BOARD of SUPERVISORS



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MEMORANDUM

TO: Patrick O'Riordan, Director, Department of Building Inspection

Sonya Harris, Commission Secretary, Building Inspection Commission

FROM: Erica Major, Assistant Clerk, Land Use and Transportation Committee

DATE: April 26, 2023

SUBJECT: LEGISLATION INTRODUCED

The Board of Supervisors' Land Use and Transportation Committee has received the following legislation, introduced by Mayor Breed on April 18, 2023:

File No. 230447

Ordinance amending the Building and Planning Codes to create a temporary amnesty program for unpermitted awnings that streamlines the application process to legalize awnings, waives applicable fees, and confers legal nonconforming status for awnings that do not comply with the Planning Code; affirming the Planning Department's determination under the California Environmental Quality Act; making findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1; and making findings of public necessity, convenience, and welfare pursuant to Planning Code, Section 302.

The proposed ordinance is being transmitted pursuant to Charter, Section D3.750-5, for public hearing and recommendation. It is pending before the Land Use and Transportation Committee and will be scheduled for hearing upon receipt of your response.

Please forward me the Commission's recommendation and reports at the Board of Supervisors, City Hall, Room 244, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102 or by email at: Erica.Major@sfqov.org.

cc: Patty Lee, Department of Building Inspection

1	[Building, Planning Codes - Existing Awning Amnesty Program]
2	
3	Ordinance amending the Building and Planning Codes to create a temporary amnesty
4	program for unpermitted awnings that streamlines the application process to legalize
5	awnings, waives applicable fees, and confers legal nonconforming status for awnings
6	that do not comply with the Planning Code; affirming the Planning Department's
7	determination under the California Environmental Quality Act; making findings of
8	consistency with the General Plan, and the eight priority policies of Planning Code,
9	Section 101.1; and making findings of public necessity, convenience, and welfare
10	pursuant to Planning Code, Section 302.
11	NOTE: Unchanged Code text and uncodified text are in plain Arial font. Additions to Codes are in single-underline italics Times New Roman font.
12	Deletions to Codes are in <u>strikethrough italics Times New Roman font.</u> Board amendment additions are in <u>double-underlined Arial font.</u>
13	Board amendment additions are in <u>acquire underlined Analytics</u> . Board amendment deletions are in strikethrough Arial font. Asterisks (* * * *) indicate the omission of unchanged Code
14	subsections or parts of tables.
15	
16	Be it ordained by the People of the City and County of San Francisco:
17	
18	Section 1. Findings.
19	(a) The Planning Department has determined that the actions contemplated in this
20	ordinance comply with the California Environmental Quality Act (California Public Resources
21	Code Sections 21000 et seq.). Said determination is on file with the Clerk of the Board of
22	Supervisors in File No and is incorporated herein by reference. The Board affirms this
23	determination.
24	(b) On, the Planning Commission, in Resolution No,
25	adopted findings [OR, the Planning Department determined] that the actions contemplated in

1	this ordinance are consistent, on balance, with the City's General Plan and eight priority
2	policies of Planning Code Section 101.1. The Board adopts these findings [OR, this
3	determination] as its own. A copy of said Resolution [OR determination] is on file with the
4	Clerk of the Board of Supervisors in File No, and is incorporated herein by
5	reference.
6	(c) Pursuant to Planning Code Section 302, the Board finds that this Planning Code
7	amendment will serve the public necessity, convenience, and welfare for the reasons set forth
8	in Planning Commission Resolution No, and the Board incorporates such
9	reasons herein by reference. A copy of said resolution is on file with the Clerk of the Board of
10	Supervisors in File No
11	(d) On, at a duly noticed public hearing, the Building Inspection
12	Commission considered this ordinance in accordance with Charter Section D3.750-5 and
13	Building Code Section 104A.2.11.1.1. A copy of a letter from the Secretary of the Building
14	Inspection Commission regarding the Commission's recommendation is on file with the Clerk
15	of the Board of Supervisors in File No
16	(e) No local findings are required under California Health and Safety Code Section
17	17958.7 because the amendments to the Building Code contained in this ordinance do not
18	regulate materials or manner of construction or repair, and instead relate in their entirety to
19	administrative procedures for implementing the code, which are expressly excluded from the
20	definition of a "building standard" by California Health and Safety Code Section 18909(c).
21	
22	Section 2. The Building Code is hereby amended by adding Section 106A.5, to read
23	as follows:
24	106A.5 Awning Amnesty Program. The Department shall implement the temporary amnesty
25	program outlined in this Section 106A.5 to incentivize and expedite the legalization of Awnings, as

1	defined and regulated in Section 1703 of the Building Code, that were installed without a building
2	permit or for which the Department has no record of a building permit on file as of the effective date of
3	the ordinance in Board File No All property owners that have Awnings without a building
4	permit on file are eligible for the amnesty program, including property owners with active Notices of
5	Violation for installing or having an Awning without a building permit.
6	106A.5.1 Certification of Existing Installation: No New Construction, Repairs, or Corrective
7	Work. The amnesty program shall provide a streamlined process to verify that an existing Awning
8	complies with applicable provisions of the Building Code as well as Planning Code Section 187.3 and
9	will result in a building permit authorizing the existing Awning. The amnesty program shall not
10	authorize new construction or corrective work to bring an existing Awning into compliance. Any
11	alterations, modifications, or construction required to bring the Awning into compliance with the
12	Building Code will require a standard building permit and is not subject to the provisions of this
13	Section 106A.5.
14	106A.5.2 Waiving of Fees. Notwithstanding any other provisions of the Building Code, the
15	Department shall waive all fees for applications eligible for the amnesty program, including the
16	application fee for plan review, permit issuance fee for inspections, and any enforcement fees,
17	including inspection fees required under Section 107A.5 for work without a permit.
18	106A.5.3 Streamlined Application Process. The Department shall develop a streamlined
19	application process to facilitate and expedite review of Awning permits during the amnesty program.
20	The application shall require only information essential to determining whether an existing Awning
21	complies with the applicable Building and Planning Code provisions, including the Planning Code's
22	amnesty program in Planning Code Section 187.3.
23	106A.5.4 No Relaxation of Building Standards. The amnesty program governs the
24	certification of existing Awnings' compliance with applicable Building Code provisions. Any Awning
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1	that is not in compliance with the Building Code will require a separate building permit to repair,
2	replace, or remove the Awning.
3	106A.5.5 Sunset. Unless the Board of Supervisors adopts an ordinance extending the term of
4	this Section 106A.5, it shall expire by operation of law on December 31, 2023. At such time, the City
5	Attorney shall cause it to be removed from the Building Code.
6	
7	Section 3. The Planning Code is hereby amended by adding Section 187.3, to read as
8	follows:
9	Sec. 187.3. PRE-EXISTING AWNINGS; AMNESTY.
10	(a) Intent. The purpose of this Section 187.3 is to recognize the impacts of the COVID-19
11	pandemic on small businesses, to acknowledge the contribution of those businesses' Awnings and
12	Signs, as defined in Sections 102 and 602 of this Code, respectively, to the diverse character of the
13	City's commercial corridors, and to establish a time-limited program whereby certain existing Awnings
14	and Signs that have been erected, installed, or maintained without required permits may be allowed to
15	<u>remain.</u>
16	(b) Controls. Notwithstanding any other provision of this Code, an Awning or Sign existing on
17	the effective date of the ordinance in Board File No may be considered an existing
18	noncomplying structure and/or nonconforming use governed by this Article 1.8 so long as the Sign or
19	Awning has existed at the same general location with the same general size, construction methodology,
20	and material for at least five years prior to the effective date. In the case of a Sign, the name of the
21	business and/or particular Sign copy need not have remained unchanged during that ten-year period so
22	long as the general location of the Sign has remained constant. In addition to the foregoing, Awnings
23	that have been required by the Department of Building Inspection on or after January 1, 2023 to be
24	replaced or altered, along with any Signs affixed to such Awnings, may be replaced or altered
25	consistent with such requirement and subsequently considered noncomplying structures and/or

1	nonconforming uses subject to this Section 187.3 so long as such replacement or alteration does not
2	increase the degree of nonconformity or noncompliance with other Sections of this Code.
3	(c) Procedures. The Planning Director or Zoning Administrator or their designee(s) shall
4	determine the degree of nonconformity or noncompliance for each Awning or Sign that is granted
5	amnesty under this Section. Determinations of nonconformity and/or noncompliance shall be based on
6	(i) historical photographs to be provided by the applicant and/or which are publicly available; (ii)
7	current photographs provided by the applicant, including photographs showing the Awning's points of
8	attachment to the building; and (iii) drawings provided by the applicant which need not be
9	professionally prepared so long as those drawings depict the width, depth, height, projection, elevation
10	and other key characteristics of the Signs or Awnings in question. Such determination shall be
11	memorialized either on a Building Permit, Sign Permit, or other form developed by the Planning
12	Department or other City agency.
13	(d) Fees. Notwithstanding any other provision of this Code or the Administrative Code, no fee
14	shall be charged by the Planning Department for a determination under this Section and/or for review
15	of Building Permit Applications, Sign Permit Applications, or other approvals which relate exclusively
16	to the implementation of this Section, including any enforcement fees under Section $350(g)(1)$ of this
17	<u>Code.</u>
18	(e) Sunset. Unless the Board of Supervisors adopts an ordinance extending the term of this
19	Section 187.3, it shall expire by operation of law on December 31, 2023. At such time, the City
20	Attorney shall cause it to be removed from the Planning Code and no additional Signs or Awnings may
21	be altered, replaced, or reviewed for consideration as nonconforming or noncomplying under this
22	Section.
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24	///
25	///

1	Section 4. Effective Date. This ordinance shall become effective 30 days after
2	enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the
3	ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board
4	of Supervisors overrides the Mayor's veto of the ordinance.
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6	APPROVED AS TO FORM:
7	DAVID CHIU, City Attorney
8	By: /s/ Robb Kapla
9	ROBB KAPLA Deputy City Attorney
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LEGISLATIVE DIGEST

[Building, Planning Codes - Existing Awning Amnesty Program]

Ordinance amending the Building and Planning Codes to create a temporary amnesty program for unpermitted awnings that streamlines the application process to legalize awnings, waives applicable fees, and confers legal nonconforming status for awnings that do not comply with the Planning Code; affirming the Planning Department's determination under the California Environmental Quality Act; making findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1; and making findings of public necessity, convenience, and welfare pursuant to Planning Code, Section 302.

Existing Law

Section 3105 of the Building Code regulates the installation of awnings as ancillary structures requiring a building permit and compliance with specific fastening standards and strength specifications. Building permits for installing or modifying awnings require review by the Planning Department for compliance with Planning Code Section 136.1 and various zoning controls in use districts across the City.

Amendments to Current Law

The Proposed Legislation would establish an amnesty program for existing awnings that were installed without a building permit or for which there is no specific building permit regarding the existing awning in the City's records. The amnesty program would waive enforcement, application, and inspection fees under both the Planning and Building Codes for applicants that apply for a permit to legalize an existing awning during the program's duration. The amnesty program would also streamline the application process, as compared to standard building permits for new construction, by only requiring submission of information necessary to confirm the existing structure complies with the Building and Planning Codes or, if necessary, to document the degree of noncompliance nonconformity with the Planning Code. For an existing awning or sign that does not comply with the Planning Code, the amnesty program would grant them legal nonconforming status provided the owner establishes that the awning or sign is 5 or more years old and the degree of nonconformity as determined by the Zoning Administrator or Planning Director and is memorialized on the awning permit.

The amnesty program would not waive compliance with any substantive building standards, nor does it allow any new work or construction to repair, remove, or replace a noncompliant awning. If an awning does not meet applicable Building Code provisions, the property owner must pull a standard building permit to perform any corrective work or to remove or replace the awning. Where an owner is required by the Department of Building Inspection to pull a

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permit to repair or replace an existing awning, the amnesty program would allow the owner to transfer legal nonconforming status under the Planning Code to the repaired or replaced awning, provided that the degree of nonconformity of the new awning would not exceed that of the original awning as determined by the Director of Planning or Zoning Administrator.

The amnesty program would automatically terminate, unless extended by the Board of Supervisors, on December 31st, 2023.

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