[Resolution supporting the Clear Act.]

Resolution in support of the CLEAR Act currently pending in the United States Senate and encouraging the California Air Resources Board to enact rules for AB32 implementation mirroring the provisions of the CLEAR Act providing for a Cap and Dividend protocol for greenhouse gas emissions reduction.

WHEREAS, The Intergovernmental Panel on Climate Change has found that "warming of the climate system is unequivocal," and that "most of the observed increase in global average temperatures since the mid-20th century is very likely due to the observed increase in anthropogenic greenhouse gas concentrations"; and

WHEREAS, The estimated costs to society of inaction on climate change are significant, and may include increases in extreme weather events, disruptions to agriculture, sea level rise, water scarcity, and more; and

WHEREAS, California's economy is particularly well-positioned to benefit from innovations in low carbon and clean technologies, cost savings from energy efficiency, increased use of renewable energy, and the green jobs that result from such innovation; and

WHEREAS, The State of California's Global Warming Solutions Act of 2006 (AB32) sets goals to reduce statewide greenhouse gas emissions back to 1990 levels by 2020; and

WHEREAS, The California Economic and Allocations Advisory Committee released a report in January 2010 that recommends limiting greenhouse gas emissions by auctioning a declining number of emissions permits to fossil fuel importers and producers, and returning "roughly 75 percent of allowance value" back to households; and

WHEREAS, At least 164 cities in California as members of ICLEI-Local Governments for Sustainability, have pledged to quantify and reduce their greenhouse gas emissions, and set local emission reduction targets; and

WHEREAS, Senators Maria Cantwell (D-WA) and Susan Collins (R-ME) have introduced the Carbon Limits and Energy for American Renewal (CLEAR) Act into the U.S. Senate, which sets a cap on overall emissions, auctions permits to fossil fuel importers, and returns 75 percent of revenues back to households as a cash dividend; now therefore, be it

RESOLVED, That the Board of Supervisors of the City and County of San Francisco encourages the California Air Resources Board (ARB) to enact rules for AB32 implementation that protect households by auctioning permits to fossil fuel importers and producers and returning the majority of revenues back to households; and, be it further

RESOLVED, That the Board of Supervisors of the City and County of San Francisco encourages the U.S. Senate, and California's Senators in particular, to pass the CLEAR Act; and, be it further

RESOLVED, That the Clerk of the Board is directed to transmit a fully conformed copy of this resolution the ARB and to United States Senators Barbara Boxer and Dianne Feinstein.



## City and County of San Francisco Tails

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

## Resolution

File Number:

100938

Date Passed:

July 20, 2010

Resolution in support of Assembly Bill 32 regarding the CLEAR Act pending in the United States Senate.

July 20, 2010 Board of Supervisors - ADOPTED

Ayes: 11 - Alioto-Pier, Avalos, Campos, Chiu, Chu, Daly, Dufty, Elsbernd, Mar, Maxwell and Mirkarimi

File No. 100938

I hereby certify that the foregoing Resolution was ADOPTED on 7/20/2010 by the Board of Supervisors of the City and County of San Francisco.

> Angela Calvillo Clerk of the Board

ayor Gavin Newsom

Date Approved