1	[Urging the Retirement Board to Renew Its Commitment to Divest from Fossil Fuel Companies]
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3	Resolution urging the Retirement Board of the Employees' Retirement System to renev
4	its commitment to divest from publicly-traded fossil fuel companies, pursuant to its
5	commitments to do so since October 2013, and to provide an update on public and
6	private equity fossil fuel holdings.
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8	WHEREAS, On April 23, 2013, the San Francisco Board of Supervisors passed, by a
9	unanimous vote, a Resolution urging the Retirement Board of the Employees' Retirement
10	System (the "Retirement Board" or "SFERS") to divest from publicly-traded fossil fuel
11	companies (the "2013 Resolution"); and
12	WHEREAS, At the time that the Board of Supervisors passed the 2013 Resolution,
13	reports indicated that the San Francisco Employee Retirement System had
14	approximately \$583.7 million of its total \$16 billion pension fund (the "Retirement Fund")
15	invested in 91 of the top 200 corporations that hold the majority of the world's fossil fuel
16	reserves, including \$112 million in ExxonMobil, \$60 million in Chevron, \$26 million in Shell
17	Oil, \$17 million in Occidental Petroleum, and \$11 million in the China National Offshore Oil
18	Corporation; and
19	WHEREAS, The 2013 Resolution urged the Retirement Board to "ensure that within
20	five years none of its directly held or commingled assets include holdings in fossil fuel public
21	equities and corporate bonds" as listed in the Carbon Tracker Initiative's "Unburnable Carbon
22	report; and
23	WHEREAS, At its March 2015 meeting, the Retirement Board moved to "adopt Level II
24	of the SFERS Social Investment Policies and Procedures regarding fossil fuelsand direct
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1	staff to prepare an implementation plan and timeline to the Retirement Board for its
2	consideration and approval;" and
3	WHEREAS, In spite of the March 2015 Motion, SFERS staff has yet to present an
4	implementation plan and timeline for Level II engagement with its fossil fuel holdings; and
5	WHEREAS, In October 2015, the Rules Committee of the San Francisco Board of
6	Supervisors held a Hearing on SFERS' progress in protecting the City's Retirement Fund from
7	the stranded asset risk that global climate change poses to their investments in fossil fuel
8	companies, including their progress in implementing Level 1 and Level 2 of their Social
9	Investment Procedures, investing in a fossil fuel-free index fund, and divesting from the "worst
10	of the worst" fossil fuel companies; and
11	WHEREAS, At the December 2015 meeting of the Retirement Board, SFERS staff
12	identified \$21.1 million of holdings in companies with coal mining operations, and the
13	Retirement Board moved to "prudently divest from thermal coal companies held in the
14	portfolio;" and
15	WHEREAS, At the July 2016 meeting of the Retirement Board Executive Director, Jay
16	Huish, stated that SFERS staff had not yet divested any of the coal holdings because, "we
17	choose to ignore the part (of the motion) we believe is not prudent," and the Retirement Board
18	has taken no further action on divesting from coal since then; now, therefore, be it
19	RESOLVED, That the Board of Supervisors of the City and County of San Francisco
20	urges the Retirement Board of the San Francisco Employees' Retirement System to adopt an
21	implementation plan and timeline for Level II engagement with its fossil fuel holdings
22	consistent with its motion adopted in March 2015; and, be it
23	FURTHER RESOLVED, That the Board of Supervisors urges the Retirement Board to
24	provide an update on its motion to divest from coal companies, including but not limited to a

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1	progress report on divestment from relevant public and private equity holdings from July 2013
2	through the present date; and, be it
3	FURTHER RESOLVED, That the Board of Supervisors urges the Retirement Board to
4	adopt a plan for protecting the Retirement Fund from the stranded asset risk posed by global
5	climate change that includes full divestment from fossil fuel companies.
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