File No. 11165

Committee Item No.\_\_\_\_\_ Board Item No.\_\_\_\_\_

## COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST

Committee <u>CITY OPERATIONS AND</u> <u>NEIGHBORHOOD SERVICES</u>

Date	1	0/	3	1	I	1	1	l		

**Board of Supervisors Meeting** 

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	Motion Resolution Ordinance Legislative Digest Budget Analyst Report Legislative Analyst Report Introduction Form (for hearings) Department/Agency Cover Letter and/or Report MOU Grant Information Form Grant Budget Subcontract Budget
	Contract/Agreement
	Award Letter
	Application
	Public Correspondence
	(Use back side if additional space is needed)
Completed	by: <u>Gail Johnson</u> Date <u>10/27/11</u>

An asterisked item represents the cover sheet to a document that exceeds 25 pages. The complete document is in the file.

Date

Completed by:

5/16/01

## FILE NO. 111165

## **RESOLUTION NO.**

[Supporting Regulated and Safe Patient Access to Medical Cannabis]

Resolution supporting regulated and safe patient access to medical cannabis in the City and County of San Francisco.

WHEREAS, The majority of California citizens voted for and approved Proposition 215; The Compassionate Use Act of 1996; and

WHEREAS, SB420, AB2650, the California Attorney General Guidelines, and California State Courts acknowledge patient collectives and cooperatives; and

WHEREAS, The City and County of San Francisco has adopted a comprehensive regulatory system to permit and control medical cannabis collectives and cooperatives; and,

WHEREAS, Those entities who have received a permit to operate in San Francisco participated in a transparent permitting process by their local government agencies, are clearly acting in good faith, in full compliance with state and local laws and as such operate in a not for profit capacity, and take every measure possible to be safe and professional members of their communities; and

WHEREAS, San Francisco has an exceptionally high number of HIV positive citizens; and

WHEREAS, Research has confirmed the therapeutic benefits of cannabis around the world, demonstrating a clear nexus between debilitating diseases and chronic pain and the use of cannabis as a therapeutic substance; and

WHEREAS, 16 states and the District of Columbia have laws allowing for patient use of cannabis and the creation of distribution centers to facilitate the safe, controlled access to this medicinal substance; and

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WHEREAS, President Barack Obama repeatedly asserted during his campaign a position of recognizing and respecting state medical cannabis laws; and

WHEREAS, United States Attorney General Eric Holder, in February of 2009, indicated that the Federal Government's new policy was to treat medical cannabis as a State's rights and responsibility issue, which was reiterated in the *Ogden* Memorandum of that year; and

WHEREAS, The Investigation New Drug (IND) program, created by the Federal Government, has provided medical cannabis to a limited number of patients since 1978; and

WHEREAS, The Federal government has acknowledged medical cannabis policies from the Department of Veterans, as well as from Housing and Urban Development; and

WHEREAS, The American Medical Association in 2009, Student American Medical Association in 2008, and the American Nurses Association in 2008 passed resolutions urging the Federal Government to reexamine the scheduling of cannabis as a Schedule I Controlled Substance; and

WHEREAS, The state's largest association of doctors, California Medical Association, which represents more than 35,000 physicians statewide released a new policy on October 15, 2011 asking for legalization of cannabis and declaring that current laws have proven to be a failed public health policy; and

WHEREAS, Calculations from Harvard Professor Jeffrey Miron estimate that the U.S. spends in excess of \$40 billion dollars annually in enforcement of the current drug policy; and

WHEREAS, Organized labor, including United Food and Commercial Workers, recognizes that with current unemployment rates at around 9%, our economy cannot afford to lose more jobs with the closure of law abiding not for profit collectives and cooperatives. Additionally, this would result in loss of revenue to the State Board of Equalization; and WHEREAS, On September 28, 2011 Melinda Haag, United States Attorney for the

Northern District of California and the Department of Justice delivered harassing letters to

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1

landlords in San Francisco threatening civil forfeiture, and up to 40 years in jail if they do not cease and desist providing safe access to qualified medical cannabis patients within 45 days; now, therefore, be it RESOLVED, That the San Francisco Board of Supervisors urges the federal

government to reconsider this bad policy decision and respect California's right to provide medicine to its residents; and, be it

FURTHER RESOLVED, That the San Francisco Board of Supervisors does hereby call upon the Federal Government to end the prohibition on medical cannabis and requests the United States Congress pass: HR 1983, the State's Medical Marijuana Protection Act of 2011, introduced by Rep. Barney Frank (D-MA), HR 1984, the Small Business Banking Improvement Act of 2011 by Rep. Jared Polis (D-CO), and HR 1985, the Small Business Tax Equity Act of 2011, introduced by Rep. Pete Stark (D-CA); and, be it

FURTHER RESOLVED, That the San Francisco Board of Supervisors stands with Assemblymember Tom Ammiano, Senator Mark Leno, Senator Leland Yee, Attorney General Kamala Harris in protecting our citizens and our rule of law by calling upon the Federal Government to stop the harassment of California medical cannabis patients and their collectives/cooperatives; and, be it

FURTHER RESOLVED, That the San Francisco Board of Supervisors encourages the President and Congress of the United States to enact legislation requiring federal law enforcement to respect state medical cannabis laws.

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