1	[Administrative Code - Due Date for Weights and Measurements Fees and Temporarily Waiving Fees for Taximeter Devices]
2	
3	Ordinance amending the Administrative Code by setting March 31 as the annual due
4	date to pay registration fees for weighing and measuring devices and automated point
5	of sale stations used for commercial purposes; retroactively eliminating fees billed by
6	the Tax Collector on or after January 1, 2019, through fees otherwise due prior to
7	March 31, 2025, for each business with a taximeter device; refunding eliminated fees
8	paid to the City, and any penalties paid on such fees; and updating administrative fees
9	to conform with the State of California's annual device administrative fee schedule.
10	NOTE: Unchanged Code text and uncodified text are in plain Arial font.
11	Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in <u>strikethrough italics Times New Roman font</u> .
12	Board amendment additions are in double-underlined Arial font. Board amendment deletions are in strikethrough Arial font.
13	Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.
14	
15	Be it ordained by the People of the City and County of San Francisco:
16	
17	Section 1. Chapter 1 of the Administrative Code is hereby amended by revising
18	Section 1.13-5, to read as follows:
19	SEC. 1.13-5. WEIGHTS AND MEASURES – <u>REGISTRATION</u> PERMITS AND FEES.
20	(a) Registration and Fees Requirement. All weighing and measuring devices used for
21	commercial purposes, as defined in subdivision (e) of Section 12500 of the California Business
22	and Professions Code Section 12500, subdivision (e), shall be registered annually with the
23	County Sealer of Weights and Measures ("County Sealer"). A registration may not be transferred
24	between persons or locations. The fee charged by the County Sealer for such registration shall
25	be used to offset the costs of inspecting and testing of said devices pursuant to Section 12240

1	of the California Business and Professions Code Section 12240 and to recover the cost of
2	carrying out <i>California</i> Business and Professions Code Section 12211. <i>The initial fee shall be</i>
3	due and payable immediately upon the commencement of the commercial use of the device. Thereafter,
4	the fee shall be due and payable annually on or before March 31, pursuant to Section 76.1 of Article 2
5	of the Business and Tax Regulations Code for the upcoming registration term commencing April 1. All
6	registrations for weighing and measuring devices issued prior to November 1, 2021, that were effective
7	on November 1, 2021, shall continue to be effective through March 31, 2022.

(b) Calculation of Fees. The amount of the fees shall be set to recover the total costs of inspection and testing incurred by the County Sealer for each annual registration, but shall not exceed the maximum annual charges authorized under California Business and Professions Code Section 12240. Each registration fee shall include a business location <u>fee</u> component; a device fee component; and a State of California administrative charge. The registration fees shall be according to the following schedule:

Beginning January 1, 2013, and thereafter, the registration fee shall be $\frac{one\ hundred}{dollars\ (\$100)}$ per business location, plus a device fee listed in subsections (c)(1) $\frac{through}{(c)(11)}$ below.

(c) **Device Fees.**

- (1) For large capacity weighing devices, other than livestock, with capacities of 10,000 pounds or greater, the device fee shall not exceed *two hundred fifty dollars* (\$250) per device;
- (2) For smaller capacity weighing devices, other than livestock scales, with capacities of a<u>t</u> least 2,000 pounds but less than 10,000 pounds, the device fee shall not exceed *one hundred fifty dollars* (\$150) per device;
- (3) For livestock scales with capacities of 10,000 pounds or greater, the device fee shall not exceed *one hundred fifty dollars* (\$150) per device;

- (4) For livestock scales with capacities of at least 2,000 pounds but less than 10,000 pounds, the device fee shall not exceed *one hundred dollars* (\$100) per device;
 - (5) For liquefied petroleum gas meters, truck mounted or stationary, the device fee shall not exceed *one hundred eighty-five dollars* (\$185) per device.
 - (6) For wholesale and vehicle meters, the device fee shall not exceed *seventy-five dollars* (\$75) per device;
 - (7) For computing scales, the device fee shall not exceed *twenty* (\$2*0*3) per device. For purposes of this subsection (7), a computing scale shall be a weighing device with a capacity of less than 100 pounds that indicates the money value of any commodity weighed, at predetermined unit prices, throughout all or part of the weighing range of the scale. For the purposes of this subsection, the portion of the annual registration fee consisting of the business location fee and the device fees authorized by this subsection shall not exceed the sum of *one thousand dollars* (\$1,000) for each business location.
 - (8) For jewelry and prescription scales, the device fee shall not exceed *eighty dollars* (\$80) per device. For purposes of this subsection (8), a jewelry or prescription scale is a scale that meets the specifications, tolerances, and sensitivity established pursuant to California Business and Professions Code Section 12107.
 - (9) For weighing devices, other than computing, jewelry, and prescription scales, as defined in subsections (7) and (8), with capacities of at least 100 pounds, but less than 2,000 pounds, the device fee shall not exceed fifty dollars (\$50) per device.
 - (10) For vehicle odometers utilized to charge mileage usage fees in vehicle rental transactions or in computing other charges for service, including, but not limited to, ambulance, towing, or limousine services, the device fee shall not exceed *sixty dollars* (\$60) per device.

1	(A) This subsection <u>(10)</u> does not apply to odometers in rental passenger
2	vehicles, as defined by California Vehicle Code Section 465, that are subject to California Civil
3	Code Sections 1936 1939.01 et seq. If a person files a complaint with the County Sealer of
4	$\frac{Weights\ and\ Measures}{}$ regarding the accuracy of \underline{a} rental passenger vehicle odometer, the
5	County Sealer may charge a fee to the operator of the vehicle rental business sufficient to
6	recover, but not to exceed, the reasonable cost of testing the device in investigation of the
7	complaint.
8	(B) For vehicle odometers utilized to charge mileage usage fees in

- (B) For vehicle odometers utilized to charge mileage usage fees in vehicle rental transactions involving nonpassenger vehicles that are not subject to California Civil Code Sections 19361939.01 et seq., the portion of the annual registration fee consisting of the business location fee and the device fee authorized under this subsection (10) shall not exceed three hundred forty dollars (\$340) for each business location.
- (11) For all other commercial weighing or measuring devices not listed above, the device fee shall not exceed *twenty dollars* (\$20) per device. For purposes of this subsection (c)(11), the total annual registration fee shall not exceed the sum of *one thousand* dollars (\$1,000) for each business location.
- (d) **Business Locations.** For purposes of this Section <u>1.13-5</u>, a single business location is defined as:
- (1) each vehicle, except for those vehicles that are employed in vehicle rental transactions containing one or more commercial devices; or,
- (2) (A) for vehicles that are employed in vehicle rental transactions that are not subject to Cal*ifornia*. Civil Code Sections 19361939.01 et seq., each business location at which vehicles are stored or maintained by a vehicle rental company for the purposes of renting vehicles to customers.

1	(B) A facility that meets all of the following criteria shall not be considered
2	a business location for the purposes of this $\frac{paragraph}{subsection}$ (d)(2):
3	(i) The facility is not wholly, or in any part, owned, leased, or
4	operated by the vehicle rental company.
5	(ii) The facility is not operated or staffed by an employee of the
6	vehicle rental company.
7	(iii) The facility stores or maintains, on a temporary basis,
8	vehicles at the location for customer convenience.
9	(C) If a person files a complaint with the $\underline{C}e$ ounty $\underline{S}e$ ealer regarding the
10	accuracy of an odometer in \underline{a} vehicle found or located at \underline{a} facility described in \underline{this} subsection
11	(B), $\frac{above}{}$, the \underline{Ce} ounty \underline{Se} ealer may charge a fee to the operator of \underline{the} vehicle rental company
12	sufficient to recover, but not to exceed, the reasonable cost of testing the device in
13	investigation of the complaint; or,-
14	(3) each business location that uses different categories or types of commercial
15	devices that require the use of specialized testing equipment and that necessitates not more
16	than one inspection trip by a <u>wWeights</u> and <u>mMeasures</u> official.
17	(e) Utility Meters. For marinas, mobile_home parks, recreational vehicle parks, and
18	apartment complexes, where the owner of the marina, park, or complex owns and is
19	responsible for the utility meters, the device fee shall not exceed the following:
20	(1) For water submeters, two dollars (\$2) per device per space or apartment.
21	(2) For electric submeters, three dollars (\$3) per device per space or apartment.
22	(3) For vapor submeters, four dollars (\$4) per device per space or apartment.
23	Marinas, mobile_home parks, recreational vehicle parks, and apartment complexes, for
24	which the above fees are assessed, shall be inspected and tested as frequently as required
25	by California Code of Regulations, title 4, Section 4070 regulation.

(f) **State of California Fees.** In addition to the fees set forth above, the California Code of Regulations, *Tt*itle 4, *Division 9, Chapter 3, Article 3,* Section 4075, requires each *County Sealer county office of weights and measures* to collect the *following* fees *therein, as amended from time to time,* on behalf of the California Department of Food and Agriculture ("CDFA") for recovery of *the Department's* CDFA's administrative costs, and to remit these funds to *CDFAthe Department*.

Device Category	Administrative Fee
Electric Submeter	<i>\$0.10</i>
Water Submeter	<i>\$0.10</i>
Vapor Submeter	<i>\$0.10</i>
CNG Meter	<i>\$1.10</i>
Fabric, Cordage, Wire Meter	<i>\$1.10</i>
Grease and Lube Meter	<i>\$1.10</i>
Odometer	<i>\$1.10</i>
Retail Motor Fuel Dispenser	<i>\$1.10</i>
Retail Meter	<i>\$1.10</i>
Retail Water Meter	<i>\$1.10</i>
Tank (Liquid Test)	<i>\$1.10</i>
<i>Taximeter</i>	<i>\$1.10</i>
Vehicle Meter	<i>\$1.10</i>
Wholesale Meter	<i>\$1.10</i>
Miscellaneous Measuring Device	<i>\$1.10</i>
Scales less than 2,000 pounds capacity	<i>\$1.10</i>
Liquified Gas Meter	\$ 8.00

1	Scales 2,000 to 10,000 pounds capacity	\$8.00
2	Scales greater than 10,000 pounds capacity	<i>\$12.00</i>
3		
4	(g) Rules and Regulations. The Cour	nty Sealer shall promulgate such rules and
5	regulations as are reasonable and necessary to	o implement this <u>Section 1.13-5-ordinance</u> .
6	(h) Penalties. The penalty for fees not	paid within 30 days of billing shall be 100 <u>% of</u>
7	the unpaid fees. The penalties in the foregoing sent	tence shall not be effective for fees in subsection (a)
8	for registrations effective on or after April 1, 2022.	Rather, fees in subsection (a) for registrations
9	effective on or after April 1, 2022, shall be subject t	to the penalties under Section 76.1 of Article 2 of the
10	Business and Tax Regulations Code.	
11	(i) Temporary Waiver of Fees for Business	ses with Taximeter Devices.
12	(1) The business location fee and de	evice fee components of the annual registration fees
13	billed by the Tax Collector on or after January 1, 2	019, through fees otherwise due prior to March 31,
14	2025, shall be waived for each business with a taxin	neter device.
15	(2) This subsection (i) shall be retro	eactive to January 1, 2019.
16	(3) This subsection (i) shall expire b	by operation of law on March 31, 2025. After that
17	date, the City Attorney shall cause this subsection (i) to be removed from the Administrative Code.
18	(j) Refund for Businesses with Taximeter I	Devices of Waived Fees and Associated Penalties
19	Paid to the City.	
20	(1) If a business with a taximeter de	vice pays or has paid to the City any fee waived
21	under subsection (i), the Department of Public Hea	lth shall refund or cause to be refunded the amount
22	of that fee, plus any penalties paid with respect to the	hat fee, without interest, upon request of that
23	business. Any refund requested under this subsection	on (j) must be filed in writing with the Department of
24	Public Health within the later of: (1) one year of pa	syment of the fee or penalty; or (2) November 1,

<u>2022.</u>

<u>(2) T</u>	<u>his subsection</u>	(j) shall expire	e by operation	<u>of law on Ma</u>	rch 31, 2025.	After that
date, the City Attorn	ey shall cause	this subsection	ı (j) to be remo	ved from the	Administrativ	e Code.

Section 2. Chapter 115 of the Administrative Code is hereby amended by (1) revising existing Sections 115.3, 115.4 (first section so numbered), 115.4 (second section so numbered), 115.5, 115.7, and 115.8, and (2) renumbering existing Sections 115.4 (second section so numbered), 115.5, 115.6, 115.7, and 115.8, as Sections 115.5, 115.6, 115.7, 115.8, and 115.9, respectively, to read as follows:

SEC. 115.3. DURATION - PROHIBITION OF TRANSFER OF REGISTRATION.

(a) All registrations shall be valid for up to one year and expire on the last day of the term of registration. The person holding the registration shall renew it in a manner similar to the issuance of the original registration. The Division of Weights and Measures shall consider registrations not renewed within thirty (30) days after the last day of the term of registration as expired, until such time as the Division receives the renewal fee and the applicable penalty fee.

(b) A Rregistrations may not be transferred between persons or locations. In the case where a holder of a registration leases, sublets, subcontracts, or in any manner allows any other person or entity to engage in activities regulated, all point of sale stations remain the responsibility of the registrant. Otherwise, the other person or entity must obtain a separate registration in accordance with the provisions of this Chapter 115.

SEC. 115.4. ANNUAL REGISTRATION FEE.

Each person registering a point of sale system for a business location in the City and County shall pay an annual registration fee. The Board of Supervisors must ratify by resolution any changes to the registration fee schedule. The annual registration fee shall be seventy five dollars (\$75) per business location, plus fourteen dollar (\$14) fee for each point of

sale station. The point of sale station fee shall not exceed *seven hundred and seventy three*dollars (\$773) per business location.

SEC. 115.<u>54</u>. REGISTRATION FEE, PENALTY FEE, PAYMENT, AND USE.

- (a) The registration fees required by Section 115.43 shall be due and payable annually on or before March 31, pursuant to Section 76.1 of Article 2 of the Business and Tax Regulations Code for the upcoming registration term commencing April 1at the commencement of each term of registration. For businesses commencing operations during the term of registration, the fees shall be due and payable as of the date of commencement. Fees are not pro-rated for portions of the term of registration. All registrations issued prior to November 1, 2021, that were effective on November 1, 2021, shall continue to be effective through March 31, 2022.
- (b) The Division of Weights and Measures may charge a re-inspection fee, equal to the <u>City and Ceounty</u>'s cost of re-inspection or retesting, as determined by the Board of Supervisors by resolution, for retail establishments that fail a standard inspection as defined in <u>Section 13350, Division 5</u>, California Business and Professions Code <u>Sections 13350 et sequand its successor provisions</u>.
- (c) The fees collected shall be used by the Division of Weights and Measures solely to implement and enforce this Chapter <u>115</u>.

SEC. 115.65. LATE REGISTRATION FEES.

(a) In accordance with Sections 115.43 and 115.54, any registration or re-inspection fee not paid within thirty (30) days after the last day of the term of registration is delinquent. The original fee remains due and shall be subject to a penalty of fifty percent (50%) of the original fee, and fees not paid after sixty (60) days past the original due date shall be subject to a penalty amount equal to one hundred percent (100%) of the original fee to cover the additional costs associated with late registration or payment.

1	(b) The penalties in subsection (a) shall not be effective for fees in Section 115.4 for
2	registrations effective on or after April 1, 2022. Rather, fees in Section 115.4 for registrations effective
3	on or after April 1, 2022 shall be subject to the penalties under Section 76.1 of Article 2 of the Business
4	and Tax Regulations Code.
5	SEC. 115. <u>7</u> 6. VIOLATIONS <u>.</u>
6	It shall be unlawful for any person or any employee or agent thereof to use point of sale
7	stations without obtaining and maintaining a current registration.
8	SEC. 115. <u>8</u> ₹. ENFORCEMENT.
9	In order to protect the public from point of sale stations that are inaccurate or defective,
10	the Division of Weights and Measures will enforce violations of this Chapter 115 pursuant to
11	the penalty provisions below in Section 115.9 and pursuant to all applicable federal and state
12	law, including, but not limited to, Division 5 of the California Business and Professions Code
13	(Sections 12001 et seq.) and Title 4, Division 9 of the California Code of Regulations, title 4,
14	division 9.
15	SEC. 115. <u>9</u> 8. PENALTIES.
16	The City and County shall impose penalties for failure to obtain a registration certificate
17	or failure to have a valid current registration certificate as follows:
18	(a) Unless otherwise provided, any person violating any provision of this Chapter 115
19	shall be guilty of an infraction or misdemeanor as hereinafter specified.
20	(b) Any person so convicted shall be:
21	(1-) Guilty of an infraction offense and punished by a fine not exceeding one
22	hundred dollars (\$100.00) and not less than fifty dollars (\$50.00) for a first violation of thise
23	Chapter <u>115;</u>
24	

1	(2) Guilty of an infraction offense and punished by a fine not exceeding two
2	hundred dollars (\$200.00) and not less than one hundred dollars (\$100.00) for a second violation
3	of the same provision of <i>thise</i> Chapter <u>115</u> within a 12-month period;
4	(3-) Guilty of a misdemeanor for the third and any additional violation of the
5	same provision of <i>thise</i> Chapter <u>115</u> within a 12-month period and punished by a fine not
6	exceeding one thousand dollars (\$1,000.00) and not less than five hundred dollars (\$500.00) or
7	six months in jail, or both.
8	(c) Notwithstanding the above, a first or second offense may be charged and
9	prosecuted as a misdemeanor.
10	(d) Payment of any fine or service of a jail sentence shall not relieve a person
11	from the responsibility of correcting the condition resulting from the violation.
12	(e) In addition to the above penalties, the court may order that the guilty party
13	reimburse the City and County for all its costs of investigating, analyzing, and prosecuting the
14	enforcement action against the guilty party. The court shall fix the amount of such
15	reimbursement upon submission of proof of such costs by the City and County.
16	(f) In addition to all other remedies provided by this Chapter <u>115</u> or state law, in
17	the event of continuing violation of the provisions of this Chapter 115, the Division of Weights
18	and Measures may seek injunctive relief to restrain further violation.
19	
20	Section 3. Amendment of Uncodified Ordinance No. 49-21.
21	(a) The references to "Section 115.5" in Section 4(a) of uncodified Ordinance No. 49-
22	21 are hereby deleted and replaced by "Section 115.6."
23	(b) The Clerk of the Board of Supervisors is directed to place a notice of this

amendment of Ordinance No. 49-21 in the file for that ordinance, Board File No. 210138, and

24

to cause the notice to be included with the copy of Ordinance No. 49-21 posted on the Board's website.

- Section 4. Effective Date; Retroactivity.
- (a) This ordinance shall become effective 30 days after enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the Mayor's veto of the ordinance.
- (b) Upon the effective date of this ordinance, the amendments in this ordinance to subsection (i) of Section 1.13-5 of Chapter 1 of the Administrative Code shall be retroactive to January 1, 2019, and the remainder of this ordinance shall be retroactive to November 1, 2021.

Section 5. Scope of Ordinance. Except as stated in Section 3 of this ordinance, in enacting this ordinance, the Board of Supervisors intends to amend only those words, phrases, paragraphs, subsections, sections, articles, numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal Code that are explicitly shown in this ordinance as additions, deletions, Board amendment additions, and Board amendment deletions in accordance with the "Note" that appears under the official title of the ordinance.

Section 6. Severability. If any section, subsection, sentence, clause, phrase, or word of this ordinance, or any application thereof, to any person or circumstance, is held to be invalid or unconstitutional by a decision of a court of competent jurisdiction, such decision shall not affect the validity of the remaining portions or applications of the ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance and each and

1	every section, subsection, sentence, clause, phrase, or word not declared invalid or
2	unconstitutional without regard to whether any other portion of this ordinance or application
3	thereof would be subsequently declared invalid or unconstitutional.
4	
5	Section 7. Undertaking for the General Welfare. In enacting and implementing this
6	ordinance, the City is assuming an undertaking only to promote the general welfare. It is not
7	assuming, nor is it imposing on its officers and employees, an obligation for breach of which it
8	is liable in money damages to any person who claims that such breach proximately caused
9	injury.
10	
11	APPROVED AS TO FORM:
12	DENNIS J. HERRERA, City Attorney
13	By: /s/
14	VALERIE J. LOPEZ Deputy City Attorney
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