Reenactment of an emergency ordinance (Ordinance No. 154-20) temporarily prohibiting construction projects in buildings with any residential rental units that require the suspension of water or utility service to residential tenants without providing alternative sources of water and power, or reaching agreement with tenants, due to the COVID-19 pandemic; and reaffirming the Planning Department’s determination under the California Environmental Quality Act.

NOTE: Unchanged Code text and uncoded text are in plain Arial font. Additions to Codes are in single-underline italics Times New Roman font. Deletions to Codes are in strikethrough italics Times New Roman font. Board amendment additions are in double-underlined Arial font. Board amendment deletions are in strikethrough Arial font. Asterisks (*) indicate the omission of unchanged Code sub-sections or parts of tables.

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

Section 1. Declaration of Emergency Pursuant to Charter Section 2.107.

(a) Section 2.107 of the Charter authorizes passage of an emergency ordinance in cases of public emergency affecting life, health, or property, or for the uninterrupted operation of any City or County department or office required to comply with time limitations established by law. An emergency ordinance enacted under Charter Section 2.107 automatically terminates on the 61st day after passage, but may be reenacted upon the same terms and conditions applicable to its initial enactment.

(b) Pursuant to Charter Section 2.107, the City enacted an emergency ordinance (Ordinance No. 154-20), which temporarily prohibited construction projects in buildings with any residential rental units that required the suspension of water or utility service to residential...
tenants without providing alternative sources of water and power or reaching an agreement with tenants, required advance notice to tenants who would be impacted by water or utility service disruption, and required mitigation of noise from loud instruments. A property owner was exempt from these requirements if an agreement with all impacted tenants was reached or if all impacted tenants reside in a 100% affordable housing building. That emergency ordinance expired on October 27, 2020.

(c) The Board of Supervisors hereby finds that the findings declared in Section 1 of Ordinance No. 154-20 remain valid and compelling, and declares further that an actual emergency rooted in the COVID-19 pandemic continues to exist that requires the reenactment of that emergency ordinance. The Board reaffirms the California Environmental Quality Act findings in Ord. No. 154-20.

Section 2. Reenactment of Emergency Ordinance.

Consistent with Charter Section 2.107, this emergency ordinance reenacts for 60 days the emergency ordinance (Ordinance No. 154-20) temporarily prohibiting construction projects in buildings with any residential rental units that require the suspension of water or utility service to residential tenants without providing alternative sources of water and power, requiring advance notice to tenants who would be impacted by water or electricity service disruption, and requiring mitigation of noise from loud instruments.

Section 3. Effective Date; Retroactive Application; Expiration.

(a) Consistent with Charter Section 2.107, this reenacted emergency ordinance shall become effective immediately upon enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not sign the ordinance within
ten days of receiving it, or the Board of Supervisors overrides the Mayor’s veto of the
ordinance.

(b) This reenacted ordinance shall be retroactive to January 26, 2021, the date of
introduction. The Board of Supervisors urges that the Department of Building Inspection
exercise administrative discretion to implement its provisions prior to the effective date
described in subsection (a).

(c) This emergency ordinance shall expire on the 61st day following enactment unless
reenacted as provided by Section 2.107.

Section 4. Directions to Clerk.
The Clerk of the Board of Supervisors is hereby directed to place a copy of this
reenacted emergency ordinance in File No. 200763 for Ordinance No. 154-20 and to make a
notation cross-referencing this emergency ordinance where Ordinance No. 154-20 appears
on the Board of Supervisors website as legislation passed.

Section 5. Supermajority Vote Required.
In accordance with Charter Section 2.107, passage of this reenacted emergency
ordinance by the Board of Supervisors requires an affirmative vote of two-thirds of the Board
of Supervisors.

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

By:  /s/ Robb W. Kapla
ROBB W. KAPLA
Deputy City Attorney

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File Number: 210076  Date Passed: March 02, 2021

Reenactment of an emergency ordinance (Ordinance No. 154-20) temporarily prohibiting construction projects in buildings with any residential rental units that require the suspension of water or utility service to residential tenants without providing alternative sources of water and power, or reaching agreement with tenants, due to the COVID-19 pandemic; and reaffirming the Planning Department's determination under the California Environmental Quality Act.

March 01, 2021 Land Use and Transportation Committee - RECOMMENDED AS COMMITTEE REPORT

March 02, 2021 Board of Supervisors - FINALLY PASSED
Ayes: 11 - Chan, Haney, Mandelman, Mar, Melgar, Peskin, Preston, Ronen, Safai, Stefani and Walton

File No. 210076 I hereby certify that the foregoing Ordinance was FINALLY PASSED on 3/2/2021 by the Board of Supervisors of the City and County of San Francisco.

Angela Calvillo
Clerk of the Board

Mayor

Date Approved