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24 25 [Chlorofluorocarbon Recovery and Recycling Fees.]

Ordinance amending Sections 1406 and 1412 of San Francisco Health Code Article 24 to change the term of a permit for Chlorofluorocarbon Recovery and Recycling operations from two years to one year; to increase fees for permitting and inspections by the Department of Public Health; and to provide for subsequent fee adjustments to ensure that such fees cover program costs; and making environmental findings.

Note:

Additions are <u>single-underline italics Times New Roman</u>; deletions are <u>strikethrough 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. Findings.

- A. The Planning Department has determined that the actions contemplated in this Ordinance are in compliance with the California Environmental Quality Act (California Public Resources Code sections 21000 et seq.). Said determination is on file with the Clerk of the Board of Supervisors in File No. ______ and is incorporated herein by reference.
- Section 2. The San Francisco Health Code is hereby amended by amending Section 1406 to read as follows:

SEC. 1406. PERMIT REQUIREMENTS.

- (a) Permits shall require that all installation, repair, dismantling, or disposal of motor vehicle air-conditioning systems be performed by persons trained in accordance with Section 1406(c), using approved CFC recycling equipment in conformity with such training to prevent the release of CFCs.
- (b) Every person subject to Section 1405(a) or 1405(b) shall file an application for a permit within 90 days of the effective date of this Article or of commencing operations, whichever is later. Permit applications may be filed by the owner or

operator of an establishment to include one or more employees, but a separate permit application shall be filed for each establishment at which persons subject to Section 1405 are employed. The application shall be accompanied by the appropriate fees as set forth in this Article. The application form shall require a description of the approved CFC recycling equipment used by the applicant, a certification that such equipment is in proper operating condition, and such other information as the Director deems relevant. Application forms shall be provided by the Department upon request of the applicant.

- (c) The permit applicant shall provide written certification that the applicant and each establishment employee engaged in the installation, repair, dismantling, or disposal of motor vehicle air-conditioning systems, has completed a training course in the standards for proper use of approved CFC recycling equipment, and in the standards for recovery and recycling of used CFCs from motor vehicle air-conditioners, which standards shall be at least as stringent as the Society of Automotive Engineers standard SAE J-1989.
- (d) Upon receipt of a completed application and fees, the Director may inspect the equipment or establishment described in the application, or request additional information from the applicant. The Director shall not issue a permit until satisfied that the applicant has met the requirements of this Article.
- (e) Permits shall be valid for two one year(s) from the date of issuance and are not transferable. Applicants for permit renewal shall file a new application as provided under Sections 1406(b) and 1406(c). The permittee shall file the permit renewal application with the Director no later than (90) 15 days before the expiration date of the previous permit.

- (f) Permits shall require the permittee to notify the Director in writing within 14 days after:
- (1) The purchase or installation of any approved CFC recycling system other than the system described in the previous permit application; and
- (2) Hiring or employing any person to use approved CFC recycling systems other than persons with training certification approved in the previous permit application.

Upon receipt of the permittee's notice, the Director may require a new permit application, modify the permit, or issue such orders as may be necessary to limit the use of approved CFC recycling systems to persons trained in accordance with this Article.

(g) Permits shall be prominently displayed on the premises of every establishment subject to this Article.

Section 3. The San Francisco Health Code is hereby amended by amending Section 1412 to read as follows:

SEC. 1412. FEE SCHEDULE.

- (a) The Department shall collect the following fees:
- (1) \$150 \$79 for fiscal year 2004 (beginning July 1, 2004), \$83 for fiscal year 2005 (beginning July 1, 2005), \$88 for fiscal year 2006 (beginning July 1, 2006) for processing permit applications and associated administration activities undertaken by the Department; and
- (2) \$75 \$137 for fiscal year 2004 (beginning July 1, 2004), \$145 for fiscal year 2005

 (beginning July 1, 2005), \$153 for fiscal year 2006 (beginning July 1, 2006) per hour or each portion thereof for inspections and associated administrative activities, including enforcement activities pursuant to Section 1409.

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- (b) A notice of payment due shall be sent by the Department to the permittee, the violator, and the owner of the property, advising as to the amount of any fee and containing the following information:
- (1) The date and location of the Department's inspection;
- (2) The amount of the fee;
- (3) A statement advising the addressee that he or she is liable under this Article for the fee in the amount indicated in the notice and that payment to the City is due within 30 days of the mailing date of the notice;
- (4) A statement advising the addressee that a penalty of 10 percent plus interest at the rate of one percent per month on the outstanding balance shall be added to the costs from the date that payment is due under Subsection (b)(3);
- (5) A statement advising the owner of the establishment that if payment of the costs is not received within 90 days of the mailing date, a lien may be imposed on the property of the owner which is an establishment subject to the provisions of this Article; and
- (6) A statement that the addressee or property owner may appeal the fee determination contained in the notice of payment due to the Director. Said appeal must be filed in writing with the Department no later than 30 days after the date the notice of payment due is issued. The Director's decision on the appeal shall be final.
- (c) If full payment of the costs is not received within 30 days after the notice of payment due was sent, a second notice of payment due shall be sent by the Department to the addressees of the previous notice. The second notice shall state that the generator and property owner are liable for the payment of the costs indicated on the notice.

- (d) If full payment of the costs is not received within 30 days after the second notice of payment due was sent, a third (and final) notice of payment due shall be sent by the Department. The third notice shall state that addressees are liable for the payment of the costs indicated on the notice and that if payment of such costs is not received within 30 days of the mailing date of the third notice, a lien may be imposed on the subject property pursuant to the provisions of this Article.
- (e) If payment is not received within 30 days after mailing the third notice, the Department shall initiate lien proceedings pursuant to the provisions of the San Francisco Administrative Code, Chapter 10, Article XX.
- (f) Beginning with fiscal year 2007-2008, no later than April 15 of each year, the

 Controller shall adjust the fees provided in this Article to reflect changes in the relevant

 Consumer Price Index, without further action by the Board of Supervisors. In adjusting
 the fees, the Controller may round these fees up or down to the nearest dollar, halfdollar or quarter-dollar. The Director shall perform an annual review of the fees
 scheduled to be assessed for the following fiscal year and shall file a report with the
 Controller no later than May 1st of each year, proposing, if necessary, an adjustment to
 the fees to ensure that costs are fully recovered and that fees do not produce
 significantly more revenue than required to cover the costs of operating the program.
 The Controller shall adjust fees when necessary in either case.

APPROVED AS TO FORM:

DENNIS J. HERRERA, City Attorney

By:

RONA H. SANDLER Deputy City Attorney

Mayor Gavin Newsom

BOARD OF SUPERVISORS



City and County of San Francisco Tails

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

Ordinance

File Number: 040732 Date Passed:

Ordinance amending Sections 1406 and 1412 of San Francisco Health Code Article 24 to change the term of a permit for Chlorofluorocarbon Recovery and Recycling operations from two years to one year; to increase fees for permitting and inspections by the Department of Public Health; and to provide for subsequent fee adjustments to ensure that such fees cover program costs; and making environmental findings.

July 13, 2004 Board of Supervisors — PASSED ON FIRST READING

Ayes: 8 - Alioto-Pier, Ammiano, Dufty, Ma, Maxwell, McGoldrick, Peskin,

Sandoval

Noes: 3 - Daly, Gonzalez, Hall

July 20, 2004 Board of Supervisors — FINALLY PASSED

Ayes: 8 - Alioto-Pier, Ammiano, Dufty, Ma, Maxwell, McGoldrick, Peskin,

Sandoval

Noes: 3 - Daly, Gonzalez, Hall

I hereby certify that the foregoing Ordinance was FINALLY PASSED on July 20, 2004 by the Board of Supervisors of the City and County of San Francisco.

Gloria L. Young
Clerk of the Board

Mayor Gavin Newsom

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Date Approved