File No.	210180	Committee Item No	4	
		Board Item No.		

COMMITTEE/BOARD OF SUPERVISORS

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Committee:	Budget & Finance Committee	Date March 10, 2021
	pervisors Meeting	Date
		Date
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OTHER	Public Correspondence (Use back side if additional space is a	needed)
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•	by: Linda Wong Date Date Date	March 4, 2021

1	[Business and Tax Regulations Code - Extending Temporary Suspension of Business				
2	Registration and Fee for Transportation Network Company Drivers and Taxi Drivers]				
3	Ordinance amer	ding the Business and Tax Regulations Code to extend through Fiscal			
4	Year 2021-2022	the temporary suspension of the application of the business			
5	registration and	fee requirements to transportation network company drivers and taxi			
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10		subsections or parts of tables.			
11					
12	Be it ordai	ned by the People of the City and County of San Francisco:			
13					
14	Section 1.	Background, Purpose, and Findings.			
15	(a) The Ca	alifornia Constitution gives charter cities, including San Francisco, the power			
16	to "make and enfo	orce all ordinances and regulations in respect to municipal affairs, subject			
17	only to restriction	s and limitations" contained in their own charters. (Cal. Const., art. XI, § 5,			
18	subd. (a).) This o	constitutional power of charter cities to regulate their own municipal affairs			
19	without interferen	ce from the Legislature has long been held to encompass the power to			
20	license and tax lo	cal businesses for revenue purposes.			
21	(b) In 201	7, the Legislature enacted Senate Bill 182 ("SB 182"), the effect of which is			
22	to largely immuni	ze automobile drivers who drive for online ride-hailing entities known as			
23	transportation net	work companies ("TNCs") from local business license requirements. (Cal.			
24	Bus. & Prof. Code	e §§ 16550-16550.2.) Under SB 182, a city – purportedly including a charter			

city - must allow such a driver to conduct business freely within its borders without obtaining

- any locally-issued business license, and without paying any business license tax, unless that driver is "domiciled" in that city.
- (c) On February 8, 2018, the City filed a lawsuit in San Francisco Superior Court challenging the application of SB 182 to San Francisco, as an unlawful violation of the City's power to regulate its own municipal affairs as guaranteed by the California Constitution. *City and County of San Francisco v. State of California* (S.F. Sup. Ct. No. CPF-18-516041). But, in deference to state law and the judicial process, pending the resolution of this litigation, the City intends to ensure that it is not in violation of SB 182.
- (d) In addition to making the City's business registration and fee requirements very difficult to administer, SB 182, as applied in San Francisco, would lead to anomalous and unfair results. TNC drivers domiciled outside of the City but providing services in the City would be exempt from the City's business registration and fee requirements, but (1) TNC drivers domiciled in the City and providing identical services in the City would have to register and pay, and (2) taxi drivers providing very similar services in the City would have to register and pay, regardless of where they were domiciled. To avoid such unfair results, it is in the City's best interests to temporarily suspend the application of the business registration and fee requirements for all TNC drivers and taxi drivers, whose only business activity in the City is TNC driving or taxi driving, even though this will significantly reduce the City's business registration fee revenues.
- (e) Accordingly, in April 2018, the City enacted Ordinance No. 93-18, which instituted the temporary suspension for fiscal years ending on or before June 30, 2020. The suspension was intended to remain in place through the resolution of the City's litigation challenging SB 182. Ordinance No. 298-19 extended the temporary suspension to cover fiscal years ending on or before June 30, 2021, again with the intention that the suspension remain in place through the resolution of the litigation.

- (f) Because the litigation challenging SB 182 is ongoing, and because the fees for
 business registration certificates for the fiscal year ending June 30, 2022, are due by
 June 1, 2021, this ordinance extends the temporary suspension for an additional year.
 - (g) In applying SB 182 and temporarily suspending the business registration and fee requirements for TNC drivers and taxi drivers, the City is not conceding the validity of SB 182 in whole or in part, as applied to the City or as applied elsewhere.

Section 2. Article 12 of the Business and Tax Regulations Code is hereby amended by revising Section 853, to read as follows:

SEC. 853. REGISTRATION CERTIFICATE – REQUIRED.

- (a) Except as provided in subsections (d) and (e), no person may engage in business within the City unless the person has obtained a current registration certificate pursuant to this Article 12. Every person engaging in business within the City shall conspicuously display a current registration certificate on the business premises, regardless of whether such person is subject to tax pursuant to the provisions of the Business and Tax Regulations Code.
- (b) Any organization having a formally recognized exemption from income taxation pursuant to Section 501(c), 501(d), or 401(a) of the Internal Revenue Code of 1986, as amended, as qualified by Sections 502, 503, 504, and 508 of Title 26 of the Internal Revenue Code of 1986, as amended, and engaging in business within the City shall obtain a registration certificate.
- (c) Failure to obtain a registration certificate shall not absolve any person from payment of any tax imposed or license required by the City.

1	(d) A person receiving rental income in connection with the operation of any of the
2	following shall not, by reason of that fact alone, be required to obtain a registration certificate
3	pursuant to this Article 12:
4	(1) a cooperative housing corporation, as defined in Section 216(b) of the
5	Internal Revenue Code of 1986, as amended;
6	(2) one residential structure consisting of fewer than four units; or
7	(3) one residential condominium.
8	(e) The requirements to obtain a registration certificate and pay a fee under this
9	Article 12 shall be suspended for any driver for a transportation network company and for any
10	taxi driver for registration years 2018-2019, 2019-2020, and 2020-2021, and 2021-2022.
11	Additionally, the requirements to obtain a registration certificate and pay a fee under this
12	Article 12 shall be suspended for any driver for a transportation network company and for any
13	taxi driver commencing business in the City on or after January 1, 2018, for registration year
14	2017-2018. The suspensions in this subsection (e) are further qualified and defined solely for
15	purposes of this subsection (e) as follows:
16	(1) The suspensions apply only to drivers whose business activity in the City is
17	limited to transportation network company driving and/or taxi driving.
18	(2) "Transportation network company" has the same meaning as in
19	Section 5431(c) of the California Public Utilities Code.
20	(3) "Taxi" has the same meaning as in Section 1102 of Article 1100 of the
21	Transportation Code.
22	(4) The Board of Supervisors may at any time, by ordinance, extend or
23	terminate the suspensions.
24	

1	Section 3. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors
2	intends to amend only those words, phrases, paragraphs, subsections, sections, articles,
3	numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal
4	Code that are explicitly shown in this ordinance as additions, deletions, Board amendment
5	additions, and Board amendment deletions in accordance with the "Note" that appears under
6	the official title of the ordinance.
7	
8	Section 4. Effective Date. This ordinance shall become effective 30 days after
9	enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the
10	ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board
11	of Supervisors overrides the Mayor's veto of the ordinance.
12	
13	APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney
14	DENNIS S. FIERREIXA, ORY AROTHEY
15	By: <u>/s/ Scott M. Reiber</u> SCOTT M. REIBER
16	Chief Tax Attorney
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LEGISLATIVE DIGEST

[Business and Tax Regulations Code - Extending Temporary Suspension of Business Registration and Fee for Transportation Network Company Drivers and Taxi Drivers]

Ordinance amending the Business and Tax Regulations Code to extend through Fiscal Year 2021-2022 the temporary suspension of the application of the business registration and fee requirements to transportation network company drivers and taxi drivers.

Existing Law

In general, the City requires each business operating within the City, including taxi drivers and persons who drive for ride-hailing entities known as transportation network companies ("TNCs") that are independent contractors, to obtain a registration certificate and pay an annual registration fee. In April 2018, the Board of Supervisors passed Ordinance 93-18, which temporarily suspended these requirements for all TNC drivers and taxi drivers whose only business activity in the City is TNC driving or tax driving for registration years 2018-2019 and 2019-2020, and for registration year 2017-2018 for such TNC drivers and taxi drivers who commenced business in the City on or after January 1, 2018. Ordinance 298-19 extended the temporary suspension to registration year 2020-2021.

Amendments to Current Law

This ordinance would extend the temporary suspension described above to registration year 2021-2022.

Background Information

In 2017, the Legislature enacted Senate Bill 182 ("SB 182"), the effect of which is to largely immunize automobile drivers who drive for TNCs from local business license requirements. SB 182 requires a city, purportedly including a charter city, to allow such a driver to conduct business within its borders without obtaining any locally-issued business license or paying business license tax, unless that driver lives in that city. On February 8, 2018, the City filed a lawsuit in San Francisco Superior Court challenging the validity of SB 182. To ensure that drivers that live in the City are not treated less favorably than drivers that live outside the City, Ordinance 93-18 temporarily suspended the business registration and fee requirements for all TNC drivers pending the resolution of the City's litigation challenging the validity of SB 182. Ordinance 93-18 also temporarily suspended the business registration and fee requirements for taxi drivers so that they are not treated less favorably than TNC drivers that live outside the City with respect to the City's business registration and fee requirements. Ordinance 298-19 extended these temporary suspensions for an additional year.

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BOARD OF SUPERVISORS Page 1

President, District 10 BOARD of SUPERVISORS



City Hall 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco, CA 94102-4689

Tel. No. 554-6516 Fax No. 554-7674 TDD/TTY No. 544-6546

Shamann Walton

		PRESIDEN	ITIAL	ACTION		
Date:	2/25/2021					
То:	Angela Calv	illo, Clerk of th	e Boar	rd of Supervisors		
Madam Clerk, Pursuant to Board Rules, I am hereby:						
▼ Waiving	30-Day Ru	le (Board Rule No. 3	3.23)			
File 1	Vo.	210180		Peskin		
Title.				(Primary Sponsor)		
Title.				Extending Temporary Susp on Network Company Driv		
☐ Transfer	ring (Board Ru	le No 3.3)				
File l	No.			(Daignous Cononco)		
Title.				(Primary Sponsor)		
Fron	n:				_Commi	ttee
То:					Commi	
☐ Assignin	ng Temporar	y Committee A	ppoin	tment (Board Rule No. 3.1	- CANTESTANDAN AND CONTROL	
Supervi	sor:		Repl	acing Supervisor:		
I	For:					Meeting
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Tem	porary Assig	gnment: O Par	tial	Full Meeting	_	

Shamann Walton, President

Board of Supervisors

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

TO: Jose Cisneros, Treasurer, Office of the Treasurer and Tax Collector

FROM: Linda Wong, Assistant Clerk

Budget and Finance Committee

DATE: March 2, 2021

SUBJECT: LEGISLATION INTRODUCED

The Board of Supervisors' Budget and Finance Committee has received the following proposed legislation, introduced by Supervisor Aaron Peskin:

File No. 210180

Ordinance amending the Business and Tax Regulations Code to extend through Fiscal Year 2021-2022 the temporary suspension of the application of the business registration and fee requirements to transportation network company drivers and taxi drivers.

If you have comments or reports to be included with the file, please forward them to me at the Board of Supervisors, City Hall, Room 244, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102 or by email at: linda.wong@sfgov.org.

c: Amanda Kahn Fried, Office of the Treasurer and Tax Collector

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19	without interference from the Legislature has long been held to encompass the power	er to			
20	license and tax local businesses for revenue purposes.				
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12	
13	APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney
14	DENNIS S. FIERREIXA, ORY AROTHEY
15	By: <u>/s/ Scott M. Reiber</u> SCOTT M. REIBER
16	Chief Tax Attorney
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LEGISLATIVE DIGEST

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BOARD OF SUPERVISORS Page 1