

100300

Petitions and Communications received from March 2, 2010, through March 8, 2010, for reference by the President to Committee considering related matters or to be ordered filed by the Clerk on March 16, 2010.

From Office of the Mayor, submitting notice that Mayor Newsom will be out of state from March 5, 2010, through March 7, 2010. Supervisor Sean Elsbernd will serve as Acting Mayor. (1)

From Susan White, submitting support for proposed smoking provision exempting "semi enclosed" smoking rooms. File No. 091443 (2)

From Office of the Controller, submitting an annual report on impact fees for the Market and Octavia Community Improvement Fund for FY2008-2009. (3)

From concerned citizens, urging opposition to public power in San Francisco. 33 letters (4)

From concerned citizens, submitting support for public power in San Francisco. 4 letters (5)

From Dick Morten, regarding the Community Choice Aggregation Program. (6)

From Office of the Controller, submitting the Controller's proposed financial policies. (7)

From Office of the Controller, submitting the Street and Sidewalk Maintenance report for the first half of FY2009-2010. (8)

From Office of the Controller, submitting the results of the follow-up review for an audit of the Sheriff's Inmate Welfare Fund. Copy: Each Supervisor (9)

From Marilyn Amini, regarding proposed amendment to pending Discretionary Review Reform Legislation. File No. 091020, Copy: Each Supervisor (10)

From Capital Planning Committee, regarding the proposed Capital Plan for FY2011-2020. (11)

From Citizen's General Obligation Bond Oversight Committee, submitting the 2009 annual report of the Citizen's General Obligation Bond Oversight Committee. (12)

From SF Labor Council, concerning proposed Charter Amendment sponsored by Supervisors Mar/Campos regarding reducing employer retirement benefit costs. File No. 100156, Copy: Each Supervisor (13)

From SF Labor Council, submitting support for proposed Charter Amendment sponsored by Supervisors Mar/Campos regarding reducing employer retirement benefit costs. File No. 100156 (14)

From Clerk of the Board, submitting Form 700 Statement of Economic Interests for Hillary Ronen, Legislative Aide to Supervisor Campos, assuming. (15)

From Barbara Austin, urging the Board of Supervisors to return proposed legislation regarding Mandatory Discretionary Review to the Planning Commission for rewrite and review. File No. 091038, Copy: Land Use Committee Members and Clerk (16)

From Channing Moore, regarding the recent raids by ABC at several SF bars. (17)

From T-Mobile, submitting notification letter for a cellular site at 10 Bernal Heights Boulevard. (18)

From State Public Utilities Commission, submitting notification that PG&E has filed an application for expedited authorization to provide summer 2010 rate relief for households with upper tier consumption. Copy: Each Supervisor (19)

From Peter Pierson, regarding proposed changes to the Nob Hill Masonic Auditorium. (20)

From Sandy Weil, regarding spraying pesticides over San Francisco as proposed by the State of California. 2 letters (21)

From concerned citizens, submitting support for proposed legislation concerning the Sit/Lie law. 2 letters (22)

From Ahimsa Sumchai, commenting that the San Francisco Fire Department has achieved a ten minute response time for all ten districts across the city for non-emergency calls. (23)

From Rael & Letson, regarding the final two-year average pension proposal and long-term salary growth assumption. Copy: Each Supervisor (24)

From Susanna Chau, urging the Board of Supervisors to help San Francisco win the bid for Google Fiber for Communities. (25)

From David Guldmann, regarding the homeless men sleeping on Stevenson Street. (26)

From James Corrigan, regarding the San Francisco Fire Department. 2 letters (27)

From Julianna Agardi, requesting Care Not Cash and the Residential Hotel Unit Demolition and Rehabilitation Ordinance be repealed. (28)

From Eric Von Berg, regarding proposed legislation on Seismic Strengthening of Soft-Story, Wood-Frame Buildings. File No. 091113 (29)

From Arthur Evans, regarding the public hearing on the Sit-Lie law. (30)

From Department of Public Health, submitting the quarterly AIDS Surveillance Report for AIDS cases reported as of December 31, 2009. (31)

From Verizon Wireless, submitting notification letter for a cellular site at 1050 Sansome Street. (32)

From Municipal Transportation Agency, regarding the budget deficit and fare changes. Copy: Each Supervisor (33)

From James Miller, regarding smoking laws in San Francisco. (34)

From Rich Olen, submitting support for Police Chief Gascon. (35)

From George Wooding, submitting a letter from the West of Twin Peaks Central Council regarding Discretionary Review. File No. 091020 (36)

From Rachael Kagan, submitting the current issue of Straight Up, the neighborhood newsletter about the San Francisco General Hospital rebuild project. (37)

From Jason Barton, regarding proposed rent legislation. (38)

From Office of the Chief Administrator, submitting the proposed Capital Plan for FY2011-2020. Copy: Each Supervisor (39)

From U.S. Fish and Wildlife Service, submitting the Final Comprehensive Conservation Plan for the Farallon National Wildlife Refuge. (40)

Office of the Mayor
City & County of San Francisco



Orig c page
e: BOS-11, COB, Leg Dep,
Op. Dep. CA, RC, PN
Gavin Newsom

RECEIVED
BOARD OF SUPERVISORS
SAN FRANCISCO

2010 MAR -5 AM 10:17

BY _____ SK

March 4, 2010

Ms. Angela Calvillo
San Francisco Board of Supervisors
1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94109

Dear Ms. Calvillo,

Pursuant to Charter Section 3.100, I hereby designate Supervisor Sean Elsbernd as Acting-Mayor from the time I leave the state of California at 12:00PM on Friday, March 5, 2010, until 5:00PM Sunday, March 7, 2010.

In the event I am delayed, I designate Supervisor Elsbernd to continue to be the Acting-Mayor until my return to California.

Sincerely,


Gavin Newsom
Mayor, City and County of San Francisco

cc: Mr. Dennis Herrera, City Attorney

①



Sue White
<suewhite76@gmail.com>
03/05/2010 10:26 AM

To board.of.supervisors@sfgov.org
cc
bcc

Subject Board Communications Correction

Dear Clerk of the Board,

Last week, I sent a message to you to be passed along to the Board of Supervisors regarding the proposed smoking ordinance. I am happy to see that you included it in the communications for the March 9, 2010 Board of Supervisors meeting as item #26.

Unfortunately, in the summary section of the communications included at the beginning, I believe you misrepresented the intent of my message. It states, "From Susan White, urging the Board of Supervisors to remove the provision that only exempts 'semi enclosed' smoking rooms from the proposed smoking legislation."

If you reread my message, I am in SUPPORT of the provision exempting "semi enclosed" smoking rooms; what I am urging the Board to remove is the time-table provision -- that is, the portion that only allows these rooms to be exempted if they were created prior to December 31, 2009. I truly believe that this exemption is an excellent way to keep our streets and sidewalks more smokefree, and would like to encourage more businesses to consider keeping smokers on their property and off the public right-of-ways.

Can this be fixed in the communications summary?

Thank you, and have a great weekend.

Susan White

2



MEMORANDUM

TO: Members, Board of Supervisors
Clerk of the Board

FROM: Ben Rosenfield, Controller

DATE: February 2, 2010

SUBJECT: **Controller's Annual Report on Impact Fees for the Market and Octavia Community Improvements Fund for Fiscal Year ending June 30, 2009**

RECEIVED
BOARD OF SUPERVISORS
SAN FRANCISCO
2010 MAR - 1 PM 3:12
BY AK

BACKGROUND

Planning Code Section 326.6 (c) requires the Controller's Office to file an annual report with the Board of Supervisors on the Market and Octavia Community Improvements Fund. No annual reports were prepared for the period from the Fund's establishment in Fiscal Year 2005-06 through Fiscal Year 2007-08 as no deposits to or withdrawals from the fund were recognized during that period. This annual report covers the period of Fiscal Year 2008-09 (from July 1, 2008 through June 30, 2009). The section headers in this report correspond to the elements of the report required by Planning Code Section 326.6(c).

(1) A description of the type of fee in each account or fund

The type of fee in the Market and Octavia Community Improvements Fund is an area plan community infrastructure impact fee. Pursuant to Planning Code Section 326.6(b), the receipts in the Fund are to be used to design, engineer, acquire, and develop and improve neighborhood open spaces, pedestrian and streetscape improvements, community facilities, childcare facilities, and other improvements that result in new publicly-accessible facilities and related resources within the Market and Octavia Plan Area or within 250 feet of the Plan Area. Funds may be used for childcare facilities that are not publicly owned or "publicly-accessible". Funds generated for 'library resources' should be used for materials at the Main Library, the Eureka Valley Library, or other library facilities that directly service Market and Octavia Residents. Funds may be used for additional studies and fund administration as detailed in the Market and Octavia Community Improvements Program Document. These improvements shall be consistent with the Market and Octavia Civic Streets and Open Space System as described in Map 4 of the Market and Octavia Area Plan of the General Plan, and any Market and Octavia Improvements Plan. Monies from the Fund may be used by the Planning Commission to commission economic analyses for the purpose of revising the fee pursuant to Section 326.3(d), to complete an updated nexus study to demonstrate the relationship between development and the need for public facilities if this is deemed necessary.

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(2) Amount of the fee

The fee rate for FY2009:

\$10 per Net Square Foot of Residential Development

\$4 per Net Square Foot of Commercial Development

(3) Beginning and ending balance of the accounts or funds including any bond funds held by an outside trustee

Beginning balance:\$0.

Ending balance: \$29,532

(4) Amount of fees collected and interest earned

One deposit in the amount of \$29,330 for the 435 Duboce Street Project. \$202 in interest was earned by the fund during the reporting period through June 30, 2009.

(5) Identification of each public improvement on which fees or bond funds were expended and amount of each expenditure;

No fees were expended in FY09.

(6) An identification of the approximate date by which the construction of public improvements will commence;

Not Applicable.

(7) A description of any inter-fund transfer or loan and the public improvement on which the transferred funds will be expended; and

Not Applicable

(8) Amount of refunds made and any allocations of unexpended fees that are not refunded.

Not Applicable

Please contact me or Leo Levenson, Director, Controller's Office Budget and Analysis Division, at 554-4809 if you have any questions regarding this information.

Document is available
at the Clerk's Office
Room 244, City Hall

3/5/10 4:00 pm

Rec'd telephone
call from
Melvin Lichtman
1661 - Pine St # 927
SF Ca 94109

Vote No on
Public Power

CCA
No

4



Jac Reedy
<jacreedy@yahoo.com>
03/02/2010 06:19 PM

To board.of.supervisors@sfgov.org
cc
bcc

Subject I approve of new energy change

History:  This message has been forwarded.

Dear policy makers,

We have lived in SF for over 10 years now and are looking forward to the positive change the Board will bring to providing energy for San Franciscans through the Community Choice Aggregation.

We support your intentions to provide energy for all of San Francisco through the CCA even if it means our electricity bill could increase because we believe San Francisco policy has consistently been more forward thinking than any energy company in the state, in the country, in the world. Meaning, we believe the intentions of the Board are to provide reliable alternative sources of energy through solar, wind and water.

We are writing because we have recently received a flyer provided by the Coalition for Reliable and Affordable Electricity (which includes PG&E)/Common Sense Coalition. I think the propaganda they are sending out is just big business flexing their muscle through scare tactics, when all they are trying to do is protect their own monopoly on providing energy.

Their flyer said to email the SF Board of Supervisors saying "no", but we're supporting by saying "YES". Please feel free to update us on any progress with this in the future.

Thank you,


Jac Reedy and Rogelio Foronda, Jr.
860 Corbett Avenue, #101
San Francisco, CA 94131

5



Anundsen@aol.com
03/03/2010 04:19 PM

To board.of.supervisors@sfgov.org
cc
bcc
Subject yes on public power

History:  This message has been forwarded.

Just received a flyer urging me to urge you to reject the public power idea. But I'd like to know more about it, so I'm "yes" for the time being.

Kristin Anundsen
San Francisco



Sarah Rizk
<smrizk@stanford.edu>
Sent by: smrizk@gmail.com

03/04/2010 03:28 PM

To board.of.supervisors@sfgov.org
cc
bcc
Subject YES on CCA

I want to express my support for San Francisco's Community Choice Aggregation Program. This is a great way to increase the amount of renewables and as an electricity customer I appreciate the city striving for increased environmental responsibility. I would further like to express my support for the inclusion of local distributed generation and local job creation as part of San Francisco's Community Choice Aggregation Program.

Thank you,
Sarah Rizk
Mission District resident, SF

--

"I'd put my money on the sun and solar energy. What a source of power! I hope we don't have to wait until oil and coal run out before we tackle that." - Thomas Edison, 1931



Timothy Caro-Bruce
<tcarobruce@gmail.com>
03/04/2010 04:50 PM

To board.of.supervisors@sfgov.org
cc
bcc
Subject I'm for CCA

Dear Board of Supervisors,

I just received another dishonest mailer regarding public power from the "Common Sense Coalition", a group sponsored by Pacific Gas and Electric.

I'm a strong supporter of Community Choice Aggregation, which would allow San Francisco to provide cheaper, greener power to its citizens. As a PG&E rate-payer, I'm so frustrated that the money we pay to light and heat our apartment goes toward disseminating PG&E's propaganda. Worst of all, PG&E is a monopoly, so I can't opt out unless I want to eat cold soup in the dark.

For San Francisco's residents, businesses, and environment, public power can't come soon enough.

Thank you for your work on this issue,
Timothy Caro-Bruce
District 10



Morten
<msarawak@yahoo.com>
03/03/2010 01:58 PM

To board.of.supervisors@sfgov.org
cc Dick Morten <msarawak@yahoo.com>
bcc
Subject Community Choice Aggregation Program

History:  This message has been forwarded.

Dear members of the Board of Supervisors,

I am concerned that the Controller's Report estimating a high, 24%, rate increase for participants in the Community Aggregation Program. If the program is established PG&E customers should be allowed to Opt-In. No automatic customer enrollment into the program. No one should be forced to join the program or pay fees to terminate participation.

The Budget Analyst cost estimate of \$12 million must be fully repaid with interest within 2 years.

The issuance of bonds for the program must be voted on by the electorate because the good faith and credit of the city would be backing the bonds and additional bonds may squeeze out other worthy voter authorized bond funded programs.

The Budget Analyst cost estimate of ongoing administrative costs of \$12 million must fully be paid by the program.

Where are the accountability measures?

A major new city program should be authorized by the voters.

Dick Morten

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City and County of San Francisco

Office of the Controller

Document is available
at the Clerk's Office
Room 244, City Hall

Controller's Proposed Financial Polices

RECEIVED
BOARD OF SUPERVISORS
SAN FRANCISCO

2010 MAR -2 AM 9:14

BY _____

SK



March 1, 2010

7

BOS:11

Document is available
at the Clerk's Office
Room 244, City Hall

To: Angela Calvillo,
Clerk of the Board
From: Office of the Controller
City Services Auditor

City and County of San Francisco

Office of the Controller – City Services Auditor

RECEIVED
BOARD OF SUPERVISORS
SAN FRANCISCO

BY _____
2010 MAR -2 PM 2:29

STREET AND SIDEWALK MAINTENANCE

6-MONTH REPORT FY 2009-10

**Commercial and residential routes
both met street and sidewalk
cleanliness standards during the
first half of FY 2009-10**



March 2, 2010

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CITY AND COUNTY OF SAN FRANCISCO
OFFICE OF THE CONTROLLER

To: Angela Calvillo,
Clerk of the Board
From: Office of the Controller
City Services Auditor

Ben Rosenfield
Controller

Monique Zmuda
Deputy Controller

cc: Each Sup

Document is available
at the Clerk's Office
Room 244, City Hall

AUDIT FOLLOW-UP MEMORANDUM

DATE: March 2, 2010
TO: Michael Hennessey, Sheriff, Sheriff's Department
FROM: Tonia Lediju, Director of Audits, City Services Auditor
SUBJECT: Results of Follow-up Review for Audit of the Sheriff's Inmate Welfare Fund

EXECUTIVE SUMMARY

The Controller's City Services Auditor Division (CSA) issued an audit of the Sheriff's Inmate Welfare Fund on March 16, 2007, titled, *Office of the Sheriff: The Sheriff is Entitled to Additional Commissions From Its Telephone Services Provider for the Inmate Welfare Fund*. CSA issued two audit follow-up questionnaires to the Sheriff's Department (Sheriff), at six-month and 12-month intervals, inquiring about the status of implementation of the audit recommendations. No response to either inquiry was received from the Sheriff. Subsequently, CSA completed a follow up on the status of the recommendations from the March 16, 2007, audit report.

In its 2007 response to the audit report, the Sheriff concurred with six of the report's seven recommendations. Of the five recommendations CSA selected to assess evidence of the Sheriff's implementation, two were fully implemented, two were partially implemented, and one was not implemented. The detailed recommendations and the implementation status of each are presented in Attachment A. The Sheriff's response to this follow-up is included as Attachment B.

RECEIVED
BOARD OF SUPERVISORS
SAN FRANCISCO
2010 MAR -2 AM 10:59
SLC

BACKGROUND & METHODOLOGY

California Penal Code (CPC), Section 4025 provides that each county may maintain an inmate welfare fund, and requires that the fund be used for the benefit, education, and welfare of the inmates confined in county jails. The Sheriff's Department (Sheriff) of the City and County of San Francisco (City) administers the Inmate Welfare Fund.

Generally Accepted Government Auditing Standards (GAGAS), Section 8.05, promulgated by the United States Government Accountability Office, states that the purposes of audit reports include facilitating follow-up to determine whether appropriate corrective actions have been taken. In accordance with GAGAS, CSA conducted a follow-up review for five of the recommendations contained in the March 16, 2007, audit report,

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titled, *Office of the Sheriff: The Sheriff is Entitled to Additional Commissions From Its Telephone Services Provider for the Inmate Welfare Fund.*

This follow-up review determined whether the Sheriff has taken the corrective actions needed to implement the audit report's recommendations. The goal of implementing the audit recommendations is to ensure that the Sheriff both retrieves all of the funds to which it is entitled, and complies with the City's contracting rules. CSA requested that the Sheriff report the progress of implementing each of the recommendations. The auditor's role was to verify the reported progress on five judgmentally selected recommendations.

To conduct the follow-up, CSA met with Sheriff personnel to discuss the status of the corrective actions taken to date. CSA also obtained documentary evidence, verified the existence of processes that have been established, and documented the results of our fieldwork.

RESULTS

The Sheriff's chief financial officer reported to CSA the Sheriff's progress on the implementation of the five selected recommendations. For the five recommendations assessed, CSA interpreted the information provided to indicate that the Sheriff has:

- Fully implemented recommendations number 4 and 6.
- Partially implemented recommendation numbers 2 and 5.
- Not implemented recommendation number 1.

See the attached schedule for details of the status of the five recommendations selected for follow-up testing.

CSA extends its appreciation to you and your staff who spent time working with us to answer our questions. If you have any questions or concerns, please call or e-mail Audit Manager Elisa Sullivan, at (415) 554-7654 or Elisa.Sullivan@sfgov.org.

cc: Ben Rosenfield, Controller
Robert Tarsia, Deputy Audit Director
Elisa Sullivan, Audit Manager
Edvida Moore, Associate Auditor

March 8, 2010

File 091020 Alisa S
Bas: 11
CPA
RECEIVED
BOARD OF SUPERVISORS
SAN FRANCISCO
2010 MAR -8 PM 3:17

City & County of San Francisco Board of Supervisors
Land Use & Economic Development Committee Members:
Supervisors Sophie Maxwell, Eric Mar, David Chiu
City Hall, 1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94102-4689

RE: File 091020 [Discretionary Review - Planning Department Fees]
Item 2, March 8, 2010 Land Use & Economic Development Committee
- Hearing on Supervisor Mar's Amendment of the Whole to subject
DR Reform Legislation to amend Planning Code Sections 311, 312,
352 and 355. [Planning Case No. 2009.0227TU]

[Copy hand-delivered
in Committee @ time
of hearing on matter]

Dear Supervisors,

Supervisor Mar's proposed Amendment of the Whole to pending Discretionary Review ("DR") Reform legislation indeed constitutes a material modification thereof. Substantiation of same is set forth, in part, below.

Planning Code ("Code") Section 302(d) requires that any such material modification that has not been approved or disapproved by the Planning Commission ("Commission") shall be referred back to the Commission for Commission action at a duly noticed public hearing with such notice provided as is pursuant to requirements set forth in Code Sections 302(d) and 306.3 Said action shall be taken by Resolution to approve or disapprove and such material modification: "If approved by the Planning Commission, in whole or in part, the proposed amendment or part shall be presented to the Board of Supervisors, together with a copy of the resolution of approval." [Code Section 302(c)]

To date, the Commission has not taken said action by Resolution. N.B. - Code Section 302(d) holds that the Board of Supervisors ("Board") "shall not take final action upon any material modification that has not been approved or disapproved by the Planning Commission." Thereby, the Board's Land Use & Economic Development Committee ("Committee") cannot take final Committee action to forward said DR Reform legislation, with subject modifications, out of Committee to the full Board. At such time as the Committee takes action to adopt Supervisor Mar's Amendment of the Whole -- now scheduled to be submitted in Committee on March 8, 2010 -- Section 302(d) requires that "said amendment and the motion proposing modification shall be referred back to the Planning Commission for its consideration."

That the modifications set forth in subject Amendment of the Whole are indeed substantial, material and significant is patently clear.

Said newly proffered Amendment to Planning Code Sections 311 and 312 text would

(from Marilyn Amis)

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codify language to "eliminate the mandatory scheduling of a DR hearing before the Planning Commission upon receipt of a request for DR and instead allow some DR requests to be reviewed and heard administratively." [File 091020 Revised Legislative Digest, dated 2/18/10, at paragraph 4 thereof.]

Note new language contained in the Amendment of the Whole found in both Code Sections 311(d) and 312(e) as follows:

"The Department's Residential Design Team will evaluate an application for discretionary review to determine if it may meet the standard of exceptional and extraordinary circumstances, as defined above, or a policy or emerging planning issue. The Residential Design Team will **administratively reject** any application that does not meet these criteria, documenting the reasons for any such rejection. If the Residential Design Team has rejected an application for Discretionary Review, the Planning Commission **may hear the matter only if** at least one member of the Commission has requested that it be scheduled for a public hearing. [N.B. Bold emphases above, added.]

Find said new language in subject Amendment of the Whole 2/18/10 & 3/4/10 versions - in the latter, at page 6/25 through p.7/24 and page 13/24-10 = Sections 311(d) and 312(e), respectively. If someone is unhappy with the Department's determination to reject their DR request, it is my understanding that they can pay the Department \$300.00 to reconsider their request -- a \$300.00 "Reconsideration Fee". Troublesome?

Such material modification, which will allow Planning Department rejection of a DR request, will effectively erect a barrier whereby long-standing, 50-year-plus access to San Francisco's seven-member Commission by individual members of the interested public, will be severely hindered or, indeed, completely curtailed when, and if, this new language -- to authorize administrative rejection of DR applications -- is incorporated into Planning Code text. The Department will be "gate-keeper", effectively barring the public from access to the Commission, eliminating an important due process right --> hearing before the seven member Commission -- a critically important step in seeking relief, a step established by law.

At the 3/4/10 Commission hearing on subject DR Reform legislation, Commissioners asked the City Attorney, through the Planning Department representative, regarding the legal basis establishing the Commission's discretionary review powers. The Department's Elaine Forbes pointed to San Francisco's Municipal Code under the Business & Tax Regulations Code, Article 1 Permit Procedures, Section 26, which Section states,

"Subject to Subsection (b) below, in the granting or denying of any permit, or the revoking or the refusing to revoke any permit, **the granting or revoking power** may take into consideration the effect of the proposed business or calling upon surrounding property and upon its residents, and inhabitants thereof; and in granting or denying said permit, or revoking or refusing to revoke a permit, **may exercise its sound discretion** as to whether said permit should be granted, transferred, denied or revoked."

Ms. Forbes, however, did not point to the San Francisco Charter which, at Section 4.105, Subsection PERMITS AND LICENSES, states,

"All permits and licenses dependent on, or affected by, the City Planning Code administered by the Planning Department shall be approved by the Commission prior to issuance..."

The Commission can, appropriately, delegate some permit-approval function to the

Planning Department to be undertaken by the Department as a ministerial duty. The Charter-created Commission, duly appointed as representatives of the citizens of San Francisco, **cannot**, however, arbitrarily relegate, and/or transfer, its Charter-vested role, as **the granting or revoking power**, its essence, its intrinsic nature → **when** convened, in quorum, in a properly noticed public hearing -- to another person and/or entity. The Commission, and the Commission alone, is clearly **the granting or revoking power** which is authorized, by the above-referenced Article 26 of the Business & Tax Regulation Code, to "exercise its sound discretion as to whether said permit should be granted, transferred, denied or revoked".

The 1954 City Attorney Opinion No. 845--citing the California Supreme Court case Lindell -- emphasized the critically important role the Planning Commission plays in exercising its discretionary powers in the preservation and protection of our City, indeed a unique and exceptional and extraordinary City! Said Opinion No. 845 was reaffirmed in 1979 by City Attorney Opinion No. 79-29, which Opinion emphasizes such critical benefits as are provided and ensured by the Commission, as well. Exercise of the full Commission's discretionary powers is a very important tool to foster and further compliance with our City's Priority Policies set forth in Planning Code Section 101.1.

During the Commission's 3/4/10 hearing on DR Reform, Commissioner Olague testified to the importance of public access to DR hearing before the seven-member Commission to forestall such wholesale speculator transformation of neighborhoods as occurred in past years (dot.com boom / live, work, etc.).

Clearly the most material, and malignant, modification incorporated into subject Amendment of the Whole is the proposed transfer of power to the Planning Department to reject a DR application administratively. (Again, see paragraph 2 on page 2, above.)

Currently, the Department's Residential Design Team ("RDT") reviews applications for DR and makes a determination assessing whether a DR application satisfies the threshold definition of exceptional and extraordinary. The RDT's opinion can, subsequently, be shared with both DR requestor and project sponsor and be placed before the Commission at the time of DR hearing before the Commission. Instigation of such review, in concert with a rigorous, effective, early pre-application process has reduced the number of DR cases.

At the Commission's 3/4/10 hearing on DR Reform Commissioner Miguel acknowledged, "Supervisor Mar is making **a major amendment**." Also, in the course of his comments following public comment, Commissioner Miguel stated, "...we are making a recommendation to the Board of Supervisors regarding this legislation ... it's before the Land Use Committee...again on Monday. If we are going to give our opinion on this and our recommendation...we will have to give it today and not delay any longer.¹ ... Supervisor Mar is making a major amendment^{2, 3}.. and with that, if a motion comes before this body I will greatly support it."

-
1. This is erroneous information. **Code Sec. 306.4(d)(3)** states, "In the case of modifications made to proposed amendments made by the Board under **Sec. 302(d)** of this Code, the decision of the Planning Commission shall be rendered within 90 days from the date of referral of the proposed amendment or modification by the Board to the Commission.
 2. Audio tapes of Commission 3/4 hearing on subject matter provided on 3/5 omitted approximately 15 minutes of public comment and 45 minutes of Commissioner's comments following public comment.
(footnote continued on page 4, hereafter.)

Subsequently, Commissioner Borden moved "to approve this legislation..." In the course of Commissioner Borden's comments, she stated in part, "...This new version of the legislation...this package, I feel very comfortable with... We need to try a new process and see how it works...this package is a really good package to start with moving forward...I will make a motion to approve this legislative packet.... The Board of Supervisors is meeting Monday..." , at which time a "point of order" was raised that the Commission **could not** take action on subject Amendment of the Whole legislation because it was not properly noticed for action pursuant to requirements set forth in Code Section 302(d) nor on subject Meeting Agenda. Deputy City Attorney ("DCA") Stacey conferred with Commissioners about the legal barrier to action on the legislation pursuant to requirements of Code Sec.302(d).

On reconvening subject hearing, Commissioner Borden stated, "I was moving to adopt the Policy and Procedures modifications." To Commissioner Antonini's question if the Commission should take time until the Commission is satisfied and the public has had the required notice, DCA Stacey replied that the legislation, with Sections 311 and 312 amendments, is a separate matter.

To reiterate: The Planning Commission has not taken action by Resolution to approve or disapprove subject material Amendment of the Whole to the DR Reform legislation as required by Code Sections 302(d) & (c).

Additional modifications set forth in subject Amendment of the Whole are substantial and material. New language regarding the participation of neighborhood organizations in the DR process, and criteria limiting same, raised concern both on behalf of members of the public testifying and of Commissioners at the 3/4/10 Commission hearing on the matter.

Additionally, several Commissioners raised concerns, during said hearing, regarding the magnitude of such material modifications as were proffered in subject Amendment of the Whole:

- Commissioner Sugaya remarked, at one point, "...we may want to trash the whole thing ... it's getting more complicated ... instead of getting simpler it seems to be getting more complicated..."
- Commissioner Lee commented, in part, "...we are re-doing DRs ...This is a citizen's Commission that's been passed by the voters ... I think I'm going to vote for the, even though it's going to get very complicated... This is really complicated for future Commissions to understand when we go through the whole DR process. And our goal was a good goal because we want to spend more time in the policy and other zoning and changes for the neighborhoods. Now with the DR, if one Commissioner can pick it, say, "Let's do it", you know, why, why do we need to have the new changes? I mean, in some ways I think Commissioner Sugaya is right in this case...I guess we have to move forward..."
- Commissioner Miguel commented, "...I fully agree with Commissioner Sugaya that this has become much more complicated than anyone presumed it would..."

Quotes, cited herein, are captured accurately from repeated listening to media replay; the last quotes, herein, of Commissioners Lee & Miguel, are taken from the audio tapes provided.

3. See **Attachment 1** hereto, a copy of Coalition For San Francisco Neighborhoods 3/4/10 communication to the Commission requesting continuance of the matter for reasons set forth therein.

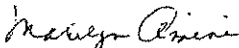
- Commissioner Sugaya remarked, "Yes, I guess. I don't know. I think I'm willing to go ahead...even though it's getting more complicated..."

There seems to be uniform applause, on the part of both the public and Commissioners, for successes resulting from stringent pre-application process and thoughtful project review by the RDT.

Need for such further "reform" as is incorporated in subject Amendment of the Whole to further modify Sections 311(d) and 312(e), transferring DR hearing from the discretionary purview of the Commission to the administrative realm of the Planning Department, is highly questionable. The Department's recent data analysis is based on a limited field -- e.g., forty-six (46) cases from 2007 and twenty-three (23) cases from April, 2009 - December 2009. At the March 4, 2010 Commission hearing on subject matter, DR data analysis -- based on additional DR cases in 2008, and just undertaken by the Department -- was presented by the Department's Craig Nikitas. Mr. Nikitas offered to share copies of ^{said} data and spreadsheets with the Commission. On 3/5/10 I submitted a request for same; copies of said materials are hopefully forthcoming.

I request that the Committee take action at today's hearing on the matter to refer back to the Planning Commission the Amendment of the Whole to subject DR Reform legislation for Commission consideration and action pursuant to Code Sec. 302(d).

Respectfully submitted,



Marilyn Amini
(415) 681-1825

cc: Members, Board of Supervisors
Members, Planning Commission
Mayor Gavin Newsom

Coalition for San Francisco



www.csfn.net • PO Box 320098 • San Francisco CA 94132-0098 • 415.262.0440 • Est 1972

President

Judith Berkowitz 415.824.0617

1st Vice President

Penelope Clark 776.3876

2nd Vice President

Angelique Mahan 334.7131

Recording Secretary

Demian Quesnel 861.5084

Corresponding Secretary

Dick Millet 861.0345

Treasurer

Jim Lew 771.5250

Members-at-Large

Sue Cauthen

Lorraine Lucas

Gary Noguera

Attachment 1

to 3/8/10
Communication re
DR Reform [Anini]

March 4, 2010

San Francisco Planning Commission
1650 Mission St., Suite 400
San Francisco, Ca 94103

Subject: Item 7. 2009.0227TU
DISCRETIONARY REVIEW COMMISSION POLICIES AND
PROCEDURES-Consideration of modifications to previously adopted
policies and procedures and material amendments to pending Dr
Reform Legislation.

**Request: Commission continue subject policy and
procedures and Planning Code text changes until such time
as required noticed public hearing is provided.**

Dear Commissioners,

Planning Code section 302(d) requires that the Commission hold a
noticed public hearing regarding material modifications to proposed
Planning Code amendments. Since the amendments to Planning
Code sections 311 and 312 recently proposed by Supervisor Mar
are substantive and have not been considered by the Commission,
in a noticed public hearing for Commission review and
recommendation regarding same, the Commission must continue
this hearing and hold a noticed public hearing on these material
modifications before the Board of Supervisors Land Use Committee
may approve these amendments.

The agenda item for today did not give notice of the
Commission's consideration of approval of Supervisor Mar's
amendments but merely noticed an informational presentation on
the amendments. Such informational presentation is insufficient to
move these material amendments forward to the Board of
Supervisors for approval. These amendments are material in that
they include, without limitation, changes to the proposed definition
of exceptional and extraordinary circumstances, procedures for the
Commission to hear a discretionary review request if the
Residential Design Team has rejected an application, new important

Barbary Coast Neighborhood Assn
Bayview/Hunters Point
Coordinating Council
Buena Vista Neighborhood Assn
Cathedral Hill Neighbors Assn
Cayuga Improvement Assn
Cole Valley Improvement Assn
Cow Hollow Assn
Diamond Heights Community Assn
Dolores Heights Improvement Club
East Mission Improvement Assn
Eureka Valley Promotions Assn
Ewing Terrace Neighborhood Assn
Excelsior District Improvement Assn
Fair Oaks Community Coalition
Forest Knolls Neighborhood Assn
Francisco Heights Civic Assn
Golden Gate Heights Nghbrd Assn
Greater West Portal Nghbrd Assn
Haight Ashbury Improvement Assn
Inner Sunset Action Committee
Jordan Park Improvement Assn
Laurel Heights Improvement Assn
Lincoln Park Homeowners Assn
Marina Civic Improvement &
Property Owners Assn
Miraloma Park Improvement Club
Mission Creek Harbor Assn
ew Mission Terrace Improvement Assn
North Beach Neighbors
North Park Neighbors
Oceanview, Marced Heights,
Ingleside — Neighbors in Action
Outer Mission Residents Assn
Pacific Heights Residents Assn
Panhandle Residents Organization/
Stanyan-Fulton
Potrero Boosters Neighborhood Assn
Richmond Community Assn
Rincon Point Neighborhood Assn
Russian Hill Improvement Assn
Russian Hill Neighbors
Sunset Heights Assn of
Responsible People
Sunset-Parkside Education &
Action Committee
Telegraph Hill Dwellers
Twin Peaks Council & Open
Space Conservancy
Twin Peaks Improvement Assn
West Presidio Neighborhood Assn

criteria for definitions of neighborhood organizations and new substantive requirements as to presentation of the discretionary review request by neighborhood organizations.

Further, CSFN opposes the Commission's adoption of the proposed modifications to the previously adopted policies and procedures. These policy and procedure modifications should not be approved because they mirror and carry into effect the material amendments proposed by Supervisor Mar which have not been properly noticed for hearing at this Commission for approval.

There are major problems with the proposed modified policies and procedures including without limitation those relating to the definition and qualifications of a neighborhood organization bringing an application for discretionary review and the requirement that a representative of the organization must present the discretionary review request at the public hearing.

The latter requirement would deny due process to residents of the City and members of neighborhood organizations since some residents may be more familiar with the issues relating to a certain block or property than a representative or officer of the neighborhood organization. Also, we note that page 2 of the Executive Summary is the suggestion that the policy modifications require that an "elected officeholder of the organization must present the discretionary review request at the public hearing" whereas Supervisor Mar's amendments only used the term "representative" of the organization" for this requirement. Requiring "elected officers" of neighborhood organizations to present all discretionary review applications relating to their neighborhood at the hearing would place an undue burden on the largely volunteer elected officers of such organizations.

CSFN is opposed to the delegation of Planning Commission powers of discretionary review to the Planning Department or Design Review Team. More important, however, the Planning Department has not clearly demonstrated a case that there is a need for such DR reform as is proposed. The Board of Supervisors Land Use Committee requested additional data on disposition of those DRs as were heard in 2008 through April, 2009. Such data has not yet been provided by the Department.

Please continue this item until such hearing, as is required by Code, is properly noticed and scheduled for hearing before the Commission.

Yours truly,



Judy Berkowitz, President
Coalition for San Francisco Neighborhoods

cc: BOS Land Use and Economic Development Committee



Capital Planning Committee

BSS-11
CaplP
cpage
COTB

Edwin M. Lee, City Administrator, Chair

MEMORANDUM

March 5, 2010

To: Supervisor David Chiu, Board President

From: Edwin M. Lee, City Administrator & Capital Planning Committee (CPC) Chair *ml*

Copy: Members of the Board of Supervisors
Angela Calvillo, Clerk of the Board
Capital Planning Committee

Regarding: Proposed FY 2011-2020 Capital Plan

In accordance with Section 3.21 of the Administrative Code, on March 1, 2010, the CPC reviewed materials on the Draft FY 2011-2020 Capital Plan. The CPC's recommendations are set forth below.

1. Board File Number TBD: Resolution to adopt the proposed ten-year capital expenditure plan for fiscal years 2011-2020.

Recommendation: The CPC supports adoption of the resolution.

Comments: During the March 1 meeting, the CPC recommended the approval of the FY 2011-2020 Capital Plan inclusive of the following changes:

- (1) Add the Forensic Sciences Center to the November 2015 Earthquake Safety & Emergency Response General Obligation Bond and move the date this measure will go to voters from November 2015 to November 2013;
- (2) Delay initiation of the County Jails #1 & #2 Replacement project from FY 2011 to FY 2013;
- (3) Add \$766,430,000 to Infrastructure & Streets total to capture updated costs of the Doyle Drive Replacement Project;
- (4) Add \$60,000,000 to Recreation, Culture & Education total for the Opera House Addition;
- (5) Add \$374,120,000 to Economic & Neighborhood Development total to reflect updated costs for Mission Bay Redevelopment;
- (6) Add to Executive Summary projected versus actual expenditures for pay-as-you-go-program;
- (7) Delete SF Jobs Created column from summary tables in Executive Summary; and

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2010 MAR -8 PM 4:16

BY AK

11



City and County of San Francisco
Citizens' General Obligation Bond Oversight Committee
 Hunter Stern, Chair
 Kristin Chu, Vice Chair

2 page

**Document is available
 at the Clerk's Office
 Room 244, City Hall**

January 28, 2010

Honorable Gavin Newsom, Mayor
 City and County of San Francisco
 City Hall, Room 200
 1 Dr. Carlton B. Goodlett Place
 San Francisco, CA 94102

Honorable Board of Supervisors
 City and County of San Francisco
 City Hall, Room 244
 1 Dr. Carlton B. Goodlett Place
 San Francisco, CA 94102

Dear Mayor Newsom and Members of the Board of Supervisors:

On behalf of my fellow members, I am pleased to present you with the 2009 Annual Report of the Citizens' General Obligation Bond Oversight Committee.

The Citizens' General Obligation Bond Oversight Committee was established in 2002 pursuant to Proposition F, which was approved by the San Francisco voters at the March 2002 election. This seventh report of the Committee describes our review of nine active bond programs and the audits, reports and projects of the City Services Auditor during 2009.

The Committee began 2009 with one of its nine seats vacant. During the year that long standing vacancy was filled. With a full complement of nine members, the Committee was able to function as the voters intended. The Committee held four regular meetings and two additional 'special' meetings in order to accomplish as much as possible.

The Committee is happy to provide additional information as requested and is able and willing to present to a summary of this 2009 Annual Report to the appropriate body of Board of Supervisors.

Sincerely yours,

Hunter Stern
 Chair, Citizens' General Obligation Bond Oversight Committee

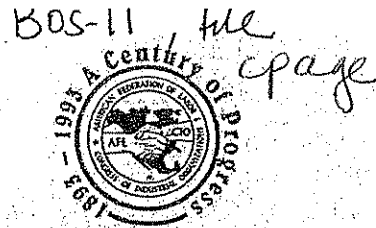
cc: Angela Calvillo, Clerk of the Board
 Ben Rosenfield, Controller
 Nadia Sesay, Director, Mayor's Office of Public Finance
 Civil Grand Jury
 Members of the Citizens' General Obligation Bond Oversight Committee

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SFLC San Francisco Labor Council



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2010 MAR - 1 PM 3:19

ALK

March 1, 2010

Dear City and County of San Francisco Board of Supervisors:

At the Board meeting of February 23, I spoke on behalf of the Public Employees Committee (PEC) in support of the Mar/ Campos pension legislation during the public comment period. Supervisor Elsbernd disputed a number of my comments during his subsequent remarks. We thought it would be helpful to provide a fuller explanation of our position in response to three of Supervisor Elsbernd's remarks.

Please note, in support of #3 below, we are enclosing an opinion from a second actuarial firm agreeing with actuarial consultant Ira Summer, that a flat 2% salary growth is not a reasonable long-term assumption. This opinion shows that the PEC's position on this matter is well founded and that our proposal is truly responsive to Supervisor Elsbernd's stated goal.

1. A compromise on the two years will provide momentum for continued cooperation on the upcoming budget discussions.

Supervisor Elsbernd disputed this statement citing the recent rejection of a tentative agreement at MUNI.

The fact is that the Labor Council has organized the Public Employees Committee as a functional and competent group that has worked successfully with the City on a series of issues including Prop B (Retiree Healthcare), the ERO rewrite, and under either of the two pension proposals before you – pension changes that will increase employee contributions and decrease pension benefits for new employees.

The TWU rejection was not by design. The TWU leadership made every effort to get the agreement ratified. They have and will continue to experience internal strife as a result of the outcome. And, there was no agreement between anyone and Supervisor Elsbernd to pull his Charter change proposal before the Rules Committee in exchange for the TWU tentative agreement. In fact, on the day of the TWU vote, Supervisor Elsbernd was quoted in the press about his plans to continue to pursue the Charter change without regard to the TWU agreement and vote.

2. The agreement reached in the Mar/ Campos proposal reflects a reasonable compromise that is responsive to increasing City employee pension costs

13

- EXECUTIVE DIRECTOR
TIM PAULSON
- PRESIDENT
MIKE CASEY
UNITE HERE 2
- SECRETARY TREASURER
JOSIE MOONEY
SEIU 1021
- VICE PRESIDENT FOR POLITICAL ACTIVITIES
CONNY FORD
OPEIU 3
- VICE PRESIDENT FOR AFFILIATE SUPPORT
LARRY MAZZOLA, SR.
Plumbers 38
- VICE PRESIDENT FOR COMMUNITY ACTIVITIES
HOWARD WALLACE
Pride at Work
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OPEIU 3
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TWU 250-A
- F.X. CROWLEY
IATSE 16
- DAMITA DAVIS-HOWARD
SEIU 1021
- OSCAR DE LA TORRE
Laborers 261
- ALLAN FISHER
AFT 2121
- ART GONZALEZ
IAM 1414
- MARY RUTH GROSS
SEIU UHW
- JOHN HANLEY, III
SF Firefighters 799
- MICHAEL HARDEMAN
Sign & Display 510
- DENNIS KELLY
United Educators of San Francisco
- GUNNAR LUNDEBERG
Salters Union of the Pacific
- ROSAFAYE MARSHALL
CLUW
- FRANK MARTIN DEL CAMPO
LCLAA
- LARRY MAZZOLA, JR.
Plumbers 38
- OLGA MIRANDA
SEIU 67
- ROBERT MORALES
Teamsters 350
- JOHN O'ROURKE
IBEW 6
- FRED PECKER
ILWU 6
- CRISS ROMERO
IFPTE 21
- MICHAEL SHARPE
UFCW 646
- MICHAEL THERIAULT
SF Building Trades Council
- JOHN ULRICH
UFCW 101
- BILL WONG
Carpenters 22
- JAMES WRIGHT
SEIU 1877
- SERGEANT AT ARMS
HENE KELLY
United Educators of San Francisco
- TRUSTEES
VAN BEANE
Teamsters 836
- HOWARD GRAYSON
SEIU UHAW
- CLAIRE ZVANSKI
IFPTE 21
- SECRETARY TREASURER EMERITUS
WALTER L. JOHNSON

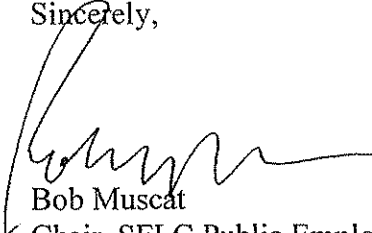
As mentioned above, we are attaching a copy of a letter from Mike Kaplan and Wendy Londa, two actuaries with Rael-Letson Consultants and Actuaries, a well known actuarial firm that consults with many public sector employee benefit plans in the western United States. Regarding the key issue of the proper salary growth rate assumption to project the long-term savings from the pension proposals, Mr. Kaplan and Ms. Londa conclude:

“We would agree with Mr. Summer that a flat 2% salary growth is not a reasonable long term assumption for reasons stated above. We typically see between 3.75% and 4.5% salary growth assumption used in actuarial valuations for the public sector. A 2% growth rate for the long-term seems unusually low. It would seem to indicate a negative merit and promotion component, which is unreasonable for the long-term. In fact, a 2% growth in wages is below the average annual increase in CPI-U over the past 20 years of approximately 3%. Assumptions are intended to mirror expected reality. However, a 2% wage growth seems to fall short of that; the City would have a difficult time hiring and retaining high-quality employees at that rate.”

We believe that this opinion, together with Mr. Summer’s earlier letter, conclusively establishes that Supervisor Elsbernd’s use of a long-term flat 2% salary growth rate assumption is incorrect, and that the 2-year formula in the Mar/ Campos proposal can conservatively be expected to achieve the same level of savings as that projected by Supervisor Ellsbernd.

It has been discouraging to the PEC leadership to be responsive as the stated goal keeps changing. Frankly, you are left wondering if there isn’t another unstated purpose. We urge you to recognize the flexibility of the PEC in supporting the Mar/ Campos proposal and continue to support a collaborative environment for future discussions on the even larger problems facing the City.

Sincerely,



Bob Muscat
Chair, SFLC Public Employees Committee

CC: Public Employees Committee
Tim Paulson
Mike Casey

enclosure

SFLC San Francisco Labor Council



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File 100156

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March 2, 2010

Board of Supervisors
City Hall
1 Dr. Carlton B. Goodlett Place, Room 244
San Francisco, CA 94102

Dear Supervisors,

The Executive Committee of the San Francisco Labor Council overwhelmingly voted to take a formal position in support of the Campos/Mar Charter Amendment regarding pension reform (**Item 15**).

The Charter as amended supports the two-year averaging agreement reached with the SFLC Public Employee Committee.

We urge your support today for this important pension reform which will save San Francisco hundreds of millions of dollars.

Sincerely,

Tim Paulson
Tim Paulson
Executive Director

opeiu3afl-cio(11)

(Handwritten initials)

- EXECUTIVE DIRECTOR
TIM PAULSON
- PRESIDENT
MIKE CASEY
UNITE HERE 2
- SECRETARY TREASURER
JOSIE MOONEY
SEIU 1021
- VICE PRESIDENT FOR POLITICAL ACTIVITIES
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- GUNNAR LUNDEBERG
Sailors Union of the Pacific
- ROSA FAYE MARSHALL
CLUW
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SEIU 87
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ILWU 6
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IFPTE 21
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SF Building Trades Council
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UNITY IS STRENGTH!



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City Hall
1 Dr. Carlton B. Goodlett Place, Room 244
San Francisco 94102-4689
Tel. No. 554-5184
Fax No. 554-5163
TDD/TTY No. 544-5227

Date: March 3, 2010
To: Members of the Board of Supervisors
From: Angela Calvillo, Clerk of the Board *AC*
Subject: Form 700

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This is to inform you that the following individual has submitted a Form 700 Statement

Hillary Ronen - Legislative Aide - Assuming

*orig LU Clerk
c: Sup Maxwell Mar, Chair
091038*

Board of Supervisors
c/o Angella Calvilla, Clerk
1 Carlton Goodlett Place
San Francisco, California

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BY AK

5163
Via Fax: 415-554-5227

Re: Pending D.R. Reform Legislation
before the Land Use Committee

For the Public Record and Distribution to the Supervisors

Dear Members of the Board of Supervisors,

We have read the proposed legislation and find it to be fatally flawed. It is no improvement to the current DR; if anything it is confusing and lacks clear definitions. It is a convoluted, complex system not easily accessible to average residents of the city let alone someone who has language problems.

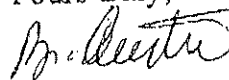
Send this poorly conceived legislation back to the Planning Commission to set easy to understand direct, specific objectives.

The Discretionary Process power should remain in the Planning Commission. The DR reform will harm access to individuals for basic democratic rights and a transparent government process.

The successive amendments are progressively not solving the problem and have even resulted in two (2) Commissioners dropping support and 2 more strongly critical of it.

Return this legislation to the Planning Commission for rewrite and review and refine the Pre-App process document.

Yours truly,



Barbara Austin
Francisco Heights Civic Association
Richmond District

16

Board of
Supervisors/BOS/SFGOV

03/02/2010 04:46 PM

To BOS Constituent Mail Distribution,

cc

bcc

Subject ABC enforcement in San Francisco



Channing Moore
<thechanning@gmail.com>

02/26/2010 05:34 PM

To boardofsupervisors@sfgov.org

cc

Subject ABC enforcement in San Francisco

Dear members of the board,

Last week, the California ABC raided several San Francisco bars including a personal favorite of mine, Bourbon and Branch. You can read about that here:

<http://www.sfgate.com/cgi-bin/article.cgi?f=/c/a/2010/02/25/MNMA1C6KEV.DTL>

This is completely ludicrous. California has a lot of problems right now, but Bourbon and Branch is not one of them, and the "infusions" at issue are no risk to the public.

I realize that you have no control over the ABC. Recently, however, SFPD has helped the ABC with many of their raids, for instance, shutting down the nightclub Caliente. I do not know whether SFPD helped out with the raid on Bourbon and Branch, but I will be livid if that's the case. I do not want my tax dollars spent paying SFPD officers to ride along and help shut down safe, fun, well-run local businesses. At the Police Commission's Mission community meeting last week, Chief Gascon assured me personally that he has no intention of shutting down nightlife. I expect that promise to be kept, and I expect that our officers will be out on the streets targeting the real problems in our city.

Sincerely,

Channing Moore

17



T-Mobile West Corporation
a subsidiary of T-Mobile USA Inc.
Engineering Development
1855 Gateway Boulevard, 9th Floor
Concord, California 94520

February 10, 2010

Anna Hom
Consumer Protection and Safety Division
California Public Utilities Commission
505 Van Ness Avenue
San Francisco, CA 94102

RE: T-Mobile West Corporation as successor in interest to Omnipoint Communications, Inc. d/b/a T-Mobile (U-3056-C) Notification Letter for T-Mobile Site No. SF23293B

This letter provides the Commission with notice pursuant to the provisions of General Order No. 159A of the Public Utilities Commission of the State of California (CPUC) that with regard to the project described in Attachment A:

- (a) T-Mobile has obtained all requisite land use approval for the project described in Attachment A.
- (b) No land use approval is required because

A copy of this notification letter is being sent to the local government agency identified below for its information. Should there be any questions regarding this project, or if you disagree with the information contained herein, please contact Garry Willey, Senior Development Manager, for T-Mobile, at (925) 521-5987, or contact Ms. Anna Hom of the CPUC Consumer Protection and Safety Division at (415) 703-2699.

Sincerely,



 Garry Willey
 Sr. Development Manager
 T-Mobile West Corporation
 a subsidiary of T-Mobile USA Inc.

Enclosed: Attachment A

cc: City of San Francisco, Attn: Planning Director, 1 Carlton B. Goodlett Place, San Francisco, CA 94102
 City of San Francisco, Attn: City Manager, 1 Carlton B. Goodlett Place, San Francisco, CA 94102
 City of San Francisco, Attn: City Clerk, 1 Carlton B. Goodlett Place, San Francisco, CA 94102

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ATTACHMENT A

1. Project Location

Site Identification Number: SF23293B
Site Name: ATC Bernal Heights
Site Address: 10 Bernal Heights Blvd, CA 94110
County: San Francisco
Assessor's Parcel Number: 5548-003
Latitude: 37° 44' 35.42" N
Longitude: 122° 24' 53.77" W

2. Project Description

Number of Antennas to be installed: 8
Tower Design: Antenna to be mounted to existing tower
Tower Appearance: Existing two-platform lattice tower.
Tower Height: 78 feet
Size of Buildings: 50 sq feet

3. Business Addresses of all Governmental Agencies

City of San Francisco
Attn: Planning Director
1 Carlton B. Goodlett Place
San Francisco, CA 94102

City of San Francisco
Attn: City Manager
1 Carlton B. Goodlett Place
San Francisco, CA 94102

City of San Francisco
Attn: City Clerk
1 Carlton B. Goodlett Place
San Francisco, CA 94102

4. Land Use Approvals

Date Zoning Approval Issued: 11/16/09
Land Use Permit #: 2008-1157C
If Land use Approval was not required:

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BY AK

NOTIFICATION OF PACIFIC GAS AND ELECTRIC COMPANY'S APPLICATION FOR EXPEDITED AUTHORIZATION TO PROVIDE SUMMER 2010 RATE RELIEF FOR HOUSEHOLDS WITH UPPER TIER CONSUMPTION

On February 26, 2010, PG&E filed an application for expedited authorization from the California Public Utilities Commission (CPUC) to modify the Tier 3 through 5 electric rates of residential customers not enrolled in the California Alternate Rates for Energy (CARE) program. Specifically, PG&E proposes to increase the Tier 3 rate, and reduce the Tier 4 and 5 rates, to bring them closer together. Households with substantial upper tier consumption are experiencing great hardship due to the steeply tiered rate structure currently in place. PG&E's proposal will lower bills for such households, particularly during hot summer months in areas with large cooling demands, and reduce month-to-month bill volatility. Households with Tier 3 consumption will see moderate bill increases under PG&E's proposal. Overall, this proposal is revenue-neutral, collecting the same amount of revenue as current rates. Under PG&E's proposal, rate changes would become effective June 1, 2010.

Will rates increase as a result of this application?

No changes are proposed for non-residential rates or for residential customers on the CARE program. Tier 1 and Tier 2 residential rates will remain unchanged as well. Under PG&E's proposal, non-CARE Tier 3 rates will increase by about 4.3 cents per kilowatt-hour (kWh), while non-CARE Tier 4 and 5 rates will decrease by about 3.7 cents and 5.4 cents, respectively, per kWh. Increases or decreases on individual residential non-CARE customer bills will depend on each customer's electric usage.

If the CPUC approves this application, a typical residential customer using 550 kWh per month will see the average monthly bill change from \$76.79 to \$79.42, an increase of \$2.63 per month. A residential customer using 850 kWh per month, which is about twice the baseline allowance, will see the average monthly bill change from \$172.29 to \$179.87, an increase of \$7.58 per month. A residential customer using 1,500 kWh per month will see the average monthly bill change from \$461.13 to \$437.99, a decrease of \$23.14 per month. Individual customers' bills may differ.

THE CPUC PROCESS

The CPUC's Division of Ratepayer Advocates (DRA) will review this application. The DRA is an independent arm of the CPUC, created by the Legislature to represent the interests of all utility customers throughout the state and obtain the lowest possible rate for service consistent with reliable and safe service levels. The DRA has a multi-disciplinary staff with expertise in economics, finance, accounting and engineering. The DRA's views do not necessarily reflect those of the CPUC. Other parties of record will also participate.

The CPUC may hold evidentiary hearings where parties of record present their proposals in testimony and are subject to cross-examination before an Administrative Law Judge (ALJ). These hearings are open to the public, but only those who are parties of record can present evidence or cross-examine witnesses during evidentiary hearings. Members of the public may attend, but not participate in, these hearings.

After considering all proposals and evidence presented during the hearing process, the ALJ will issue a draft decision. When the CPUC acts on this application, it may adopt all or part of PG&E's request, amend or modify it, or deny the application. The CPUC's final decision may be different from PG&E's application.

FOR FURTHER INFORMATION

To request a copy of the application and exhibits or for more details, call PG&E at 1-800-PGE-5000.

Para más detalles llame al 1-800-660-6789

詳情請致電 1-800-893-9555

For TDD/TTY (speech-hearing impaired), call 1-800-652-4712.

You may request a copy of the application and exhibits by writing to:

Pacific Gas and Electric Company
Summer 2010 Rate Relief Application
P.O. Box 7442, San Francisco, CA 94120

You may contact the CPUC's Public Advisor with comments or questions as follows:

Public Advisor's Office
505 Van Ness Avenue, Room 2103
San Francisco, CA 94102

1-415-703-2074 or 1-866-849-8390 (toll free)
TTY 1-415-703-5282 or 1-866-836-7825 (toll free)
E-mail to public.advisor@cpuc.ca.gov

If you are writing a letter to the Public Advisor's Office, please include the name of the application to which you are referring. All comments will be circulated to the Commissioners, the assigned Administrative Law Judge and the Energy Division staff.

A copy of PG&E's Summer 2010 Rate Relief and exhibits are also available for review at the California Public Utilities Commission, 505 Van Ness Avenue, San Francisco, CA 94102, Monday-Friday, 8 a.m.-noon.

March 1, 2010
TO: STATE, COUNTY
AND CITY OFFICIALS

**Notification of Pacific Gas and Electric Company's 2010 Rate Design
Window Application Filing**

On February 26, 2010, Pacific Gas and Electric Company (PG&E) filed its 2010 Rate Design Window Application with the California Public Utilities Commission (CPUC). The application complies with Commission Decision 09-03-026, which directed PG&E to design this type of program.

What is the Peak Time Rebate (PTR) program?

PG&E would like to inform our customers about proposed new time-based electric rates that will be available to residential customers on a staged basis during the summers of 2011 and 2012. This proposed rate is called the Peak Time Rebate (PTR) program. It is offered in response to a CPUC requirement that PG&E offer residential electric rates that will provide benefits to customers who conserve energy during critical peak periods. PG&E is proposing the design of this program in its 2010 Rate Design Window proceeding.

The PTR program will automatically apply to approximately 4.5 million PG&E residential electric customers when rollout is complete. To be eligible to participate, customers must have SmartMeter™ technology and be billed using hourly data. For most customers, PTR will apply starting in May 2012. In some limited geographic areas, PTR will be available in May 2011. In a few other areas, PTR may not be available until after May 2012 depending on the progress of SmartMeter™ deployment and hourly billing rollout. PTR will not apply to non-residential business or agricultural electric customers. Certain residential customers will also be ineligible for PTR, including Direct Access, Community Choice Aggregation, solar net metering and master metered customers, as well as customers with service on separately metered charging outlets for alternative fuel vehicles.

Under PG&E's proposal, the PTR program will provide residential customers bill credits for certain reduced electric usage on PTR event days. PG&E's proposal would give a credit of \$0.75 for each kilowatt-hour (kWh) reduction below a customer's savings threshold usage level. The savings threshold usage level is based on usage from days that precede the PTR event day. Customers participating in PG&E's SmartAC™ air conditioner (AC) program could receive additional credit savings by enrolling to have their AC system participate in PTR event days. These customers would receive a bill credit of \$1.25 for each kWh reduction below the savings threshold level.

PG&E proposes to trigger the PTR program on only 9 to 15 days per year, from 2:00 pm to 7:00 pm, based on temperature conditions or system constraints. Customers will be notified of a PTR event day by 2:00 pm on the preceding day.

PTR and other dynamic pricing and demand response programs are designed to reduce demand at critical times. PG&E does not benefit from the purchase of electricity in the wholesale market. This cost of electricity, as well as the cost of natural gas fuel, is a pass-through cost for our customers.

Will rates increase as a result of this application?

This application requests authority to recover in rates approximately \$32.7 million for the incremental costs associated with implementing PTR in 2010 through 2013. If the CPUC approves PG&E's full request, the cost of implementing the program will be recovered from all customers who receive transmission and distribution service from PG&E, including bundled customers (those who receive electric generation, as well as transmission and distribution service from PG&E) and direct access customers (those who purchase electricity from a non-PG&E supplier). The average increase in bundled electric rates would be 0.10 percent, and 0.16 percent for direct access customers.

THE CPUC PROCESS

The CPUC's Division of Ratepayer Advocates (DRA) will review this application. The DRA is an independent arm of the CPUC, created by the Legislature to represent the interests of all utility customers throughout the state and obtain the lowest possible rate for service consistent with reliable and safe service levels. The DRA has a multi-disciplinary staff with expertise in economics, finance, accounting and engineering. The DRA's views do not necessarily reflect those of the CPUC. Other parties of record will also participate.

The CPUC may hold evidentiary hearings where parties of record present their proposals in testimony and are subject to cross-examination before an Administrative Law Judge (ALJ). These hearings are open to the public, but only those who are parties of record can present evidence or cross-examine witnesses during evidentiary hearings. Members of the public may attend, but not participate in, these hearings.

After considering all proposals and evidence presented during the hearing process, the ALJ will issue a draft decision. When the CPUC acts on this application, it may adopt all or part of PG&E's request, amend or modify it, or deny the application. The CPUC's final decision may be different from PG&E's application.

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2010 Rate Design Window Application
P.O. Box 7442, San Francisco, CA 94120.

You may also contact the CPUC's Public Advisor with comments or questions as follows:
Public Advisor's Office
505 Van Ness Avenue, Room 2103
San Francisco, CA 94102

1-415-703-2074 or 1-866-849-8390 (toll free)
TTY 1-415-703-5282, TTY 1-866-836-7825 (toll free)
E-mail to public.advisor@cpuc.ca.gov

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A copy of PG&E's 2010 Rate Design Window application and exhibits are also available for review at the California Public Utilities Commission, 505 Van Ness Avenue, San Francisco, CA 94102, Monday-Friday 8 a.m.-noon.



POMPierson@aol.com
03/03/2010 10:32 AM

To rm@well.com
cc jim.miller@sfgov.org, board.of.supervisors@sfgov.org
bcc
Subject Nob Hill Masonic Auditorium Case #2008.1072C

Ron Miguel
San Francisco Planning Commission

Sir:

Case # 2008.1072C before you, if approved, will prove a disaster for Nob Hill as it is. Is this what you want, to spill what belongs South of Market onto Nob Hill? The Masons I suspect are out for the money and could not care less about the character of the neighborhood. As I've lived on Nob Hill for more than 20 years, I have seen the changes in their Masonic Center, such as the removal of their splendid library to a far smaller space.

For 15 years I lived across Taylor Street from the Auditorium and suffered the few loud amplified events they held. I parked then in the Center's garage and more than once found my reserved place occupied by attendees. Now they want more of the amplified noise and loud crowds of the sort that draw more than their share of scofflaws. If you approve Live Nation's proposal, I feel sorry for the poor guy who now rents my space, who'll find it taken time and again if he's not already in it.

I still live on Nob Hill, two blocks from the Masonic Center, and when 'concerts' are held in the Masonic Auditorium, the congestion becomes awful, with the noise of horns, brakes & curses, roaring mobs on foot crowding sidewalk and street, the limited street parking local residents have overwhelmed, and parking violations rife with blocked sidewalks and blocked handicapped access. The garages are too few, with Priority Parking in particular charging obscene rates. Public transportation is sorely inadequate; only the California Street Cable Car stops at the Masonic Center; #1 California bus stops on Sacramento at Cushman, close to Taylor, but it comes from downtown. Eastbound travels Clay. The line is already overburdened.

Keep those 'concerts' (drums, guitars, vocal screeching and a battery of amplifiers that would wake the dead) South of Market, with freeway access and fewer residents. Nob Hill does not have the facilities (parking, restaurants, public transportation, etc.) for the proposed scale of events.

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Peter O'M. Pierson
1310 Jones St, Apt 305
San Francisco CA 94109



sandy weil
<sweil46117@aol.com>
03/04/2010 07:51 AM

To board.of.supervisors@sfgov.org
cc
bcc
Subject Apple Moth Spraying - followup....not over SF

Dear Board of Supervisors:

It turns out for some unknown reason the State left out SF County this time around in aerial spraying for the Apple Moth. That wasn't the case previously.

Now the spraying program states "The qualification for aerial spraying is areas with less than 100 residents per square mile." I would still hope that the Sf DOE would encourage the the Board of Supervisors to write a statement stating that this unnecessary aerial spraying of pesticides not take place for health concerns on behalf of wildlife, plantlife, water contamination and people in the Bay Area.

Thank you,
Sandy

In a message dated 3/3/10 4:02:13 PM, Gavin.Newsom@sfgov.org writes:

Dear Ms. Weil:

Thank you for your recent correspondence. I have contacted the city's Department of the Environment (DOE) regarding your inquiry and I have been informed that based on the expertise and information of the DOE (San Francisco), there are no current plans for such spraying as outlined in your letter.

I hope this information serves your purposes.

Sincerely,

21



SWeil46117@aol.com

03/03/2010 09:49 AM

To board.of.supervisors@sfgov.org

cc

bcc

Subject Aerial Spraying Over OUR CITY!!!! Public Hearings needed.

Dear Supervisors:

The state has intentions to spray pesticides over populated nonagricultural areas for the nondestructive Apple Moth. **PLEASE IMMEDIATELY send a letter to Secretary Kawamura asking him to delay certification of the Environmental Impact Report (which could be certified as soon as Thursday, Mar. 4) until public hearings on the program are held in all affected communities. phone: 916-654-0433 email: akawamura@cdfa.ca.gov**

As you know may or may not know...

> the moth has been intercepted in CA since 1984, but the state can point to only 1 questionable incident of possible apple moth damage in the past 26 years

> the state environmental document on the program has just come out and **includes the possibility of aerial spray of large populated areas of California.**

> the program is an enormous waste of taxpayer money in hard economic times

> if tourists find out about the spraying they may avoid the area

> what about all the people who are homeless, how do they take cover from the spray?'

What gives the State the right to spray the air over our homes, schools and workplaces with pesticides?

Please for the sake of our public health take immediate action to stop this unnecessary spraying of toxic chemicals.

Mother Earth is dying and we keep dumping more toxic stuff in her and on her.

Thank you,

Sandy Weil

San Francisco, CA

PS - Study: Common Weedkiller Turns Male Frogs into Females

A new study shows one of the world's most commonly used weedkillers can turn male frogs into females. The chemicals in the weedkiller atrazine disrupt development and make frogs develop both male and female features. The European Union banned atrazine in 2004, but the weedkiller is still widely used in agriculture here in the United States. Researchers said approximately 80 million pounds of atrazine are applied annually in the United States alone. Atrazine is now the most common pesticide contaminant of ground and surface water. **And we wonder why cancer rates have skyrocketed! ENOUGH!!!!!!!!!!**

21



Young Song
<youngasong@gmail.com>
03/02/2010 08:50 AM

To board.of.supervisors@sfgov.org
cc
bcc
Subject YES on SIT/LIE Law

Hello Supervisors,

I love my city. However, I always to apologize for the visitors and tourists when they come to visit our lovely city and seeing the drug addicts and money beggers on the streets. Yes, we should feel compassionate for these people but there is only so much we can do. We need these tourism dollars to fuel our social program expenses.

Get these drug addicts and money beggers OFF OUR STREETS!

Young Song
1571 Church Street, Unit A
San Francisco, CA 94131

22



Richfo@aol.com
03/01/2010 08:38 PM

To board.of.supervisors@sfgov.org,
sfpd.southern.station@sfgov.org

cc

bcc

Subject Open Letter to Board of Supervisors & S.F.P.D.

Re: Sit/Lie

For years I have watched and studied persons sitting and lying on the Polk Street sidewalks. Most of these persons are watching see which pocket you have your wallet in, in case they or an accomplice wants to pick it. Pick-pockets often work in teams.

If you're a woman they know which arm your purse is on, and if you keep change in your pocket or your purse. If you parked your car, they know how long you put money in the meter for and how long before you'll be back.

If they have to defecate or urinate they'll do it between parked cars. Squatting down so as to not be obviously noticed. They'll use newspaper to wipe themselves and leave that on the street too. Women will leave bloody newspapers that they use instead of sanitary napkins.



Ahimsa Sumchai MD
<asumchai@live.com>
03/02/2010 12:22 PM

To Parkside Listserve <home@prosf.org>, Meshia
<communityfirstcoalition@yahooogroups.com>, Joanne
Hayes-White <joanne.hayes-white@sfgov.org>, Vicki
cc
bcc
Subject SFFD Achieves 10 minute non-emergency response time in
10 districts

From: asumchai@live.com
To: letters@sfoxaminer.com; editor@sfoxaminer.com; asumchai@live.com
Subject:
Date: Tue, 2 Mar 2010 11:49:15 -0800

Dear Editors,

It is admirable that the San Francisco Fire Department has achieved a ten minute response time for all ten districts across the city for non-emergency calls. However, the national gold standard for ambulance response times is driven by out of hospital cardiac arrest survival rates within an EMS jurisdiction as well as trauma outcome scores.

This takes on great significance in San Francisco where response times are delayed in the southwest and southeastern sectors. These are neighborhoods where traumatic injury incidences are high and more senior homeowners reside.

The SFFD target response time goal for Code 1 non-emergency calls is 8 minutes. For Code 3 and Echo life threatening fire and medical emergencies - the highest priority calls - the response time goal is 4.5 minutes. The SFFD is currently in the 90th percentile for attainment of all the department's response time goals but must work harder in it's response to life and death emergencies.

AHIMSA PORTER SUMCHAI, M.D.

Hotmail: Powerful Free email with security by Microsoft. [Get it now.](#)

Hotmail: Trusted email with powerful SPAM protection. [Sign up now.](#)

Your E-mail and More On-the-Go. Get Windows Live Hotmail Free. [Sign up now.](#)

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RAEL & LETSON
CONSULTANTS AND ACTUARIES

378 VINTAGE PARK DRIVE • FOSTER CITY, CALIFORNIA 94404-4813
TELEPHONE 650-341-3311 • FAX 650-341-5392
WWW.RAEL-LETSON.COM

Bos-11
File
c page

March 1, 2010

The Honorable Eric Mar
Board of Supervisors
Room 244, City Hall
San Francisco, California 94102

Re: Final Two-Year Average Pension Proposal and Long-Term Salary Growth Assumption

Supervisor Mar:

We have reviewed Ira Summer's February 22, 2010 letter to you on the Final Two-Year Average Pension Proposal simply to opine the salary growth rate assumptions.

In our experience, it is common to modify salary assumptions for the short-term to reflect wages negotiated in collective bargaining or expected wage increases due to the current economic environment. Given the current state of the economy and the City's budget, a flat, or 0% growth in wages, seems prudent for the short-term. However, just as the economy is expected to rebound, so should the expected growth in wages. It is important that the average salary growth estimate the true salary progression of participants in the San Francisco Employees' Retirement System (SFERS).

Note that the salary growth assumption is normally coupled with an inflation assumption and the difference represents the assumed increase in real wages. In fact, the Actuarial Standards Board suggests a building block approach to setting economic assumptions such as the salary growth rate. Inflation, productivity and merit are the key components for this assumption. Historically, real wage increases have exceeded inflation by a small amount indicating a merit and promotion assumption greater than 0%.

In general, for comparison purposes, when the cost impact of benefit changes is determined, the assumptions used are similar to those used in the actuarial valuation. Any deviations are usually noted and substantiated. Thus, based on the information available to us, we believe Mr. Summer's assumption of a 0% salary growth for two years followed by a gradual increase towards the Plan actuary's long-term growth assumption of 4.5% is supportable and we have no reason to question its reasonableness. Ultimately, the long-term salary assumption is the same as that used in the valuation with lower rates substituted in the early years to reflect the current economic environment.

24



Susanna Chau
<susanna.chau@gmail.com>

03/03/2010 11:02 AM

To board.of.supervisors@sfgov.org

cc

bcc

Subject Help SF to win a bid for Google Fiber for Communities

To whom it may concern,

In this financial trying times, San Francisco does not have the budget to build boardband infrastructure for all of it's communities. As a concerned parent and resident of San Francisco, please push SF Municipal agency to send an RFI to Google in bidding for Google Fiber for Communities. If San Francisco should be one of the chosen cities, our schools, public agencies, small businesses, and communities will benefit greatly both financially and technologically.

Regards,
Susanna Chau

25



David Guldmann
<guldmann2@yahoo.com>
03/05/2010 10:09 AM

To April Veneracion <April.Veneracion@sfgov.org>, Chris Daly
<Chris.Daly@sfgov.org>, board.of.supervisors@sfgov.org
cc
bcc
Subject Homelessness on Stevenson Street

Hi April and Chris,

I wanted to check-in about what's happening on our street. Over the past week, there have been on average about 6 homeless men sleeping on the sidewalks most nights of the week. It is both depressing and quite distressing that there is a shelter on Otis Street, just around the corner. And, it makes the neighborhood feel more unsafe than previously, because several of the men are obviously mentally ill, talking to themselves.

I would really like to see some action on the city's part, and I realize this is a particularly difficult time for the city with layoffs occurring. But I would appreciate a response.

David Guldmann, LCSW
www.davidguldmann.com
(415) 828-8489

26



JAMES CORRIGAN
 <marylouc@mac.com>
 03/04/2010 10:30 AM

To Sean Elsbernd <Sean.Elsbernd@sfgov.org>, Joshua Sabatini <jsabatini@sfoxaminer.com>, matierandross@sfchronicle.com, John Avalos
 cc
 bcc

Subject How to spend \$1,241,071 taxpayer dollars on two SFFD light-duty firefighter mechanics in three years time.

These two San Francisco firefighters worked side by side in the small but lucrative section of the SFFD called the Bureau of Equipment.

It is a tale of either, NON management; BAD Management or the BEST example of "taking care of one's own" with tax payers' dollars that I have ever seen

Together, in three years time, these two firefighters earned \$1,241,071 dollars.

Included in that are \$573,758 in OVERTIME.

\$106,181 in BONUS Pay that not a single extra hour's work needed to be performed.

God help us taxpayers,

Jim Corrigan

<http://www.sfoxaminer.com/local/Still-soaring-OT-tallies-raise-red-flag-86299052.html>

YEAR RANK BASE PAY OVERTIME BONUS PAY TOTALS

2009 Harvey FIREFIGHTER \$99,451 \$80,723 \$14,846 \$195,021
 (Bureau of Equipment)

2008 Harvey Firefighter \$93,690 \$74,283 \$14,645 \$182,618
 (Bureau of Equipment)

2007 Harvey Firefighter \$87, 129 \$79,728 \$16,823 \$183,680
 (Bureau of Equipment)

Three Year Totals \$280,270 \$234,734 \$46,314 \$561,319
 (For Harvey)

2009 Altenberg Firefighter \$99,451 \$107,079 \$23, 331 \$229,862
 (Bureau of Equipment)

2008 Altenberg Firefighter \$94,279 \$115,288 \$17,601 \$227,168
 (Bureau of Equipment)

2007 Altenberg Firefighter \$87, 129 \$116,657 \$18,935 \$222,722
 (Bureau of Equipment)

Thee Year Total \$280,859 \$339,024 \$59,867 \$679,752

For Altenberg

27



JAMES CORRIGAN
<marylouc@mac.com>
03/06/2010 12:34 PM

To board.of.supervisors@sfgov.org
cc Chris Roberts <c.hall.roberts@gmail.com>, Joshua Sabatini
<jsabatini@sfxaminer.com>
bcc
Subject Blue Print for How the SFFD can contribute to reducing the
magnitude of our fiscal crisis.

Dear San Francisco Supervisors:

Margaret Brodtkin's plan of 2004 to reduce costs in the San Francisco Fire Department, should offer to those Supervisors who wish to intelligently and safely reduce our Budget, a guideline to do just that.

Thank you,
Jim Corrigan

Cleaning Up The Fire Department Improves Public Safety

by Margaret Brodtkin, 2004-05-03

DON'T FALL FOR SHAMEFUL SCARE TACTICS

Last week the Firefighters Union, Local 798, mounted the most shameful fear-mongering campaign that I have ever seen. The Union's leafleting, web site and other scare tactics brought several hundred residents to City Hall to object to the City Controller's just-released audit (which they had never read) recommending changes in the San Francisco Fire-EMS system. Each person at the hearing had been convinced that her life was in jeopardy. One would never have known that if the Controller's report were implemented, every resident in the city would still be no more than 4 minutes from a fire station - a standard which would be the envy of every city in the country. And many people would have even greater access to emergency medical equipment and personnel.

There is no question that it is time to modernize and reform the San Francisco Fire Department. Reports of drinking and drugs, sexual and racial harassment, and disability and overtime abuse have significantly tarnished the reputation of the department. The SFFD has anachronistic positions and strategies that carry over from times when they relied on horses and telegraphs. The citizens have failed to reap the promised benefits of the 1997 merger of medical and fire suppression services as a result of the department's stubborn resistance to change. The SFFD has top brass positions that are unnecessary, unformed officers performing duties (such as being mechanics) that are better and less expensively performed by civilians, too many personnel assigned to some functions, and overtime costs related to one of the highest absentee rates in the city.

The Controller addressed what many have known for years, but everyone was afraid to

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say: The number of fires is way down; the number of medical calls is way up; and the allocation of resources is the reverse of what it should be. He even dared to suggest that a few fire stations could be closed (saving millions) - something that most people in City Hall know is eminently reasonable - even if they won't say so.

Here are some facts about the SFFD that all San Franciscans should know as they evaluate whether to support the City Controller and the many others who have attempted to promote reform:

- . San Francisco has more fire stations per square mile than any comparable city - four times LA and Portland, almost 3 times more than Oakland and San Jose, 50% more than Baltimore, and 20% more than Boston.
- . San Francisco firefighters work 15% less than other communities in California, yet earn comparable salaries despite working 8 fewer hours.
- . Only 11% of the SFFD responses are fire or smoke-related; 61% are medical. Yet the allocation of resources is reversed.
- . There is less than one working fire a day in San Francisco. The number of fires and major alarms has been cut in half in the past two decades, yet the staffing of the fire personnel has not been reduced accordingly.
- . San Francisco has the highest fire department cost per population of any comparable city - from 20% to 150% higher. The SFFD budget per station is approximately 60% higher than comparable communities.
- . 343 people in the SFFD made over \$100,000 in 2003; and 519 earned between \$90,000 and \$100,000. 39% MORE SFFD employees (241 people) made over \$90,000 in 2003 than in 2002.
- . The city spends \$18 million on premium pay for employees of the SFFD for things like driving a fire truck or having a desk job.
- . Approximately 25% of calls for fire suppression are false alarms, resulting in increased traffic danger, cost to equipment and lack of availability of equipment for other emergencies.

There are now \$50 million worth of ideas on the table about how to implement cost-efficiencies in the SF Fire Department - without in any way jeopardizing public safety. In fact, the irony is that this is one of the few instances where service can be improved and money can be saved at the same time. Consider the following recommendations:

WORK WEEK AND COMPENSATION

- . Increase work week to 56 hours like most other departments in the state* - SAVE \$16.6 MILLION
- . Cap premium pay at \$10 million - SAVE \$8 MILLION

EQUIPMENT

- . Reduce equipment by 2 trucks and 3 engines while continuing to maintain higher equipment ratios than other cities* - SAVE \$10.8 MILLION
- . Consolidate equipment at Treasure Island where equipment is used only 5 minutes a

day - SAVE \$500,000

- . Automate Jones St. Tank, a light duty sinecure - SAVE \$500,000
- . Eliminate call boxes; verify commercial alarms; improve screening for Code 3 calls* - This will reduce suppression workload by 42% by eliminating so many false alarms, and SAVE \$6 MILLION IN FUTURE YEARS

CIVILIANIZATION**

- . Civilianize 50 positions in the Bureau of Assignment, Bureau of Equipment, Bureau of Fire Prevention and Public Safety, Personnel Section, Community Affairs, the 911 Project, Facilities Renovation - SAVE \$2.5 MILLION

DEPLOYMENT OF STAFF

- . Reduce Four Battalion Chiefs - The Budget Analyst has recommended the elimination of 4 battalion chief positions (17.5 employees). The remaining six BC's would have an average utilization time of one hour and 48 minutes, and 7.25 dispatches, well within a reasonable workload, and less than the current workload of the busiest battalion chief. SAVE \$3.3 MILLION**
- . Eliminate Stress Unit and have firefighters use same medical benefits as all other city employees - SAVE \$300,000
- . Eliminate Chief's Aides/drivers - SAVE \$3,000,000**
- . Reduce command duplication on fire boat - SAVE \$500,000
- . Reduce number of Captains to one per house - \$SAVE 300,000
- . Reduce staff to one person per fire investigation as happens in other cities - SAVE \$1 MILLION
- . Reduce staffing on 6 of the lesser used trucks* - SAVE \$2.2 MILLION
- . Implement comprehensive cross staffing and flexible staffing patterns in all stations - SAVE UP TO \$10 MILLION IN FUTURE YEARS

The truth is that the scare campaign being mounted by the firefighters union is not about protecting public safety; their crusade against reform is about protecting a culture that has work rules, benefits, and life-styles that others in the workforce in the city do not share and the city cannot afford.

Without sufficient funds, San Francisco must close or reduce services in hospitals, childcare centers, senior and youth programs, public transit, parks and more. The risk of not implementing the recommendations of the Budget Analyst, City Controller and other experts regarding the SFFD is far greater than the risks of implementing them.

San Francisco deserves to protect its residents at a cost that is consistent with public need, rather than a cost consistent with outdated practices, staffing and equipment configurations. And San Francisco's elected officials must resist the temptation to pander, and instead show true civic leadership. In the end, everyone will benefit.

Notes:

* Recommended by the City Controller, April, 2004

** Recommended by the Budget Analyst, January, 2002

**BOARD OF SUPERVISORS.
CITY & COUNTY OF SAN FRANCISCO.
400 VAN NESS AVE.
SAN FRANCISCO.CALIFORNIA.
94102.
Tuesday, March 02, 2010**

**RECEIVED
BOARD OF SUPERVISORS
SAN FRANCISCO**

2010 MAR -3 PM 1:09

BY SK

**JULIANNA AGARDI.
34 6 TH ST # 425.
SAN FRANCISCO CALIFORNIA.
94103.
CLAIMANT.**

**CLAIM AND REQUEST TO REPEAL THE CARE NOT CASH
PROP N ORDINANCE.
REQUEST TO REPEAL THE RESIDENTIAL HOTEL UNIT
DEMOLITION AND REHABILITATION ORDINANCE.**

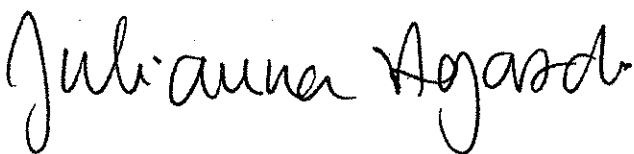
- 1. The City & County of San Francisco has a mandatory duty imposed upon by existing state law to pay General Assistance cash benefits on a monthly basis up to and more \$ 395 .The City failed to do that, since the implementation of the Care not Cash Prop N ordinance.This ordinance is wholly illegal therefore it is null and void.Only the Department of Social Security has the authority to regulate general assistance.It is further mandated by state law that the cash benefits would be forwarded to the recipient 's EBT card.**
- 2. It is further requested that the City & County of San Francisco repeal the Residential Hotel Unit Demolition and Rehabilitation ordinance for the care not cash hotels are not commercial enterprises.Therefore the rent should be reviewed**



and set for a rate provided by law, meaning in consideration of the recipients' income level.

3. Furthermore, It is requested that the city eliminate the Tenderloin Housing Clinic Property Management Department for it is neither property management nor it is a department. All what these people are doing is selling illegal drugs and laundering the drug money. It is unlicensed, unqualified and in violation of federal hiring guidelines, for they hire only black mostly male and drugdealer.
4. The city is to petition the court for receivership and replace the shelters which is the Care not Cash hotels are proper housing for low and extremely low income people, with proper rent guidelines, with professional management company, professional cleaning service, private security. Prohibit loitering on in and out of and around the building, and enforce it.
5. It is further requested that the Tenderloin Housing Clinic assess the money they have received over the years violating the rent and income guidelines including loans from the people, as well as from the federal and state government (and did not provide the services) and repay it back to the public funds.

In case of non – compliance litigation will ensue. Any public official which includes Gavin Newsom and Trent Roher will be sued as well in their individual and official capacity – if interferes with the law , and the enforcement of the law. For this field is occupied by state law, and no room is left for legislation or regulation neither by county legislative action, nor by initiative. Furthermore the same goes for public housing.



**Julianna Agardi
Complainant.**

Board of
Supervisors/BOS/SFGOV
03/03/2010 05:25 PM

To BOS Constituent Mail Distribution,
cc
bcc
Subject Fw: Mandatory Seismic Risk Disclosure does not mean
Mandatory Retrofit - but it will over time improve the safety of
our City.

Complete a Board of Supervisors Customer Service Satisfaction form by clicking [HERE](#).

----- Forwarded by Board of Supervisors/BOS/SFGOV on 03/03/2010 05:26 PM -----



"Von Berg, Eric"
<evonberg@e-newmark.com
>
03/03/2010 12:20 PM

To "board.of.supervisors@sfgov.org"
<board.of.supervisors@sfgov.org>
cc
Subject Mandatory Seismic Risk Disclosure does not mean
Mandatory Retrofit - but it will over time improve the safety of
our City.

Dear Mayor Newsom and the Board of Supervisors,

We are reminded by the current catastrophe in Haiti and Chili that the tragedy of San Francisco's next major earthquake is waiting to happen. When it happens, we will all look back and blame those in government who came before and did nothing.

We would like to suggest a low cost way to accelerate market forces to improve the seismic safety of commercial and other high occupancy properties in San Francisco. If you promote our suggestions we believe San Francisco can set an example for the rest of the United States to follow.

What we propose is a seismic rating system similar to LEEDS for commercial and other high occupancy buildings. But unlike LEEDS which is voluntary, all commercial buildings would be required to obtain a rating. This rating would be prominently displayed and could be looked up on the web in a government maintained registry. The ratings will indicate to potential occupants and customers what their fate might be in the strongest likely earthquake (the highest magnitude quake that has a 10% chance or better of occurring during that building's likely life span).

By way of comparison: We greatly applaud the potential public benefit that might come out of the LEED program. Yet, we wait to learn if tenants will pay a premium in rent for the LEED status of a building that will justify the cost of upgrading its energy efficiency. But, we all agree - the LEED program is a "no brainer" - you first have to sell the benefit if you hope to get paid for it.

While conserving energy is good, life safety is critical. Knowledgeable participants in commercial real estate know the seismic status of various classes and vintages of buildings and

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shake their heads: Why would a tenant pay extra to occupy an energy efficient building when they will pay almost no extra rent to occupy a building that in an earthquake will cut the risk that they or their employees might die? The reasons (1) people do not like to think about death, and (2) they don't know the seismic risks.

The probability of seismic failure of a building is not a mystery; an entire area of engineering has grown to address this issue. An independent panel of experts can agree on the metrics to rate buildings of various construction types, date of building code, level of seismic retrofit and that location's potential ground motion and liquefaction risk. This same panel can either produce the ratings or review the ratings obtained by the property owner from a preapproved list of structural engineers. Each owner's estimated cost \$2,000 to \$20,000 per property depending on size and complexity.

Right now, the seismic safety of commercial real estate largely depends on mortgage lenders to enforce any semblance of seismic standards. This is a poor and porous screen. The one focus of government mandatory retrofit of the building stock is unreinforced masonry buildings, UMBs. But non-ductile concrete buildings will kill far more people in San Francisco's next big quake than UMBs. Pre 1980's concrete buildings in San Francisco are being inventoried by the volunteers of the Concrete Coalition (http://www.eerinc.org/?page_id=53), but non-ductile buildings are not the only risk.

THE PROPOSED RATING SYSTEM BELOW FOCUSES ON THE RISK TO OCCUPANT SAFETY, NOT THE CURRENT SYSTEM THAT FOCUSES ON THE COST OF PROPERTY DAMAGE:

Platinum – Building will survive and occupants will survive. The building will be up and running the next day – the current seismic requirement for hospitals.

Gold – All occupants will survive, and the building will be out of commission for less than a month to repair earthquake damage.

Silver – All occupants will survive, but the building may need to be torn down after the earthquake. THIS IS THE CURRENT STANDARD FOR THE UNIFORM BUILDING CODE.

Bronze – The building will not collapse, but pieces of the building are likely to fail, and if they do not fall on you, you will survive.

Copper – Some chance of structural collapse, occupants lives are at risk.

Porridge – High likelihood of collapse. Occupy at your own risk. Examples non-ductile concrete buildings, unreinforced masonry buildings that have not been retrofitted.

If you would like to discuss this further, I am sure the structural engineers who are volunteering their time as part of the Concrete Coalition can assemble a team of experts to brainstorm how a mandatory seismic safety disclosure might work.

Eric

ERIC VON BERG

415-956-9922

evonberg@e-newmark.com



"vicki leidner"
<vleidner@astound.net>
03/03/2010 11:48 PM

To boardofsupervisors@sfgov.org
cc vleidner@astound.net
bcc
Subject vicki leidner sent you this link from cbs5.com

This page was sent to you by vicki leidner

i hope you are finally concerned that our kids are getting this toxic sludge for their "organic" school gardens. do you remember san francisco passed the precautionary principle? this is why-do you want your children handling this stuff, much less eating food grown with it, unless you know it is safe? come on folks, the great green mayor who wants zero garbage is feeding it to our kids. get the sfpuc to stop the free giveaways to schools, community gardens, etc., until you would be willing to use it in your garden with your children. respectfully, vicki leidner

<http://cbs5.com/local/compost.sewage.sludge.2.1535936.html>

KPIX <http://cbs5.com>

29



AEvans604@aol.com
03/04/2010 12:05 AM

To board.of.supervisors@sfgov.org
cc
bcc
Subject C.W. Nevius Takes on Jeff Adachi

Dear Friends and Neighbors,

Public Defender Jeff Adachi was long on theatricality and short on factuality in his show at the supes' hearing on Monday on the proposed sit-lie law.

For example, Adachi repeatedly said that the many people shown in his slides would be "subject to prosecution" under the proposed sit-lie law.

But in fact, the law specifies that people shall receive only a warning for their first offense. He slid over that important detail. He also got other details of the proposed law wrong.

I was surprised at Adachi's performance. He's one of the smartest and most meticulous people in city government. But he did a good job of hiding those virtues on Monday.

If Adachi has any mayoral ambitions, he pretty much kissed them goodbye on Monday. His theatricality will play well with the city's doctrinaire progressives, but others will be alienated.

You cannot be elected mayor of SF on the votes of the doctrinaire progressives alone. Matt Gonzalez proved that fact once and for all.

Anyway, here's *Chron* columnist C.W. Nevius' take on Adachi and some other things:

<http://www.sfgate.com/cgi-bin/article.cgi?f=/c/a/2010/03/03/BAO61CABF1.DTL>

Yours for rationality in government,

Arthur Evans

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QUARTERLY AIDS SURVEILLANCE REPORT

San Francisco Department of Public Health AIDS Cases Reported Through December 2009

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The AIDS Surveillance Report is published quarterly by the
 San Francisco Department of Public Health, HIV Epidemiology Section
 25 Van Ness Avenue, Suite 500, San Francisco, CA 94102; Phone (415) 554-9050, FAX (415) 431-0353
 Director of Health: Mitchell Katz, MD; Section Co-Directors: Ling Hsu, MPH, Susan Scheer, PhD, MPH;
 Program Coordinators: Maree Kay Parisi, Viva Delgado, MPH;
 Epidemiologists: Mia Chen, PhD, MPH, Anne Hirozawa, MPH, Alison Hughes, MPH,
 Priscilla Lee Chu, MPH, Sharon Pipkin, MPH, Tara Schubert, MS, Annie Vu, MPH
The AIDS Surveillance Report is accessible via internet:
www.sfdph.org/dph/comupg/oprograms/hivepisecc/default.asp

(31)

verizonwireless

1120 Sanctuary Pkwy
Suite 150
MC: GASASREG
Alpharetta, GA 30009
(770) 797-1070

February 18, 2010

Ms. Anna Hom
Consumer Protection and Safety Division
California Public Utilities Commission
505 Van Ness Avenue
San Francisco, CA 94102
alh@cpuc.ca.gov

Re: Notification Letter for **Filbert Embarcadero** GTE Mobilnet of California Limited
Partnership (U-3002-C), of San Francisco-Oakland, CA MSA

This is to provide the Commission with notice according to the provisions of General Order No. 159.A of the Public Utilities Commission of the State of California ("CPUC") for the project described in Attachment A.

A copy of this notification letter is also being provided to the appropriate local government agency for its information. Should there be any questions regarding this project, or if you disagree with any of the information contained herein, please contact Chrissy L. Agricola of Verizon Wireless at (770) 797-1049.

Very truly yours,



Chrissy L. Agricola
Verizon Wireless
MTS Network Compliance

Attachment A

CPUC CELL SITE REPORT GTE Mobilnet of California Limited Partnership (U-3002-C)

PROJECT LOCATION: Filbert Embarcadero - I/B

SITE NAME: Filbert Embarcadero
SITE ADDRESS: 1050 Sansome St
LOCATION: San Francisco, CA 94111
COUNTY: San Francisco
APN: 0135-008
COORDINATES: 37° 47' 59.74"/122° 24' 06.89" (NAD83)

1. PROJECT DESCRIPTION:

GTE Mobilnet of California Limited Partnership (U-3002-C) proposes the removal and replacement of one (1) 8' panel antenna with two (2) new 4' panel antennas, and the addition of two (2) additional panel antennas at the existing unmanned wireless telecommunications facility.

ANTENNAS: Four (4) panel antennas
TOWER DESIGN: N/A
TOWER APPEARANCE: N/A
TOWER HEIGHT: N/A
BUILDING SIZE: N/A
OTHER: N/A

3. BUSINESS ADDRESSES OF ALL LOCAL GOVERNMENT AGENCIES:

Cc: John Rahaim
Planning Department
1650 Mission Street, Suite 400
San Francisco, CA 94103-2479

Edwin Lee
Office of the City Administrator
1 Dr Carlton B Goodlett Place, Room 62
San Francisco, CA 94102

Office of the County Clerk
County Clerk
1 Dr Carlton B Goodlett Place
San Francisco, CA 94102-4678

4. LAND USE APPROVALS:

Type:	Conditional Use Permit
Issued:	N/A
Effective:	N/A
Agency:	Planning
Permit No.:	N/A
Resolution No.:	N/A

Type:	Building Permit
Issued:	7/27/09
Effective:	7/27/09
Agency:	Building Inspection
Permit No.:	1190648
Resolution No.:	N/A

Bos-11, BF clerk, cpage

Document is available at the Clerk's Office Room 244, City Hall

- Gavin Newsom | Mayor
Tom Nolan | Chairman
Dr. James McCray Jr. | Vice-Chairman
Cameron Beach | Director
Shirley Breyer Black | Director
Malcolm Heinicke | Director
Jerry Lee | Director
Bruce Oka | Director
Nathaniel P. Ford Sr. | Executive Director/CEO

RECEIVED BOARD OF SUPERVISORS SAN FRANCISCO 2010 MAR -5 PM 2:43

MEMORANDUM

DATE: March 3, 2010
TO: San Francisco Board of Supervisors
FROM: Nathaniel P. Ford Sr. Executive Director/CEO
SUBJECT: Budget Deficit—Fare Changes

On March 2, 2010, the San Francisco Municipal Transportation Agency (SFMTA) Board of Directors approved certain changes to the fares of the San Francisco Municipal Railway to help the SFMTA close at least a \$12.1 million deficit for fiscal year 2009-2010.

The fare changes are as follows and expected to generate \$1.8 million annually:

- Establish an Express Route Premium Monthly Pass (\$1.2 million); and
Establish a Cable Car Premium Monthly Pass (\$0.6 million).

The proposed Premium Monthly Pass will cover peak hour express route service. The table below summarizes the routes for which the Premium Monthly Pass will be required and the nearby alternative route(s) available:

Table with 13 columns: Express Routes, 14X, 16X, 1AX, 1BX, 30X, 31AX, 31BX, 38AX, 38BX, 80X, 81X, 82X. Row 2: Nearby Alternative Route(s), 14, 14L, 71, 71L, 1, 1, 30, 31, 31, 38, 38L, 38, 38L, N, T, 30, 45, 10.

Note: The 8A, 8AX and 8BX routes will not be subject to the Express Route Premium Monthly Pass.

33



james miller
<jmwebdesigns@hotmail.com>
>

03/04/2010 04:48 PM

To <eric.l.mar@sfgov.org>, <john.avalos@sfgov.org>
cc <sfswimmers@hotmail.com>,
<sfpdnorthernstation@sfgov.org>, <sfpd.online@sfgov.org>,
<sfpd.commission@sfgov.org>, <letters@sfnchronicle.com>,
bcc

Subject SF and smoking laws

Dear Mr Mar and Mr Avalos,

As one of many, many SF citizens who totally applaud your efforts to expand the smoking ban in SF, I have just a few questions.

1) Will the ban finally include smoking on public sidewalks in business districts and otherwise? It is just so annoying for us who walk to work daily and have to endure the smoke from the idiots who stand along the storefronts puffing away, then trash the butts on the sidewalk for someone else to clean.

2) Will the ban include a fine, and if so will the police enforce it? We all know how terrible police enforcement of minor infractions is in SF. Idiots continue to smoke at bus stops and in parks without ever worrying about SFPD intervention. Irresponsible motorists constantly drive while on cellphones and while texting. The SFPD cannot be "bothered" to enforce such laws; thus, the problems never go away. Again today I see SFPD officers smoking in public---even while on duty. (Hey guys, you really set a great example) So, is your proposal just another token measure? What would it take for the SFPD to just do what we overpay them to do: enforce these laws?

3) We notice that the City again raised rates at the City pools. At \$5 per swim (or \$40.50 for 10 swims) one would pay \$150 (or \$121.50) per month to swim daily. Even the most expensive health clubs do not charge nearly that rate. One pays \$29/month at 24 hour fitness for everyday pool use AND gym use. Just what is SF trying to prove? That if we are to invest in such healthy, preventative measures as swimming, that they'll overcharge us? The tobacco cleanup tax gets a mere 20 cent/perpack raise, while swimmers get a \$1 per swim raise. Who's responsible for this mess?

It is somehow pathetic that the City claiming to be so progressive is far behind so many other cities and suburbs wrt smoking bans. Even Berkeley has banned smoking on commercial sidewalks. Second-hand smoke is a health issue which the City and SFPD have virtually ignored for so long. At what point, if ever, will SF take the lead in enacting a progressive issue, such as a real smoking ban, and then actually enforce it.

Your E-mail and More On-the-Go. Get Windows Live Hotmail Free. [Sign up now.](#)

34



rich olen
<rolen82@hotmail.com>
03/07/2010 12:35 PM

To Board of Supervisors <board.of.supervisors@sfgov.org>
cc
bcc
Subject I support Chief Gascon !

I support Chief Gascon and I do hope you will as well for the good of this city. Thank you,
Rich SF

Hotmail: Trusted email with Microsoft's powerful SPAM protection. [Sign up now.](#)

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Rachael Kagan/DPH/SFGOV
03/08/2010 10:46 AM

To Sophie Maxwell/BOS/SFGOV@SFGOV, David
Campos/BOS/SFGOV@SFGOV,
board.of.supervisors@sfgov.org
cc MaxwellStaff/BOS/SFGOV@SFGOV

bcc

Subject SFGH Town Hall April 5

2 attachments



Straight Up - Feb Mar 2010 - Final - With Date - Spanish.pdf TOWN HALL flier 4 5 10.doc

Dear Supervisors

Attached please find the current issue of Straight Up -- the neighborhood newsletter about the San Francisco General Hospital rebuild project. I hope that you find it interesting and informative. Please feel free to circulate it among your networks.

Also, please join us for a Community Town Hall Meeting on the Rebuild. Monday April 5th, 6-8pm in Carr Auditorium (corner of 22nd Street and San Bruno). A flier is attached that can be posted on bulletin boards, shop windows, break rooms or wherever works for you. Thank you for helping to spread the word.

Hope all is well.

Best regards
Rachael

Rachael Kagan
Director of Communications
San Francisco General Hospital and Trauma Center
1001 Potrero Ave
Building 40, 3rd floor
San Francisco, CA 94110
415 206-3170
415 420-5017 cell
rachael.kagan@sfdph.org

Note mailing address:
San Francisco General Hospital and Trauma Center
1001 Potrero Ave
Suite 2A5
San Francisco, CA 94110

37



Jason Barton
<bartonj32@yahoo.com>
03/04/2010 02:05 PM

To board.of.supervisors@sfgov.org
cc
bcc

Subject Re: Question on proposed Rent Ordinance

I have a quick question regarding the rental ordinance that is being proposed whereby a landlord cannot increase rent if the tenant is out of work. What is a property owner who is renting his property to do if he cannot up his rent to cover costs? I am confused by this proposal. If a land lord has increased costs as a result in increase in utilities or a result of improvements, etc how are they supposed to pay their bills?

Could we implement this ordinance with other businesses (i.e.Grocery stores? Clothing Stores? School fees? Muni?....)

Thank you
Jason
Potrero Hill

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OFFICE OF THE
CITY ADMINISTRATOR

BOS-11
CAB
CPA



Gavin Newsom, Mayor
Edwin M. Lee, City Administrator

**Document is available
at the Clerk's Office
Room 244, City Hall**

March 8, 2010

The Honorable Gavin Newsom,
City and County of San Francisco
1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94102

Honorable Members of the Board of Supervisors
City and County of San Francisco
1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94102

RECEIVED
BOARD OF SUPERVISORS
SAN FRANCISCO
2010 MAR - 8 PM 4: 18
BY _____
AK

Re: City and County of San Francisco Proposed Capital Plan FY 2011 – FY 2020

Dear Mayor Newsom and Members of the Board of Supervisors:

In compliance with San Francisco Administrative Code Section 3.20, I am pleased to submit the City and County of San Francisco proposed capital expenditure plan for the next ten years. The plan provides an assessment of the City's capital infrastructure needs, the investments required to meet the needs, and a plan of finance.

The current economic crises facing the City and County of San Francisco and the nation highlight the importance of making smart investments to preserve and improve infrastructure as well as to stimulate the local economy.

One component of the stimulus contained in the proposed plan is the Earthquake Safety and Emergency Response General Obligation bond that will placed on the June 2010 ballot. This bond addresses our ability to provide critical public safety services to residents in the event of an earthquake or disaster.

During the last two months, the Capital Planning Committee has reviewed and approved the attached City and County of San Francisco Proposed Capital Plan FY 2011-2020. We look forward to your comments and recommendations as you consider its adoption.

Sincerely,

Edwin M. Lee
City Administrator

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United States Department of the Interior

FISH AND WILDLIFE SERVICE
San Francisco Bay National Wildlife Refuge Complex
9500 Thornton Avenue
Newark, California 94560



Document is available
at the Clerk's Office
Room 244, City Hall

FEB 1 2010

Dear Reader,

Enclosed is your copy of the final Comprehensive Conservation Plan (CCP) for the Farallon National Wildlife Refuge (Refuge). This CCP describes the U.S. Fish and Wildlife Service's long-range vision for the Refuge and provides a specific direction for refuge management through the year 2024.

The Refuge is located approximately 28 miles west of San Francisco, California. It is the largest seabird breeding colony in the contiguous United States. Made up of four groups of islands, the Refuge provides breeding habitat for twelve seabird species and five marine mammal species. Management proposals are based on achieving the purposes for which the Refuge was established - "...as a preserve and breeding ground for native birds" (Executive Order 1043, dated Feb. 27, 1909), "...for wildlife purposes" (Public Land Order 4671), and "... wilderness areas ... shall be administered for the use and enjoyment of the American people in such manner as will leave them unimpaired for future use and enjoyment as wilderness, and so as to provide for the protection of these areas, the preservation of their wilderness character, and for the gathering and dissemination of information regarding their use and enjoyment as wilderness..." 16 U.S.C. § 1131 (Wilderness Act).

Outlined in the CCP are management objectives that include expanding wildlife monitoring and research; restoring native vegetation; eradicating non-native house mice; and removing a limited number of predatory gulls. The CCP also calls for limited guided media tours; providing off-site outreach and environmental education; and expanding outreach for volunteer opportunities.

The Service would like to thank everyone who participated in the planning and public involvement process. Your comments helped us prepare a more thorough and thoughtful plan for the future of this picturesque and unique wildlife refuge. We trust that your interest in and commitment to the Refuge will continue into the future.

Sincerely,

G. Mendel Stewart
Manager,
San Francisco Bay NWR Complex

RECEIVED
BOARD OF SUPERVISORS
SAN FRANCISCO

2010 MAR -8 PH 4: 21

BY AK

40