate remaining jails if unforeseen events warrant it.

The risk of coronavirus in jail is real and raises important questions the sheriff and health officials must answer: How many prisoners should we release and where do they go? We must let the sheriff and health officials do their jobs to keep inmates, deputies and the general public safe.

Sent from my iPhone

To: <u>BOS-Supervisors</u>

Subject: FW: Reservoir Project: Cherry-picking 220 "appropriately-sized" parking

Date: Monday, April 20, 2020 8:55:00 AM

From: aj <ajahjah@att.net>

Sent: Saturday, April 18, 2020 8:25 PM

To: facilities@ccsf.edu; Shanell Williams <swilliams@ccsf.edu>; Tom Temprano <ttemprano@ccsf.edu>; bdavila@ccsf.edu; John Rizzo <jrizzo@ccsf.edu>; Thea Selby <tselby@ccsf.edu>; ivylee@ccsf.edu; Alex Randolph <alexrandolph@ccsf.edu>; studenttrustee@mail.ccsf.edu; Steve Brown <sbrown@ccsf.edu>; Marian Lam <mlam@ccsf.edu>; Dianna Gonzales <dgonzales@ccsf.edu>

Cc: Yee, Norman (BOS) <norman.yee@sfgov.org>; Low, Jen (BOS) <jen.low@sfgov.org>; Maybaum, Erica (BOS) <erica.maybaum@sfgov.org>; Board of Supervisors, (BOS) <box downward.of.supervisors@sfgov.org>

Subject: Reservoir Project: Cherry-picking 220 "appropriately-sized" parking

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Chancellor Gonzalez, Deputy Chancellor for Facilities, Board FMP & Oversight Committee, Trustees, Facilities Committee:

The Development Agreement between the City & County of San Francisco and the Balboa Reservoir Project developers has been drawn up.

Among the key terms of the Development Agreement is this:

"Approximately 220 public parking spaces to accommodate parkers from City College and the general public, sized appropriately to meet the typical daily demand."

Planning Dept Staff explains the provenance of, and the justification for, the 220 figure as follows:

"Both the sponsor and City College did their parking studies separately, and the 220 number actually came from City College's TDM study, prepared by Fehr and Peers in 2019 (attached). Section 4.1.2 (Scenario 2: Parking Demand with Balboa Reservoir Housing Project) on Page 34 of the study contains the 220 parking space reference."

CHERRY-PICKING OF THE 220 FIGURE

Planning Dept Staff has provided a cherry-picked "Unmet Parking Demand" of "2026, with core TDM" of 220 spaces.

Planning Dept Staff has used the Fehr-Peers CCSF TDM document to minimize the Reservoir Project's responsibility to mitigate harms to the City College community.

The data from the Fehr-Peers CCSF TDM document was cherry-picked. Like for the Iraq War, the facts have been fixed around the policy.

In actuality, the CCSF TDM document referenced by Planning Dept Staff provided 3 scenarios for unmet parking demand for "2026, with core TDM":

- 1. Scenario 1: Parking Demand with PAEC
- 2. Scenario 2: Parking Demand with Balboa Reservoir Housing Project
- 3. Scenario 3: Parking Demand with PAEC and Balboa Reservoir Housing Project

Planning Dept Staff has cherry-picked in two ways.

First of all, the 220 figure comes from Scenario 2, in which PAEC is left out. This non-PAEC figure is used by Planning Dept Staff despite the Reservoir Team's continual and deceptive assurances that future CCSF needs and plans would be accounted for.

Secondly, the 220 figure for the PAEC-excluded Scenario 2 is just the low-ball figure of a range. The upper figure of that range is 1,007 spaces:

"to accommodate the peak demand at 11:00 AM, by 2026 the removal of the Lower Reservoir parking facilities would lead to a shortfall of 614 to 1,540 parking spaces during the 11:00AM hour. If core TDM programs were provided, there would be unserved demand for around 220 to 1,007 parking spaces during the peak hour." (Fehr-Peers page 34)

If Planning Dept Staff were to be sincere about upholding and preserving City College interests, Scenario 3--not Scenario 2--would be used in assessing unmet demand.

Scenario 3 (PAEC and Balboa Reservoir Housing Project) reflects the future more accurately than Planning Dept Staff's cherry-picked Scenario 2. "Unserved Demand" for "2026, with core TDM", Table 14 shows **980** spaces (Typical Day) and 1,767 spaces (Peak Day):

"If core TDM programs were provided, there would be unserved demand for around 980 to 1,767 parking spaces during the peak hour." (Fehr-Peers page 35) The pronouncements by the Reservoir Team (Planning/OEWD) need to be regarded with skepticism because much of what they present is skewed for easy acceptance by those who don't read the fine print--which is almost everybody!

I will forward to you separately a submission that I had sent to the Reservoir CAC. It discusses "Inherent Inequity in the Balboa Area TDM Framework." I hope you will take the time to review it.

I urge Administration and Trustees to open your eyes to how you are being duped. Stop believing their BS!

Say no to privatization of public land; don't be fake social justice warriors!

Sincerely, aj

To: <u>BOS-Supervisors</u>

Subject: FW: Say No To Face Mask Rules

Date: Monday, April 20, 2020 8:50:00 AM

From: Jordan Davis < jodav1026@gmail.com>

Sent: Friday, April 17, 2020 4:17 PM

To: grant.colfax@sfgov.org; Aragon, Tomas (DPH) <tomas.aragon@sfdph.org>; Board of Supervisors,

(BOS) <box/>board.of.supervisors@sfgov.org>; Breed, Mayor London (MYR)

<mayorlondonbreed@sfgov.org>
Subject: Say No To Face Mask Rules

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

All,

I have followed the orders from this crisis, even when I am angry with them, but this new face mask rule has gone way too far, and you need to repeal it right now.

I am sick and tired of hearing about counties in California (most closest to us is Sonoma) passing these face mask laws and fining people \$1000 for forgetting to wear a face mask, even as we make constant collective sacrifices.

- 1) Non-surgical face masks aren't necessarily as effective as the other measures in place, and you discourage people from purchasing surgical grade masks.
- 2) In order to purchase a face mask, you must go into a store, but if you can't go into a store, then you can't get a face mask. This is a severe Catch-22.
- 3) I am sick and tired of hearing about constantly stricter rules that could lead to police harassment, please let the other regulations work before you keep punishing us, especially when it comes to low-income communities, communities of color, and other groups
- 4) Just because the CDC recommends something doesn't mean it should be mandatory, it's just a recommendation, and most people are following it anyway
- 5) I am very circumspect, even during times of crisis, about a public health officer, which is not an elected position, making rules that could result in the incarceration of people. Such extraordinary laws like these should require the consent of the mayor and a supermajority of the Board of Supervisors, given the extraordinary nature of these laws.
- 6) I am also very circumspect about anybody who is an appointee of this mayor calling the shots, especially given the corruption scandal with Mohammed Nuru and the mayor's refusal to commandeer hotels for unhoused folks (which took action from the BoS to remedy) which lead to almost 100 people in a homeless shelter being infected by COVID-19.
- 7) Please note that protests have been happening across the country and even though the way these protests have been handled are reckless, and even though these people hold views that run counter

to our city's values....there really is something to be said about government overreach and accountability, even during the pandemic.

8) Public health officers are often not trained on equity and the human condition, and often don't have the emotional intelligence for how things are in real life.

What"s even worse is that during this pandemic, there are no avenues to protest these decisions, no oversight, just unilateral decision making from the top a la Donald Trump. I have, under great duress, readjusted my life to stop the spread of COVID-19, and when are we gonna say enough is enough?

To: <u>BOS-Supervisors</u>

Subject: FW: Apartment Industry Letter Regarding File Number 200375

Date:Monday, April 20, 2020 8:49:00 AMAttachments:BoS Clerk Letter re 200375.pdf

From: Charley Goss <charley@sfaa.org>
Sent: Friday, April 17, 2020 3:31 PM

To: Board of Supervisors, (BOS) <board.of.supervisors@sfgov.org> **Subject:** Apartment Industry Letter Regarding File Number 200375

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Hi Ms. Calvillo,

Attached please find a letter from the San Francisco Apartment Association, Coalition for Better Housing, Small Property Owners of San Francisco, and the San Francisco Association of Realtors. Our organizations share concerns regarding File Number 200375, Supervisor Dean Preston's proposal to prohibit landlords from evicting residential tenants for non-payment of rent that was not paid due to the COVID pandemic. A hard copy letter will be sent via US Mail today as well.

Best,

Charley Goss
Government and Community Affairs Manager
San Francisco Apartment Association
265 Ivy Street
p.415.255.2288 ext.14
f.415.255.1112

Information and opinions provided by SFAA staff is not legal advice and may not be construed as such. SFAA staff members are not legal advisors or attorneys. No legal advice is conveyed by this email or through any telephone conversation between you and SFAA staff. Transmitted information and opinions are derived from industry customs and practices but are not to be construed or relied upon as representations of law or legal advice. You should confirm all information and opinions with your own attorney.

April 17, 2020

VIA EMAIL AND U.S. MAIL

Angela Calvillo
Clerk of the Board of Supervisors
City Hall, Room 244
1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94102
Board.of.Supervisors@sfgov.org

Re: Proposed "COVID-19 Tenant Protection" Ordinance – File No. 200375

Dear Ms. Calvillo:

We write to you today in opposition to the recently proposed "COVID-19 Tenant Protection" ordinance (BOS File No. 200375, the "Ordinance"). As currently drafted, the Ordinance violates state law, conflicts with Governor Newsom's Executive Order on evictions, and would ultimately lead to more evictions if enacted.

On March 16, 2020, Governor Newsom signed Executive Order N-28-20 (the "Order") pursuant to the California Emergency Services Act. The Order allows a city to *temporarily* limit evictions for nonpayment of rent due to the COVID-19 crisis. The Order states:

[T]he statutory cause of action for unlawful detainer, Code of Civil Procedure section 1161 et seq., and any other statutory cause of action that could be used to evict or otherwise eject a residential [tenant] is suspended only as applied to any tenancy . . . to which a local government has imposed a limitation on eviction pursuant to this paragraph 2, and only to the extent of the limitation imposed by the local government. Nothing in this Order shall relieve a tenant of the obligation to pay rent, nor restrict a landlord's ability to recover rent due.

The [aforesaid] protections . . . shall be in effect through May 31, 2020, unless extended.

(Order, emphasis added.)

On April 14, 2020, Supervisor Preston proposed a "COVID-19 Tenant Protection" Ordinance. Among other provisions, the Ordinance provides that a landlord can never exercise the remedy of unlawful detainer to obtain unpaid rent, if the rent was unpaid for a COVID-19 related reason



from March 16, 2020 to May 31, 2020 (or longer if the Order is extended), as self-certified by the tenant. In other words, the Ordinance prevents a landlord from *ever* evicting a tenant for failure to pay rent incurred during the COVID-19 period – even if the tenant fails to pay the past-due rent *after* the COVID-19 emergency ends.

San Francisco does not have the legal authority to permanently deprive landlords of their unlawful detainer rights. The Ordinance purports to derive authority from the Governor's Order. The Governor's Order, in turn, derives its authority from the California Emergency Services Act ("ESA"). Neither the Order nor the ESA grants such authority to the City.

The ESA permits the Governor, during a state of emergency, to "suspend any regulatory statute, or statute prescribing the procedure for conduct of state business, or the orders, rules, or regulations of any state agency" (Gov. Code § 8571, emph. add.) The ESA only authorizes the Governor to temporarily suspend ordinary procedures; it does not authorize the Governor to permanently deprive citizens of their rights. To wit, the Governor's Order is not permanent. It states: "The [aforesaid] protections . . . shall be in effect through May 31, 2020, unless extended."

The Ordinance, on the other hand, would permanently deprive landlords of their right to exercise unlawful detainer remedies for COVID-19 related nonpayment — even after the Order's expiration. In doing so, the Ordinance exceeds the authority granted to San Francisco by the Governor's Order and the ESA. If there were any question about the City's authority here, the Order resolves all ambiguity by expressly stating: "Nothing in this Order shall . . . restrict a landlord's ability to recover rent due." By purporting to "restrict a landlord's ability to recover rent due" via the unlawful detainer process, the Ordinance directly conflicts with the Governor's Order.

Moreover, since the Ordinance conflicts with the Order and the ESA, it is in conflict with – and preempted by – California's unlawful detainer statutes. It is a clear violation of due process, as well as an unconstitutional taking of private property. By depriving landlords of their ability to recover past-due rent by exercising their unlawful detainer rights, the Ordinance would devalue rental property across the City without paying just compensation.

Perhaps most troubling is the Ordinance's potential to *increase* the number of evictions after the COVID-19 crisis ends. By purporting to prohibit evictions for nonpayment of rent, the Ordinance would induce countless tenants to stop paying rent while the Governor's COVID-19 Order remains in effect and not to save for repayment thereafter – essentially promising tenants that they'll never need to pay the past-due rent they owe. When the courts inevitably determine



that the Ordinance is illegal and void, landlords will exercise their unlawful detainer rights – but in reliance on the Ordinance, tenants will not have set funds aside to repay their past-due rent.

Although undoubtedly born of good intentions, the COVID-19 Tenant Protection Ordinance is subject to the Law of Unintended Consequences. We respectfully urge you to oppose this patently illegal proposal, which will ultimately harm both landlords and tenants.

Please contact us if you wish to negotiate any amendments that could advance our mutual interests.

Signed,

SAN ERANCISC	OAPARTMENT	ASSOCIATION
JAN FRANCISC	I A A A K I WIE IVI	ASSULTATION

/s/ Janan New
By: Janan New
Its: Director

COALITION FOR BETTER HOUSING

/s/ Brook Turner
By: Brook Turner
Its: President

SMALL PROPERTY OWNERS OF SAN FRANCISCO

/s/ Noni Richen
By: Noni Richen
Its: President

SAN FRANCISCO ASSOCIATION OF REALTORS

/s/ Walt Baczkowski

By: Walt Baczkowski Its: Chief Executive Officer

cc: Supervisor Dean Preston Dean.Preston@sfgov.org



Mayor London Breed Mayor London Breed@sfgov.org

Dennis Herrera City Attorney Dennis.Herrera@sfgov.org

To: <u>BOS-Supervisors</u>

Subject: FW: Homeless Ping-Pong ball in the days of COVID-19

Date: Monday, April 20, 2020 8:45:00 AM

From: Allen Jones <jones-allen@att.net> Sent: Friday, April 17, 2020 2:25 PM

Subject: Homeless Ping-Pong ball in the days of COVID-19

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Attention: All Members of the San Francisco Board of Supervisors,

I consider myself to be the most successful homeless person in San Francisco. That said, City Hall does not want anything to do with hearing from a homeless person like me. Why? City Hall is not interested in helping the homeless. They are only into using the homeless as a political Ping-Pong with the executive branch on one side and the legislative branch on the other. Meanwhile, "The Streets of San Francisco" does not refer to a 1970s TV crime drama but filthy tent encampment San Francisco sidewalks. Yes, I am pissed-off. And I know (by reading) all the solutions offered to solve San Francisco's homeless situation. What makes me more pissed is the fact, the SF Board of Supervisors are using COVID-19 as a ploy to temporarily house the homeless in hotels at a cost of more than a million dollars a day. \$219.00 a day hotel rooms x 7000 homeless x 90 days. Add it up and split the cost in half because they are 100% sure FEMA will reimburse. And after all that money is spent and we are post-COVID-19 the evictions from the hotels. Really City Hall? Talk about an unsolved crime. Oh, and by the way: San Francisco will not get 7000 homeless off the streets period. Even if you offered them all homes in Pacific Heights.

Allen Jones jones-allen@att.net (415) 756-7733 californiaclemency.org

The only thing I love more than justice is the freedom to fight for it. -- Allen Jones --

From: RJSloan@yahoo.com

To: Board of Supervisors, (BOS)

Cc: Fewer, Sandra (BOS); Stefani, Catherine (BOS); Breed, Mayor London (MYR); Zou, Han (BOS); Peskin, Aaron

(BOS); Mar, Gordon (BOS); Preston, Dean (BOS); Haney, Matt (BOS); Yee, Norman (BOS); Mandelman, Rafael

(BOS); Ronen, Hillary; Walton, Shamann (BOS); Safai, Ahsha (BOS)

Subject: Fw: Potential Covid-19 Low-Income Landlord/Tenant Legal Assistance SCALE-UP

Date: Friday, April 17, 2020 8:13:23 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear San Francisco Board of Supervisors.

You appointed me, Randall Sloan, to the SF Department of Building Inspection's (SF DBI) SRO Taskforce as an SRO Tenant Representative in 2019. I was honored to serve.

Please see my local philanthropic plea below with regard to the necessity of a potential need to massively scale-up our Tenant community's low-income legal-assistance non-profits such as the Eviction Defense Collaborative (EDC). Please find the public posting by the EDC attached.

The BURDEN on 'sheltered-in-place,' low-income SF Tenants to somehow notify Landlords INDIVIDUALLY IN WRITING to invoke their protections under Mayor Breed's "Eviction Moratorium ORDER" is UNDUE.

In a memo dated 08-Apr-2020, Supervisor Peskin 'nodded at' the reality that many low-income SF Tenants do not have ready-access to remote-communication technology such as fax machines, Xerox copiers and smartphone devices\consistent monthly data plans. (See P. 2, #6.)

Please consider raising this issue during the next SF B.O.S. meeting. I am uncertain how to appropriately propose a B.O.S. meeting agenda item.

To prevent potentially unacceptable levels of SF homelessness in the future, during the Covid-19 shelter-in-place time-frame, WILL YOUR BODY CONSIDER legislating/mandating the establishment of an 'Eviction Moratorium ORDER' Supplemental Document which will serve to SHIFT THE BURDEN of written Eviction Moratorium invokation notifications from the low-income SF Tenant to the more-resourced SF Landlord?

Respectfully,

Randall Sloan (415) 465-3261 (Text preferred) RJSLOAN@YAHOO.COM

SF DBI SRO Task Force

SRO Tenant Representative (appointed 2019)

Sent from my MetroPCS 4G LTE Android device

----- Original message----From: RJSloan@yahoo.com
Date: Thu, Apr 16, 2020 8:28 PM

To: ibell@sff.org

Subject:Potential Covid-19 Low-Income Landlord/Tenant Legal Assistance SCALE-UP

Dear Ms. Bell,

My name is Randall Sloan. I was appointed by the San Francisco Board of Supervisors in 2019 to represent SF tenants living in SRO hotels.

Via my work with THC Inc.'s (a long-time SF supportive-housing pioneer non-profit) Tenderloin SRO Collaborative (CCSROC), I want to notify the SF philanthropic community of what I foresee as the forthcoming ONSLAUGHT of Covid-19- related "SF Eviction Moratorium" legal Landlord notification letters (which may require multi-language translation capacity) that SF Tenants are currently UNDULY BURDENED with having to issue individually to Landlords.

As I'm certain you're sensitive to, during my attempts to outreach via phone, text and email during this mandated shelter-in-place time period, I'm finding that our lowest-income citizens seem to be unable to afford consistent remote-communication technology devices (dumbphones) and associated low/no-cost data-service plans.

Not only have I been promoting an active "Push Out" campaign to get devices/consistent monthly service plans into the hands of our most vulnerable in order to be remotely supported effectively by Medical/Psychiatric/Social/Addiction Recovery/Legal professional supports, with the burden on low-income tenants in San Francisco to invoke Mayor Breed's 'Eviction Moratorium ORDER' within 30 days of the date their 2020-Apr rent obligation is due, sheltered-in-place tenants do not have ready access to remote communication technologies such as Fax macines, Xerox copiers and dumbphones.

I write to your local philanthropic organization <u>SFF.org</u> to propose that you collaborate with our most important, low-income population's legal defense non-profit the Eviction Defense Collaborative (EDC). I have attached today's public posting outside of their closed office HQ on Mission Street in SOMA.

I look forward to the <u>SFF.org</u>'s consideration of the development of a potential, significant philanthropic strategy/collaboration with such free local legal defense non-profits such as the EDC to pre-emptively attempt to 'under-gird' a Covid-19 scale-up to meet the imminent ONSLAUGHT of legal needs for SF tenants unable to meet their current rent obligations due to Covid-19 related income loss.

Please at least respond with your organization's capacity/mission statement so that I can turn elsewhere to find local philanthropic support/commitment to fullfill such an imminent need for low-income/immigrant/ refugee legal support for the most vulnerable in our San Francisco community.

Respectfully,

Randall Sloan SRO Tenant Advocate SF Department of Building Inspection's (SFDBI) SRO Taskforce (415) 465-3261 (text preferred) RJSLOAN@YAHOO.COM

Sent from my MetroPCS 4G LTE Android device

BOS-11 File Nos. 200362, 200381, 200383, 200385, & 200341

From: Board of Supervisors, (BOS)

To: BOS Legislation, (BOS)

Subject: FW: SUPPORTING LU&T Committee Agenda Item #1 and BOS Agenda Item #17 Rent Increase During COVID-19

Pandemic File #200362

Date: Monday, April 20, 2020 8:36:00 AM

From: aeboken <aeboken@gmail.com> Sent: Monday, April 20, 2020 6:40 AM

legislative_aides@sfgov.org>

Subject: SUPPORTING LU&T Committee Agenda Item #1 and BOS Agenda Item #17 Rent Increase

During COVID-19 Pandemic File #200362

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

TO: Board of Supervisors members

I am strongly supporting temporarily prohibiting rent increases during the COVID-19 pandemic as stated in this legislation.

Eileen Boken
Chair, Land Use and Transportation Committee
Coalition for San Francisco Neighborhoods *

* For identification purposes only.

From: aeboken

To: BOS-Supervisors; BOS-Legislative Aides
Cc: Maryo Mogannam; Albert Chow

Subject: SUPPORTING BOS Agenda Item #24 Urging Congress and Federal Executive Branch to Expeditiously Expand

Economic Stimulus Bill - Ensure Equitable Solutions for Small Businesses and Non-Profits File #200385

Date: Monday, April 20, 2020 2:07:12 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources

TO: Board of Supervisors members

CC: San Francisco Council of District Merchants Associations, Taraval Parkside Merchants Association aka POPS

I am strongly supporting this legislation urging the Congress and Federal Executive Branch to expand the economic stimulus bill to include small businesses and nonprofits.

Eileen Boken Chair, Land Use and Transportation Committee Coalition for San Francisco Neighborhoods *

* For identification purposes only.

From: <u>aeboken</u>

To: <u>BOS-Supervisors</u>; <u>BOS-Legislative Aides</u>

Subject: SUPPORTING BOS Agenda Item #21 Urging Publication of Additional Data Sets. File #200381

Date: Monday, April 20, 2020 1:46:50 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

TO: Board of Supervisors members

I am strongly supporting the publication of additional COVID-19 data sets regarding homeless San Franciscans and San Franciscans living in SROs.

Eileen Boken Chair, Land Use and Transportation Committee Coalition for San Francisco Neighborhoods *

* For identification purposes only.

From: <u>aeboken</u>

To: <u>BOS-Supervisors</u>; <u>BOS-Legislative Aides</u>

Subject: SUPPORTING BOS Agenda Item #23 Encouraging SF To Take Action To Prevent Child Abuse And Neglect During

COVID-19 Shelter-In-Place File #200383

Date: Monday, April 20, 2020 1:55:44 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources

TO: Board of Supervisors members

I am strongly supporting that SF take action to prevent child abuse and neglect during the COVID-19 shelter-in-place.

Eileen Boken Chair, Land Use and Transportation Committee Coalition for San Francisco Neighborhoods *

* For identification purposes only.

From: aeboken

To: <u>BOS-Supervisors</u>; <u>BOS-Legislative Aides</u>

Subject: SUPPORTING Budget and Finance Committee Agenda Item #3 Appropriation - General Reserve - Human Rights

Commissio \$10 million FY 2019 - 2020. File #200341

Date: Tuesday, April 21, 2020 3:03:57 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources

TO: Board of Supervisors members

I am strongly supporting the appropriation of \$10 million from the General Reserve for the current fiscal year for the Human Rights Commission family relief fund. This fund, as stated in the legislation, would be for undocumented and extremely low income families with children 0 - 18 years old and who do not qualify for stimulus relief.

Eileen Boken Chair, Land Use and Transportation Committee Coalition for San Francisco Neighborhoods *

* For identification purposes only.

From: <u>aeboken</u>

To: <u>BOS-Supervisors</u>; <u>BOS-Legislative Aides</u>

Subject: SUPPORTING LU&T Committee Agenda Item #1 and BOS Agenda Item #17 Rent Increase During COVID-19

Pandemic File #200362

Date: Monday, April 20, 2020 6:39:53 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources

TO: Board of Supervisors members

I am strongly supporting temporarily prohibiting rent increases during the COVID-19 pandemic as stated in this legislation.

Eileen Boken Chair, Land Use and Transportation Committee Coalition for San Francisco Neighborhoods *

* For identification purposes only.

From: <u>factory 1 design</u>

To: Breed, Mayor London (MYR); Haney, Matt (BOS); Walton, Shamann (BOS)

Cc: scott.wiener@sen.ca.gov; Jeff.Sparks@sen.ca.gov; Cohen, Emily (HOM); Kositsky, Jeff (DEM); Mahogany, Honey

(BOS); Gee, Natalie (BOS); BOS-Supervisors; BOS-Legislative Aides

Subject: Support for COVID-19 Proposal for activating 180 Jones & Iowa/23rd "Gear Park" with SOS Villages

Date: Tuesday, April 21, 2020 11:29:23 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Mayor Breed, Supervisor Walton and Supervisor Haney

We are writing to you in support of the proposal by Saint Francis Homelessness Challenge to immediately activate the land at 180 Joes and Iowa/23rd to provide emergency shelter response as we triage and transition our unhoused residents into hotels.

We were fortunate to be the neighbors part of the support team in the year long SFHC pilot for this program, with the pilot shelter less than 60 feet from our residence. We could actually lean out our bedroom window and talk to Couper, the pilot shelter resident.

Our city was already in crisis prior to COVID-19, and this new pressure to shelter our neighbors experiencing homelessness is more critical than ever. SFHC is prepared to activate these empty lots immediately to provide safe shelter and to not utilize this opportunity as part of a larger COVID-19 response, seems to us to be both cruel and shameful.

We have no time to waste to provide all of our residents with the ability to self-isolate safely.

Sincerely, Larisa Pedroncelli and Kelly Hill 1875 MIssion Street #110

```
larisa pedroncelli (she/her)
kelly hill (he/him)

factory 1 design

vox | 415.640.0154
web | www.factory1.com
studio | 2clinton park, sf 94103
```

From: <u>Nicholas Wenner</u>

To: Breed, Mayor London (MYR); Walton, Shamann (BOS); Haney, Matt (BOS); scott.wiener@sen.ca.gov;

<u>Jeff.Sparks@sen.ca.gov;</u> <u>Cohen, Emily (HOM);</u> <u>Kositsky, Jeff (DEM);</u> <u>BOS-Supervisors;</u> <u>BOS-Legislative Aides;</u>

Rhorer, Trent (HSA); Colfax, Grant (DPH)

Cc: <u>info@saintfrancischallenge.org</u>

Subject: Support for SFHC"s SOS Village proposals for COVID-19 response

Date: Tuesday, April 21, 2020 3:55:16 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Mayor Breed, Supervisor Walton, and Supervisor Haney, and government officials,

The pre-existing street homelessness crisis in San Francisco has been exacerbated by the COVID-19 pandemic. Saint Francis Homelessness Challenge submitted a proposal to the City on April 6, 2020, to collaborate with the City and service organizations to activate SOS Villages at two sites as part of immediate COVID-19 triage response. COVID-19 SOS Village Proposal—4.06.2020—SFHC

COVID-19 SOS Village Proposal—4.06.2020—SFHC—Attachments

We believe the "SOS Village" model can be effective during this time for the following reasons:

- **Pressing Need:** Existing shelters are currently closed to new entrants, <u>hotel options are currently limited</u> due to staffing shortages, and thousands of people are still <u>living in crisis</u> on our streets.
- **Hygiene**: Guarantees basic hygiene and safety necessary during COVID-19 through individual, enclosed sleeping quarters and sanitation stations, including portapotties, handwashing stations, and shower trailers.
- **Expediency:** A quick activation to be ready within a week of approval.
- **Feasibility:** With the advent of "<u>safe camping spaces</u>" and a new movement not to remove any encampments, SOS Village qualifies a safe, supervised and funded site with an existing network of resources and volunteers.
- **Code Compliant:** CA state code compliant emergency shelter response operations toolkit, insurance, and license agreements are developed and ready to activate.

Sites: 2 potential sites already identified at 180 Jones St. for 15-30 residents, and Gear Park at Iowa and 23rd street for 25-100 residents.

--

Sincerely, **Nicholas Wenner**Manufacturing Systems Engineer
<u>nicholas@fibershed.com</u>



Learn more at Fibershed.org

From: <u>Donna Hunter</u>

To: Walton, Shamann (BOS); Haney, Matt (BOS); scott.wiener@sen.ca.gov; Jeff.Sparks@sen.ca.gov; Cohen, Emily

(HOM); Kositsky, Jeff (DEM); BOS-Supervisors; BOS-Legislative Aides; Rhorer, Trent (HSA); Colfax, Grant (DPH)

Cc: <u>SFHC/SOS</u>

Subject: Support for SFHC"s SOS Village proposals for COVID-19 response

Date: Tuesday, April 21, 2020 3:01:55 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources

Dear Supervisor Walton, and Supervisor Haney, and government officials,

The pre-existing street homelessness crisis in San Francisco has been exacerbated by the COVID-19 pandemic. Saint Francis Homelessness Challenge submitted a proposal to the City on April 6, 2020 to collaborate with the City and service organizations to activate SOS Villages at two sites as part of immediate COVID-19 triage response.

COVID-19 SOS Village Proposal—4.06.2020—SFHC

COVID-19 SOS Village Proposal—4.06.2020—SFHC—Attachments

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From: <u>Katherine Lewis</u>

To: Breed, Mayor London (MYR); Walton, Shamann (BOS); Haney, Matt (BOS); scott.wiener@sen.ca.gov;

Jeff.Sparks@sen.ca.gov; Cohen, Emily (HOM); Kositsky, Jeff (DEM); BOS-Supervisors; BOS-Legislative Aides;

Rhorer, Trent (HSA); Colfax, Grant (DPH)

Cc: <u>info@saintfrancischallenge.org</u>

Subject: Support for SFHC"s SOS Village proposals for COVID-19 response

Date: Tuesday, April 21, 2020 11:39:48 AM

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Dear Mayor Breed, Supervisor Walton, and Supervisor Haney, and government officials,

The pre-existing street homelessness crisis in San Francisco has been exacerbated by the COVID-19 pandemic. Saint Francis Homelessness Challenge submitted a proposal to the City on April 6, 2020 to collaborate with the City and service organizations to activate SOS Villages at two sites as part of immediate COVID-19 triage response.

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- **Sites:** 2 potential sites already identified at 180 Jones St. for 15-30 residents, and Gear Park at Iowa and 23rd street for 25-100 residents.

From: <u>Heather Dickison</u>

To: Breed, Mayor London (MYR); Walton, Shamann (BOS); Haney, Matt (BOS); scott.wiener@sen.ca.gov;

<u>Jeff.Sparks@sen.ca.gov;</u> <u>Cohen, Emily (HOM);</u> <u>Kositsky, Jeff (DEM);</u> <u>BOS-Supervisors;</u> <u>BOS-Legislative Aides;</u>

Rhorer, Trent (HSA); Colfax, Grant (DPH)

Cc: <u>Amy Farah Weiss</u>

Subject: Support for SFHC"s SOS Village proposals for COVID-19 response

Date: Tuesday, April 21, 2020 11:10:30 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Dear Mayor Breed, Supervisor Walton, and Supervisor Haney, and government officials,

The pre-existing street homelessness crisis in San Francisco has been exacerbated by the COVID-19 pandemic. Saint Francis Homelessness Challenge submitted a proposal to the City on April 6, 2020 to collaborate with the City and service organizations to activate SOS Villages at two sites as part of immediate COVID-19 triage response.

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- **Sites:** 2 potential sites already identified at 180 Jones St. for 15-30 residents, and Gear Park at Iowa and 23rd street for 25-100 residents.

Heather Dickison Executive Director & Certified Massage Therapist

Care Through Touch Institute

Tel: 415 344-0302

 $\textbf{\textit{Email:}} \ \underline{ hdick is on@carethrough touch.org}$

Mail: 240 Golden Gate Ave #206

San Francisco, CA 94102

From: Rebecca Burgess

To: Breed, Mayor London (MYR); Walton, Shamann (BOS); Haney, Matt (BOS); scott.wiener@sen.ca.gov;

<u>Jeff.Sparks@sen.ca.gov;</u> <u>Cohen, Emily (HOM);</u> <u>Kositsky, Jeff (DEM);</u> <u>BOS-Supervisors;</u> <u>BOS-Legislative Aides;</u>

Rhorer, Trent (HSA); Colfax, Grant (DPH)

Cc: <u>Amy Farah Weiss</u>

Subject: Support for SFHC"s SOS Village proposals for COVID-19 response

Date: Tuesday, April 21, 2020 10:22:08 AM

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Dear Mayor Breed, Supervisor Walton, and Supervisor Haney, and government officials,

The pre-existing street homelessness crisis in San Francisco has been exacerbated by the COVID-19 pandemic. Saint Francis Homelessness Challenge submitted a proposal to the City on April 6, 2020 to collaborate with the City and service organizations to activate SOS Villages at two sites as part of immediate COVID-19 triage response.

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Thank you!!
Rebecca Burgess

From: <u>Heather Podoll</u>

To: Breed, Mayor London (MYR); Walton, Shamann (BOS); Haney, Matt (BOS); scott.wiener@sen.ca.gov;

Jeff.Sparks@sen.ca.gov; Cohen, Emily (HOM); Kositsky, Jeff (DEM); BOS-Supervisors; BOS-Legislative Aides;

Rhorer, Trent (HSA); Colfax, Grant (DPH)

Cc: <u>info@saintfrancischallenge.org</u>

Subject: Support for SFHC"s SOS Village proposals for COVID-19 response

Date: Tuesday, April 21, 2020 8:50:49 PM

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Subject: Support for SFHC's SOS Village proposals for COVID-19 response

Dear Mayor Breed, Supervisor Walton, and Supervisor Haney, and government officials.

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Thank you for your work to support our communities at this critical time!

Heather Podoll