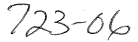
FILE NO. 061493

## RESOLUTION NO.



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[Interim Zoning Requiring Conditional Use Authorization for Change in Use or Reduction of 15,000 square feet or more of Recreational Space]

Resolution imposing interim zoning controls establishing a requirement for conditional use authorization for a change in use or reduction in size of any recreational space of <u>1</u>5,000 square feet or more including indoor or outdoor facilities, for an eighteen (18) month period and making a determination of consistency with the priority policies of Planning Code Section 101.1.

WHEREAS, Planning Code Section 306.7 provides for the imposition of interim zoning controls to accomplish several objectives, including control of uses which generate an adverse impact <u>on</u> open space and other recreational areas and facilities; preservation of the existing character of neighborhoods; and development and conservation of the commerce and industry of the City in order to maintain adequate services for its residents, visitors, businesses and institutions; and,

WHEREAS, San Francisco has experienced a significant diminishment of recreational space and further loss of such space is contemplated; and,

WHEREAS, These controls are intended and designed to deal with and ameliorate the problems and conditions associated with the change in use or reduction in size of existing recreational spaces of <u>1</u>5,000 square feet or more to another use during the next eighteen (18) months; and,

WHEREAS, This Board has considered the impact on the public health, safety, peace, and general welfare, including, but not limited to adverse impacts on open space and other recreational areas, facilities, and spaces; the impacts on the existing character of neighborhoods; and development and conservation of the commerce and industry of the City

in order to maintain adequate services for its residents, visitors, businesses and institutions; and,

WHEREAS, This Board has determined that the public interest will be best served by imposition of these interim controls at this time in order to ensure that the legislative scheme which may be ultimately adopted is not undermined during the planning and legislative process for permanent controls; now, therefore, be it

RESOLVED, Pursuant to Planning Code Section 306.7, the Board of Supervisors, by this resolution, hereby requires conditional use authorization prior to a change in use or reduction in size of any recreational space of <u>1</u>5,000 square feet or more; and, be it

FURTHER RESOLVED, That for purposes of these interim controls "recreational space", shall include uses defined under Planning Code Sections 209.4 ["community facilities"]; 209.5 ["Open recreation and horticulture"]; 218 ["Personal services"]; 221.4(a) ["clubhouse"]; 221.4(b) ["Lodge Building"]; 221.4(e) ["Recreational building"]; 221.4(g) ["private noncommercial recreational open use"]; 221.4(h) ["Amusement park, and related commercial amusement enterprises not conducted in completely enclosed buildings"];

FURTHER RESOLVED, That for purposes of these interim controls "conditional use" shall have the meaning given to such terms in Planning Code Section 303; and, be it

FURTHER RESOLVED, That for purposes of these interim controls, the Planning Commission, as part of its decision on a conditional use application for any use subject to these controls, shall consider the criteria for a conditional use articulated in Planning Code Section 303; and, be it

FURTHER RESOLVED, if replacement recreational space is provided, the Planning

Commission shall consider the extent to which such recreational space is of like-kind to that lost or replaced; and, be it

FURTHER RESOLVED, if replacement recreational space is provided, the Planning

Commission may consider the extent to which any public or non-member access to the

recreational space that existed in the prior project is maintained in the proposed project; and,

be it

FURTHER RESOLVED, That for purposes of these interim controls, any project that includes as part of the project, a one-for-one <u>like-kind</u> replacement of each square foot of recreational space demolished with a new recreational space on-site, shall not require a conditional use authorization for purposes of this Resolution, unless a conditional use is otherwise required for the project; and be it

FURTHER RESOLVED, That these interim controls shall remain in effect for eighteen (18) months or until the adoption of permanent legislation regulating change in use or reduction of recreational space, whichever first occurs; and, be it

FURTHER RESOLVED, That these interim controls advance and are consistent with Priority Policies 2 and 8 of the Planning Code section 101.1 in that they attempt to preserve the character and quality of our neighborhoods and protect our parks and open space from development. With respect to Priority Policies 1, 3, 4, 5, 6, and 7, the Board finds that the interim zoning controls will have no effect upon these policies, and thus, will not conflict with said policies.

APPROVED AS TO FORM:

DENNIS J. HERRERA, City Attorney

By:

Susan Cleveland-Knowles

Deputy City Attorney

Supervisor — Daly, Sandoval, McGoldrick
BOARD OF SUPERVISORS



## City and County of San Francisco Tails

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

## Resolution

File Number:

061493

Date Passed:

Resolution imposing interim zoning controls establishing a requirement for conditional use authorization for a change in use or reduction in size of any recreational space of 15,000 square feet or more including indoor or outdoor facilities, for an eighteen (18) month period and making a determination of consistency with the priority policies of Planning Code Section 101.1.

December 12, 2006 Board of Supervisors — ADOPTED

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

File No. 061493

I hereby certify that the foregoing Resolution was ADOPTED on December 12, 2006 by the Board of Supervisors of the City and County of San Francisco.

Gloria L. Young Clerk of the Board

Date Approved

Mayor Gavin Newsom

Date: December 21, 2006

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, became effective without his approval in accordance with the provision of said Section 3.103 of the Charter.

Clerk of the Board

File No. 061493

City and County of San Francisco