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Ordinance amending the Health Code to require general acute care hospitals <u>and hospital-based skilled nursing facilities</u> in the City to report annually to the Department of Public Health the number of, and certain demographic information regarding, patients transferred to a health facility outside of the City to receive subacute skilled nursing care and patients who qualify for subacute skilled nursing care but are not transferred to a health facility outside of the City.

[Health Code - SubacuteSkilled Nursing Care Transfer Reporting Requirements]

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. Article 3 of the Health Code is hereby amended by adding Sections 140 through 140.3, to read as follows:

SEC. 140. FINDINGS.

San Francisco has a shortage of subacute skilled nursing care beds in the City, which often necessitates transferring patients from general acute care hospitals in the City to subacute skilled nursing care facilities outside of the City. Some City residents who receive subacute skilled nursing care at facilities outside of the City, and their families, face hardships associated with traveling to, and receiving care at, these facilities. As the City strives to increase the number of subacute skilled nursing care beds in San Francisco, it is necessary to understand the full scope of the need for both subacute and general skilled nursing care beds based on the number of patients who qualify for either subacute

or general skilled nursing care in an acute care hospital or hospital-based skilled nursing facility and are either transferred outside of the City or remain in the City in an acute care hospital or hospital-based skilled nursing facility. Accordingly, Section 140.2 requires public and private general acute care hospitals and hospital-based skilled nursing facilities in the City to report the number of and aggregated demographic information regarding qualified subacute and general skilled nursing care patients to the Department of Public Health.

SEC. 140.1. DEFINITIONS.

For purposes of Sections 140 through 140.3 the following terms have the following meanings:

"City" means the City and County of San Francisco.

"Department" means the Department of Public Health.

"Director" means the Director of Health or the Director's designee.

<u>"SubacuteOut-of-County Health Facility" means a health facility located outside of the City,</u> whether public or private, and licensed as a general acute care hospital or skilled nursing facility, as those two terms are defined by Section 1250 of the California Health and Safety Code, as amended from time to time, and providing Skilled Nursing Care.under Section 14132.25 of the California Welfare and Institutions Code, as amended from time to time, to provide Subacute Care.

"HospitalReporting Health Facility" means every health facility in the City, whether public or private, licensed as a general acute care hospital or hospital-based skilled nursing facility, as those two terms are defined by Section 1250(a) of the California Health and Safety Code, as amended from time to time.

<u>"Subacute Skilled Nursing Care" means general skilled nursing care consisting of including</u>
but not limited to <u>adult subacute care</u> as defined by Section 14132.25 of the California Welfare
and Institutions Code, as amended from time to time, <u>which is a level of care designed for patients</u>

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who have an acute illness, injury, or exacerbation of a disease process, and pediatric subacute care, which is a level of care for patients under 21 years of age who use a medical technology that compensates for the loss of a vital bodily function.

SEC. 140.2. REPORTING TO THE DEPARTMENT OF PUBLIC HEALTH.

(a) Reporting Health Facilities Hospitals owned by the City or private entities shall disclose to the Department the following information in the form of a report to be submitted annually to the Department by January 31 for the preceding calendar year, except that the submission deadline for calendar year 2021 shall be October 1, 2022April 30, 2022. The Department shall request such information from Reporting Health Facilities Hospitals owned by non-City public entities. The report shall present patient information in aggregate, de-identified form consistent with state and federal laws governing the confidentiality of medical information. (1) The total number of patients who were City residents and the total number of patients who were not City residents, transferred by the Reporting Health Facility Hospital to an SubacuteOut-of-County Health Facility for the purpose of receiving SubacuteSkilled Nursing Care. (2) The total number of patients who were City residents and the total number of patients who were not City residents, who qualified for SubacuteSkilled Nursing Care while admitted to the Reporting Health Facility Hospital but were not transferred by the Reporting Health <u>Facility</u> Hospital to an <u>SubacuteOut-of-County</u> Health Facility. (3) The following aggregate demographic information for each category of patient: age, race/ethnicity, gender (as well as sexual orientation and gender identity, if normally collected by the Reporting Health Facility Hospital), patient's insurance provider (by way of example but not limitation, Medi-Cal, Medicare, or the specific private insurance provider), and housing status (by way

of example but not limitation, people experiencing homelessness, marginally housed, or permanently housed).

(b) The Director may issue rules or guidelines regarding the information required by this

Section 140.2 including the format by which Reporting Health Facilities Hospitals will transmit the report.

(c) The Department shall makeannually submit a written-report on an annual basis to the Health Commission based on the annual reports submitted by the Reporting Health

Facilities Hospitals to the Department. The Department's report to the Health Commission shall include not only statistical information but also such future plans and/or recommendations, as the Department deems appropriate, for provision of Subacute Skilled Nursing Care in the City.

SEC. 140.3. PROMOTION OF THE GENERAL WELFARE.

In enacting and implementing Sections 140–140.2, the City is assuming an undertaking only to promote the general welfare. It is not assuming, nor is it imposing on its officers and employees, an obligation for breach of which it is liable in money damages to any person who claims that such breach proximately caused injury.

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.

APPROVED AS TO FORM: DAVID CHIU, City Attorney

By: /s/ Henry L. Lifton HENRY L. LIFTON Deputy City Attorney

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City and County of San Francisco Tails Ordinance

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

File Number: 220410

Date Passed: May 03, 2022

Ordinance amending the Health Code to require general acute care hospitals and hospital-based skilled nursing facilities in the City to report annually to the Department of Public Health the number of, and certain demographic information regarding, patients transferred to a health facility outside of the City to receive skilled nursing care and patients who qualify for skilled nursing care but are not transferred to a health facility outside of the City.

April 14, 2022 Public Safety and Neighborhood Services Committee - RECOMMENDED

April 26, 2022 Board of Supervisors - PASSED ON FIRST READING

Ayes: 11 - Chan, Haney, Mandelman, Mar, Melgar, Peskin, Preston, Ronen, Safai, Stefani and Walton

May 03, 2022 Board of Supervisors - FINALLY PASSED

Ayes: 9 - Chan, Mandelman, Mar, Peskin, Preston, Ronen, Safai, Stefani and

Walton

Excused: 1 - Melgar

File No. 220410

I hereby certify that the foregoing Ordinance was FINALLY PASSED on 5/3/2022 by the Board of Supervisors of the City and County of San Francisco.

> Angela Calvillo Clerk of the Board

London N. Breed Mayor Date Approved