AMENDMENT OF THE WHOLE - 5/11/05

FILE NO. 050132

MOTION NO.

1	[Rules of Order – Material Economic Impact Legislation.]
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3	Motion amending the Rules of Order of the Board of Supervisors to add Rule 6.25,
4	which will provide a process for holding public hearings associated with legislation
5	that might have a material economic impact on the City.
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7	Note: This entire Rule is new.
8	FINDINGS:
9	1. At the November 2, 2004, consolidated general election, the voters of the
10	City and County of San Francisco approved Proposition I, which created an Office of
11	Economic Analysis under the Controller. The Office will be staffed by two economists, and
12	such other staff as provided, subject to the budgetary and fiscal provisions of the City Charter.
13	2. Once the Office is established, it will identify and report on all legislation
14	introduced at the Board of Supervisors that might have a material economic impact on the
15	City, as determined by the Office. The Office's analyses shall address whether proposed
16	legislation would promote or impede the policies contained in the most recent versions of the
17	Economic Development Plan or Survey on Barriers to Employment Retention and Attraction.
18	The Office shall submit an analysis to the Board of Supervisors within 30 days of receiving the
19	subject legislation from the Clerk of the Board, unless the President of the Board grants
20	additional time. The analysis must be submitted to the Board prior to the legislation being
21	heard in committee.
22	3. In Proposition I the voters urged the Board of Supervisors to adopt all
23	necessary rules and procedures for the full implementation of Proposition I, including a Rule
24	providing that the Board shall not consider or hold hearings on any proposed legislation until it
25	has received the Office's analysis on the impact of the legislation. The Board may waive this

Supervisor Alioto-Pier BOARD OF SUPERVISORS requirement by a two-thirds vote if it finds that the public interest requires the immediate
consideration of the measure. Proposition I also allows the Board of Supervisors to amend
the provisions of Proposition I to promote or better achieve the underlying goal of
comprehensive and professional economic planning and analysis. This Rule amendment will
provide guidance to the Office of Economic Analysis as to the level of review and analysis
expected by the Board of Supervisors as the Office considers proposed legislation introduced
at the Board of Supervisors.

8 MOVED, That the Board of Supervisors of the City and County of San Francisco
9 hereby adds Rule 6.25 to its Rules of Order, to read as follows:

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6.25. MATERIAL ECONOMIC IMPACT LEGISLATION GUIDELINES.

1. The Board of Supervisors hereby determines that the following items do not 12 have material economic impact within the provisions of Proposition I, and will not require an 13 analysis by the Office of Economic Analysis: commendations; proclamations; resolutions 14 authorizing the acceptance and expenditure of grants; resolutions that urge actions; all 15 appointments to City boards, commissions, advisory committees and task forces; public 16 hearings that have no accompanying legislation; resolutions that support or oppose legislation 17 pending before other local, state, or federal legislative bodies or executives; and motions.

2. The Board of Supervisors hereby determines that categories of items that
 routinely do not have a material economic impact may be reviewed by the Office of Economic
 Analysis, but analyses will not be required if the reviewed items appear to be routine, and do
 not appear to have a material economic impact.

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3. Rule 6.25 does not affect the Rule 5.39 requirements for fiscal impact reports by the Budget Analyst.

4. All other proposed legislation shall need review by the Office of EconomicAnalysis, including the preparation of analyses.

Supervisor Alioto-Pier BOARD OF SUPERVISORS

1	The 30 days that the Office of Economic Analysis has to submit an analysis shall run
2	concurrently with the 30 day review period that the Clerk and President may impose on
3	legislation that would create or revise major City policy (Rule 5.40).
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