FILE NO. 240036

[Business and Tax Regulations Code - Transient Occupancy Tax Returns]

Ordinance amending the Business and Tax Regulations Code for tax periods beginning on or after January 1, 2024, to require short-term rental hosts that do not operate through a qualified website company to file transient occupancy tax returns annually, waive the requirement for those hosts to obtain a certificate of authority from the Tax Collector, change the period for filing transient occupancy tax returns from annually to monthly for all hotel small operators other than short-term rental hosts, codify the Tax Collector's qualified website company program and the return and payment requirements for Tourism Improvement District and Moscone Expansion District assessments, and require qualified website companies to collect and remit Tourism Improvement District assessments.

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

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

Section 1. Article 6 of the Business and Tax Regulations Code is hereby amended by

revising Section 6.9-1, to read as follows:

SEC. 6.9-1. RETURNS AND PAYMENTS.

(a) **Returns Generally.** Except as otherwise provided in this Business and Tax

Regulations Code, on or before the due date, or in the event of cessation of business within

Treasurer and Tax Collector BOARD OF SUPERVISORS 15 days of such cessation, each taxpayer shall file a return for the subject period on a form provided by the Tax Collector, regardless of whether there is a tax liability owing. A taxpayer who has not received a return form from the Tax Collector is responsible for obtaining such form and filing a return, and the failure of the Tax Collector to furnish the taxpayer with a return shall not relieve the taxpayer of any payment or filing obligation. Returns shall show the amount of tax paid, collected, or otherwise due for the subject period and such other information as the Tax Collector may require. Each taxpayer shall transmit the return, together with the remittance of the tax due, to the Tax Collector at the Tax Collector's Office on or before the due date specified in this Section 6.9-1. Filing a return that the Tax Collector determines to be incomplete in any material respect may be deemed failure to file a return in violation of this Section 6.9-1(a).

* * * *

(d) <u>Transient OccupancyHotel</u> Tax, <u>Tourism Improvement District Assessment</u>, <u>Moscone</u> <u>Expansion District Assessment</u>, and Parking Tax.

(1) **Monthly Due Date.** Except for any extensions granted under Section 6.9-4 or as otherwise provided in this Business and Tax Regulations Code, returns and payments of the <u>Transient OccupancyHotel</u> Tax (Article 7), <u>Tourism Improvement District Assessment (referenced in subsection (d)(2))</u>, <u>Moscone Expansion District Assessment (referenced in subsection (d)(3))</u>, and *the*-Parking Tax (Article 9) shall be filed monthly and are due and payable, and shall be delinquent if not submitted and paid to the Tax Collector, for each month, on or before the last day of the following month.

(2) For purposes of this subsection (d), "Tourism Improvement District" and "Tourism Improvement District Assessment" mean the business-based improvement district and the assessment imposed under the district management plan, respectively, approved by the Board of Supervisors in Resolution No. 381-22 (File No. 220784), as such district and plan may be modified from time to time.

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(3) For purposes of this subsection (d), "Moscone Expansion District" and "Moscone Expansion District Assessment" mean the business-based improvement district and the assessment imposed under the district management plan, respectively, approved by the Board of Supervisors in Resolution No. 427-13 (File No. 131128), as such district and plan may be modified from time to time.

(42) **Deemed Small Operators** <u>of Parking Stations</u>. For tax periods beginning on or after January 1, 2024, a</u>4 "Deemed Small Operator" is <u>either</u> a <u>hotel operator or</u> parking station operator that has gross revenues from Rent that do not exceed \$40,000 annually attributed to <u>either</u> rent from <u>hotel or</u> parking operations <u>but not a combination thereof</u>. No hotel operator or parking station operator shall be a "Deemed Small Operator" if their total combined revenue from all parking and hotel operations within San Francisco is greater than \$250,000 per year</u>. Any valet parking operator required to hold a permit under Police Code Section 1216 shall not be a "Deemed Small Operator." Notwithstanding any other provision of this Code, a Deemed Small Operator shall be relieved of certain obligations, specified in subsection (A) below, provided it meets all of the requirements of subsection (B) below, and is not disqualified for such relief under subsection (C) below.

(A) A Deemed Small Operator shall be relieved of the following obligations:

(i) To obtain a certificate of authority from the Tax Collector under Section 6.6-1(a) or execute a bond under Section 6.6-1(h).

(ii) To make monthly tax remittances pursuant to
Section 6.9-1(d)(1), provided that its gross revenues from rent do not exceed \$40,000
annually. At any time that the gross revenues from rent exceed \$40,000 annually, the
operator must report and file monthly tax returns as required by Section 6.9-1(d)(1) beginning
with the following month.

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(iii) For a Deemed Small Operator of a $P_{\underline{p}}$ arking $S_{\underline{s}}$ tation, to pay the Revenue Control Equipment Compliance Fee in Article 22, Section 2219.5 of this Business and Tax Regulations Code for that parking station, and to hold a commercial parking permit under Section 1215(b) of the Police Code.

(B) To be eligible for relief under this Section 6.9-1(d)($\frac{24}{2}$), a Deemed Small Operator must meet all of the following requirements:

(i) Register for relief using the form prescribed by the Tax Collector for that purpose, and provide the information required by the Tax Collector. The operator shall demonstrate to the satisfaction of the Tax Collector that it meets all of the requirements of this Section 6.9-1(d)(-24).

(ii) Maintain documents and records of all parking transactions in a manner acceptable to the Tax Collector. Such documents and records must objectively substantiate any relief claimed under this Section 6.9-1(d)(-24) and be provided to the Tax Collector upon request.

(iii) Timely file with the Tax Collector annually a Parking Tax *or a Hotel Tax*-return, regardless of the amount of tax liability shown on the return. All returns shall
be filed on or before January 31 of each year.

(C) Any operator that makes a material misrepresentation in a return, fails to amend a return within seven days of a material change, or fails to comply in a timely manner with a rule or regulation promulgated by the Tax Collector shall, in addition to any other liability that may be imposed under the provisions of this Article 6, be ineligible to claim relief under this Section 6.9-1(d)(-24).

(5) Short-Term Rental Hosts.

(A) For tax periods beginning on or after January 1, 2024, a Short-Term Rental Host (as defined in subsection (d)(5)(C)) shall timely file a Transient Occupancy Tax return and

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Tourism Improvement District Assessment return with the Tax Collector and remit Transient
Occupancy Taxes and Tourism Improvement District Assessments annually in lieu of the monthly
returns and remittances required under Section 6.9-1(d)(1), regardless of the amount of tax liability
shown on the returns. All returns shall be filed and payments remitted on or before January 31 of each
year. A Short-Term Rental Host shall not be required to obtain a certificate of authority from the Tax
Collector under Section 6.6-1.
(B) Notwithstanding subsection (d)(5)(A), a Qualified Website Company (as
defined in subsection (d)(5)(D)) shall collect and remit all Transient Occupancy Taxes and Tourism
Improvement District Assessments, and file monthly Transient Occupancy Tax returns and Tourism
Improvement District Assessment returns in the form required by the Tax Collector, on behalf of all
Short-Term Rental Hosts that rent out their residences through the Qualified Website Company's
platform. Short-Term Rental Hosts that do business only through one or more Qualified Website
Companies shall be relieved of their annual filing obligations under subsection (d)(5)(A). Short-Term
Rental Hosts that do business both through one or more Qualified Website Companies and otherwise
must file annual returns under subsection (d)(5)(A) for the portion of their tax and assessment liability
not reported by a Qualified Website Company.
(C) For purposes of this subsection (d)(5), a "Short-Term Rental Host" is a
person who rents out any portion of their residence, the rents from which are subject to the Transient
Occupancy Tax (Article 7).
(D) For purposes of this subsection (d)(5), a "Qualified Website Company" is a
person that agrees to act as the agent of all Short-Term Rental Hosts that rent their residences through
the person's platform for purposes of collecting and remitting the Transient Occupancy Tax and filing
Transient Occupancy Tax returns. To qualify as a Qualified Website Company the person must meet
both of the following requirements, and may not begin collecting, remitting, and reporting as a

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Qualified Website Company until the Tax Collector has confirmed that these requirements have been met:

(i) Apply for and receive a certificate of authority under Section 6.6-1;

<u>and</u>

(ii) Submit a declaration to the Tax Collector, in the form required by the Tax Collector, that attests that the person has complied with the requirements of this subsection (d)(5)(D) and will comply with the requirements of subsection (d)(5)(B) either retroactively to January 1, 2024, or from any later date specified in the declaration, but in no case no later than the first day of the second month following the month in which the person submits the declaration.

Section 2. Effective Date; Retroactivity.

(a) This ordinance shall become effective 30 days after 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) Upon the effective date of this ordinance, this ordinance shall be retroactive to January 1, 2024, with the qualification that, as specified in Section 6.9-1(d)(5)(D)(ii) of the Business and Tax Regulations Code, a Qualified Website Company may comply with the requirements of Section 6.9-1(d)(5)(B) by a date later than January 1, 2024.

Section 3. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors intends to amend only those words, phrases, paragraphs, subsections, sections, articles, numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal Code that are explicitly shown in this ordinance as additions, deletions, Board amendment

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1	additions, and Board amendment deletions in accordance with the "Note" that appears under
2	the official title of the ordinance.
3 4	APPROVED AS TO FORM: DAVID CHIU, City Attorney
5 6	By: <u>/s/ Kerne H. O. Matsubara</u> KERNE H. O. MATSUBARA Deputy City Attorney
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File Number: 240036

Date Passed: March 12, 2024

Ordinance amending the Business and Tax Regulations Code for tax periods beginning on or after January 1, 2024, to require short-term rental hosts that do not operate through a qualified website company to file transient occupancy tax returns annually, waive the requirement for those hosts to obtain a certificate of authority from the Tax Collector, change the period for filing transient occupancy tax returns from annually to monthly for all hotel small operators other than short-term rental hosts, codify the Tax Collector's qualified website company program and the return and payment requirements for Tourism Improvement District and Moscone Expansion District assessments, and require qualified website companies to collect and remit Tourism Improvement District assessments.

February 28, 2024 Budget and Finance Committee - AMENDED, AN AMENDMENT OF THE WHOLE BEARING SAME TITLE

February 28, 2024 Budget and Finance Committee - RECOMMENDED AS AMENDED

March 05, 2024 Board of Supervisors - PASSED ON FIRST READING

Ayes: 11 - Chan, Dorsey, Engardio, Mandelman, Melgar, Peskin, Preston, Ronen, Safai, Stefani and Walton

March 12, 2024 Board of Supervisors - FINALLY PASSED

Ayes: 10 - Chan, Dorsey, Engardio, Mandelman, Melgar, Peskin, Preston, Safai, Stefani and Walton Excused: 1 - Ronen File No. 240036

I hereby certify that the foregoing Ordinance was FINALLY PASSED on 3/12/2024 by the Board of Supervisors of the City and County of San Francisco.

Angela Calvillo Clerk of the Board

Finder bu

London N. Breed Mayor

3/22/24

Date Approved