[Water and Sewer Lien Ordinance]

AMENDING PART II, CHAPTER X, OF THE PUBLIC WORKS CODE CONCERNING THE IMPOSITION OF LIENS TO RECOVER REVENUES FROM DELINQUENT WATER AND SEWER SERVICE ACCOUNTS, BY AMENDING SECTION 150.1 TO COMPORT WITH ORGANIZATIONAL CHANGES IN THE 1996 CHARTER; AMENDING SECTION 150.2 TO EXEMPT THE OWNERS OF TENANT OCCUPIED SINGLE FAMILY DWELLINGS FROM THE IMPOSITION OF WATER AND SEWER SERVICE LIENS; AMENDING SECTION 150.3 FOR GRAMMATICAL CONSISTENCY; AMENDING SECTION 150.4 TO EXEMPT THE OWNERS OF TENANT OCCUPIED SINGLE FAMILY DWELLINGS FROM THE IMPOSITION OF WATER AND SEWER SERVICE LIENS, AND DELETING THE PHRASE "SPECIAL ASSESSMENT"; AMENDING SECTION 150.5 TO EXEMPT THE OWNERS OF TENANT OCCUPIED SINGLE FAMILY DWELLINGS FROM THE IMPOSITION OF WATER AND SEWER SERVICE LIENS, FOR PROVISION OF WRITTEN NOTICE TO OTHER CUSTOMERS, AND TO PERMIT THE COLLECTION OF ADMINISTRATIVE FEES FOR OVERDUE WATER AND SEWER SERVICE ACCOUNTS; AMENDING SECTION 150.6 TO COMPORT WITH ORGANIZATIONAL CHANGES IN THE 1996 CHARTER; AMENDING SECTION 150.7 REGARDING NOTICED HEARINGS; AMENDING SECTION 150.8 TO ELIMINATE THE TAX PRIORITY OF LIENS FILED UNDER THE EXISTING ORDINANCE; AMENDING SECTION 150.9 TO ESTABLISH A LATE PAYMENT PENALTY FEE FOR UNPAID CLOSED ACCOUNTS; AMENDING SECTION 150.10 TO CREATE A PROCESS FOR TRANSFER OF LIENS AND OTHER OVERDUE ACCOUNTS TO THE TAX COLLECTOR AND BUREAU OF DELINQUENT REVENUE COLLECTION AND AUTHORIZING THE RECOVERY OF ATTORNEYS' FEES AND COSTS BY THE BUREAU; AMENDING SECTION 150.11 REGARDING RELEASE OF LIENS UPON PAYMENT AND DISPOSITION OF FUNDS COLLECTED; AND AMENDING SECTION 150.12 INCREASING **PUBLIC UTILITIES DEPARTMENT**

BOARD OF SUPERVISORS

Page 1
6/22/99
DEBT WRITEOFF AUTHORITY FROM $50 TO $200 AND AUTHORIZING THE BUREAU OF
DELINQUENT REVENUE TO COMPROMISE OR ABANDON CLAIMS SUBMITTED TO IT
BY THE PUBLIC UTILITIES DEPARTMENT.

Note: Additions are underlined; deletions are in ((double parentheses)).

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

Section 1. Part II, Chapter X of the San Francisco Municipal Code is hereby amended
by amending Sections 150.1 through 150.12 to read as follows:

Section 150.1. DEFINITIONS. Unless the context otherwise specifies or requires, the
terms defined in this Section shall, for all purposes of this article, have the meanings herein
specified, the following definitions to be equally applicable to both the singular and plural
forms of any of the terms herein defined:

(a) The term “City” means the City and County of San Francisco;

(b) The term “Department” means the ((San Francisco Water)) Public Utilities
Department of the City and County of San Francisco;

(c) The term “Manager” means the ((General)) Manager ((and Chief Engineer)) of
the Customer Service Bureau of the ((San Francisco Water)) Public Utilities
Department, or his authorized agents;

(d) The term “real property” means a lot or building thereon or other facility whether
private, governmental or otherwise in the City and County of San Francisco;

(e) The term “Commission” means the Public Utilities Commission of the City and
County of San Francisco, or its designated agent;

(f) The term “owner” when used with reference to real property shall mean, and
shall conclusively be deemed to be, the legal owner of the real property, except, when the
legal owner of said real property is such due to the holding of a mortgage, note or other such

**PUBLIC UTILITIES DEPARTMENT**
BOARD OF SUPERVISORS
security, in which case the “owner” shall be deemed to be the beneficial owner of said real property.

(g) The term “Committee” means the Lien Hearing Committee comprised of three members as designated by the General Manager of Utilities or his designee.

(h) The term “customer” means the person subscribing for water and sewer service from the Public Utilities Department, whether or not such person is the owner of the property to which such service is rendered.

(i) The phrase “Bureau of Delinquent Revenue” means the Bureau of Delinquent Revenue Collection within the Tax Collector’s Office, as set forth in San Francisco Administrative Code Section 10.37.

SEC. 150.2. OWNER RESPONSIBILITY FOR WATER SERVICE CHARGES AND INDUSTRIAL COST RECOVERY SURCHARGES. Except for tenant occupied individually metered residential dwellings, the owner of any real property shall be responsible for subscribing to and paying for water service to such real property by Department in accordance with rate schedules, rules and regulations established from time to time by Commission. Except for tenant occupied individually metered residential dwellings, the owner of any real property shall be responsible for paying the Sewer Service Charges and Industrial Waste Recovery Charges resulting from the use of occupancy of said property, in accordance with the rate schedules, rules and regulations established from time to time by Commission.

For tenant occupied individually metered residential dwellings, unless the owner agrees to become responsible, the tenant shall be responsible for subscribing to and paying for water service to such real property by Department in accordance with rate schedules and rules and regulations established from time to time by Commission. Said tenants further shall be responsible for paying the Sewer Service Charges and Industrial Waste Recovery Charges.
resulting from the use of occupancy of said property, in accordance with rate schedules, rules and regulations established from time to time by Commission. Said tenants shall be required to post a security deposit prior to establishing an account for water and sewer service in accordance with the rate schedules, rules and regulations established from time to time by Commission.

Nothing in this Section is intended to or shall prevent an arrangement, pursuant to rules and regulations established by Commission under which the subscription and/or payment for water service or Sewer Service Charge, or Industrial Cost Recovery Charges are made by customer, a tenant or tenants, or any owner, or agent((,)) on behalf of the owner; provided however, that any such arrangement shall not relieve owner of the obligation to ((d))Department, where water or Sewer Service Charges or Industrial Cost Recovery Charges are unpaid. Nothing in this Article is intended to impair the validity of any liens for delinquent water charges, Sewer Service Charges and Industrial Waste Recovery Charges which were recorded against tenant occupied individually metered residential dwellings prior to April 8, 1996.

SEC. 150.3. DEPARTMENT ENTITLED TO PAYMENT. The ((d))Department shall be entitled to payment for water service and sewer service within 15 days after the bill is mailed. Partial payments are to be deposited in each fund in proportion to the dollar amount of billing attributable to each fund. Should there be failure to make payment for water or sewer service rendered to any real property, water service to any such real property may be terminated in accordance with rules and regulations established from time to time by Commission until such service charges are paid.

SEC. 150.4. COLLECTION OF DELINQUENT SERVICE CHARGES ((AS) THROUGH RECORDATION OF A ((SPECIAL ASSESSMENT)) LIEN. Whether or not water service is shut off for nonpayment of service charges, ((m))Manager shall initiate proceedings
to make delinquent water and Sewer Service Charges and Industrial Cost Recovery Charges
a ((special assessment)) lien against parcels of property to which said service was rendered
pursuant to Sections 150.5 to 150.11 inclusive, of this Article. This section shall not apply to
tenant occupied individually metered residential dwellings unless the owner of the property is
the customer of record or consents to the imposition of a lien by the Department.

SEC. 150.5. LIEN PROCEEDINGS; ADDITIONAL REQUEST FOR PAYMENT;
WARNING NOTICE. When water and sewer service has been rendered on a continuing
account, and a bill has been presented to the ((owner or the)) customer ((when the latter is
not the owner, with a bill for such service on a continuing account,)) and such bill remains
unpaid until the succeeding billing cycle, ((d))Department shall mail a written request for
payment to the ((owner))customer, and to the owner when the customer is not the owner. ((a
written request for payment.)) In the case of accounts that have been closed without payment
in full, the department shall mail to the ((owner)) customer, and to the owner when the
customer is not the owner, a written request for payment. The notice provisions of this section
do not apply to the owners of tenant occupied individually metered residential properties
unless the property owner is the customer of record.

The written request for payment shall include information as to the amount due and a
warning notice that if the amount due is not paid with 15 days, water service on an open
account may be terminated and proceedings to establish a ((special assessment)) lien against
the real property to which the service was furnished will be instituted. The notice will further
provide that((, and)) if ((the lien is established and recorded)) the account remains
unpaid,(penalties))administrative fees and interest, pursuant to this Article, will accrue. The
form and content of said notice shall be approved by the Committee.

SEC. 150.6. LIEN PROCEEDINGS; ((DELINQUENT ACCOUNTS IN EXCESS OF
$50:))REPORT AND NOTICE. If payment is not received within 15 days following mailing of
the request, the account shall be deemed to be delinquent. Delinquent accounts which are to be subjected to the lien procedure shall be reported to the Committee by the Manager at least once each month. The Committee shall conduct a hearing pursuant to rules and regulations consistent with this Article and approved by the Commission. The report for each such delinquent account shall contain the owner's name, the amount due, and a description of each parcel to be subjected to the lien procedure. The descriptions of the parcels shall be those used for the same parcels on the assessor's map books for the current year. Upon receipt of such report, Committee shall fix a time, date and place for hearing the report and any protests or objections thereto, and shall cause notice of the hearing to be mailed to each owner of the parcels of real property described in the report not less than 10 days prior to the date of hearing.

SEC. 150.7. HEARING. At the time fixed for consideration of the report, the Committee shall hear it, along with any objections or evidence offered on behalf of the owners or their legal counsel regarding the real property liable to be assessed for delinquent accounts. The Committee may make such revisions, corrections or modifications to the report as it may deem necessary. In the event that the Committee is satisfied with the correctness of the report (as submitted or as revised, corrected or modified), it shall be confirmed. The decision of the Committee on the report and on all protests or objections thereto shall be final and conclusive; provided, however, any delinquent account may be removed from the report by payment in full at any time prior to confirmation of the report. The Committee shall cause the confirmed report to be verified in a form sufficient to meet recording requirements.

SEC. 150.8. CREATION OF LIEN((PROCEEDINGS; SPECIAL ASSESSMENT PRIORITY)). Upon confirmation of the report by the Committee, the delinquent **PUBLIC UTILITIES DEPARTMENT**
BOARD OF SUPERVISORS Page 6 6/22/99

n:\puc\w\milstei\rates\lienor97.fln
charges contained therein shall constitute a (special assessment) lien against the property to which services were rendered.

(The assessment shall be subordinate to all existing special assessment liens previously imposed upon the property and paramount to all other liens except those for state, county and municipal taxes with which it shall be upon parity.) The lien shall continue until the (assessment) lien value and all interest, fees and (penalties) administrative costs due and payable thereon are paid. (All laws applicable to the levy, collection and enforcement of municipal taxes shall be applicable to said special assessments.)

SEC. 150.9. RECORDATION; (CHARGES) ADMINISTRATIVE FEES AND INTEREST. The Committee shall cause the confirmed and verified report to be recorded in the County Recorder’s office as soon as practicable. The (special assessment) lien on each parcel of property described in said report shall carry additional charges for administrative expenses of $50 or 10 percent of the amount owed, whichever is higher, together with interest at a rate of one percent per full month compounded monthly from the date of recordation of the lien on all charges due. Closed accounts for water and sewer service which are left unpaid shall be charged a late payment penalty fee in accordance with rate schedules, rules and regulations established from time to time by Commission.

SEC. 150.10. FILING OF LIEN WITH CONTROLLER AND TAX COLLECTOR; (RELEASE OF LIEN;) COLLECTION OF DELINQUENT ACCOUNTS BY THE BUREAU OF DELINQUENT REVENUE (DISTRIBUTION OF PROCEEDS). (Committee shall cause a certified copy of each confirmed report to be filed with the Controller and Tax Collector within 10 days after confirmation of the report, whereupon it shall be the duty of said officers to add the amount of said assessment to the current tax roll, thereafter said amount shall be collected at the same time and in the same manner as ordinary City and county taxes are collected, and shall be subject to the same procedure under foreclosure and sale in case of

**PUBLIC UTILITIES DEPARTMENT**
BOARD OF SUPERVISORS
delinquency as provided for ordinary taxes of the City and County of San Francisco.) If liens filed by Department are not paid during the fiscal year in which they were recorded, the Department shall annually transfer such liens to the Tax Collector, who shall add the amount of said liens to the current property tax bill for collection in the same manner as ordinary taxes of the City and County of San Francisco. Delinquent utility service liens recorded pursuant to this chapter shall have the force, effect and priority of a judgment lien. Nothing in this section shall be construed to affect the priority status of water and sewer service liens recorded on properties prior to January 1, 1996.

If the Tax Collector so agrees, Manager may also file any other claims for overdue water and sewer service charges with the Tax Collector, regardless of whether such accounts have resulted in the imposition of a lien. The Bureau of Delinquent Revenue may take action as necessary under Administrative Code Section 10.39 to collect all delinquent accounts owed to Department that are filed with the Tax Collector. The Bureau of Delinquent Revenue may recover reasonable attorney’s fees, collection fees, and other costs from debtors in prosecuting claims for money owed to Department.

((At such time after the Tax Collector has transmitted to the Water Department a confirmation of the secured tax rolls, the Water Department, in recognition of the transference to the tax rolls of the indebtedness due on said lien, shall file a release of lien with the County Recorder.))

((Except for the release of lien recording fee authorized in Section 150.11, all sums collected by the Tax Collector, pursuant to this Article, shall be deposited to the credit of the Water Department Operating Account, Sewer Service Operating Account, Sewer Service Revenue Fund, the Industrial Cost Recovery Revenue Fund, Utility Tax Fund in proportion to the cost of services rendered attributable to each fund.))
SEC. 150.11. PAYMENT OF AMOUNT OWED; RELEASE OF LIEN; ((RECORDING FEE)) DISTRIBUTION OF PROCEEDS. Upon payment to Department of the lien amount, plus applicable administrative fees and interest charges, Department shall cause to be recorded a release of lien with the County Recorder and shall pay to the County Recorder the applicable recording fee. Upon payment to the Tax Collector of the lien amount, plus applicable administrative fees and interest charges, ((On payment to the Tax Collector of the special assessment,)) the ((Tax Collector)) Department shall cause to be recorded a release of lien with the County Recorder, and ((from the sum collected pursuant to Section 150.9,)) Department shall pay to the County Recorder the recording fee.

Except for the release of lien recording fee authorized in this section and the fees and costs authorized by section 150.10, all sums collected on behalf of Department by the Tax Collector or Bureau of Delinquent Revenue shall be deposited to the credit of the Water Department Operating Account, Sewer Service Revenue Fund, the Industrial Cost Recovery Revenue Fund, and Utility Tax Fund in proportion to the cost of services rendered attributable to each fund.

SEC. 150.12. WRITE-OFF OF UNCOLLECTIBLE ACCOUNTS; COMPROMISE OR ABANDONMENT OF CLAIMS. The Committee shall have the authority to write off those delinquent accounts worth less than $200((50)) and shall from time to time notify the Public Utilities Commission ((and Chief Administrative Officer)) of any such action. The Bureau of Delinquent Revenue Collection may compromise or abandon claims reported to it by Department in accordance with Administrative Code section 10.40.

SEC. 150.13. SEVERABILITY. If any part or provision of this Article, or application thereof, to any person or circumstance is held invalid, the remainder of this Article, including the application of such part or provision to other persons or circumstances shall not be

**PUBLIC UTILITIES DEPARTMENT**
BOARD OF SUPERVISORS
affected thereby and shall continue in full force and effect. To this end the provisions of this
Article are severable.

APPROVED AS TO FORM:
LOUISE H. RENNE, City Attorney

By:  
JOSHUA D. MILSTEIN
Deputy City Attorney
Ordinance amending Public Works Code Chapter X concerning the imposition of liens to recover revenues from delinquent water and sewer service accounts, by amending Section 150.1 to comport with organizational changes in the 1996 Charter, amending Section 150.2 to exempt the owners of tenant occupied single family dwellings from the imposition of water and sewer service liens; amending Section 150.3 for grammatical consistency; amending Section 150.4 to exempt the owners of tenant occupied single family dwellings from the imposition of water and sewer service liens, and deleting the phrase "special assessment"; amending Section 150.5 to exempt the owners of tenant occupied single family dwellings from the imposition of water and sewer service liens, for provision of written notice to other customers, and to permit the collection of administrative fees for overdue water and sewer service accounts; amending Section 150.6 to comport with organizational changes in the 1996 Charter; amending Section 150.7 regarding noticed hearings; amending Section 150.8 to eliminate the tax priority of liens filed under the existing ordinance; amending Section 150.9 to establish a late payment penalty fee for unpaid closed accounts; amending Section 150.10 to create a process for transfer of liens and other overdue accounts to the Tax Collector and Bureau of Delinquent Revenue Collection and authorizing the recovery of attorney's fees and costs by the Bureau; amending Section 150.11 regarding release of liens upon payment and disposition of funds collected; and amending Section 150.12 increasing debt writeoff authority from $50 to $200 and authorizing the Bureau of Delinquent Revenue to compromise or abandon claims submitted to it by the Public Utilities Department.

August 23, 1999 Board of Supervisors — PASSED, ON FIRST READING
Ayes: 11 - Ammiano, Becerril, Bierman, Brown, Katz, Kaufman, Leno, Newsom, Teng, Yaki, Yee

September 13, 1999 Board of Supervisors — FINALLY PASSED
Absent: 2 - Yaki, Yee
I hereby certify that the foregoing Ordinance was FINALLY PASSED on September 13, 1999 by the Board of Supervisors of the City and County of San Francisco.

Jean Lum
Acting Clerk of the Board

Date Approved

Mayor Willie L. Brown Jr.