File No.	120014	Committee Item No.	2
		Board Item No.	

COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST

			*	
Committee:	Budget and Finance Sub -Committee	_ Date	May 9, 2012	
Board of Su	pervisors Meeting	Date	······································	
Cmte Boar	rd			
	Motion Resolution Ordinance Legislative Digest Budget and Legislative Analyst Rep Legislative Analyst Report Youth Commission Report Introduction Form (for hearings) Department/Agency Cover Letter an MOU Grant Information Form Grant Budget Subcontract Budget Contract/Agreement Form 126 – Ethics Commission Award Letter Application Public Correspondence		port	
OTHER	(Use back side if additional space is	s neede	d)	
	by: Victor Young Date by: Victor Young Date	e <u>May </u>	4, 2012	

RESOLUTION NO.

[Airport Lease - Alclear, LLC]

Resolution approving the Expedited Traveler Service Lease between Alclear, LLC, and the City and County of San Francisco, acting by and through its Airport Commission.

WHEREAS, The Airport Commission has requested proposals for the Expedited Traveler Service Lease; and

WHEREAS, Aclear, LLC was the highest, responsive and responsible proposer; and, WHEREAS, Alclear, LLC met the minimum qualifications and submitted a responsible and responsive proposal;

WHEREAS, The Airport Commission approved Resolution No. 12-0021, adopted January 31, 2012, awarding the Expedited Traveler Service Lease to Alclear, LLC; now, therefore, be it

RESOLVED, That the Board of Supervisors hereby approves the Expedited Traveler Service Lease No. 12-0021, copies of which are contained in Board of Supervisors' File No. 120014.

Airport Commission
BOARD OF SUPERVISORS

Item 2	Department:	
File 12-0014	San Francisco International Airport (Airport)	*

EXECUTIVE SUMMARY

Legislative Objective

• The proposed resolution would approve a new lease between the Airport and Alclear, LLC, for the Expedited Traveler Service program at San Francisco International Airport.

Key Points

- Under the Expedited Traveler Service program, as authorized by the U.S. Transportation Security Administration (TSA), program members pay a private company an annual fee in order to receive expedited screening at the entrance to the Airport security check points. The Airport has entered into a lease agreement with Alclear, LLC (Alclear), as a result of a competitive Request for Proposals (RFP), to provide the Expedited Traveler Service program at San Francisco International Airport.
- The Airport Commission approved an expanded scope of Expedited Traveler Service program for San Francisco International Airport which could include (1) registering passengers, collecting biometric identification, verifying identification at the security checkpoint, and assisting members through the checkpoint lines; and (2) concierge-type services, including assistance with flight information, parking, ground transportation, baggage, and pre-ordering food from Airport concessions. According to the Airport's Chief Operating Officer, the business plan provided by Alclear focuses on expediting screening of members at security checkpoints rather than concierge services. Alclear has committed to developing a targeted concierge service based on a survey to be conducted after the commencement of operations.
- The proposed lease is for three years, with one three-year option to extend the lease. Alclear will lease approximately 700 square feet of space for seven security checkpoint locations and four enrollment stations in the International Terminal and Terminals 1, 2, and 3. Rent payable by Alclear to the Airport equals the greater of the Minimum Annual Guarantee (MAG) of \$650,000, increased annually by a formula based on the Consumer Price Index (CPI), or 10% of gross revenues.
- Under the proposed lease, Expedited Traveler Service program fees, charged by Alclear to program members, must be (1) comparable to fees charged by Alclear at other airports, and (2) approved by the Airport Director. Fees in the first year of the proposed lease are \$179 per year for individual members and \$229 per year for families. Fees for corporate enrollment range from \$150 to \$165 per member, depending on the number of company employees that are enrolled.

Fiscal Impacts

• The Airport expects Alclear to pay the Airport the MAG in the first year of the lease and percentage rent equal to 10% of gross revenues in the second and third year of the lease. Estimated rent payable by Alclear to the Airport is \$2,855,656 over the initial three-year term. If Alclear does not achieve the enrollment goals, resulting in payment of the MAG rather than 10% of gross revenues in year two and year three of the proposed lease, the Airport would receive an estimated \$2,009,085 over the initial 3-year term of the proposed lease, based on a 3% per year increase in the initial MAG of \$650,000.

Recommendation

Approve the proposed resolution.

MANDATE STATEMENT / BACKGROUND

Mandate Statement

In accordance with City Charter Section 9.118, any lease having anticipated revenue of \$1,000,000 or more is subject to approval by the Board of Supervisors.

Background

The U.S. Transportation Security Administration (TSA) implemented a Registered Traveler pilot program in 2005, in which private companies could pre-screen air travel passengers to expedite their screening at airport security checkpoints. Air travel passengers who wished to be pre-screened could pay a fee to a private company providing the pre-screening service and submit to a background check to become a Registered Traveler. Twenty airports, including San Francisco International Airport (Airport) participated in the Registered Traveler pilot program, which ended in July 2009.

The Airport awarded a 5-year contract to provide Registered Traveler service to Clear Registered Traveler (Clear) in July 2007 after a Request for Proposal (RFP) process. Clear, which provided Registered Traveler services at 18 airports, went out of business in June 2009 (see Selection of Alclear, LLC below). The Airport has not offered a Registered Traveler service since June 2009.

Expedited Traveler Service Program

Airport security includes two screening processes at the security checkpoints: (1) the initial check of boarding passes and identification; and (2) the security screening of passengers and luggage. Under the Expedited Traveler Service program, as authorized by the TSA, members of the Expedited Traveler Services program pay a private company an annual fee in order to receive expedited screening relating to checking boarding passes and identification, and escorting passengers to the front of the line for the second screening process, which is conducted by TSA.

The TSA has also piloted a new program, called TSA Pre-Check, which offers expedited screening of passengers and luggage at the Airport's second checkpoint. Currently, this pilot program is only offered to passengers of Delta Airlines and American Airlines at 11 airports. San Francisco International Airport is not currently a participant.

DETAILS OF PROPOSED LEGISLATION

The proposed resolution would approve a new lease between the Airport and Alclear, LLC, for the Expedited Traveler Service program at San Francisco International Airport.

Lease Premises

- Approximately 700 square feet at seven checkpoint locations and four permanent enrollment stations.
- The initial program will include six checkpoint locations, to be expanded to seven locations at a later date. The six checkpoint locations will be located in:
 - (1) International Terminal, Boarding Area A;
 - (2) International Terminal, Boarding Area C;
 - (3) Terminal 1, Boarding Area B;
 - (4) Terminal 1, Boarding Area C;
 - (5) Terminal 2, Level 2; and
 - (6) Terminal 3, Boarding Area F.
- The Airport will have the right to approve or deny the placement of the permanent enrollment stations.
- The Airport will establish separate security checkpoint lanes for passengers participating in the Expedited Traveler Service program. These lanes are not included in the leased premises.

Term

- Three years
- One 3-year option to extend

Minimum Annual Guarantee (MAG) Rent Payable to the Airport

- \$650,000

Adjusted annually by a formula that compares the Consumer Price Index (CPI) in the base year to the current year

Percentage Rent if Greater than the MAG

- 10% of gross revenues exceeding the MAG

Utilities

- Tenant pays all utilities

Selection of Alclear, LLC

The Airport issued a competitive Request for Proposal (RFP) for the Expedited Traveler Service program in September 2011. Selection criteria for the Expedited Traveler Service provider included:

- 1. Financial strength and business plan (30 points);
- 2. Operations and management plan (30 points);
- 3. Rent payable to the Airport (20 points);
- 4. Experience (10 points); and
- 5. Design and quality of stations (10 points).

The Airport received two qualified responses from Alclear, LLC (Alclear) and Jetit Express, LLC (Jetit). The selection panel, consisting of two representatives from the Airport and one representative from a private company, AirServe, scored the two proposals. Alclear received 70 points and Jetit received 64.9 points. Alclear's MAG proposal was \$650,000 compared to Jetit's MAG proposal of \$601,500.

The Airport Commission approved award of the proposed lease to Alclear on January 31, 2012.

Alclear purchased Clear's assets after Clear went out of business in 2009, including Clear's membership list, but according to the Airport's Chief Operating Officer's report to the January 31, 2012 Airport Commission meeting, is otherwise unrelated to Clear. Alclear currently operates similar programs at airports in Denver and Orlando.

The Airport Commission approved an expanded scope of the Expedited Traveler Service program for San Francisco International Airport that could include:

- 1. Registering passengers, collecting biometric identification, verifying identification at the security checkpoint, and assisting members through the checkpoint lines; and
- 2. Concierge-type services, including assistance with flight information, parking, ground transportation, baggage, and pre-ordering food from Airport concessions.

According to the Airport's Chief Operating Officer, Mr. Tryg McCoy, the business plan provided by Alclear focuses on expediting screening of members at security checkpoints rather than concierge services. However, according to Mr. McCoy, Alclear has committed to surveying members and developing a targeted concierge service based on the survey.

FISCAL IMPACTS

Under the proposed lease, the Expedited Traveler Service program fees, charged by Alclear to members of the program, must be (1) comparable to fees charged by Alclear at other airports, and (2) approved by the Airport Director.

The fees to be charged by Alclear to members of the Expedited Traveler Service program in the first year of the proposed lease are:

Membership	Price per Year
Individual	\$179
Family Plan	\$229
Military Discount	15%
Corporate Pricing	From \$150 to \$165 per member, based on number of enrollments per company

Source: Airport

According to Ms. Cheryl Nashir, Associate Deputy Airport Director, Revenue Development, the fees to be charged by Alclear for the Expedited Traveler Service are consistent with fees charged by Alclear at airports in Denver and Orlando.

As shown in the table below, the Airport expects Alclear to pay the MAG in the first year of the lease and percentage rent equal to 10% of gross revenues in the second and third year of the lease.

	Year One	Year Two	Year Three	Total
Gross Revenues	\$6,026,953	\$9,181,577	\$12,874,983	\$28,083,513
Rent	\$650,000	\$918,158	\$1,287,498	\$2,855,656
		10% of Gross	10% of Gross	
	MAG	Revenue	Revenue	

Source: Airport

According to Ms. Nashir, Alclear's revenue projections are based on enrollment of Expedited Traveler Service members in San Francisco comparable to enrollment in programs in Denver and Orlando. As noted in the table above, based on these enrollment projections, Alclear will pay the Airport total rent of \$2,855,656 over the initial three-year term of the proposed lease.

If Alclear does not achieve the enrollment goals, resulting in payment of the MAG rather than 10% of gross revenues in year two and year three of the proposed lease, Alclear would pay the Airport total rent estimated at \$2,009,085 over the initial 3-year term of the proposed lease, based on a 3% per year increase in the initial MAG of \$650,000.

RECOMMENDATION

Approve the proposed resolution.

AIRPORT COMMISSION

CITY AND COUNTY OF SAN FRANCISCO

RESOLUTION NO. 17-0021

AWARD OF THE EXPEDITED TRAVELER SERVICE LEASE TO ALCLEAR, LLC FOR A MINIMUM ANNUAL GUARANTEE OF \$650,000 FOR THE FIRST YEAR OF THE LEASE

- WHEREAS, by Resolution No. 11-0114, adopted May 17, 2011, the Airport Commission authorized staff to commence a competitive selection process for the Expedited Traveler Service Lease ("Lease") through a Request for Proposals; and
- WHEREAS, by Resolution No. 11-0173, adopted August 16, 2011, the Commission authorized staff to accept proposals for the Lease; and
- WHEREAS, on November 15, 2011, staff received proposals from Alclear, LLC and JetIt Express, LLC; and
- WHEREAS, a three-member panel reviewed the qualifying proposals and determined Alclear, LLC to be the highest ranking, responsive and responsible proposer; now, therefore, be it
- RESOLVED, that the Airport Commission awards the Expedited Traveler Service Lease to Alclear, LLC under the conditions set forth in the staff memorandum on file with the Commission Secretary, including, but not limited to a Minimum Annual Guarantee of \$650,000 for the first year of the lease and a term of three (3) years with one (1) three-year option, exercisable at the sole and absolute discretion of the Airport Commission, and, be it further
- RESOLVED, that the Airport will not close any first-class or premium passenger screening lanes because of the Expedited Traveler Service Lease and will maintain such operation, and, be it further
- RESOLVED, that the Airport will be supportive and participate in the Transportation Security Administration's anticipated trusted traveler program; and, be it further
- RESOLVED, that this Commission Secretary is hereby directed to request approval of the Lease by Resolution of the Board of Supervisors pursuant to Section 9.118 of the Charter of the City and County of San Francisco.

I hereby certify that the foregoing resolution was adopted by the Airport Commission JAN 3.12012

at its meeting of

Han Carrinatte



San Francisco International Airport

April 3, 2012

File 120014

Ms. Angela Calvillo
Clerk of the Board
Board of Supervisors
City Hall
1 Dr. Carlton B. Goodlett Place, Room 244
San Francisco, CA 94102-4689

BOARD OF SUPERVISORS
SAN FRANCISCO
2012 APR -3 PM 2: 17

Subject:

Approval of the Expedited Traveler Service Lease No. 12-0021, between Alclear, LLC and the City and County of San Francisco, acting by and through its Airport Commission

Dear Ms. Calvillo:

Pursuant to Section 9.118 of the City Charter, I am forwarding for the Board of Supervisors' approval the Expedited Traveler Service Lease No. 12-0021, between Alclear, LLC and the City and County of San Francisco, acting by and through its Airport Commission. The Airport Commission has previously approved the award of the Expedited Traveler Service Lease to Alclear, LLC by Resolution No. 12-0021.

Five sets of the following documents are enclosed for review:

- · Board of Supervisors Resolution;
- Approved Airport Commission Resolution No. 12-0021;
- Approval as to form of Lease from City Attorney's Office;
- Ethics Forms SFEC-126; and
- Copy of Luggage Cart Lease and Operating Agreement No. 12-0021.

Please contact Cheryl Nashir of Airport Revenue Development and Management at (650) 821-4500 if you have any questions or concerns regarding this matter.

Very truly-yours

Jean Caramatti

Commission Secretary

Enclosures

cc: Cheryl Nashir

LEASE AGREEMENT

FOR THE

EXPEDITED TRAVELER SERVICE PROGRAM

ΑT

SAN FRANCISCO INTERNATIONAL AIRPORT

by and between

ALCLEAR, LLC,

as tenant

and

CITY AND COUNTY OF SAN FRANCISCO ACTING BY AND THROUGH ITS AIRPORT COMMISSION, as landlord

> Edwin M. Lee Mayor

AIRPORT COMMISSION

Hon. Larry Mazzola, President

Hon. Linda S. Crayton, Vice President

Hon. Eleanor Johns

Hon. Richard J. Guggenhime

Hon. Peter A. Stern

John L. Martin Airport Director

December 20, 2011

Lease No. 12-0021

** Complete copy of document is located in

File No. 120014

TABLE OF CONTENTS

N	AJOR I	LEASE TERM SUMMARY	
1.	PREA	NI9E7	
	1.3	Extent of Leasehold	
	1.2	Premises Change	••••
	1.3	Remeasurement of Premises	
	1.4	Changes to Airport	2
	1.5	Common Areas	ير
2.	TERM	•	
	2.1	Commencement and Expiration	
	2.2	Phased Delivery and Required Opening	3
	2.3	Phased Delivery and Required Opening	3
	2.4	Late Opening Charge	3
	2.5	Delivery Delay	З
	2.6	City's Right to Extend	3
3.		Holding Over	4
	3.1	TO OI ERATION	
	3.2	Permitted Use	4
	3.3	No Exclusivity	4
	3.4	Operation of Business	4
	3.5	[Left blank by agreement of the parties - Support Space]	4
	3.6	Hours of Operation	4
	3.7	Prices	4
	3.8	References to Airport	5
	3.9	Other Operational Requirements	5
	3.10	Pronibited Activities	5
	3.10	Audit of Operations	4
	3.11	Representative of Lenant	4
	3.12	investigation reports	4
		Compliance with Laws	6
4.	RENT		
	4.1	Definitions	7
	4.2	Monthly Rent Payments	8
	4.3	Adjustments to Minimum Annual Guarantee	0
	4.4	Construction Period Operations	0
	4.5	kent During Construction	Q
	4.6	sales reports	10
	4.7	Annual Certification of Sales and Adjustment	10
	4.8	Purchase Receipt Requirements	10
	4.9	BOOKS and Records; Audit Rights	10
	4.10	Other Reports and Submissions	11
	4.11	Additional Rent	11
	4.12	Prepay Kent	11
	4.13	Nature of Lease	7.7
_	4.14	Severe Decline in Enplanements	12
5.		AMENI OK SUBLETTING	
	5.1	No Assignment	14
	5.2	Changes in Tenant	1.4
	5.3	No kelease	15
	J.4	subleasing	15
	J.J	EXCESS RENT	15
	5.6	Acceptance of Rent	15
			. 1 .

	5.7	Waiver	16
6.	TAXES	ASSESSMENTS AND LIENS	
	6.1	Taxes	16
	6.2	Other Liens	16
7.	INVEST	IMENTS; ALTERATIONS	
	7.1	Minimum Investment	16
	7.2	City's Approval Rights	16
	7.3	Structures and Fixtures	17
	7.4	Notice and Permits	17
	7.5	Title to Alterations	17
	7.6	Effect of Alterations on Airport	18
	7.7	[Left blank by agreement of the parties - Mid-Term Refurbishment]	
	7.8	Labor Harmony	18
8.	UTILITII	ES CONTRACTOR OF THE CONTRACTO	
	8.1	Services Provided	
	8.2	Utility Costs	
	8.3	Shared Telecommunications Services	19
	8.4	Waiver of Damages	19
9.	MAINT	ENANCE AND REPAIR	•
	9.1	"As-Is" Condition	19
	9.2	Tenant's Maintenance Obligations	
	9.3	Tenant's Pest Management Obligations	20
10.	SIGNS	AND ADVERTISING	
	10.1	Signs and Advertising	
	10.2	Prohibition of Tobacco Sales and Advertising	
	10.3	Prohibition of Alcoholic Beverage Advertising	20
		ank by agreement of the parties – PROMOTIONAL PROGRAM]	21
12.		R; INDEMNITY; INSURANCE	
	12.1	Waiver	
	12.2	Indemnity	
	12.3	Losses	
	12.4	Immediate Obligation to Defend	
	12.5	Notice	
	12.6	Insurance	
	12.7	Form of Policies	
	12.8	Delivery of Policies or Certificates	
	12.9	Subrogation	22
13.	DEPOS		
		Form of Deposit	22
	13.2	Maintenance of Deposit	
	13.3	Alternative Forms of Deposit	
	13.4	Use of Deposit	
	13.5	Other Agreements	24
14.	DAMA	GE OR DESTRUCTION	
	14.1	Partial Destruction of Premises	
	14.2	Total Destruction of Premises	
	14.3	Partial Destruction of Terminal Building	
	14.4	Damage Near End of Term	
	14.5	No Abatement of Rent; Tenant's Remedies	25
15.		LT; REMEDIES	
	1 5 1	Events of Default	25
	15.1 15.2	Statutory Notices	

	15.3	Remedies	26
	15.4	City's Right to Perform	20
	15.5	kignis kelated to termination	20
	15.6	Cumulative Rights	20
	15.7	Prepayment	20
	15.8	Fines	20
	15.9	City Lien	20
	15.10	Commencement of Legal Actions	.27
	15.11	Waiver of Notice	.27
16.	SURRI	NDER	.27
17.	HAZA	KDOUS MATERIALS	
	17.1	Definitions	20.
	17.2	lenant's Covenants	20
	17.3	Environmental Indemnity	3U 31
	17.4	Environmental Audit	01 21
	17.5	Closure Permit	٥١ ٦٦
18.	EMINE	NT DOMAIN	31
	18.1	Definitions	21
	18.2	General	20
	18.3	Total Taking; Automatic Termination	32 33
	18.4	Partial Taking; Election to Terminate	ე∠ ვე
	18.5	Tenant's Monetary Obligations; Award	32 33
	18.6	Partial Taking; Continuation of Lease	32 22
	18. <i>7</i>	Temporary Takings	32 33
19.	CITY A	IND OTHER GOVERNMENTAL PROVISIONS	ЭZ
	19.1	MacBride Principles – Northern Ireland	33
	19.2	Charter	33 20
	19.3	Tropical Hardwood and Virgin Redwood Ban	3.3 20
	19.4	No Representations	22
	19.5	Effect of City Approvals	20
	19.6	Limitation on Damages	53 }○
	19.7	Sponsor's Assurance Agreement	33
	19.8	rederal Nondiscrimination Regulations	£/
	19.9	rederal Affirmative Action Regulations	N
	19.10	City's Nondiscrimination Ordinance	M
	17.11	Conflict of Interest	
	17.12	Prevailing Rates of Wage	15
	17.13	Decidration Regarding Airport Private Roads	-
	19.14	No Relocation Assistance; Waiver of Claims	5
	17.13	Diug-rree workplace	4
	17.10	Compliance with Americans With Disabilities Act	4
	19.17	Sunshine Ordinance	4
	17.18	Pesticide Prohibition	,
	17.17	FIRST Source Hiring Ordinance	
	17.20	rapol reace/Cara Check kille	,
	17.21	Requiring Minimum Compensation	7
	17.23	Requiring realith Benefits for Covered Employees	0
	7.24	Notification of Limitations on Contributions	٦.
	7.20	rood service waste Reduction Ordinance	1
20. (JENER/	AL PROVISIONS	,
2	20.1	Notices	ı

20.2	No Implied Waiver	41
20.3	Entire Agreement	
20.4	Amendments	
20.5	Interpretation of Lease	
20.6	Successors and Assigns	
20.7	No Third-Party Beneficiaries	
20.8	No Joint Venture	
20.9	Brokers	
20.10		
20.11	Governing Law	42
20.12	Attorneys' Fees	42
	Cumulative Remedies	
	Time of Essence	
	Reservations by City	
	Survival of Indemnities	
	Quiet Enjoyment and Title	
	No Right of Redemption	
	Accord and Satisfaction	
	Joint and Several Liability	
	Estoppel Statements	
20.22	Authority	44
	Consents	
	Options Personal	
	Counterparts	
	E PAGE	45
LIST OF EX	HIRI12	

Exhibit A – Description of Premises

Exhibit B – Use and Operational Requirements
Exhibit C-1 – Form of Performance Bond

Exhibit C-2 - Form of Letter of Credit

File No. 120014

FORM SFEC-126: NOTIFICATION OF CONTRACT APPROVAL (S.F. Campaign and Governmental Conduct Code § 1.126)

City Elective Officer Information (Please	print clearly.)		
Name of City elective officer(s):	C	ity elective office(s) held:	
Members, SF Board of Supervisors Me		lembers, SF Board of Supervisors	
Contractor Information (Please print clea	rly.)		
Name of contractor:			
financial officer and chief operating officer;	(3) any person who has an	ors; (2) the contractor's chief executive officer, chief ownership of 20 percent or more in the contractor; (4) nmittee sponsored or controlled by the contractor. Use	
additional pages as necessary.	es, and (b) any polymous co.		
Neither Alclear, LLC, nor its parent company, Alcle	ear Holdings, LLC, sponsors or	controls a political committee.	
Caryn Seidman Becker is the Co-Founder and Ch Financial Officer of Alclear, LLC. There is no Chie	ief Executive Officer of Alclear, f Operating Officer of Alclear, L		
Miller, Craig Cov and Jeffrey Samberg. The office	rs of Alclear Holdings, LLC are e only holder of 20% or more o	idman Becker, Kenneth Comick, Michael Chertoff, William Caryn Seidman Becker, Chief Executive Officer, and Kenneth the units of Alclear Holdings, LLC is Alclear Investments, LLC, nick.	
Contractor address:		•	
595 Madison Avenue, 39th Floor, New Y			
Date that contract was approved:	Amount of contract:		
1/31/2012 (Airport Commission) The higher of MAG, which is adjusted based on CPI, of \$650,000 or 10% of Gross Revenues.			
Describe the nature of the contract that was	= =		
Lease was awarded through a Reques	for Proposal process		
Comments: Requesting approval of Lease.	^		
,	1. 11.		
This contract was approved by (check app		7.6 X	
☐ the City elective officer(s) identified of			
☐ a board on which the City elective office	er(s) serves <u>San Fran</u> Print	Name of Board	
☐ the board of a state agency (Health Au	hority, Housing Authorit	y Commission, Industrial Development Authority	
_ ·	nt Agency Commission,	Relocation Appeals Board, Treasure Island	
Print	Name of Board		
Filer Information (Please print clearly.)			
Name of filer:	ı	Contact telephone number:	
Angela Calvillo, Clerk of the Board of S	upervisors	(415) 554-5184	
Address:		E-mail:	
1 Dr. Carlton B. Goodlett Place, Room 244, San Francisco, CA 94102-4689 Board.of.Supervisors@sfgov.org			
Signature of City Elective Officer (if submit	ted by City elective officer	Date Signed	
Signature of Board Secretary or Clerk (if su	bmitted by Board Secretary	or Clerk) Date Signed	

*		
1.		
		•
,		
	•	
·		
		* .
•		
	•	
		•
		-
-		
	•	Sa.
	•	