Resolution urging the federal government to extend the offshore oil and gas leasing moratorium and opposing federal efforts to expand offshore oil drilling, including HR 4761 and HR 4318.

[Opposing HR 4761 and HR 4318, relating to offshore oil drilling.]

WHEREAS, A bipartisan consensus in Congress has protected the California coastline from expanded offshore drilling for the past 25 years, renewing this protection each year in the form of a legislative moratorium contained in the appropriations bill for the United States Department of the Interior; and

WHEREAS, This offshore leasing moratorium also protects the coastline of Oregon and Washington, the entire United States eastern seaboard, and the southwest coast of Florida; and,

WHEREAS, President George W. Bush's current White House budget for fiscal year 2007, released in January 2006, supports a continuation of this congressional offshore leasing moratorium; and,

WHEREAS, A complementary measure, put in place by Executive action in 1991 by former President George H.W. Bush protects the same areas through enactment of the "Presidential Offshore Leasing Deferrals," which President William J. Clinton subsequently extended until 2012 to ensure that protected coastal areas would not be threatened by offshore drilling impacts; and

WHEREAS, The U.S. Congress has been discussing measures that would open our coast and the whole Outer Continental Shelf (OCS) to increased oil and gas drilling, including a recently rejected measure in the Interior Department appropriations bill that would lift the 25 year federal moratorium on gas drilling; and

WHEREAS, Other draft bills, including HR 4761, known as the Domestic Energy Production Through Offshore Exploration and Equitable Treatment of State Holdings Act of 2006, and HR 4318, Peterson, known as the Outer Continental Shelf Natural Gas Relief Act, would, if adopted, immediately void the entire bipartisan congressional offshore leasing moratorium and the longstanding presidential offshore drilling deferrals, while undermining states' rights by pressuring coastal jurisdictions to facilitate new federal offshore drilling by making a state's share of the federal revenues from these activities contingent on state approval of new and expanded federal offshore leasing; and

WHEREAS, Following the infamous 1969 oil spill that resulted in the spillage of 3,200,000 gallons of crude oil, fouling Santa Barbara County's ocean beaches, Californians became even more wary about offshore oil drilling, continuing with the passage of additional oil and gas leasing prohibitions in 1969, 1970, and 1971; and

WHEREAS, In 1994, the California Coastal Sanctuary Act of 1994 (Chapter 3.4 (commencing with Section 6240) of Part 1 of Division 6 of the Public Resources Code), became law, creating a comprehensive statewide coastal sanctuary that prohibits future oil and gas leasing in state waters, from Mexico to the Oregon border, in perpetuity, and adding leases to the sanctuary as they are quitclaimed to the state; and

WHEREAS, In addition, the protection of California's spectacular 1,100 mile coastline is of the utmost importance to a number of our state's coastal and ocean dependent industries, including tourism and commercial fishing, which contributed over fifty billion dollars (\$50,000,000,000) to California's economy in 1999; and

WHEREAS, California's ocean waters are also home to four important sanctuaries, the Monterey Bay National Marine Sanctuary, the Gulf of the Farallones National Marine Sanctuary, the Cordell Bank National Marine Sanctuary, and the Channel Islands National Marine Sanctuary that are, by definition, areas of special conservation, recreational,

ecological, historical, cultural, archaeological, scientific, educational, and esthetic qualities; and are particularly sensitive to the impacts of oil development; and

WHEREAS, Additional offshore oil leasing and production would degrade the quality of our air and water, and adversely impact our marine resources, including severe impacts from seismic surveys on marine mammals, that could involve threatened and endangered species, including blue and humpback whales; and

WHEREAS, Offshore oil development poses a serious risk of oil spills, especially with the introduction of deepwater drilling technologies and floating oil storage and processing vessels, thereby threatening marine ecosystems, and could have devastating effects on the southern sea otter, listed as a threatened species since 1997, as well as onshore wildlife, birds, and their habitats in the ocean, in estuaries, and on beaches; and

WHEREAS, Offshore oil development also leads to the industrialization of the shoreline, creating land use conflicts, visually degrading coastal areas, and posing potentially life threatening public safety risks; and

WHEREAS, Copies of the aforementioned legislation are on file with the Clerk of the Board of Supervisors in File No. , which is hereby declared to be a part of this resolution as if set forth fully herein; now, therefore, be it

RESOLVED, That the City and County of San Francisco requests that Congress continue the federal offshore oil and gas leasing moratorium for fiscal year 2007 and beyond; and be it further

RESOLVED, That the City and County of San Francisco opposes the damaging coastal provisions of proposed federal energy policies, including, but not limited to, the adoption of HR 4761, known as the Domestic Energy Production Through Offshore Exploration and Equitable Treatment of State Holdings Act of 2006, and HR 4318, known as the Outer Continental Shelf Natural Gas Relief Act, or any other coastal provisions that

weaken California's legitimate role in energy siting decisions due to the threat posed by such legislation to the economic integrity of California's coastal dependent tourism and fishing economies, and any consolidation of centralized offshore authority with the federal government; and be it further

RESOLVED, That the Clerk of the Board of Supervisors transmit copies of this resolution to each Senator and Representative from California in the Congress of the United States representing San Francisco.



City and County of San Francisco Tails

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

Resolution

File Number:

061286

Date Passed:

Resolution urging the federal government to extend the offshore oil and gas leasing moratorium and opposing federal efforts to expand offshore oil drilling, including HR 4761 and HR 4318.

September 19, 2006 Board of Supervisors — ADOPTED

Ayes: 9 - Ammiano, Daly, Dufty, Elsbernd, Ma, McGoldrick, Mirkarimi, Peskin,

Sandoval

Absent: 1 - Maxwell Excused: 1 - Alioto-Pier

File No. 061286

I hereby certify that the foregoing Resolution was ADOPTED on September 19, 2006 by the Board of Supervisors of the City and County of San Francisco.

Date Approved

Mayor Gavin Newsom

Gloria L. Young Clerk of the Boar