BOARD of SUPERVISORS



City Hall
1 Dr. Carlton B. Goodlett Place, Room 244
San Francisco, CA 94102-4689
Tel. No. 554-5184
Fax No. 554-5163
TDD/TTY No. 554-5227

August 20, 2020

The Honorable Gavin Newsom Governor of the State of California 1303-10th Street, Suite 1173 Sacramento, CA 95814

Re: Board of Supervisors Resolution No. 340-20

Dear Governor Newsom:

On July 21, 2020, the Board of Supervisors of the City and County of San Francisco adopted Resolution No. 340-20 (Urging the California State Legislature and Governor to Overturn Assembly Bill No. 1838 Passed in 2018), which was enacted on July 31, 2020.

The Board of Supervisors directs the Clerk of the Board to forward the following document to your attention:

• One copy of Resolution No. 340-20 (File No. 200778)

If you have any questions or require additional information, please contact the Office of the Clerk of the Board at (415) 554-5184, or by e-mail: board.of.supervisors@sfgov.org.

Sincerely,

Angela Calvillo

Clerk of the Board of Supervisors City and County of San Francisco

c: Members of the Board of Supervisors, Supervisors Shamann Walton, Dean Preston, Rafael Mandelman Sophia Kittler, Mayor's Liaison to the Board of Supervisors Eddie McCaffrey, Mayor's Manager of State and Federal Legislative Affairs Andres Power, Mayor's Policy Director Rebecca Peacock, Mayor's Office Paul Yoder, Karen Lange, Erica Smith, City Lobbyists - Shaw/Yoder/Antwih Inc.

1	[Urging the California State Legislature and Governor to Overturn Assembly Bill No. 1838 Passed in 2018]
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3	Resolution urging the California State Legislature and the Governor to recognize that,
4	due to the COVID-19 crisis impact on municipal budgets, they should immediately
5	overturn Assembly Bill No. 1838 that was passed in 2018, and give California counties
6	back their right to improve public health and raise revenue by disincentivizing
7	consumption of soda and other sugary beverages.
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9	WHEREAS, In June 28 2018, the California State Legislature and former Governor
10	Jerry Brown enacted Assembly Bill No. 1838 (AB 1838) - Local government: taxation:
11	prohibition: groceries, also known as the "Keep Groceries Affordable Act of 2018" with a
12	retroactive effective date of January 1, 2018; and
13	WHEREAS, AB 1838 limits the ability of local governments to impose an excise tax or
14	fees on all groceries including sugary beverages essentially banning localities from
15	implementing any Sugary Sweetened Beverage (SSB) taxes; and
16	WHEREAS, Groceries, as defined by AB 1838, excludes alcoholic beverages,
17	cannabis products, cigarettes, tobacco products, and electronic cigarettes; and
18	WHEREAS, While The City of San Francisco and other cities with existing SSB taxes
19	were not affected, Sacramento, Santa Cruz, Richmond and others that were considering local
20	tax measures on sugary beverages will not be able to do so until January 1, 2031; and
21	WHEREAS, According to the Sacramento Bee, the California Governor and Legislature
22	were the victims of a type of "extortion" and "shakedown" by the American Beverage
23	Association in the summer of 2018 to implement AB 1838; and
24	WHEREAS, The Governor and Legislature were essentially forced to enact a law
25	temporarily prohibiting and preempting the ability of California cities and counties of their right

1	to enact popular sugary drink taxes despite the fact they are proven tools for cities to improve
2	public health and raise revenue; and
3	WHEREAS, The City and County of San Francisco voters passed a one-cent-per-
4	ounce soda tax (Proposition V) passed with over 61% of the vote in November 2016; and
5	WHEREAS, The City of Seattle enacted a soda tax in 2018 and has been able to use
6	that revenue this year to give \$800 in grocery vouchers to thousands of Seattle families hard
7	hit by COVID-19; and
8	WHEREAS, California voters who passed soda taxes in their cities before the
9	successful 2018 "extortion" by the American Beverage Association have improved the health
10	of their residents and given their cities millions of dollars in revenue available to stave off
11	budget cuts due to the COVID-19 induced economic downturn; and
12	WHEREAS, A majority vote of the California Legislature and a signature by the
13	Governor now would give California counties one more tool to fight the devastating health and
14	economic impacts of the COVID-19 pandemic; and
15	WHEREAS, California counties need every single tool available in the war against
16	COVID-19 and to give their residents the possibility of a healthier future; and
17	WHEREAS, The world has changed since COVID-19 and California can no longer
18	afford to handcuff counties and prevent voters from using proven tools to improve health
19	equity and public health and provide for safe, accessible and affordable drinking water; now,
20	therefore, be it
21	RESOLVED, That the City and County of San Francisco Board of Supervisors urges
22	the California State Legislature and Governor Gavin Newsom to overturn AB 1838 to allow
23	residents the right to vote on whether or not they want a sugary drink tax in their county; and,
24	be it

25

1	FURTHER RESOLVED, That the San Francisco Board of Supervisors hereby directs
2	the Clerk of the Board to transmit copies of this Resolution to all State Legislators and
3	Governor with a request to take all action necessary to achieve the objectives of this
4	Resolution.
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City and County of San Francisco Tails

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

Resolution

File Number: 200778 Date Passed: July 21, 2020

Resolution urging the California State Legislature and the Governor to recognize that, due to the COVID-19 crisis impact on municipal budgets, they should immediately overturn Assembly Bill No. 1838 that was passed in 2018, and give California counties back their right to improve public health and raise revenue by disincentivizing consumption of soda and other sugary beverages.

July 21, 2020 Board of Supervisors - ADOPTED

Ayes: 11 - Fewer, Haney, Mandelman, Mar, Peskin, Preston, Ronen, Safai, Stefani, Walton and Yee

File No. 200778

I hereby certify that the foregoing Resolution was ADOPTED on 7/21/2020 by the Board of Supervisors of the City and County of San Francisco.

> Angela Calvillo Clerk of the Board

Unsigned 07/31/2020

London N. Breed Date Approved Mayor

I hereby certify that the foregoing resolution, not being signed by the Mayor within the time limit as set forth in Section 3.103 of the Charter, or time waived pursuant to Board Rule 2.14.2, became effective without her approval in accordance with the provision of said Section 3.103 of the Charter or Board Rule 2.14.2.

Angela Calvillo
Clerk of the Board

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August 20, 2020

The Honorable Sue Parker Chief Clerk of the Assembly California State Assembly California State Capitol, Room 3196 Sacramento, CA 95814

Re: Board of Supervisors Resolution No. 340-20

Dear Chief Clerk Parker:

On July 21, 2020, the Board of Supervisors of the City and County of San Francisco adopted Resolution No. 340-20 (Urging the California State Legislature and Governor to Overturn Assembly Bill No. 1838 Passed in 2018), which was enacted on July 31, 2020.

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c: Members of the Board of Supervisors, Supervisors Shamann Walton, Dean Preston, Rafael Mandelman Sophia Kittler, Mayor's Liaison to the Board of Supervisors Eddie McCaffrey, Mayor's Manager of State and Federal Legislative Affairs Andres Power, Mayor's Policy Director Rebecca Peacock, Mayor's Office Paul Yoder, Karen Lange, Erica Smith, City Lobbyists - Shaw/Yoder/Antwih Inc.

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10	Jerry Brown enacted Assembly Bill No. 1838 (AB 1838) - Local government: taxation:
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12	retroactive effective date of January 1, 2018; and
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15	implementing any Sugary Sweetened Beverage (SSB) taxes; and
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19	were not affected, Sacramento, Santa Cruz, Richmond and others that were considering local
20	tax measures on sugary beverages will not be able to do so until January 1, 2031; and
21	WHEREAS, According to the Sacramento Bee, the California Governor and Legislature
22	were the victims of a type of "extortion" and "shakedown" by the American Beverage
23	Association in the summer of 2018 to implement AB 1838; and
24	WHEREAS, The Governor and Legislature were essentially forced to enact a law
25	temporarily prohibiting and preempting the ability of California cities and counties of their right

1	to enact popular sugary drink taxes despite the fact they are proven tools for cities to improve
2	public health and raise revenue; and
3	WHEREAS, The City and County of San Francisco voters passed a one-cent-per-
4	ounce soda tax (Proposition V) passed with over 61% of the vote in November 2016; and
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12	WHEREAS, A majority vote of the California Legislature and a signature by the
13	Governor now would give California counties one more tool to fight the devastating health and
14	economic impacts of the COVID-19 pandemic; and
15	WHEREAS, California counties need every single tool available in the war against
16	COVID-19 and to give their residents the possibility of a healthier future; and
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18	afford to handcuff counties and prevent voters from using proven tools to improve health
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City and County of San Francisco Tails

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File Number: 200778 Date Passed: July 21, 2020

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> Angela Calvillo Clerk of the Board

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August 20, 2020

The Honorable Erika Contreras Secretary of the Senate California State Senate California State Capitol, Room 3044 Sacramento, CA 95814

Re: Board of Supervisors Resolution No. 340-20

Dear Secretary Contreras:

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