[California Coastal Commission]

Resolution supporting the continued operation of the California Coastal Commission and urging State government to modify appointment procedures of the Commission so that it may continue its good work implementing the State of California's coastal protection program in perpetuity.

WHEREAS, the Coastal Zone within the City and County of San Francisco is a resource of local, national, and international significance; and,

WHEREAS, the City and County of San Francisco has endeavored for decades to protect, enhance and restore these coastal zone resources through, among other means, implementation of its state-approved Local Coastal Program for the benefit of residents and visitors; and,

WHEREAS, California's coastal protection program first enacted by voters in 1972 as Proposition 20 and made permanent by the Coastal Act of 1976 serves as a world model in effective coastal zone management, and

WHEREAS, the California Coastal Commission is the principal State agency designated to carry out the State's coastal management program for the benefit of current and future generations and has for 30 years, with overwhelming public support, done so with great success and effect; and,

WHEREAS, a recent Appeals Court ruling held that the ability of the Legislature to retain control over the eight commissioners it appoints to the Commission by having the

power to remove them at will contravenes the State Constitution's separation of powers provision; and,

WHEREAS, the Legislature and the Governor are considering a timely and narrow resolution to this issue by setting fixed terms for commissioners and deleting the power to replace them at will; and,

RESOLVED, that the City and County of San Francisco hereby acknowledges the need for and supports the continuation of a strong, independent and effective California Coastal Commission to carry out California's coastal protection program in perpetuity; and be it

FURTHER RESOLVED, that the City and County of San Francisco urges the Governor to convene a special session of the Legislature to address the narrow problem identified by the court by giving coastal commissioners fixed terms of two years, with the ability of a new appointing authority to appoint their own commissioner for the remainder of the term or to a new term, and to retain the current balanced membership of the Commission and to not increase the number of voting members.



City and County of San Francisco Tails

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

Resolution

File Number:	030060	Date Passed:
Resolution supporting the continued operation of the California Coastal Commission and urging State government to modify appointment procedures of the Commission so that it may continue its good work implementing the State of California's coastal protection program in perpetuity.		
January 21, 2003	Board of Supervisors — A	DOPTED
	Ayes: 10 - Ammiano, Daly Peskin, Sandoval Absent: 1 - Newsom	, Dufty, Gonzalez, Hall, Ma, Maxwell, McGoldrick,
]	File No. 030060	I hereby certify that the foregoing Resolution was ADOPTED on January 21, 2003 by the Board of Supervisors of the City and County of San Francisco.
		Gloria L. Young Clerk of the Board

Date: January 31, 2003

Mayor Willie L. Brown Jr.

I hereby certify that the foregoing resolution, not being signed by the Mayor within the time limit as set forth in Section 3.103 of the Charter, became effective without his approval in accordance with the provision of said Section 3.103 of the Charter.

Clerk of the Board

File No. 030060

Date Approved