File No.	111024
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Committee Item No	5_	
Board Item No.		

COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST

Committee:	Rules	Date	10/20/11
Board of Su	pervisors Meeting	Date	
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	Motion Resolution Ordinance Legislative Digest Budget Analyst Report Legislative Analyst Report Youth Commission Report Introduction Form (for hearing Department/Agency Cover Le MOU Grant Information Form Grant Budget Subcontract Budget Contract/Agreement Award Letter Application Public Correspondence		t
OTHER OTHER	(Use back side if additional sp Full and Final Release		
	y: Linda Wong y:	Date	

An asterisked item represents the cover sheet to a document that exceeds 25 pages. The complete document is in the file.

1	[Settlement of Lawsuit - Norman T. Larson, et al \$122,500]
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3	Ordinance approving settlement of the lawsuit filed by Norman T. Larson, San
4	Francisco Apartment Association, San Francisco Association Of Realtors, Coalition
5	For Better Housing, Round Hill Pacific and John Zanghi (collectively "Larson
6	Petitioners") against the City and County of San Francisco by payment by the City and
7	County of San Francisco to the Larson Petitioners' counsel Nielsen Merksamer
8	Parrinello Gross & Leoni, LLP, in the amount of \$122,500 and other terms; the lawsuit
9	was filed on December 10, 2008, in the San Francisco Superior Court, Case No. 509-
10	083, entitled Larson et al. vs. City and County of San Francisco.
11	Be it ordained by the People of the City and County of San Francisco:
12	Section 1. The proposed settlement of the action entitled <u>Larson et al. vs. City and</u>
13	County of San Francisco, San Francisco Superior Court, Case No. 509-083, by payment of
14	\$122,500.00 to trust account of the Larson Petitioners' counsel Nielsen Merksamer Parrinello
15	Gross & Leoni LLP, as trustees for Petitioners, by City and County of San Francisco, and
16	such other terms as are set forth in the proposed Full and Final Release on file with the Clerk
17	of the Board in File No.111024is hereby approved.
18	Section 2. The above named action was filed in San Francisco Superior Court on
19	December 10, 2008 and the following parties were named in the suit: Norman T. Larson, San
20	Francisco Apartment Association, San Francisco Association Of Realtors, Coalition For Bette
21	Housing, Round Hill Pacific and John Zanghi, Plaintiffs; and City and County of San
22	Francisco, Defendants.
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1	APPI DEN	ROVED AS TO FORM and Recommended: NIS J. HERRERA, City Attorney
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3	By:	See File for Signature Tara M. Steeley
		Deputy City Attorney
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5	By:	See File for Signature Wayne Snodgrass
6		Wayne Snodgrass Team Leader
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10	Ву:	See File for Signature Ben Rosenfield
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FULL AND FINAL RELEASE

Case Name: Larson v. City and County of San Francisco

Case No.: Case No. 509-083

FOR GOOD AND VALUABLE CONSIDERATION, in the amount of \$122,500.00 (One Hundred Twenty-Two Thousand, Five Hundred and XX/100) Dollars (the "SETTLEMENT AMOUNT"), the sufficiency of which is hereby admitted and acknowledged, plaintiffs, individually and on behalf of their heirs, domestic partners, executors, administrators, employees, members, agents, and assigns, if any (hereinafter referred to individually and collectively as "RELEASORS"), hereby agree to fully and forever release and discharge the City and County of San Francisco, together with its elective and/or appointive boards, agents, servants, employees, consultants, departments, commissioners, and officers (hereinafter referred to individually and collectively as "SAN FRANCISCO"), from any and all claims for money damages, attorneys' fees, expenses and costs (including without limitation court costs) of any kind or nature whatsoever, whether known or unknown, suspected or unsuspected, which have existed or may have existed, or which do exist, or which hereafter shall or may exist for the claims that are alleged or set forth in the complaint/petition for writ of mandate on file in that certain action entitled "Larson vs. City and County of San Francisco," being Action No. 509-083 on the records of the Superior Court for the State of California, County of San Francisco (hereinafter referred to as the "ACTION") (hereinafter referred to collectively as the "CLAIMS"). This release does not preclude RELEASORS from seeking to execute any judgment in the ACTION. This release shall not preclude RELEASORS from raising any of the CLAIMS in defense of any action filed against one or more RELEASORS jointly or separately to the extent permitted by law, nor does this release preclude RELEASORS from obtaining an award of attorney's fees and costs as the "prevailing" defendant in any such suit, to the extent fees are authorized by statute. This release does not bind the individual members of any of the corporate RELEASORS to the extent they have suffered damages based on the CLAIMS separate and apart from any claims that the RELEASORS might have.

RELEASORS represent and warrant that they have not assigned or transferred, or agreed to assign or transfer, or attempted to assign or transfer, to any third party or entity (including without limitation any insurer) any interest in any of the CLAIMS. Each RELEASOR agrees to defend, indemnify and hold harmless SAN FRANCISCO against any loss, expense or liability, including without limitation reasonable attorneys' fees, arising from any breach by that RELEASOR of the foregoing.

RELEASORS represent and warrant that either (a) there are no liens in existence which may attach to the SETTLEMENT AMOUNT or to any recovery paid to RELEASORS pursuant to the ACTION, or (b) to the extent there are any such liens, RELEASORS will pay and retire all such liens out of the SETTLEMENT AMOUNT. Each RELEASOR agrees to defend, indemnify and hold harmless SAN FRANCISCO against any loss, expense or liability, including without limitation reasonable attorneys' fees, arising from any breach by that RELEASOR of the foregoing.

RELEASORS certify that they have read Section 1542 of the California Civil Code, which provides:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM MUST HAVE MATERIALLY AFFECTED HIS SETTLEMENT WITH THE DEBTOR.

RELEASORS hereby waive application of Section 1542 of the Civil Code with respect to the CLAIMS. RELEASORS understand and acknowledge that, as a consequence of this waiver of Section 1542, even if RELEASORS should eventually suffer additional or further loss, damages or injury arising out of or in any way related to the CLAIMS, or any of them, RELEASORS will not be permitted to make any further claims against SAN FRANCISCO to recover for such loss, damages or injury. RELEASORS acknowledge that they intend these consequences even as to claims for personal injury or property damage that may exist as of the date of this Full and Final Release but which RELEASORS do not know exist, and which, if known, would materially affect RELEASORS' decision to execute this Full and Final Release, regardless of whether RELEASORS' lack of knowledge is the result of ignorance, oversight, error, negligence, or any other cause.

RELEASORS acknowledge that, in executing this Full and Final Release, they are acting on their own, independent judgment informed by their legal counsel. RELEASORS acknowledge having read this Full and Final Release and having been advised by their attorney as to its meaning and effect. RELEASORS acknowledge and warrant that their execution of this Full and Final Release is free and voluntary.

RELEASORS acknowledge that this Full and Final Release contains and constitutes the entire agreement between RELEASORS and SAN FRANCISCO with respect to the CLAIMS. The terms of this Full and Final Release are contractual and not a mere recital. RELEASORS acknowledge that SAN FRANCISCO has made no representations, express or implied, to induce RELEASORS to enter into this Full and Final Release, other than as expressly set forth herein.

No aspect of this Full and Final Release or the settlement which led to it is intended to be nor at any time shall be construed, deemed, or treated in any respect as an admission by SAN FRANCISCO of liability for any purpose. It is expressly understood by RELEASORS that this Full and Final Release does not constitute an admission of the truth or accuracy of any of the allegations made in the complaint on file in the ACTION or of liability for any of the CLAIMS, and that SAN FRANCISCO expressly denies the allegations made in the complaint; however, SAN FRANCISCO acknowledges that it is bound by the Court of Appeal opinion and judgment in the ACTION.

If any of the provisions of this Full and Final Release or the application thereof is held to be invalid, its invalidity shall not affect any other provision or application of this Full and Final Release to the extent that such other provision or application can be given effect without the invalid provision or application, and to this end, the provisions of this Full and Final Release are declared and understood to be severable; provided, however, that should a court of competent jurisdiction hold that RELEASORS are entitled to sue SAN FRANCISCO upon any of the CLAIMS, and should RELEASORS bring or join in such a suit, then those RELEASORS bringing or joining in such a suit shall immediately remit to

SAN FRANCISCO the greater of: (1) any portion of the SETTLEMENT AMOUNT they have received by way of reimbursement for fees paid, plus interest thereon accruing at a rate of ten percent per year, compounded monthly, from the date of payment thereof, or (b) \$100.00.

RELEASORS understand and acknowledge that both RELEASORS and SAN FRANCISCO shall bear their own legal expenses and costs incurred in connection with prosecuting or defending against the ACTION and any of the CLAIMS, except as expressly agreed herein.

This Full and Final Release and the settlement which led to it have been fully negotiated with the assistance of counsel and should not be construed more strictly against one party than another.

This Full and Final Release may be executed in two or more counterparts, all of which counterparts shall be deemed originals.

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