[Elections Code Amendments.]

Ordinance amending Sections 120, 200, 220, 300, 340, 500, 525, 530, 535, 545, 550, 590, and 610, and adding Section 815 to the Municipal Elections Code to: delete out-dated provisions relating to runoff elections; ensure that candidate statements are submitted in a uniform format; require that measures submitted by the Mayor, Board of Supervisors, or four or more Supervisors are submitted 95 days prior to the election; provide that failure to include an enacting clause in an initiative petition does not invalidate the petition; require the Department of Elections mail a voter information pamphlet to each registered San Francisco voter at least 29 days before an election; adjust the deadlines for ballot arguments and for the public review period to allow sufficient time for the voter information pamphlet to be prepared and mailed 29 days prior to the election; require ballot arguments to be submitted in a uniform format; provide a 24-hour period for the Ballot Simplification Committee to receive and act on written requests for the reconsideration of a digest; increase the filing fee for candidates to the Board of Supervisors; and clarify that candidates must file fees when submitting a candidate statement.

Note: Additions are single-underline italics Times New Roman; deletions are strikethrough italics Times New Roman. Board amendment additions are double underlined. Board amendment deletions are strikethrough normal.

Be it ordained by the People of the City and County of San Francisco:

Section 1. The San Francisco Municipal Elections Code is hereby amended by amending Sections 120, 200, 220, 300, 340, 500, 525, 530, 535, 545, 550, 590, 610, and 810, to read as follows:

SEC. 120. ELECTION DATES.
(a) The dates for election of local officeholders are specified in Charter Section 13.100 et seq.

(b) On Tuesday after the first Monday in November in 1997 and every year thereafter, there shall be held in the City and County an election to be known as the general municipal election.

(c) In the event that a runoff election is required to be held pursuant to Charter Section 13.102 for the office of Mayor, Sheriff, District Attorney, City Attorney or Treasurer, the runoff election shall be held on the second Tuesday of the next ensuing December. Only those officers for which a runoff election is required to be held shall be voted on at any such municipal runoff election; no other office or measure shall be voted on at said election; no special municipal election shall be consolidated with any such municipal runoff election.

(d) In the event that a runoff election is required to be held pursuant to Charter Section 13.102 for the office of Assessor-Recorder or Public Defender, the runoff election shall be held at the next general election.

SEC. 200. NOMINATION AND RECALL OF ELECTIVE OFFICERS;
INCORPORATION OF STATE LAW.

Except as otherwise provided by the Charter or this Municipal Elections Code, nomination of elective officers shall be made pursuant to California Elections Code Section 10220 et seq., and the recall of elective officers shall be made pursuant to California Elections Code Section 11000 et seq. If the official proposed to be removed at a recall election is recalled, the vacancy shall be filled pursuant to Charter Sections 3.1001(14) and 13.101.5.
SEC. 220. CANDIDATE QUALIFICATION STATEMENTS.

(a) Content and Form of Statement. Candidates may file a candidate qualification statement including the name, age and occupation of the candidate and a description of no more than 200 words of the candidate's education and qualifications as expressed by the candidate. To ensure that all statements are filed in a uniform format, the statement shall be in a manner specified and on a form provided by the Director of Elections for this purpose.

(b) Deadline for Submission of Statement. Candidates who choose to submit a candidate qualification statement shall file the statement with the Department of Elections when the candidate returns his or her nomination papers for filing. In addition, candidates for Assessor-Recorder or Public Defender who qualify for a runoff election to be held at the next general election may submit to the Department of Elections no later than 88 days before the general election a new candidate qualification statement.

(c) Inclusion of Nominators and Supporters. The candidate qualification statement may but need not include the names of some or all of the candidate's nominators. The statement may also include the names of individuals and entities which support the candidate but which did not serve as nominators. However, the names of such supporters shall not be published as part of the candidate's qualification statement unless the candidate provides the supporter's written authorization at the time the statement is submitted to the Director of Elections. The authorization shall be in a form prescribed by the Director of Elections. If the candidate chooses to include the names of nominators or other supporters in the candidate qualification statement, these names shall be counted toward the 200-word limit.

(d) Limitations. The candidate qualification statement shall not include the party affiliation of the candidate, nor membership or activity in partisan political organizations.
(e) Withdrawal of Statement. A candidate may withdraw, but not change, his or her 
candidate qualification statement by filing with the Director of Elections a signed and sworn 
statement of withdrawal no later than 5:00 p.m. of the sixty-seventh day prior to the election.

SEC. 300. DEADLINES FOR SUBMISSION OF MEASURES.

(a) Charter Amendments and Bond Measures. Except as provided in Subsection (c) 
of this Section, proposed Charter amendments and bond measures shall be submitted to the 
voters at the next election held no fewer than 102 days after the date said measure is 
received by the Director of Elections.

The Board of Supervisors may submit, and the Director of Elections shall have the 
discretion to accept, one proposed Charter amendment or bond measure per election that is 
received fewer than 102 days before the date of the election, provided that said measure is 
received no fewer than 95 days before the date of the election.

(b) Measures Submitted by the Mayor, Board of Supervisors, or Four or More 
Supervisors. Ordinances and declarations of policy proposed by a majority of the Board of 
Supervisors or by four or more Supervisors pursuant to Charter Section 2.113, or by the 
Mayor pursuant to Charter Section 3.100(15), shall be submitted to the voters at the next 
election held no fewer than 90 days after the date said measure is transmitted to the 
Director of Elections.

(c) Measures Proposed by Initiative Petition. Measures proposed by initiative petition 
pursuant to Charter Sections 14.101 or 9.110 and Charter amendments proposed by initiative 
petition shall be submitted to the voters upon certification of the sufficiency of the petition 
signatures by the Director of Elections. An initiative petition shall be submitted to the Director 
of Elections no fewer than 120 days before the date of the election for which the initiative is 
intended. The Director of Elections shall certify the sufficiency of the petition signatures, or
determine the insufficiency of the signatures, no later than 30 days after the date the petition is received.

(1) Except as provided in Subdivisions (2) and (3) of this subsection, a vote on an initiative shall occur at the next general municipal or Statewide election occurring no fewer than 90 days from the date of the certificate of sufficiency executed by the Director of Elections. Any initiative petition that is certified by the Director of Elections to contain the requisite number of valid signatures, but that is certified within 90 days of an election, shall not be placed on the ballot for that election but shall be placed on the ballot at the next general municipal or Statewide election.

(2) The Director of Elections shall call for a special municipal election on an initiative if the initiative petition complies with the requirements of Charter Section 14.101.

(3) The Board of Supervisors may call for a special municipal election on an initiative pursuant to Charter Section 14.101, provided that the special election occurs no fewer than 90 days from the date the certificate of sufficiency is executed by the Director of Elections.

SEC. 340. ENACTING CLAUSE.

The enacting clause of all ordinances submitted to the voters shall be "Be it ordained by the people of the City and County of San Francisco." The failure to include this language in an initiative petition shall not be fatal to the petition.

SEC. 500. VOTER INFORMATION PAMPHLET; CONTENTS; FORMAT.

With respect to any election to be held in the City and County, the Director of Elections shall prepare a voter information pamphlet. The voter information pamphlet shall contain, in addition to any other material required by the Charter or by general law, the following materials:

(a) General contents:

(1) A table of contents;
(2) An index of candidates and measures;

(3) A brief explanation of the purpose and use of the pamphlet;

(4) A summary of voters’ rights, including a description of the right provided to every elector by California Elections Code sections 9295 and 13314 to seek a writ of mandate or an injunction prior to the publication of the Voter Information Pamphlet, requiring any or all of the materials submitted for publication in the Pamphlet to be amended or deleted;

(5) A brief description of the rules and procedures that govern the submission, selection and publication of ballot arguments in the pamphlet, including a statement explaining that each person entitled to submit a "Proponent's" or "Opponent's" argument is chosen pursuant to the priority list stated in Section 545 of this Code;

(6) A disclaimer that neither the Director of Elections nor any other City agency, official or employee verifies the accuracy of information contained in the ballot arguments or candidate qualification statements appearing in the pamphlet, and an explanation that any person submitting a ballot argument or qualifications statement bears the sole responsibility for claims made therein;

(7) Artwork, graphics and other material which the Director of Elections determines will make the pamphlet easier to understand or more useful to the voter;

(8) Definitions of terms appearing in the pamphlet; and

(9) A sample ballot.

(b) Contents as to candidates:

(1) The candidate qualification statement of each candidate for an elective office of the City and County;

(2) A brief statement of the term, compensation, and duties of each elective office of the City and County appearing in the pamphlet; and
(3) Any notice required by the Campaign Finance Reform Ordinance or the Political Reform Act, Government Code Section 85600, informing voters whether the candidate has adopted the applicable voluntary expenditure ceiling.

(c) Contents as to measures:

(1) The identification of each measure by letter and title;

(2) The City Attorney's statement or question for each measure;

(3) The digest of each measure prepared by the Ballot Simplification Committee;

(4) The Controller's financial analysis of each measure;

(5) An explanation of how the measure qualified for submission to the voters;

(A) If the measure was submitted to the voters by the Board of Supervisors, the explanation required by Subsection (c)(5) of this Section shall identify those Supervisors who voted for submission of the measure and those Supervisors who voted against submission of the measure,

(B) If the measure was submitted to the voters by four or more members of the Board of Supervisors, the explanation required by Subsection (c)(5) of this Section shall identify those Supervisors who submitted the measure,

(C) If the measure was submitted to the voters by initiative petition, the explanation required by Subsection (c)(5) of this Section shall include the number of valid signatures of registered San Francisco voters that were required to qualify the measure for the ballot, and the date on which the Director of Elections certified that the measure qualified for the ballot;

(6) The full text of each measure to be voted upon at the election;

(7) The opponent, proponent, rebuttal and paid arguments, if any, for or against each measure; and

(8) A disclaimer before any the opponent, proponent or rebuttal arguments that is are authorized by motion by the Board of Supervisors and submitted by the Board of Supervisors or by

Supervisor Elsbernd
BOARD OF SUPERVISORS
one or more members of the Board of Supervisors for or against any measure, stating, "The
Board of Supervisors authorized the submission of the following argument. As of the date of
the publication of this Voter Information Pamphlet, the following Supervisors endorse the
measure [insert names of Supervisors who have by 5:00 p.m. on the deadline for the
submission of the proponent and opponent arguments set forth in section 535 of this Code
notified the Department of Elections in writing that they endorse the measure]; oppose the
measure [insert names of Supervisors who have by 5:00 p.m. on the deadline for the
submission of the proponent and opponent arguments set forth in section 535 of this Code
notified the Department of Elections in writing that they oppose the measure]; take no position
on the measure [insert names of Supervisors who have by 5:00 p.m. on the deadline for the
submission of the proponent and opponent arguments set forth in section 535 of this Code
either failed to notify the Department of Elections that they support or oppose the measure or
notified the Department of Elections in writing that they have not taken a position on the
measure]" This disclaimer shall not be counted towards the number of words permitted in
each argument.

Measures, and the material specified in this Section relating to said measures, shall be
printed in the voter information pamphlet in the same order in which designated upon the ballot.

If space allows, the items specified in Subsection (c)(1) to (c)(5) of this Section shall be
printed together on the same page of the voter information pamphlet. This page shall be
known as the "ballot measure title page." The ballot measure title page shall also indicate: the
page number at which the full text of the measure is printed; the page number at which the
arguments for or against the measure are printed; and, if applicable the page number at which
the definitions of terms appearing on ballot measure title page are printed.

The format of the voter information pamphlet shall be determined by the Director of
Elections, subject to the approval of the Ballot Simplification Committee.
The voter information pamphlet shall be mailed to each registered San Francisco voter at least 21-22 days prior to each general or special municipal election.

SEC. 525. BALLOT ARGUMENTS; NOTICE OF SUBMISSION AND REVIEW OF BALLOT ARGUMENTS.
(a) The Director of Elections shall, between the ninetieth day and the eighty-first day prior to any election, publish, on three separate occasions, a notice in the official newspaper that arguments may be submitted for or against any measure to be voted upon at said election. Said notice need not include a description of said measures.
(b) The Director of Elections shall also distribute a news release relating to the submission of arguments to such other newspapers and radio and television stations as he or she deems will best inform persons of their right to submit such arguments, and to examine such arguments for a 10-day period as provided by California Elections Code Section 9295 and Section 590 of this Article.

SEC. 530. BALLOT ARGUMENTS; PROCEDURES.
(a) Rules for Submission. These procedures shall govern the submission and publication of ballot arguments for or against any measure submitted to the voters.
(b) Authorship. The Board of Supervisors, or any member or members of the Board of Supervisors authorized by that body; the Mayor; any proponent of an initiative measure or a referendum; any individual voter who is eligible to vote on the measure, or group of such voters; or association or organization; or any combination thereof, may submit a written argument for or against any measure for publication in the voter information pamphlet. When the Board of Supervisors authorizes a member or members of that body to submit and sign a written proponent or opponent argument for or against any measure for publication in the voter information pamphlet, or assigns that right to another person pursuant to Section 550 of this Code, the Board shall provide such authorization by motion and need not take any further
action, including voting on or otherwise approving the actual text of the argument before it is submitted for publication.

(c) Form. To ensure that all ballot arguments are filed in a uniform format, the arguments shall be submitted in a manner specified by the Director of Elections.

(e) Authorization Signatures Required. A ballot argument shall not be accepted unless accompanied by the signature or signatures of the person or persons submitting it, or, if submitted on behalf of an association or organization, the name of the association or organization and the signature of at least one of its principal officers who is a registered San Francisco voter. The association or organization submitting the argument must clearly indicate whether it wishes the name of the officer submitting the argument to be printed as part of the argument. The names of additional associations, organizations, or individuals who are registered San Francisco voters may be submitted as co-authors of the argument. The names and titles of all co-authors, and the name and title of any other person to be included in the text of the argument as printed in the voter information pamphlet, shall be counted against the 300-word limit specified in Section 575 of this Article. Such names and titles shall be subject to the per-word fee specified in Section 830 of this Code.

(d) Consent Required. A ballot argument which includes in its text the name of an individual or entity, other than a co-author of the argument, which is represented as being for a measure, or which is represented as supporting or endorsing the views expressed in the argument, shall not be accepted unless the argument is accompanied by a statement of consent signed by such individual or entity. The consent of an entity shall be signed by an officer or other duly authorized representative.
SEC. 535. BALLOT ARGUMENTS; DEADLINES FOR SUBMISSION, CORRECTION, AND WITHDRAWAL.

(a) Proponent and Opponent Arguments. Ballot arguments submitted for selection as the "proponent's" argument for or "opponent's" argument against a measure as provided in Section 545 must be submitted to the Director of Elections no later than noon of the eighty-second day prior to the election at which the measure is to be voted upon.

(b) Rebuttal Arguments. Rebuttal arguments as provided for in Section 550 must be submitted to the Director of Elections no later than noon of the seventy-seventh day prior to the election at which the measure is to be voted upon.

(c) Paid Arguments. Ballot arguments submitted for publication as paid arguments for or against a measure as provided for in Section 560 must be submitted to the Director of Elections no later than noon of the seventy-sixth day prior to the election at which the measure is to be voted upon.

(d) Modification or Withdrawal of Submitted Arguments. Arguments may be changed or withdrawn by the persons submitting them at any time up to and including the last day for submission. No person may change an argument, except as provided in subsection (e), and no person may withdraw an argument after the deadline for submission of the argument.

(e) Correction of Submitted Arguments. Grammatical, spelling and factual errors contained in a proponent or opponent argument may be corrected by the person submitting the argument at any time up until noon of the eighty-first day prior to the election. Grammatical, spelling and factual errors contained in a rebuttal argument may be corrected by the person submitting the argument at any time up until noon of the seventy-fifth day prior to the election. Grammatical, spelling and factual errors contained in a paid argument may be corrected by the person submitting the argument at any time up until noon of the seventy-seventh day prior to the election. For purposes of this subsection, the
determination of what constitutes a grammatical, spelling or factual error shall be made by the
director of elections. No person may correct grammatical spelling or factual errors contained
in an argument after the deadline specified in this subsection.

SEC. 545. PROPONENT AND OPPONENT ARGUMENTS; SELECTION IF MORE
THAN ONE SUBMITTED.

(a) In the event more than one argument is submitted for selection as the
"proponent's" argument for or "opponent's" argument against any measure, the director of
elections shall no later than noon of the seventy-sixth 2:00 p.m. on the eighty-second day prior to
the election select the argument to be published according to the order of priority shown
herein.

(1) Arguments supporting a measure:
(A) The proponent of an initiative petition; or the mayor, the board of
supervisors or four members of the board of supervisors if the measure is
submitted by the same;
(B) The board of supervisors, or any member or members designated by
Motion of the board;
(C) The mayor;
(D) Any individual registered san francisco voter, group of registered san
francisco voters, association or organization, or combination thereof.

(2) Arguments opposing a measure:
(A) In the case of a referendum, the person who files a referendum petition with
the board of supervisors;
(B) The board of supervisors, or any member or members designated by
Motion of the board;
(C) The Mayor;

(D) Any individual registered San Francisco voter, group of registered San Francisco voters, association or organization, or combination thereof.

(b) In the event that more than one argument is submitted for or against a measure at any given level of priority and no argument entitled to higher priority is submitted, the Director of Elections shall select the "proponent's" or "opponent's" argument by lot from among all arguments at the highest level of priority.

SEC. 550. PROponent AND OPPONENT ARGUMENTS; Rebuttals;

ASSIGNMENT OF ARGUMENTS.

(a) Exchange of Proponent and Opponent Arguments. Upon selection of the "proponent's" argument for and "opponent's" argument against a measure, the Director of Elections shall immediately send copies of both to the persons whose arguments have been selected. The authors of the direct arguments may each prepare and submit a rebuttal argument not to exceed 250 words. Rebuttal arguments shall be printed in the same manner as the direct arguments and in a location immediately following the appropriate direct arguments. If no direct argument is submitted in support of or in opposition to a measure, the Director of Elections shall not accept or publish any rebuttal argument.

(b) When the Board of Supervisors authorizes a member or members of that body to submit and sign a rebuttal argument to any written proponent or opponent argument for or against any measure for publication in the voter information pamphlet, or assigns that right to another person or persons pursuant to Section 550 of this Code subsection (d), the Board shall provide such authorization by motion and need not take any further action, including voting on or otherwise approving the actual text of the rebuttal argument before it is submitted for publication.
(c) Assignment of Proponent and Opponent Arguments. A proponent or opponent who is entitled, pursuant to Section 545(a)(1)(A), (B) or (C) or Section 545(a)(2) (A), (B), or (C) to submit the proponent or opponent argument for a particular measure may assign the right to submit the argument to another person or persons, provided that the assignee is eligible to submit an argument pursuant to Section 530(b) of this Code.

(d) Assignment of Rebuttal Arguments. The authors of a direct proponent or opponent argument may assign to another person or persons the right to submit a rebuttal argument, provided that the assignee is eligible to submit an argument pursuant to Section 530(b) of this Code.

SEC. 590. VOTER INFORMATION PAMPHLET; PUBLIC EXAMINATION.

California Elections Code Sections 9295 and 13313 require that certain materials submitted for publication in the voter information pamphlet shall be subject to a 10-day public examination period. The public examination period for each category of material is specified below, and commences one day after the deadline for submitting that material to the Department of Elections and ends ten days later. Following the close of the public examination period for each category of material, the Department of Elections may proceed with publication of that material.

(a) Candidate Materials.

(1) Candidate Qualification Statements. Candidate qualification statements submitted pursuant to Section 220 of this Article shall be available for public examination starting no later than noon on the eighty-seventh day prior to the election. The public examination period shall end at noon on the seventy-seventh day prior to the election.

(2) Ballot Designations. Candidate ballot designations submitted pursuant to Section 225 of this Article shall be available for public examination starting no later than noon...
on the eighty-seventh day prior to the election. The public examination period shall end at
noon on the seventy-seventh day prior to the election.

(b) Ballot Measure Materials.

(1) Ballot Digests. Statements prepared by the Ballot Simplification Committee
pursuant to Section 610 of this Article shall be available for public examination starting no later than
noon on the eighty-fourth day prior to the election. The examination period shall end at noon on the
seventy-fourth day prior to the election.

(2) Controller Statements. Statements prepared by the Controller pursuant
to Section 520 of this Article shall be available for public examination starting no later than
noon on the eighty-fourth day prior to the election. The public examination period shall end at
noon on the seventy-fourth day prior to the election.

(3) City Attorney Statements or Questions. Statements or questions
prepared by the City Attorney pursuant to Section 510 of this Article shall be available for
public examination starting no later than noon on the eighty-fourth day prior to the election.
The public examination period shall end at noon on the seventy-fourth day prior to the
election.

(4) Proponent and Opponent Arguments. Proponent and opponent
arguments submitted pursuant to Section 535(a) of this Article shall be available for public
examination starting no later than noon on the seventy-seventh eighty-first day prior to the
election. The public examination period shall end at noon on the sixty-fourth seventy-first day
prior to the election.

(5) Rebuttal Arguments. Rebuttal arguments submitted pursuant to Section
535(b) of this Article shall be available for public examination starting no later than noon on
the seventy-fifth seventy-seventh day prior to the election. The public examination period shall
end at noon on the sixty-fourth sixty-seventh day prior to the election.
(5)-(6) Paid Arguments. Paid arguments submitted pursuant to Section 535(c) of this Article shall be available for public examination starting no later than noon on the seventy-fourth seventy-seventh day prior to the election. The public examination period shall end at noon on the sixty-fourth sixty-seventh day prior to the election.

(c) Other Materials. For all other materials submitted for publication in the voter information pamphlet that are subject to a 10-day public examination period pursuant to California Elections Code Sections 9295 and 13313, but for which an examination period is not specified by this Section, the examination period shall commence no later than noon on the sixty-fourth seventy-seventh day prior to the election and shall end at noon on the tenth day after the date of commencement-sixty-seven day prior to the election.

SEC. 610. POWERS AND DUTIES.

(a) The Committee shall have the power and duty to:

(1) Prepare a digest of each measure that will be voted on only in the City and County of San Francisco;

(2) Assist the Director of Elections in preparing the additional materials set forth in Article V of this Code.

(b) In the exercise of its powers and duties under this Article, the Committee shall have access to any appropriate officer, department, board or commission of the City and County for consultation and assistance. When preparing a digest, the Committee shall give consideration to the analyses prepared by departments pursuant to Section 350 of this Code.

(c) Prior to submitting any digest measure to the Director of Elections, the Committee shall provide a 24-hour period to receive and act on written requests for reconsideration of a digest. The Committee shall consider only those requests provided in writing and including the specific language in the digest that the requestor wants to amend, the alternate language the requestor recommends, and the reasons for that recommendation.
(e)(d) Digests of measures prepared by the Committee shall, no fewer than 85 days prior to the election to which they relate, be transmitted by said Committee to the Director of Elections for printing and inclusion in the voter information pamphlet.

SEC. 810. CANDIDATE FILING FEES:

(a) Except as provided in Subsection (b), at the time a candidate files his or her declaration of candidacy and nomination certificates, the candidate shall pay to the Director of Elections a sum equal to $2,000 or two percent of the current annual salary for the office to which the candidate seeks election, whichever is higher.

(b) At the time a candidate for the Board of Supervisors, School Board or Community College Board files his or her declaration of candidacy and nomination certificates, the candidate shall pay to the Director of Elections a sum equal to $500.

Section 2. The San Francisco Municipal Elections Code is hereby amended by adding Section 815 to read as follows:

SEC. 815. CANDIDATE STATEMENT FEES.

At the time that a candidate files a candidate statement pursuant to Section 220 of this Code, the candidate shall pay a candidate statement filing fee in an amount proposed by the Director of Elections and approved by the Board of Supervisors as required by Charter Section 13.109 and in accordance with California Elections Code Section 13307(c).

APPROVED AS TO FORM:
DENNIS J. HERRERA, City Attorney

By: ANN M. O'LEARY
Deputy City Attorney

Supervisor Elsbernd
BOARD OF SUPERVISORS
Ordonne amending Sections 120, 200, 220, 300, 340, 500, 525, 530, 535, 545, 550, 590, and 610 of, and adding Section 815 to the Municipal Elections Code to: delete out-dated provisions relating to runoff elections; ensure that candidate statements are submitted in a uniform format; require that measures submitted by the Mayor, Board of Supervisors, or four or more Supervisors are submitted 95 days prior to the election; provide that failure to include an enacting clause in an initiative petition does not invalidate the petition; require the Department of Elections mail a voter information pamphlet to each registered San Francisco voter at least 29 days before an election; adjust the deadlines for ballot arguments and for the public review period to allow sufficient time for the voter information pamphlet to be prepared and mailed 29 days prior to the election; require ballot arguments to be submitted in a uniform format; provide a 24-hour period for the Ballot Simplification Committee to receive and act on written requests for the reconsideration of a digest; and clarify that candidates must file fees when submitting a candidate statement.

November 14, 2006 Board of Supervisors — PASSED ON FIRST READING

Ayes: 11 - Alioto-Pier, Ammiano, Daly, Dufty, Elsbernd, Ma, Maxwell, McGoldrick, Mirkarimi, Peskin, Sandoval

November 21, 2006 Board of Supervisors — FINALLY PASSED

Ayes: 10 - Alioto-Pier, Ammiano, Dufty, Elsbernd, Ma, Maxwell, McGoldrick, Mirkarimi, Peskin, Sandoval

Excused: 1 - Daly
I hereby certify that the foregoing Ordinance was FINALLY PASSED on November 21, 2006 by the Board of Supervisors of the City and County of San Francisco.

Gloria L. Young
Clerk of the Board

Date Approved

Mayor Gavin Newsom