[Supporting California State Senate Bill 1186 (Hill) - Stop Secret Surveillance Act]

Resolution declaring support for California State Senate Bill No. 1186 (SB 1186), the Stop Secret Surveillance Act, authored by Senator Jerry Hill, requiring law enforcement agencies to hold public hearings and generate Surveillance Use Policies governing the information collected by surveillance technology.

WHEREAS, The United States of America and its various law enforcement agencies have relied for more than 150 years on the surveillance of American citizens, of foreign nationals and of various communities to prosecute crimes, but also to suppress and chill protest and other lawful activities, and, in many instances, to use private information to publicly embarrass and blacklist individuals from various facets of public life; and

WHEREAS, Surveillance technologies have evolved from less sophisticated forms of eavesdropping to wiretapping and, particularly since the advent of the Internet, highly sophisticated network-enabled devices capable of, among other things, tracking real time movement of individuals and groups and identifying individuals through facial recognition, while cross-referencing identities against broad databases containing potentially sensitive private information; and

WHEREAS, Surveillance technologies have been used recently to partner with private security companies to surveil environmental activists, indigenous leaders and community members to control protests of the Dakota Access Pipeline and Keystone XL Pipeline; to allow law enforcement provocateurs to infiltrate those same protests; to successfully implement no-fly zones to black out media coverage during heightened law enforcement crackdowns; to profile communities for the purposes of creating false associations and characterizations of peaceful protesters as domestic terrorists; to scrutinize and surveil Black Lives Matter activists

Supervisors Peskin; Cohen
BOARD OF SUPERVISORS
and label them "Black Identity Extremists"; and to otherwise surveil individuals and groups over extensive periods of time, raising extensive civil liberties concerns; and

WHEREAS, Lawmakers in Oakland, Palo Alto and Santa Clara County have successfully proposed laws to bring the community and elected representatives into decisions by local police to acquire these powerful and invasive surveillance technologies, resulting in policies regarding law enforcement use of surveillance drones and the revelation and ultimate restriction of controversial surveillance activities at Oakland's Domain Awareness Center; and

WHEREAS, California State Senate Bill No. 1186 (SB 1186), authored by Senator Jerry Hill, would, beginning July 1, 2019, require law enforcement agencies, as defined in the legislation, to submit to their governing bodies at a regularly scheduled hearing, open to the public, a proposed Surveillance Use Policy for the use of each type of surveillance technology capable of monitoring and collecting audio, visual, locational, thermal, or similar information on any individual or group; and

WHEREAS, SB 1186 would require law enforcement agencies to submit amendments to any Surveillance Use Policy for each new type of surveillance technology sought to be used, to publicly post the policy and any amendments on the agency's website, to report back at approved intervals regarding the use of the surveillance technology, and would prohibit a law enforcement agency from selling, sharing, or transferring information gathered by surveillance technologies except to another law enforcement agency as permitted by law and the terms of the Surveillance Use Policy; and

WHEREAS, SB 1186 would also allow any person to bring an action for injunctive relief to prevent any violation of SB 1186, including enjoining any unauthorized use of surveillance technology without a publicly vetted and approved Surveillance Use Policy, and would require a law enforcement agency to discipline an employee who knowingly or intentionally uses surveillance technology in violation of any provision of SB 1186; and
WHEREAS, As of the date of introduction of this Resolution, SB 1186 has successfully passed through the Senate Public Safety Committee and the Senate Judiciary Committee, and is scheduled for further Committee hearings in the coming weeks; now, therefore be it

RESOLVED, That the Board of Supervisors of the City and County of San Francisco supports SB 1186 as a mechanism for allowing local impacted residents and communities to have their voices heard regarding the collection, storage and use of personal information about them through the use of surveillance technologies; and be it

FURTHER RESOLVED, That the Board of Supervisors of the City and County of San Francisco urges our local delegation representing San Francisco in the State Legislature to support SB 1186 - the Stop Secret Surveillance Act - and further urges the California State Legislature and Governor Jerry Brown to sign SB 1186 into law; and be it

FURTHER RESOLVED, That the Clerk of the Board be directed to send a copy of this resolution to the office of Senator Jerry Hill, and to the offices of San Francisco's representatives in the State Legislature.
Resolution declaring support for California State Senate Bill No. 1186 (SB 1186), the Stop Secret Surveillance Act, authored by Senator Jerry Hill, requiring law enforcement agencies to hold public hearings and generate Surveillance Use Policies governing the information collected by surveillance technology.

June 05, 2018 Board of Supervisors - CONTINUED
Ayes: 11 - Breed, Cohen, Fewer, Kim, Peskin, Ronen, Safai, Sheehy, Stefani, Tang and Yee

June 12, 2018 Board of Supervisors - ADOPTED
Ayes: 10 - Breed, Cohen, Fewer, Kim, Peskin, Ronen, Safai, Sheehy, Tang and Yee
Noes: 1 - Stefani

I hereby certify that the foregoing Resolution was ADOPTED on 6/12/2018 by the Board of Supervisors of the City and County of San Francisco.

Angela Calviolo
Clerk of the Board

Mark E. Farrell
Mayor

Date Approved
6/22/18
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, or time waived pursuant to Board Rule 2.14.2, became effective without his approval in accordance with the provision of said Section 3.103 of the Charter or Board Rule 2.14.2.

Angela Calvillo
Clerk of the Board

6/22/2018
Date

File No.
180551