AMENDED IN COMMITTEE
3/14/18
ORDINANCE NO. 64-18

FILE NO. 180088

[Administrative Code - Mayoral Appearance at the Board of Supervisors]

Ordinance amending the Administrative Code to modify the process for the Mayor to appear at the Board of Supervisors for a question-and-answer session.

NOTE: Unchanged Code text and uncodified 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 subsections or parts of tables.

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

Section 1. The Administrative Code is hereby amended by revising Section 2.11, to read as follows:

SEC. 2.11. MAYOR'S MONTHLY APPEARANCE AT THE BOARD FOR FORMAL POLICY DISCUSSIONS.

1. (a) **Scheduling Mayor's Appearance.** Pursuant to Section 3.100(7) of the Charter, the Mayor shall appear at the second regularly scheduled meeting of the Board of Supervisors each month. The Mayor may, due to conflict, arrange with the President to reschedule his or her monthly appearance. The President, in consultation with the Mayor, may also reschedule the Mayor's appearance where the second regularly scheduled meeting does not occur. In those instances, the **Board President** shall communicate to the Clerk of the Board the rescheduling of the Mayor's appearance date. A **supermajority of the Board may, when the item is called, move to forego the question-and-answer session.**

2. (b) **Submission of Question Topics.**
Supervisors' eligibility to ask questions shall be determined in order of each Supervisorial District on a rotating basis each month. Each Supervisor from an odd Districts One, Two, Three, and Four each may submit and ask a question for the Mayor's first appearance after May 1, 2018. At the Mayor's second appearance after May 1, 2018, Supervisors from Districts Five, Six, Seven, and Eight each may ask a question. At the Mayor's third appearance after May 1, 2018, Supervisors from Districts Nine, Ten, and Eleven each may ask a question. Each Supervisor from an even-District may submit and ask an opening question for the following appearance. Thereafter, a Supervisor's eligibility to ask questions shall continue to rotate in this same three-month cycle manner alternating each month between odd and even Districts.

A Board-member Supervisor eligible to ask a question shall submit the general topic of the question to the Clerk of the Board and the Mayor by 12:00 noon the Wednesday prior to the Mayor's appearance. The Clerk shall forward the submitted topics to the City Attorney to determine whether the topics provide legally adequate notice of the topic of discussion under State and local public meeting laws. If the City Attorney determines that the topics are legally adequate, the Clerk shall include the submitted questions and include on the Board agenda all submissions that meet the guidelines in Section 2.11(3) of the Administrative Code. A supermajority of the Board may, by oral motion, move to strike any question posed to the Mayor and, if the motion carries, the Mayor shall not be required to answer.

A supermajority of The Board may, by oral motion approved by affirmative vote of at least eight members, allow an eligible Board member to ask a question that was not posed is not related to a topic submitted by 12:00 noon on a Wednesday where that question relates to a sudden or unexpected incident or occurrence raising formal, time-sensitive policy questions that members the Supervisor could not have anticipated prior to the 12:00 noon Wednesday deadline and that cannot be adequately addressed at the next scheduled question time. An eligible Supervisor who asks such a question following approval of a motion shall...
not have the opportunity to ask any additional questions, even if the Supervisor submitted a question
topic to the Clerk under subsection (b)(2). In the case of such questions, in order to foster a
meaningful discussion with the Mayor, Supervisors are strongly encouraged to notify the Mayor, Board
President and Clerk of the Board, in writing, as soon as possible in advance of the Mayor’s appearance
that they intend to ask to be allowed to pose the question. The notification shall include the proposed
question.

3-(c) Procedural order. The Mayor’s appearance shall be the first regular item of
business on the Board’s agenda. The Mayor may address the Board initially for up to five
minutes on any policy matter within the subject matter jurisdiction of the Mayor or the Board.
Thereafter, discussion, including the asking and answering of questions, shall not exceed five minutes
per Supervisor. the Clerk shall call on each Supervisor who has submitted a question topic under
subsection (b) of this Section 2.11, in the same order as the order of voting under the Board’s Rules of
Order. When the item is called, the Board may, by oral motion approved by affirmative vote of at least
eight members, forego the question-and-answer session.

(d) Question-And-Answer Format.

(1) When called on by the Clerk, a Supervisor may ask a question pertaining to the
topic submitted by that Supervisor. The Mayor shall respond, and the questioning Supervisor then may
ask a follow-up question directly related to the opening question or to the Mayor’s answer. The Mayor
shall respond to the follow-up question.

(2) Following the Mayor’s response to the Supervisor’s initial question, or the
Mayor’s response to the Supervisor’s follow-up question if the Supervisor asks a follow-up question,
the Mayor may ask a question to any Supervisor who is present at the meeting pertaining to the
same topic. The Supervisor shall respond, and the Mayor then may ask a follow-up question to that
Supervisor directly related to the question or to the Supervisor’s answer. The Supervisor shall
respond to the follow-up question.
(3) The Mayor and the Supervisor may use up to two minutes for each of the
questions and each of the answers described in subsections (d)(1) and (d)(2). No question or answer
may exceed two minutes.

(4) Except the Supervisor asking a question under subsection (d)(1) and the
Supervisor responding to a question from the Mayor under subsection (d)(2), No Supervisor
other than the questioning Supervisor may participate in or comment on the questions and answers
during the exchange described in this subsection (d).

(e) The Board may, by oral motion approved by affirmative vote of at least eight members,
strike for good cause any question posed by a Supervisor or by the Mayor and, if the motion carries,
the responding party shall not be required to answer.

(f) The questions, including those relating to sudden or unexpected incidents or
occurrences, and ensuing discussion related to the questions between the Mayor and the Board, and
answers as described in subsection (d) shall be limited to formal policy matters as set forth in
Charter Section 3.100(7) and shall be limited to items that are within the subject matter
jurisdiction of the Mayor or the Board. Any question posed that does not fall within these parameters
shall be ruled out of order. The Mayor and the Board may not discuss In addition, no question or
answer may address a matters that have has already been considered in committee and that are
is on the Board’s regular agenda as an action item for the particular day on which the Mayor
makes his or her appearance. The President of the Board shall rule out of order any question posed
that does not fall within these parameters.

4.(g) Public comment concerning the matters discussed during the Mayor’s
appearance at the Board shall take place during general public comment.

Section 2. Effective Date. 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.

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 additions, and Board amendment deletions in accordance with the "Note" that appears under the official title of the ordinance.

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

By: JON GIVNER
Deputy City Attorney
File Number:  180088  Date Passed:  April 10, 2018

Ordinance amending the Administrative Code to modify the process for the Mayor to appear at the Board of Supervisors for a question-and-answer session.

March 14, 2018 Rules Committee - AMENDED, AN AMENDMENT OF THE WHOLE BEARING SAME TITLE

March 14, 2018 Rules Committee - RECOMMENDED AS AMENDED

March 20, 2018 Board of Supervisors - CONTINUED ON FIRST READING
Ayes: 10 - Breed, Cohen, Fewer, Kim, Ronen, Safai, Sheehy, Stefani, Tang and Yee
Excused: 1 - Peskin

April 03, 2018 Board of Supervisors - PASSED ON FIRST READING
Ayes: 8 - Cohen, Fewer, Kim, Peskin, Ronen, Safai, Sheehy and Yee
Noes: 3 - Breed, Stefani and Tang

April 10, 2018 Board of Supervisors - FINALLY PASSED
Ayes: 8 - Cohen, Fewer, Kim, Peskin, Ronen, Safai, Sheehy and Yee
Noes: 3 - Breed, Stefani and Tang

I hereby certify that the foregoing Ordinance was FINALLY PASSED on 4/10/2018 by the Board of Supervisors of the City and County of San Francisco.

Angela Calvillo
Clerk of the Board

Unsigned
Mark E. Farrell
Mayor

4/20/2018
Date Approved
I hereby certify that the foregoing ordinance, not being signed by the Mayor within the time limit as set forth in Section 3.103 of the Charter, or time waived pursuant to Board Rule 2.14.2, became effective without his approval in accordance with the provision of said Section 3.103 of the Charter or Board Rule 2.14.2.

Angela Calvillo  
Clerk of the Board

4/20/18 Date

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