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

Section 1. The San Francisco Administrative Code is hereby amended by amending Sections 6.1, 6.22 and 6.24, to read as follows:

SEC. 6.1. DEFINITIONS.

(A) Advertisement For Bid. An Advertisement For Bid is a set of documents which includes without limitation the published advertisement for bids on a construction contract; the forms to be submitted with a bid, as required by the contracting department and the Human
Rights Commission; the construction contract general and special conditions; and the plans
and specifications for the public work or improvement.

(B) Award. For contracts in excess of the Threshold Amount as defined below, a
contract is awarded by the City and County of San Francisco when the following events have
occurred: (1) For departments under the Mayor, (a) the Mayor or the Mayor's designee has
approved the contract for award and (b) the department head has then issued an order of
award; (2) For departments with boards or commissions, (a) the department head has
recommended to the board or commission concerned a contract for award and (b) such board
or commission has then adopted a resolution awarding the contract. For contracts less than
or equal to the Threshold Amount as defined below, a contract is awarded when the
department head either signs the contract or issues an order of award, whichever occurs first.
Pursuant to Charter Section 3.105, all contract awards are subject to certification by the
Controller as to the availability of funds.

(C) Bid. A sealed document submitted in response to an Advertisement For Bids.
No bid shall be deemed accepted by the City and County of San Francisco until such time as
the contract is awarded in accordance with this Chapter.

(D) Bidder. One who submits a bid in response to an Advertisement For Bids.

(E) Construction Manager. Any individual, firm, partnership, corporation,
association, joint venture or other legal entity permitted by law to furnish construction
management services to the City and County.

(F) Contract. For the purposes of this Chapter, a contract is an agreement in writing
between the City and County of San Francisco and any party to perform professional design
services, consultant services, construction management services or construction services
relative to a public work or improvement. No contract shall be deemed awarded effective or
binding on the City and County of San Francisco until such time as the requirements for
award are met, as provided in this Chapter.

(G) Contractor. A party who contracts directly with the City and County of San
Francisco to perform professional design services, consultant services, construction
management services or construction services relevant to a public work or improvement. A
contractor performing construction services may also be referred to as a “general contractor”
or a “prime contractor.”

(H) Prevailing Wage or Prevailing Rate of Wage. The prevailing wage, as used in this
Chapter, is the highest general prevailing rate of wage plus "per diem wages" and wages paid for
overtime and holiday work paid in private employment in the City and County of San Francisco for the
various crafts and kinds of labor employed in the performance of any public work or improvement
under this Chapter. "Per diem wages" are defined pursuant to Labor Code section 1773.1, as amended
from time to time.

(I) Public Work or Improvement. A public work or public work or improvement, as
used in this Chapter, is any erection, construction, renovation, alteration, improvement,
demolition, excavation, installation, or repair of any public building, structure, infrastructure,
bridge, road, street, park, dam, tunnel, utility or similar public facility performed by or for the
City and County of San Francisco, the cost of which is to be paid wholly or partially out of
moneys deposited in the treasury of the City and County.

(J) Responsible. A responsible bidder or contractor is one who (1) meets the
qualifying criteria required for a particular project, including without limitation the expertise,
experience, record of prior timely performance, license, resources, bonding and insurance
capability necessary to perform the work under the contract and (2) at all times deals in good
faith with the City and County and shall submit bids, estimates, invoices claims, requests for
equitable adjustments, requests for change orders, requests for contract modifications or
requests of any kind seeking compensation on a City contract only upon a good faith honest
evaluation of the underlying circumstances and a good faith, honest calculation of the amount
sought.

(JK) Responsive. A responsive bid is one that complies with the requirements of the
subject Advertisement For Bids without condition or qualification.

(KL) Threshold Amount. The Threshold Amount, for the purposes of this Chapter, is
$100,000. On January 1, 2005, and every five years thereafter, the Controller shall
recalculate the Threshold Amount to reflect any proportional increase in the Urban Regional
Consumer Price Index from January 1, 2000, rounded to the nearest $1,000.

SEC. 6.21. REQUIREMENTS FOR BIDS AND QUOTES.

(A) Bids. All Advertisements For Bids for construction contracts in excess of the
Threshold Amount shall conform to and at a minimum require the following:

6. License. The department head shall specify in all Advertisements For Bids
and plans for public work projects the classification of the contractor's license which a
contractor shall possess at the time bids are submitted. Bidders and their subcontractors are
required to be properly licensed at the time of bid.

SEC. 6.22. PUBLIC WORK CONSTRUCTION CONTRACT TERMS AND WORKING
CONDITIONS.

All construction contracts awarded by the City and County of San Francisco shall
contain the following minimum terms and conditions:

(A) Bonds. Before the execution of any contract for public works or improvements,
the department head authorized to execute such contracts shall require the successful bidder
to file corporate surety bonds for the faithful performance thereof and to guarantee the
payment of wages for services engaged and of bills contracted for material, supplies and
equipment used in the performance of the contract. The bond shall be for a sum not less than 100 percent of the award.

The City and County of San Francisco, acting through its Human Rights Commission ("HRC"), intends to provide guarantees to private bonding assistance companies and financial institutions in order to induce those entities to provide required bonding and financing to eligible contractors bidding on and performing City public work contracts. This bonding and financial assistance program is subject to the provisions of Administrative Code Section 12D.A.9.

(B) Insurance. All construction contracts awarded under this Chapter must conform to the insurance requirements established by the Risk Manager. The Risk Manager shall develop uniform insurance requirements for City contracts subject to this Chapter and shall publish such requirements in the Risk Manager's Manual. The Risk Manager shall review and update such insurance requirements on an annual basis.

Every contractor and subcontractor shall comply with the provisions of California Labor Code section 3700. Prior to commencing the performance of work under any public work contract, the contractor and all of its subcontractors file with the awarding department a certificate of insurance against liability for workers compensation or proof of self-insurance in accordance with the provisions of the California Labor Code.

(C) Indemnification. All construction contracts awarded under this Chapter shall require that the contractor fully indemnify the City and County to the maximum extent provided by law, such that each contractor must save, keep, bear harmless and fully indemnify the City and County and any of its officers or agents from any and all liability, damages, claims, judgments or demands for damages, costs or expenses in law or equity that may at any time arise.

Supervisor Ammiano
BOARD OF SUPERVISORS
This indemnification requirement may not be waived or abrogated in any way for any contract without the recommendation of the City's Risk Manager and the express permission and approval of the Board of Supervisors.

(D) Assignment. No contract shall be assigned except upon the recommendation of the department head concerned and with the approval of the Mayor or the Mayor's designee, relative to the department under the Mayor's jurisdiction, or the approval of the board or commission concerned for departments not under the Mayor.

(E) Prevailing Wages.

(1) Generally. All contractors and subcontractors performing a public work or improvement for the City and County of San Francisco shall pay its workers on such projects the highest rate of prevailing rate of wages as provided below. For the purpose of prevailing wage requirements only, the definition of a public work shall include those public works or improvements defined in the foregoing section 6.1 of this Chapter and shall also include (a) any trade work performed at any stage of construction (including preconstruction work) and (b) any public work paid for by the City and County of San Francisco with "the equivalent of money" under the meaning of Labor Code section 1720(b).

(2) Leased Property Included. For the limited purposes of this subsection, a "public work or improvement" also means and includes any construction work done under private contract when all of the following conditions exist:

(a) The construction contract is between private persons; and

(b) The property subject to the construction contract is privately owned, but upon completion of the construction work will be leased to the City and County of San Francisco for its use; and

(c) Either of the following conditions exist: (1) The lease agreement between the lessor and the City and County of San Francisco, as lessee, is entered into prior
1 to the construction contract, or (2) The construction work is performed according to the plans,
2 specifications, or criteria furnished by the City and County of San Francisco, and the lease
3 agreement between the lessor and the City and County of San Francisco as lessee, is
4 entered into during, or upon completion, of the construction work.
5
6 (3) Determination of the Prevailing Wage. It shall be the duty of the Board of
7 Supervisors, from time to time and at least once during each calendar year, to fix and
determine the prevailing rate of wages highest general prevailing rate of wages paid in private
employment in the City and County of San Francisco, including such rate of wages paid for overtime
and holiday work, which said highest general prevailing rate of wages shall be fixed and determined
as follows:

   On or before the first Monday in November of each year, the Civil Service

Commission shall furnish to the Board of Supervisors data as to the highest general prevailing rate of wages of the various crafts and
kinds of labor as paid in private employment in the City and County of San Francisco,
including said plus "per diem wages" and wages for overtime and holiday work. The Civil
Service Commission shall provide the Board of Supervisors data for "per diem wages" pursuant to
California Labor Code sections 1773.1 and 1773.9, as amended from time to time. The Board of
Supervisors shall, upon receipt of such data, fix and determine the highest general prevailing
rate of wages for said various crafts and kinds of labor as paid for similar work in the City and
County of San Francisco in private employment. Such highest general The prevailing rate of wages
as so fixed and determined by said the Board of Supervisors shall remain in force and shall be
deemed to be the highest general prevailing rate of wages paid in private employment for
similar work, until the same is changed by said the Board of Supervisors. In determining the
highest general prevailing rate of wages, per diem wages and wages for overtime and holiday
work, as provided for in this section, the Board of Supervisors shall not be limited to the
consideration of data furnished by the Civil Service Commission, but may consider such other
evidence upon the subject as said by the Board shall deem proper and thereupon base its
determination upon any or all of the data or evidence considered.

In the event that the Board of Supervisors does not fix or determine the
highest general prevailing rate of wages in any calendar year, the rates established by the
California Department of Industrial Relations for such year shall be deemed adopted.

(4) Specifications to Include Wage Rate. The department head authorized to
execute a construction contract under this Chapter shall include in the contract specifications,
or make available in the offices of the department or at the job site, a detailed statement of the
highest general prevailing rate of wages, including the wages for holiday and overtime work, as
determined by the Board of Supervisors for the several kinds of labor to be used or employed in the
performance of said contract prevailing rate of wages as fixed and determined by the Board of
Supervisors at the time the department issued the Advertisement For Bids on the contract. The
contractor shall agree to pay to all persons performing labor in and about the public work or
improvement the highest general prevailing rate of wages as set forth in the
specifications determined pursuant to this Chapter, including wages for holiday and overtime work.

If the specifications do not include the prevailing rate of wages, the specifications shall include a
statement that copies of the prevailing rate of wages as fixed and determined by the Board of
Supervisors are on file at the department's principal office or at the job site and shall be made
available to any interested party on request.

(5) Subcontractors Bound by Wage Provisions. Every contract for any public
work or improvement shall also contain a provision that the contractor shall insert in every
subcontract or other arrangement which he or she may make for the performance of any work
or labor on a public work or improvement. This provision shall be that the subcontractor shall
pay to all persons performing labor or rendering service under said subcontract or other
arrangement the highest general prevailing rate of wages as fixed and determined by the
Board of Supervisors for such labor or services.

(6) Records to be Kept by Contractors and Subcontractors. Every public
works contract or subcontract awarded under this Chapter shall contain a provision that the
contractor shall keep, or cause to be kept, *for a period of four years from the date of substantial
completion of a public work,* an accurate record showing the name, place of residence, citizenship,
occupation and per diem pay of each person engaged in the execution of said contract. Every
subcontractor who shall undertake the performance of any part of said original contract shall keep a
like record of each person engaged in the execution of said subcontract. All such records shall at all
times be open to the inspection and examination of the duly authorized officers and agents of the City
and County of San Francisco—payrolls and basic records including time cards, trust fund forms,
apprenticeship agreements, accounting ledgers, tax forms and superintendent and foreman daily logs
for all trades workers performing work at or for a City and County of San Francisco public work or
improvement. Such records shall include the name, address and social security number of each worker
who worked on the project, including apprentices, his or her classification, a general description of the
work each worker performed each day, the rate of pay (including rates of contributions for, or costs
assumed to provide fringe benefits), daily and weekly number of hours worked, deductions made and
actual wages paid. Every subcontractor who shall undertake the performance of any part of a public
work or improvement shall keep a like record of each person engaged in the execution of the
subcontract.

The contractor shall maintain weekly certified payroll records for submission to
the awarding department as required. The contractor shall be responsible for the submission of
payroll records of its subcontractors. All certified payroll records shall be accompanied by a statement
of compliance signed by the contractor indicating that the payroll records are correct and complete.
that the wage rates contained therein are not less than those determined by the San Francisco Board of Supervisors and that the classifications set forth for each employee conform with the work performed. All such records as described in this section shall at all times be open to inspection and examination of the duly authorized officers and agents of the City and County of San Francisco, including representatives of the Office of Labor Standards Enforcement.

Should the department head responsible for the public work or the Labor Standards Enforcement Officer determine that a contractor or subcontractor is not in compliance with the requirements of this subsection, the department head or the Labor Standards Enforcement Officer shall issue written notification to the contractor or subcontractor mandating compliance within not fewer than ten calendar days from the date of the notification. Should the contractor or subcontractor fail to comply as required in the notification, the department head who executed the contract or the Labor Standards Enforcement Officer may impose a penalty of $25.00 for each calendar day of noncompliance, or portion thereof, for each worker. Upon the request of the responsible department head or the Labor Standards Enforcement Officer, the Controller shall withheld these penalties from progress payments then due or to become due.

§8 Non-compliance with Wage Provisions—Penalties.

(a) Penalty and Forfeiture. Any contractor or subcontractor who shall fail or neglect to pay to the several persons who shall perform labor under any contract, subcontract or other arrangement on any public work or improvement as defined in this Chapter the highest general prevailing rate of wages as fixed by the Board of Supervisors under authority of this Chapter, shall forfeit; and, in the case of any subcontractor so failing or neglecting to pay said wage, the original contractor and the subcontractor shall jointly and severally forfeit to the City and County of San Francisco back wages due plus the penal sum of $50 per day for each laborer, workman or mechanic employed for each calendar day or portion thereof, while they shall be so employed and not paid said highest general prevailing
rate of wages, and in addition shall be subject to the penalties set forth in Article V of this Chapter, including debarment.

(b) Enforcement. It shall be the duty of the officer, board or commission under whose jurisdiction said public work or improvement is being carried on, made or constructed, when certifying to the Controller any payment which may become due under said contract, to deduct from said payment or payments the total amount of said forfeiture provided for in this subsection. In doing so, the department head must also notify in writing the Labor Standards Enforcement Officer of his/her action. The Labor Standards Enforcement Officer may also, upon written notice to the department head who is responsible for the project, certify to the Controller any forfeiture(s) to deduct from any payment as provided for in this subsection.

Certification of forfeitures under this subsection shall be made only upon an investigation by the responsible department head or the Labor Standards Enforcement Officer and upon written notice to the contractor identifying the grounds for the forfeiture or forfeitures. The Controller, in issuing any warrant for any such payment, shall deduct from the amount which would otherwise be due on said payment or payments the amount of said forfeiture or forfeitures as so certified.

(c) Recourse. If the contractor or subcontractor disagrees with the forfeiture as so provided in the foregoing subparagraph (b), then within fifteen working days of the date of the notification as provided for above, the contractor or subcontractor may request a hearing before the City Administrator. The City Administrator, or his/her designee, shall consider the evidence provided by the contractor or subcontractor and the responsible department head and/or the Labor Standards Enforcement Officer. The hearing shall occur within forty-five days of the request, unless all parties agree to an extended period. The determination of the City Administrator, or his/her designee, shall be final. The contractor or subcontractor may appeal such determination only by action at law for breach of contract.
(d) Distribution of Forfeiture. The Controller shall withhold any forfeiture as provided in the foregoing paragraphs until such time as either the contractor or subcontractor has conceded to the forfeiture or, in the event of an objection, there is a determination no longer subject to judicial review. The Controller shall then distribute the amounts withheld in the following order: (1) the Labor Standards Enforcement Officer shall make its best efforts to distribute back wages withheld to the individual workers identified as not having been paid the proper wage rate; (2) the penal sums provided for above shall inure to the benefit of the general fund of the City and County of San Francisco; (3) the Controller shall hold the balance of any back wages in escrow for workers whom the Labor Standards Enforcement Officer, despite his/her best efforts, cannot locate; funds so held for two years or more shall be dedicated to the enforcement of the prevailing wage requirements.

(§7) Additional Required Contract Provisions. Every public works contract shall contain provisions stating that (1) the contractor will cooperate fully with the Labor Standards Enforcement Officer and other City employees and agents authorized to assist in the administration and enforcement of the prevailing wage requirements and other labor standards imposed on public works contractors by the Charter and Chapter 6 of the San Francisco Administrative Code; (2) the contractor agrees that the Labor Standards Enforcement Officer and his or her designees, in the performance of their duties, shall have the right to engage in random inspections of job sites and to have access to the employees of the contractor, employee time sheets, inspection logs, payroll records and employee paychecks; (3) the contractor shall maintain a sign-in and sign-out sheet showing which employees are present on the job site; (4) the contractor shall prominently post at each job-site a sign informing employees that the project is subject to the City's prevailing wage requirements and that these requirements are enforced by the Labor Standards Enforcement Officer; and (5) that the Labor Standards Enforcement Officer may audit such records of the contractor as he or she reasonably deems necessary to determine compliance with the
prevailing wage and other labor standards imposed by the Charter and this Chapter on public works contractors. *Failure to comply with these requirements may result in penalties and forfeitures consistent with California Labor Code Section 1776(g), as amended from time to time.*

(F) Hours and Days of Labor.

(1) Generally. For the purpose of meeting prevailing conditions and enabling employers to secure a sufficient number of satisfactory workers and artisans, no person performing labor or rendering service in the performance of any contract or subcontract for any public work or improvement as defined in this Chapter shall perform labor for a longer period than 40 hours per week, or five days (Monday through Friday) of eight hours each, with two 10-minute breaks per eight-hour day, except in those crafts in which a shorter different work day or week now prevails by agreement in private employment. Any person working hours in addition to the above shall be compensated in accordance with the prevailing California Department of Labor overtime standards and rates.

(2) Noncompliance—Penalties and Forfeiture. Any contractor or subcontractor who shall violate any of the provisions of this subsection shall be liable for the same penalties and forfeits as those specified in Subsection 6.22(E) of this Chapter; penalties and forfeits shall be applicable for each laborer, mechanic or artisan employed for each calendar day or portion thereof whereon such laborer, mechanic or artisan is compelled or permitted to work more than the days and hours specified herein. The provisions of this subsection shall be made a part of all contracts and subcontracts for the construction of any public work or improvement.

(3) Contracts Outside City and County. In the event that any public work or improvement is to be constructed outside of the City and County of San Francisco and at such a distance therefrom that those engaged in performing labor on said public work or improvement must under ordinary conditions remain at or near the site of said work or
improvement when not actually engaged in the performance of labor thereon, then the officer, board or commission responsible for the construction of said public work or improvement may, in making specifications or letting contracts therefor, make provision therein for days and hours of labor beyond the limitations provided for in Section 6.22(F) of this Chapter; but not to exceed eight hours in any one calendar day, or six days in any calendar week. In the event that emergency conditions shall arise, making a change advisable during the performance of any such contract, or any portion thereof, the hours and days of labor may be extended beyond the limits hereinabove expressed; but not to exceed eight hours per day, upon the written authority of the officer, board or commission awarding such contract. Failure of the contractor to perform such contract within the time provided shall not constitute an emergency.

(G) Local Hiring.

(1) Contract Requirements. All construction contracts for public works or improvements to be performed within the boundaries of the City and County of San Francisco shall contain the following provisions:

Contractor agrees to make a good-faith effort, with the assistance of community organizations designated by the City or local labor union hiring halls, to hire qualified individuals who are residents of the City and County of San Francisco to comprise not less than 50% of each contractor's total construction work force, measured in labor work hours, and contractor promises to give special preference to minorities, women and economically disadvantaged individuals.
Contractor shall keep, and provide to the City, an accurate record showing the name, place of
residence, hours employed and per diem pay of each person employed by the contractor,
including full-time, part-time, permanent and temporary employees.

Contractor shall keep, and provide to the City, an accurate record describing in detail
contractor's good-faith efforts to secure employment of residents of the City and County of
San Francisco.

A failure to abide by these contract provisions may result in the imposition of sanctions and
penalties, including those provided for in San Francisco Administrative Code Section 6.80.

(2) Definitions.

"Qualified individual" shall mean an individual who (A) is eligible for a certified apprenticeship
program in an applicable trade; (B) has completed a certified apprenticeship program in an
applicable trade; or (C) has completed comparable time in an applicable trade.

"Resident of the City and County of San Francisco" shall mean an individual who is domiciled,
as defined by Section 200(b) of the California Election Code, within the boundaries of the City
and County during the entire time of the performance of the contract and who can verify his or
her domicile, upon request of the contractor or City, by producing documentation such as a
rent/lease agreement, telephone and utility bills or payment receipts, a valid California driver's
license or identification card, and/or any other similar, reliable evidence that verifies that the
individual is domiciled within the City and County of San Francisco.

"Economically disadvantaged" shall mean an individual who has been unable to secure
employment in his or her trade for more than 20 working days in the past six months, or
whose annual maximum income falls within the income limits established by the Mayor's
Office of Community Development for the Community Development Block Grant (CDBG)
programs.

(3) Enforcement. The Human Rights Commission shall be the City agency
charged with the monitoring and enforcement of the provisions of this subsection.

(H) Modifications—General Requirements. If it becomes necessary in the
prosecution of any public work or improvement under contract to make alterations or
modifications or to provide for extras, such alterations, modifications or extras shall be made
only on written recommendation of the department head responsible for the supervision of the
contract, together with the approval of the Mayor or the Mayor's designee or the board or
commission, as appropriate to the department, and also the approval of the Controller, except
as hereafter provided. The Mayor or the board or commission, as appropriate to the
department, may delegate in writing the authority to approve such alterations, modifications or
extras to the department head. The Controller may delegate in writing the authority to
encumber funds from prior appropriations for such alterations, modifications or extras to the
department head prior to the certification for payment. Such authority, when granted, will
clearly state the limitations of the changes to be encompassed.

(1) Increasing or Decreasing Price. Alterations, modifications or extras in
any contract, which will increase or decrease the contract cost or scope, may be made or
allowed only on the written recommendation of the department head responsible for the
supervision of the contract stating the amount and basis for such increase or decrease. For
any cumulative increase or decrease in price in excess of ten percent of the original contract
price or scope, the department head shall obtain the approval of the Mayor or Mayor's
designee or the board or commission as appropriate and also the approval of the Controller.

(2) Extensions of Time. Upon finding that work under a construction contract
cannot be completed within the specified time because of an unavoidable delay as defined in
the contract, the department head may extend the time for completion of the work. If the
cumulative extensions of time exceeds ten percent of the original contract duration, the
department head shall first obtain the approval of the Mayor, the Mayor's Designee, board or
commission, as appropriate to the department. All time extensions shall be in writing, but in
no event shall any extension be granted subsequent to the issuance of a certificate of final
completion.

(a) Time Extension Not Waiver of City's Rights. The granting of an
extension of time because of unavoidable delays shall in no way operate as a waiver on the
part of the City and County or the department head, Mayor, board or commission of the right
to collect liquidated damages for other delays or of the right to collect other damages or of any
other rights to which the City and County is entitled.

(b) No Extension Granted When Contract Based on Time Estimates.
When any award of contract has been made in consideration, in whole or in part, of the
relative time estimates of bidders for the completion of the work, no extension of time may be
granted on such contract beyond the time specified for completion, unless the liquidated
damages for each day the work is uncompleted beyond the specified time shall be collected;
provided, however, that this shall not apply to unavoidable delays due to acts of God.

(c) Avoidable and Unavoidable Delay; Limitation of Damages for
Delay. The department head administering the public work shall have the authority to specify
in the contract the delays that shall be deemed avoidable or unavoidable. The City and
County shall not pay damages or compensation of any kind to a contractor because of delays
in the progress of the work, whether such delays be avoidable or unavoidable; provided, however, the City and County may pay for (1) delays caused to the contractor by the City and County; and (2) such unavoidable delays as may be specifically stated in the contract. Such latter delays will be compensated for only under the conditions specified in the contract.

(d) Notice of Delay Required. The contractor shall promptly notify the department head in writing, of all anticipated delays in the prosecution of the work and, in any event, promptly upon the occurrence of a delay, the notice shall constitute an application for an extension of time only if the notice requests such extension and sets forth the contractor's estimate of the additional time required together with a full recital of the causes of unavoidable delays relied upon. The department head may take steps to prevent the occurrence or continuance of the delay, may classify the delay as avoidable or unavoidable and may determine to what extent the completion of the work is delayed thereby.

(I) Liquidated Damages. Any contract may provide a time within which the contract work, or portions thereof, shall be completed and may provide for the payment of agreed liquidated damages to the City and County for every calendar or working day thereafter during which such work shall be uncompleted.

(J) Retention of Progressive Payments. Any contract may provide for progressive payments, if the Advertisement For Bids shall so specify. No progressive payments under any contract shall be made which, with prior payments, shall exceed in amount 90 percent of the value of the work and labor and materials furnished. However, if the department head responsible for the public work determines that the contract is 50 percent or more complete, that the contractor is making satisfactory progress and that there is no specific cause for greater withholding, progressive payments may be made not to exceed in amount the lesser of either 95 percent of the value of the work and labor and material furnished or 95 percent of the contract price. When the department head responsible for the public work determines that
the contract is 95 percent complete, funds withheld may be reduced to an amount equal to
200 percent of the estimated value of the work yet to be completed as determined by the
department head.

(K) Inspection and Acceptance of Completed Work; Final Payment. The
department head authorized to execute any contract for public works or improvements shall
be responsible for the inspection and acceptance of such work on completion. Such
acceptance shall be in writing and shall include the certificate of the department head
concerned that the work covered by the contract has been fully and satisfactorily completed in
accordance with the plans and specifications therefor. Receipt of copy of such acceptance in
writing shall constitute the Controller's authority to complete any payments due the contractor
under the contract; provided that the Controller may make such additional investigation or
inspection as is provided by Administrative Code Section 10.07.

(L) Termination for Convenience. In all contracts for the construction of any public
work or improvement, the department head authorized to execute any contract for any public
work or improvement may include in the specifications setting forth the terms and conditions
for the performance of the contract a provision that the City and County may terminate the
performance of work under the contract whenever the department head shall determine, with
the approval of the Mayor, the Mayor's designee or the board or commission concerned, that
such termination is in the best interest of the City and County. Any such termination shall be
effected by delivery to the contractor of a notice of termination specifying the extent to which
performance of work under the contract is terminated and the date upon which such
termination becomes effective. The department head is hereby authorized to include within
such construction contract the appropriate language to implement this subsection.

(M) Violations of Chapter 6; False Claims. Every public work contract performed at
the expense of the City and County of San Francisco, or the cost of which is paid for out of
monies deposited in the treasury of the City and County, whether directly awarded or
indirectly by or under subcontract, subpartnership, day labor, station work, piece work or any
other arrangement whatsoever, shall contain a clause incorporating the provisions of Section
6.80 of this Chapter.

(N) Articles Not to be Prison Made. No article furnished under any contract awarded
under the provisions of this Chapter shall have been made in a prison or by convict labor
except for articles made in prisons or by convicts under the supervision and control of the
California Department of Corrections and limited to articles for use by the City and County's
detention facilities.

(O) Employment of Apprentices. All construction contracts awarded under this
Chapter shall require the Contractor to comply with the requirements of the State
Apprenticeship Program (as set forth in the California Labor Code, Division 3, Chapter 4
[commencing at Section 3070] and Section 1777.5), as it may be amended from time to time,
and shall require the Contractor to include in its subcontracts the obligation for subcontractors
to comply with the requirements of the State Apprenticeship Program.

(P) Safety. All construction contracts awarded under this Chapter shall require the
Contractor and all of its subcontractors to abide by the applicable Occupational Safety and Health
statutes and regulations.

SEC. 6.24. OFFICE OF LABOR STANDARDS ENFORCEMENT.

(A) There is hereby created within the Department of Administrative Services an
Office of Labor Standards Enforcement. The Office of Labor Standards Enforcement shall
have the authority to ensure that public work contractors comply with the prevailing wage
requirements and other labor standards imposed by the Charter, and this Chapter on public work contractors. The Office shall be administered
by the Labor Standards Enforcement Officer, who shall be appointed by, and shall serve at
the pleasure of, the Mayor. In appointing the Labor Standards Enforcement Officer, the
Mayor shall consider, among other relevant factors, the individual's experience enforcing labor
standards, including prevailing wage requirements, and the diversity of San Francisco in the
construction industry. Subject to the approval of the Mayor and Director of the Department of
Administrative Services, the Labor Standards Enforcement Officer shall develop and
administer a plan for the enforcement of the prevailing wage requirements and other labor
standards imposed by the Charter and this Chapter on public work contractors. The Labor
Standards Enforcement Officer shall coordinate his or her activities with federal and state
labor standards agencies. The Labor Standards Enforcement Officer shall direct the City's
enforcement of the prevailing wage requirements and other labor standards imposed by the
Charter and this Chapter on public work contractors as directed by the Mayor, and to this end
all City departments shall cooperate with the Labor Standards Enforcement Officer. The
Labor Standards Enforcement Officer has the authority to seek for violations of prevailing
wage, working conditions and apprenticeship requirements all of the penalties imposed by Article
V of this Chapter, including the authority to file charges, in the same manner and to the same
extent as a department head, which may lead to the debarment of the contractor under Section
6-82 Article V of this Chapter. The Labor Standards Enforcement Officer shall oversee the
training of City personnel in the area of labor standards enforcement. In accordance with
applicable law, the Mayor may enter into a contract for investigative and monitoring services
to further the purposes of this section. In evaluating the qualifications of persons seeking that
contract, the Mayor shall consider, among other relevant factors, the experience of those
persons in monitoring and investigating labor standards compliance.

(bB) Subject to the fiscal and budgetary provisions of the charter, the Office of Labor
Standards Enforcement is authorized to receive from departments awarding public work
contracts the amount reasonably calculated to pay for the costs, including litigation costs, of enforcing the City prevailing wage requirements and other labor standards for contracts awarded by those departments. The Labor Standards Enforcement Officer shall supervise the expenditure of all funds appropriated for enforcement of prevailing wage requirements and other labor standards imposed by the Charter and this Chapter on public works contractors.

APPROVED AS TO FORM:
DENNIS J. HERRERA, City Attorney

By:

[Signature]

SHERYL BREGMAN
Deputy City Attorney
Ordinance amending the Administrative Code by adding subsection 6.1(H), definition of prevailing wage; amending subsection 6.22(A)(6) to include a requirement concerning subcontractor licenses; amending subsection 6.22(B) to include a requirement that all contractor and subcontractors provide workers' compensation insurance certificates; amending subsection 6.22(E) concerning application and enforcement of prevailing wage requirements and assessment of penalties and backwages; amending subsection 6.22(O) to add further contractual requirements for the employment of apprentices and to add penalties for noncompliance; adding subsection 6.22(P) concerning safety requirements for contractors and subcontractors; amending section 6.24 to expand the authority of the Office of Labor Standards Enforcement to enforce requirements of state and federal law, to enforce working conditions and apprenticeship and to assess monetary penalties and backwages against public work contractors.

September 30, 2002 Board of Supervisors — PASSED ON FIRST READING
Ayes: 11 - Ammiano, Daly, Gonzalez, Hall, Leno, Maxwell, McGoldrick, Newsom, Peskin, Sandoval, Yee

October 7, 2002 Board of Supervisors — FINALLY PASSED
Ayes: 10 - Ammiano, Daly, Gonzalez, Hall, Leno, Maxwell, McGoldrick, Newsom, Peskin, Sandoval
Absent: 1 - Yee
I hereby certify that the foregoing Ordinance was FINALLY PASSED on October 7, 2002 by the Board of Supervisors of the City and County of San Francisco.

Gloria L. Young
Clerk of the Board

Mayor Willie L. Brown Jr.