

1 [Rebuttal Argument]

2

3 **Motion authorizing rebuttal to opponent's ballot argument against Proposition D, a**
4 **Charter Amendment regarding Energy Self-Sufficiency.**

5

6 MOVED, That pursuant to Section 550 of the Municipal Elections Code, the Board of
7 Supervisors does hereby authorize a rebuttal to opponent's ballot argument against
8 Proposition D, a Charter amendment (Second Draft) to amend Sections 4.112 and add a
9 new Chapter 8B addressing Commission governance, goals and objectives related to
10 energy, powers of the Commission related to energy, siting of energy facilities and rates for
11 energy services. , (File 021253); and, be it

12 FURTHER MOVED, That the full text of said argument hereby authorized be shown
13 in the copy attached to this motion and is hereby declared to be a part hereof; and, be it

14 FURTHER MOVED, That the Director of Elections be and is hereby authorized and
15 directed to include said argument in the pamphlet accompanying the sample ballots to be
16 mailed to the voters of the City and County of San Francisco for the election to be held on
17 Tuesday, November 5, 2002.

18

19

20

21

22

23

24

25

Declaration by Author of Arguments and / or Rebuttals

THE UNDERSIGNED AUTHOR(S) OF THIS BALLOT ARGUMENT X **FOR** or **AGAINST** PROPOSITION D FOR THE ELECTION TO BE HELD IN SAN FRANCISCO ON NOVEMBER 5, 2002 HEREBY STATE THAT SUCH ARGUMENT IS TRUE AND CORRECT TO THE BEST OF HIS/HER/THEIR KNOWLEDGE AND BELIEF. ALL SIGNERS OF THIS ARGUMENT MUST BE REGISTERED TO VOTE IN SAN FRANCISCO

*final
approved
on
8-26-10*

Style Notes B, I, or BI		# of words in each line
B	San Francisco consumers can no longer afford to give a blank check to	12
B	investor run utilities like PG&E and Mirant.	7
	PG&E is in federal bankruptcy court. The Mirant Corporation, which runs the Potrero Hill power plant, is being investigated by the Securities and Exchange Commission. Both face legal challenges from the state Attorney General and the City Attorney for unfair business practices.	12 12 12 6
	Recently, the Wall Street Journal reported, "...California's Energy Nightmare Shows Signs of Returning Soon -- the two biggest utilities still aren't creditworthy."	9 11 1
	San Francisco has the opportunity to avoid the risks of relying on investor run utilities by passing Proposition D.	13 5
	Proposition D will put San Francisco on the path to energy self-sufficiency by:	13
	<ul style="list-style-type: none"> • Allowing the city to produce cheap, reliable energy and sell it to San Francisco consumers; 	13 1
	<ul style="list-style-type: none"> • Establishing a renewable energy portfolio standard of 25% and implement energy efficiency goals; and 	10 4
	<ul style="list-style-type: none"> • Reform the Public Utilities Commission by sharing appointments between the Mayor, Board of Supervisors and the City Controller. 	9 9



City and County of San Francisco

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

Tails Motion

File Number: 021395

Date Passed: August 26, 2002

Motion authorizing rebuttal to opponent's ballot argument against Proposition D, a Charter Amendment regarding energy self-sufficiency.

August 26, 2002 Board of Supervisors — AMENDED, AN AMENDMENT OF THE WHOLE BEARING SAME TITLE

Ayes: 11 - Ammiano, Daly, Gonzalez, Hall, Leno, Maxwell, McGoldrick, Newsom, Peskin, Sandoval, Yee

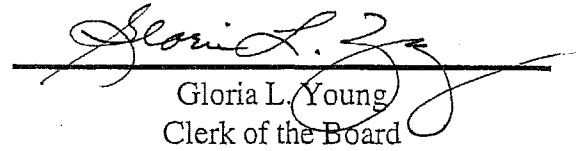
August 26, 2002 Board of Supervisors — APPROVED AS AMENDED

Ayes: 8 - Ammiano, Daly, Gonzalez, Leno, Maxwell, McGoldrick, Peskin, Sandoval

Noes: 3 - Hall, Newsom, Yee

File No. 021395

I hereby certify that the foregoing Motion
was APPROVED AS AMENDED on August
26, 2002 by the Board of Supervisors of the
City and County of San Francisco.


Gloria L. Young
Clerk of the Board