Resolution urging Monster Cable Inc. to provide a fair severance package to the
over 120 laid-off workers at the Brisbane facility and to support these workers
and the local community in dealing with the long-term detrimental impacts of
Monster Cable Product's outsourcing of production jobs.

WHEREAS, Monster Cable Products, Inc. was founded in 1979 in the Richmond
District of San Francisco and is now a successful, privately held corporation with estimated
annual sales of at least $300 million; and,

WHEREAS, Monster Cable Products, Inc. paid over $6 million to secure naming rights
to Candlestick Park, including at least $3 million to the Recreation and Parks Department of
the City and County of San Francisco; and,

WHEREAS, Noel Lee, CEO and self-identified “Head Monster” of Monster Cable
Products, Inc., is the son of Chinese immigrants, born and raised in San Francisco and is a
widely celebrated entrepreneurial success story; and,

WHEREAS, On October 20, 2006, over 120 long-term production workers were laid-off
from Monster Cable Product’s Brisbane facility when the company outsourced its jobs to low-
wage overseas labor; and,

WHEREAS, This latest layoff followed another mass layoff of over 70 workers in
December 2005, totaling a mass layoff of 190 workers and creating a loss of stable
employment and income for workers who are mostly Chinese, Vietnamese, Latino, and
Eastern European immigrants; and,

WHEREAS, Many of the laid-off workers are the main providers for their families and
these families are predominately San Francisco residents; and,

Supervisors Jake McGoldrick, Tom Ammiano, Chris Daly, Sophie Maxwell,
Ross Mirkarimi, Aaron Peskin, Gerardo Sandoval

BOARD OF SUPERVISORS
WHEREAS, Monster Cable Products, Inc. broke with their past practice of paying laid-off workers 4 weeks of severance pay plus a week of severance pay for every year of service, offering just four weeks of severance pay to these employees; and,

WHEREAS, Monster Cable Products, Inc. has failed to respond to the workers request for a just severance package and community transition fund, delivered in writing and in person to management on November 9, 2006; and,

WHEREAS, Many of the laid-off production workers have dedicated their youth and best working years to helping Monster Cable Products, Inc. become a profitable business, working an average of over eight years and as many as twenty years; and,

WHEREAS, With an average age of 52, the laid-off workers are being forced into unemployment at a time when it is hardest to find work, let alone change careers and industries; and,

WHEREAS, Given the rapid decline of garment and other manufacturing industries in San Francisco, laid-off production workers are part of the workforce that the globalized economy treats as temporary and disposable; and,

WHEREAS, These workers are increasingly limited to low-paying, contingent work in the service industry; and,

WHEREAS, CEO Noel Lee, built this company from the ground up to one of the most prominent businesses in the Bay Area through the loyalty, "sweat equity," and hard labor of his workers; and,

WHEREAS, The workers' contributions have enabled Monster Cable Products, Inc. to grow and become the industry leader in high-end cable products, generating significant wealth for the company and its executives; and,

WHEREAS, Noel Lee has spent $6 million to temporarily attach Monster's name to a ballpark and untold amounts in legal fees to protect Monster Cable Product's copyrights; and,
WHEREAS, Mr. Lee has a corporate and moral responsibility to do more for his employees than to simply give them four weeks pay; and,

WHEREAS, Increasing unemployment hurts the local economy and creates greater strain on public resources; and,

WHEREAS, Monster Cable Products, Inc. should take responsibility for the negative community impacts caused by its outsourcing of local jobs, and provide resources to support the workforce and economic development needs of the local community; now, therefore, be it

RESOLVED, That the San Francisco Board of Supervisors urges Monster Cable Products, Inc. to meet with the laid-off worker representatives at once to address the workers demands outlined in the letter delivered to the company on November 9, 2006; and, be it

FURTHER RESOLVED, That the San Francisco Board of Supervisors urges Monster Cable Products, Inc. to provide severance pay in the amount of four weeks and one week per year of service for each employee who has been laid-off since October 2006; and, be it

FURTHER RESOLVED, That the Board of Supervisors urges Monster Cable Products, Inc. to continue health and dental benefits for one year to its laid-off workers; and, be it

FURTHER RESOLVED, That the Board of Supervisors urges Monster Cable Products, Inc. to contribute $2 million to a Worker and Community Transition Fund to support laid-off workers in securing stable employment and to provide for the local community’s workforce and economic development needs; and, be it

FURTHER RESOLVED, That the Clerk of the Board of Supervisors will send written communication of this resolution to Mr. Noel Lee, CEO of Monster Cable Products, Inc.
Resolution urging Monster Cable Inc. to provide a fair severance package to the over 120 laid-off workers at the Brisbane facility and to support these workers and the local community in dealing with the long-term detrimental impacts of Monster Cable Product's outsourcing of production jobs.

December 12, 2006  Board of Supervisors — REFERRED: City Operations and Neighborhood Services Committee

February 13, 2007  Board of Supervisors — ADOPTED

Ayes: 8 - Ammiano, Daly, Dufty, Maxwell, McGoldrick, Mirkarimi, Peskin, Sandoval

Noes: 3 - Alioto-Pier, Elsbernd, Jew
I hereby certify that the foregoing Resolution was ADOPTED on February 13, 2007 by the Board of Supervisors of the City and County of San Francisco.

Gloria L. Young
Clerk of the Board

Date: February 23, 2007

I hereby certify that the foregoing resolution, not being signed by the Mayor within the time limit as set forth in Section 3.103 of the Charter, became effective without his approval in accordance with the provision of said Section 3.103 of the Charter.

Clerk of the Board