Resolution amending Resolution No. 910-01, commending the efforts of the San Francisco Bay Area Sports Organizing Committee (BASOC) in achieving the status of finalist in the USOC's competition to select a U.S. Candidate City for the 2012 Olympic Games; removing the qualification that the City's obligations under the Joinder Agreement are contingent upon BASOC not being in default of any of its obligations under the BASOC Agreement; approving and authorizing the Mayor to execute such agreements, including a Host City Agreement, as are consistent with the terms and conditions included in the Host City Agreement issued by the IOC for the 2008 Olympic Games, should the International Olympic Committee (IOC) choose San Francisco in 2005 as the Host City for the 2012 Summer Olympic Games; and approving the First Amendment to the BASOC Agreement giving the City the right to require BASOC to fund any bid deposit.

WHEREAS, San Francisco was one of eight bid cities throughout the country competing to be selected by the United States Olympic Committee (USOC) as the United States Candidate City for the 2012 summer Olympic Games; and,

WHEREAS, On August 27, 2002, the USOC selected San Francisco and New York City as the two finalists who will compete for selection as the official Candidate City; and,

WHEREAS, The Candidate City will represent the United States in the international competition against such cities as Rome, Berlin, Paris, London, Toronto and Moscow to host the 2012 Olympic Games; and,

WHEREAS, On November 2, 2002 the USOC will announce its choice between San Francisco and New York City as the Candidate City; and,

WHEREAS, In advance of its decision, the USOC has requested that San Francisco remove the qualification included in Resolution No. 910-01 that the City's obligations under
the Joinder Agreement are contingent upon BASOC not being in default of any of its
obligations under the BASOC Agreement; and,

WHEREAS, The USOC has also requested that San Francisco and New York City
each clarify its commitment to execute a Host City Agreement with the International Olympic
Committee (IOC) in 2005, if it is selected by the IOC as the city that will host the 2012 Olympic
Games; and,

WHEREAS, The Mayor wishes to amend the agreement between BASOC and the City
to provide for BASOC’s funding of any bid deposit or guarantee that the City may be required
to furnish under the Host City Agreement; and,

WHEREAS, This Board wishes to officially recognize the extraordinary
accomplishments of BASOC in qualifying for the final round in the competition for designation
as the U.S. Candidate City; now, therefore, be it

RESOLVED, That the San Francisco Board of Supervisors commends BASOC and all
those volunteers, Bay Area businesses and sister cities which have supported the San
Francisco bid effort to bring the 2012 Olympic Games to the San Francisco Bay Area and
encourages the United States Olympic Committee to select San Francisco as the official U.S.
Candidate City for the 2012 Olympic Games; and, be it

FURTHER RESOLVED, That the Board approves and authorizes the Mayor to execute
such agreements, including a Host City Agreement, as are consistent with the terms and
conditions included in the Host City Agreement issued by the IOC for the 2008 Olympic
Games, subject to the conditions set forth in Resolution No. 910-01, as hereby amended; and,
be it

FURTHER RESOLVED, That if the USOC selects San Francisco as the Candidate
City, and thereafter BASOC is in default under the BASOC Agreement, the City will continue
to honor its obligations under the Joinder Undertaking and the Joinder Agreement and will not
withdraw its candidacy to compete internationally to host the 2012 Olympic Games, but will
instead work with BASOC to cure any such default, and if the default is not cured, may then
exercise those remedies provided to the City in the BASOC Agreement, including the right to
seek specific performance of BASOC’s obligations and, in the event of BASOC’s withdrawal,
to form a non-profit organization to act on behalf of the City; and, be it

FURTHER RESOLVED, That Resolution 910-01 is hereby superseded only to the
extent it is inconsistent with this Resolution; and, be it

FURTHER RESOLVED, That the Board hereby approves the First Amendment to the
Agreement Between The City And County Of San Francisco And The San Francisco Bay
Area Sports Organizing Committee, dated November 26, 2001, which amendment provides
that the City may, in its sole discretion, require BASOC to provide to the City all, or a portion
of, the funding needed to cover any bid or guarantee deposit that the City is obligated to
furnish to the USOC or the IOC, at least 5 days in advance of the date upon which such
deposit obligation arises, and authorizes the Mayor to sign such Amendment.
Resolution amending Resolution No. 910-01, commending the efforts of the San Francisco Bay Area Sports Organizing Committee (BASOC) in achieving the status of finalist in the USOC's competition to select a U.S. Candidate City for the 2012 Olympic Games; removing the qualification that the City's obligations under the Joinder Agreement are contingent upon BASOC not being in default of any of its obligations under the BASOC Agreement; approving and authorizing the Mayor to execute such agreements, including a Host City Agreement, as are consistent with the terms and conditions included in the Host City Agreement issued by the IOC for the 2008 Olympic Games, should the International Olympic Committee (IOC) choose San Francisco in 2005 as the Host City for the 2012 Summer Olympic Games; and approving the First Amendment to the BASOC Agreement giving the City the right to require BASOC to fund any bid deposit.

October 15, 2002 Board of Supervisors — ADOPTED
   Ayes: 11 - Ammiano, Daly, Gonzalez, Hall, Leno, Maxwell, McGoldrick, Newsom, Peskin, Sandoval, Yee
I hereby certify that the foregoing Resolution was ADOPTED on October 15, 2002 by the Board of Supervisors of the City and County of San Francisco.

OCT 16 2002

Date Approved

Gloria L. Young
Clerk of the Board

Mayor Willie L. Brown Jr.