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Elections Code, applic

Ordinance amending the Municipal Elections Code by amending Sections 100, 110, 200, 205, 220, 230, 260, 335, 500, and 590, and adding Section 810 to: incorporate state law provisions governing Community College and Board of Education candidates; change deadlines for withdrawal of candidacy and candidate qualification statements; change the public inspection period for candidate materials; change requirements for petition circulator badges; delete the requirement that a disclaimer appear before Board of Supervisors' arguments in the Voter Information Pamphlet; incorporate state law provisions governing signatures in lieu of filing fees; reinstate candidate filing fee

NOTE:

[Municipal Elections Code - Miscellaneous Amendments]

provisions; and make other technical amendments.

Additions are <u>single-underline italics Times New Roman</u>; deletions are <u>strike-through italics Times New Roman</u>. Board amendment additions are <u>double-underlined</u>; Board amendment deletions are <u>strikethrough normal</u>.

Be it ordained by the People of the City and County of San Francisco:

Section 1. The San Francisco Municipal Elections Code is hereby amended by amending Sections 100, 110, 200, 205, 220, 230, 260, 335, 500, and 590, and adding section 810, to read as follows:

SEC. 100. CHARTER AUTHORIZATION; INCORPORATION OF STATE AND FEDERAL LAW.

This San Francisco Municipal Elections Code is adopted consistent with San Francisco Charter Section 13.100. Where not otherwise provided for by the Charter or by this Municipal Elections Code, applicable provisions of State and federal law shall apply. *All references in this*

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BOARD OF SUPERVISORS

SEC. 200. NOMINATION AND RECALL OF ELECTIVE OFFICERS; INCORPORATION OF STATE LAW.

Except as otherwise provided by the Charter or this Municipal Elections Code, nomination of elective officers for the Board of Education of the San Francisco Unified School

District or the Governing Board of the San Francisco Community College District shall be made

pursuant to California Elections Code Section 10602 et seq. and nomination of all other City elective officers shall be made pursuant to California Elections Code Section 10220 et seq., and the recall of elective officers shall be made pursuant to California Elections Code Section 11000 et seq. If the official proposed to be removed at a recall election is recalled, the vacancy shall be filled pursuant to Charter Sections 3.100(15) and 13.101.5.

SEC. 205. NOMINATION DEADLINES.

Candidates for the Board of Education of the San Francisco Unified School District or the Governing Board of the San Francisco Community College District shall follow the nomination deadlines established by California Elections Code Section 10602 et seq. (a) Candidates for Mayor and the Board of Supervisors for all other City elective offices must file nomination papers no later than the 146th147th day before a municipal election during normal office hours, as posted. Not earlier than the 171st172nd day nor later than the 146th147th day before the election, the voters may nominate these candidates for election by signing a nomination paper.

(b) Candidates for all other City elective offices shall follow the nomination deadlines established by California Elections Code Section 10220 et seq.

SEC. 220. CANDIDATE QUALIFICATION STATEMENTS.

- (a) Content and Form of Statement. Candidates may file a candidate qualification statement including the name, age and occupation of the candidate and a description of no more than 200 words of the candidate's education and qualifications as expressed by the candidate. To ensure that all statements are filed in a uniform format, the statement shall be in a manner specified and on a form provided by the Director of Elections for this purpose.
- (b) **Deadline for Submission of Statement.** Candidates who choose to submit a candidate qualification statement shall file the statement with the Department of Elections when the candidate returns his or her nomination papers for filing.
- statement may but need not include the names of some or all of the candidate's nominators. The statement may also include the names of individuals and entities which support the candidate but which did not serve as nominators. However, the names of such supporters shall not be published as part of the candidate's qualification statement unless the candidate provides the supporter's written authorization at the time the statement is submitted to the Director of Elections. The authorization shall be in a form prescribed by the Director of Elections. If the candidate chooses to include the names of nominators or other supporters in the candidate qualification statement, these names shall be counted toward the 200-word limit.
- (d) **Limitations.** The candidate qualification statement shall not include the party affiliation of the candidate, nor membership or activity in partisan political organizations.

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Francisco Unified School District or the Governing Board of the San Francisco Community
College District may withdraw, but not change, his or her candidate qualification statement by
filling with the Director of Elections a signed and sworn statement of withdrawal no later than
5:00 p.m. of the sixty-seventh day prior to the election. A candidate for Mayor or the Board of
Supervisors any other City elective office may withdraw, but not change, his or her candidate
qualification statement by filing with the Director of Elections a signed and sworn statement of
withdrawal no later than 5:00 p.m. of the 102nd 123rd 126th day prior to the election. A candidate
for any other City elective office may withdraw, but not change, his or her candidate
qualification statement by filing with the Director of Elections a signed and sworn statement of
withdrawal no later than 5:00 p.m. of the sixty-seventh day prior to the election.

SEC. 230. FILING FEES; SIGNATURES IN LIEU OF FILING FEES.

- (a) Except where the Charter or this Code provides otherwise, the applicable provisions of Division 8, Part 1, Chapter 1 of the California Elections Code shall govern the collection, submission, and processing of signatures in lieu of filing fees.
- (b) Each candidate shall pay to the Director of Elections at the time of filing the candidate's declaration of candidacy and nomination certificates the fee specified in Section 810 of this Code.
- $(b\underline{c})$ In lieu of part or all of the filing fee, a candidate may submit to the Director of Elections signatures of voters registered in San Francisco. Each signature submitted shall reduce the fee by the amount specified in Section 840 of this Code. Each in-lieu petition shall

include spaces for the voter's signature, printed name and residence address. The residence address shall include street and number within the City and County, or other adequate designation of residence so that the location may be readily ascertained. Across the top of each printed page there shall be printed in 12-point boldface type the following: "Petition in Lieu of Candidate Filing Fee."

(ed) A candidate may submit a greater number of signatures than required to reduce the filing fee to zero. The Director of Elections shall not be required to determine the validity of a greater number of signatures than that required to reduce the filing fee to zero. If the number of signatures affixed to an in-lieu petition is 100 or more, the Director of Elections may use a random sampling technique for verification of the signatures. The random sampling shall include an examination of 100 signatures, or three percent of the total number of signatures submitted, whichever is greater. Upon completion of the verification of signatures in the sample, the percentage of signatures which are valid shall be applied and projected to the total number of signatures submitted.

SEC. 260. WITHDRAWAL OF CANDIDACY.

The name of every candidate who has been duly and regularly nominated shall be placed on the ballot under the title of the office for which he or she is a candidate, provided that a candidate whose nomination has been completed may withdraw as a candidate by filing a signed and sworn statement of withdrawal with the Director of Elections. Statements of withdrawal by candidates for Mayor or the Board of Supervisors must be filed no fewer than 67 days later than 5:00 p.m. on the 102nd 123rd 126th day before the election. Statements of withdrawal by candidates for all other City elective offices must be filed no later than 5:00 p.m.

on the 67th day before the election. No candidate may withdraw after these deadlines. No candidate may withdraw as a candidate after 5:00 p.m. on the 67th day before the date of the election.

This section shall not apply to the withdrawal of a candidacy for the Board of Education of the San Francisco Unified School District or the Governing Board of the San Francisco Community College District, which shall be governed by California Elections Code Section 10603(b).

SEC. 335. CIRCULATOR IDENTIFICATION REQUIREMENTS.

- (a) Upon request of aAny person eirculating, as a principal or agent, or having charge or control of the circulation of, or obtaining signatures to, any City initiative, referendum or recall petition, shall request circulator identification badge templates from the Department of Elections. Upon request, the Department of Elections shall provide badges to that person to be worn as described in subsection (b). Each badge shall one badge template containing either the words "VOLUNTEER CIRCULATOR" orand a second badge template containing the words "PAID CIRCULATOR." Each The badge templates shall be printed inspectfy a font and size that iswill be clearly legible to the intended public. When the Department of Elections provides badges templates to any person pursuant to this subsection, the Department of Elections also shall provide written notice to thethat person requesting the badges describing the requirements set forth in subsection (b).
- (b) Every person is guilty of an infraction, punishable by the maximum fine allowed under state law, who, circulating, as a principal or agent, *or having charge or control of the circulation of,* or obtaining signatures to, any City initiative, referendum or recall petition, intentionally fails to display an identification badge provided by the Department of Elections

pursuant to subsection (a) on his or her outermost piece of clothing that includes the words "VOLUNTEER CIRCULATOR" if the person is not being paid to circulate the petition or "PAID CIRCULATOR" if the person is being paid to circulate the petition.

(c) The person having charge or control of the circulation of, or obtaining signatures to, any petition shall provide every person circulating the petition with a badge stating whether that person is a paid or volunteer circulator. Each badge shall be printed in the font and size specified in the badge template provided by the Department of Elections. The person having charge or control of the circulation of, or obtaining signatures to, any petition

Every person who receives written notice from the Department of Elections described in subsection (a) shall also provide an exact copy of the written notice described in subsection (b) to every person to whom the person distributes a badge received from the Department of Elections. Any person who fails to provide an exact copy of the written notice as required under this subsection shall be guilty of an infraction, punishable by the maximum fine allowed under State law.

(d) Upon request by any person, a person circulating, as a principal or agent, or having charge or control of the circulation of, or obtaining signatures to, any City initiative, referendum or recall petition shall disclose the name(s) of the proponents of the petition. Any person who intentionally fails to make such disclosure shall be guilty of an infraction, punishable by the maximum fine allowed under State law.

SEC. 500. VOTER INFORMATION PAMPHLET; CONTENTS; FORMAT.

With respect to any election to be held in the City and County, the Director of Elections shall prepare a voter information pamphlet. The voter information pamphlet shall contain, in addition to any other material required by the Charter or by general law, the following materials:

(a) General contents:

- (1) A table of contents:
- (2) An index of candidates and measures;
- (3) A brief explanation of the purpose and use of the pamphlet;
- (4) A summary of voters' rights, including a description of the right provided to every elector by California Elections Code sections 9295 and 13314 to seek a writ of mandate or an injunction prior to the publication of the Voter Information Pamphlet, requiring any or all of the materials submitted for publication in the Pamphlet to be amended or deleted;
- (5) A brief description of the rules and procedures that govern the submission, selection and publication of ballot arguments in the pamphlet, including a statement explaining that each person entitled to submit a "Proponent's" or "Opponent's" argument is chosen pursuant to the priority list stated in Section 545 of this Code;
- (6) A disclaimer that neither the Director of Elections nor any other City agency, official or employee verifies the accuracy of information contained in the ballot

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Supervisor Kim

BOARD OF SUPERVISORS

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BOARD OF SUPERVISORS

(6) The full text of each measure to be voted upon at the election;

- (7) The opponent, proponent, rebuttal and paid arguments, if any, for or against each measure. *and*
- (8) A disclaimer before the opponent, proponent or rebuttal arguments that are authorized by motion by the Board of Supervisors and submitted by the Board of Supervisors or by one or more members of the Board of Supervisors for or against any measure, stating, "The Board of Supervisors authorized the submission of the following argument. As of the date of the publication of this Voter Information Pamphlet, the following Supervisors endorse the measure [insert names of Supervisors who have by 5:00 p.m. on the deadline for the submission of the proponent and opponent arguments set forth in Section 535 of this Code notified the Department of Elections in writing that they endorse the measure]; oppose the measure [insert names of Supervisors who have by 5:00 p.m. on the deadline for the submission of the proponent and opponent arguments set forth in Section 535 of this Code notified the Department of Elections in writing that they oppose the measure]; take no position on the measure [insert names of Supervisors who have by 5:00 p.m. on the deadline for the submission of the proponent and opponent arguments set forth in Section 535 of this Code either failed to notify the Department of Elections that they support or oppose the measure or notified the Department of Elections in writing that they have not taken a position on the measure]" This disclaimer shall not be counted towards the number of words permitted in each argument.

Measures, and the material specified in this Section relating to said measures, shall be printed in the voter information pamphlet in the same order in which designated upon the ballot.

If space allows, the items specified in Subsection (c)(1) to (c)(5) of this Section shall be printed together on the same page of the voter information pamphlet. This page shall be known as the "ballot measure title page." The ballot measure title page shall also indicate: the page number at which the full text of the measure is printed; the page number at which the arguments for or against the measure are printed; and, if applicable the page number at which the definitions of terms appearing on ballot measure title page are printed.

The format of the voter information pamphlet shall be determined by the Director of Elections, subject to the approval of the Ballot Simplification Committee.

SEC. 590. VOTER INFORMATION PAMPHLET; PUBLIC EXAMINATION.

California Elections Code Sections 9295 and 13313 require that certain materials submitted for publication in the voter information pamphlet shall be subject to a 10-day public examination period. The public examination period for each category of material is specified below, and commences one day after the deadline for submitting that material to the Department of Elections and ends ten days later. Following the close of the public examination period for each category of material, the Department of Elections may proceed with publication of that material.

(a) Candidate Materials.

Candidate legal names submitted under Section 210 of this Article, candidate qualification statements submitted under Section 220 of this Article, ballot designations submitted under Section 225 of this Article, and translated or transliterated Chinese names submitted under Section 401 of this Article shall be available for public examination for a period of ten days immediately following the filing deadline for submission of those materials.

(1) Candidate Qualification Statements. Candidate qualification statements submitted pursuant to Section 220 of this Article shall be available for public examination starting no later than noon on the eighty seventh day prior to the election. The public examination period shall end at noon on the seventy seventh day prior to the election.

(2) Ballot Designations. Candidate ballot designations submitted pursuant to Section 225 of this Article shall be available for public examination starting no later than noon on the eighty-seventh day prior to the election. The public examination period shall end at noon on the seventy-seventh day prior to the election.

- (b) Ballot Measure Materials.
- (1) **Ballot Digests.** Statements prepared by the Ballot Simplification Committee pursuant to Section 610 of this Article shall be available for public examination starting no later than noon on the eighty-fourth day prior to the election. The examination period shall end at noon on the seventy-fourth day prior to the election.
- (2) **Controller Statements.** Statements prepared by the Controller pursuant to Section 520 of this Article shall be available for public examination starting no later than noon on the eighty-fourth day prior to the election. The public examination period shall end at noon on the seventy-fourth day prior to the election.
- (3) **City Attorney Statements or Questions.** Statements or questions prepared by the City Attorney pursuant to Section 510 of this Article shall be available for public examination starting no later than noon on the eighty-fourth day prior to the election.

The public examination period shall end at noon on the seventy-fourth day prior to the election.

- (4) **Proponent and Opponent Arguments.** Proponent and opponent arguments submitted pursuant to Section 535(a) of this Article shall be available for public examination starting no later than noon on the eighty-first day prior to the election. The public examination period shall end at noon on the seventy-first day prior to the election.
- (5) Rebuttal Arguments. Rebuttal arguments submitted pursuant to Section 535(b) of this Article shall be available for public examination starting no later than noon on the seventy-seventh day prior to the election. The public examination period shall end at noon on the sixty-seventh day prior to the election.

(6) Paid Arguments. Paid arguments submitted pursuant to Section 535(c) of this Article shall be available for public examination starting no later than noon on the seventyseventh day prior to the election. The public examination period shall end at noon on the sixtyseventh day prior to the election.

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(c) Other Materials. For all other materials submitted for publication in the voter information pamphlet that are subject to a 10-day public examination period pursuant to California Elections Code Sections 9295 and 13313, but for which an examination period is not specified by this Section, the examination period shall commence no later than noon on the seventy-seventh day prior to the election and shall end at noon on the sixty-seventh day prior to the election.

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SEC. 810. CANDIDATE FILING FEES.

(a) Except as provided in Subsection (b), at the time a candidate files his or her declaration of candidacy and nomination certificates the candidate shall pay to the Department of Elections a sum equal to \$2,000 or two percent of the current annual salary for the office to which the candidate seeks election, whichever is greater.

(b) At the time a candidate for the Board of Supervisors, Board of Education of the San

Francisco Unified School District, or the Governing Board of the San Francisco Community College

District files his or her declaration of candidacy the candidate shall pay \$500 to the Department of

Elections.

Section 2. Effective Date. This ordinance shall become effective 30 days from the date of passage.

Section 3. Operative Date. Section 1 of this ordinance shall become operative January 1, 2013.

Section <u>34</u>. This section is uncodified. In enacting this Ordinance, the Board intends to amend only those words, phrases, paragraphs, subsections, sections, articles, numbers, punctuation, charts, diagrams, or any other constituent part of the Municipal Elections Code that are explicitly shown in this legislation as additions, deletions, Board amendment additions, and Board amendment deletions in accordance with the "Note" that appears under the official title of the legislation.

APPROVED AS TO FORM:

DENNIS J. HERRERA, City Attorney

By:

Jon-Givner

Deputy City Attorney

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City and County of San Francisco Tails

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

Ordinance

File Number: 120899

Date Passed: March 26, 2013

Ordinance amending the Municipal Elections Code, Sections 100, 110, 200, 205, 220, 230, 260, 335, 500, and 590, and adding Section 810, to: incorporate state law provisions governing Community College and Board of Education candidates; change deadlines for withdrawal of candidacy and candidate qualification statements; change the public inspection period for candidate materials; change requirements for petition circulator badges; delete the requirement that a disclaimer appear before Board of Supervisors' arguments in the Voter Information Pamphlet; incorporate state law provisions governing signatures in lieu of filing fees; reinstate candidate filing fee provisions; and make other technical amendments.

February 07, 2013 Rules Committee - CONTINUED

February 21, 2013 Rules Committee - AMENDED, AN AMENDMENT OF THE WHOLE BEARING SAME TITLE

February 21, 2013 Rules Committee - CONTINUED AS AMENDED

March 07, 2013 Rules Committee - AMENDED, AN AMENDMENT OF THE WHOLE BEARING SAME TITLE

March 07, 2013 Rules Committee - RECOMMENDED AS AMENDED

March 19, 2013 Board of Supervisors - AMENDED

Ayes: 9 - Avalos, Breed, Campos, Chiu, Cohen, Kim, Mar, Tang and Wiener Excused: 2 - Farrell and Yee

March 19, 2013 Board of Supervisors - PASSED ON FIRST READING AS AMENDED Ayes: 9 - Avalos, Breed, Campos, Chiu, Cohen, Kim, Mar, Tang and Wiener Excused: 2 - Farrell and Yee

March 26, 2013 Board of Supervisors - FINALLY PASSED

Ayes: 11 - Avalos, Breed, Campos, Chiu, Cohen, Farrell, Kim, Mar, Tang, Wiener and Yee

I hereby certify that the foregoing Ordinance was FINALLY PASSED on 3/26/2013 by the Board of Supervisors of the City and County of San Francisco.

> Angela Calvillo Clerk of the Board

Date Ap