"alcoholic beverage" shall be as defined in California Business and Professional Code section 23004 and shall not include cleaning solutions, medical supplies, and other products and substances not intended for drinking.

(b) This prohibition shall include the placement of the name of a company producing, selling or distributing cigarettes or tobacco products or alcoholic beverages, or the name of any cigarette or tobacco product or alcoholic beverages, in any promotion of any event or promotion of any product or beverage on property owned by or under the control of the City and County of San Francisco. This prohibition shall not apply to any advertisement sponsored by a state, local, nonprofit or other entity designed to (i) communicate the health hazards of cigarettes and tobacco products or alcoholic beverages, (ii) encourage people not to smoke or to stop smoking, or encourage people not to drink alcoholic or to stop drinking alcohol, or (iii) provide or publicize drug or alcohol treatment or rehabilitation services.

(c) All leases, permits or agreements awarded by the City and County of San Francisco allowing any person to use City property shall specifically provide that there shall be no advertising of cigarettes or tobacco products or alcoholic beverages as set forth in this Section 4.20. This prohibition on advertising shall only apply to those leases, permits or agreements entered into, renewed, or materially amended from and after the effective date of this ordinance.

(d) City property used for operation of a restaurant, concert or sports venue, or other facility or event where the sale production or consumption of alcoholic beverages is permitted, shall be exempt from the alcoholic beverage advertising prohibition in subsections (a) through (c) above, but this prohibition may be made applicable by lease, permit or agreement.

(Added by Ord. 186-92, App. 6/22/92; Ord. 13-09, File No. 081124, App. 1/16/2009)

SEC. 420-1. GENERAL ADVERTISING - PROHIBITION ON THE EXTERIOR OF CITY BUILDINGS AND ON STREET FURNITURE.

(a) As provided by Section 611 of the San Francisco Planning Code, which was adopted by the voters in November 2002, new general advertising signs that are visible to the public are prohibited on the exterior of any City-owned building after March 5, 2002.

(b) No increase in the number of general advertising signs shall be allowed on street furniture, including transit shelters, kiosks, benches and newspaper racks, over the number authorized by City law and negotiated under the provisions of City contracts that were in effect as of January 1, 2008. These limitations shall apply to any successor contracts.

(c) The term "general advertising sign" shall have the meaning set forth in Section 602.7 of the Planning Code.

(Added by Proposition E, App. 11/5/2009)

SEC. 4.21. NAMING THE CIVIC AUDITORIUM FOR BILL GRAHAM.

The Civic Auditorium is hereby named for, and in honor of, Bill Graham, and shall be referred to as the "Bill Graham Civic Auditorium."

(Added by Ord. 336-92, App. 11/6/92)

SEC. 4.22. NAMING THE HALL OF JUSTICE FOR THOMAS J. CAHILL.

The Hall of Justice, located at 850 Bryant Street, is hereby named for, and in honor of, Thomas J. Cahill, and shall be referred to as the "Thomas J. Cahill Hall of Justice."

(Added by Ord. 107-94, App. 3/11/94)

SEC. 4.23. RENTAL DEPOSITS; BILL GRAHAM CIVIC AUDITORIUM AND MOSCONE CENTER CONVENTION CENTER.

The Convention Facilities Director, with the approval of the Director of Administrative Services, upon the cancellation of an advance reservation for space in the Civic Auditorium and the Moscone Convention Center, or either of them, and for which a money deposit has been made, is empowered to refund such deposit, in whole or in part, provided the Convention Facilities Director determines the best interests of the City and County will be served thereby and there is deducted from such refund any loss or expense suffered by the City and County. Refund of deposits shall be made in accordance with procedures established by the Controller.

(Formerly Sec. 10.43-5; added by Ord. 619-59, App. 12/1/59; amended by Ord. 278-96, App. 7/3/96; amended and renumbered by Ord. 315-00, File No. 001910, App. 12/28/2000)

SEC. 4.24. PARKING FEE FOR CITY PARKING FACILITIES.

Where the City provides parking to City employees or to City tenants at facilities under the City’s management or control, the City may charge the following monthly fee for parking to those employees or tenants:

The price of a Municipal Railway monthly pass plus $10.00, or the existing amount being charged as of May 31, 2004, whichever is higher.

This section shall not apply to parking facilities under the management or control of the San Francisco Parking Authority, the Airport, or the Port.

(Added by Ord. 182-04, File No. 040743, 7/22/2004)

SEC. 4.25. NAMING THE CITY-OWNED STADIUM AT CANDLESTICK POINT.

The Recreation and Park Department is authorized to approve, or enter into, an agreement for the naming of the City-owned sports stadium located at Candlestick Point, at Jamestown Street and Harney Way, subject to approval by the Board of Supervisors. It shall be