FILE NO. 140979

## AMENDED IN COMMITTEE 10/15/14 ORDINANCE NO. 226-14

[Park Code - Flexible Pricing at Gleneagles Golf Course; Lease Amendment - Gleneagles Golf Partners, LP - Operation of Gleneagles Golf Course - Percentage of Gross Revenues] Ordinance amending the Park Code to authorize flexible pricing at Gleneagles Golf Course in McLaren Park; approving the amendment and extension of a nine year lease with Gleneagles Golf Partners, LP, for operation of the Gleneagles Golf Course commencing on the effective date of this Ordinance and ending November 30, 2022, for 7% of gross revenues, subject to conditions, incentives, participation rent, and rent credits; and affirming the Planning Department's determination under the California **Environmental Quality Act.** NOTE: Unchanged Code text and uncodified text are in plain Arial font. Additions to Codes are in single-underline italics Times New Roman font. Deletions to Codes are in strikethrough italics Times New Roman font. Board amendment additions are in double-underlined Arial font. Board amendment deletions are in strikethrough Arial font. Asterisks (\* \* \* \*) indicate the omission of unchanged Code subsections or parts of tables. Be it ordained by the People of the City and County of San Francisco: Section 1. The Planning Department has determined that the actions contemplated in this ordinance comply with the California Environmental Quality Act (California Public Resources Code Sections 21000 et seg.). Said determination is on file with the Clerk of the Board of Supervisors in File No. 140979 and on the Board's website and is incorporated herein by reference. The Board affirms this determination.  $\parallel$  $\Pi$  $\parallel$ Section 2. The Park Code is hereby amended by revising Section 12.12 to read as follows:

## SEC. 12.12. GOLF FEES - GENERAL.

(a) Authorization. The Recreation and Park Department (the "Department") is hereby authorized to charge fees at the San Francisco municipal golf courses at Harding Park, Fleming, Lincoln Park, Sharp Park, Golden Gate Park, and McLaren Park (collectively, the "Golf Courses") in the manner and in conformance with the standards set forth herein. The Department and the Controller shall adjust golf fees in accordance with Section 12.20 of this Article.

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(d) Flexible Pricing. At Harding Park, <u>McLaren Park</u>, Sharp Park and Lincoln Park golf courses only, the Department's General Manager or his or her designee may approve temporary fee increases and/or decreases from time to time based on fluctuations in customer demand at those three courses as follows:

(1) discounts of not more than 25 percent for greens fees;

(2) increases of up to 50 percent for all non-resident fees and tournament fees;

and

(3) increases of up to 25 percent for resident fees.

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Section 3. Approval of Lease Amendment for Gleneagles Golf Course.

(a) Findings.

(1) The City and Gleneagles Golf Partners, LP ("Tenant") entered into a lease with the Recreation and Park Department, dated as of December 1, 2004 (the "Lease"), for the lease of certain land and improvements commonly known as McLaren Park Golf Course or the Gleneagles Golf Course (the "Premises"), for the purpose of managing, maintaining and

Supervisor Cohen BOARD OF SUPERVISORS operating a nine-hole golf course and all ancillary activities connected directly to the promotion and management of such golf course.

(2) The initial term of the Lease was scheduled to expire on November 30, 2013. Section 4.6 of the Lease provides Tenant with an option to extend the Term of the Lease for a nine year period, subject to the approval of the Recreation and Park Commission (the "Commission") and Board of Supervisors, provided that Tenant has successfully completed, to the City's satisfaction, the proposed capital improvements described in Section 8.1 of the Lease and has operated the property and the business in a satisfactory manner.

(3) During the initial Lease term, Tenant entered into an aggressive project addressing years of deferred maintenance, including performing major tree maintenance that addressed safety issues on the course and opened the greens and fairways to much-needed sunlight. Tenant invested additional funds for interior and exterior improvements to the clubhouse, greens renovations, improvements to cart paths, and new course maintenance equipment and golf carts, exceeding the capital improvement goals set forth in the Lease.

(4) Due to Tenant's management of the golf course, Golf World mentioned Gleneagles as one of the top 20 nine-hole courses in the United States in 2009, and the course is regularly mentioned in golf publications citing its unique design and quality of play.

(5) Tenant has successfully cooperated with The First Tee of San Francisco's satellite location at Visitacion Valley Middle School to offer course time for more advanced students, who play at the course alongside seasoned golfers. Accordingly, Tenant not only satisfied the requirement to perform the proposed capital improvements described in Section 8.1 of the Lease, but under Tenant's sound management the golf course has gone from being an isolated space to being a lively and integrated part of McLaren Park and the surrounding neighborhood.

(6) In addition to providing for the extension option, Section 4.6 of the Lease also authorizes the parties to negotiate in good faith regarding additions, deletions or modifications to the terms and conditions of the Lease in connection with an extension of the Lease term. Prior to the expiration of the initial term of the Lease, Tenant exercised the extension option and the parties commenced negotiations regarding potential modifications to the terms and conditions of the Lease for the extension term.

(7) The negotiations regarding modifications to the terms and conditions of the Lease for the extension term were not concluded by the scheduled November 30, 2013 expiration of the initial term of the Lease, so prior to such initial term expiration date Tenant requested and the City approved Tenant's continued occupancy of the Premises on a month-to-month holdover basis in accordance with Section 24.13 of the Lease.

(8) On August 21, 2014, the Commission approved terms and conditions for extension and amendment of the lease held by Gleneagles Golf Partners, LP that commenced December 1, 2004 for the option term, as contemplated in Section 4.6 of the Lease, and authorized Recreation and Park Department staff to prepare a Lease amendment for consideration and possible approval by Board of Supervisors, consistent with the approved terms and conditions applicable to the extended term.

(9) Recreation and Park Department staff and Tenant have reached agreement on modifications to the terms and conditions of the Lease consistent with the modifications approved by the Commission for the extension term, subject to approval by the Board of Supervisors, and presently desire amend the Lease to (i) extend the term of the Lease through November 30, 2022, (ii) update certain standard contractual provisions in the Lease, and (iii) modify the Lease to authorize rent credits for improvements, deferred maintenance and emergency repairs requested and/or approved by the City, authorize Tenant to terminate the Lease if the City and Tenant cannot agree on necessity, schedule or cost allocation for an

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extraordinary repair estimated to exceed \$150,000, require Tenant to implement an automated reservation system provided by the Clty on the same terms and schedule as other City owned golf courses, approve City payment of 50% of Tenant's water charges up to a maximum of 12,500 units annually, all as further explained in the First Amendment to Lease.

(b) The Board of Supervisors hereby approves and authorizes the execution of the First Amendment to Lease in substantially the form on file with the Clerk of the Board of Supervisors in File No. <u>140979</u>, for the lease and operation of the Gleneagles Golf Course through November 30, 2022.

(c) Within 30 days of the contract being executed by all parties, the Recreation and Park Department shall submit to the Clerk of the Board of Supervisors a completely executed copy for inclusion in File No. <u>140979</u>. This requirement and obligation resides with the Recreation and Park Department, and is for purposes of having a complete file only, and in no manner affects the validity of the approved contract.

Section 4. Effective Date. This ordinance shall become effective 30 days after enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the Mayor's veto of the ordinance.

Section 5. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors intends to amend only those words, phrases, paragraphs, subsections, sections, articles, numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal Code that are explicitly shown in this ordinance as additions, deletions, Board amendment

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additions, and Board amendment deletions in accordance with the "Note" that appears under

the official title of the ordinance.

APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney

Fr By:

Julia M. C. Friedlander Deputy City Attorney

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## City and County of San Francisco Tails Ordinance

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

## File Number: 140979

Date Passed: October 28, 2014

Ordinance amending the Park Code to authorize flexible pricing at Gleneagles Golf Course in McLaren Park; approving the amendment and extension of a lease with Gleneagles Golf Partners, LP, for operation of the Gleneagles Golf Course commencing on the effective date of this Ordinance and ending November 30, 2022, for 7% of gross revenues, subject to conditions, incentives, participation rent, and rent credits; and affirming the Planning Department's determination under the California Environmental Quality Act.

October 15, 2014 Budget and Finance Committee - AMENDED

October 15, 2014 Budget and Finance Committee - RECOMMENDED AS AMENDED

October 21, 2014 Board of Supervisors - PASSED, ON FIRST READING

- Ayes: 11 Avalos, Breed, Campos, Chiu, Cohen, Farrell, Kim, Mar, Tang, Wiener and Yee
- October 28, 2014 Board of Supervisors FINALLY PASSED
  - Ayes: 11 Avalos, Breed, Campos, Chiu, Cohen, Farrell, Kim, Mar, Tang, Wiener and Yee

File No. 140979

I hereby certify that the foregoing Ordinance was FINALLY PASSED on 10/28/2014 by the Board of Supervisors of the City and County of San Francisco.

Angela Calvillo Clerk of the Board

Mayor

Date Approved