FILE NO. 200480

ORDINANCE NO.

1	[Compensation	for Unrepresented Employees]
2		
3	Ordinance fixing	ng compensation for persons employed by the City and County of San
4	Francisco who	se compensation is subject to the provisions of Charter, Section
5	A8.409, in job o	codes not represented by an employee organization, and establishing
6	working sched	ules and other terms and conditions of employment and methods of
7	payment effect	ive July 1, 2020.
8 9	NOTE:	Unchanged Code text and uncodified text are in plain Arial font. Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in strikethrough italics Times New Roman font. Board amendment additions are in <u>double-underlined Arial font</u> .
10		Board amendment deletions are in strikethrough Arial font. Asterisks (* * * *) indicate the omission of unchanged Code
11		subsections or parts of tables.
12		
13	Be it orda	ained by the People of the City and County of San Francisco:
14		
15	Pursuant	to Charter Section A8.409-1, the Mayor hereby proposes and the Board of
16	Supervisors app	proves the wages, hours, and other terms and conditions of employment set
17	forth herein to b	e applicable to all unrepresented job codes or positions of City employment.
18	Unless s	pecifically noted, the following provisions are applicable to all employees
19	covered by this	Ordinance, which includes Miscellaneous Unrepresented employees (unit
20	001) and Manag	gement Unrepresented employees (unit 002). As used in this Ordinance, the
21	term Appointing	Officer shall include the Appointing Officer's designee, unless otherwise
22	specified. For in	nformational purposes, a list of job codes designated as Miscellaneous
23	Unrepresented	and Management Unrepresented is on file with the Clerk of the Board of
24	Supervisors in E	Board File No. 200480.
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1 SECTION 1. GENERAL TERMS AND CONDITIONS OF EMPLOYMENT 2 All terms and conditions of employment not covered under this Ordinance shall Α. 3 continue to be subject to the City's direction and control. Unless specifically addressed herein, those terms and conditions of employment that are set forth in the Charter, 4 Administrative Code, Civil Service Rules, and City policies and procedures, shall apply to 5 6 employees covered by this Ordinance. Β. 7 Nothing in this Ordinance shall have application to changes of Civil Service 8 rules and matters subject to the exclusive jurisdiction of the Civil Service Commission under 9 Charter Section A8.409-3, unless specifically approved by the Civil Service Commission, except as such changes may affect compensation. 10 11 **SECTION 2. WAGE RATES** 12 13 Α. The wage rates for job codes covered by this Ordinance for fiscal year 2020-2021 shall be increased as follows: 14 Effective December 26, 2020: 3.00% 15 Effective COB June 30, 2021: 0.50% 16 Β. The 1283 – Director, Employee Relations Division Classification's Pay Plan 17 18 shall be the same range of pay as the 0954 – Deputy Director IV Classification. The 1282 – Manager, Employee Relations Division Classification's Pay Plan 19 20 shall be the same range of pay as the 0932 – Manager IV Classification. 21 The 1281 – Senior Employee Relations Representative Classification's Pay Plan shall be the same range of pay as the 1824 – Principal Administrative Analyst 22 23 Classification. There shall be three additional five percent (5%) steps (Steps 6, 7 & 8) at the top of the range for this classification. The Employee Relations Director may place 24 25

employees in Step 6, 7 or 8, contingent upon the Employee Relations Director designating
 the employee as the principal representative for a major employee group.

The Pay Plan for classifications 1280 – Employee Relations Representative and 9530 – Labor Relations Representative, SFMTA, shall be the same range of pay as the 1244 – Senior Personnel Analyst Classification. There shall also be three additional five percent (5%) steps (Steps 1, 2 & 3) at the bottom of the range. The Employee Relations Director for classification 1280, or Director of Transportation or designee for classification 9530, may place employees in Steps 6, 7 or 8, contingent upon designating the employee as the lead responsibility for an employee group.

The 1293 – Human Resources Director Classification's Pay Plan shall be the
 same range of pay as the 0964 – Department Head IV Classification.

C. The 1682 – Controller Classification's Pay Plan shall be the same range of pay
as the 0965 – Department Head V Classification.

D. The Port Commission shall determine the salary for the 9399 Port Director
 Classification, pursuant to Charter Appendix B3.581(h).

- 16 E. All base wage calculations shall be rounded to the nearest whole dollar, bi-17 weekly salary.
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#### 19 SECTION 3. INTERNAL ADJUSTMENT PROCESS

20 Upon request of an Appointing Officer, the Human Resources Director, with the 21 concurrence of the Controller, may approve internal salary adjustments for members of the 22 Management Unit (002), except for the Mayoral Staff classifications (0881-0905), based 23 upon the following:

- A. Standards
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1 The following shall be the standards for internal adjustments for the wage rates for a 2 particular job code:

- The salary for the job code is below the prevailing wage level in the relevant
   labor market as demonstrated by verifiable salary data; and/or
- 5 2. There is an ongoing and demonstrable recruitment and/or retention problem for 6 the job code; and/or
- 7 3. Traditional salary relationships, which continue to be justified, have been
  8 substantially altered; and/or
- 9 4. The duties, responsibilities, and/or minimum requirements for a job code have
  10 been altered significantly; and/or
- 5. Adjustment is necessary to maintain comparability with similarly-situated
  employees in represented bargaining units.
- 13 B. Internal Adjustment Cap
- 14 Internal adjustment costs shall not exceed an annualized cost of 1.15% of the total

15 payroll cost for the employees covered by this Ordinance, 0.25% of which is available for

- 16 base wage adjustments, and 0.90% of which is available for one-time adjustments.
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- SECTION 4. ACTING ASSIGNMENT PAY
- A. Employees assigned by the Appointing Officer to perform the full range of essential functions of a position in a higher job code shall receive compensation at a higher salary if all of the following conditions are met:
- The assignment is in writing with copies to the Department of Human
   Resources and Controller.
- 2. The assignment conforms to all Civil Service Commission Rules, policies and
   procedures.

3. The position to which the employee is assigned is a budgeted position.

4. The employee is assigned to perform the duties of a higher job code for longer
 than ten (10) consecutive working days, after which acting assignment pay shall be
 retroactive to the first day of the assignment.

B. If each of the above criteria are met, and upon written approval by the
Appointing Officer an employee shall be paid one full salary step adjustment (approximately
5%) as acting assignment pay, provided that pay does not exceed the maximum step of the
salary grade of the job code to which the employee was temporarily assigned. Premiums
based on percent of salary shall be paid at a rate that includes acting assignment pay.

10 C. This provision does not govern requests for classification or reclassification
11 review.

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13 SECTION 5. SUPERVISORY DIFFERENTIAL ADJUSTMENT

The Appointing Officer may adjust the compensation of a supervisory employee
whose compensation grade is set by this Ordinance subject to the following conditions:

A. The supervisor, as part of the regular responsibilities of his/her job code,
supervises, directs, is accountable for, and is in charge of the work of a subordinate or
subordinates.

B. The supervisor must actually supervise the technical content of subordinate
work and possess education and/or experience appropriate to the technical assignment.

C. The organization is a permanent one approved by the Appointing Officer,
Board, or Commission, where applicable, and is a matter of record based upon review and
investigation by the Department of Human Resources.

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D. The job codes of both the supervisor and the subordinate are appropriate to the organization and have a normal, logical relationship to each other in terms of their respective duties and levels of responsibility and accountability in the organization.

E. The compensation grade of the supervisor is less than one full step (approximately 5%) over the compensation grade, exclusive of extra pay, of the employee supervised. In determining the compensation grade of a job code paid a flat rate, the City will convert the flat rate to a bi-weekly rate; for the compensation rate of the flat rate job code, the City shall use the compensation grade the top step of which is closest to the converted flat rate.

F. The adjustment of the compensation grade of the supervisor shall not exceed 5% over the compensation, exclusive of extra pay, of the employee supervised. If the application of this section adjusts the compensation grade of an employee in excess of the employee's immediate supervisor, whose job code is also covered by this Ordinance, the pay of such immediate supervisor shall be adjusted to an amount \$1.00 bi-weekly in excess of the base rate of the supervisor's highest paid subordinate, provided that the other applicable conditions of this section are also met.

G. In no event will the Appointing Officer approve a supervisory salary adjustment
in excess of two (2) full steps (approximately 10%) over the supervisor's current base
compensation, exclusive of extra compensation. If in the following fiscal year a salary
inequity continues to exist, the Appointing Officer may again review the circumstances and
may grant an additional salary adjustment not to exceed two (2) full steps (approximately
10%).

H. The compensation adjustment is retroactive to the date the employee becameeligible, but not earlier than the beginning of the current fiscal year.

I. The Human Resources Department may review any changes in the conditions
 or circumstances that were and are relevant to the request for salary adjustment under this
 section.

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# 5 SECTION 6. SEVERANCE PAY (FOR MANAGEMENT UNREPRESENTED 6 EMPLOYEES ONLY)

A. When an exempt employee in the Management Unit (002) covered by this
Ordinance is involuntarily removed or released from employment, the Appointing Officer will
endeavor to inform the employee at least thirty (30) calendar days before the employee's
final day of work. Where the Appointing Officer fails or declines to inform the employee a full
thirty (30) days in advance, the employee shall receive pay in lieu of the number of days less
than thirty (30) upon which the employee was informed of the intent to release.

13 Β. Except as otherwise provided in Section 6, when an exempt employee in the 14 Management Unit (002) covered by this Ordinance is involuntarily removed or released from 15 employment, the employee shall also receive one week's severance pay for each full year of 16 continuous service, up to a maximum of 26 weeks, in exchange for a release signed by the 17 employee of any and all claims arising out of the employee's employment, including but not 18 limited to termination of that employment and claims arising under this Ordinance, that the employee may have against the City, including any City officer or employee. This release 19 20 shall be in a form acceptable to the City Attorney and shall include a waiver of any rights the 21 employee may have to return to City employment (e.g., holdover roster), a waiver of Section 1542 of the California Civil Code, and a waiver of claims under the Age Discrimination in 22 23 Employment Act. The release shall exclude the right to grieve the proper amount of notice or 24 severance pay due under this section.

1 C. In the event an exempt employee in the Management Unit (002) covered by 2 this Ordinance is involuntarily returned to a permanent job code, that employee may elect to 3 separate fully from City service and in such case shall receive one week's severance pay for 4 each full year of continuous service, up to a maximum of 26 weeks, in exchange for a 5 release signed by the employee of any and all claims arising out of employee's employment, 6 including but not limited to termination of that employment and claims arising under this 7 Ordinance, that the employee may have against the City including any officer or employee 8 thereof. If the employee declines to elect severance within ten (10) working days of 9 receiving an offer of severance, then the City will afford the employee all applicable due process and appeal rights, and no severance pay will be available to the employee. This 10 11 release shall be in a form acceptable to the City Attorney and shall include a waiver of any 12 rights the employee may have to return to City employment (e.g., holdover roster), a waiver 13 of Section 1542 of the California Civil Code, and a waiver of claims under the Age 14 Discrimination in Employment Act. The release shall exclude the right to grieve the proper 15 amount of notice or severance pay due under this section.

D. Additionally, any employee accepting severance pay under this provision shall be ineligible for appointment to City service under Charter Section A8.511 ("Proposition F" appointment) in the department from which the employee was released for a period of two (2) years from the date of release.

E. Payment of severance is dependent upon approval by the Appointing Officer, Controller, and the Human Resources Director. Approval will be based on a good faith consideration of whether the employee's removal or release was involuntary, was initiated by the Appointing Officer, and was in the best interests of the City; and whether the termination of employment was based on conduct involving misappropriation of public funds or property, misuse or destruction of public property, mistreatment of persons, or acts which would

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1	constitute a felony or misdemeanor. Additionally, an employee eligible for severance
2	pursuant to Sections 6(B) or 6(C) above may receive severance pursuant to either, but not
3	both.
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7	SECTION 7. PREMIUM PAY
8	All premiums and additional forms of compensation described in this Ordinance shall
9	be paid only for actual hours worked.
10	There shall be no pyramiding of premiums for purposes of compensation calculations.
11	Each premium shall be calculated on the base wage rate exclusive of any and all premiums,
12	benefits and other forms of additional compensation.
13	
14	SECTION 8. APPOINTMENT AND ADVANCEMENT THROUGH SALARY STEPS
15	Appointing Officers may appoint employees to any step, at any time, in the salary
16	grade up to but not exceeding the maximum of the salary grade. If there are no steps within
17	the salary grade, the Appointing Officer may appoint employees to any place within the
18	grade at any time, providing that the placement does not exceed the salary grade maximum.
19	Employees who enter below the salary grade maximum may advance one step
20	following completion of one year required service. Further increments may accrue following
21	completion of the required service at this step and at each successive step.
22	An employee's scheduled step increase may be denied if the employee's
23	performance has been unsatisfactory to the City. The denial of a step increase is subject to
24	the grievance procedure; provided, however, that nothing in this section is intended to or
25	shall make performance evaluations subject to the grievance procedure.

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#### SECTION 9. METHODS OF CALCULATION

A. Bi-Weekly. An employee whose compensation is fixed on a bi-weekly basis shall be paid the bi-weekly salary for the position for work performed during the bi-weekly payroll period. There shall be no compensation for time not worked unless such time off is authorized time off with pay.

B. Per Diem or Hourly. An employee whose compensation is fixed on a per diem
or hourly basis shall be paid the daily or hourly rate for work performed during the bi-weekly
payroll period on a bi-weekly pay grade. There shall be no compensation for time not
worked unless such time off is authorized time off with pay.

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SECTION 11. WORK SCHEDULES

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A. REGULAR WORK SCHEDULES

Regular Work Day. Unless otherwise provided in this Ordinance, a regular
 workday is a tour of duty of eight (8) hours of work completed within not more than twenty four (24) hours.

Regular Work Week. The Appointing Officer shall determine the work
 schedule for employees. A regular work week is a tour of duty of five (5) worked days within
 a seven (7) day period. However, employees who are moving from one shift or one work
 schedule to another may be required to work in excess of five (5) working days in
 conjunction with changes in their work shifts or schedules.

Employees shall receive no compensation when properly notified (2-hour
 notice) that work applicable to the job code is not available because of inclement weather
 conditions, shortage of supplies, traffic conditions, or other unusual circumstances.
 Employees who are not properly notified and report to work and are informed no work

1 applicable to the job code is available shall be paid for a minimum of two (2) hours.

Employees who have been designated by their department as emergency personnel must
report to work as scheduled unless otherwise notified by the Appointing Officer. Employees
who begin their shifts and are subsequently relieved of duty due to the above reasons shall
be paid a minimum of two (2) hours, and for hours actually worked beyond two (2) hours,
computed to the nearest one-quarter hour.

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#### B. ALTERNATE WORK SCHEDULES

8 The Appointing Officer may enter into cost equivalent alternate work schedules for 9 some or all employees covered by this Ordinance. Such alternate work schedules may 10 include, but are not limited to, core hours flex-time; full-time work weeks of less than five (5) 11 days; or a combination of features mutually agreeable to the parties. Such changes in the 12 work schedule shall not alter the basis for, nor entitlement to, receiving the same rights and 13 privileges as those provided to employees on five (5) day, forty (40) hour a week schedules.

14 C. VOLUNTARY REDUCED WORK WEEK

Subject to approval by the Appointing Officer, employees covered by this Ordinance
 may voluntarily elect to work a reduced work week for a specified period of time. Such

17 reduced work week shall not be less than twenty (20) hours per week. Pay, vacation,

holidays and sick pay shall be reduced proportionately in accordance with any such reducedwork week.

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#### SECTION 12. STANDBY PAY AND PAGER PAY

Employees who, as part of the duties of their positions are required by the Appointing Officer to standby when normally off duty to be instantly available to be called in for immediate emergency service for the performance of their regular duties, shall be paid ten percent (10%) of their regular straight time rate of pay for the period of such standby service.

1	When such employees are called to perform their regular duties in emergencies during the
2	period of such standby service, they shall be paid while engaged in such emergency service
3	the usual rate of pay for such service.
4	The provisions authorizing standby pay do not apply to job codes designated by a "Z"
5	symbol.
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7	SECTION 13. CALL BACK
8	Except for employees at remote locations where City supplied housing has been
9	offered, or who are otherwise being compensated, employees who are called back to work
10	locations following the completion of the work day and departure from their place of
11	employment shall be granted a minimum of four (4) hours pay at the applicable rate or shall
12	be paid for all hours actually worked at the applicable rate, whichever is greater. This
13	section shall not apply to employees who are called back to duty when on stand-by status.
14	Notwithstanding the general provisions of this section, call back pay shall not be
15	allowed in job codes designated by a "Z" symbol.
16	
17	SECTION 14. OVERTIME COMPENSATION
18	A. Subject to sub-paragraphs (B) through (D) below, the Appointing Officer may
19	require employees to work longer than the regular work day or the regular work week. Any
20	time worked by an employee with proper authorization, exclusive of part-time employees, in
21	excess of forty (40) hours actually worked during a regular work week shall be designated as
22	overtime and shall be compensated at one-and-one-half times the base hourly rate.
23	B. Employees working in job codes who are designated as having a regular work
24	week of less than forty (40) hours shall not be entitled to overtime compensation for work
25	performed in excess of their specified regular hours until they exceed forty (40) hours of

1 hours actually worked per week. Overtime shall be calculated and paid on the basis of the 2 total number of straight time hours actually worked in a week. Overtime compensation so 3 earned shall be computed subject to all the provisions and conditions set forth herein.

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C. Only legal holidays, listed in Section 16 ("Holidays"), shall count as hours 5 worked for the purposes of computing overtime.

6 D. Employees in non-"Z" designated job codes who are required to work overtime 7 shall be paid at a rate of one and one-half times their regular base rate. An employee may 8 elect to accrue Compensatory Time Off ("CTO") in lieu of overtime, provided that the 9 Appointing Officer approves that election. In no instance may an employee accrue more than one hundred sixty (160) hours of CTO. Non-"Z" classified employees who are 10 appointed to a position in another department shall have their entire CTO balance paid out at 11 12 the rate of the underlying classifications prior to appointment. Non-"Z" classified employees who are appointed to positions in a higher, non-"Z" designated classifications or who are 13 appointed to positions in a "Z" designated classifications shall have their entire CTO balance 14 15 paid out at the rate of the lower classifications prior to promotion.

Ε. Employees in job codes designated by a "Z" symbol shall not be paid for 16 17 overtime worked but may earn CTO at the rate of one hour for each hour worked in excess 18 of 40 hour/week. The maximum amount of CTO that may be accrued is one hundred sixty (160) hours with exception of class 1282 Manager Employee Relations for which the 19 20 maximum amount of CTO that may be accrued is one hundred (100) hours in a fiscal year. 21 In lieu of accruing CTO during the fiscal year, unrepresented department heads, the 1283 Director of Employee Relations and employees in AB44 Confidential Chief Attorney II shall 22 23 have the same Management Leave benefit applicable to employees in job codes assigned to the EM Group. 24

1	SECTION 15. FAIR LABOR STANDARDS ACT
2	To the extent that this Ordinance fails to afford employees the overtime or
3	compensatory time off benefits to which they are entitled under the Fair Labor Standards Act
4	("FLSA"), this Ordinance authorizes and directs all City departments to ensure that their
5	employees receive, at a minimum, such FLSA benefits.
6	
7	SECTION 16. HOLIDAYS
8	Except when normal operations require, or in an emergency, employees covered by
9	this Ordinance shall not be required to work on the following days hereby declared to be
10	holidays for such employees:
11	January I (New Year's Day)
12	the third Monday in January (Martin Luther King, Jr.'s Birthday)
13	the third Monday in February (President's Day)
14	the last Monday in May (Memorial Day)
15	July 4 (Independence Day)
16	the first Monday in September (Labor Day)
17	the second Monday in October (Indigenous Peoples Day and Italian American
18	Heritage Day)
19	November 11 (Veteran's Day)
20	Thanksgiving Day
21	the day after Thanksgiving
22	December 25 (Christmas Day)
23	Provided however, that, if January 1, July 4, November 11 or December 25 falls on a
24	Sunday, the Monday following is a holiday.
05	

In addition, included shall be any day declared to be a holiday by proclamation of the
 Mayor after such day has heretofore been declared a holiday by the Governor of the State of
 California or the President of the United States.

For those employees assigned to a work week of Monday through Friday, and in the 4 5 event a legal holiday falls on Saturday, the preceding Friday shall be observed as a holiday; 6 provided, however, that except where the Governor declares that such preceding Friday 7 shall be a legal holiday, each department head shall make provision for the staffing of public 8 offices under the department head's jurisdiction on such preceding Friday so that those 9 public offices may serve the public as provided in the Administrative Code Section 16.4. Those employees who work on a Friday that is observed as a holiday in lieu of a holiday 10 11 falling on Saturday shall be allowed a day off in lieu thereof as scheduled by the Appointing 12 Officer in the current fiscal year. The City shall provide one week's advance notice to 13 employees scheduled to work on the observed holiday, except in cases of unforeseen 14 operational needs.

15 The City shall accommodate religious belief or observance of employees as required16 by law.

17 Employees are entitled to five (5) floating holidays totaling forty (40) hours (pro-rated 18 for eligible part-time employees), in each fiscal year to be taken on days selected by the 19 employee subject to prior scheduling approval of the Appointing Officer. Employees hired on 20 an as-needed, intermittent or seasonal basis shall not receive floating holidays. Floating 21 holidays may be taken in hourly increments up to and including the number of hours 22 contained in the employee's regular shift. Floating holidays may be carried forward from one 23 fiscal year to the next. The number of floating holidays carried forward to a succeeding fiscal year may not exceed the total number of floating holidays received in the previous fiscal 24 25 year. No compensation of any kind shall be earned or granted for floating holidays not

taken. Employees who have established initial eligibility for floating holidays and
subsequently separate from City employment, may, at the sole discretion of the Appointing
Officer, be granted to take off those floating holiday(s) to which the separating employee was
eligible and had not yet taken off. The number of floating holidays carried forward to a
succeeding fiscal year shall not exceed the total number of floating holidays received in the
previous fiscal year.

Floating holidays are to be scheduled per mutual agreement, based on operationalneeds of the department.

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#### 10 SECTION 17. HOLIDAY COMPENSATION FOR TIME WORKED

Employees required by their respective Appointing Officer to work on any of the 11 12 holidays specified in Section 16 or to substitute holidays excepting Fridays observed as 13 holidays in lieu of holidays falling on Saturday, shall be paid extra compensation of one (1) 14 additional day's pay at time and one-half (1-1/2) the usual rate in the amount of twelve (12)15 hours pay for eight (8) hours worked or a proportionate amount if less than eight (8) hours 16 worked; provided, however, that at an employee's request and with the approval of the 17 Appointing Officer, an employee may be granted CTO in lieu of paid overtime. 18 Employees occupying positions that are exempt from the FLSA (Executive, 19 Administrative and Professional) shall not receive extra compensation for holiday work but 20 may be granted time off at the discretion of the Appointing Officer. 21

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# SECTION 18. HOLIDAYS FOR EMPLOYEES ON WORK SCHEDULES OTHER THAN MONDAY THROUGH FRIDAY

- A. Employees assigned to seven (7) day-operation departments or employees
  working a five (5) day work week other than Monday through Friday shall be allowed another
  day off if a holiday falls on one of their regularly scheduled days off.
- B. Employees whose holidays are changed because of shift rotations shall beallowed another day off if a legal holiday falls on one of their days off.
- 8 C. Employees required to work on a holiday that falls on a Saturday or Sunday 9 shall receive holiday compensation for work on that day. Holiday compensation shall not 10 then be additionally paid for work on the Friday preceding a Saturday holiday, nor on the 11 Monday following a Sunday holiday.
- 12 D. Sections (B) and (C) above shall apply to part-time employees on a pro-rata 13 basis. If the provisions of this section deprive an employee of the same number of legal 14 holidays that an employee receives who works Monday through Friday, the employee shall 15 be granted additional days off to equal such number of holidays. The designation of such 16 days off shall be by mutual agreement of the employee and the appropriate employer 17 representative. Such days off must be taken within the fiscal year. In no event shall the 18 provisions of this section result in the employee receiving more or less holidays than an employee on a Monday through Friday work schedule. 19
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## 21 SECTION 19. HOLIDAY PAY FOR EMPLOYEES LAID OFF

- An employee who is laid off at the close of business the day before a holiday who has worked not less than five (5) previous consecutive workdays shall be paid for the holiday at the employee's normal rate of compensation.
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1 SECTION 20. EMPLOYEES NOT ELIGIBLE FOR HOLIDAY COMPENSATION

Persons employed for holiday work only, or persons employed on a part-time work
schedule that is less than twenty (20) hours in a bi-weekly pay period, or persons employed
on an intermittent part-time work schedule (not regularly scheduled), or persons employed
on as-needed, seasonal or project basis for less than six (6) months continuous service, or
persons on leave without pay status both immediately preceding and immediately following
the legal holiday shall not receive holiday pay.

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SECTION 21. PART-TIME EMPLOYEES ELIGIBLE FOR HOLIDAYS

Part-time employees who regularly work a minimum of twenty (20) hours in a biweekly pay period shall be entitled to holiday pay on a proportionate basis.

Regular full-time employees are entitled to 8/80 or 1/10 time off when a holiday falls in a bi-weekly pay period, therefore, part-time employees, as defined in the immediately preceding paragraph, shall receive a holiday based upon the ratio of 1/10 of the total hours regularly worked in a bi-weekly pay period. The computation of holiday time off shall be rounded to the nearest hour.

The proportionate amount of holiday time off shall be taken in the same fiscal year in which the holiday falls. Holiday time off shall be taken at a time mutually agreeable to the employee and the appropriate employer representative.

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#### SECTION 22. IN-LIEU HOLIDAYS

A. Requests for in-lieu holidays shall be made to the appropriate management
representative within thirty (30) days after the holiday is earned and must be taken within the
fiscal year.

1	В.	In-lieu holidays will be assigned by the Appointing Officer if not scheduled in
2	accordance	e with the procedures described herein.
3	C.	An in-lieu holiday can be carried over into the next fiscal year only with the
4	written app	roval of the Appointing Officer.
5		
6	SEC	TION 23. PROBATIONARY PERIODS
7	Prob	pationary periods shall be defined and administered by the Civil Service
8	Commissio	n. All permanent civil service appointees shall serve a minimum of 2,080 hours
9	probational	ry period.
10	A pr	obationary period may be extended by mutual written agreement between the
11	employee a	and the Appointing Officer.
12		
13	SEC	TION 24. HEALTH AND WELFARE
14	The	City's contributions to employee health, dental, and other insurance benefits will
15	be equivale	ent to those offered to members of the City's bargaining unit #32.
16	In ac	ddition, employees who are Health Services System members are eligible for one
17	(1) annual '	VDT examination and prescribed eyewear.
18		
19	SEC	TION 25. RETIREMENT CONTRIBUTION
20	Emp	loyees in classifications covered by this Ordinance shall pay retirement
21	contributior	ns as set forth in the San Francisco Charter.
22	The	parties acknowledge that the San Francisco Charter establishes the levels, terms
23	and conditi	ons of retirement benefits for members of the San Francisco City and County
24	Employees	Retirement System ("SFERS"). The fact that the Ordinance does not specify
25	that a certa	in item of compensation is excluded from retirement benefits does not and should

not be construed to mean that SFERS includes the compensation when calculating
 retirement benefits.

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- 4 SECTION 26. PRE-RETIREMENT PLANNING SEMINAR

Subject to development, availability, and scheduling by SFERS, employees shall be
allowed not more than one (1) day to attend a pre-retirement planning seminar sponsored by
SFERS.

8 Employees must provide at least two (2) weeks advance notice of their desire to 9 attend a retirement planning seminar to the appropriate supervisor. An employee who has 10 timely requested release time shall be released from work to attend the seminar unless 11 staffing requirements or other department exigencies require the employee's attendance at 12 work on the day or days such seminar is scheduled. Release time shall not be unreasonably 13 withheld.

14 All such seminars must be located within the Bay Area.

15 This section shall not be subject to the grievance procedure.

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### SECTION 27. WORKER'S COMPENSATION AND RETURN TO WORK

18 The City will make a good faith effort to return employees who have sustained an occupational injury or illness to temporary modified duty within the employee's medical 19 20 restriction. Duties of the modified assignment may differ from the employee's regular job 21 duties or from job duties regularly assigned to employees in the injured employee's job code. Where appropriate modified duty is not available within the employee's job code, on the 22 23 employee's regular shift, and in the employee's department, the employee may be temporarily assigned pursuant to this section to work in another job code, on a different shift, 24 25 and/or in another department, subject to the approval of the Appointing Officer. The decision

to provide modified duty and/or the impact of such decisions shall not be subject to
grievance or arbitration. Modified duty assignments may not exceed three (3) months. An
employee assigned to a modified duty assignment shall the regular base rate of pay and
shall not be eligible for any other additional compensation (premiums) or out of class
assignment pay as may be provided under this Ordinance.

6 An employee who is absent because of an industrial disability and who is receiving 7 Temporary Disability, Vocational Rehabilitation Maintenance Allowance, or State Disability 8 Insurance, may request to supplement the amount of disability indemnity payment with 9 salary to be charged against the employee's accumulated unused sick leave with pay credit 10 balance, CTO, vacation, or other paid leave as available, so as to equal the normal salary 11 the employee would have earned for the regular work schedule. Use of CTO for this 12 purpose requires approval from the employee's Appointing Officer.

An employee who wishes not to supplement, or who wishes to supplement with CTO or vacation, must submit a written request to the Appointing Officer within seven (7) calendar days following the first date of absence. Disability indemnity payments will be automatically supplemented with sick pay credits (if the employee has sick pay credits and is eligible to use them) to provide up to the employee's normal salary unless the employee makes an alternative election as provided in this section.

Employee supplementation of worker's compensation payments to equal the full salary the employee would have earned for the regular work schedule in effect when the worker's compensation leave began shall be drawn only from an employee's paid leave credits including vacation, sick leave, or other paid leave as available. An employee returning from disability leave will accrue sick leave at the regular rate and not an accelerated rate.

1	Salary may be paid on regular time-rolls and charged against the employee's sick
2	leave with pay, vacation, or CTO credit balance during any period before the determination
3	of eligibility for disability indemnity payment without requiring a signed option by the
4	employee. Sick leave with pay, vacation, or CTO credits shall be used to supplement
5	disability indemnity pay at the minimum rate of one (1) hour units.
6	This section clarifies and supersedes any conflicting provisions of the Civil Service
7	Commission Rules that are within the Charter authority of the Board of Supervisors.
8	
9	SECTION 28. STATE DISABILITY INSURANCE COVERAGE
10	Upon a statement by a majority of employees in a job code, or by the sole incumbent
11	in a single "A" position or by the majority of employees in a multi "A" position, requesting that
12	they be enrolled in the State Disability Program, the City shall take all necessary action to
13	enroll affected employees therein.
14	
15	SECTION 29. COMPLIANCE WITH DISABILITY AND ANTI-DISCRIMINATION
16	STATUTES
17	This Ordinance shall be interpreted, administered, and applied in a manner that
18	complies with the provisions of federal, state, and local disability and anti-discrimination
19	laws. The City shall have the right to take whatever action it deems appropriate to ensure
20	compliance with such laws.
21	A complaint of discrimination may, at the option of the employee, be processed
22	through the grievance procedure of this Ordinance, or through the applicable Civil Service
23	rules, the City Administrative Code, and federal and state law. If the employee elects to
24	pursue remedies for discrimination complaints outside the grievance procedure of this
25	Ordinance, that election shall constitute a waiver of the right to pursue that complaint

through the grievance process under this Ordinance. To the extent permissible by law, if
there is an election to pursue the complaint through the grievance process under this
Ordinance, that election shall constitute a waiver of the right to pursue the complaint in other
forums and the employee shall be required to execute a written acknowledgement of the
waiver in a form approved by the City Attorney.

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#### SECTION 30. TUITION REIMBURSEMENT

8 The City will allocate \$30,000 for the Tuition Reimbursement Program for employees 9 covered by this Ordinance. Employees covered by this Ordinance may be reimbursed up to a maximum of \$2,500 for tuition, registration fees, books and other materials for internal or 10 external training programs that will enhance the employee's work skills, professional 11 12 conferences, professional association memberships and desired licenses relevant to the 13 employee's current classification. Tuition reimbursement must be approved by the employee's Appointing Officer and be in accordance with procedures determined by the 14 15 Human Resources Director.

16 Subject to approval by the Appointing Officer and to the extent funds are available, 17 employees may utilize up to \$1,000 of the funds available to them under this section to pay 18 for the cost of reasonable and necessary travel and lodging for approved training. Travel 19 reimbursement rates shall be as specified in the Controller's current travel policy.

In addition, subject to the approval of the Appointing Officer, an employee may also be reimbursed up to \$1,000 of the maximum funds available to them for the purchase of handheld electronic devices (e.g. smartphones, tablets), laptop computers, professional software, and books and subscriptions for use in the performance of their City duties. Tuition reimbursement must be approved by the employee's Appointing Officer and be in accordance with procedures determined by the Human Resources Director.

2	SECTION 31. RENEWAL FEES FOR CERTIFICATIONS, LICENSES OR
3	REGISTRATIONS
4	When a certificate, license or registration is required by the Civil Service Commission
5	as a minimum qualification for City employment in a position covered by this Ordinance, the
6	City will reimburse the employee for the amount of the mandatory fee for the renewal of such
7	certificate, license or registration.
8	
9	SECTION 32. BAR DUES
10	Full-time permanent exempt employees covered by this Ordinance who, as a
11	condition of employment, are required to be a member of the California State Bar shall be
12	reimbursed for annual mandatory minimum California State Bar dues, plus one
13	subcommittee.
14	
15	SECTION 33. TRAINING, CAREER DEVELOPMENT AND INCENTIVES
16	Employees covered by this Ordinance shall be on paid status when assigned to
17	attend required educational programs scheduled during normal working hours.
18	
19	SECTION 34. LIFE INSURANCE
20	Upon becoming eligible to participate in the Health Service System under San
21	Francisco Administrative Code Section 16.700, the City shall provide life insurance in the
22	amount of \$50,000 for all employees covered by this Ordinance.
23	
24	
25	

#### SECTION 35. SAFETY EQUIPMENT & PROTECTIVE CLOTHING

All employees covered by this Ordinance shall be provided with safety equipment and
protective clothing in accordance with Cal-OSHA requirements and as deemed appropriate
by and authorized by the Appointing Officer.

5

#### 6

#### SECTION 36. PARENTAL LEAVE

7 Upon proper advance notification, employees covered by this Ordinance may be 8 granted up to forty (40) hours parental leave per fiscal year, four (4) hours of which will be 9 paid leave to participate in the activities of a school or licensed child day care facility of any 10 of the employee's children. An employee may take two (2) hours of paid leave between July 1 to December 31, and another two (2) hours paid leave from January 1 to June 30. In 11 12 addition, parental leave shall not exceed eight (8) hours in any calendar month of the year. 13 In order to qualify for parental leave, the employees must give reasonable notice to their immediate supervisors before taking the time off. The employee must provide written 14 15 verification from the school or licensed child day care facility confirming that the employee 16 participated in school/child care related activities on a specific date and at a particular time, if 17 requested by management. The employee may utilize either existing vacation, CTO, or 18 personal (unpaid) leave to account for absences qualifying for parental leave after the employee has used the paid leave hours as provided above. If both of the child's parents 19 20 are employed by the City at the same worksite, the entitlement to a planned absence on 21 parental leave applies only to the parent who first gives notice. 22 Denial of parental leave under this section is not subject to the grievance process.

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1	SECTION 37. MILEAGE REIMBURSEMENT
2	Covered employees shall be reimbursed at the Controller's certified rate per mile
3	when required to use their personal vehicle for City business.
4	
5	SECTION 38. GRIEVANCE PROCEDURE
6	A. Definition:
7	A grievance shall be defined as any dispute that involves the interpretation or
8	application of this Ordinance. The grievance must state the circumstances about which the
9	grievant claims to be aggrieved, the section(s) of the Ordinance that the grievant believes
10	were violated, and the remedy or solution sought by the grievant.
11	B. General Provisions:
12	In no event shall a grievance include a claim for money relief for more than a thirty
13	(30) working day period before the grievant initiated the grievance.
14	If the supervisor or Appointing Officer fails to respond within the required time limits
15	specified in paragraph C below, the grievant may then present the grievance in writing to the
16	next higher step. If the grievant fails to present the grievance to the next higher step within
17	the required time limits, then the grievance is considered withdrawn.
18	The parties may extend the time limits set forth in this grievance procedure by mutual
19	written agreement.
20	Any deadline date under this section that falls on a Saturday, Sunday or a legal
21	holiday listed in Section 16 shall be continued to the next business day.
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23	
24	
25	

1 C. Procedure:

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Step I Immediate Supervisor

An employee having a grievance must first discuss it with the employee's immediate
supervisor. The employee's immediate supervisor is the individual who immediately
assigns, reviews or directs the work of an employee.

If a solution to the grievance, satisfactory to the employee and immediate supervisor,
is not accomplished by the informal discussion, the employee may pursue the matter further.
The employee shall submit a written statement of the grievance to the immediate supervisor
within fifteen (15) calendar days of the facts or event giving rise to the grievance or within
fifteen (15) calendar days from such time as the employee should have known of the
occurrence thereof. The discussion with the supervisor described in the preceding
paragraph does not extend the time to submit the written grievance.

The immediate supervisor will make every effort to arrive at a prompt resolution by
investigating the issue. The supervisor shall respond within ten (10) calendar days.

15

#### Step II Department Head or Designee

16 If the employee is not satisfied with the decision rendered at Step 1, the employee 17 shall submit the grievance in writing to the department head or designee within fifteen (15) 18 calendar days of receiving notification of the Step 1 decision or the due date for the Step 1 decision. The grievance shall include a specific description of the basis for the claim, the 19 20 Ordinance section(s) believed violated and the resolution desired, and an explanation of why 21 the Step I response is insufficient. The parties shall meet within fifteen (15) calendar days, 22 unless a mutually agreed upon alternative is established. The Appointing Officer shall, 23 within fifteen (15) calendar days of receipt of the written grievance, or within ten (10) 24 calendar days of the date the meeting is held, whichever comes later, respond in writing to the grievance, specifying the reason(s) for concurring with or denying the grievance. 25

1	Step III Director, Employee Relations Division
2	If the employee is not satisfied with the decision of the Appointing Officers, the
3	employee shall submit the grievance to the Employee Relations Director within fifteen (15)
4	calendar days after receipt of the Appointing Officer's decision or the date that decision was
5	due. The employee shall state why the Step II response is insufficient.
6	The Employee Relations Director shall have thirty (30) calendar days after receipt of
7	the written grievance in which to review and seek resolution of the grievance and to render a
8	decision concurring with or denying the grievance. The Employee Relations Director's
9	decision shall be final and binding.
10	
11	SECTION 39. PAPERLESS PAY POLICY
12	A. The Citywide Paperless Pay Policy will apply to all employees covered by this
13	Ordinance.
14	B. Under the policy, all employees shall be able to access their pay advices
15	electronically, and print them in a confidential manner. Employees without computer access
16	shall be able to receive hard copies of their pay advices through their payroll offices upon
17	request.
18	C. Under the policy, all employees (regardless of start date) will have two options for
19	receiving pay: direct deposit or pre-loaded bank card.
20	
21	SECTION 40. SUBSTANCE ABUSE PREVENTION POLICY
22	All employees covered by this Ordinance shall be subject to post-accident testing as
23	defined in the City's Substance Abuse Prevention Policy ("SAPP"). All employees covered
24	by this Ordinance who perform safety-sensitive functions as defined by the SAPP shall be
25	

Mayor Breed BOARD OF SUPERVISORS

1	subject to reasonable suspicion testing as defined in the SAPP. The City's SAPP is posted
2	on the Department of Human Resources website.
3	
4	SECTION 41. SAVINGS CLAUSE
5	If a court or administrative body of competent jurisdiction rules that any provision of
6	this Ordinance is invalid, that ruling shall not invalidate the remaining provisions, which shall
7	remain in full force and effect for the duration of this Ordinance.
8	
9	SECTION 42. EFFECTIVE AND OPERATIVE DATES. This Ordinance shall become
10	effective upon enactment, and shall become operative on July 1, 2020. Enactment occurs
11	when the Mayor signs the Ordinance, the Mayor returns the Ordinance unsigned or does not
12	sign the Ordinance within ten days of receiving it, or the Board of Supervisors overrides the
13	Mayor's veto of the Ordinance.
14	
15	APPROVED AS TO FORM:
16	DENNIS J. HERRERA, City Attorney
17	By: <u>/s/</u>
18	KATHARINE HOBIN PORTER Deputy City Attorney
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