[Opposing the Assembly Constitutional Amendment Bill 5.]

Resolution opposing Assembly Constitutional Amendment Bill 5, regarding benefit plans for union workers.

WHEREAS, Defined benefit pensions offered to employees of the City and County of San Francisco (by the San Francisco Employee Retirement System and the California Public Employee Retirement System) provide security and dignity after retirement with a guaranteed pension for those who have dedicated decades to public service; and,

WHEREAS, Defined contribution plans unnecessarily expose workers to investment and interest rate risks, putting all of their retirement savings at risk; and,

WHEREAS, Defined benefit plans provide supplemental benefits, including disability, cost of living adjustments, and death benefits, while defined contribution plans provide no such benefit; and,

WHEREAS, Studies performed by the Nebraska Retirement Systems and the Colorado Public Employees Retirement Association, as well as other studies performed by academic experts, have concluded after due examination that defined contribution plans cannot be expected to provide adequate retirement benefits, and that participants will not benefit from the introduction of defined contribution plans; and,

WHEREAS, The people of the City and County of San Francisco, by their Charter, and granted to them by the home rule provisions of the California Constitution, have determined to offer and extend and enhance defined benefits to public employees; and, WHEREAS, Assemblyman Keith Richman has introduced a proposed Assembly Constitutional Amendment (ACA 5) that would prohibit, after July 1, 2007, all newly hired

public employees from enrolling in a defined benefit pension plan and would instead mandate

their enrollment in a third party administered defined contribution plan named the California Public Employee Defined Contribution Plan; and,

WHEREAS, ACA 5 proposes to pre-empt the ability of the people in Charter cities and counties from their ability to confer defined benefit retirement plans; and,

WHEREAS, The effort to convert defined benefit pensions to defined contribution plans is part of a concerted national attack on retirement security and the social safety net, including efforts to privatize Social Security; now, therefore, be it

RESOLVED, That the City and County of San Francisco is opposed in principle to the replacement of defined benefit plans with defined contribution plans as the core retirement benefit of its employees, whether that replacement takes the form of mandatory or optional conversion, and will take all appropriate action with the legislature, other local governments, and the general public to actively oppose such conversion efforts, including registering our strong opposition to Assembly Constitutional Amendment 5.



City and County of San Francisco Tails

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

Resolution

File Number: 0

041761

Date Passed:

Resolution opposing Assembly Constitutional Amendment Bill 5, regarding benefit plans for union workers.

January 4, 2005 Board of Supervisors — ADOPTED

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

McGoldrick, Peskin, Sandoval

Excused: 1 - Daly

File No. 041761

I hereby certify that the foregoing Resolution was ADOPTED on January 4, 2005 by the Board of Supervisors of the City and County of San Francisco.

Glo la L. Young Cler of the Board

-11-03

Date Approved