[Making Environmental Findings and Establishing the Community Courts Program and Administrative Fee.]

Ordinance making required environmental findings; amending section 10.100-95 of the Administrative Code to provide that monies collected from participants in the Community Court Program to settle disputes or dismiss charges be deposited in the Mayor's Community Support Fund and make other technical amendments; amending section 10.100-295 of the Administrative Code to designate the Mayor's Office of Criminal Justice as administrator of the Dispute Resolution Program and Fund and to designate the Mayor's Office of Criminal Justice and the District Attorney's Office as administrators of the Community Courts Program; and to add section 10.183 to the Administrative Code to establish and authorize the District Attorney to collect a Community Court Program Administrative Fee to recover the City's costs for the District Attorney to participate in the operation of the Community Courts Program.

Note:

Additions are <u>single-underline italics Times New Roman</u>; deletions are <u>strikethrough italics Times New Roman</u>. Board amendment additions are <u>double underlined</u>. Board amendment deletions are <u>strikethrough normal</u>.

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

Section 1. Findings.

The Planning Department has determined that the actions contemplated in this ordinance are in compliance with the California Environmental Quality Act (California Public Resources Code sections 21000 et. seq.). Said determination is on file with the Clerk of the Board of Supervisors in File No.

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Section 2. The San Francisco Administrative Code is hereby amended by amending Section 10.100-95, to read as follows:

SECTION 10.100-95. MAYOR'S COMMUNITY <u>SUPPORT FUND. COURT RESOLUTION</u>

PROGRAM FUNDS.

- (a) Establishment of Funds. The Mayor's Community Support Fund is Court

  Resolution Program Funds are established as a category eight six funds to receive all penalties

  and fines and other payments collected from participants in the Community Court Program, as

  established in Section 10.100-95, to resolve disputes or dismiss charges awarded to the City and

  County by a Community Court. A separate account fund shall be established for each

  Ceommunity Ceourt established or to be established, including both the Bayview Community

  Court and the Taraval Community Court. All penalties and fines collected from participants in the

  Community Court Program to resolve incidents or dismiss charges shall be deposited into the Mayor's

  Community Support Fund account for the community in which the dispute occurred. In the event that
  the community in which the incident occurred does not have an account, those fines or penalties

  collected shall be deposited into a City-wide account in the Mayor's Community Support Fund.

  Monies previously being held in the Mayor's Community Court Funds shall be deposited in the
  respective Mayor's Community Support Fund account.
- (b) Use of Funds. The City shall expend the moneys in the Mayor's Community Support

  Fund Monies in these funds shall be expended by the City and County exclusively to support

  community enrichment projects in enhance public safety and quality of life in the community served

  by the respective account. Community Court, and to support that community's Community Court

  Program. The Director of the Mayor's Office of Criminal Justice Criminal Justice Council, in

  consultation with the Police Chief, District Attorney, the Chief Executive Officer of the Superior

  Courts, and the Controller, shall establish guidelines for the disbursement of moneys

consistent with these purposes. No cost that may be incurred by any City department in administering these moneys shall be recovered therefrom.

- (c) Exceptions to Fund Category. The Director of the Mayor's <u>Office of Criminal Justice Criminal Justice Council</u>, in consultation with <u>appropriate City agencies and community representatives</u>, the <u>Police Chief</u>, <u>District Attorney</u>, and the <u>Chief Executive Officer of the Superior Courts</u>, may disburse moneys consistent with those guidelines, provided that any single expenditure in excess of \$5000 may not be disbursed without prior approval of the Board of Supervisors.
- Section 3. The San Francisco Administrative Code is hereby amended by amending Section 10.100-295, to read as follows:

  SECTION 10.100-295. SAN FRANCISCO DISPUTE RESOLUTION PROGRAM FUND.
- (a) Purpose of Fund. The City recognizes and acknowledges that there is a need for the encouragement and support of the development and use of alternate dispute resolution techniques designed to facilitate the informal resolution of disputes among members of the community. To this end, the City wishes, pursuant to State law, to establish a program of grants to public entities and nonpartisan nonprofit corporations for the establishment and continuance of informal dispute resolution programs pursuant to the State Dispute Resolution Programs (Chapter 8 [commencing with Section 465], Division 1 of the Business and Professions Code) operated under standards developed by the State Dispute Resolution Advisory Council of the Department of Consumer Affairs.
- (b) Establishment of Fund. The San Francisco Dispute Resolution Program Fund is established as a category four fund for the purpose of receiving all monies received and collected by the City and County pursuant to the State-enacted Dispute Resolution Programs. This fund will be administered by the Controller. The City may accept and deposit into this

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special fund funds from any public or private source, including increased civil action filing fees authorized by the Board of Supervisors in accordance with the State Dispute resolution Program, as set forth under Business and Professions Code Chapter 8, Division 1 (commencing with Section 465), for the purposes of facilitating the Dispute Resolution Program.

- (c) Use of Fund. The disbursal of any monies from this fund shall be made only in a manner consistent with the State Dispute Resolution Program. The Board of Supervisors hereby authorizes payment to the General Fund of the City from the Dispute Resolution Program Fund of an amount not to exceed 10 percent of the total amount of said fund for any necessary and reasonable administrative costs incurred in connection therewith.
- (d) Administration of Fund. The Mayor's Office of <u>Criminal Justice Community</u>

  Development is hereby designated as administrator of the Dispute Resolution Program Fund and shall be responsible for the establishment and management of a program to distribute grants to public entities and nonpartisan, nonprofit agencies in the City and County of San Francisco, pursuant to the standards set forth in the Dispute Resolution Program Act: Funding and Operating Guidelines, in addition to other requirements specified under provisions of State law.

The Mayor's Office of <u>Criminal Justice Community Development</u> shall establish criteria for grant awards that give preference to community-based nonprofit conflict resolution programs and distribute grants on a balanced basis to ensure the greatest possible access to dispute resolution programs and services. The City and County of San Francisco shall uphold the legislative intent of Chapter 8, Division 1, Section 465.5 of the Business and Professions Code, to the extent practicable, and utilize local resources that are reflective of the diversity of the community.

with the District Attorney, shall establish and maintain a Community Courts Program as part of the
Dispute Resolution Program. The Community Courts may handle cases occurring in their respecti
communities that are referred to them by the District Attorney, San Francisco Police Department,
other participating agencies. Consistent with state and local law, in settling disputes or resolving
cases, the Community Courts may require participants to perform community service or pay monie
into the Mayor's Community Support Fund, as established in Section 10.100-95.

Section 4. The San Francisco Administrative Code is hereby amended by adding Section 10.183, to read as follows:

## SECTION 10.183. COMMUNITY COURT PROGRAM ADMINISTRATIVE FEE.

- (a) Purpose. In order to recover the cost to the City for the District Attorney to participate in the operation of the Community Courts Program, as described in section 10.100-295 of this Code, the City will collect a Community Court Program Administrative Fee as follows.
- (b) Collection of Fee. The District Attorney is authorized to collect the Administrative Fee from persons who are determined by the District Attorney to be eligible for the Community Court

  Program and who elect to participate in the Program. The District Attorney shall explain the basis and amount of any fee to each person in advance of his or her participation in the Community Court

  Program. The District Attorney is also authorized to collect the Administrative Fee from persons who are eligible for and who elect to participate in the Program but whose cases are heard in an administrative office because there is no community court in the neighborhood in which the incident or dispute occurred.
- (c) Amount of Fee. Consistent with the Dispute Resolution Program Act (California

  Business and Professions Code section 465 et. seq. and implementing regulations at 16 California

  Administrative Code section 3600 et. seq.), the Administrative Fee shall be assessed on a sliding scale

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1	basis. Individuals whose income and resources fall below 100 percent of the federal poverty level shall
2	pay no Administrative Fee. Individuals whose income and resources are between 100 to 200 percent of
3	the federal poverty level shall pay \$75.00 per case. Individuals whose income and resources exceed
4	200 percent of the federal poverty level shall pay \$115.00 per case. A business participating in the
5	Community Courts Program shall pay \$165.00 per case. Beginning with fiscal year 2005-2006, the
6	Controller shall each year review and adjust the Administrative Fees set in this section without further
7	action by the Board of Supervisors to ensure that the Administrative Fees produce sufficient revenue to
8	support the District Attorney's participation in the Community Court Program, but do not produce
9	revenue that exceeds that necessary to support the District Attorney's participation.
10	(e) No Additional Fees. No agency providing dispute resolution services through the
11	Community Court Program may collect any additional administrative fees from participants in the
12	Community Courts Program.
13	(f) Use of Fee. Consistent with the budgetary and fiscal provisions of the Charter,
14	proceeds received from collection of the Administrative Fee shall be used to recover the costs to the
15	City for the District Attorney to participate in the operation of the Community Courts Program.
16	APPROVED AS TO FORM:
17	DENNIS J. HERRERA, City Attorney
18	By: Cy Col
19	AMX S. ACKERMAN
20	Deputy City Attorney
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22	
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## City and County of San Francisco Tails

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

## **Ordinance**

File Number:

051001

**Date Passed:** 

Ordinance making required environmental findings; amending section 10.100-95 of the Administrative Code to provide that monies collected from participants in the Community Court Program to settle disputes or dismiss charges be deposited in the Mayor's Community Support Fund and make other technical amendments; amending section 10.100-295 of the Administrative Code to designate the Mayor's Office of Criminal Justice as administrator of the Dispute Resolution Program and Fund and to designate the Mayor's Office of Criminal Justice and the District Attorney's Office as administrators of the Community Courts Program; and to add section 10.183 to the Administrative Code to establish and authorize the District Attorney to collect a Community Court Program Administrative Fee to recover the City's costs for the District Attorney to participate in the operation of the Community Courts Program.

July 12, 2005 Board of Supervisors — CONTINUED

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

July 19, 2005 Board of Supervisors — PASSED ON FIRST READING

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

July 26, 2005 Board of Supervisors — FINALLY PASSED

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

Mirkarimi, Peskin, Sandoval

Excused: 1 - Daly

File No. 051001

I hereby certify that the foregoing Ordinance was FINALLY PASSED on July 26, 2005 by the Board of Supervisors of the City and County of San Francisco.

Clerk of the Board

Mayor Gavih Newsom

JUL 29 2005

**Date Approved**