

**SECTION-BY-SECTION DESCRIPTION OF DRAFT COMMISSION STREAMLINING
TASK FORCE CHARTER AMENDMENT – JANUARY 21, 2026**

Article XVII – definition of Advisory Body	Establishes a new definition of Advisory Body for clarity in the Charter.
Article XVII – definition of Commission	Establishes a new definition of Commission for clarity. Confirms longstanding City Attorney advice that a decision-making body may be established only by the Charter, by ordinance, by MTA Board resolution, or by state or federal law. Notes that all bodies in the Charter are Commissions unless otherwise provided in a specific section.
Article XVII – additional modifications	Amends the definition of “for cause” to remove references to boards and commissions, because the term is not used in the Charter to refer to members of Commissions. Amends the definition of “one-third,” “a majority” or “two-thirds” to remove references to boards and commissions, because amended Section 4.101 addresses the matter.
2.114	Replaces references to “boards and commissions” with newly defined Commission for consistency. Replaces references to task forces and other appointed bodies with newly defined Advisory Body.
Executive Branch 3.100(8)	Adds reference to newly defined Commission.
3.100(10)	Adds reference to newly defined Commission. Clarifies that the Mayor has a nonvoting seat on any commission with a majority of seats appointed by the Mayor.
3.100(12)	Adds reference to newly defined Commission. Modifies gendered language.
3.100(18)	Adds reference to newly defined Commission; adds “in this Charter” to reflect past interpretation that the Mayor appoints members of decisionmaking Commissions established by ordinance, subject to Board of Supervisors rejection.
3.100(19)	Adds as a default rule that the Mayor, not Commissions, may remove department heads, unless the Charter provides otherwise.
3.104	Corrects the name of the MTA Board of Directors.
3.105	Replaces references to boards and commissions with newly defined Commission for consistency.
Article IV title	Deletes the word “Board”—in this title and in several other section titles in Article IV—in light of the new definition of Commission, and clarifies that sections I Article IV apply to Commissions and Advisory Bodies.
4.100	Adds reference to newly defined Commissions and Advisory Bodies.
4.101 Title	Replaces “Boards and Commissions” with Commissions and Advisory Bodies.

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4.101(a)-(c)	<p>Adds references to newly defined Commission and Advisory Body.</p> <p>In subsection (a), replaces “Board of Supervisors” to clarify that other City bodies (i.e., the SFMTA Board) may enact legislative acts.</p> <p>In subsection (b), clarifies that service on an Advisory Body is not an “office.”</p>
4.101(d)	<p>Maintains the requirement for biannual analysis of appointments, but removes reference to Commission on the Status of Women because it will be moved from the Charter into the Administrative Code. The Board of Supervisors may assign the task to COSW or DOSW going forward.</p> <p>Adds references to newly defined Commission and Advisory Body.</p>
4.101(e)	Adds reference to newly defined Commission and Advisory Body.
Deleted 4.101(f)	Removes outdated transition provision from the 1996 Charter.
New 4.101(f)	Adds a default rule that appointing authorities may remove their appointees without cause, unless the Charter or a legislative act provides otherwise.
New 4.101(g)	Adds a default rule that members of Advisory Bodies and Commissions may not receive compensation from the City unless approved by the Charter, approved by ordinance or the SFMTA Board of Directors, approved in the City’s budget, or the member is a City employee serving in the scope of their employment.
Running for Office 4.101.1	Adds references to newly defined Commission, extends the rule against serving on a Commission while seeking elective office to non-Charter Commissions, and removes gendered language.
Holdovers 4.101.5	<p>Applies the 60-day holdover rule to all Commissions and Advisory Bodies, not just Charter commissions, unless otherwise stated in the Charter or in the authorizing legislation for a particular body.</p> <p>Consolidates subsections (a) and (b).</p> <p>Removes gendered terms and outdated transition provision. Removes the hyphen in “reappointed.”</p>
Terms and Term Limits for Commissioners 4.101.6	<p>Adds new section to set default rules for term limits in Commissions.</p> <p>Establishes rules for terms and term limits for all Commissions, not just those in the Charter. Allows exceptions for specific bodies in the Charter and for bodies established by ordinance or by the SFMTA Board.</p>
4.101.6(a)	Establishes four-year terms with a lifetime term limit of three terms on a single body.
4.101.6(b)	<p>Establishes a rounding-up rule for partial terms of more than two years.</p> <p>Service during a term on January 1, 2027 counts as a full term even if the member does not serve more than two years of the term. But because members of the MTA</p>

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	Board of Directors are already subject to an existing term limit, the 2-year rounding up rule applies to that Board.
4.101.6(c)	Provides that terms completed before January 1, 2027 do not count toward the lifetime term limit. But because members of the MTA Board of Directors are already subject to an existing term limit, those previous terms do count toward the three-term limit.
4.101.6(d)	Clarifies that the term limits don't apply to ex officio members or members serving in a seat designated for a City employee or officer.
4.101.6(e)	States that any person serving a term that is shorter or longer than four years may complete their current term before shifting to four-year terms.
4.101.6(f)	States that existing four-year terms will continue, and bodies without terms or bodies with a majority of seats expiring in the same year will establish staggered terms by lots.
Terms and Term Limits for Advisory Bodies 4.101.7	Establishes terms and term limits for Advisory Body members. Same rules as for Commission members, but Advisory Body members serve three-year terms with a four-term limit.
4.102 - intro	Adds reference to newly defined Commission.
4.102(1)	Remains the same – authority to establish policies for departments. Removes “through the adoption of City legislation” because City policy is sometimes established in other ways.
Deleted 4.102(2)	Removes requirement for annual statement of purpose.
Renumbered 4.102(2)	Remains the same – authority to approve department budgets – but removes “on behalf of the executive branch” because the Mayor introduces the entire City budget.
4.102(4)	This subsection is moved below for clarity – out of the “shall” portion of section 4.102 (which lists mandatory duties) into the “may” portion (which lists optional duties).
4.102(5)	Removes power to submit three department head nominees to the Mayor.
4.102(6)	Removes power to remove a department head.
4.102(7)	This subsection is moved below for clarify – out of the “shall” portion of section 4.102 (which lists mandatory duties) into the “may” portion (which lists optional duties).
4.102(8) – renumbered as 4.102(8)	Newly renumbered as 4.102(3). Remains the same – commissions must perform other duties prescribed by ordinance.

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	Replaces “by the Board of Supervisors” with “by ordinance” because the Board can only impose a duty by ordinance.
4.102(9)	Removes the obligation to appoint a secretary.
New 4.102(4)	This is section 4.102(4) renumbered because it is moved from the “shall” section to the “may” section. Also removed the extraneous term “with respect to appropriate items.” Otherwise remains the same – authority to recommend rates and fees to the Board of Supervisors.
New 4.102(5)	This is section 4.102(5) renumbered because it is moved from the “shall” section to the “may” section. Otherwise remains the same – authority to conduct investigations.
4.102(10), renumbered as 4.102(6)	Remains the same – authority to hold hearings and take testimony.
4.102(11)	Deleted to remove outdated process that is inconsistent with Section 6.102.
4.102 – closing	Non-interference provision. Remains the substantively the same. Adds references to newly defined Commission, and removes gendered language.
4.103	Deletes annual report requirement.
4.104(a)	Adds references to newly defined Commission. Removes requirement for rules and regulations to be filed with the Clerk of the Board. Removes extraneous “of the Board of Supervisors” clause.
4.104(b)	Adds references to newly defined Commission.
Renumbered 4.104(c)	Adds a line break and new subsection (c) for clarify. Modifies sentence regarding vote thresholds, which is ambiguous and has caused some confusion in the past. (For clarity, the City Attorney recommends a corresponding deletion of the same sentence in section 2.105, which applies to the Board of Supervisors, but it is not included in this draft measure.) Adds a clarifying statement that commissioners are not required to vote if they are legally prohibited because of a conflict. This is consistent with past advice from the City Attorney, but it has not been explicit in the Charter.
Renumbered 4.104(d)	Adds reference to newly defined Commission.
4.105 Planning Commission First paragraph	Modifies appointment rules: the Mayor appoints four members, and the Board President nominates three members subject to approval by the Board. Removes unnecessary reference to Section 4.101, which already applies to all appointments.

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	Removes unnecessary reference to filling vacancies, which already applies under Section 4.101.
4.105 – Second paragraph	Deletes deadlines for Board approval of Mayor’s appointments. Retains those deadlines for President’s appointments.
4.105 – Third paragraph	Removes official misconduct; members may be removed by their appointing authority without cause.
4.105 – Fourth paragraph	Deletes old transition language regarding staggering of terms. Section 4.106 clarifies that current terms will continue.
4.105 – Fifth paragraph	Deletes language requiring the Commission to nominate candidates for the Director of Planning subject to Mayoral appointment.
4.105 – Remaining paragraphs	No change, except to correct grammar and typos and remove gendered language.
4.106(a) – Board of Appeals First paragraph	Removes reference to “nomination” by the Mayor, and clarifies that the Mayor’s appointments are subject to Board of Supervisors rejection under section 3.100. Deletes unnecessary references to Section 4.101 and vacancy appointments.
4.106(a) -- Second paragraph	Deletes deadlines for Board approval of Mayor’s appointments. Retains those deadlines for President’s appointments.
4.106(a) -- Third paragraph	Modifies “appointing officer” to “appointing authority” for consistency, and modifies the language regarding removal for consistency with other Charter sections. This language regarding removal for official misconduct remains in Section 4.106 because the default at-will rule does not apply to the Board of Appeals. Members of the Board of Appeals may be removed under the process set forth in Section 15.105(b).
4.106(a) -- Fourth paragraph	Deletes old transition language regarding staggering of terms. Section 4.106 clarifies that current terms will continue.
4.106(a) -- Fifth paragraph	Updates the title from “executive secretary” to “executive director.” Keeps existing rule that the Board may appoint and remove the executive director. The Mayor plays no role in the appointment or removal.
4.106(b)	Removes gendered language.

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	Clarifies current exceptions to Board of Appeals jurisdiction that are not currently explicitly named in the Charter.
4.106(c)-(d)	No change.
Human Rights Commission 4.107	This section removes the policy body called the Human Rights Commission from the Charter and retains the department in the Charter with its existing powers, renamed as the Human Rights Agency. For that reason, the title of Section 4.107 is now Human Rights Agency, and the section is divided into two subsections that govern the department (subsections a and b), and one subsection that governs the Commission and transfers it to the Administrative Code (subsection c).
4.107 First paragraph	Removes reference to the Commission.
4.107(a)	Refers to the Human Rights Agency rather than Human Rights Commission. Retains the department's authority in subsections 1, 2, 4 (renumbered as 3), and 7 (renumbered as 4). Removes existing subsection 3, which is an outdated description of the department's functions. Removes existing subsection 5, which is a commission authority and will be codified in the Administrative Code under subsection (c). Removes existing subsection 6, which is an outdated description of the department's functions. The Board of Supervisors may allocate these responsibilities between departments as appropriate by ordinance. Adds clarifying reference to Charter section number in renumbered subsection 4.
4.107(b)	Retains department authority to issue subpoenas and hold hearings, and changes the name from Commission to Agency.
4.107(c)	New subsection moving the Commission to the Administrative Code. Retains the name Human Rights Commission while clarifying that it is an Advisory Body. Does not address Board veto of appointments, four-year terms, and official misconduct removal because 3.100, 4.101.7 and 4.101 apply, respectively. Retains a body with 11 members Retains the Commission's advisory authority to ensure civil rights, promote understanding, work collaboratively with government agencies and community groups to eliminate discrimination, make recommendations to resolve community-wide problems. Authorizes the Commission to provide advice to the Agency regarding rules, regulations, and ordinances. Transfers the Commission to the Administrative Code.

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4.108 Fire Commission	Removes references to four-year terms, Board of Supervisors rejection of appointments, and Mayoral removal because Sections 3.100, 4.101, and 4.101.6 apply. Adds “effectiveness” for clarity of the Commission’s role.
4.109 Police Commission	Opening paragraph – removes extraneous language.
4.109(a)	Removes the requirement that the Mayor’s appointments are subject to Board approval. The Mayor’s appointments are subject to the default rule that the Board may reject the appointment by a 2/3 vote. Removes the requirement that one of the Mayor’s appointees must be a retired judge or an attorney with trial experience. Removes outdated references to the Rules Committee nominations and clarifies that the Board makes appointments. Deletes language regarding Board approval of Mayoral appointments. Deletes language regarding staggered terms because Section 4.106 clarifies that current terms will continue. Retains language allowing the DA, PD, or Sheriff to recommend appointees. Deletes language regarding removal because Section 4.101 applies, so each appointing authority may remove its appointees. Deletes provision allowing the Commission or the Mayor to remove the Chief. The default rule applies, so the Mayor may remove the Chief.
4.109(b)	Adds the word “effectiveness” for clarity.
Health Commission 4.110	Removes references to four-year terms, Board of Supervisors rejection of appointments, and Mayoral removal for official misconduct because Sections 3.100, 4.101, and 4.101.6 apply.
Human Services Commission 4.111	Removes references to four-year terms, Board of Supervisors rejection of appointments, and Mayoral removal because Sections 3.100, 4.101, and 4.101.6 apply. States that the Commission oversees the Human Services Agency, except for DAAS, which is under the oversight of the Disability and Aging Services Commission. Transfers the Commission to the Administrative Code. Because the Commission is a decision-making body, this paragraph provides that the Board of Supervisors may not change the appointment and membership structure by ordinance. Clarifies that the Commission is a “Commission” under the Charter definition – for clarity when it is transferred to the Administrative Code.
Public Utilities Commission	Removes Board of Supervisors confirmation requirement, four-year terms, and official misconduct removal because Sections 3.100, 4.101.6 and 4.101 apply.

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4.112(a)	
4.112(b)	Removes seat qualification requirements and makes seat qualifications desirable at a body level.
4.112(c)	Removes staggered terms; renumbers subsection (d) as subsection (c) without substantive change.
Recreation and Park Commission 4.113 – first paragraph	Removes reference to Board veto of appointments, four-year terms, and official misconduct removal because 3.100, 4.101.6 and 4.101 apply.
4.113(2)	Replaces outdated references to Department of Parking and Traffic (now SFMTA).
Port Commission 4.114	Retains Mayoral appointment subject to Board of Supervisors confirmation. Removes four-year terms and official misconduct removal because 4.101.6 and 4.101 apply. Removes recall of Port Commissioners. Clarifies reference to other sections of Article IV.
Airport Commission 4.115 – first paragraph	Removes reference to Board veto of appointments, four-year terms, and official misconduct removal because 3.100, 4.101.6 and 4.101 apply, respectively.
4.115 – second paragraph	Removes Commission nomination of department head.
Entertainment Commission 4.117 – first paragraph	Removes nomination of four members by the Mayor, replaces that process with appointment of four members subject to rejection under Section 3.100. Removes unnecessary reference to the Board acting “by motion.” Removes provisions about Board approval or rejection of Mayoral appointees. Clarifies that the Commission is a “Commission” under the Charter definition – for clarity when it is transferred to the Administrative Code.
4.117 – second paragraph	Removes seat qualifications.
4.117 – third paragraph	Removes rules regarding staggered terms.
4.117 – fourth paragraph	Removes references to official misconduct removal.

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4.117 – new final paragraph	States that the Commission will transfer to the Administrative Code and may be amended or repealed by ordinance in the future. Because the Commission is a decision-making body, this paragraph provides that the Board may not change the appointment and membership structure by ordinance.
Commission on the Environment 4.118(a)	Changes title of Section 4.118 to Department of the Environment. Adds a subsection (a) for clarity, removing references to the Commission but keeping references to the Department of the Environment, which will remain in the Charter. Removes reference to binding policies and directives because the Council is advisory.
4.118(b)	Changes name of the Commission to Environment Council. Clarifies that the Council is an Advisory Body. Removes reference to Board veto of appointments, four-year terms, and official misconduct removal because 3.100, 4.101.7 and 4.101 apply.
4.118(c)	Adds that the Council will sunset on 6/1/31 unless extended by ordinance.
4.118(d)	States that the Council will transfer to the Administrative Code and may be amended or repealed by ordinance in the future.
Commission on the Status of Women 4.119(a)	Clarifies that the Commission is an Advisory Body as defined in the Charter. States that rules about terms and term limits in Section 4.101.6 apply (the default rules in 4.100.6 only apply to Commissions; but the same rules apply to the COSW). Removes unnecessary reference to Section 3.100. Deletes official misconduct removal provision.
4.119(b)	Removes the unnecessary sentence that states the Board and Mayor may assign additional duties to the Commission.
4.119(c)	States that the Commission will transfer to the Administrative Code and may be amended or repealed by ordinance in the future.
Disability and Aging Services Commission 4.120(a)	Removes references to appointment process, term length, and removal because Sections 3.100, 4.101, and 4.101.6 apply. Provides that the Commission may establish qualifications for the director the DAAS if necessary to comply with state or federal law or funding conditions.
4.120(b)	Removes seat qualification requirements and makes seat qualifications desirable at a body level.
4.120(c)	Removes outdated transition provisions from 2020.
New 4.120(c)	States that the Commission will transfer to the Administrative Code and may be amended or repealed by ordinance in the future. Because the Commission is a decision-making body, this paragraph provides that the Board of Supervisors may not change the appointment and membership structure by ordinance.

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Building Inspection Commission 4.121	This section removes the Building Inspection Commission from the Charter and retains the Department of Building Inspection in the Charter with its existing powers. For that reason, the title is now Department of Building Inspection, and the section is divided into a subsection that governs the department (subsection a), and a subsection that governs the Commission and transfers it to the Administrative Code (subsection b).
4.121(a)	<p>First paragraph – Moves a reference to the Department’s authority for enforcement, administration, and interpretation of building codes, which is currently in the third paragraph of Section 4.121. No substantive changes.</p> <p>Second paragraph – Moves a description of the Director’s role, qualifications, and restrictions from Section D3.750-2. No substantive changes, except that the paragraph removes a reference to the BIC and now authorizes the Mayor to allow the Director to serve on committees rather than the BIC.</p> <p>Third paragraph – Moves a provision from Section D3.750-3 authorizing the BIC to have sole authority to contract for publication of the building codes, and shifts that authority to the Director rather than the BIC. Otherwise no substantive changes.</p>
4.121(b) First paragraph	<p>Establishes the BIC as a Commission. Retains seven members but modifies appointment rules: the Mayor appoints four members, and the Board President nominates three members subject to approval by the Board.</p> <p>Removes seat qualification requirements and makes seat qualifications desirable at a body level.</p>
4.121(b) Second paragraph	<p>Deletes deadlines for Board approval of Mayor’s appointments. Retains those deadlines for President’s appointments.</p> <p>Removes reference to official misconduct removal and vacancy appointments because the default rules in Sections 4.101 apply.</p>
4.121(b) Third paragraph	Deletes language describing DBI’s role, which is now moved into 4.121(a), but retains general statement that BIC oversees DBI as a governance body.
4.121(b) Fourth paragraph	Removes unnecessary reference to the Article IV rules that apply to Commissions.
4.121(b) Fifth paragraph	Removes reference to “this Charter” because BIC will be moved to the Administrative Code.
4.121(b) Sixth paragraph	<p>Retains the BIC’s role as the Abatement Appeals Board.</p> <p>Retains the Code Advisory Committee but changes the name to Code Advisory Council. Retains the BIC as appointing authority, and clarifies that the Code Advisory Council is an Advisory Body.</p> <p>Eliminates the Board of Examiners.</p> <p>Deletes reference to the Access Appeals Commission and moves reference to that body, re-named as Access Appeals Subcommittee, in subsection 4.121(c).</p>

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4.121(b) Seventh paragraph	No change; retains BIC’s current authorities regarding appeals.
4.121(c)	Renames Access Appeals Commission as the Access Appeals Subcommittee. Establishes the Subcommittee as a decisionmaking Commission, and provides that the Board of Appeals will appoint the members of the Subcommittee. Includes a transition provision allowing members of the AAC on January 1, 2027 to remain on the Subcommittee until the Board of Appeals removes or replaces them.
4.121(d)	States that the BIC and the Access Appeals Subcommittee will transfer to the Administrative Code and may be amended or repealed by ordinance in the future. Because the BIC is a decision-making body, this paragraph provides that the Board may not change the appointment and membership structure by ordinance. The Board may adopt ordinances changing the appointment and membership structure of the Access Appeals Subcommittee.
Youth Commission 4.122(a)	Renames the body as Youth Council. Identifies the Council as an Advisory Body. Consolidates Sections 4.122-4.125 into a single section.
4.122(b) (former section 4.123(a))	Removes outdated information about initial appointments to the Youth Commission. Removes reference to removal because Section 4.101 applies. Removes requirement for diversity of membership because it is duplicative of Section 4.101, and adds exception to the “voting age” rule in Section 4.101.
4.122(c) (former section 4.123(b))	Retains one-year term, and establishes a three-term limit. Removes outdated transition provisions and vacancy appointment rule because it is duplicative of Section 4.101.
4.122(c) (former sections 4.123(c), (d), (e), (f), (g))	Removes provision regarding removal of members because it is duplicative of Section 4.101. Removes limit on compensation, so the Board of Supervisors may authorize compensation in the budget or by ordinance. Removes requirements for meeting schedule, minutes, and bylaws, which are not necessary in an ordinance establishing an advisory body.
4.122(d) (former section 4.124)	Retains the Council’s purpose and duties, but removes the annual report requirement.
New section 4.122(e)	States that the Council will transfer to the Administrative Code and may be amended or repealed by ordinance in the future.
Former section 4.125	Removes jurisdiction section because it is duplicative of Section 4.122(a).

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<p>Homelessness Oversight Commission 4.133(a)</p>	<p>Renames the HOC as the Homelessness Advisory Board, in the title and throughout the section.</p> <p>Designates the HAB as an Advisory Body.</p> <p>Removes extraneous reference to Board of Supervisors adopting ordinances for the Department of Homelessness and Supportive Housing. That reference is not necessary because the HAB is moved to the Administrative Code.</p>
<p>4.133(b)</p>	<p>Retains the seven-member size, with four members appointed by the Mayor and three by the Board of Supervisors.</p> <p>Removes references to Board approval of Mayoral appointments because the default rule in 3.100 applies.</p> <p>Removes seat-level qualification requirements, and establishes new requirements: that the Mayor and the Board must each appoint a person who has experienced homelessness, that five of the members must have experience serving or advocating for people who have experienced homelessness or are at risk of becoming homeless, and that it is desirable to have members with experience or expertise in temporary shelter, housing, and prevention.</p> <p>Applies the term and term limit rules in Section 4.101.6 (4-year term, 3-term limit) even though those rules generally apply only to Commissions.</p>
<p>4.133(c)-(d)</p>	<p>Removes references to diversity of membership, removal, vacancy appointments, and terms. The default rules in Sections 3.100, 4.101, and 4.101.7 will apply.</p>
<p>4.133(e)</p>	<p>Removes unnecessary language regarding selection of officers.</p>
<p>4.133(f)</p>	<p>Removes HAB’s decisionmaking powers as a governance body overseeing HSH.</p>
<p>4.133(g)</p>	<p>Removes outdated transition provisions.</p>
<p>New 4.133(c)</p>	<p>Requires the Advisory Board to establish a Continuum of Care Subcommittee to carry out advisory functions required under federal funding conditions, and allows the Subcommittee to participate in decisions if required by state or federal laws or funding requirements.</p> <p>States that the Subcommittee will replace the Local Homeless Coordinating Board, and the LHCB will sunset when seven members have been appointed to the Subcommittee.</p> <p>Establishes that the Subcommittee will have 9-13 members—two members of the Advisory Board, and 7-11 nominated by the members of the Continuum of Care program and appointed by the Advisory Board. The Department of Homelessness and Supportive Housing will establish a process for nominations. A majority of members in office at the time will count as a quorum, as long as there are at least nine members in office.</p> <p>Provides transition provisions, allowing the LHCB to sunset when seven Subcommittee members have been appointed.</p> <p>Sets membership requirements for Subcommittee members.</p> <p>Establishes one-year terms with a 12-term limit.</p>

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New 4.133(d)	States that the Advisory Board will transfer to the Administrative Code and may be amended or repealed by ordinance in the future.
Small Business Commission 4.134(a)	Changes the name to Small Business Council. Clarifies that the Council is an Advisory Body that provides advice to Office of Small Business and other City agencies. Retains split appointment structure, removing unnecessary verbiage.
4.134(b)	Removes seat qualification requirements and makes seat qualifications desirable at a body level.
4.134(c)	Removes references to appointment selection because that sentence is moved to subsection (a).
New 4.134(c)	Adds that the Council will sunset on 6/1/30 unless extended by ordinance.
New 4.134(d)	States that the Council will transfer to the Administrative Code and may be amended or repealed by ordinance in the future.
Historic Preservation Commission 4.135(a) – first paragraph	Removes Board approval of Mayoral appointees because 3.100 will apply.
4.135(a) – second & third paragraphs	Removes outdated transition provisions, language regarding terms, and term limit language; the default rules in Section 4.101.6 will apply.
4.135(a) – fourth paragraph	Removes 60-day rule for filling vacancies.
4.135(a) – fifth paragraph	Removes official misconduct removal.
4.135(b) – qualifications section	Removes seat-specific qualifications, replaces with desirable body-level qualifications.
4.135(c)	Moves existing section at the end of section 4.135 to new subsection (c) for clarity. The language remains the same, with cross-references updated.
4.135(d)	Removes reference to HPC’s role in Preservation Element, and removes transition language involving Landmarks Preservation Advisory Board. Moves all remaining language to the Planning Code for future amendment or repeal by ordinance.
Department of Police Accountability	Removes the Mayor and Board of Supervisors role in appointment of the DPA Director, and authorizes the Police Commission to hire and fire the DPA Director.

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4.136(b)	
4.136(e) First paragraph	<p>Authorizes DPA to file discipline charges with a hearing officer, not with the Police Commission, seeking termination or suspension longer than ten days.</p> <p>Keeps the existing rule that the Director of DPA must transmit the charges to the Chief of Police for a period of 60 days before filing charges, with existing exceptions.</p> <p>Modifies language to reflect that the Chief may impose discipline without Commission approval.</p> <p>Authorizes the hearing officer to impose discipline to the same extent as the Chief of Police, subject to an appeal to the Police Commission, which may affirm, reverse, or alter the hearing officer’s findings and affirm, reverse, or reduce the hearing officer’s discipline.</p>
4.136(f)	Clarifies that DPA may use other hearing officers (called “preliminary hearing officers”) on request to facilitate the fact-finding process before filing charges.
4.136 – Remaining subsections	Changes gendered language.
Sheriff’s Department Oversight Board 4.137(a)(1)	<p>Clarifies that the SDOB is a Commission (because it has decisionmaking authority to appoint and remove the Sheriff’s Inspector General).</p> <p>Reallocates appointments so that the Mayor appoints four members and the Board appoints three.</p> <p>Removes the seat-specific labor experience requirement and replaces it with a general desirable qualification.</p> <p>Adds a transition provision stating that the member in Seat 1 (currently a Board appointee) will become a Mayor appointee on January 1, 2027.</p>
4.137(a)(2)-(3)	Removes references to terms and term limits because Section 4.101.6 applies, and removes transition provisions.
4.137(a)(4)	Makes all members at will under Section 4.101; removes references to official misconduct removal.
Renumbered 4.137(a)(2)	Renumbers subsection.
4.137(b)	<p>Changes cross-reference to reflect new section 4.138.</p> <p>Removes annual reporting requirement in subsection (6).</p>
4.137(c)	Removes SDOB’s subpoena and oath authority. The Office of Inspector General retains that authority under Section 4.138.
New 4.137(c)	Because the SDOB will move to the Administrative Code and the OSIG will remain in the Charter, this new subsection copies the requirements for Citywide cooperation, the requirement for SDOB collaboration with the Sheriff’s contractors, and the language acknowledging that the SDOB cannot obstruct or interfere with the Sheriff’s duties under State law.

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New 4.137(d)	States that the SDOB will transfer to the Administrative Code and may be amended or repealed by ordinance in the future. Because the SDOB is a decision-making body, this paragraph provides that the Board may not change the appointment and membership structure by ordinance.
Office of Sheriff's Inspector General New section 4.138	Establishes a new section keeping the Office of Sheriff's Inspector General in the Charter while moving the SDOB to the Administrative Code. Allows the appointing authority of the OSIG to be designated by ordinance, but states that the SDOB will remain the appointing authority as long as the SDOB exists unless the Board of Supervisors provides otherwise by ordinance. Removes other references to the SDOB because the SDOB is not a Charter body. Renumbers subsections.
Sanitation and Streets Commission 4.139	Eliminates the SAS Commission.
Department of Public Works 4.140	Removes reference to Section 4.102, which provided for Commission nominations for department heads, and removes unnecessary reference to Section 3.100 regarding appointment of department heads. Removes references to sections 4.139 and 4.141, and deletes outdated transition provisions.
Public Works Commission 4.141	Eliminates the Public Works Commission.
Arts and Culture Departments 5.100	No change. Included for context.
City Museums 5.102	Deletes official misconduct removal. Retains three-year terms, notwithstanding the default rule for Commissions in Section 4.101.6. Deletes extraneous statement that employees are not required to be City residents.
Arts Commission 5.103(a)	States that the Arts Commission is an Advisory Body. Removes authority of the Arts Commission to appoint and direct the department head. Retains the general purposes and goals of the Commission.
5.103(b)	This is a new subsection that will be moved into the Administrative Code and may be amended or repealed in the future. Retains the 15-member membership with appointments by the Mayor subject to Section 3.100, and with the Planning Commission's President or designee as an ex officio member.

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	<p>Makes all seat qualifications desirable at the body level.</p> <p>Clarifies that the Commission’s role is advisory rather than decision-making.</p> <p>Applies the term and term limit rules in Section 4.101.6 (4-year term, 3-term limit) even though those rules generally apply only to Commissions.</p>
Asian Art Commission 5.104	<p>No changes. Included for context because the amendments to Section 5.102 modify the Asian Art Commission.</p>
Fine Arts Museums Board of Trustees 5.105	<p>Modifies the number of members, but leaves flexibility for the Board to modify the number as long as it is no larger than 20.</p> <p>Removes the rule that the Board may transact business by less than a vote of a majority of its members, and clarifies that a quorum of the Board for the purpose of meeting and taking action is a majority of the number of trustees in office at the time.</p>
War Memorial Board of Trustees 5.106	<p>Removes unnecessary reference to Board of Supervisors rejection under Section 3.100.</p> <p>Removes official misconduct removal of members.</p> <p>Removes department head appointment and removal authority, defaulting to the general rule that that Mayor may appoint and remove the department head.</p>
6.102	<p>Replaces reference to boards and commissions with newly defined Commission.</p> <p>Replaces gendered language and corrects outdated reference to the powers of the chief of claims investigation.</p>
Juvenile Probation Commission 7.102	<p>Removes reference to Section 3.100 and four-year terms; Section 3.100 and 4.101.6 apply.</p> <p>Removes official misconduct removal of members.</p>
Library Commission 8.102	<p>Removes references to Section 3.100, four-year terms, and removal. Sections 3.100 and 4.101.6 apply.</p>
Law Library Board of Trustees 8.103	<p>First three paragraphs: Removes all references to the Law Library Board of Trustees.</p> <p>Fifth paragraph: Removes outdated reference to Municipal Court.</p> <p>Sixth paragraph: Corrects reference to “City and County” and replaces reference to Board of Trustees with “Law Library.”</p>
SFMTA Board of Directors 8A.101(a)	<p>Clarifies that new departments and agencies can be added to the MTA’s jurisdiction by ordinance.</p> <p>Removes reference to Citizens Advisory Committee.</p>
8A.101(b)	<p>Removes outdated transition provisions related to the MTA’s authority over taxis, but retains exclusive jurisdiction provision.</p>

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8A.101(c)	Removes transition provisions regarding transfer of taxi functions.
Renumbered 8A.101(c)	Removes unnecessary example reference to Administrative Code section 12B (which has since been recodified).
Renumbered 8A.101(d) and (e)	Renumbered to reflect the deletion of subsection (c).
8A.102(a) First paragraph	Removes Board of Supervisors approval for MTA Board members; the rule in section 3.100 regarding Board rejection will apply. Removes transition provisions regarding initial terms.
8A.102(a) Second paragraph	Keeps current seat-level qualification for members.
8A.102(a) Third paragraph	Removes references to four-year terms and three-term limits because those rules are now established in section 4.101.6. But as provided in Section 4.101.6, existing term limits will continue for members of the Board, so past terms will count toward the 3-term limit. Removes requirement for annual selection of a chair; the Board may adopt its own rules of order.
8A.102(b)(7)	Removes reference to ISCOTT but maintains the Board of Supervisors' authority to assign a policy body or City staff to make decisions regarding the temporary use or occupancy of public streets.
8A.102(b)(10)-(15)	Removes reference to ISCOTT, and renumbers subsequent subsections. Removes subsection 14 regarding the power of inquiry and power to hold hearings because those powers are covered in Section 4.102.
8A.102(c)(1)	Removes MTA Board authority to appoint and remove the Director.
8A.102(c)(2)	Removes requirement to appoint a commission secretary.
8A.102(c)(3)	Revised to reflect the deletion of subsections (1) and (2).
8A.102(d)	Moves provisions regarding Director's contract from former subsection (c)(1) to subsection (d), clarifies that the Mayor is responsible for the role the MTA Board currently plays in the contract process. Retains existing language regarding the Director's authority, but corrects a cross-reference to subsection 8A.104(k) and conforms to the City Attorney's past advice that the incentive compensation plan is permissive rather than mandatory.
8A.102(e)	Removes unnecessary and vague reference to settlements of unlitigated claims, to align with past City Attorney advice.
8A.102(f)	Removes prohibition on administrative interference because Section 4.102 applies.

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Renumbered 8A.102(f)	Replaces gendered terms.
Renumbered 8A.102(g)	Adds that MTA Board are subject to Charter rules that apply to other Commissions: 4.101, 4.101.1, 4.101.5, 4.101.6, 4.102, and 4.104.
8A.106(a)	Removes reference to Citizens’ Advisory Council.
8A.107(b)	Removes reference to Citizens’ Advisory Council.
8A.111(a)	Clarifies that the Citizens’ Advisory Council is an Advisory Body subject to the rules in Article IV. Removes provisions regarding residency requirement, diversity appointment requirement, terms, and removal because those rules are set forth in sections 4.101 and 4.101.7. Makes all seat qualifications desirable at the body level.
8A.111(b)	Adds that the Council will sunset on 6/1/31 unless extended by ordinance.
8A.111(c)	States that the Council will transfer to the Administrative Code and may be amended or repealed by ordinance in the future.
8A.115	Replaces reference to boards and commissions with newly defined Commission.
Public Utilities Commission 8B.121	Updates reference to clarify that the rules in Article IV apply to the SFPUC unless Article 8B states otherwise.
PUC Citizens’ Advisory Committee 8B.123	Removes PUC CAC from the Charter, allowing the Board of Supervisors to modify the body by ordinance. Removes subsection headers and numbering.
Rate Fairness Board 8B.125(7)(a)	Renames the Rate Fairness Board as the Rate Fairness Council, corrects the name of the Office of Public Finance, and changes gendered language.
8B.125(7)(b)	Clarifies that the Council is an Advisory Body.
8B.125(7)(c)	States that the Council will transfer to the Administrative Code and may be amended or repealed by ordinance in the future.
8B.125 – final paragraph	Removes outdated transition provisions.
8B.126(a)	Removes appointment and removal authority from the Commission and gives it to the Mayor. Replaces gendered language.
8B.126(b)	Authorizes the General Manager rather than the Commission to approve contract with the employee who oversees infrastructure management and capital planning.

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8B.126(c)	Updates existing provisions regarding employee relations for the General Manager in subsection (a) and the contractual SFPUC employee in subsection (b) to reflect that the Commission will no longer play a role in the contracts.
9.105	Replaces reference to boards and commissions with newly defined Commission.
9.113	Replaces reference to boards and commissions with newly defined Commission.
Civil Service Commission 10.100 – Second paragraph	Removes reference to Section 3.100 because the default rule in Section 3.100 applies. Adds a two-term limit, provides that service of a partial term longer than 3 years will count as a full term, and provides that the current term of any person serving on January 1, 2027 will count as a full term. Eliminates requirement that two seats be held by women; the rule regarding diversity of membership in Section 4.101 will apply.
10.100 – Third paragraph	Clarifies reference to “persons so appointed” to avoid confusion in light of the lengthy term limits rules in the preceding paragraph.
10.100 – Fourth paragraph	Clarifies that members of the Commission may be removed for official misconduct under the process set forth in Section 15.105(b).
10.104	Replaces references to boards and advisory committees with newly defined Commission and Advisory Body.
Retirement Board 12.100(a)	Makes clarifying edits. Removes unnecessary reference to Board of Supervisors rejection of Mayoral appointees under Section 3.100. Removes five-year terms and transition provisions, and applies Section 4.101.6’s four-year terms and three term limits for all members other than the Board President’s appointee. Allows members serving on January 1, 2027 to complete their current five-year terms. Removes references to filling vacancies in appointed seats because Section 4.101(e) applies. Changes language related to filling vacancies in elected seats for consistency with Section 12.200. Allows elected members to be removed for official misconduct under the process in Section 15.105(b). For the purpose of that removal process, the Mayor will serve as the “appointing authority” of the elected member.
Health Service Board 12.200 – First and second paragraphs	Removes unnecessary reference to Board of Supervisors rejection of Mayoral appointees under Section 3.100. Removes requirement for Health Service Board confirmation of the Controller’s appointee. And removes outdated transition language for Controller’s 2013 appointee.

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	Removes seat qualification requirements for appointed members and makes seat qualifications desirable at a body level.
12.200 – Third paragraph	Removes five-year terms and transition provisions, and applies Section 4.101.6’s four-year terms and three-term limits for all members other than the Board President’s appointee. Allows members serving on January 1, 2027 to complete their current five-year terms.
12.200 – Fourth paragraph	Removes outdated transition provisions.
12.200 – Fifth paragraph	Removes references to filling vacancies in appointed seats because Section 4.101 applies.
12.200 – New sixth paragraph	Allows elected members to be removed for official misconduct under the process in Section 15.105(b). For the purpose of that removal process, the Mayor will serve as the “appointing authority” of the elected member.
12.200 – Eighth paragraph (after numbered sections)	Removes unnecessary references to Article IV powers and duties.
12.200 – Ninth paragraph	Corrects a typo.
Retiree Health Care Trust Fund Board 12.204(b)	Removes five-year terms for elected members, and applies Section 4.101.6’s four-year terms and three-term limits. Allows members serving on January 1, 2027 to complete their current five-year terms. Clarifies reference to the names of the Retirement Board and Health Service Board in Sections 12.100 and 12.200.
12.204(c)	Allows elected members to be removed for official misconduct under the process in Section 15.105(b). For the purpose of that removal process, the Mayor will serve as the “appointing authority” of the elected member.
12.204(d)	Authorizes the Retirement Board and the Retiree Health Care Trust Fund Board to jointly vote (within 60 days of one another) to allow the Retirement Board to assume the powers and duties of the Trust Fund Board so that the Trust Fund Board terminates.
Elections Commission 13.103.5 First paragraph	No change.

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13.103.5 Second paragraph	Retains terms and term limits, but adds clarifying language for consistency with other language regarding term limits in the Charter. Clarifies that default terms and term limits in Section 4.101.6 do not apply to the Elections Commission.
13.103.5 Third paragraph	Retains current appointment structure. Clarifies that the Mayor’s appointment is not subject to Board of Supervisors rejection under Section 3.100. Removes seat qualification requirements and makes seat qualifications desirable at a body level. Removes provision regarding vacancy appointments because Section 4.101 applies, and removes sentence regarding transition provisions.
13.103.5 Fourth paragraph	Removes outdated transition provisions.
13.103.5 Fifth paragraph and Final paragraph	Removes provision regarding official misconduct removal, and authorizes at-will removal under Section 4.101. Removes unnecessary reference to Commissioners being City officers, and removes gendered language in both the fifth and final paragraphs.
Elections Task Force 13.110	Renames the Elections Task Force as the Redistricting Board. Clarifies that the Mayor’s appointment is not subject to Board of Supervisors rejection under Section 3.100. Removes outdated references to possible future establishment of an Elections Commission, and removes outdated references to initial district lines and rules governing the 2000 census. Clarifies that the terms and term limits in Section 4.101.6 do not apply to the Redistricting Board.
14.101	No change. Included only for context.
14.101-1	Authorizes the Board of Supervisors to amend voter-approved ordinances in specific ways: <ol style="list-style-type: none"> (1) Eliminate the Advisory Committee of Street Artists and Crafts Examiners Police Code Article 24 and establish a new system for the City to receive input on applications from experienced artists or craftspersons. (2) Remove the nomination requirements in Administrative Code Chapter 67 for nomination of members to the Sunshine Task Force and instead provide that the Board of Supervisors will appoint members taking into account certain desired qualifications. (3) Add a four-year term and a three-term limit for the Ratepayer Representative seat on the Refuse Rate Board, and provides for holdover after the end of a term. (4) Remove the authority and responsibility of the Small Business Commission in the City’s Legacy Business program.

**SECTION-BY-SECTION DESCRIPTION OF DRAFT COMMISSION STREAMLINING
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	<p>(5) Rename the Citizens’ General Obligation Bond Oversight Committee as the Citizens’ General Obligation Bond Oversight Council, establish that members may serve no more than four three-year terms, and make seat qualifications desirable.</p> <p>(6) Rename the Sugary Drinks Distributor Tax Advisory Committee as the Sugary Drinks Distributor Tax Advisory Council, establish that members may serve no more than four three-year terms, and provide that the Council will sunset when the Sugary Drinks Distributor Tax expires.</p> <p>(7) Eliminate the Our City Our Home Oversight Committee.</p>
14.103	Removes ability to recall members of the Airport Commission, Ethics Commission, and Public Utilities Commission.
Ethics Commission 15.100	<p>Removes section staggering terms because Section 4.101.6 clarifies that current terms will continue.</p> <p>Clarifies that the Mayor’s appointment is not subject to Board of Supervisors rejection under Section 3.100.</p> <p>Removes seat-specific qualifications and applies desirable qualifications at the body level.</p> <p>Removes unnecessary sentence regarding vacancy appointments.</p> <p>Removes unnecessary statement that Commissioners are City officers.</p> <p>Removes outdated transition provisions and gendered language.</p>
15.102	<p>Updates section title.</p> <p>Divides paragraphs into lettered subsections for clarity.</p> <p>Changes the current process for the Ethics Commission to place measures on the ballot and establishes a process for the Commission to propose initiative ordinances for Board of Supervisors review and possible subsequent review by the Ethics Commission.</p>
15.105(a)	<p>Removes appointed commissioners from the process for removal of elected officials because that process will remain the same.</p> <p>Removes unnecessary reference to “in defense” because that language suggests a criminal proceeding.</p>
15.105(b)	Establishes a new process for removal of the for-cause commissioners (which are Board of Appeals, Civil Service Commission, Ethics Commission, and elected members of the Health Service Board, Retirement Board, and Retiree Health Care Trust Fund Board). The appointing authority may suspend a commissioner on charges of official misconduct, and must provide the charges to the Clerk of the Board and the suspended commissioner. The appointing authority may appoint a temporary successor during the suspension. At least five days later, the Board of Supervisors must hold a hearing at which the suspended commissioner may appear. The Board may vote to remove the commissioner by a majority vote. If the Board does not sustain the removal or fails to act within 60 days, the suspended commissioner returns to office.

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15.105(c)-(e)	Remains unchanged except for removal of gendered language and clarifying references to subsection numbering.
Parks, Recreation, and Open Space Advisory Committee 16.107	Removes references to PROSAC from the Charter, and updates subsection numbering.
Children and Youth Fund 16.108(f)	Replaces reference to Children, Youth and Their Families Oversight and Advisory Committee with the new Children, Youth, and Their Families Commission (defined in Section 16.108-1) or any other body, department, or official designated by ordinance. This recognizes that the CYF Commission is moved to the Administrative Code and the Board of Supervisors by ordinance may modify or eliminate the body and/or reassign its duties.
16.108(i)	<p>Changes references to the Oversight and Advisory Committee to reflect the new name.</p> <p>Changes references to the Service Provider Working Group to reflect its new name and the possibility that the Board of Supervisors by ordinance may modify or eliminate the body and/or reassign its duties.</p> <p>Changes references to the First Five Commission to the Children and Families First Commission for consistency.</p> <p>Changes references to the Office of Early Care and Education or successor entity to the Department of Early Childhood.</p> <p>Clarifies that some departments, Commissions, or Advisory Bodies established by ordinance may be modified or eliminated by ordinance in the future.</p>
16.108(j)-(k)	Changes references to the Oversight and Advisory Committee to reflect the new name.
Children Youth and Their Families Oversight and Advisory Committee 16.108-1(a)	Changes the name of the Children, Youth and Their Families Oversight and Advisory Committee to Children, Youth and Their Families Commission.
16.108-1(b)	<p>Changes references to the Oversight and Advisory Committee to reflect the new name.</p> <p>Removes authority of the CYF Commission to evaluate the Director of DCYF and removes references to the CYF Commission's role in hiring. The standard rules for department head appointments in Sections 3.100 and 4.102 apply.</p> <p>Changes reference to the Service Provider Working Group to reflect its new name.</p>

**SECTION-BY-SECTION DESCRIPTION OF DRAFT COMMISSION STREAMLINING
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16.108-1(c)	Retains 11-member structure with six appointments by the Mayor and five appointments by the Board of Supervisors. Removes outdated transition provisions from 2015. Provides for two-year terms and a two-term limit. This is not a lifetime limit, but a limit on successive terms.
16.108-1(d)	Deletes unnecessary and outdated reference to additional Board of Supervisors ordinances.
Service Provider Working Group Renumbered 16.108-1(d)(1)	Changes the name of the Service Provider Working Group to Service Provider Advisory Council. Clarifies that the Advisory Council is an Advisory Body as defined in the Charter. Changes references to the Oversight and Advisory Committee to reflect the new name.
Renumbered 16.108-1(d)(2)	Provides that the Advisory Council is a seven-member body with members appointed by the Children Youth and Their Families Commission. Retains requirement that members must be service providers.
Renumbered 16.108-1(d)(3)	Removes unnecessary references to appointment of co-chairs. Retains requirement for the Advisory Council to encourage participation, and removes duplicative requirement for open meetings.
Renumbered 16.108-1(d)(4)	Adds that the Council will sunset on 6/1/30 unless extended by ordinance.
Renumbered 16.108-1(e)	States that the Council will transfer to the Administrative Code and may be amended or repealed by ordinance in the future.
Building Inspection Commission 16.119	Removes outdated transition provision.
Our Children, Our Families Council and Initiative 16.127-1	Removes all references to Our Children, Our Families Council (“OCOF Council”) in Sections 16.127-1 through 16.127-9, replacing the Council’s responsibilities with the Our Children, Our Families Initiative where appropriate. Removes subsection regarding OCOF Council, and renumbers remaining subsections.
16.127-2	Removes section creating the OCOF Council.
16.127-3	Changes section title to remove reference to OCOF Council. Replaces references to OCOF Council with OCOF Initiative.
16.127-4	Removes section establishing the composition of the OCOF Council.

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16.127-5	<p>Replaces references to OCOF Council with OCOF Initiative.</p> <p>In subsection (b), changes the requirement for the Initiative to “propose recommendations” because Initiative is now required to create the Plan.</p> <p>Capitalizes “Commission” to reflect the definition in Article XVII.</p> <p>In subsection (c), makes changes to acknowledge that the Initiative will replace the OCOF Council beginning after 2026.</p> <p>Removes subsection (f) to remove requirements regarding appointment of the Council and outdated transition provisions.</p> <p>In renumbered subsection (h), clarifies that the Initiative is not a policy body subject to open meeting laws.</p>
16.127-6	Removes section regarding OCOF Council staffing.
16.127-7	Removes unnecessary references to the Board of Supervisors adopting an ordinance to implement the OCOF Council.
16.127-8	<p>This section is deleted, and descriptions of the Initiative’s role and duties are moved to Section 16.127-9.</p> <p>Subsection (a) is moved partially to Section 16.127-9(b).</p> <p>Subsections (b), (c), and (d) are moved entirely to Section 16.127-9(c), (d), and (e), respectively.</p>
16.127-9	<p>Removes references to the OCOF Council.</p> <p>Adds language from Section 16.127-8(a) to Section 16.127-9(b).</p> <p>Adds the language from Section 16.127(b), (c), and (d) to Section 16.127-9(c), (d), and (e), respectively.</p>
16.127-12	Removes outdated and inactive transition provision.
Dignity Fund 16.128-1	No change. Included for context only.
16.128-4	Replaces reference to Dignity Fund Oversight and Advisory Committee with the new Disability and Aging Services Advisory and Oversight Council (defined in Section 16.128-11) or any other body, department, or official designated by ordinance. This recognizes that the Council is moved to the Administrative Code and the Board of Supervisors by ordinance may reassign its duties.
16.128-6(b)	<p>Replaces references to the Oversight and Advisory Committee with references to the renamed Council or its successor body, department, or official.</p> <p>Replaces references to the Disability and Aging Services Commission with references to the “Commission or Successor.” This recognizes that the Commission is moved to the Administrative Code and the Board of Supervisors by ordinance may reassign its duties.</p> <p>Removes references to the Service Provider Working Group.</p>

**SECTION-BY-SECTION DESCRIPTION OF DRAFT COMMISSION STREAMLINING
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	<p>Replaces the term “commission” with “Commission or Advisory Body” to reflect the new definitions in the Charter.</p> <p>Clarifies that some departments, Commissions, or Advisory Bodies established by ordinance may be modified or eliminated by ordinance in the future.</p> <p>Changes reference from Veterans Affairs Commission to Veterans Affairs Council.</p> <p>Removes references to the Long Term Care Coordinating Council.</p> <p>Requires the Commission/Successor and Council/Successor to review the CNA, but does not require a joint hearing, in recognition that the Board of Supervisors may reassign duties by ordinance.</p>
16.128-6(c)	<p>Replaces references to the Oversight and Advisory Committee with references to Council or Successor.</p> <p>Replaces references to the Disability and Aging Services Commission with references to the Commission or Successor.</p> <p>Replaces the term “commission” with “Commission or Advisory Body” to reflect the new definitions in the Charter.</p> <p>Clarifies that some departments, Commissions, or Advisory Bodies established by ordinance may be modified or eliminated by ordinance in the future.</p> <p>Removes references to the Long Term Care Coordinating Council.</p>
16.128-6(d)	No change. Included for context only.
16.128-6(e)-(f)	Replaces references to the Oversight and Advisory Committee with references to Council or Successor.
16.128-7	Replaces references to the Oversight and Advisory Committee with references to Council or Successor.
16.128-8	Replaces references to the Oversight and Advisory Committee with references to Council or Successor.
16.128-11(a)	<p>Renames the Dignity Fund Oversight and Advisory Committee as the Disability and Aging Services Advisory and Oversight Council.</p> <p>States that the Council will continue to carry out the duties of the Oversight and Advisory Committee and will also perform the Area Agency on Aging Advisory Council functions previously served by the Advisory Council to the Disability and Aging Services Commission.</p> <p>States that the Council is an Advisory Body, except it has some decisionmaking power to change dates and timelines in Section 16.128-6(f).</p>
16.128-11(b)(1)-(3)	<p>Replaces references to the Oversight and Advisory Committee with references to the renamed Council.</p> <p>Corrects typographical error (“over-all”).</p> <p>Removes requirement for a Service Provider Working Group.</p>

**SECTION-BY-SECTION DESCRIPTION OF DRAFT COMMISSION STREAMLINING
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New 16.128-11(b)(3)	Adds description of the duties of the Council acting as the Area Agency on Aging Advisory Council, reflecting the current requirements of Administrative Code Section 5.6-4.
Renumbered 16.128-11(b)(4)	Adds requirements for Disability and Aging Services Commission oversight of the Council, a requirement to meet at least ten times per year, and a requirement for Council members to be compensated equivalent to the Commission members—all reflecting the current requirements of Administrative Code Section 5.6-4.
New 16.128-11(b)(5)	Adds a requirement for the Council to regularly solicit feedback from service providers.
16.128-11(c)	Provides for membership of the Council: 22 members, two appointed by the Disability and Aging Services Commission, three by the Mayor, and 11 by the Board of Supervisors. Consistent with rules Area on Aging rules, at least 50% of members must be 60 years or older, and the Council must include specified representation. Removes current membership requirements.
16.128-11(d)	Removes outdated requirement for Board of Supervisors to adopt an ordinance in 2016.
16.128-11(e)	Removes the Service Provider Working Group.
New 16.128-11(d)	Establishes that members serve four-year terms with a three-term limit, as described in Section 4.101.6 rather than 4.101.7 (which applies to most Advisory Bodies).
New 16.128-11(e)	States that the Council will transfer to the Administrative Code and may be amended or repealed by ordinance in the future. States that the Advisory Council to the Disability and Aging Services Commission will sunset on January 1, 2027.
16.128-13	Removes outdated transition provisions.
16.130	Replaces references to boards and other bodies with newly defined Commission and Advisory Body.
18.116	Directs the City Attorney to codify specific sections of the Charter in specific sections of the Administrative Code. Directs the City Attorney to correct references to “boards” or “commissions” in Appendix A of the Charter so that those references use the defined term Commissions.
Police and Fire Discipline A8.343	Provides that the Chief of the Fire Department and Police Department may impose discipline on the uniformed ranks of their respective departments without advance approval by their respective commissions. Establishes the employees’ right to appeal suspensions and dismissals to the commissions.

**SECTION-BY-SECTION DESCRIPTION OF DRAFT COMMISSION STREAMLINING
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	References discipline charges filed by DPA with a hearing officer, as described in Section 4.136.
A8.344	Modifies provisions regarding temporary suspensions pending hearing to apply only during charges filed by DPA because the Fire and Police Chiefs will now make discipline decisions.
Special Strike Committee A8.346	Eliminates the special strike committee. Leaves the remaining provisions of Section A8.346 in place, but those provisions are no longer effective in light of PERB Decision No. 2867-M (July 24, 2023). Renumbers remaining subsections
A8.400	Clarifies that the Board of Supervisors may fix compensation for members of Commissions.
Employee Relations Board A8.409-1	Removes reference to Section A8.409-6, which references the Employee Relations Board
A8.409-6	Removes references to Employee Relations Board and removes outdated requirements.
Building Inspection Commission Appendix D	Deletes all of Appendix D.
D3.750 and D3.750-1	Removes outdated transition provisions regarding Building Inspection Commission from 2022.
D3.750-2	Deletes this section and moves it to Section 4.121(a) regarding the Department of Building Inspection.
D3.750-3	Deletes this section and moves it to Section 4.121(a) regarding the Department of Building Inspection.
D3.750-4	Removes provisions regarding budget approval because Section 4.102 applies.
D3.750-5	Removes provisions regarding technical boards and advisory committees because Section 4.121 addresses those bodies.
D3.750-6	Removes unnecessary severability clause.