FILE NO. 120805

RESOLUTION NO. 2937

[Supporting Reunification of Immigrant Families Divided By Deportation - Senate Bill 1064 and House Bill 6128]

Resolution supporting the California Senate Bill 1064 – (Reuniting Immigrant Families Act) and Federal House Bill 6128 – (Help Separated Families Act) of 2012 that work to keep families united, and to reduce the amount of children placed in foster care as a result of immigration enforcement action, and urging State and Federal legislators to support these bills.

WHEREAS, Since June of 2009, the U.S. Immigration and Customs Enforcement (ICE) has deported over 75,000 residents of California through the "Secure Communities" program ("S-Comm"), which requires the sharing of fingerprint information at the point of booking by local or state law enforcement with the Department of Homeland Security/ICE; and

WHEREAS, Since the implementation of S-Comm, about 70% of individuals deported as a result of the program have no criminal record, or have been found to have committed low level crimes; and

WHEREAS, It is estimated that 22% of undocumented parents deported from the U.S. in 2010 have U.S. born children; and

WHEREAS, According to a 2011 report by the Applied Research Center, in the first six months of 2011, the federal government deported more than 46,000 parents of U.S. citizen children nationwide; and

WHEREAS, It is exceedingly difficult for immigrants who have been detained by ICE or who are in the deportation process to maintain contact with dependency courts or attend

Supervisor Campos, Olague, Avalos, Chiu, Cohen, Mar BOARD OF SUPERVISORS custody hearings within the time frame required by law for the purpose of family reunification; and

WHEREAS, When parents fail to appear at custody hearings their children are deemed "abandoned," and the courts often terminate parental rights, very often leading to permanent separation of parent and child; and

WHEREAS, When reunification is not possible, although child welfare policy prioritizes placing children with relatives, these placements often do not happen in immigrant families because undocumented relatives are deemed to live in unstable or unsafe situations; and,

WHEREAS, There are at least 5,100 children nationwide in the child welfare system
as a result of their parents being placed in immigration detention or being deported, and this
number is expected to rise to 15,000 in the next five years; and

13 WHEREAS, Most child welfare departments lack systemic policies to keep families
14 united when parents are detained or deported; and

WHEREAS, The Reuniting Immigrant Families Act (SB 1064-De León) is a pending
state bill that will eliminate family reunification barriers in the child welfare system for families
that have been separated by deportation: on file with the Clerk of the Board of Supervisors in
File No. ¹²⁰⁸⁰⁵, which is hereby declared to be a part of this resolution as if set forth fully
herein; and

WHEREAS, Senate Bill 1064 will:

- (1) Authorize the court to provide an extension in the family reunification period so that child welfare agencies can provide a more diligent search for parents who may be detained or deported, or help find a potential relative placement.
- (2) Affirm that immigration status per se is not a disqualifying factor in evaluating placement of a child with a relative (including a child's own parents).

Supervisor Campos, Olague, Avalos BOARD OF SUPERVISORS

20

21

22

23

24

25

1

(3) Require the California Department of Social Services to provide guidance to social workers on referring children eligible for Special Immigrant Juvenile Status and other immigration relief options to receive assistance in acquiring protective status. (4) Require the California Department of Social Services to provide guidance to counties and municipalities to establish Memorandums of Understandings with appropriate foreign consulates in child care custody cases; and WHEREAS, The Help Separated Families Act of 2012 (HR 6128 – Roybal-Allard, D CA 34) is a pending federal bill that will eliminate family reunification barriers in the child welfare system for families that have been separated by deportation: on file with the Clerk of the Board of Supervisors in File No.¹²⁰⁸⁰⁵, which is hereby declared to be a part of this resolution as if set forth fully herein; and WHEREAS, House Bill 6128 will: (1) Prohibit immigration status from being a disgualifying factor in evaluating placement of a child with a relative (including a child's own parent); (2) Clarify that certain forms of foreign identification are sufficient for purposes of a background check on the relative placement; (3) Ensure that questions about caregivers' immigration status are limited to purposes of eligibility for relevant programs or services; (4) Allow for waivers of certain requirements that would prevent the placement of a child with a relative due to a minor legal infraction; and (5) Prevent child welfare agencies from filing for termination of parental rights in cases where a parent's involvement in immigration proceedings is the main reason a child is in foster care, unless the state has made reasonable efforts to locate and contact the parent of the filing and made reasonable efforts to reunify the child; and

Supervisor Campos, Olague, Avalos BOARD OF SUPERVISORS WHEREAS, San Francisco is a sanctuary-city that prevents City officials from inquiring about immigration status in the course of routine city service provision; and

WHEREAS, These bills would allow all residents of San Francisco, regardless of their immigration status, to apply for guardianship of a child and provide them a stable home in the wake of immigration detention and deportation; now, therefore, be it

RESOLVED, That the San Francisco Board of Supervisors supports passage of The Reuniting Immigrant Families Act (SB 1064-De León) in California and passage of The Help Separated Families Act of 2012 (HR 6128-Roybal-Allard) in the United States; and be it

9 FURTHER RESOLVED, That the San Francisco Board of Supervisors calls upon the
10 California legislature, Governor Jerry Brown, and Attorney General Kamala Harris to support
11 passage of SB 1064; and the U.S. Congress, Congresswoman Nancy Pelosi, California
12 Senator Barbara Boxer, and Senator Dianne Feinstein to support passage of HR 612813 Roybal-Allard; and be it

FURTHER RESOLVED, That the San Francisco Board of Supervisors directs the
Clerk of the Board to send a copy of this resolution to California Senator Kevin De León,
Assemblymember Fiona Ma, Assemblymember Tom Ammiano, Senator Mark Leno, Senator
Leland Yee, U.S. Representative Lucille Roybal-Allard, U.S. Congresswoman Nancy Pelosi,
Senator Barbara Boxer, and Senator Dianne Feinstein.

1

2

3

4

5

6

7

8

Supervisor Campos, Olague, Avalos BOARD OF SUPERVISORS



City and County of San Francisco Tails

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

Resolution

120805 File Number:

Date Passed: July 31, 2012

Resolution supporting the California Senate Bill 1064 (Reuniting Immigrant Families Act) and Federal House Bill 6128 (Help Separated Families Act) of 2012 that work to keep families united, to reduce the amount of children placed in foster care as a result of immigration enforcement action, and urging State and Federal legislators to support these bills.

July 31, 2012 Board of Supervisors - ADOPTED

Ayes: 11 - Avalos, Campos, Chiu, Chu, Cohen, Elsbernd, Farrell, Kim, Mar, Olague and Wiener

File No. 120805

I hereby certify that the foregoing Resolution was ADOPTED on 7/31/2012 by the Board of Supervisors of the City and County of San Francisco.

Angela Calvillo Clerk of the Board

Mayor /

Date Approved