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The analyses of the ballot measures which appear in this publication were prepared by the San Francisco Ballot Simplification Committee, a non-partisan group appointed by the Mayor and the Board of Supervisors. The members of the Committee are Mary Ann Aronson (Chair), Bernard Beek, Herb Levy, Beverly Jane Ornstein and Tom Owen.
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<th>Name</th>
<th>Position</th>
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<td>Long-time Public Official</td>
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<td>Party of Life (Celebramos la Vida)</td>
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<td>WILL DURST</td>
<td>Humorist (Humorista)</td>
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<td>Socialist Activist (Activista Socialista)</td>
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<td>CESAR ASCARRUNZ</td>
<td>Businessman (Comerciante)</td>
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<td>PETER ANESTOS</td>
<td>Electronics Assembler</td>
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<td>ART AGNOS</td>
<td>Assemblyman, 16th District</td>
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<td>SCOTT D. REDMOND</td>
<td>Community Services Administrator</td>
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<td>JOSEPH RYAN</td>
<td>Socialist Activist (Activista Socialista)</td>
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<tr>
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<td>Description</td>
<td>Yes</td>
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<tr>
<td>A</td>
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Proposition E was removed from the ballot.
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<td>SI</td>
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<td>Shall the limit on the annual budget of the Office of Citizen Complaints be eliminated?</td>
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<tr>
<td><strong>H</strong></td>
<td>Shall the probationary period for new deputy sheriffs be extended from twelve months to eighteen months?</td>
</tr>
<tr>
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<td><strong>J</strong></td>
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<tr>
<td><strong>K</strong></td>
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</tr>
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<td><strong>L</strong></td>
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<td><strong>M</strong></td>
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</tr>
<tr>
<td><strong>N</strong></td>
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<td>NÚMERO</td>
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<td>106</td>
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<tr>
<td>O</td>
<td>Shall retired City employees be allowed to vote for members of the Health Service Board?</td>
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<tr>
<td>P</td>
<td>Shall members of the Board of Supervisors be elected by district rather than by city-wide vote?</td>
</tr>
<tr>
<td>Q</td>
<td>Shall the City provide a minimum number of firefighting personnel, stations and equipment, set procedures for moving or closing fire stations, and require the Mayor and the Board of Supervisors to appropriate funds to maintain these services?</td>
</tr>
<tr>
<td>R</td>
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<tr>
<td>S</td>
<td>Proposition S was not placed on the ballot.</td>
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<tr>
<td>T</td>
<td>Shall it be the policy of the people of San Francisco to require the consent of the voters on the sale or transfer of public land under specified conditions?</td>
</tr>
<tr>
<td>U</td>
<td>Shall it be the policy of the people of San Francisco to declare San Francisco a nuclear free zone?</td>
</tr>
<tr>
<td>V</td>
<td>Shall it be the policy of the people of San Francisco to support a consumer boycott of companies which profit from apartheid in South Africa?</td>
</tr>
<tr>
<td>W</td>
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<tr>
<td>No.</td>
<td>Voto</td>
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<tr>
<td>154</td>
<td>SI</td>
</tr>
<tr>
<td>155</td>
<td>NO</td>
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YOUR RIGHTS AS A VOTER
by Ballot Simplification Committee

Q— Who can vote?
A— You can vote at this election only if you registered to vote by October 5, 1987.

Q— Who can register to vote?
A— You can register to vote if you:
• are a U.S. Citizen,
• are at least 18 years of age on election day,
• are a resident of California, and
• are not imprisoned or on parole for the conviction of a felony.

Q— How do I register?
A— Phone the Registrar of Voters at 554-4399. You will be mailed a form.

Q— Do I have to belong to a political party?
A— Only if you want to. If you don't want to tell what political party you consider yours you can check the box on the form saying that you "Decline to State". At this election it doesn't matter what party you belong to.

Q— If I have picked a party, can I vote for candidates of another political party?
A— At a general election or a local election you can vote for any candidate whose name appears on your ballot. At a primary election, you can only choose among the candidates of your own party. This election is a local election.

Q— Once I have signed up, do I have to do it again?
A— Only if you have moved.

Q— If I have been convicted of a felony, can I sign up to vote?
A— Yes, if you have served your sentence and parole.

Q— What candidates will voters be choosing this election?
A— Mayor, Sheriff and District Attorney.

Q— Where do I go to vote?
A— Your polling place is printed above your name and address sent with this Voters' Pamphlet (back cover).

Q— If I don't know what to do when I get to my polling place, is there someone there to help me?
A— Yes, the workers at the polling place will help you. If they can't help you, call 554-4375.

Q— When do I vote?
A— The election will be Tuesday, November 3, 1987. Your polling place is open from 7 A.M. to 8 P.M. that day.

Q — What do I do if my voting place is not open?
A — Call 554-4375.

Q — Can I take my sample ballot into the voting booth even if I've written on it?
A — Yes. Writing on your sample ballot will aid you in voting and will eliminate long lines at the polls.

Q — Can I vote for someone whose name is not on the ballot?
A — Yes. This is called a "write-in". If you want to and don't know how, ask one of the workers to help you. The poll workers will have a list of eligible write-ins.

Q — What do I do if I cannot work the voting machine?
A — Ask the workers and they will help you.

Q — Can a worker at the voting place ask me to take any test?
A — No.

Q — Is it true that I can take time off from my job to go vote on election day?
A — Not at this election. There is a law that permits time off for voting but it applies to statewide elections only.

Q — Is there any way to vote besides going to the polls on election day?
A — Yes. You can vote early by:
• Going to the Registrar of Voters office in City Hall and voting there, or
• mailing in the absentee ballot application sent with this voter information pamphlet.

Q — What can I do if I do not have an application form?
A — An application form is not necessary. You can send a letter or postcard asking for an absentee ballot. This letter or postcard should be sent to the Registrar of Voters, City Hall, San Francisco 94102.

Q — What do I say when I ask for an absentee ballot?
A — You must write:
• your home address
• the address where you want the ballot mailed,
• then sign your name, and also clearly print your name underneath.

Q — When do I mail my absentee ballot back to the Registrar of Voters?
A — You should mail your absentee ballot back to the Registrar of Voters as soon as possible. You must be sure your absentee ballot gets to the Registrar of Voters by 8 P.M. on election day, November 3, 1987.
RIGHTS OF THE HANDICAPPED VOTER

The Registrar's staff and poll workers offer the following services to handicapped voters:

ASSISTANCE: Persons unable to mark their ballot may bring one or two persons with them into the voting booth to assist them. (Section 14234, Elections Code)

CURBSIDE VOTING: If architectural barriers prevent a handicapped voter from entering the polling place then the voter will be allowed to vote a ballot on the sidewalk in front of the polling place. (Section 14234, Elections Code)

PERMANENT ABSENTEE BALLOTS: Voters with specified disabilities may apply to become Permanent Absentee Voters. Permanent Absentee Voters will automatically be mailed ballots at all future elections. (Section 1450, Elections Code)

PARKING: If your polling place is in a residential garage then elderly and handicapped voters may park in the driveway while voting, provided that this will not impede the flow of traffic.

T.D.D. (TELECOMMUNICATIONS DEVICE FOR THE DEAF): Hearing-impaired voters who have a TDD may communicate with the Registrar's office by calling 554-4386.

TAPE RECORDINGS: The San Francisco Public Library's Branch for the Blind at 3150 Sacramento Street produces and distributes tape recorded copies of the Voter Information Pamphlet for use by visually-impaired voters.

WORDS YOU NEED TO KNOW
by Ballot Simplification Committee

Here are a few of the words that you will need to know:

BALLOT—An official list of candidates and propositions.

ABSENTEE BALLOT—If you wish to vote by mail you can get a special ballot to fill out. This ballot is called an absentee ballot. You can get this ballot by writing to the Registrar of Voters at City Hall. Please refer to the insert card in the pamphlet.

VOTE BY MAIL—See Absentee Ballot, above.

PRECINCT—A small geographical area with a common polling place. The average precinct contains 550 voters and covers four square blocks.

POLLS—The place where you go to vote.

PROPOSITION—This means any issue that you vote on. If it deals with City & County government it will have a letter, such as Proposition A. If it deals with State government it will have a number, such as Proposition 1.

MEASURE—Another name for proposition, above.

CHALLENGE Officers at the polls can challenge a voter for various reasons, such as living in a different precinct from the one in which he or she is voting.

SUPERVISORS—Elected members of the governing legislative body for the City and County of San Francisco.

MAYOR—The chief executive officer of the City and County of San Francisco.

CHARTER AMENDMENT—The Charter is the basic set of laws for the city government. A Charter amendment changes one of those basic laws. It takes a vote of the people to change the charter. It cannot be changed again without another vote of the people.

ORDINANCE—A law of the city and county, which is passed by the Board of Supervisors or approved by the voters.

DECLARATION OF POLICY—A type of advisory measure provided for in the San Francisco Charter. A declaration of policy does not have the force of law but if a majority of the voters approve it, the supervisors must carry out the policy, to the extent legally possible.

INITIATIVE—This is a way for voters to put a proposition on the ballot for people to vote on. An initiative is put on the ballot by getting a certain number of voters to sign a petition. Each initiative ordinance needs signatures from 7,332 qualified voters. An ordinance passed by the people cannot be changed again without another vote of the people, unless the initiative expressly gives the Board of Supervisors the power to change it. An initiative Charter amendment needs 22,663 signatures.

REFERENDUM—If a legislative body passes a law you don't agree with you can put that law on the ballot for people to vote on if you get enough signatures on a petition asking that the new law be placed on the ballot. This is called a referendum. A referendum needs 14,664 signatures.

PETITION—A list of signatures of voters who agree that a certain law or question should be on the ballot.

BONDS—If the City needs money to pay for something such as an airport, a sewer line or a school, it may borrow the money by selling bonds. The City then pays back this money plus interest. There are two kinds of bonds:

GENERAL OBLIGATION BONDS—The money to pay back these bonds comes from property taxes. A two-thirds majority (66.67%) must approve the decision to sell general obligation bonds.

REVENUE BONDS—The money to pay back these bonds comes from the new facility itself (such as income from the airport or a parking garage). The decision to sell most types of revenue bonds must be approved by a majority (50% +) of the voters.
Candidates for Mayor

ART AGNOS

My address is 643 Connecticut Street
My occupation is Assemblyman, 16th District
My age is 49

My qualifications for office are: As Mayor, I will implement a housing policy that halts wrongful demolitions and establishes vacancy controls, a planning policy that balances neighborhoods and downtown, and an economic policy that builds opportunity.

My opponents had decades at City Hall, but say they never had enough power to make things better.

As a State Legislator, my activist leadership reformed California's welfare system, corrected nursing home wrongs and developed model AIDS legislation.

I'm proud that my record has earned the endorsement of the League of Conservation Voters, the Police Officers Association, the Central Labor Council, major tenants rights and democratic organizations.

The Sponsors for Art Agnos are:

Leo McCarthy, 400 Magellan Av, Lieutenant Governor of California
Nancy Pelosi, 2640 Broadway, U.S. Representative
Willie L. Brown, Jr., 1200 Gough St, Legislator/Attorney
Richard Hongisto, 114 Broderick St., Member, Board of Supervisors
Doris M. Ward, 440 Davis St., Member, Board of Supervisors
Dr. Sodonia M. Wilson, 540 Darwin Way, President, S.F. Board of Education
Rosario Anaya, 240 Dolores St., Member, S.F. Board of Education
Libby Dennebein, 200 St. Francis Blv., Member, S.F. Board of Education
JoAnne Miller, 1920 Quint St., Member, Board of Education
John Bardie, 1501 Lincoln Way, Business Consultant/Former S.F. Supervisor
Susan J. Bierman, 1529 Shadrack St., Planning Commissioner
James M. Foster, 1830 Eddy St., Consultant
William L. Gee, 606 15th Av, Dentist, Founding President On Lok Sr.
Health Services
Louis J. Giraudo, 35 San Buenaventura Way, Attorney/Businessman
Zuretti Gooby, 299 Maywood St., Dentist
Vivian Hallman, 1080 Chestnut St.
Miles Hamada, 878 39th Av., Administrator
James R. Herman, 635 Connecticut St., President, International Longshoremen's Association
Elliot Hoffman, 1211 Stanyan St., Bakery Owner/Manager
Espanola Jackson, 3231 Ingalls St., Driver
Agar Jacks, 62 Woodland Av., Television Director
LeRoy King, 75 Zampa Ln., Regional Director, International Longshoremen's & Warehousemen's Union
Pius Lee, 699 Marina Blvd., Real Estate Broker
Enola D. Maxwell, 1559 Jerrold Av., Executive Director, Potrero Hill Neighborhood House
Jack D. Morrison, 44 Woodland Av., Social Planner
Pat Norman, 319 Richland Av., Public Services Administrator
Alfredo M. Rodriguez, 125 College Av., Exec. Director, Mission Community Legal Defense
Mervyn F. Silverman, MD, MPH, 119 Frederick St., Pres., American Foundation for AIDS Research, Former Director Health – San Francisco
Long T. Tran, 1210 29th Ave., Certified Public Accountant

PETER H. ANESTOS

My address is 1040 Dolores Street
My occupation is Electronics Assembler
My age is 33

My qualifications for office are: working people face war, discrimination, and economic insecurity because the Democratic and Republican parties represent big business. It's their government, not ours. We must rely on ourselves to fight for our needs: against aid to the contras and against support to Apartheid in South Africa, against racism, for women's rights and immigrant rights, for protecting small farmers, for using society's wealth for human needs, not war. We need a labor party to bring union power to this fight. We need a government based on workers and farmers, like the government in Nicaragua today, to put human needs before profits.

The Sponsors for Peter Anestos are:

Donald A. Bechler, 3407 24th St., Bead Blaster
Frank V. Calzagno, 218 20th Av., Hospital Worker
Mercedes U. Calman, 233 Lexington St., Airframe Mechanic
Diana Cantu, 1319 Florida St., Cutter's Helper
Milton Che, 233 Lexington St., Electrician Mechanic
Nora Danielson, 1510 Guerrero St. Student
Philip J. Dzialinski, 508 Ashbury St., Sheer Metal Worker
Emily Fitzsimmons, 1259 Florida St., Meat packer
Maura L. Fuchs, 1386 Florida St., Assembler
Steven Fuchs, 1386 Florida St., Organizer
Shelley Kennedy, 508 Ashbury St., Steel Worker
Richard S. Lesnik, 740 Anderson St., Sheet Metal Mechanic
Juan A. Martinez, 76 Page St., Oil Refinery Worker
Kevin McGuire, 1729 Dolores St., Copy Editor
Linda Mohrbacher, 1153 Shotwell St., Oil Refinery Worker
David Saperstain, 45 Ashbury St., Transit Operator
Wayne E. Schiller, 1269 Florida St., Ramp Service
Catherine R. Sedwick, 855-A Fulton St., Welder
Mary Jo Vogel, 1331 6th Av., Aircraft Mechanic
Arnold P. Weissberg, 233 Lexington St., Oil Refinery Worker
Matilde Zimmermann, 233 Lexington St., Garment Cutter

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CESAR ASCARRUNZ

My address is 501 Franconia Street
My occupation is Businessman
My age is 52
My qualifications for office are: I have 25 years of community service under my belt, and in that time I have established one of the most successful businesses of its kind in the United States. Through my work and community service I have dealt with every level of San Francisco, of every possible background, economically and culturally. I realize I have the ability to communicate to the citizens of our city, to understand their needs and to deliver results that will make us a better city.

Cesar Ascarrunz

The Sponsors for Cesar Ascarrunz are:
Patrick Connolly, 245 Gold Mine Dr., Fire Battalion Chief
Aida Calomno, 14 Putnam St., Teacher
Susan L. Kern, 4034 26th St., Teacher
Ana D. Bonilla, 337 Prentiss St., Assist. Administrator
Leland M. Dierinna, 150 Sylvan Dr., Pharmacy Owner
Marguerite Tarantino, 260 Hazelwood Dr., Homemaker
Wilfredo A. Garcia, 1046 Capp St., Self Employed
George Solinas, 15 Mirabel St., Retired
Rita C. Solinas, 15 Mirabel St., Retired Counselor
Sonia Tula, 1569 Dolores St., Medical Secretary
Sylvia Dierinna, 150 Sylvan Dr., Pharmacy, Registered Nurse
Linda M. Van Luiu, 2100 Fell St., Computer Operator Specialist
George J. Rosario, 46 Ceret St., Security Specialist
Martin U. Wehner, 412 27th St., Orchestrator
Eric Loeh, 326 Harriet St., Statistician
Eric Rangel, 467 14th St., Band Leader
Craig Lerner, 27 Coso Av., Claims Adjuster
Mary Silva, 86 Del Monte St., Banker
Sami Martinez, 90 Elsie St., Asst. Banquet Manager
Erica Anziani, 3248 Poulos St., Waitress/Student
Nancy A. Ryan, 453 Douglass St., Student
Jess V. Mata, 380 Clementina St., Lab Asst II/UC at SF GH
Lynn M. Ledford, 3138 Santiago St., Police Dispatcher
Peter Tarantino, 360 Hazelwood Av., Businessman
Umberto Lopez, 45 Nee St., Salesperson
Wenceslao A. Cruz, 621 Grafton Av., Engineer
Dorotea Aremas, 380 Clementina St., Retired
Macaria A. Bartolome, 1225 York St., Retired
Alicia K. Mata, 380 Clementina St., Disease Control Investigator
Angelina V. Blanco, 1533 Innes Av., Landlady

ROGER BOAS

My address is 3329 Washington Street
My occupation is long-time Public Official
My age is 66 years
My qualifications for office are: San Francisco faces challenges that could change it forever — affordable housing, AIDS, jobs, departing businesses, deteriorating schools, streets and hospitals. I can meet those challenges and have proven that I get things done. I ran San Francisco for ten years as chief administrative officer for Moscone and Feinstein. I built Moscone Center — on budget and on time. I cleaned up our bay pollution for one-third the estimated cost. With eleven years on the Board of Supervisors, I am a decorated veteran, successful businessman, and a third-generation San Franciscan. I love San Francisco — and I’m determined to keep it great.

Roger Boas

The Sponsors for Roger Boas are:
Jerome A. Adams, 1830 Jackson St., Hotel Owner
Helen Marte-Bautista, 2260 Ninth Av., High School Teacher
Nancy H. Bechtie, 3560 Washington St., Community Leader
Nancy Lee Boas, 3329 Washington St., Author
John G. Bowes, 800 Francisco St., Executive
Donald A. Casper, 447 Chestnut St., Attorney
Judith E. Ciani, 628 Lake St., Attorney
William K. Coblenz, 10th Av., Attorney
Aristides Dementios, 2 20th Av., Sculptor
Arthur J. Goedewagen, 2283 37th Av., Board of Directors, Sunset
Parkside Education Action Committee
Richard N. Goldman, 3700 Washington St., Insurance Broker
Al Graf, 859 Bryant St., Businessman
John Lion, 1296 Union St., Artistic Director, Legitimate Theatre
Virginia S. (Mrs. Thomas) Lynch, 98 Clarendon Av., Retired Teacher
Stephanie C. McColl, 2641 Union St., Community Leader
Caryl Mezey, 3382 Clay St., Consultant
Maureen O’Korkes, 845 Lake St., Businesswoman
Barbara Newsom, 18th Av., Foundation Director
Toni Rembe, 2350 Broadway, Attorney
Charles Rentraw, 3537 Clay St., Attorney
Madeleine H. Russell, 3778 Washington St., Investor
Alvin W. Schaaf, 345 Duboce Av., Personnel Director
Clara Shirpser, 1201 California St., Retired
John T. Squira, 135 De Soto St., Director of Training NCTSF
Marshall M. Sumida, 935 Burnett Av., Banker (Ret.)
Frank D. Isum, Jr., 3377 Washington St., Lawyer
James F. Thacher, 3979 Washington St., Lawyer
Dmitriy Vedensky, 2123a Bush St., Architect
Zepplin Wai Wong, 364 Stonecrest Dr., Attorney

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Candidates for Mayor

WILL DURST

My address is 1225 17th Avenue
My occupation is Social Commentator
My qualifications for office are as good as any of these other liquid cheese brains running and I'm not accepting any contributions at least I'm not pre-bought. Afterwards, we'll see. Whatya want, promises? "Oh please, please, Mr. & Mrs. John Q. Public. Vote for me, and I guarantee everything will be sunshine and roses." Poppycock. We got problems, but with a little imagination and some backbone, we'll do okay. Vote for Durst or don't, it's that simple.

Will Durst

The Sponsors for Will Durst are:

Richard E. Bates, 3435 Balboa St., Night Club Manager
Laurence N. Brown, 3124 Octavia St., Comedian
Debi Ann Dust, 1225 17th Av., Carniehienne
Amy Eskin, 222 6th Av., Lawyer
David Feldman, 3010 Market St., Comic
Salma Puth Felschlich, 2501 Greenwich St., Outreach Worker
Janet Gordon, 833 Ashbury St., Waitress
Robert E. Henchlotter, 37 States St., Attorney
John Hutchinson, 1460 Haight St., Nightclub Manager
Steven Lassoff, 1725 Fulton Av., Entertainer
Michele M. Matto, 150 Dolores St., Bartender
She Murphy, 925 Guadaro St., Performer
Jack Rilless, 2031 Oak St., Comic/Human Being
Teresa K. Roberts, 1541 Sacramento St., Word Processor
Fern Royes, 62 Belecher St., Bartender
R. J. Rupert, 402 Lupine Av., Bar Manager
Robert M. Schneider, 2158 Pine St., Entertainer
Mitchell Shapson, 222 6th Av., Attorney
Sarah A. Thissel, 61 Wood St., District Representative - State Legislature
Margaret Kay Wright, 1133 Church St., Secretary
Sarah F. Wright, 1133 Church St., Escrow Officer

MELISSA EHMAN

My address is 71 29th Street
My occupation is Socialist Activist
My qualifications for office are: I am a socialist, and a union member. I stand for victory to every struggle of workers, the oppressed and youth: Against homeporting; for dismantling the U.S. nuclear arsenal; against mandatory AIDS testing, for free treatment and a public health care service; for complete unionization of San Francisco, against union busting and takeaways; for equal rights for immigrants and minorities; against all U.S. intervention in other countries; for the victory of revolutions in those countries. I advocate uniting all of our struggles into one big movement, and uniting socialists in the elections. I am for a Socialist America.

Melissa G. Ehman

The Sponsors for Melissa Ehman are:

Paul Bonetkoo, 225 Hartford St., Data Processing
Sue Boyden, 2130 Hayes St., Activist
Amy Collison, 43 Douglas St., Designer
Thomas R. Copl, 958 Hampshire St., Photographer/Taxi Driver
Kevin R. Cracker, 846 28th St., Writer
Guy Croach, 605 21st Av., Ombudsman
John J. Crowell, 1472 5th Av., Customer Service Rep. for Database Company
Willis Crowell, 1422 21st Av., Secretary
Harald Dunnebier, 607 Frederick St., Musician/Composer
Judith F. Eismann, 1430 Larkin St., Artist
Jerry Lee Frost, 532 Oak St., Painter
Howard Gelman, 350 17th St., Radio Engineer
Prism Gill, 323 Eureka St., Painter
Andrew Gordon, 207 Gough St., Nurse
Cynthia Henned, 1201 Walker St., Film Lab Technician
Gailin Hines, 527 14th St., Receptionist
Barbara L. Holli, 335 4th Av., Secretarial
Melody Knight, 217 Sanchez St., Campaign Coordinator
Brenda Mejia, 2057 15th St., Waitress
Henry W. Montague, 1253 Montgomery St., Retired Electrician
Anne Page, 607 Frederick St., Student
Eugene A. Pern, 71 29th St., Transportation Worker
Gary D. Sowards, 625 Elizabeth St., Attorney
Thomas H. Talman, 645 Castro St., Petitioner
Malcolm Thoms, 1519 40th Av., Carpenter
Susan L. Thoms, 1519 40th Av., Special Education Teacher
Snohomish lowers 37 29th St., Immigrant Rights Activist
Peter Urban, 2057 15th St., Irish Socialist Activist
Theodore Adrian Zuur, 71 29th St., Socialist Organizer

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Candidates for Mayor

WARREN HINCKLE

My address is 1305 Sanchez Street
My occupation is Examiner Columnist, Editor
My qualifications for office are: I am a non-politician, third-generation San Franciscan who has in turn raised my own family here. I edited the SF Foghorn and as columnist for the Chronicle and Examiner I fought for the elderly, poor, minorities and the disadvantaged, turned the heat on for our elderly citizens in heatless hotels. Citizens have been bamboozled by politicians in cahoots with megabuck contributors, at the expense of the family unit, blue collar worker, small businessman, minorities, renters and average homeowner. I will return San Francisco to the form of CITIZEN-GOVERNMENT that made this city great, before the politicians got in our face.

Warren Hincke

The Sponsors for Warren Hincke are:

Sam Jordan, 4006 3rd St., Caterer/Businessman
Quentin L. Kopp, 68 Country Club Dr., State Senator/Attorney
Paul Kantner, 890 El Camino Del Mar, Musician
John Barbarella, 15 San Augusto Way, Realtor
Dennis Peron, 3745 17th St., Community Activist
George Evankovich, 1000 Greenwich St., Labor Representative
Yvonne S. Guilden, 1749 9th Ave., Educator
Jeanette Etheredge, 520 Battery St., Cafe Owner
Beverly Lohwasser, 261 Anderson St., Public Relations Consultant
Cheryl Armenson, 54 Fernwood Dr., Housewife/Friends of Kopp
Louise A. Minnick, 142 Wool St., Counselor
Donato Rossi, 133 Richardson Av., Businessman
Robert J. Mulvey, 149 Wilwoon St., Businessman
William J. Bailey, 115 Telegraph Hill Biv., Retired Sevedore—Clerk/Actor
Patrick J. Nolan, 3541 18th St., Bar Owner
David C. Phinney, 1746 Page St., Journalist
Morris R. Evenson, 527 Pacific St., S.P. Painter’s Union (Retired) Secretary
Peter Garin, 2920 Lyon St., Restaurant Consultant
Ralph D. Hoffschmidt, 917 Church St., Taxi Dispatcher
Robert J. Dolan, 460 Davis St., Lawyer
Adolph E. Ferrari, 101 Evelyn Way, Retired
Victoria A. Arnaud, 2707 McAllister St., Outreach Worker
Ralph H. Baxter, Jr., 149 Alhambra St., Court Clerk
Nancy A. Ingram, 232 Lily St., Office Manager
Harris A. Pole, 542 24th Av., Inmate Laborer
Bart Amariellas, 2678 17th St., Administrator
Frank Rossi, 318 Lombard St., Restaurant Owner

ELLIS KEYES

My address is 443 Broadway
My occupation is Party of Life
My age is 31
My qualifications for office are: the best by far, being one who is free to perform duties unbiased by special interest, representing all for the common good of San Franciscans’, I strongly advocate life, liberty, the pursuit of happiness and will not tolerate infringements on our constitutional rights.

Some of my goals are: to double production at the current budget, full employment, nuclear free San Francisco, better schools and mass transportation, sufficient parking, more affordable housing, music, art, entertainment, adequate human services and health care.

In the beginning we were one party, as today, the “Party of Life” there was never any other.

Ellis Keyes

The Sponsors for Ellis Keyes are:

John T. Flower, 1410 Taylor St., Priest
Kim Lishman, 1031 Leavenworth St., Student
Robert M. Livengood, 320 11th Av., Sales
Glen Davis, 401 Hyde St., Producer/Writer
Carroll Borgen, 3861 25th St., Cook
Joseph P. Walsh, 919 Sutter St., Proof Reader
Fahimeh Hooshnam, 1628 Chestnut St., Housekeeper
Daniel W. Tumbarela, 915 Kearny St., Musician
Stephen G. Graham III, 30 Remis St., Counselor
Kim Brummel, 1272 Market St., Petitioner
Jeffrey J. Dorlin, 55 Hermann St., Secretary
Christopher Towers, 213 Sanchez St., Nail Tech.
Jude T. Flynn, 784 Clementina St., Sales
James Hearn, 443 Broadway St., Designer
Lawrence McMillen, 1111 Pine St., Musician
Glenn A. Carrico, 1272 Market St., Writer
Ronald Lee, 148 Jones St., Shop Manager
Victor Artega, 2361 Mission St., Unemployed
Charles E. Jones, 161 Leavenworth St., Office Assistant
Mark Allen Greenspun, 2711 Pacific Av., Security Systems Consultant
Greg D. Barlin, 2805 Van Ness Av., Student
Naomi Eisenberg, 901 Bush St., Vocalist-Violinist
Mickey C. Helmle, 777 Tehama St., Musician
Don Crawford, 326 Castro St., Unemployed
Lilli E. Gardner, 1213 Guerrero St., Barkeeper
Benjamin J. Haler III, 473 Corbett Av., Retail
Tushi Mata, 2415 Van Ness Av., Law Student
Lewis Moore, 1230 Buchanan St., Guard
Frank Parodi, 6/7 Godeau St., Retired
Geoffrey Polk, 320 Taylor St., Chore Worker

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Candidates for Mayor

JOHN L. MOLINARI

My address is 30 16th Avenue
My occupation is Member, Board of Supervisors and Businessman
My age is 52
My qualifications for office are: I have served as President of the Board of Supervisors five times, more than any other San Franciscan, twice as Chair of the Finance Committee and as President of the Civil Service Commission.
My hallmark has been working together with all of the communities in San Francisco to seek solutions to our City's problems.
It also takes know-how to lead our City. I worked to establish an independent budget analyst who has saved the City over 500 million dollars. I will bring these management skills to the Mayor's office to use our tax dollars to effectively meet the challenges facing our City.

John L. Molinari

The Sponsors for John L. Molinari are:
Louise K. Molinari, 30 16th Ave., Homemaker
Dianne Feinstein, 30 Presidio Ter., Mayor
Arlo Smith, 68 San Fernando Way, District Attorney
Jeff Brown, 850 40th Ave., Public Defender
William O'Keefe, Sr., 444 Corbett Ave., President, San Francisco Taxpayers Association
Harriet Salarino, 95 Crestlake Dr., President, Justice for Murdered Victims
Harry G. Brit, 1329 Page St., Member, Board of Supervisors
Jim Gonzalez, 642 Edinburgh St., Member, Board of Supervisors
Tom Hsieh, 1151 Taylor St., Member, Board of Supervisors
Willie B. Kennedy, 550 Duncan St., Member, Board of Supervisors
Carol Ruth Silver, 68 Ramona Ave., Member, Board of Supervisors
Ernest "Chuck" Ayala, 4402 20th St., Member, Community College Board
Dr. Amos Brown, 111 Lunado Way, Member, Community College Board
Bob Burton, 8 Sloat Blv., Member, Community College Board
Julie Tang, 768 18th Ave., Member, Community College Board
Rod McLeod, 421 Yerba Buena Ave., Member, Board of Education
Ben Tom, 1717 Jones St., Member, Board of Education
Juanita Owens, 2750 Market St., Member, Police Commission
Ray Benson, 75 Potomac St., Police Officer
Gloria Fontanello, 1435 Bay St., President, Marina Neighborhood Association
Jonathan Bulkley, 147 10th Av., Past President, Planning Association for the Richmond District
Art Belenson, 110 Castaneda Av., Immediate Past President, West Portal Merchants Association
Bruce Lilienthal, 746 Kirkham St., President, San Francisco Small Business Advisory Commission
Mike Hardeman, 329 Wawena St., Union Official, Sign Display & Allied Crafts Local Union 510
Yuri Wada, 565 4th Av., Regent, University of California
Bob Ross, 4200 20th St., Publisher, Bay Area Reporter
Carole Migden, 561 28th St., Community Health Director
Cecil Williams, 60 Hairitas Ave., Minister
Terry Francois, 20 Taraval St., Former Supervisor
George Burgess, 70 Cumberland St., Past President, AIDS Emergency Fund

SCOTT REDMOND

My address is 3873 20th Street
My occupation is Community and Corporate Programs Administrator
My qualifications for office are: Community leader for over 10 years in San Francisco/Only candidate to provide a written campaign guarantee to accomplish stated tasks in the first year in office or forfeit half Mayoral salary/Have supported public advocacy programs and charitable fundraising projects bringing donations of over $2 million to the community/Solid record of accomplishing difficult tasks on tight budgets and deadlines/Started and ran major corporation, charitable agencies and public political information center, all successful/I am not controlled by any special interest entity/I stand on my integrity, extensive experience and dedication to the people of San Francisco.

Scott Redmond

The Sponsors for Scott Redmond are:
Tim Albaugh, 350 Judah St., Student
William J. Carr, 652 7th Av., Plastic Cutter
John A. Heaphy, 2698 Folson St., Technician
Margie Jonas, 1553 Judah St., Legal Secretary
Aki Elaine Nagatomi, 2854 Golden Gate Av., AVP/Administrator
John C. Carrillo, 529 Waller St., Paralegal
D. A. Burdine, 1074 Sanchez St., Convention Coordinator
Hillary Adams, 2075 California St., Museum Special Event Director
Eileen Borgeson, 502 Missouri St., Artist/Designer/Publisher
Thomas Mazzolini, 573 Hill St., Musicologist
Barbara A. Bell, 1340 4th Av., Broker
Alan Natanson, 1340 4th Av., Real Estate Agent
Joc Schaefer, 584 Wisconsin St., Student
Lauren D. Meskel, 829 Dolores St., Travel Agent
Georgianne Cohen, 829 Dolores St., House Cleaner
Elizabeth Dreskin, 584 Wisconsin St., Sales Manager
Maria C. Mendoza, 1201 6th Av., Office Manager
John Rigney, 11 Blair Ter., Owner, Audio Visual Technical Services
Leslie Taglio, 2456 Clay St., Sales Representative
Mary Riley, 1005 Lincoln Way, Office Person
Ingrid Funke, 215 Clipper St., Hairstylist
Helen Anderson, 11 Blair Ter., Comptroller
Lynda S. Ewing, 3210 Buchanan St., Promotions
Timothy Feder, 3875 20th St., Advertising Executive
Julie Ritski, 765 8th Av., Project Coordinator
Ellen Beth Van Busskirk, 4053 19th St., Marketing Executive
Diane Roby, 56 Magnolia, Visual Arts
R. Rex Marinaro, 827 Grove St., WD Processor
J. V. Fitzpatrick, 7 Whitney, Production Manager

Statements are volunteered by the candidates and have not been checked for accuracy by any official agency.
Candidates for Mayor

JOSEPH RYAN

My address is 1020 Potrero Avenue
My occupation is socialist activist
My age is 42 years

My qualifications for office are: My socialist program:

Working people, not corporations, should govern San Francisco. We need a labor party to defend our living standards and the rights of minorities, women, and gays. Through mass demonstrations we can win jobs, schools, health-care, housing, abortion funding. San Francisco needs a public works program—not the U.S.S. Missouri—to create jobs. We should mobilize to defend workers against employers, keep cops and courts out of strikes, and build labor solidarity. Tax the corporations—not workers; use the money to fight AIDS—not Nicaragua. Forget empty promises from millionaire politicians. Together we will fight for human needs—not profits.

Joseph Ryan

The Sponsors for Joseph Ryan are:

Charles H. Adams, 3414 25th St., Electrical Worker
Alan A. Benjamin, 4089 25th St., Journalist
Alita Blane, 4089 25th St., S.F. Teacher
Amanda T. Chapman, 57 Bradford St., Secretary
Sheldon F. Colvin, 358 36th Ave., Printer
Nancy G. Elnor, 614 Central Ave., Teacher
Carl Finamore, 3009 Mission St., Machine Operator
Patricia M. Forsyth, 77 Cedro Av., Secretary
Ralph P. Forsyth, 77 Cedro Av., Teacher
Suzanne Laura Forsyth, 430 9th Av., Student
Anthony J. Geist, 40 Pinehurst Way, Clerk
Millie Gonzalez, 988 Page St., Student
Asher F. Harer, 149 Detroit St., Longshoreman—Retired
Ruth L. Harer, 149 Detroit St., Retired Office Worker
Donald Gary Harmon, 1297 18th St., Retail Clerk
Joni Suzan Jacobs, 760 Clayton St., Legal Secretary
Chip Moore, 1832 Judah St., Painter
Ruth E. Schein, 1 Baker St., Editor
Joseph Ryan, 3593 Mission St., Municipal Bus Driver
Carole Seligman, 242 Whitney St., Muni Bus Driver
Kathryn Setian, 1783 Sanchez St., Engineer
Lisa Sifer, 651 Upland Dr., Sales Clerk
B. Christine Vaughn, 1235 Polk St., Escort, Planned Parenthood
David Walters, 190 College Ave., Power Plant Operator
Nathan Weinstein, 489 27th St., Painter
Sylvia Weinstein, 489 27th St., Writer, Socialist Action Newspaper
Adam H. Wood, 430 9th Av., Musician

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Candidate for District Attorney

ARLO SMITH
My address is 66 San Fernando Way
My occupation is District Attorney of San Francisco
My qualifications for office are: Since becoming District Attorney, I have:
- More than doubled the number of murderers and rapists sent to prison.
- Assisted over 10,000 families through our Family Violence Unit, which developed a model counseling program recognized statewide.
- Strengthened the Consumer Fraud Unit protecting people from landlord abuses and towing scams.
- Established an Environmental Protection Section which successfully prosecuted toxic waste polluters in the first trials of their kind in California.
- Established "Revoking Probation Program" to keep repeat drug dealers off the street.
- Vigorously prosecuted corruption and white collar crimes.
- Recruited knowledgeable Women, Blacks, Gays and other minorities for key staff positions.

The Sponsors for Arlo Smith are:
Dianne Feinstein, 30 Presidio Ter., Mayor
Quentin L. Kopp, 86 Country Club Dr., State Senator
Milton Marks, 35 Jordan Av., State Senator
Louise H. Renne, 3725 Jackson St., City Attorney
Michael Hennessey, 261 Anderson St., Sheriff
Jim Gonzalez, 642 Edinburgh St., Member, Board of Supervisors
Richard Hongisto, 114 Biederick St., Member, Board of Supervisors
Tom Hsih, 1151 Taylor St., Member, Board of Supervisors
Bill Maher, 69 Elia St., Member, Board of Supervisors
John L. Molinari, 30 16th Av., Member, Board of Supervisors
Wendy Nelder, 150 Cassius Way, Member, Board of Supervisors
Carol Ruth Silver, 68 Ramona St., Member, Board of Supervisors
Ernest C. Ayala, 4402 20th St., Member Community College Board
Julie Tang, 788 18th Av., Member, Community College Board
Tim Wolfred, 975 Dunstan St., Member, Community College Board
Libby Denebeim, 200 St. Francis Blvd., Member, Board of Education
Myra G. Kopf, 1940 12th Av., Member, Board of Education
Rodier A. McLeod, 421 Yerba Buena Av., Member, Board of Education
Louis J. Giraudo, 35 San Buenaventura Way, Member, Police Commission
Dr. David Sanchez, Jr., 433 Bartlett St., Member, Police Commission
Henry E. Berman, 483 Euclid St., Member, Fire Commission
Morris Bernstein, 1740 Broadway, Member, Airport Commission
Virginia S. (Mrs. Thomas) Lynch, 98 Claredon Av., Retired Teacher
George Christopher, 1170 Sacramento St., Former Mayor
Terry Francois, 26 Taraval St., Attorney and Former Supervisor
Robert F. Barry, 5142 Pierce St., President, Police Officers Assoc.
Thomas J. Cahill, 246 17th Av., Retired Chief of Police
John Sirro, 3598 Jackson St., Past Pres. S.F. Bar Assoc.
Neil Eisenberg, 131 14th Av., Attorney and Commissioner Golden Gate National Recreation Area

Candidate for Sheriff

JESS GRANT
My address is 2822 22nd Street
My occupation is Tenant Organizer
My age is 30
My qualifications for office are: The Sheriff's Department exists to protect the property and privilege of society's elite. To do this they must repress the poor and working class, by brute force if necessary.
One way they do this is by enforcing thousands of court-ordered evictions every year. Another way is by running the jails, where poor folk and people of color make up a disproportionately high percentage of the population.
As Sheriff I would refuse to carry out evictions or handle prisoners charged with victimless crimes. Instead of a Sheriff's Department, neighborhoods—people themselves—should re-establish control over keeping the peace in San Francisco.

The Sponsors for Jess Grant are:
Connie Brandon, 1971 Grove St., Legal Worker
Alison L. Brennan, 5 Chilton Av., Housewife
Paxus Adrian Z Calz, 4246 20th St., Software Author
George A. Campbell, 310 Arralbo Dr., Retired
Melissa G. Ehman, 71 29th St., Mayoral Candidate
Sheila L. Harrington, 1998 25th St., Cabinetmaker
Aaron Kenton, 28 Cumberland St., Software Consultant
Melody Knight, 217 Sanchez St., Campaign Coordinator
Robin A. Kossuff, 3788 Army St., Archaeologist
John Kyle, 601 Minnesota St., Homeless
Andrea Lagerstedt, 905 Columbus Av., Legal Secretary
Sally McLanahan, 1160 Sanches St., Graphic Designer
Hillary Nagle McGuire, 1491 Sanchez St., Teacher
Steven D. Mentor, 2822 22nd St., Teacher
Lynne M. Moore, 2822 22nd St., Teacher
Nidal Nazzal, 7 Lockley Av., Cafe Owner
David Neshet, 2539 Polk St., Teacher
Patti Newler, 1214 Fell St., Word Processor
Eugene A. Pepi, 71 29th St., Transportation Worker
Rosemary Prem, 1998 25th St., Vegetable Pusher
Stephen Riva, 1350 9th Av., Teacher
Shoshana Towers, 37 29th St., Immigrant Rights Activist
Arnold E. Warshaw, 2822 22nd St., Lion Tamer
Andrew Zimm, 3397 Clay St., Mechanic
Theodore Adrian Zuir, 71 29th St., Socialist Organizer

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Candidates for Sheriff

MICHAEL HENNESSEY

My address is 261 Anderson Street
My occupation is Sheriff of San Francisco
My qualifications for office are: As Sheriff since 1980 I have kept my promise to restore safety and security to the jails. I have upgraded training for the deputies and have instituted a nationally recognized Prisoner Classification System, reducing inmate tension.

I have also kept promises to bring women and minorities into top level department management and to establish a permanent program to assist senior and disabled citizens facing eviction.

My pledge to you is a Sheriff's Department dedicated to equal justice and compassion for all San Franciscans.

With your support, I will continue to serve our City through professional management of the Sheriff's Department.

Michael Hennessey

The Sponsors for Michael Hennessey are:

Rosario Anaya, 240 Dolores St., School Director
Henry E. Berman, 483 Euelid Av., Consultant
Harry G. Britt, 1392 Page St., Member, Board of Supervisors
George Christopher, II70 Sacramento St., Former Mayor
Anne B. Daley, 795 Geary Blvd., Citizen
Henry Der, 726 32nd Av., Executive Director
Lee S. Dolson, 1501 Beach St., Professor, City College
Dianne Feinstein, 30 Precidio Terr., Mayor
Terry A. Francois, 20 Taraval St., Attorney
Richard N. Goldman, 3700 Washington St., Insurance Broker
Jim Gonzalez, 642 Edinburgh St., S.F. Supervisor/Businessman
Michael E. Hardeman, 329 Wawona St., Union Rep.
James R. Herman, 635 Connecticut St., Union President
Richard D. Hongo, 114 Broderick St., Supervisor
Jesse J. Ivy, 2734 Bush St., Deputy Sheriff
Quintin L. Kopp, 68 Country Club Dr., State Senator/Attorney
Milton Marks, 55 Jordan Av., State Senator
Polly V. Marshall, 71 Norwich St., President, S.F. Rent Board
Leo McCarthy, 400 Magellan Av., Lt. Governor, State of CA
Roderick A. McLeod, 421 Yerba Buena Av., Attorney/School Board Member
Carole Migden, 561 28th St., Chair, S.F. County Central Committee
Eugenia Moscone, 45 St Francis Biv., Homemaker
Cornelius P. Murphy, 3095 23rd Av., Retired Chief of Police
W.F. O'Keefe, Sr., 444 Corbett Av., President, S.F. Taxpayer's Association
Nancy Pelosi, 2640 Broadway St., U.S. Representative
Bob Ross, 4200 20th St., Publisher, Bay Area Reporter
Julie Tang, 788 18th Av., Board Member, S.F. Community College
Yori Wada, 565 4th Av., U.C. Regent
Nancy G. Walker, 355 Green St., President, S.F. Board of Supervisors
Doris M. Ward, 440 Davis Ct., Member, Board of Supervisors

LARRY LITTLEJOHN

My address is 775 Clementina Street
My occupation is Retired Sheriff's Sergeant
My qualifications for office are: If elected I will immediately resign. This will allow the Mayor to appoint an outstanding professional Sheriff. Vote for me to vote No on Hennessey. Hennessey is a lawyer turned politician. Hennessey has no background in law enforcement or corrections. Hennessey raised almost $100,000 to win last election. His only opponent raised $1,500. Hennessey has the worst record for escapes from jail of any Sheriff. Hennessey so badly managed a jail that federal judge appointed special federal official to oversee the jail. Nine deputys are now suing Hennessey for discrimination. The Deputy Sheriff's Association has voted No Confidence in Hennessey.

Larry Littlejohn

The Sponsors for Larry Littlejohn are:

Fred F. Alvarez, 775 Clementina St., Computer Operator
Richard Benitez, Jr., 775 Clementina St., Benefit Authorization
Andrew John Betancourt, 3765 Market St., Retired Realtor
Daniel Coleman, 351 Turk St., Student
Rudolph M. Cox, 1592 Underwood Av., Deputy Sheriff
Edward Davis, 1235 Bush St., Security
Albert Deiter, 741 14th St., Security Guard
Dominique K. Deiter, 741 14th St., Housewife
Rev. Donald E. Dill, 646 Laguna St., Minister
Richard Gayer, 1 Grand View Ter., Civil Rights Lawyer
Donald Roger Houser, 1800 Grove St., Restaurant Worker
Arrested R. Jackson, Sr., 914 Capitol Av., Labeler
Albert R. Lasker, 3765 Market St., Property Manager
Donald L. Miesen, 522 Valencia St., Real Estate Sales
Robert F. Paulsen, 779 Vermont St., Deputy Sheriff
John L. Pesch, 430 Castro St., Tailor
John Sherwin, 242 Ivy St., Theatre Manager
Audrey L. Shew, 914 Capitol Av., Deputy Sheriff
John Simo, 921 Goefftingen St., Retired
Thomas H. Smith, 244 Ivy St., Chef
Oscar Villaciccielo, 921 Geofftingen St., Deputy Sheriff
Paul Yahara, 1800 Grove St., Cosmetologist

Statements are volunteered by the candidates and have not been checked for accuracy by any official agency.
**HOW TO VOTE ON THE VOTOMATIC VOTE RECORDER**

**SPECIAL NOTE**
If you make a mistake, return your card and get another.

Note: Si hace algún error, devuelva su tarjeta de voto y obtenga otra.

**STEP 1**

Using both hands, insert the ballot card all the way into the Votomatic.

Usando las dos manos, meta la tarjeta de voto completamente dentro del "Votomatic."

**D 第一步**
请双手持票向自动机将整张选票插入。

**STEP 2**

Be sure the two slots in the stub of your card fit down over the two red pins.

Pase 2. Asegúrese de que los dos artículos que hay al final de la tarjeta coinciden con los dos caballetes rojos.

**C 第二步**
请切记将选票插入时，票尾之二孔，接合於二紅點之上。

**STEP 3**

Hold punch vertical (straight up). Punch straight down through the ballot card to indicate your choice. Do not use pen or pencil.

Para votar, sostenga el instrumento de voto y perforo con él la tarjeta de voto en el lugar de los candidatos de su preferencia. No use pluma ni lápiz.

**D 第三步**
應把帶鎖之選舉針，由小孔內垂直插入打孔投票。

**STEP 4**

After voting, withdraw the ballot card and place it inside the envelope pocket, with the stub showing.

Después de votar, saque la tarjeta del "Votomatic" y póngala bajo el cierre del sobre.

**E 第四步**
投票選舉之後，把選票取出，放入空封袋內，票尾凸出在外。
在封袋上，有空白格預備為投票人使用。
Police Facilities Bonds

PROPOSITION A

POLICE FACILITIES IMPROVEMENT BONDS, 1987. To incur a bonded indebtedness of $28,000,000 for the improvement of various police facilities in the City and County of San Francisco.

Analysis
by Ballot Simplification Committee

THE WAY IT IS NOW: The San Francisco Police Department operates nine neighborhood police stations, as well as stables, a firing range and offices for the Juvenile Bureau. Some of the structures were built more than 75 years ago, and now need to be replaced. Other stations and buildings need to be repaired for safety reasons or modernized.

THE PROPOSAL: Proposition A would authorize the City to borrow $28,000,000 by issuing general obligation bonds. This money would pay for the replacement, relocation or renovation of ten Police Department buildings. Two new earthquake-resistant stations would be built to complete the Department's earthquake-preparedness plan. The other buildings would be repaired or expanded. This proposition would not change the number of police stations in the City. The interest and principal on general obligation bonds are paid out of tax revenues. Proposition A would require an increase in the property tax.

A YES VOTE MEANS: If you vote yes, you want San Francisco to issue general obligation bonds totaling $28,000,000 to repair or replace certain Police Department buildings.

A NO VOTE MEANS: If you vote no, you do not want San Francisco to issue bonds to repair or replace these Police Department buildings.

Controller's Statement on "A"

City Controller John C. Farrell has issued the following statement on the fiscal impact of Proposition A:

"Should the proposed bond issue be authorized and when all bonds shall have been issued on a fifteen (15) year basis and after consideration of the interest rates related to current municipal bond sales, in my opinion, it is estimated that approximate costs would be as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bond Redemption</td>
<td>$28,000,000</td>
</tr>
<tr>
<td>Bond Interest</td>
<td>$14,784,000</td>
</tr>
<tr>
<td>Debt Service Requirement</td>
<td>$42,784,000</td>
</tr>
</tbody>
</table>

Based on a single bond sale and level redemption schedules, the average annual debt requirement for fifteen (15) years would be approximately $2,852,000 which amount is equivalent to eighty hundredths ($0.0080) of one cent in the tax rate."

THE LEGAL TEXT OF PROPOSITION A APPEARS ON PAGE 118
ARGUMENT IN FAVOR OF PROPOSITION A

Most of the City's nine neighborhood police stations were constructed early in this century. Buildings are in poor repair and, in some cases, crumbling and beyond renovation. They’d probably collapse in a major earthquake, disrupting vital police services at a time of great emergency.

Proposition A will provide $28 million for the reconstruction and improvement of neighborhood stations so they not only will more effectively serve the public on a daily basis but can become essential command and communication centers during an earthquake emergency.

Vote YES on “A”

Park, Ingleside, and Richmond were constructed in 1910. These stations were designed specifically for horse and foot patrol. The buildings were fitted with stables and hay lofts. Women had not yet entered the department, so no facilities were provided for them. Stations houses now must have facilities for both sexes, efficient business offices, facilities for the handicapped, and interview rooms for crime victims.

Community meeting rooms will be added to some stations for greater citizen access and to assure improved communication in times of disaster.

Proposition A proposes the replacement of Potrero, Taraval and Mission stations as well as renovation of four others. Emergency repairs to roofs and plumbing will be made at Central, Richmond, Park and Ingleside. The Juvenile Bureau will be moved to larger quarters in the Mission District.

Proposition A stands for safe, efficiently-designed, modern police stations to provide fast, reliable, professional police services. Vote YES on Proposition A.

Dianne Feinstein, Mayor

ARGUMENT IN FAVOR OF PROPOSITION A

Our neighborhood police stations do not meet current standards of police service. Our officers work in crumbling, cramped, antiquated facilities which are less than half the required size. Proposition A will remedy this condition by providing adequate and properly designed working environments so that our officers can effectively serve all of us.

Proposition A will provide $28 million for the reconstruction and improvement of police facilities in our neighborhoods to make certain that our essential police services remain available during an earthquake emergency.

ARGUMENT IN FAVOR OF PROPOSITION A

Proposition A will provide community meeting rooms in the neighborhood police stations and better citizen access to these stations to enhance communication between police officers and the community they serve.

Proposition A stands for safe, efficiently designed neighborhood police stations to provide fast, reliable and professional police services for the future.

Please join us in voting YES on Proposition A.

SUBMITTED BY THE BOARD OF SUPERVISORS

ARGUMENT IN FAVOR OF PROPOSITION A

PROPOSITION A is for all of San Francisco’s neighborhoods. We support this important Police Facilities Renovation and Earthquake Preparedness Plan.

Please join us in voting YES ON PROPOSITION A.

Nancy Pelosi, Congresswoman
Leo T. McCarthy, Lieutenant Governor of California

Willie L. Brown, Jr., Speaker of the Assembly
Milton Marks, State Senator
Art Agnos, State Assemblyman
Art Smith, District Attorney
Louise H. Renne, City Attorney
Michael Hennessy, Sheriff of San Francisco
Jeff Brown, Public Defender

ARGUMENT IN FAVOR OF PROPOSITION A

One hard fact facing all San Franciscans is that our City’s police stations are literally falling into ruin. They need to be renovated and rebuilt to provide us with everyday, quality police services, as well as to provide emergency service during a disaster, particularly a major earthquake.

By voting YES ON PROPOSITION A, you will help ensure that your neighborhood police station will be efficiently designed and meet contemporary earthquake-resistant standards. Upgraded facilities also will contain meeting rooms especially for community use to allow for more active neighborhood participation.

Please join me in voting YES ON PROPOSITION A.

Tom Hsieh, Member, Board of Supervisors

Arguments printed on this page are the opinion of the authors and have not been checked for accuracy by any official agency.
ARGUMENT IN FAVOR OF PROPOSITION A

I support Proposition A, the police facilities renovation and earthquake preparedness plan. In recent years, the community and the police department have instituted many changes to ensure a more responsive and representative department. San Franciscans and their police officers deserve neighborhood police facilities which are efficiently designed to accommodate both its officers and the community, and be resistant to major earthquake activity or disaster.

Residents seeking assistance at their community police building deserve a dignified environment in which to conduct their affairs. Passage of Proposition A will provide access for the disabled, business space conducive to the confidential and compassionate handling of sensitive matters, and community meeting facilities to encourage greater interaction and liaison between the officers and those they serve.

The composition of our department is changing. Our officers must have a professional environment to work in. Male and female personnel must be afforded equal locker and lavatory facilities, and sufficient work space is vital for thorough investigations.

We depend on our police officers to keep us safe and to protect us in times of emergency. Proposition A will benefit us all. Please join me in voting YES on Proposition A.

Harry G. Britt, Member, Board of Supervisors

ARGUMENT IN FAVOR OF PROPOSITION A

Public safety requires that the men and women who serve in our City's police have modern, up to date facilities. Proposition A would rebuild three police stations, renovate four more and improve the police horse stable and the pistol range. These improvements are critically needed to assure that our police officers continue to serve all the neighborhoods of our City in an efficient and highly professional manner. Vote to keep our streets and neighborhoods safe. PLEASE VOTE YES ON PROPOSITION A.

Supervisor Jim Gonzalez

ARGUMENT IN FAVOR OF PROPOSITION A

I support this bond proposal. It is important to have adequate working facilities for our Police Department and its personnel. As a former police officer, I know that many of the facilities, Potrero Station in particular, are in desperate need of replacement. I strongly urge your support.

Richard Hongisto, Member, Board of Supervisors

ARGUMENT IN FAVOR OF PROPOSITION A

The Police Commission and the Chief of Police urge you to vote YES on PROPOSITION A—a $28 million dollar police facility earthquake preparedness and renovation program. Your YES vote will ensure that the Police Department will be prepared when disaster strikes.

Most neighborhood police stations were built early in this century, several still have stable behind them. These station houses were built when the Department was half today's size, and all male. Times have changed. PROPOSITION A will provide adequate facilities for all officers. It will provide community meeting rooms, access for the handicapped, interview rooms, safe detention, and a relocated juvenile division that will be responsive to all of San Francisco's neighborhoods.

ARGUMENT IN FAVOR OF PROPOSITION A

Two police stations will be equipped with seismic cores to assure survival after an earthquake. This will complete the Department's three-station earthquake preparedness plan and ensure the City's neighborhoods will have the leadership and protection they need after any disaster.

Please join us in voting YES ON PROPOSITION A.

Louis J. Giraudo, President, Police Commission
Al Nelder, Vice President, Police Commission
Owen H. Davis, Member, Police Commission
Juanita Owens, Member, Police Commission
Dr. David J. Sanchez, Jr., Member, Police Commission
Frank M. Jordan, Police Chief

ARGUMENT IN FAVOR OF PROPOSITION A

VOTE YES ON PROPOSITION A.

As former Chiefs of the San Francisco Police Department, we understand the need for emergency facilities and ask you to join us in VOTING YES ON PROPOSITION A.

Con Murphy, Retired Chief, S.F.P.D.
Al Nelder, Retired Chief, S.F.P.D.
Donald M. Scott, Retired Chief, S.F.P.D.

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ARGUMENT IN FAVOR OF PROPOSITION A

VOTE YES ON PROPOSITION A.
VOTE YES ON PROPOSITION A for a secure San Francisco.
VOTE YES ON PROPOSITION A to provide protection and leadership.

George Christopher, Former Mayor of San Francisco

ARGUMENT IN FAVOR OF PROPOSITION A

VOTE YES to make our police stations decent and safe places in which to work. Several years ago, the citizens of San Francisco voted against closing police stations. Now they need to be repaired because they are old and lack among other things, locker rooms for women members of the police force. Three stations, unless reinforced, will not be usable in the event of a major earth-

John H. Jacobs, Executive Director
San Francisco Chamber of Commerce

ARGUMENT IN FAVOR OF PROPOSITION A

A YES vote on Proposition A will ensure that our nine neighbor-
borhood police stations receive a structural rehabilitation needed to meet earthquake standards and will be modernized to provide safer detention facilities, access for the handicapped and sufficient space to accommodate community meeting facilities.

Our Police Department has grown over the years, yet our police stations have not been up-dated to accommodate the ever changing needs of our communities. The passage of Proposition A will provide the necessary funding to ensure that our buildings are safe and our Department is able to provide our citizens with the level of service to which they are entitled.

In addition, the environment in which our officers must work is deplorable. Our stations do not have adequate locker room fa-
cilities, showers, and in some cases, restroom facilities are shared by men and women. The stations have simply outlived their time.

Bob Barry, President
San Francisco Police Officers’ Assn.

ARGUMENT IN FAVOR OF PROPOSITION A

VOTE YES ON PROPOSITION A.

YES ON PROPOSITION A is a $28 million bond issue which will provide OUR CITY with renovated and rebuilt police facilities. Most of our police stations were constructed early in this century. Over the years, all of the buildings have physically deteriorated, and in some cases, are beyond repair. The changing needs of San Francisco’s neighborhoods require us to update these facilities to meet contemporary earthquake standards and to bring about valuable emergency service to all San Franciscans.

YES ON PROPOSITION A will provide more efficiently designed stations resulting in faster emergency police response, a new centrally located juvenile division, and designated parking for San Franciscans seeking police assistance.

YES ON PROPOSITION A will ensure that all of our neighbor-
borhood police facilities will be designed to withstand a major earthquake. From these command centers, emergency personnel will provide the necessary protection and leadership following such a crisis.

We urge you to VOTE YES ON PROPOSITION A to ensure working facilities during the time of disaster.

Join us in VOTING YES ON PROPOSITION A.

Bob Barry, President, San Francisco Police Officer’s Assn.
Henry E. Berman, President, S.F. Fire Commission
Morris Bernstein, President, Airports Commission
Donald J. Birrer, General Manager, PUC
Frank T. Blackburn, Director, Earthquake Preparedness Program, S.F. Fire Dept.
Carloita Texidor del Portillo, Civil Service Commission
Eugene L. Friend, President, Recreation and Park Commission
Rubin Glickman
Thomas E. Horn, War Memorial Board
Gordon Lau, Attorney
Louis Hop Lee, San Francisco Civil Service Commission
Walter L. Johnson, Secty./Treas., S.F. Labor Council
Charlotte Maullard, Acting Chief of Protocol of San Francisco
Enola D. Maxwell, Executive Director, Potrero Hill Neighborhood House
A. Lee Munson, President, Civil Service Commission
Geo. L. Newkirk, Concerned Citizen
Commissioner Louise O’Gara
Edward J. Phillips, Fire Chief
David Reese, President, Friends of the S.F.P.D.
Harriet Ross, Deputy Public Defender
Arlene M. Sasser, Chief Adult Probation Officer
Lawrence J. Simi, Commissioner on Aging
William G. Stood, General Manager, MUNI
Yuri Wada, Private Industry Council
Rev. Cecil Williams, Glide Memorial Church
George Yamazaki, Jr., President, Social Services Commission

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ARGUMENT IN FAVOR OF PROPOSITION A

While Chair of the Finance Committee, I initiated the request for a review of the City's neighborhood police stations. Since most are old, Proposition A will upgrade existing police stations, including facilities for women police officers and neighborhood meeting rooms.

Vote Yes on Proposition A.

Louise Renne, City Attorney

ARGUMENT IN FAVOR OF PROPOSITION A

Earthquakes are a fact of life; they cannot be prevented but we can plan for them. Proposition A is a vital measure for Police Facility Earthquake Preparedness. Proposition A will ensure that following a disaster, the Police Department's communications and emergency response capabilities are intact.

Please join us in voting YES ON PROPOSITION A for Police Facilities Earthquake Preparedness.

Philip S. Day, Jr.
Director, San Francisco Office of Emergency Services
Richard Eisner, Earthquake Consultant
Paula Schulz, Earthquake Consultant
Pete Ashen, Disaster Director, American Red Cross
Joe Passilica, Director of Emergency Services, Salvation Army

ARGUMENT IN FAVOR OF PROPOSITION A

San Francisco lies near two major earthquake faults, the San Andreas and Hayward. Major earthquakes have occurred on these faults in 1836, 1838, 1868, and in 1906 when the earthquake and fire destroyed much of the City and killed many people.

Studies of past earthquake occurrence and present geological conditions show that a moderate to large earthquake could shake San Francisco severely in the next 10 to 20 years.

A top priority in reducing loss of life and property damage is to ensure safe and operational lifeline services, especially police facilities. Both in the immediate earthquake emergency and in the disaster recovery period, seismically resistant police facilities are of critical importance.

Please vote YES to ensure that San Francisco's police facilities will meet this test.

Dr. Bruce Bolt, Professor of Seismology
Donald H. Cheu, M.D., Member, Advisory Committee to the California Seismic Safety Commission
Joe J. Litehiser, Seismologist
Charles Seaworth, Structural Engineer

ARGUMENT IN FAVOR OF PROPOSITION A

VOTE YES ON PROPOSITION A.

We urge you to VOTE YES ON PROPOSITION A so that all San Franciscans will benefit from strong leadership in time of emergency.

It's good business to be prepared.

VOTE YES ON PROPOSITION A.

Bernard Averbuch, Executive Director, Market St. Develop. Assn.
William J. Burnickel, President, Irving Street Merchants Assn.
James R. Bronkema, President, Embarcadero Center
Maya Browdy, President, Marina Merchants Association
Lee S. Dolson, Professor, City College

ARGUMENT IN FAVOR OF PROPOSITION A

FOR A MODERN POLICE FORCE

San Francisco needs a more modern and efficient Police Department.

Improved communications, greater safety, and better emergency response timing will be the keys to checking serious street crime in the 1990's.

The following San Francisco Republican County Central Committee members urge you to vote YES on Proposition A:

Terence Faulkner, San Francisco Republican Party Chairman
Martin Eng, San Francisco Republican Party Vice-Chairman
Franklin "Harry" Ernst III, 1986 Republican Congressional Nominee (6th District)
Max Woods, Former Republican Legislative Nominee
Robert McGuire, Member, Republican County Central Committee

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ARGUMENT IN FAVOR OF PROPOSITION A

VOTE YES ON PROPOSITION A.
All of us must depend on the Police Department to protect our homes and property and to provide the help needed to be reunited with our families in a time of disaster.
We urge you to VOTE YES ON PROPOSITION A.

ARGUMENT IN FAVOR OF PROPOSITION A

The Democratic Central Committee urges you to vote YES ON PROPOSITION A. A YES vote will ensure that our police stations receive the overhaul that is so badly needed. If a major earthquake struck San Francisco today, we shudder to think what would happen to these small, antiquated and deteriorating buildings.
A YES vote on PROPOSITION A will not only provide earthquake preparedness, but will also improve the delivery of police services by providing access for the handicapped, community meeting rooms, locker facilities for both male and female officers, and a centrally located building for the juvenile division—one that is responsive to all of San Francisco's neighborhoods.
Please join us in voting YES ON PROPOSITION A, for police facility earthquake preparedness and renovation.
San Francisco County Democratic Central Committee
Carole Madsen, Chair
Ron Huberman, Vice-chair
Anne Beisie Daitz
Catherine J. Dodd, R.N.
Bob Gears
Terence Hallinan
Ajar Jaicks
Tony Kilroy
Marilyn Miller
Louise A. Minnick
Connie O'Connor
Michael Pacelli
Linda Post
Simeon White

ARGUMENT IN FAVOR OF PROPOSITION A

We support PROPOSITION A for police facility preparedness. When disaster strikes again as it did in 1906, we must be able to count on the police department to protect and assist all of us. To ensure that the police have reliable, earthquake resistant facilities. Please join us in voting YES on PROPOSITION A.

James T. Ferguson, President, San Francisco Firefighters, Local 798

ARGUMENT IN FAVOR OF PROPOSITION A

I urge all voters to vote YES on Proposition A. If it passes, then San Francisco will essentially borrow $28 million in order to make extensive renovations of its police facilities. I have reviewed the proposed budget and I am satisfied that the money will be well spent. The current facilities are dilapidated and susceptible to earthquake damage. We must fix them and there must be room in the budget.

Cesar Ascarrunz

ARGUMENT IN FAVOR OF PROPOSITION A

Many of our police stations are in terrible disrepair and must be rebuilt. Additionally, their working conditions—air, light, lavatories, lockers, and so forth—are extraordinarily bad. The police department cannot operate efficiently under these circumstances.
The Capital Improvement Advisory Committee, which I chaired, recommended that action be taken over two years ago because of the sorry conditions which we saw in the stations and other city properties. We can't let the city's vital physical structures crumble any further, or we court greatly increased costs and serious trouble. Please vote YES.

Roger Boas, Former Chief Administrative Officer

ARGUMENT IN FAVOR OF PROPOSITION A

Police Station renovation is essential to our safety. VOTE YES.
Robert McLaur
Harry Ernst
Martin Eng

Max Woods
Terence Faulkner
Joseph Heiser
Members, San Francisco Republican County Central Committee

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ARGUMENT IN FAVOR OF PROPOSITION A

VOTE YES ON PROPOSITION A.

Concerned San Franciscans understand the need for protection and guidance in every neighborhood of our great city in the event of a major earthquake.

Please VOTE YES ON PROPOSITION A for a safer San Francisco.

Ernest "Chuck" Ayala, Community College Board
Alessandro Baccari
Jacques J. I. Bertrand, Friends of Noe Valley*
Susan J. Bierman, Planning Commission
Judith A. Breckal
Dr. Amos C. Brown, Community College Board
Anthony C. Sorensen, President, New Mission Improvement Assn., Inc.
Honorable Robert E. Burton, Community College Board
Dale A. Carlson
Commissioner Sue Martin
George M. Carr
Diana Christensen
Robert R. Bucci
Ken R. Crizer, Engineering Instructor, CCSF
George W. Davis, Ph.D., Executive Director, Hunters Point Sr. Ctr.
James W. Davis, Jr., Chairperson, Beideman Area Neighborhood Group
Ron Wakabayashi, Natl. Director, Japanese American Citizen's League
Marcia DeHart, Chair, Public Safety Committee, Glen Park Association
Henry Der
Q. Todd Dickinson, S.F. Parking Authority
Harold S. Dobbs, Former Member, San Francisco Board of Supervisors
Mark A. Primas
Ron Hummel
Cesar Ascarrunz, Businessman
Terry A. Francois, President, Frederick Douglass Symposium

Thomas C. Scanlon, Retired Treasurer
Isabel Hulse
Charles E. Rimball, President, Excelsior District Improvement Assn.
Harold D. Madson, Shafter Avenue Community Club
Thomas W. Stutezier
Jane A. Johnson, Instructor, CCSF
Polly Marshall
Norman T. Larson
David Werdegar, Director of Health
James A. Lew, Economist
Frank G. Mastrol
Bruce V.A. Bonacker, President, Glen Park Association
Harvey Matthews, Bay View Hunters Point Democratic Club
George P. Matta, President, Merced Manor Property Owners Assn.
Helen V. Barkley
Roderick A. McLeod, Board of Education
Faye Mori, Recreation & Park Commission
Kelly Cullen, O.F.M.
Randall Okamura, Investigator, District Attorney's Office
Commissioner Alan S. Wong, President, Community College Board
Pamela Peters, President, Midtown Terrace Homeowners Assn.
Ramona, Co-founder, Twin Peaks Council, Inc.
William T. Reed, Retired President, City Employees of S.F.
Max K. Silver
Herbert C. Smith, Jr., President, S. Mary's Park Imp. Club
Jack Morrison, Social Services Commission
John A. von Becker, Civil Engineer
Yoshio Nakashima, Planning Commission
Fred Wagner
Dave Wharton, President, Diamond Heights Community Assn.

*For identification purposes only

ARGUMENT IN FAVOR OF PROPOSITION A

CITIZENS AGAINST GOVERNMENT WASTE

Citizens Against Government Waste is a broad-based nonpartisan organization dedicated to rating candidates and endorsing ballot measures.

Vote "YES" on these ballot measures:

* Proposition A — "Needed for modern police services"

ARGUMENT IN FAVOR OF PROPOSITION A

Have you visited one of your neighborhood police facilities lately? For the most part, they are antiquated relics of a bygone architectural era. Due to inadequate maintenance over the years along with poor initial design, they are no longer adequate or appropriate for a modern, effective, efficient police force. In addition, some of these archaic "structures of the century" buildings are potential seismic disaster areas!

The SAN FRANCISCO TAXPAYERS ASSOCIATION is consistently reluctant to recommend the expenditure of any additional tax dollars. Nevertheless, we recognize that we cannot let all of our public buildings "go completely to hell" for lack of maintenance, rehabilitation, and periodic updating.

Being a "cop" in today's rebellious, unlawful, drug oriented society is "grief" enough! At least, let's give our neighborhood "cops" a decent, clean, orderly, and safe place to work! We urge a YES vote on PROPOSITION A.

Terence Faulkner, San Francisco Republican Party Chairman
Patrick Fitzgerald, Past Secretary of
San Francisco Democratic Party
1984 Democratic National Convention Mondale-Ferraro
Staff Member
Robert Silvestri, Republican County Committee member
Max Woods, Republican County Committee member

W.F. O'Keefe, Sr., President,
San Francisco Taxpayers Association
Police Facilities Bonds

ARGUMENT AGAINST PROPOSITION A

Proposition A, as well as B, C, and E, are very costly propositions and should not be on the ballot. Their interest and bond redemption cost amounts to $350 million dollars. During the past few years we have been deceived by our Mayor, supervisors as well as the officials responsible for the school and community college board budgets. The budget of these public bodies is supposed to allocate reasonable sums to cover the cost of the upkeep of public facilities, maintenance and replacement of equipment. Obviously this has not been done. These bodies have spent your tax dollars to pay for their own social experiments and for political expediency. For example, the mayor in cooperation with 2 of the candidates for mayor, Rennie and Molinari, and supervisors, added 5,000 permanent employees to the city payroll. This action alone cost the city annually in excess of $200 million dollars. Mayor Feinstein and our supervisors have led us into a terrible mess. In view of this fact, and until we get a new administration next year, hopefully a more responsible one, I recommend a no vote on Proposition A, and all other Propositions except Q and R. There’s no doubt that a substantial part of our public facilities are in disrepair. Our schools are dirty and need remodeling. Police stations are a mess. Take a look at the Main Library, etc. However, it’s my suggestion that we don’t change any policies with the exception of the above or spend any more money until next year. We will have a new mayor in January and hopefully one far more responsible.

John Barbagelata, Realtor

ARGUMENT AGAINST PROPOSITION A

For $28 million, plus $14,784,000 in interest, the Police Department is requesting your vote to make additions to and improvements of police facilities, including acquisition, construction and reconstruction necessary for the convenience of the Police Department. This will be the first of two bonds to complete the entire projects. The Department is now in a deplorable condition from neglect and imprudent usage of the budget. The present request has been toned down to make it more palatable to the voters. Vote NO on Proposition A.

Marguerite Warren

Hear the Candidates and Issues
CAMPAIGN COUNTDOWN
KPOO-FM 89.5
Tuesday, October 27, 1987
7:30 to 10:30 p.m.
Candidates for Mayor,
Sheriff and District Attorney

Saturday, October 31, 1987
12 Noon to 4:00 p.m.
Propositions A through W

Arguments printed on this page are the opinion of the authors and have not been checked for accuracy by any official agency.
Street Improvement Bonds

PROPOSITION B

PUBLIC STREET IMPROVEMENT BONDS, 1987. To incur a bonded indebtedness of $27,000,000 for the improvement of streets, sidewalks, and the existing asphalt plant in the City and County of San Francisco.

Analysis
by Ballot Simplification Committee

THE WAY IT IS NOW: The San Francisco Department of Public Works maintains and repairs approximately 850 miles of City streets, repairs broken sidewalks, installs and maintains traffic signals and various other traffic control devices, and operates its own asphalt plant.

THE PROPOSAL: Proposition B would authorize the City to borrow $27,000,000 by issuing general obligation bonds. This money would pay for street and sidewalk repairs, installation of new traffic signals and other traffic safety projects, and improvements to the City’s asphalt plant. The interest and principal on general obligation bonds are paid out of tax revenues. Proposition B would require an increase in the property tax.

A YES VOTE MEANS: If you vote yes, you want San Francisco to issue general obligation bonds totaling $27,000,000 to pay for certain street and traffic improvements.

A NO VOTE MEANS: If you vote no, you do not want San Francisco to issue bonds to make these street and traffic improvements.

Controller's Statement on "B"

City Controller John C. Farrell has issued the following statement on the fiscal impact of Proposition B:

"Should the proposed bond issue be authorized and when all bonds shall have been issued on a fifteen (15) year basis and after consideration of the interest rates related to current municipal bond sales, in my opinion, it is estimated that approximate costs would be as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bond Redemption</td>
<td>$27,000,000</td>
</tr>
<tr>
<td>Bond Interest</td>
<td>$14,256,000</td>
</tr>
<tr>
<td>Debt Service Requirement</td>
<td>$41,256,000</td>
</tr>
</tbody>
</table>

Based on a single bond sale and level redemption schedules, the average annual debt requirement for fifteen (15) years would be approximately $2,750,000 which amount is equivalent to seventy-seven hundredths ($0.0077) of one cent in the tax rate."

THE LEGAL TEXT OF PROPOSITION B APPEARS ON PAGE 118

Polls Close at 8:00 p.m.
Street Improvement Bonds

ARGUMENT IN FAVOR OF PROPOSITION B

San Francisco has about 850 miles of streets. These streets are essential to our daily lives. The upkeep of these streets is a major responsibility for all of us. To ensure that they meet our daily needs, we must keep them in a good, safe-operating condition.

Proposition B will provide $27 million to decrease the backlog of street improvement projects throughout the City.

Proposition B will reduce unsafe and unsightly conditions affecting the use of our streets. The value of our streets will be preserved through the reduction of potholes, and cracked and broken pavement on our thoroughfares and neighborhood streets.

Proposition B will provide for the reconstruction of broken or cracked sidewalks in front of our libraries, parks and other public buildings.

Proposition B will provide for critical traffic signal and other intersection improvements all around San Francisco for increased visibility and safety for drivers and pedestrians. Proposition B means street paving improvements and improved traffic safety for a better San Francisco.

Proposition B will also provide for improvements to an existing asphalt plant to help save the City money by producing its own asphalt for repair of streets.

Vote YES on Proposition B.

SUBMITTED BY THE BOARD OF SUPERVISORS

ARGUMENT IN FAVOR OF PROPOSITION B

In San Francisco, there are some 850 miles of streets, but some are in very rough shape. Potholes and crumbling pavement make driving difficult if not hazardous.

Proposition B will provide $27 million to allow the Department of Public Works to repave numerous major thoroughfares around the City. Among those considered for renovation include Bush Street (Market to Presidio), 3rd Street (4th to Gillman), Mission Street (Embarcadero to Army), Balboa Street (Arguello to Great Highway), Sunset Blvd. (Lincoln to Lake Merced), Ocean Avenue (San Jose to Junipero Serra), Dolores Street (Market to San Jose), Broadway (Embarcadero to Van Ness), 9th Street (Market to Division), and 16th Street (San Bruno to 3rd).

VOTE YES ON “B”

ARGUMENT IN FAVOR OF PROPOSITION B

Street and sidewalk repair must remain one of our City’s top priorities. Constant, preventative maintenance preserves our municipal infrastructure and increases safety for motorists and pedestrians alike. Proposition B would provide funds to continue an aggressive street repair program and provide funds for traffic signals and wheelchair ramps. Delaying this important maintenance would be penny wise but pound foolish. PLEASE VOTE YES ON PROPOSITION B.

Jim Gonzalez, Supervisor

ARGUMENT IN FAVOR OF PROPOSITION B

After years of deferring maintenance, the Supervisors’ Finance Committee, which I formerly chaired, authorized use of our City’s surplus to upgrade our streets. Unfortunately, years of neglect made the available funding insufficient to complete the job.

Proposition B will enable us to put our streets in first class shape for our use.

Vote Yes on Proposition B.

Louise Renne, City Attorney

Arguments printed on this page are the opinion of the authors and have not been checked for accuracy by any official agency.
ARGUMENT IN FAVOR OF PROPOSITION B

VOTE YES to repair sidewalks, curbs and miles of city streets. Until a state referendum last year, San Francisco could not issue bonds to make necessary repairs. With the retirement of old bond issues, the impact on your taxes will be very small. VOTE YES for better streets. VOTE YES ON PROPOSITION B.

John H. Jacobs, Executive Director,
San Francisco Chamber of Commerce

ARGUMENT IN FAVOR OF PROPOSITION B

STREET, SIDEWALKS AND TRAFFIC SIGNALS ARE SOME OF OUR MORE IMPORTANT ASSETS. THEY ARE DETERIORATING AND WILL CONTINUE TO DO SO. PROPOSITION B WILL HELP CORRECT THIS.

Traffic Signals: There are 100 intersections in San Francisco which need signals and many others that need other improvements for safety. Last year new signals were installed at one intersection.

Streets: There are 3397 blocks in San Francisco which need to be paved. About 300 blocks get added to the list each year. This year, we'll pave 300.

Sidewalks: The Department of Public Works has identified almost 1000 locations in front of schools and other public buildings where broken sidewalks present the potential for "trip and fall" accidents and costly lawsuits. We have enough money to fix less than 10% of these each year.

Since Proposition 13 we've been "deferring" maintenance of our infrastructure. Deferred maintenance on our infrastructure is now showing up in the condition of our streets. PROPOSITION B will enable us to begin this work.

PROPOSITION B will provide $3 million for traffic signals and safety projects, $3 million for sidewalk reconstruction, and $21 million for street reconstruction and renovation. PROPOSITION B is the first Street and Safety Bond Issue since 1947. PROPOSITION B is supported by the Mayor, the Board of Supervisors, and leading community and business leaders throughout the City. PROPOSITION B will improve the safety and condition of City streets.

VOTE YES ON PROPOSITION B.

George Christopher, Former Mayor of San Francisco
Lee S. Dolson, Professor, City College of San Francisco
Daniel Flores, Business Manager, Laborers 261
Joyce M. Ford, Past President, Retired City Employees Association
Terry A. Francois, President, Frederick Douglass Symposium
Edward H. Lawson, Past President, Richmond District Council
Jeffrey Lee, Retired Director of Public Works
Bruce Lilienthal, President, S.F. Small Business Commission
Harold D. Madison, President, Shafter Avenue Community Club
Robert McDonnell, Secretary-Treasurer, Laborers 261
Tim Molinaro, Vice President, Bernal Heights Community Foundation
W.J. O'Keefe, Sr., President, San Francisco Taxpayers Association
Juanita Reyes, State Commissioner
Stanley Smith, Secretary-Treasurer, S.F. Building Trades Council
James J. Walsh, Jr., Vice President, Parkside District Improvement Club

ARGUMENT AGAINST PROPOSITION B

Another $27,000,000 bond issue, plus interest $142,560,000 for the next 15 years. This is to repair and improve streets and sidewalks. It also calls for an upgrading of our asphalt plant.

The City receives monies from the State of California and other sources. This is just a ploy to increase the budget from outside sources. These projects should be handled through the Department's budget, not trying to obtain additional funds.

Vote NO on Proposition B.

Marguerite Warren
PROPOSITION C

PUBLIC HEALTH FACILITIES SYSTEM IMPROVEMENT BONDS, 1987. To incur a bonded indebtedness of $26,000,000 for the improvement of the public health facilities within the City and County of San Francisco.

YES 98
NO 99

Analysis
by Ballot Simplification Committee

THE WAY IT IS NOW: San Francisco must under State Law provide hospital care for mental health patients who cannot afford private care. Because of the lack of a facility in San Francisco for mental health patients who need long-term care, the City must now pay other counties to take care of some of these patients.

THE PROPOSAL: Proposition C would authorize the City to borrow $26,000,000 by issuing general obligation bonds. This money would pay for the construction of a 185-bed facility for long-term mental health care at San Francisco General Hospital. The interest and principal on general obligation bonds are paid out of tax revenues. Proposition C would require an increase in the property tax.

A YES VOTE MEANS: If you vote yes, you want San Francisco to issue general obligation bonds totaling $26,000,000 to build a 185-bed facility for long-term mental health care at San Francisco General Hospital.

A NO VOTE MEANS: If you vote no, you do not want San Francisco to issue bonds to build this facility.

Controller’s Statement on “C”

City Controller John C. Farrell has issued the following statement on the fiscal impact of Proposition C:

“Should the proposed bond issue be authorized and when all bonds shall have been issued on a fifteen (15) year basis and after consideration of the interest rates related to current municipal bond sales, in my opinion, it is estimated that approximate costs would be as follows:

<table>
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<tr>
<td>Debt Service Requirement</td>
<td>$39,728,000</td>
</tr>
</tbody>
</table>

Based on a single bond sale and level redemption schedules, the average annual debt requirement for fifteen (15) years would be approximately $2,648,000 which amount is equivalent to seventy-four hundredths ($0.0074) of one cent in the tax rate.”

THE LEGAL TEXT OF PROPOSITION C APPEARS ON PAGE 118
Health Facilities Bonds

ARGUMENT IN FAVOR OF PROPOSITION C

Daily, the City confronts mental illness ... spaced-out youngsters on street corners, mumbling derelicts in our parks, seniors locked in silent raimries in tiny rooms. All desperately need help, but San Francisco has no long-term care facility for the City's mentally ill. We are forced to keep our mentally ill in acute psychiatric beds at facilities outside San Francisco at excessive costs.

Proposition C will provide $26 million for the construction of a 185 bed facility at San Francisco General Hospital, including a desperately needed unit for adolescents.

This long-term care facility will permit patients to remain near friends and families, and provide care responsive to ethnic and linguistic diversity of our City, all of which will help hasten recovery.

VOTE YES ON PROPOSITION C

The lack of adequate local facilities causes overcrowding of emergency psychiatric and acute services. At times, this results in the early release of many of our mentally disturbed.

ARGUMENT IN FAVOR OF PROPOSITION C

We do not have a long-term care facility for our City's mentally ill, a major gap in our mental health care system. We are forced to keep our mentally ill at facilities located outside of San Francisco at excessive per day costs to the City.

Proposition C will provide $26 million for the construction of a 185-bed long-term care facility, including an adolescent unit, at San Francisco General Hospital.

This long-term care facility will permit patients to remain near friends and families facilitating recovery and providing care responsive to the ethnic and linguistic diversity of our City.

Because we currently do not have a facility for the long-term care of our mentally ill, our emergency psychiatric and acute care facilities are overcrowded, sometimes resulting in the early release of our mentally ill.

Proposition C will provide a long-term mental health care facility where patients can be appropriately served less expensively.

Savings from reduced care costs and from the reduction in the use of out-of-county facilities will more than cover operating costs of this new facility.

Please vote "YES" for Proposition C for this urgently needed facility.

Dianne Feinstein, Mayor

ARGUMENT IN FAVOR OF PROPOSITION C

I don't take bond issues lightly. They should be carefully considered before promulgation. There must be a specific need for the bond issue. This bond issue has been carefully considered. It is much needed.

San Francisco currently does not have a facility for providing long-term psychiatric care. Indeed, the City now spends approximately $3,250,000 per year for the care of San Francisco residents in out-of-county mental health facilities.

VOTE YES ON PROPOSITION C.

ARGUMENT IN FAVOR OF PROPOSITION C

This bond issue to finance the construction of a community mental health facility at San Francisco General Hospital is a prudent and timely investment in the health and well-being of San Franciscans and a correct project for the future of our City.

Please join me in voting Yes on Proposition C. I support it wholeheartedly.

State Senator Quentin L. Kopp

ARGUMENT IN FAVOR OF PROPOSITION C

One measure of a compassionate society is how we treat those in need of mental health treatment. Skilled psychiatric nursing care is one important factor in helping to restore mental health. Proposition C would allow the City to construct a 185 bed mental health facility so our residents can have access to improved psychiatric treatment. Proposition C helps fulfill our duty to the mentally ill. PLEASE VOTE YES ON PROPOSITION C.

Supervisor Jim Gonzalez

Arguments printed on this page are the opinion of the authors and have not been checked for accuracy by any official agency.
Health Facilities Bonds

ARGUMENT IN FAVOR OF PROPOSITION C

VOTE YES on Proposition C to save money by caring for long term psychiatric needs. Currently San Francisco pays over $3 million a year to other counties to care for indigent psychiatric patients because we lack facilities of our own. Transportation cost to places like Napa and other counties will also be eliminated.

John H. Jacobs
Executive Director, San Francisco Chamber of Commerce

ARGUMENT IN FAVOR OF PROPOSITION C

As San Francisco’s Health Director, I personally appeal to each and every voter to vote YES ON PROPOSITION C. Proposition C would allow us to build a greatly needed long term psychiatric facility in San Francisco. Patients with severe mental illness or emotional upset would have a suitable environment for convalescence and rehabilitation before returning to home and community.

The new facility will be constructed next to S.F. General Hospital in order to provide medically sound and cost-effective services in a secure setting.

David Werdegar, M.D., M.P.H., Director of Health

ARGUMENT IN FAVOR OF PROPOSITION C

Three good reasons to vote “yes” on Proposition C:
The establishment of a skilled nursing facility will provide an important and necessary program currently not available which should be incorporated in the range of mental health services in San Francisco.

We can keep San Francisco residents in the City, closer to family members and friends, when they need this level of care.

ARGUMENT IN FAVOR OF PROPOSITION C

The physicians of the San Francisco Medical Society endorse this bond issue for a subacute, locked facility for the mentally ill. It is long overdue and represents the most appropriate way to provide more humane and cost effective care for the mentally ill who may be dangerous or unable to care for their own needs.

Presently over 200 San Francisco patients are placed in locked nursing facilities out of county — away from family and community support — at great expense to the County. Because no appropriate facility exists, our police department spends hundreds of hours responding to over 20,000 emergency psychiatric assistance calls yearly.

A locked facility will help prevent suicides by adolescents, end neglect and costly hospitalization of the elderly mentally ill and care for some of the homeless mentally ill.

VOTE “yes” on Proposition C.

ARGUMENT IN FAVOR OF PROPOSITION C

As San Francisco parents, spouses, children and friends of the mentally ill, we are painfully aware of their needs. Right now many of them are institutionalized out of their home county, suffering not only from their illnesses, but also from a disjointed system that places them far from their families and reduces their chances of recovery.

PROPOSITION C will provide a humane and secure environment for a rehabilitation-oriented program that will encourage family involvement. It was designed with input from doctors, hospital staff, clients and interested persons like ourselves, and will provide services where they are needed — in San Francisco. In addition, the program will cost less than what is currently being spent to place our loved ones in facilities out-of-county.

Please help us assist those who need it the most — VOTE YES ON C.

Gerald Veverka and Members
San Francisco Family Alliance for the Mentally Ill

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ARGUMENT IN FAVOR OF PROPOSITION C

The Problem:
— An estimated 33% of the 6,000 to 8,000 homeless people in the city are mentally ill.
— Police report that they received 19,500 calls involving psychiatric concerns in 1986 and that the number will be twice as high this year.
— The City's publicly-supported psychiatric emergency rooms are sometimes so crowded that patients must wait there for days.
— Huge budget increases have been spent on providing hospital beds at a cost of $400 per day for patients who could be appropriately served in a less acute setting, if beds were available.
— There are no long-term care psychiatric beds available in San Francisco. The beds are currently located in facilities outside San Francisco County. These other counties have discouraged our use of the beds in their communities. Future availability of these services is uncertain.

The Answer:
San Francisco NEEDS a LOCAL Skilled Nursing Center:
— To provide more effective and humane treatment
— To enable the family to visit and be part of the treatment process
— To reduce the cost of acute hospital care
— To fill a gap identified over the last 20 years as most critical in completing the mental health system of care.

Hilda Bernstein
Jacqueline Cohen
Margaret Connolly
Dr. Graeme Hanson
Sheriff Michael Hennessey
Tom Maravilla
Bonnie McGregor
Stephen McNeil
Linda Post
Dr. Richard A. Shulman
Laurie Swig
Phillip E. Sova, Executive Director, S.F. General Hospital
Dr. Reiko Tosa, Deputy Director, Community Mental Health Services

ARGUMENT IN FAVOR OF PROPOSITION C

San Francisco needs to spend its mental health dollars more effectively.
— We need to stop spending money on facilities in other counties. Over $1.5 million a year is spent in other counties and the state is charging us another $1 million a year for our use of Napa State Hospital.
— We need to take the appropriate patients out of expensive emergency and acute care facilities—where the cost of care is over $400 a day—and put them into the most cost-effective level of care.

— We need to consolidate our services to be able to administer them more efficiently.

We need a long-term care psychiatric facility in San Francisco.
WE NEED PROPOSITION C.

Lee Doolin, General Manager, Downtown Association
John H. Jacobs, Executive Director, S.F. Chamber of Commerce

ARGUMENT IN FAVOR OF PROPOSITION C

As professionals concerned with the health of San Franciscans we see first hand the sad stories of the City's mentally disturbed. These patients need humane, effective care in a secured facility. They need to be near their families and physicians. They need Proposition C.

VOTE YES ON PROPOSITION C for the health of our City.

Past Presidents, S.F. Medical Society:
Dr. David W. Allen
Dr. Edward A. Chow
Dr. Brad Cohn
Dr. David D. Sacks
Dr. Jean K. Haddad, President-elect
Dr. Michael E. Abel
Dr. Donald J. Abrams

Dr. Edward S. Rollig
Dr. Samuel H. Barondes
Dr. Frederick H. Berman
Dr. Robert B. Cahalan
Dr. Daniel S. Chaffin
Dr. Melvin D. Cheitlin
Dr. James W. Dilley
Dr. Donald L. Fink

Dr. Sidney E. Foster
Dr. Roger Friedenthal
Dr. Eugene L. Gottfried
Dr. Alan Greenwald
Dr. Moses Greitman
Carolyn B. Hallowell
Dr. Stuart E. Haas
Dr. Frank A. Johnson
Dr. Sally Kaufmann
Dr. James H. Kauth
Dr. James Krajewski
Dr. Stephen M. Krause
Dr. Robert C. Larsen
Dr. Bert S. Lurje
Dr. Frank Lewis
Dr. Arthur E. Lyons

Dr. Peter Mendell
Dr. Gary Mitzner
Dr. Stephen C. Purdy
Dr. Richard Prescott
Shirley A. Reece
Dr. Morton Rosenblum
Dr. Joan Saxton
Dr. Richard M. Schlobohm
Dr. John B. Sikorski
Dr. Richard L. Sweet
Donald Traunor
Dr. Paul Volberding
Dr. W. I. Warner
Dr. Laurel Ann Waters
Dr. Thomas O. Wildes

ARGUMENT IN FAVOR OF PROPOSITION C

We support Proposition C for better mental health care in San Francisco.

Art Agnos
Roger Boas

John L. Molinari
Louise H. Renne

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Health Facilities Bonds

ARGUMENT IN FAVOR OF PROPOSITION C

As the policy-setting body of the Department of Public Health, we as Health Commissioners unanimously and enthusiastically support Yes on Proposition C.

Proposition C will enable San Francisco to build a long-term care facility next to San Francisco General Hospital, thus keeping patients in the community near family and support systems as opposed to transferring patients to more costly, out-of-county facilities. This 185-bed facility, which includes a 15-bed unit for adolescents, will focus on rehabilitation and re-entry into the community with an emphasis on vocational education and sensitivity to culture and language.

Vote Yes on Proposition C which will ultimately be a cost-saving measure of benefit to the community. This facility is essential for adequate care for the mentally ill of San Francisco.

Members of S.F. Health Commission:
Philip R. Lee, M.D., President
Naomi Gray, Vice-President
John Blumlein

ARGUMENT IN FAVOR OF PROPOSITION C

San Francisco needs a better mental health care system. We need a long-term mental health care facility:
— so that the San Francisco patients who are being turned away by facilities in other counties have a treatment facility where they can be supervised and cared for;
— so that the City can stop spending thousands of dollars to place patients in other counties;
— so that the City can better care for the disturbed youth and desperate adults that roam our streets.

The City needs a long-term mental health facility. VOTE YES ON PROPOSITION C.

Citizens Committee for Proposition C:
Philip R. Lee, M.D., Chair
John L. Blumlein, Treasurer
Robert Aaron, M.D.
George Bach-y-Rita, M.D.
Judith E. Ciani
Patricia F. Costello
Valerie C. Gilmore
Naomi Gray
Charlene Harvey

ARGUMENT IN FAVOR OF PROPOSITION C

Currently, Latinos needing long-term mental health care are being separated from their families and children when placed in out-of-county facilities. Having patients outside the county drains our resources. We need to have sub-acute facilities in the Latino community.

This facility will also be a resource for employing people from our community.

Yolanda Alconator
Luiz Buitrago
Cariota Teixidor del Portillo
Wilma L. Espinosa
Yolanda E. Gutierrez
Dr. Luci-Mary Harris
Ricardo Hernandez

ARGUMENT IN FAVOR OF PROPOSITION C

The Black Community wholeheartedly supports the building of a community mental health facility on the campus of San Francisco General Hospital. The facility, to serve adults and adolescents, is desperately needed to meet the increasing need for treatment and rehabilitation services to help patients make the transition from an acute, crisis situation before being discharged back into the community. Far too many of our patients have to be treated at out-of-county facilities, costing taxpayers more than it would if we could keep our people at home close to family and friends who can contribute to the recovery process.

We view this facility as a charitable endeavor because it will help to facilitate the treatment process which will allow the patient to return more quickly to family, friends, and jobs. The citizens of San Francisco will benefit from having this type of facility in our own county.

Dr. Abner J. Boles, Chair, Black Mental Health Coalition
Dr. Amos C. Brown
Dr. Michelle O. Clark
Eugene Coleman, President, Bay Area Association of Black Social Workers
Dr. George W. Davis
Dr. John L. Dupre, President, Black Psychiatrists of Northern California
Valerie Gilmore
Father James Goode
Zureli L. Goosby
Naomi Gray
Jim Jefferson
Supervisor Willie B. Kennedy
Enola Maxwell
Lalain S. McGriff
Dr. Samuel E. Miller
Carol E. Tatum
Cheryl Towns, President, New Bayview Committee
Arnold G. Townsend
Supervisor Doris M. Ward
A. Cecil Williams
Dr. Sodonia M. Wilson

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ARGUMENT IN FAVOR OF PROPOSITION C

The Asian American community supports the building of a community mental health facility in San Francisco. Located on the grounds of San Francisco General Hospital, the facility will serve adults and adolescents who desperately need treatment and rehabilitation services. These patients are attempting to make the transition in recovery from an acute crisis situation towards functioning and being integrated into the community.

Most of our patients have been treated outside of San Francisco in facilities that are neither bilingual nor culturally-sensitive. Furthermore, these out-of-county costs are significantly higher than if we kept our patients in San Francisco close to their families and friends who can contribute to and support their recovery.

Dr. Bari Aoki
Noriko Bridges
Edward de la Cruz
Yo Hironaka
Supervisor Tom Hsieh
David Ishida
Dr. David Jia
Dr. Gordon Juan
Tom Kim
Jeff Mori
Sandy Mori
Sally S. Osaki
Anita H. Sanchez
Dr. Y. Clement Shek
Dr. Sanford S. Tom
Yori Wada
Ron Wakabayashi
Herbert Z. Wong

ARGUMENT IN FAVOR OF PROPOSITION C

We support this universally needed long-term care mental health facility in San Francisco. This facility will be sensitive to the needs of our diverse communities and will promote a supportive and secure approach to treatment.

Supervisor Harry Britt
Diana Christensen
Greg Day
Dr. James W. Dilley
James Foster
Jerry de Jong
Phyllis Lyon
Del Murin
Carolyn Migden
Fran Miller
Louise A. Minnick
Connie O'Connor
Tim Whifred

ARGUMENT IN FAVOR OF PROPOSITION C

We believe that persons suffering with serious mental illness are entitled to:
- the best, most appropriate care possible
- receive care in their own community, close to loved ones
- opportunities for rehabilitation to be productive members of society
- have a place to be cared for, as older children, other than a State Hospital

If you agree, vote YES on Proposition C, to provide a local mental health skilled nursing facility at San Francisco General Hospital.

Basil Plastiras, President
Mental Health Association of San Francisco

ARGUMENT AGAINST PROPOSITION C

A bond issue for $26,000,000 interest $13,728,000 for another 15 years. This is for additions and improvement of public health facilities, i.e. mental health.
In the past 15 years more money has been poured into the City's mental health program, with very little results. I should know having been a volunteer in mental health for that many years. The improvements needed is the personnel. Vote NO on Proposition C.

Marguerite Warren

Apply for Your Absentee Ballot Early
Application must reach the Registrar at least 1 week before election
Recreation & Park Bonds

PROPOSITION D

PUBLIC PARK SYSTEM IMPROVEMENT BONDS, 1987. To incur a bonded indebtedness of $18,000,000 for the construction and reconstruction of Kezar Stadium and various other recreational facilities in the City and County of San Francisco.

YES 102
NO 103

Analysis
by Ballot Simplification Committee

THE WAY IT IS NOW: The Recreation and Park Department operates and maintains the City’s parks and playgrounds. Many of these are deteriorating due to age and lack of maintenance.

THE PROPOSAL: Proposition D would authorize the City to borrow $18,000,000 by issuing general obligation bonds. This money would pay for the renovation of Kezar Stadium and the surrounding area in Golden Gate Park, as well as improvements to the grounds and facilities at Lake Merced, Portsmouth Square, McLaren Park, Crocker-Amazon Park and Buena Vista Park. The interest and principal on general obligation bonds are paid out of tax revenues. Proposition D would require an increase in the property tax.

A YES VOTE MEANS: If you vote yes, you want San Francisco to issue general obligation bonds totaling $18,000,000 to renovate Kezar Stadium and the surrounding area, and the grounds and facilities at Lake Merced, Portsmouth Square, McLaren Park, Crocker-Amazon Park and Buena Vista Park.

A NO VOTE MEANS: If you vote no, you do not want San Francisco to issue bonds to renovate these parks.

Controller’s Statement on “D”

City Controller John C. Farrell has issued the following statement on the fiscal impact of Proposition D:

“Should the proposed bond issue be authorized and when all bonds shall have been issued on a fifteen (15) year basis and after consideration of the interest rates related to current municipal bond sales, in my opinion, it is estimated that approximate costs would be as follows:

- Bond Redemption: $18,000,000
- Bond Interest: $9,504,000
- Debt Service Requirement: $27,504,000

Based on a single bond sale and level redemption schedules, the average annual debt requirement for fifteen (15) years would be approximately $1,833,000 which amount is equivalent to fifty-one hundredths ($0.0051) of one cent in the tax rate.”

THE LEGAL TEXT OF PROPOSITION D APPEARS ON PAGE 118
Recreation & Park Bonds

ARGUMENT IN FAVOR OF PROPOSITION D

San Francisco's parks and recreation areas provide a marvellous refuge from the hustle and bustle of modern city life. Our parks are used and beloved by tens of thousands of persons each day. They are priceless assets which must be renewed and revitalized to meet our changing recreational needs.

Proposition D will provide $18 million for the improvement of our major park and recreation facilities throughout the City:
- In Golden Gate Park, the City's most famous park, Proposition D will provide for the revitalization of Kezar Stadium and adjacent park areas to better meet the recreational needs of community groups and local high school and sports leagues;
- At McLaren Park and Lake Merced, two of our Citywide park and recreation facilities, Proposition D will provide for the upgrading of existing activity areas to better serve the users of these facilities.

Proposition D will provide for the reconstruction and improvement of Portsmouth Square, Buena Vista Park and Crocker-Amazon Park so that these heavily used neighborhood facilities can be upgraded to better accommodate the recreational needs of the communities they serve.

Proposition D is for improvement of park and recreation facilities. Vote YES on Proposition D.

SUBMITTED BY THE BOARD OF SUPERVISORS

ARGUMENT IN FAVOR OF PROPOSITION D

Proposition D will bring new beauty and utility to San Francisco parks! It would provide $18 million in general obligation bonds to rehabilitate six major neighborhood park facilities — Kezar Stadium and the surrounding area in Golden Gate Park, Portsmouth Square, McLaren Park, Buena Vista Park, Crocker-Amazon Park, and Lake Merced.

Specific projects would include the transformation of Kezar Stadium into a 10,000 seat facility for use by community groups and local high school and sports leagues. The deteriorated above-ground stadium structure would be removed, a new field and running track would be constructed, a perimeter promenade would be developed and the area surrounding the stadium would be landscaped.

Portsmouth Square would be completely reconstructed with new plazas, a new children's play area, a new table game area, new entrances, a senior center, and landscaping. Lake Merced would receive new public restrooms and picnic areas, a new children's play area, improvements to the perimeter pathway and bikeway, shoreline improvements, and erosion control. McLaren Park would receive improvements to the upper reservoir, renovation of restrooms, improvements to park roadways, erosion control, and reforestation. A new visitor center with space for community meetings and picnics also would be constructed. At Crocker-Amazon Park, restrooms would be renovated, additional parking would be provided, field lighting would be improved, irrigation systems would be modernized, and new landscaping and reforestation would be provided. Buena Vista Park would receive new entryways and pathways, erosion control, and reforestation.

San Francisco parks and recreation areas provide marvellous refuge from the hustle and bustle of modern life. Our parks are used and beloved by tens of thousands of persons each day. But the parks are aging (many parks are over 100 years old) and deteriorating. Proposition 13 reduced funds for maintenance, and now with Proposition D we have the opportunity to renew and revitalize some of our most precious open space.

Vote yes on Proposition D.

Dianne Feinstein, Mayor

ARGUMENT IN FAVOR OF PROPOSITION D

High school athletics and public recreation deserve our strong support. Proposition D will upgrade Kezar stadium for high school sports; and will dramatically improve Portsmouth Square, McLaren Park, Crocker-Amazon Park, Buena Vista Park and the Lake Merced picnic areas. Proposition D represents our Citywide commitment to wholesome safe public recreation for youth of all ages. PLEASE VOTE YES ON PROPOSITION D.

Supervisor Jim Gonzalez

ARGUMENT IN FAVOR OF PROPOSITION D

VOTE YES on Proposition D and return recreational facilities like Kezar Stadium and parts of McLaren Park to usable status. San Francisco can use all the recreation facilities that it now has, but many need repair, and upgrading to make them fully accessible to the public. Improve the quality of your life, VOTE YES ON PROPOSITION D.

John H. Jacobs, Executive Director
San Francisco Chamber of Commerce

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ARGUMENT IN FAVOR OF PROPOSITION D

In 1974 the voters established the "Open Space Acquisition Fund" (Proposition J) to fund the acquisition, development, renovation and maintenance of San Francisco's parks and open space. Since then, because of Proposition 13 and unforeseen demands, the fund has been severely strained, resulting in inadequate maintenance and no money for major development or renovation.

Proposition D will provide a one-time supplement to the Open Space Acquisition Fund, to pay for approved projects in major parks, including major renovation and rehabilitation at Kezar Stadium, McLaren Park, Lake Merced, Buena Vista Park and Crocker Amazon Playground, and Reconstruction of Portsmouth Square. This is the smallest bond measure on the ballot, but you will notice and appreciate the results immediately.

San Francisco Tomorrow
San Francisco Greenbelt Congress
Jack Morrison
Andrew Butler
Regina Snead
Zach Cowan
Marie Cleasby
Sarah Wilcox
Andrew Butler Nash
Susan Weisberg
Norman Rolfe
David Spero
Tony Killroy
Ira Kurland
Margie O'Driscoll
Polly Lapon
Jean Kortum
Marty Goodovish
Peter Moylan
Dick Grosboll
Ruth Gravant
John Bardis
Jim Firth
Brad Paul
Roberta Borynova
Esther Marks
David Jones
Tom Jones
Gordon Chin
Alton Chin
Jane Winslow
David Brogode
Susan Bierman
John Behanna
David Prawler
John Elberling
Jay Kilbourn

ARGUMENT IN FAVOR OF PROPOSITION D

Kezar Stadium is falling apart! It's just old and tired! To be usable again, it needs new seating, painting, lighting, a scoreboard, and a new modern sound system.

Portsmouth Square in Chinatown is the most densely populated park in the entire City. It badly needs rehabilitation, painting, and upgrading for the thousands of neighborhood Senior Citizens and tots who enjoy it the most.

McLaren, Crocker-Amazon, and Buena Vista Parks all need additional landscaping, lighting, and irrigation. Usable outdoor recreation areas in our dense metropolis are priceless! A half-cent in the tax rate won't hurt anyone! We urge a YES vote.

W.F. O'Keeffe, Sr., President,
San Francisco Taxpayers Association

ARGUMENT IN FAVOR OF PROPOSITION D

San Franciscans can be proud of their city-wide network of parks. Six of these facilities are in need of major improvements. Proposition D would provide $18 million to fix up those parks.

We urge a yes vote on Proposition D.

George Christopher, Former Mayor
Thomas Scanlon, Retired Treasurer
Willie L. Brown, Jr. Speaker, California Assembly
Eugene L. Friend, Member, Recreation & Park Commission*
Amy Meyer, Member, Recreation & Park Commission*
Keith Eickman, Member, Recreation & Park Commission*
Tommy Harris, Member, Recreation & Park Commission*
Frances McAfee, Member, Recreation & Park Commission*
Jeff Murray, Member, Recreation & Park Commission*
Fred A. Rodriguez, Member, Recreation & Park Commission*
Mary E. Burns, General Manager, Recreation & Park Department*
Louise H. Renne, City Attorney
Carol Migden, Chair, Democratic County Central Committee

Walter Johnson, Sec-Treas., Labor Council*
Robert McDonnell, Sec-Treas., Laborer's Local 261*
Gina Pinehilli, Administrative Aide, Congresswoman Barbara Boxer*
James W. Haas
Gordon J. Lau
Calvin Welch
Edith Fried
LeRoy King, L.L.W.U.*
Rev. Cecil Williams, Methodist Minister
Jerrold L. Werhimer, Journalism Professor
Eva Maas
Victor Honig
Lorraine Honig, Coleman Advocates for Children*
Alton Bratsky
Henry Der
Betty Wallace Landis
*For identification purposes only

ARGUMENT AGAINST PROPOSITION D

Again another bond issue. A little less than the others. One for $18,000,000 interest $9,504,000 for 15 years.

This is to improve Kezar Stadium for $6,000,000 and the rest is for other special parks in the City. The Recreation and Park Department has funds from other sources to complete some of these proposals without coming to the voters. Some of their requests are so low in priority they never should have been included in the bond issue.

Vote "NO" on Proposition D.

Marguerite Warren

Arguments printed on this page are the opinion of the authors and have not been checked for accuracy by any official agency.
ARGUMENT AGAINST PROPOSITION D

THE $18,000,000 FRAUD

Like YES on Proposition R (Quentin Kopp's Utility Tax Repeal) and YES on Proposition T (which opposes the $9,000,000 Street Giveaway to the Rockefellers), NO on Proposition D is a vote against the waste of City tax money.

This outrageous $18,000,000 bond issue is divided into two parts:

• THE COLOSSAL BOONDOGGLE—This main portion calls for a municipally—financed partial demolition by private contractors of nothing less than Kezar Stadium—a massive structure of concrete and steel with better endurance qualities than an ancient Roman amphitheater. After millions of dollars are given to the contractors, a far smaller and less useful Kezar Stadium will emerge from the rubble. Such a plan has existed within the Recreation and Park Department's increasingly bloated bureaucracy for many years. Routine maintenance has been deliberately neglected for political reasons. Even so, if control of Kezar Stadium were taken away from the Recreation and Park Department, the structure's minor wall and seat problems could be fixed for about $250,000.

• THE CHRISTMAS TREE OF CHEAP Bribes—This portion calls for a lot of little projects... some good... some bad.

The object is to spread "little bribes" across the San Francisco map. Different neighborhoods and local segments of society are supposed to be tricked into voting for THE COLOSSAL BOONDOGGLE in hopes of getting "gifts" of something other than their own tax money from the game-playing Recreation and Park Department bureaucracy.

Send the mismanaged Recreation and Park Department a message: Tell them you want more routine maintenance of Kezar Stadium, less phony private-contractor construction projects, more recreation directors at playgrounds to serve the public, and less gold-bricking bureaucrats at McLaren Lodge.

Fight tax waste.

Vote NO on Proposition D.

Arlo Hale Smith, BAKI Director
Bob Geary, Democratic County Committeeman
Max Woods, Republican County Committeeman
Terence Faulkner, County Chairman,
San Francisco Republican Party
Robert Silvestri, Republican County Committeemember
Dennis J. Mark, County Treasurer,
San Francisco Republican Party

IT'S EASIER THAN YOU THINK.

When you set up your kitchen garbage, put out an extra bag or two for recycling.

Then every day, simply put your newspaper, aluminum cans, and bottles into separate bags.

When you're heading out for the day, drop off the bags at a Recycling Center near you.

Recycling. It's almost as easy as not recycling. And it really is the right thing to do.

For a free Recycling Guide and a list of Recycling Centers near you, call:

San Francisco Recycling Program
CITY HALL 554-6193
Parking Revenue Bonds

PROPOSITION F

Shall the City enter into leases with the San Francisco Parking Authority to finance the construction of certain neighborhood parking lots and garages?  

YES 106  
NO 107

Analysis

by Ballot Simplification Committee

THE WAY IT IS NOW: The San Francisco Parking Authority owns or operates public parking lots and garages within the City. Money for the Parking Authority comes from the Off-Street Parking Fund, which includes money collected from the City's parking lots and garages and from parking meters.

THE PROPOSAL: Proposition F would authorize the City and the Parking Authority to build parking lots or garages in one or more of the following areas: Inner Richmond, Chinatown, North Beach/Broadway, Outer Clement, Upper Fillmore, Castro/Upper Market, 24th Street/Noe Valley and Polk Street/Van Ness Avenue. The San Francisco Parking Authority would issue lease revenue bonds to buy the land and build the parking lots or garages. The Parking Authority would lease the lots and garages to the City. The City would make lease payments from the City's general fund, which would be paid back by the Off-Street Parking Fund.

A YES VOTE MEANS: If you vote yes, you want the City to enter into leases with the Parking Authority to build these parking lots and garages.

A NO VOTE MEANS: If you vote no, you do not want the City to enter into leases with the Parking Authority to build these parking lots and garages.

Controller's Statement on "F"

City Controller John C. Farrell has issued the following statement on the fiscal impact of Proposition F:

"Should the proposed resolution be adopted, it would not, in and of itself, affect the cost of government. However, as a product of its future application, lease payments from the General Fund would be necessary to service the revenue bonds, the amount of which, being dependent upon project costs, cannot be determined. The proposition does require that lease payments made from the General Fund will be reimbursed from the Off-Street Parking Fund.

"Although the total amount of bonds required is not known at this time, it is estimated that for each $10 million of bond sales and under the current level redemption schedules, the debt requirement would be approximately $15,600,000 on each sale or an average of $975,000 per year for sixteen (16) years."

How Supervisors Voted on "F"

On June 29 the Board of Supervisors voted 9-0 on the question of placing Proposition F on the ballot. The Supervisors voted as follows:


None of the Supervisors present voted No.

THE LEGAL TEXT OF PROPOSITION F BEGINS ON PAGE 46

NOTE: YOUR POLLING PLACE MAY HAVE CHANGED. PLEASE REFER TO MAILING LABEL ON BACK COVER.
ARGUMENT IN FAVOR OF PROPOSITION F

During the nine years I have served as Mayor of San Francisco, the population of San Francisco has increased by approximately 86,000 persons and the number of motor vehicles registered in San Francisco has increased by over 40,000. With 433,012 total motor vehicles registered in San Francisco, we have one of the worst vehicle density problems of anywhere in the United States. While I have long been and continue to be a strong supporter of public transit, it is obvious that we must create more neighborhood parking for San Francisco residents.

To help relieve the neighborhood parking problem, Proposition F would permit the City, at no cost to the property taxpayer, to finance neighborhood parking facilities in the eight areas with the most critical parking problem: Inner Richmond, Chinatown, North Beach, North Beach/Broadway, Outer Clement, Upper Fillmore, Castro/Upper Market, 24th Street/Noe Valley and Polk Street/Van Ness Avenue (Geary to Vallejo Street). The General Fund would make lease payments to the Parking Authority for facilities in these areas, but the Off-Street Parking Fund would reimburse the City for these lease payments. Since the Off-Street Parking Fund consists of money from parking meters and parking facilities, we are able to use parking income to pay for construction of new facilities in these neighborhoods.

This will permit the Off-Street Parking Fund's remaining annual income to be used for dealing with the parking problems in other neighborhood areas of San Francisco, preventing those areas from having a critical parking problem in the future. Such programs as additional diagonal parking and purchase of land for surface parking lots (which already exist in many areas of our City) can be paid for from the Off-Street Parking Fund. The Parking Authority has already Indicated its intention to use its remaining funds for these purposes, which will provide additional parking for the residents of San Francisco (not commuters) when they shop in their neighborhood commercial districts.

I urge a Yes vote on Proposition F.

Dianne Feinstein, Mayor

ARGUMENT IN FAVOR OF PROPOSITION F

Proposition F gives an opportunity for San Francisco to alleviate the parking problem that exists in many of its neighborhoods. Revenue bonds issued by the San Francisco Parking Authority will be able to help solve the existing parking crisis in the following eight neighborhoods: Inner Richmond, Chinatown, North Beach, Outer Clement, Upper Fillmore, Castro/Upper Market, 24th Street/Noe Valley and Polk Street/Van Ness Avenue (Geary to Vallejo Streets). In addition to the Off-Street Parking Fund reimbursing the General Fund for the cost of revenue bond debt service, the remaining Off-Street Parking Funds can be used to prevent more serious parking problems in other areas of the City.

Where parking has already reached crisis proportions, the biggest stumbling block is the lack of available land for parking lots or garages. In areas where parking has not yet reached crisis proportions, current Off-Street Parking Fund revenue can purchase land for metered parking facilities that can subsequently be used for parking garages if necessary. In addition, more on-street diagonal and perpendicular parking can be created, with the Off-Street Parking Fund revenues paying the cost of construction.

The Board of Supervisors has long supported public transit in San Francisco, with a current General Fund payment of over $100,000,000 to the Municipal Railway System. It is clear that San Francisco must also provide parking for the over 433,000 vehicles registered in the City and County of San Francisco. In addition, San Francisco must also create convenient parking for its residents who shop in the neighborhoods. Proposition F becomes the vehicle by which we can overcome the lack of parking.

Vote YES on Proposition F.

SUBMITTED BY THE BOARD OF SUPERVISORS

ARGUMENT IN FAVOR OF PROPOSITION F

Does anyone really question the wisdom of providing additional public parking spaces in these intensely congested neighborhoods? Finding a practical method of financing these necessary improvements that PROTECTS the PROPERTY taxpayers of this City is a matter of intense interest to the SAN FRANCISCO TAXPAYERS ASSOCIATION.

Proposition "F" authorizes the City to enter into leases with the San Francisco Parking Authority for ADDITIONAL parking facilities. While lease payments will actually be made from the General Fund, that money will be fully reimbursed by the Off-Street Parking Fund.

Inasmuch as the Off-Street Parking Fund is comprised of money received from parking meters in existing garages and lots, it is an ideal situation! The individuals deriving the benefits will pay the full cost! Parking revenue generated by the motorists will be used to fund these additional new parking facilities. Because this vital program will be accomplished with no cost to PROPERTY taxpayers, the SAN FRANCISCO TAXPAYERS ASSOCIATION enthusiastically endorses Proposition "F".

SAN FRANCISCO TAXPAYERS ASSOCIATION

W.F. O'Keefe, Sr., President
Parking Revenue Bonds

ARGUMENT IN FAVOR OF PROPOSITION F

Proposition F is an effective response to San Francisco's parking crisis. It will allow the City to raise funds to build parking garages in eight "parking critical" neighborhoods without raising taxes. Inadequate off-street parking hurts neighborhood small business and makes accomplishing shopping errands an intolerable burden for many San Franciscans. Proposition F will ease these burdens through the construction of new parking facilities where they are most needed. PLEASE VOTE YES ON PROPOSITION F.

Supervisor Jim Gonzalez

ARGUMENT IN FAVOR OF PROPOSITION F

The Parking Authority supports Proposition F as a logical approach to solving San Francisco's parking problem by using revenue bonds to create parking lots and garages for San Francisco's use in the eight neighborhood areas that contain the worst parking problems in the City. Using this approach, the Parking Authority can use its annual revenue to prevent other neighborhood commercial districts from becoming critical parking areas in the future. The Off-Street Parking Fund will reimburse the General Fund for lease payments on facilities created under this proposition.

Over $3,000,000 annually will still be available to create more on-street parking, such as diagonal and perpendicular parking, and purchase existing lots for surface parking in other areas of the City. Without the use of revenue bonds to solve problems in the eight neighborhoods with the most difficult parking problems, it would be 10 or 12 years before the Authority could address the problems in other areas of San Francisco.

We urge your support of Proposition F.

Members of the Parking Authority: John Patrick Short, Chairman Q. Todd Dickinson Jane M. Winslow Michael S. Salarino, Vice Chairman James K. Ho Ray King, Director

ARGUMENT IN FAVOR OF PROPOSITION F

During the last several years the mainstay of new business in San Francisco has been small business. A 30,000 job loss from large corporations has been picked up by a 30,000 job increase by small business.

In the neighborhoods of San Francisco the biggest problem facing small business is the problem that also faces its customers— PARKING. Proposition F is a major opportunity for the citizens of San Francisco to create more parking in the neighborhoods. It will not only solve parking in the Inner Richmond, Chinatown, North Beach/Broadway, Outer Clement, Upper Fillmore, Castro/Upper Market, 24th Street/Nor Valley and Polk Street/Yan Ness Avenue (Geary to Vallejo Streets), but it will also give the Parking Authority the opportunity of using their parking income to deal with the problems in other neighborhoods of San Francisco, because the proposition requires that the Off-Street Parking Fund reimburse the General Fund for lease payments on facilities constructed by revenue bonds. This proposition will create no cost to the property taxpayer.

Creating convenient parking for shoppers in San Francisco's neighborhoods will solve the frustration created by the inability to find parking. Creating that parking will also permit the small businessman to continue performing his valuable services in the neighborhoods.

The Small Business Advisory Commission urges all San Franciscans to vote Yes on Proposition F.

Small business advisory commissioners: Bruce W. Lillenthal, President Susan Danielson Elliott Hoffman Terry Pinault Steven H. Rascher Charles S. Warner Susan Hawkisson, Vice President Florence Fung Andre Pettigrew Roland Quan George V. Rodriguez

ARGUMENT IN FAVOR OF PROPOSITION F

Anyone who lives in the City and shops in our neighborhood merchant districts should agree with me that Proposition F is needed to expand the number of parking spaces available for general use. This measure will not affect the tax rate which is good news to the property tax payers of this city. What it will do is offer some hope of finding a parking space in busy areas, decrease congestion, and give support to the neighborhood merchants, who help improve the quality of our lives. I urge you to vote Yes.

Roger Boas, Former Chief Administrative Officer
ARGUMENT IN FAVOR OF PROPOSITION F

In neighborhood commercial areas where parking is critical, new parking facilities will relieve the parking problems in adjacent residential areas.

Proposition F will also give the City's residents parking spaces while shopping in neighborhoods.

Vote Yes on Proposition F.

Louise Renne, City Attorney

ARGUMENT IN FAVOR OF PROPOSITION F

Everyone knows the frustration of trying to park in San Francisco's neighborhoods. Proposition F will help solve our neighborhood parking crisis—at no cost to the taxpayer. The San Francisco Democratic Party urges a YES vote on Proposition F.

Carole Migden, Chair
San Francisco Democratic Party

ARGUMENT IN FAVOR OF PROPOSITION F

In authorizing construction of parking lots and garages in San Francisco neighborhood commercial areas, Proposition F serves a very useful purpose for residents in areas adjacent to neighborhood shopping areas.

Where parking needs are critical, traffic flow in residential areas increases as drivers circle the block attempting to find a parking space. They frequently park on residential streets because parking is not available in the adjacent shopping area.

By creating additional parking, Proposition F will help reduce the traffic flow on residential streets. For this reason we urge you to vote Yes on Proposition F.

Paul A. Gottlober for Telegraph Hill Dwellers
Anne Halsted
Beverly Mills
Marsha Garland
Tim Falvey

ARGUMENT IN FAVOR OF PROPOSITION F

Lack of Parking is Strangling San Francisco's Neighborhood Commercial Districts.
San Francisco Parking Authority Director Ray King has said that the parking situation has reached a "crisis point".

It isn't just commuters and tourists who are creating the parking problem. It is in our neighborhoods where residents and small businesses face a constant battle to simply go about their daily business.

Study after study has shown that many of our neighborhood commercial centers are choked up and virtually paralyzed because parking lots and garages haven't been built to keep up with the increased volume of car ownership. The statistics on legally registered automobiles (which is by no means the actual number of cars in San Francisco) tell the story:

<table>
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</tr>
<tr>
<td>1985</td>
<td>414,523</td>
</tr>
<tr>
<td>1986</td>
<td>433,012</td>
</tr>
</tbody>
</table>

There are only about 225,000 street parking spaces in San Francisco. A recent study showed that because of illegal parking, many neighborhoods actually use more than 100% of their capacity. On Saturdays, 22 of 32 neighborhood commercial districts exceed their on-street capacity, with the average being 106%!

With this increased demand for an essentially fixed number of spaces, it becomes more and more difficult for us to use the neighborhood shopping areas which make the city unique.

Proposition F will build more garages in those neighborhood shopping areas which are most congested. It will be paid for by the revenues which the parking facilities collect. It will not raise property taxes.

Small businesses consistently list parking as one of their top concerns. If the problem, which is almost unbearable now, is not addressed soon, our transportation and commerce will become gridlocked. Let's plan for the future, rather than react to it. VOTE YES on Proposition F.

John H. Jacobs, Executive Director
San Francisco Chamber of Commerce
Regina Phelps, Chair, Small Business Council
San Francisco Chamber of Commerce
San Francisco Council of District Merchants Associations

Arguments printed on this page are the opinion of the authors and have not been checked for accuracy by any official agency.
ARGUMENT AGAINST PROPOSITION F

Proposition F will make your traffic and parking problems worse.

In a March 6, 1987 letter Mayor Feinstein admitted that the purpose of the proposed Polk Bush Garage is to draw automobiles from other areas, not to serve the immediate neighborhood. This is probably true of the other proposed garages. The people drawn to these garages will increase traffic on your streets and take your curbside parking spaces because they will drive around your neighborhood looking for cheap curbside parking before going into the garage.

These garages would cost over $35,000 per parking space—an exorbitant subsidy. Total cost could be over $36,000,000.

Contrary to what garage pushers say, this proposition would adversely affect the General Fund and parking meter revenues can be used for better purposes. Money would first be taken out of the General Fund to build these garages and then repaid (they say) from parking meter revenues. Better not to build these garages and use parking meter revenues to repair streets, pay for more police, traffic signals, street lighting, etc. This will release more General Fund money for other purposes.

Proposition F is bad for our urban health

VOTE NO ON PROPOSITION F

ARGUMENT AGAINST PROPOSITION F

Proposition F will make traffic and parking problems worse. Mayor Feinstein admitted that the Polk-Bush Garage is not meant to serve the neighborhood, but to draw automobiles from elsewhere. This is probably true of the other garages. Result—more cars in your neighborhood.

Better not to build these garages and use parking meter revenues for street repairs, more police, traffic signals, street lighting, etc.

Stop wrong actions that will degrade our neighborhoods.

VOTE NO ON PROPOSITION F!

San Francisco Tomorrow

RESOLUTION AUTHORIZING PROPOSITION F

RESOLUTION OF THE BOARD OF SUPERVISORS SUBMITTING TO THE QUALIFIED ELECTORS OF THE CITY AND COUNTY OF SAN FRANCISCO A PROPOSITION AUTHORIZING FINANCING OF THE ACQUISITION, CONSTRUCTION AND COMPLETION OF PARKING LOTS OR GARAGES SERVING ONE OR MORE OF THE FOLLOWING AREAS: INNER RICHMOND, CHINATOWN, NORTH BEACH/BROADWAY, OUTER CLEMENT, UPPER FILMORE, CASTRO/UPPER MARKET, 24TH STREET/NOE VALLEY AND POLK STREET/VAN NESS AVENUE (GEARY TO VALLEJO STREETS), AND AUTHORIZING LEASES WITH THE SAN FRANCISCO PARKING AUTHORITY.

RESOLVED, That the Board of Supervisors setting pursuant to Charter Section 7.309 hereby submits to the electorate of the City and County of San Francisco the following proposition:

Shall the City finance the acquisition, construction and completion of parking lots or garages to serve one or more of the following areas: Inner Richmond, Chinatown, North Beach/Broadway, Outer Clement, Upper Fillmore, Castro/Upper Market, 24th Street/Noe Valley and Polk Street/Van Ness Avenue (Geary to Vallejo Streets) using leases with the San Francisco Parking Authority, the lease payment to be made from the General Fund which is to be reimbursed from the Off-Street Parking Fund?

Polls open at 7 a.m. and close at 8 p.m.

If possible, please vote in the middle of the day.

Arguments printed on this page are the opinion of the authors and have not been checked for accuracy by any official agency.
PROPOSITION G
Shall the limit on the annual budget of the Office of Citizen Complaints be eliminated?

Analysis
by Ballot Simplification Committee

THE WAY IT IS NOW: The Office of Citizen Complaints investigates citizen complaints against police officers; the Police Department Internal Affairs Bureau formerly investigated those complaints. The annual appropriation for costs of the Office of Citizen Complaints is determined through the regular City budget process. However, the costs may not exceed 60% of the costs incurred by the Police Department Internal Affairs Bureau for the fiscal year ending June 30, 1981, adjusted annually for inflation.

THE PROPOSAL: Proposition G would amend the Charter by removing the limitation on annual costs for the Office of Citizen Complaints. The appropriation would continue to be made through the regular City budget process.

A YES VOTE MEANS: If you vote yes, you want to remove the limitation on costs of the Office of Citizen Complaints.

A NO VOTE MEANS: If you vote no, you want the annual costs of the Office of Citizen Complaints to be limited to 60% of the costs incurred by the Police Department Internal Affairs Bureau for the fiscal year ending June 30, 1981, adjusted annually for inflation.

Controller's Statement on "G"
City Controller John C. Farrell has issued the following statement on the fiscal impact of Proposition G:
"Should the proposed Charter amendment be enacted, in my opinion, it would not, in and of itself affect the cost of government. However, as a product of its possible future application additional costs might be incurred, the amount of which are indeterminate but should not be substantial."

How Supervisors Voted On "G"
On June 29 the Board of Supervisors voted 8-2 on the question of placing Proposition G on the ballot.
The Supervisors voted as follows:
NO: Supervisors Bill Maher and Wendy Nelder.

THE TEXT OF PROPOSITION G APPEARS ON PAGE 119

NEXT TIME YOU MOVE... DON'T LEAVE YOUR VOTE BEHIND!
You must re-register to vote whenever you move.
ARGUMENT IN FAVOR OF PROPOSITION G

The Office of Citizen Complaints was established in 1983 by an overwhelming vote to amend the City Charter. This sensitive unit was established directly under the supervision of the civilian Police Commission. It was clearly the intent of the voters that the OCC would act independently of the department itself in the impartial investigation of all complaints of misconduct made by citizens against police officers.

The Charter amendment establishing OCC set an unrealistically low ceiling for the annual appropriations for all costs to operate the unit. It fixed costs at no more than sixty percent of the cost to operate the Police Department’s Internal Affairs Unit as of June, 1981. This constraint has put a severe burden on the small staff to keep pace with the caseload of complaints.

Proposition G would remove the unrealistic cap and would permit the City to budget adequately for skilled civilian investigators to assure complaints are thoroughly and quickly investigated. The OCC, under Proposition G, would fully gain its rightful status as a watchdog against possible police misconduct or abuse. Ours is a fine police department, but it will be all the more professional with the OCC there to hold each officer accountable for any violations of the public trust.

Dianne Feinstein, Mayor

ARGUMENT IN FAVOR OF PROPOSITION G

For more professional and effective law enforcement, the Board of Supervisors urges a YES vote on Proposition G.

In 1982, the voters approved the creation of the Office of Citizen’s Complaints. This was done in response to police misconduct which was not resulting in discipline under the investigation of the Police Department’s Internal Affairs Bureau.

The OCC is now straining under an enormous caseload that threatens its ability to assure professional law enforcement. According to the Board of Supervisors Budget Analyst:

- The OCC is investigating 6 times the number of complaints of police misconduct with less than half the number of investigators of the old IAB;
- Each OCC investigator is responsible for 580% more cases than IAB investigators handled;
- 50% of OCC cases are more than 90 days old.

Despite this enormous workload, an arbitrary provision in the City Charter forces the OCC to operate with only 60% of the budget of the IAB. The OCC is the only city department with such a limitation on its ability to do its work.

If you make a complaint against a police officer in San Francisco, you have a right to have it investigated quickly and carefully. But the OCC’s spending limit means that the OCC cannot hire the additional investigators it requires to resolve complaints quickly and fairly.

The OCC’s inability to keep pace with its workload poses a serious threat to professional and fair law enforcement in San Francisco. If the city agency charged with preventing police misconduct has its hands tied by arbitrary budget limitations, San Franciscans cannot be assured that every contact they have with a police officer will be properly conducted.

It is important to understand that a YES vote on Proposition G will not itself increase city spending. Any increases in the OCC’s budget must go through the city’s thorough budget process—with reviews by the Police Commission, Mayor and finally the Board of Supervisors.

Allow the OCC to do the job for which the voters created it. Vote YES on Proposition G.

SUBMITTED BY THE BOARD OF SUPERVISORS

ARGUMENT IN FAVOR OF PROPOSITION G

As candidates for Mayor, we join together in recommending a YES vote on Proposition G.

We both agree that an effective Office of Citizens Complaints is vital to ensuring fair, professional law enforcement.

The current budget limitation on the Office of Citizen Complaints—the only such restriction in the city charter—is the major cause of the OCC’s ineffectiveness. Severely understaffed, the OCC can’t investigate citizen complaints carefully or promptly.

Proposition G would enable the Mayor and Supervisors to determine the OCC’s budget like other city departments—based on what it needs, not on outdated charter language.

Vote YES on Proposition G.

Art Agnos
John Molinari

ARGUMENT IN FAVOR OF PROPOSITION G

An adequately funded Office of Citizen Complaints, staffed by professionals, will assure that investigations of complaints can proceed, and disputes can be resolved, in a timely, fair and efficient manner. Proposition G represents our firm commitment to the rule of law for all San Franciscans—residents and police officers alike. PLEASE VOTE YES ON PROPOSITION G.

Supervisor Jim Gonzalez
ARGUMENT IN FAVOR OF PROPPOSITION G

The Office of Citizens Complaints does not now have an adequate budget. This change is badly needed. I strongly urge your support.

ARGUMENT IN FAVOR OF PROPPOSITION G

We urge you to vote YES on Proposition G.
San Franciscans have a right to an Office of Citizens Complaints which is quickly responding to any and all complaints against police officers.
But the law which established the OCC has one flaw which seriously limits that right—by setting a limit on the funds which the OCC can spend.
We believe that for the OCC to do its job, it must be in a position to hire additional investigators. This will simply not be possible without a YES vote on Proposition G.
In the interest of the most professional possible law enforcement in San Francisco, we urge your YES vote on Proposition G.

Frank Jordan, Chief of Police
Louis Giraudo, President, Police Commission
David Sanchez, Police Commissioner
Juanita Owens, Police Commissioner
Owen Davis, Police Commissioner

ARGUMENT IN FAVOR OF PROPPOSITION G

In the wake of considerable criticism of the Office of Citizen Complaints, Mayor Dianne Feinstein created our Special Advisory Committee to review the procedures and operations of the agency and make recommendations for its improvement. Some changes in the OCC’s operations have already occurred and our recommendations of other changes will shortly be considered by the Police Commission.
Proposition G will allow the agency to be adequately funded—removing a major roadblock for effective civilian review of alleged misconduct within the Police Department.
The budget cap in the charter amendment which created the OCC has crippled its ability to promptly and thoroughly investigate complaints. The OCC must investigate more than 1200 complaints annually—nearly SIX TIMES as many as its predecessor, the SFPD Internal Affairs Bureau. Yet, because of the budget cap, the OCC has LESS THAN HALF the investigators and only 60% of the funding to do this massive job. Recently, the cap forced the OCC to reduce its full time investigative staff to only seven. Internal Affairs had sixteen!
Public officials cannot allocate sufficient money to do the job right until the cap is removed. The OCC budget will still be subject to the checks and balances of the normal city budget process. Proposition G is essential to the on-going effort to give us the effective, Independent police “watchdog” we demanded when the OCC was created.
Vote YES on G.

Mayor’s Special Advisory Committee on the Office of Citizen Complaints:
Peter Mesey, Chair, Bar Association OCC Oversight Committee
Rev. Cecil Williams, Glide Memorial Church
Mary Noel Evans, Former Commissioner on Status of Women
Jerry Berg, President, Board of Permit Appeals
Gordon Lau, Former Supervisor
Henry Morris, Business Executive
Naomi Gray, President, Black Leadership Forum
Fred Rodriguez, Recreation and Park Commissioner

ARGUMENT IN FAVOR OF PROPPOSITION G

We urge you to vote YES on Proposition G.
Louise Renne, City Attorney
Michael Hennessey, Sheriff
Drucilla Ramey, Executive Director, Bar Association of San Francisco
Carole Migden, Chair, San Francisco Democratic Party
Lillian Sapp McGuff, President, San Francisco NAACP
Helen Grieco, President, San Francisco NOW

ARGUMENT AGAINST PROPPOSITION G

This is classic civic example of trying to “fix” a totally incompetent, sloppy, ineffective operation by “throwing more money at the problem”!
When the Office of Citizen’s Complaints becomes even minimally effective with the existing staff of SIXTEEN, [YES, SIXTEEN!] it is remotely possible that they could justify adding

FIVE more tax-eating bureaucrats to the payroll. For now, VOTE NO!
San Francisco Taxpayers Association.
W. F. O’Keeffe, Sr., President

Arguments printed on this page are the opinion of the authors and have not been checked for accuracy by any official agency.
Deputy Sheriff Probation

PROPOSITION H

Shall the probationary period for new deputy sheriffs be extended from twelve months to eighteen months?  
YES 113  NO 114

Analysis
by Ballot Simplification Committee

THE WAY IT IS NOW: New deputy sheriffs serve a one-year probationary period. The Sheriff may fire a deputy at any time during the year. After that, a deputy may only be fired for cause.

THE PROPOSAL: Proposition H would amend the Charter to extend the probationary period for new deputy sheriffs to 18 months.

A YES VOTE MEANS: If you vote yes, you want the probationary period for new deputy sheriffs to be 18 months.

A NO VOTE MEANS: If you vote no, you want the probationary period for new deputy sheriffs to be one year.

Controller's Statement on "H"

City Controller John C. Farrell has issued the following statement on the fiscal impact of Proposition H:

"Should the proposed Charter amendment be enacted, in my opinion, it would not affect the cost of government."

How Supervisors Voted on "H"

On July 13 the Board of Supervisors voted 9-0 on the question of placing Proposition H on the ballot. The Supervisors voted as follows:

None of the Supervisors present voted No.

THE LEGAL TEXT OF PROPOSITION H APPEARS ON PAGE 119

SPECIAL NOTICE TO ABSENTEE VOTERS:

It is no longer legal to have someone else deliver your absentee ballot to the Registrar.

(Except for certain last-minute emergency ballots which are issued in specially-marked envelopes.)
ARGUMENT IN FAVOR OF PROPOSITION H

Please join me in voting YES! on Proposition H and I for a better San Francisco Sheriff's Department. 

Sheriff Michael Hennessey

ARGUMENT IN FAVOR OF PROPOSITION H

Proposition H will lengthen the probationary period for newly hired deputy sheriffs to 18 months from the date of hire. The current probationary period is 12 months.

The safety and security of San Francisco's jail and courtrooms depends on the quality of the deputy sheriffs who staff them. San Francisco’s deputy sheriffs receive the most extensive training available, but training alone does not guarantee excellence. Experience is at least as important.

Newly hired deputy sheriffs typically spend 4 to 5 months of the first year of employment in training at P.O.S.T. Academy. The current probationary period of 12 months thus allows for only a few months of on-the-job experience before the deputy becomes a permanent employee.

By extending the probationary period for 18 months, Proposition H will insure that the Sheriff's Department has a full year in which to thoroughly evaluate the job performance of each deputy sheriff before he or she becomes a permanent employee.

Proposition H, which is endorsed by the Civil Service Commission, brings the probationary period for deputy sheriffs into line with the probationary period for police officers, which extends for at least one year beyond training. It is not opposed by the Deputy Sheriff’s Association.

Proposition H will cost the taxpayers of San Francisco nothing, and will contribute significantly to the efficient and professional operation of the Sheriff's Department. The Board of Supervisors urges you to vote yes on Proposition H.

SUBMITTED BY THE BOARD OF SUPERVISORS

ARGUMENT IN FAVOR OF PROPOSITION H

This extended probationary period for Deputy Sheriffs will help bring better management to the agency.

Submitted by
Supervisor Hongisto

ARGUMENT IN FAVOR OF PROPOSITION H

Deputy Sheriffs are among our City's most vital employees. They staff San Francisco County Jail and protect our courtrooms. Our Sheriff must have the flexibility to examine closely the job performance of new deputies. Extending the probation period for new hires from one year to 18 months creates no burdens, but does provide additional time to assure that only the best people remain in the Sheriff's department. PLEASE VOTE YES ON PROPOSITION H.

Supervisor Jim Gonzalez

NO ARGUMENT WAS SUBMITTED AGAINST PROPOSITION H

Apply for Your Absentee Ballot Early
Your application must be received at least one week before election day.

Arguments printed on this page are the opinion of the authors and have not been checked for accuracy by any official agency.
Deputy Sheriff Retirement Payments

PROPOSITION I
Shall the retirement contribution of deputy sheriffs be limited to seven percent of their wages?

YES 116
NO 117

Analysis
by Ballot Simplification Committee

THE WAY IT IS NOW: The City contracts with the State's Public Employees' Retirement System (PERS) to provide retirement benefits for deputy sheriffs. The deputies contribute a percentage of their wages, and the City contributes the rest of the money for retirement benefits. The percentage contributed by the deputies may be raised by the retirement system.

THE PROPOSAL: Proposition I would amend the Charter to provide that deputy sheriffs would never contribute more than 7 1/2 percent of their wages to the retirement fund. If PERS asks for more money to provide retirement benefits, the City would contribute the extra amount.

A YES VOTE MEANS: If you vote yes, you want to limit the contributions made by deputy sheriffs to the retirement system to 7 1/2 percent of their wages and you want the City to contribute any extra amount.

A NO VOTE MEANS: If you vote no, you want deputy sheriffs to contribute to any increased costs of retirement benefits.

Controller's Statement on "I"

City Controller John C. Farrell has issued the following statement on the fiscal impact of Proposition I:

"Should the proposed Charter amendment be enacted, in my opinion, it would increase the cost of government, based on the current salaries of Sheriff's Deputies, by approximately $231,000 annually.

How Supervisors Voted on "I"

On July 13 the Board of Supervisors voted 8-1 on the question of placing Proposition I on the ballot.
The Supervisors voted as follows:
NO: Supervisor Bill Maher.

TEXT OF PROPOSED CHARTER AMENDMENT
PROPOSITION I

NOTE: Additions or substitutions are indicated by bold face type; deletions are indicated by strike-out type.
8.506 Sheriff's Department

Notwithstanding any other provisions of this charter, the board of supervisors shall have the power to contract with the Board of Administration of the Public Employees' Retirement System of the State of California to provide that the sheriff, undersheriff and all deputized personnel of the sheriff's department shall be members of the Public Employees' Retirement System, and the board of supervisors and the retirement board shall have the power to perform all acts necessary to carry out the terms and purposes of such contract. The maximum employee contribution for sheriff, undersheriff and all deputized personnel of the sheriff's department shall be seven and one-half percent (7 1/2%). Required contributions exceeding seven and one-half percent (7 1/2%) shall be made by the City and County. Any person who shall become a member of the Public Employees' Retirement System pursuant to such contract shall have the right to be a member of the health service system and health service board shall make provisions for participation in the benefits of the health service system by such persons.
ARGUMENT IN FAVOR OF PROPOSITION I

We urge a YES vote on Proposition I. This will establish parity of employee retirement system contributions between Sheriff's Department peace officers and other City employees. A Charter Amendment is required to accomplish this.

Most City employees, including Police and Fire, pay 7.5% toward the City retirement system. Some pay less. Sheriff's deputies pay 9%. This Charter Amendment will set Sheriff's Department officers' retirement system contributions at 7.5%.

In addition to the employee retirement contribution, there is a mandatory employer contribution. In 1985-86 and 1986-87 the City's employer contribution rate averaged 3.14% less for Sheriff's deputies than for other City employees (retirement system plus Social Security). Sheriff's deputies are not covered by Social Security benefits. The City's employer retirement contribution rate this year for Sheriff's deputies is 6%. This saved the City over $3 Million. The $200,000+ per year cost of this Charter Amendment is offset for many years into the future by the $3,500,000+ already saved.

Sheriff's deputies do valuable service in the criminal justice system working in high stress, crowded jails and in the courts. It is in the City's interest to attract and retain qualified and responsible employees in these positions. The deputies themselves have endorsed Proposition H which would increase the probationary period for entering deputies by 50% to 18 months. We citizens can help keep qualified deputies on the job by this fair and modest proposal to make their retirement contribution rate the same as that of other City employees.

YES on Proposition I.

SUBMITTED BY THE BOARD OF SUPERVISORS

ARGUMENT IN FAVOR OF PROPOSITION I

Deputy sheriffs put in long and hard hours staffing our jails and protecting our courts. No less than police and firefighters, they are frontline employees putting their lives on the line every day on the job. Proposition I would correct an inequity which forces deputy sheriffs to pay 2.5% more toward their retirement benefits than police officers and firefighters. PLEASE VOTE YES ON PROPOSITION I.

Supervisor Jim Gonzalez

ARGUMENT IN FAVOR OF PROPOSITION I

Please join me in voting YES! on Propositions H and I for a better San Francisco Sheriff's Department.

Sheriff Michael Hennessey

ARGUMENT IN FAVOR OF PROPOSITION I

The Deputy Sheriffs need and deserve retirement system improvements. I urge your support.

Submitted by Supervisor Hongisto

ARGUMENT IN FAVOR OF PROPOSITION I

We are Sheriff's deputies who work in San Francisco's jails and courts. Because of the overcrowded jails and the high stress of our jobs, we die younger than other workers, according to the statistics.

Because of our peace officer status, we were eligible to transfer from the City retirement system to the State retirement system, and did that a number of years ago.

The State retirement system (PERS) costs the City less than its own City system. This year the City's PERS contribution rate is 0%, saving the City over $3 Million according to the Budget Analyst. In 1985-86 and 1986-87 it averaged 3.14% less.

As employees, we are required to pay 9% to the PERS system while most City employees pay 7.5% or less toward the City system.

We are asking you to approve this Charter amendment to lower our rate to 7.5%. The cost of this (approximately $200,000+ per year) is more than made up for many years into the future, by the $3,500,000+ already saved.

We urge you to VOTE YES ON Proposition I.

Thank you.

SAN FRANCISCO DEPUTY SHERIFFS' ASSOCIATION
Larry Moult, President

The San Francisco Police Officers' Association has endorsed Proposition I and recommends a YES vote.

Bob Barry, President S.F. P.O.A.
Employee Rep’s Retirement

PROPOSITION J

Shall the City allow union representatives to receive retirement benefits for time they spend on leave from City service representing City workers?  

YES 119  

NO 120  

Analysis

by Ballot Simplification Committee

THE WAY IT IS NOW: San Francisco provides its own pension system for some City workers, and contracts with the State’s Public Employees’ Retirement System to provide a pension system for other City workers. Workers gain pension benefits based upon their salary at the time of retirement and the number of years they have worked for the City. The City and the workers both make payments to the retirement fund. Workers get no pension credit for time spent as labor organization representatives for City workers.

THE PROPOSAL: Proposition J would amend the Charter to allow labor representatives to receive retirement credit for the time they spend on leave from City service to represent City workers. The labor organizations would pay all of the City’s share of the pension payments during this time. If the worker got pension benefits through the Public Employees’ Retirement System, the City would amend its contract with the System to provide benefits for labor representatives on the same basis.

A YES VOTE MEANS: If you vote yes, you want the City to give retirement credit to labor representatives for the time they spend on leave from City service to represent City workers.

A NO VOTE MEANS: If you vote no, you want the City to give retirement credit to labor representatives only for the time they spend in City service and not for the time they spend to represent City workers.

Controller’s Statement on “J”

City Controller John C. Farrell has issued the following statement on the fiscal impact of Proposition J:

“Should the proposed Charter amendment be adopted, in my opinion, it would have no effect on the cost of government.”

How Supervisors Voted on “J”

On July 20 the Board of Supervisors voted 10-0 on the question of placing Proposition J on the ballot.  
The Supervisors voted as follows:  
None of the Supervisors present voted No.

THE LEGAL TEXT OF PROPOSITION J APPEARS ON PAGE 56
ARGUMENT IN FAVOR OF PROPOSITION J

City employees who are permitted leaves of absence to serve as representatives of organizations of City employees continue to have loyalty to the City and County of San Francisco, and it is in our best interests that this be the case. By permitting these employees on leave to continue their participation in the City's retirement system, employee identification with the City continues. This is good for San Francisco and it doesn't cost the City anything.

All the costs are met by the employee and the organization he or she is representing.

A Yes vote on this proposition is good for the City and is fair to the employees who take a leave to represent other City employees. And it won't cost the City anything.

Vote yes on Proposition J.

SUBMITTED BY THE BOARD OF SUPERVISORS

ARGUMENT IN FAVOR OF PROPOSITION J

This is a matter of simple equity. It allows union representatives for city employees to maintain their retirement benefits in the City's Retirement System. Most are on leave from city employment.

Proposition J would not cost the taxpayer a red cent. The cost would be shared by the unions and the representative.

Vote Yes on Proposition J.

Dianne Feinstein, Mayor

ARGUMENT IN FAVOR OF PROPOSITION J

City employees who serve as employee representatives should not suffer because they do so. That is basically unfair and that is why I urge your support of this measure.

Submitted by Supervisor Hongisto

ARGUMENT IN FAVOR OF PROPOSITION J

San Franciscans have a long tradition of supporting the right of persons to participate actively in labor unions. Proposition J would allow labor unions to contribute to the City's retirement plan on behalf of workers who are on leave from civil service to perform union representation. Fairness means that San Francisco

should set up no unnecessary deterrents against union representation. PLEASE VOTE YES ON PROPOSITION J.

Supervisor Jim Gonzalez

ARGUMENT IN FAVOR OF PROPOSITION J

VOTE YES ON PROPOSITION J

Proposition "J" doesn't cost the City one cent!

Presently, dedicated city employees who elect to become "employee representatives", in order to provide representation to their peers, are required to take a leave of absence from city employment. Upon returning to city employment, as most do, the employee, for purposes of retirement, must "make-up" this leave of absence time in order to qualify for future retirement. This requirement simply is not fair.

City and County employee representatives, while providing an important service to their co-workers also interact with city officials which enhances employer/employee relations.

These representatives are an integral part of city government and these representatives should not be penalized while providing us all with an essential service.

Proposition J merely allows city employee representatives to contribute into the Retirement System and to accrue their years of service as their co-workers do. The full cost is borne by the employer and/or the organization they represent.

A Yes Vote on Proposition J is a vote for fairness in the work place.

George Christopher, Former Mayor, San Francisco
Thomas Scanlon, Former Treasurer,
City & County of San Francisco
Willie L. Brown Jr., Speaker, California State Assembly
ARGUMENT IN FAVOR OF PROPOSITION J

VOTE YES ON PROPOSITION "J"

Proposition "J" is an issue of "equity" and "fairness". For many years, city and county employee representatives, who provide representation to their co-workers in the areas of wages, hours and working conditions, have been required to take a leave of absence from their city employment to provide this service. In doing so, these employee representatives are being penalized in representing their peers by not receiving any city retirement credit for the work being performed. The "leave of absence" time is not counted for retirement purposes.

Proposition J will correct this inequity at NO COST to the city. This amendment allows the employee representative or the employee organization to make contributions into the Retirement System at the same rate that would normally be paid if the employee was on active service with the city and county.

There is widespread agreement that public employee representatives should not be economically punished simply because he/she accepts a position of responsibility as a representative of co-workers. These representatives provide a valuable service to the City, and ultimately to the citizens, as they, together with departmental managers, resolve employer/employee grievances. This process works well and has a positive effect in stabilizing potential conflicts within City government.

A YES Vote on Proposition J does nothing more than permit the representatives of organizations of city employees to continue their participation in the Retirement System. They get nothing more than other city employees.

A YES vote on Proposition J is good for the City and is fair to the employee. Once again, it doesn't cost the City any money. We urge a YES Vote on Proposition J.

Walter L. Johnson, Secretary-Treasurer, San Francisco Labor Council
Larry Martin, Transport Workers Union of America
Paul Vancaill, President, SEIU, AFL-CIO Joint Council
Bob Barry, President, San Francisco Police Officers' Ass'n.
Robert J. Boileau, Business Representative, Operating Engineers Local 3
Joan-Marie Shelley, President, SF Federation of Teachers
Jeffrey R. Greendorfer, San Francisco Labor Council
George Evankovich, Laborers Union Local 261
Bobbie L. Brown, President, TWU Local 250A
Ray J. Antonio, Transport Workers Union Local 250A
James T. Ferguson, San Francisco Fire Fighters Local 798

NO ARGUMENT WAS SUBMITTED AGAINST PROPOSITION J

TEXT OF PROPOSED CHARTER AMENDMENT

PROPOSITION J

NOTE: This entire section is new.

8.519 Retirement System Credit for Representative Service Notwithstanding any other provision of this charter, any member of the retirement system who is on leave of absence and serving on a full time basis as an employee representative for a recognized employee organization and representing city and county employees, shall have the right to make contributions and obtain service credit with the retirement system subject to the terms of this section.

For purposes of this section, compensation shall mean the remuneration paid in cash, as it may change from time to time, attached to the rank or position held by the member while on leave. For members whose pay hours are established by the choice of assignment, shift, or run based on seniority, compensations shall mean an amount computed by applying the current wage rate for such members as it may change from time to time, to the hours in the assignment, shift, or run held by the member immediately prior to the commencement of his or her leave.

There shall be no cost to the city and county for representative service. The member shall be responsible for transmittal of all contributions which would ordinarily be paid by the member and the city and county. No service credit will be allowed unless and until all contributions are received by the retirement system. The organization may agree to pay the employer contributions which would ordinarily be paid by the city and county. The member shall pay the member contributions. If the organization does not pay the employer contributions the member must pay those contributions in order to obtain representative service credit.

A member may receive credit for representative service prior to January 1, 1988, pursuant to the preceding paragraph, when agreed by the member and the organization.

The retirement board shall have the authority to establish procedures to calculate compensation and collect contributions plus interest for representative service. The calculation of compensation herein shall also be used in determining average final compensation in computing the member's retirement allowance.

This section shall be effective January 1, 1988. This section shall not apply to retirement system members or their successors in interest who retired or terminated prior to January 1, 1988. This section shall not apply to representative service prior to a member's effective date of membership with the retirement system.

At the request of any city employee, who is a member of the State of California Public Employees Retirement System and who takes a leave of absence to serve on a full time basis as an employee representative for a recognized employee organization representing City and County employees, the City shall, subject to the statutes and regulations of the Public Employees' Retirement System, submit to the Board of Administration of the Public Employees' Retirement System proposed amendments to the contracts between the City and County and that retirement system to allow such person to make contributions and obtain service credit during the leave of absence.

The duty to submit proposed contract amendments shall be limited to amendments which shall not provide for or allow any cost to the city and county.
PROPOSITION K

Shall the City exclude extra hours worked by nurses on a day-to-day basis when calculating their retirement benefits?

YES 122
NO 123

Analysis
by Ballot Simplification Committee

THE WAY IT IS NOW: Nurses working full-time for the City belong to the retirement system. Both the City and the nurses contribute to the retirement fund. Some nurses work extra hours on a day-to-day basis. They make no retirement contribution for these extra hours. A nurse’s retirement benefits are based on a percentage of highest year’s wages, including pay for the extra hours.

THE PROPOSAL: Proposition K would amend the Charter to provide that full-time nurses hired by the City after January 1, 1988 get no additional retirement credit for extra hours worked on a day-to-day basis. Nurses now working those extra hours would choose whether to have them count towards retirement benefits. If they chose to have the hours included, they would have to contribute to the retirement fund for them.

A YES VOTE MEANS: If you vote yes, you want to make these changes in the retirement system for full-time nurses who work extra hours for the City on a day-to-day basis.

A NO VOTE MEANS: If you vote no, you do not want to change the retirement system for nurses.

Controller’s Statement on “K”

City Controller John C. Farrell has issued the following statement on the fiscal impact of Proposition K:

“Should the proposed Charter amendment be enacted, in my opinion, it would decrease the cost of government in an indeterminate, but probably not substantial, amount.”

How Supervisors Voted on “K”

On July 20 the Board of Supervisors voted 9-0 on the question of placing Proposition K on the ballot.

The Supervisors voted as follows:
None of the Supervisors present voted No.

TEXT OF PROPOSED CHARTER AMENDMENT
PROPOSITION K

NOTE: Additions or substitutions are indicated by bold face type; deletions are indicated by strike-out type.

8.506-4 Per Diem Nurses on January 1, 1988 Registered nurses, hired and compensated by the department of health on a per diem basis, shall not be members of the retirement system or subject to the provisions of the retirement system by reason of such employment.

Members of the retirement system on the effective date of this section shall have the option to be exercised in writing on a form to be furnished by the retirement board and to be filed at the office of the retirement system no later than March 31, 1988, to exclude compensation for per diem nursing as compensation for all retirement system purposes.

The provisions of this section shall be prospective only, shall be effective January 1, 1988 and shall not give any person a claim for refund of pension contributions prior to January 1, 1988.
ARGUMENT IN FAVOR OF PROPOSITION K

There is a nationwide nursing shortage which affects the quality of health care you receive. More and more nurses are only available to work part-time, as-needed schedules instead of full time. Right now, the Charter requires that these part-time nurses pay into the Retirement System and the City must also pay double their contribution.

This charter amendment will allow part-time nurses to choose between higher take-home pay with no retirement benefits, or lower take-home pay with retirement benefits.

A YES vote on Proposition K is a vote to help the City hire more nurses and improve health care services in San Francisco, and will save the City money. The nurses’ union endorses this charter amendment. This charter amendment is good for employees, City management, patients and clients of the Health Department, San Francisco General Hospital, Laguna Honda Hospital and all the citizens of San Francisco.

Vote YES on Proposition K.
SUBMITTED BY THE BOARD OF SUPERVISORS

ARGUMENT IN FAVOR OF PROPOSITION K

Proposition K assures that registered nurses who serve on a per diem or temporary basis will not be burdened by payments to the City’s retirement system. Nurses paid on a per diem basis receive higher hourly wages to compensate for a reduced benefit package. Eliminating contributions to the retirement fund will increase the attractiveness of temporary service and help the City respond to staffing shortages. PLEASE VOTE YES ON PROPOSITION K.

Supervisor Jim Gonzalez

ARGUMENT IN FAVOR OF PROPOSITION K

Proposition K will allow us to offer our part-time nurses better take-home pay at no additional cost. It will make it easier for us to recruit qualified nurses to fill in at times of especially severe need.

In San Francisco as elsewhere in the U.S. there is a serious nursing shortage. We need to use every means available to recruit good nurses to maintain our care to the elderly, AIDS patients, children—to all San Franciscans. VOTE YES ON PROPOSITION K.

David Werdegar, M.D., M.P.H., Director of Health
Phillip Sowa, Executive Director, San Francisco General Hospital

NO ARGUMENT WAS SUBMITTED AGAINST PROPOSITION K

Polls are open from
7 a.m. to 8 p.m.
Appointment of County Clerk

PROPOSITION L

Shall the county clerk be appointed and hold office at the pleasure of the superior court, rather than under civil service rules?

YES 125
NO 126

Analysis
by Ballot Simplification Committee

THE WAY IT IS NOW: The County Clerk is appointed by the Superior Court under the civil service provisions of the Charter.

THE PROPOSAL: Under Proposition L, the County Clerk would no longer be a civil service position and would be appointed and dismissed directly by the judge of the superior court. The proposal would not apply to the current County Clerk, who would keep civil service status.

A YES VOTE MEANS: If you vote yes, you want the Superior Court to appoint and dismiss the County Clerk directly.

A NO VOTE MEANS: If you vote no, you want the County Clerk to continue to be appointed under the civil service system.

Controller’s Statement on “L”

City Controller John C. Farrell has issued the following statement on the fiscal impact of Proposition L: “Should the proposed Charter amendment be enacted, in my opinion, it would not affect the cost of government.”

How Supervisors Voted on “L”

On June 22 the Board of Supervisors voted 8-0 on the question of placing Proposition L on the ballot. The Supervisors voted as follows:

None of the Supervisors present voted No.

THE LEGAL TEXT OF PROPOSITION L APPEARS ON PAGE 120

ARGUMENT IN FAVOR OF PROPOSITION L

Vote for Proposition L for better court services.
Right now the County Clerk and the Superior Court are two separate departments, even though the functions of the County Clerk support the Superior Court. Right now the Superior Court has an Executive Officer who is responsible for the administration of the Court. The County Clerk could perform the same duties. All the Superior Court Judges recommend consolidation of the positions of County Clerk and Executive Officer of the Superior Court, thereby giving the Court two department heads for the price of one.
With the recent retirement of the Executive Officer, now is the time to consolidate the two positions.
A YES vote for Proposition L will save money, improve services to the public, and make the Superior Court operate more efficiently. Let’s bring San Francisco up to date and give the Court the necessary tools to operate effectively.

SUBMITTED BY THE BOARD OF SUPERVISORS

NO ARGUMENT WAS SUBMITTED AGAINST PROPOSITION L
Candidate Filing Deadline

PROPOSITION N

Shall the filing deadline for candidates for municipal office be moved back from sixty days prior to election day to eighty-eight days prior to election day?  

YES 129  

NO 130  

Analysis  
by Ballot Simplification Committee

THE WAY IT IS NOW: Candidates for local office must file their candidacy papers with the Registrar of Voters at least 60 days before election day.

THE PROPOSAL: Proposition N would require candidates to file candidacy papers at least 88 days before election day.

A YES VOTE MEANS: If you vote yes, you want the deadline for candidates filing candidacy papers to be 88 days before election day.

A NO VOTE MEANS: If you vote no, you want the deadline for candidates filing candidacy papers to remain at 60 days before election day.

Controller’s Statement on “N”

City Controller John C. Farrell has issued the following statement on the fiscal impact of Proposition N:  
“Should the proposed Charter amendment be enacted, in my opinion, it would not affect the cost of government.”

How Supervisors Voted on “N”

On July 13 the Board of Supervisors voted 9-0 on the question of placing Proposition N on the ballot.  
The Supervisors voted as follows:  
None of the Supervisors present voted No.

THE LEGAL TEXT OF PROPOSITION N APPEARS ON PAGE 120

NEXT TIME YOU MOVE …
DON’T LEAVE YOUR VOTE BEHIND!

You must re-register to vote whenever you move.
ARGUMENT IN FAVOR OF PROPOSITION N

A Yes vote on Proposition N will ensure that San Francisco voters receive their voter information pamphlets on time.

The principal cause of late voter pamphlet delivery is the fact that candidates file for office only a few weeks before absentee voting and pamphlet mailing begin.

Lawsuits and other challenges to material in the pamphlet have become more frequent in recent years. These challenges can delay production for as much as three weeks. Moving the filing deadlines back will counteract these delays whenever they occur.

As the voter pamphlet gets larger each year, the timely production and mailing of the pamphlet becomes more and more of a problem. Proposition N would require candidacy papers to be filed 88 days before the election. The extra 28 days would give the Registrar's office ample time to produce and distribute the voter pamphlet on time.

The 88 day close-of-filing is the rule in every other city and county in California. Your yes vote on Proposition N will make it the rule in San Francisco and will ensure that your voter information arrives well before the election.

SUBMITTED BY THE BOARD OF SUPERVISORS

ARGUMENT IN FAVOR OF PROPOSITION N

This past November, many San Franciscans received their Voter Handbooks only a few days before the election. Under Proposition N, that won't happen, again.

Proposition N moves up the filing deadline for candidates for local offices, giving the Registrar more time to prepare your Handbook. The new deadline is the same as that in all other California counties.

We urge a YES vote on Proposition N.

ARGUMENT IN FAVOR OF PROPOSITION N

MEMBERS OF THE CITIZENS ADVISORY COMMITTEE ON ELECTIONS
Dale Carlson
Martha Gillham
Lisa Scimens
Roland Po Wong
Samson Wong
Lawrence Wilson
Richmond Young

Proposition N is a simple change in the election law which will dramatically improve the ability of the Registrar of Voters to print and mail Voter Handbooks in a timely fashion. The current 60 day time period between the candidate filing deadline and election day creates an unreasonable burden on election officials to typeset, print, address and mail over 350,000 Voter Handbooks.

Proposition N would change this time period from 60 days to 88 days -- the rule followed in all other California counties. PLEASE VOTE YES ON PROPOSITION N.

Supervisor Jim Gonzalez

ARGUMENT IN FAVOR OF PROPOSITION N

The present sixty days lead time results in high printing costs and excessive overtime for personnel in the Registrar's office. Consistently, the VOTERS HANDBOOKS are delivered late. Eighty-eight days is the STATE STANDARD in all of the other fifty seven counties! Let's get in step with the rest of the world! Vote YES!

W.F. O'Keefe, Sr., President,
San Francisco Taxpayers Association

NO ARGUMENT WAS SUBMITTED AGAINST PROPOSITION N

POLLS ARE OPEN FROM 7 AM to 8 PM
Health Service Board Election

PROPOSITION 0

Shall retired City employees be allowed to vote for members of the Health Service Board?

YES 132  ➡

NO 133  ➡

Analysis
by Ballot Simplification Committee

THE WAY IT IS NOW: The Health Service System provides health insurance for current and retired City workers. It is managed by a seven member Health Service Board. Three of these members are elected by City workers; retired workers may not vote.

THE PROPOSAL: Proposition 0 would amend the Charter to allow retired City workers to vote for members of the Health Service Board.

A YES VOTE MEANS: If you vote yes, you want to allow retired City workers to vote for members of the Health Service Board.

A NO VOTE MEANS: If you vote no, you want only current City workers to vote for members of the Health Service Board.

Controller’s Statement on “O”

City Controller John C. Farrell has issued the following statement on the fiscal impact of Proposition 0:

“Should the proposed Charter amendment be enacted, in my opinion, it would not affect the cost of government.”

How Supervisors Voted on “O”

On July 20 the Board of Supervisors voted 9-1 on the question of placing Proposition O on the ballot.

The Supervisors voted as follows:


NO: Supervisor Harry Britt.

NOTE: Additions or substitutions are indicated by bold face type; deletions are indicated by strike-out type.

3.680 Board Composition

The health service board shall consist of seven members as follows: the chairman of the finance committee of the board of supervisors; the city attorney; two members appointed by the mayor, one of whom shall be a resident official of an insurance company, and, the other a doctor of medicine; and three members elected by the members and retired persons of the system from among their number. The city attorney may designate, by written document filed with the board, an assistant city attorney to attend board meetings and to act for him in his place. The terms of office of the members, other than the two ex-officio members, shall be five years, one term expiring on May 15 of each year. The term of one of the elective members shall expire on each of the following years and every five years thereafter: 1959, 1961 and 1963. The term of one of the members appointed by the mayor shall expire in each of the following years and every five years thereafter: 1960 and 1962.

Each member of the health service board shall give bond in the sum of $10,000, the premium on which shall be paid out of the funds of the system. A vacancy in the offices appointive by the mayor shall be filled by appointment by the mayor for the unexpired term. A vacancy in an elective office shall be filled by a special election to be completed within 60 days after the vacancy occurs unless a regular election is to be held and completed within six months after such occurrence. Candidates for elective membership on the health service board shall be nominated by a written nomination of 20 members filed with the registrar of voters not earlier than April 15th nor later than April 25th. The registrar of voters shall have the power to make such regulations respecting the form, distribution and canvassing of the ballots as may be necessary to secure secrecy of the ballots and prevent fraud. The persons equal in number to the number to be elected who receive the greatest number of votes shall be declared elected. Not more than one employee of any one department or office may be a member of the health service board.
ARGUMENT IN FAVOR OF PROPOSITION O

Proposition O would give Retired Employees of the City and County of San Francisco the right to vote for candidates seeking election to the Health Service Board. Our Retired City Employees believe that as paying members of the Health Service System, they should have a voice in voting for the three elected members of the board. The present Health Service Board endorsed Proposition O, and I believe it is only fair and equitable that retirees are eligible to cast ballots for Health Service candidates. Please vote Yes on Proposition O.

Dianne Feinstein, Mayor

ARGUMENT IN FAVOR OF PROPOSITION O

Proposition O would give retired employees of the City and County of San Francisco the right to vote for candidates seeking election to the Health Service Board. Our retired employees believe that as paying members of the Health Service System they should have a voice in voting for the three elective members of the Board. The present directors of the Health Service System endorse Proposition O, and we are pleased to join them in recommending a “YES” vote on November 3, 1987.

SUBMITTED BY THE BOARD OF SUPERVISORS

ARGUMENT IN FAVOR OF PROPOSITION O

PROPOSITION O is an amendment to the Charter which would allow retired members of the Health Service System to vote for candidates running for election to the Health Service Board. The right to vote for the three elective members is now restricted to employees of City offices and departments. Four of the seven-member Board are appointed.

PROPOSITION O was introduced by the Retired Employees of the City & County. Retired employees believe that since they are paying members of the System, they should be entitled to vote.

The Board of Supervisors and the Health Service System board members are among supporters of the measure.

In the interests of correcting an apparent inequity, retired employees would appreciate a “YES” vote on PROPOSITION O.

Thomas J. McDonough, President
Jaykee Ford, Legislative Chairman

ARGUMENT IN FAVOR OF PROPOSITION O

VOTE “YES” ON PROPOSITION O

The Retired Employees of the City and County of San Francisco are active participants of the Health Service System as they contribute financially to the System as well as receive the health benefits of the System. As financial contributors as well as benefit recipients, they have an inherent right to participate in the election of the three employee members of the Health Service Board who represent them and all members of the Health Service System.

The Health Service Board urges your vote in favor of Proposition O giving retired employees the right to participate in the election of members to the Health Service Board.

Abraham Bernstein, M.D., President, Employees’ Health Service Board
James Deigman, Commissioner, Health Service Board
George Krueger, Commissioner, Health Service Board
Harry Pareichan, Commissioner, Health Service Board
Claire Zvanski, Commissioner, Health Service Board
Randall Smith, Director, Health Service System

ARGUMENT IN FAVOR OF PROPOSITION O

VOTE YES ON O.
GIVE ME THE RIGHT TO “VOTE”.

Because I am a retired city employee I am denied the right to vote for members of the city employees Health Service Board. I pay exactly the same monthly charge as the active city employee, but I am EXCLUDED FROM VOTING.

END DISCRIMINATION AGAINST THE ELDERLY. VOTE YES ON O.

Thank you.
William T. Reed, past president of the Retired C&C of S.F.

ARGUMENT IN FAVOR OF PROPOSITION O

NO ARGUMENT WAS SUBMITTED AGAINST PROPOSITION O

Arguments printed on this page are the opinion of the authors and have not been checked for accuracy by any official agency.
District Election of Supervisors

PROPOSITION P

Shall members of the Board of Supervisors be elected by district rather than by city-wide vote? YES 135 → NO 136 →

Analysis
by Ballot Simplification Committee

THE WAY IT IS NOW: The 11 members of the Board of Supervisors are elected by a city wide vote. Supervisors serve four-year terms and run for election in November of even-numbered years. Six members are elected at one election; five members are elected at the next election. The person receiving the most votes at the most recent election becomes president of the Board.

THE PROPOSAL: Proposition P would amend the Charter to create 11 districts within the City and provide that each district shall elect one supervisor, who must live in the district. The board would have the power to adjust district boundaries after each federal census.

All 11 members of the Board would be elected by district at the November 1988 election. The new Board members would draw lots to decide whether the supervisors from even or odd numbered districts would serve only a two-year term; the other supervisors would serve a four-year term. Then, starting with the November 1990 election, all supervisors would serve four-year terms.

After each election, the supervisors would choose one of their members to be president of the Board.

A YES VOTE MEANS: If you vote yes, you want to elect supervisors by district.

A NO VOTE MEANS: If you vote no, you want to elect supervisors by city wide vote.

How Prop. P Got on the Ballot

On August 11 the Registrar of Voters certified that the initiative Charter amendment calling for election of supervisors by district had qualified for the November ballot.

Geraldine Johnson, Catherine Dodd and Calvin Welch, the proponents of the petition had gathered 33,110 signatures which they turned in to the Registrar on July 22. A random check of the signatures showed that 26,160 of the signatures were valid. This is more than the 22,663 signatures needed to qualify an initiative Charter amendment for the ballot.

Controller’s Statement on “P”

City Controller John C. Farrell has issued the following statement on the fiscal impact of Proposition P:

“Should the proposed Charter amendment be adopted, in my opinion, it should not affect the cost of government.”

THE LEGAL TEXT OF PROPOSITION P BEGINS ON PAGE 120

POLLS ARE OPEN FROM 7:00 A.M. TO 8:00 P.M.
District Election of Supervisors

ARGUMENT IN FAVOR OF PROPOSITION P

To whom are supervisors accountable? Are they accountable to you? When is the last time you saw a supervisor in your neighborhood, on your street, or on the bus? Have you ever donated to a supervisor’s campaign; do you know anyone who has?

Every Monday, the Board of Supervisors casts votes that determine the quality of our everyday life. Increasingly, they do so without a real understanding of what is happening in our community. Why is that?

The supervisors are not uncaring people. They simply do not have the time to meet and communicate directly with their constituents. A supervisor who must appeal to 400,000 voters must attend numerous fundraisers at downtown hotels. A supervisor cannot raise the $400,000 needed to win from small donations that most of us can afford. City-wide supervisors who claim to represent everyone end up representing no one.

ELECTING supervisors from eleven neighborhood districts will reduce the cost of campaigning and increase accountability of the supervisors. Then, we will see the supervisors visit neighborhoods and seek support from you and your neighbors. Then we will truly have supervisors for all the city.

Alice B. Toklas Lesbian/Gay Democratic Club
All Peoples Congress
Bernal Heights Democratic Club
Citizens for Representative Government

ARGUMENT IN FAVOR OF PROPOSITION P

It now costs $200,000 to $300,000 or more to run a city-wide supervisorial campaign. That means supervisors spend more time building campaign funds and less time addressing the problems of the City.

If you want to elect supervisors, not fundraisers, support district elections. Vote Yes on P.

In city-wide elections, supervisors must run against each other. That means they are constantly positioning for their next campaign, instead of working as a cooperative body concerned with the good of San Francisco.

If you want supervisors who will seek consensus, not chase newspaper headlines, support district elections.

If you want a supervisor who will know what you mean when you call about an issue in your neighborhood, support district elections.

Coalition of Black Trade Unionists
Coalition of Conscience
Democratic Socialists of America
District Eight for District Elections
District One Political Action
Haight-Ashbury Neighborhood Council
Harvey Milk Lesbian/Gay Democratic Club
Humanist Party
Inner Sunset Action Committee
Latino Caucus
Latino Democratic Club
Malcolm X/Martin Luther King, Jr. Democratic Club
National Conference of Black Lawyers
New Bayview Newspaper
North Mission Association
North of Market Planning Coalition
San Franciscans for Reasonable Growth
Richmond Residents Council
S.F. CISPES
S.F. Democratic County Central Committee
S.F. Greens
S.F. National Organization for Women
S.F. Rainbow Coalition
S.F. Religious Council
Tenants Union
San Francisco Tomorrow
Sierra Club, S.F. Chapter
Stanyan-Fulton Neighborhood Association
Stonewall Lesbian/Gay Democratic Club
Sun Reporter Newspaper
Sunset Neighbors United

If you want a supervisor accountable to your concerns, support district elections. City-wide supervisors have to be accountable to their contributors, not to an identifiable district constituency of voters. District elections will give supervisors who know the problems in your neighborhood.

If you want supervisors who respond to the public and the public interest, not the lobbyists and their special interests, support district elections. Vote Yes on P.

For supervisors who will work for you — on your problems, on the needs of your neighborhood and community, and in the interests of your City — support district elections. Vote Yes on P.

President Nancy Walker
Supervisor Richard Honigsto
Supervisor Harry Britt
Supervisor Carol Ruth Silver

ARGUMENT IN FAVOR OF PROPOSITION P

I have served as a Supervisor under both city-wide and district elections. I have found that people feel that they are better served under district elections. There is district representation in our Congress and State Legislature and there should be in our City government as well.

Supervisor John L. Molinari

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ARGUMENT IN FAVOR OF PROPOSITION P

REDUCE THE COST OF CAMPAIGNS!
Under the current city wide election system, candidates must spend hundreds of thousands of dollars to be elected Supervisor. This means only incumbents, wealthy candidates and those supported by big money interests can afford to run.
Under district elections, candidates for Supervisor would need to spend substantially less money to run a viable campaign. This means that the influence of special interests and big money would be dramatically reduced — and that neighborhood, minority and community interests would be more fairly represented.
Reduce The Cost of Campaigns!
VOTE YES ON PROPOSITION P

Assemblyman Art Agnos

ARGUMENT IN FAVOR OF PROPOSITION P

VOTE YES ON P. SUPERVISORS FOR ALL THE CITY!
Congresswoman Nancy Pelosi
Assemblyman Art Agnos
Sheriff Michael Hennessy
Abu Qadir Al-Amin, Min.
Jule Anderson
Dennis Antonore
Rosario Anaya
Fernando Araguz
Gary Arroz
Barbara Bagot
Buck Bagot
John Baudis
Patricia Bartlett
Leigh Bartow
Ellen Baughman
Maurice Belote
Charlotte Berk
Robert Beyer
Miriam Blumenthal
Sue Bierman
Judy Blumenfeld
John Bowman Sr.
John Bowman Jr.
Margaret Brady
Francis Brindolino
Alison Brennan
Archie Brown
Jack Casford
Rene Castrénave
Ellen Chaitin
Doré Charles
Mordie Clark
Bob Clarke
Karen Clayman
Marie Cleasby
Sara Cole
Rev. Charles Cook
Zack Cowan
Lillian Croswaithe
Kelly Cullen
Rev. H. L. Davis, Jr.
Libby Daneheim
Ilene Dick
Shirley Dimapilis
Jerome Dodson
Carol Draiisen
John Duffy
Rev. Timothy Dupre
Rev. Leroy Dunne
Nicole Emanau
Ed Emerson
Donald Feuer
Jim Firth
Conny Ford
Marc Frauenfelder
Dr. Howard Lloyd
Mollie and Sam Gold
Yvonne Scarlett Golden
Jose Gomez
Dick Grosboll
Joyce Haer
Terence Hallinan
Bill Hartford
Michael Harris
Rich Hayes
Roberto Hernandez
Jane Hersong
Donald Hess
Sue Hestor
John Holtzclaw
Rhine Joe
Barbara Johnson
Sharon Johnson
Jeff Jones
Tom Jones
Antonio Juanillo
Joe Kaufman
Jeffrey Kilbride
Tony Kilroy
Kate Kien
Peggy Kopmann
Jean Kortum
Peggy Kraut
John Kwan
Siegfried Langston
Rev. James Langston
Rev. Joseph Langston
Louis Langston
Zild Lim
David Looman
Lorraine Lowe
Helen Madrde-Bautista
Esper Mark
Michael Morran
Marita Mayer
Fannie McElroy
Jake McGoldrick
Paul Melboustad
Joanne Miller
Victor Mill
Rev. N. B. Mills
Louise Minnick
Ross Mirakami
Lois Miyashiro

ARGUMENT IN FAVOR OF PROPOSITION P

VOTE YES ON P. SUPERVISORS FOR ALL THE CITY!
Tim Molinari
Wayne Moore
Peter Moylan
Jeffrey Myers
Andrew Noshe
Zacharias Nethercot
Karen Norman
Margie O'Driscoll
Barbara O'Hearn
Chantahan Ounkeo
Sululage Palaga
Walter Park
Richard Purker
Gina Pennestri
Rev. John Phillips
Jose Pujol
Gilbert Pope
Linda Post
Sandra Powell
Bernadita Quintana
Steve Rabisa
Ramona
Nicole Revalo
Jim and Ellen Rhodes
Peter Rubboff
Rev. Shad Riddick
Rev. Ollie Robinson
Marcelo Rodrigues
Norman Rolfe
Paul Rossman
Gene And Eva Rucke
Pedro Ruiz
Nancy Russell
Shirley St. George
Terry Sutphen
Dr. Richard Sanchez

Shrinya Sazafsky
Erik Schapiro
Arnie Scher
Dick Sklar
Virginia Stetelaud
Ken Smith
Bob Smithers
Marilou Smulian
Regina Sneed
Betsy Stallinger
Saraene Taylor
Kevin Trager
Chuck Turner
William Turner
Isabel Ugot
Raben Urriaga
Joel Venecosca
Claudia Viek

Angela Vasa-Juanillo
Fred Wagner
Rob Waters
Calvin and Michelle Welch
Paul Wess
Will West
Rev. Rance Whiteside
Alicia Wicks
Sarah Wittcox
Rev. Harry Williams
Rev. Milton Williams
Darlene Wolff
Jim Wachob

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ARGUMENT IN FAVOR OF PROPOSITION P

For far too long, our communities have been pitted against each other in battles for scarce governmental resources, economic development, and political empowerment. City-wide election of supervisors only encourages this fighting because of the difficulties in gaining access to city government.

District elections will unite us as we work on common goals in our communities. Together, we will be able to elect supervisors who equally represent all of our interests. **VOTE YES ON P. VOTE FOR SUPERVISORS FOR ALL THE CITY!**

Muhammed Al-Kareem
Maurice Belote
Al Boroice
Harold Brooks
Alton Chin
Gordon Chin
Gene Coleman
Angel Contreras
Greg Day
Carolina del Portillo
Henry Der
Catherine Dodd
Ruben Esseves
Lefty Gordon
Jim Handler
Rick Haupman
Ricardo Hernandez
Geraldine Johnson
Cheila Langton
Will Leong
Leroy Luper
Orville Laster
Julianne Malveaux
Carole Migden
Jim Morales
Pat Norman
Jim Queen
Alfredo Rodriguez
Michael Shaw
Ida Strickland
Julie Tang
Rev. Aurelius Walker
Alicia Wang
Simeon White
Rev. Cecil Williams
Timothy Wolford
Chantale Wong
Wade Woods
Richmond Young

ARGUMENT IN FAVOR OF PROPOSITION P

Vote Yes on P to reduce the power of developers at City Hall. The *Examiner* documented hundreds of thousands of dollars big developers “invest” in Supervisors through campaign contributions. Those investments pay off in special exemptions and sweet-heart language in every proposed control. Citywide elections at $250,000 per campaign keep Supervisors in the developers’ debt. Revoke the developers’ power to decide who will represent us. Yes on P.

San Franciscans for Reasonable Growth
San Francisco League of Conservation Voters
Sue Hestor
Lucy Blake
David Jones

ARGUMENT IN FAVOR OF PROPOSITION P

We, who have participated in San Francisco’s political life for almost four decades, are convinced the district election process is the most democratic system by which San Franciscans may select their Supervisors.

Please vote Yes on Proposition P.

Agar Jaicks, former Democratic Party chair
Jack Morrison, former Supervisor
Sue Bierman, Planning Commissioner
Diana Jaicks, Democratic activist

ARGUMENT IN FAVOR OF PROPOSITION P

The Democratic Party supports electoral reforms that increase voter participation, reduce campaign costs, and make elected officials more accountable. District elections will promote these goals by making it easier for the city’s supervisors to meet and communicate directly with voters in their district.

San Francisco Democratic Party
County Central Committee
Carole Migden, Chair

ARGUMENT IN FAVOR OF PROPOSITION P

A return to district election of Supervisors will restore control of our elected officials to the people of San Francisco.

District elections will make our Supervisors accountable to neighborhood concerns, not the concerns of Downtown interests alone.

District elections will drastically reduce the cost of campaigning for the Board and make it easier for grass-roots candidates to get elected.

District elections will unite the City. Under the current at-large system, half the members of the Board must campaign against each other every two years; district elections will eliminate this divisive practice and ensure that each Supervisor is held personally accountable for his or her conduct in office.

For a return to responsible and responsive city government, vote **YES** on Proposition P!

Alice B. Toklas Lesbian/Gay Democratic Club

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District Election of Supervisors

ARGUMENT IN FAVOR OF PROPOSITION P

Vote Yes on Proposition P to return true representative government to the people of San Francisco.
Vote Yes on Proposition P to restore government responsible to the people of San Francisco—instead of a City Hall dominated by downtown moneyed special interests and suburban commuters.

Vote Yes on Proposition P so once more San Francisco truly can respond to the needs of the people of San Francisco.
Vote Yes on Proposition P so once more San Franciscans truly can meet challenges of the future.

John Bardi, former San Francisco Supervisor

ARGUMENT IN FAVOR OF PROPOSITION P

American representative government is defined by legislators directly responsible to voters in their district. We elect Representatives to Congress and the State assembly by district to represent our needs at state and federal levels. We must elect supervisors in the same manner. Only then can policy decisions truly represent a citywide consensus.

San Francisco Tomorrow, Sierra Club

ARGUMENT IN FAVOR OF PROPOSITION P

This measure is opposed by the same Supervisors that voted to give the Rockefellers a $9,000,000 City street for free! SEND CITY HALL A MESSAGE.

VOTE YES ON P. ALSO VOTE YES ON T (to repeal the $9,000,000 Rockefeller street giveaway).

Arlo Hale Smith, BART Director

ARGUMENT IN FAVOR OF PROPOSITION P

RENTERS SUPPORT DISTRICT ELECTIONS!
Under the current system, Supervisors must please the "power-broker" contributors who give them the money they need to run a Citywide election campaign. This gives undue power and influence to large landlords and developers. Tenants suffer the consequences.

From 1977 to 1980, a district-elected Board of Supervisors passed rent control, condo conversion control and residential hotel conversion controls. We must protect our homes, our neighborhoods and our cultures.

RENTERS NEED A VOICE IN CITY HALL. VOTE YES ON PROPOSITION P!

S.F. Tenants' Union Legislative Committee*
David Bridege, SF Housing and Tenants' Council*
Edwin Lee, Chinatown Coalition for Better Housing*
Polly Marshall, President, SF Rent Stabilization Board*
Mitchell Omerberg, Affordable Housing Alliance*

Esther "B" Woeste, Golden Gate Tenants' Association*
Landis Whistler, Stonestown Tenants' Association*
Richard Allman
Hank Barnard
Eva Cheng
Brian Doherty
David Dower
Jan Faye
Michael Harney
Erica Karpigkian
Michael Neumann
Bradford Paul
David Prowler
Steven Scheekman
Randy Shaw
Erica Silverberg
David Spero
Heidi Swarts
Paul Wartelle
Bob Weidtlin
*Organizations listed for identification purposes only.
ARGUMENT AGAINST PROPOSITION P

As an outgoing Mayor, I write this argument asking you to vote No on Proposition P and continue the Citywide method of elections for supervisors.

In the nine years I have been Mayor and in the nine years I served as Supervisor, I have had the opportunity closely to observe the Board. I was elected Supervisor twice Citywide, and once by District.

Over the years I have become convinced that the interests of most people, of you, and those close to you, are best served by Citywide election for Supervisor.

Why?

Campaigning Citywide produces an individual who must understand the City as a whole—complicated as it may be in its many parts, constituencies and neighborhoods. It produces, I believe, a person better able to withstand pressure from the myriad of special interests and do what is right for the whole City.

It produces someone whose knowledge and judgment are deeper and wider and who is more able to grasp the day-to-day issues and problems of governing of a large American City.

Comparatively, it is easy to get elected in a District—in some, it can happen with very few votes, such as 7,000 or 10,000. One doesn’t have to understand the economics of this City and how business and labor inter-relate, the dynamics of a $2 billion dollar budget, complicated revenue problems or any of the major issues that drive this City and enable it to offer a positive quality of life for its people.

When I think if District elections, I cannot help but think of Dan White—a person who could not understand the conflicting interests and lobbying pressures, and the divided constituencies. He was elected by a relatively few votes and obviously was not able to withstand the pressures of the arena.

The quality of the individual candidate is not necessarily related to whether he or she stands for election from a District or Citywide, but I am absolutely convinced that it is not until a candidate has campaigned Citywide that one begins to understand the whole City he or she will be asked to help govern.

Vote No on Proposition P.

Dianne Feinstein, Mayor

ARGUMENT AGAINST PROPOSITION P

District election of supervisors was a bad idea when it was last tried in 1978 and 1979, and it’s still a bad idea. In 1980, the voters did the right thing in repealing district elections, and they can do the right thing again by voting NO on Proposition P.

Instead of fostering consensus and reconciliation among San Francisco’s diverse neighborhoods, constituencies, and interests, district elections brought demoralization, divisiveness, acrimony, and, ultimately, an unbelievable tragedy to city government in the late 1970’s. It was a saddening, devastating time. I don’t want to see us go through that again.

San Francisco needs a Board of Supervisors to tackle our citywide problems—the economy, AIDS, transportation—on a citywide basis. Each of the 11 supervisors should consider what’s best for the city as a whole, and each should be accountable to all San Franciscans.

We’ve tried district elections. It didn’t work. It was deplorable. It hurt us terribly. Don’t let history repeat itself to the detriment of our lives and those who come after us. Please vote NO on Proposition P.

State Senator Quentin L. Kopp

ARGUMENT AGAINST PROPOSITION P

We must recognize that the Board of Supervisors has a shared responsibility for San Francisco. Citywide issues such as mass transit and infrastructure are not bound by artificially drawn district lines. These issues cannot be effectively resolved if they are considered in pieces, district by isolated district, rather than as part of an interrelated whole. Being elected at large allows Supervisors to consider problems on a citywide basis, with the interests of our community as a whole in mind.

For example, my interest in open space preservation has not been bound by district lines. I wrote Prop K—the Sunshine Ordinance—which protects all of San Francisco’s parks. I have worked to preserve open space throughout the city, from the Grace Marchant Gardens (proposed district 2) to Bernal Hill (proposed district 9) and the Peace Plaza (proposed district 4).

I fought for a park in Chinatown (proposed district 2), and sponsored the resolution protecting the community garden in Visitacion Valley (proposed district 7). I wrote the bill to reconstruct the Great Highway (proposed as districts 10 & 11). I have been involved in every district of the city.

Under the current system, we have the ability and incentive to build citywide coalitions rather than a tendency to engage in divisive district battles. As a citywide Supervisor not constrained by turf fights I have been effective for all of our neighborhoods. Much of my best work for our city would not have been possible if I had been restricted by artificial district lines.

I urge you to vote “NO” on Proposition P.

Supervisor Bill Maher
ARGUMENT AGAINST PROPOSITION P

Vote No on Proposition P.
We don't believe that any citizen would settle for only one chance to elect a single "neighborhood Supervisor." That, in and of itself, would be enough reason to vote against Proposition P. There is, however, another reason of equally—if not greater—importance.

The Board of Supervisors administers a City budget of no less than 1.9 billion dollars. Any election scheme that proposes to elect Supervisors from narrowly defined constituencies (which is what Proposition P does) and, in so doing, over that kind of budget is more than ill-advised. Besides being an electoral outrage, Proposition P may lead to financial disaster. Vote No.

San Francisco Taxpayers Association
W.F. O'Keefe Sr., President

ARGUMENT AGAINST PROPOSITION P

I used to be in favor of district elections, but I'm not anymore. District elections do not provide adequate representation for ethnic minorities; they failed before, and they will fail again if Proposition P passes.

In fact, under the current Citywide voting system, we have the most ethnically diverse and representative Board of Supervisors we have ever had. Any voter who cares deeply about representation for ethnic minorities must vote against Proposition P.

Gordon Lau, former Supervisor

ARGUMENT AGAINST PROPOSITION P

VOTE NO ON PROPOSITION P!! At this time, district elections ARE NOT in the best interest of our City and County of San Francisco. The proposed plan was created with insufficient time and inaccurate, unreliable information. The plan endangers the diversity of the Board of Supervisors.

INSUFFICIENT TIME: The few months spent preparing this plan imply were not enough. We recall the significant amount of time needed to seek out opinions of the multitude of neighborhood and community groups for the 1979 plan for district elections. Citywide input is a MUST in order to ensure fairness in the line drawing process. DID YOU HAVE A SAY IN THIS PLAN??

UNRELIABLE INFORMATION: The district lines for this plan are based on 1980 Census Data. One look around San Francisco shows a dramatic change since 1980 in community and economic composition. Accurate representation is achieved if the district lines are drawn from time-of-date census information.

ENDANGERED DIVERSITY: Right now, the Board of Supervisors is comprised of five women, two blacks, one Asian, one Hispanic, and one gay. Last district election plan certainly did not produce diversity. Thus, we cannot hope to ensure diversity under district plan.

Please do not support this rushed, unrepresentative district elections in 1988!!

VOTE NO ON PROPOSITION P!

 Supervisor Doris M. Ward
 Supervisor Willie B. Kennedy
Supervisor

ARGUMENT AGAINST PROPOSITION P

Vote NO on P! Proposition P is dangerous! It would be costly, divisive and work against all of San Francisco.

This plan will lead to ward politics, which leads to neighborhood being pitted against neighborhood, and ethnic group against ethnic group. We are a city which needs to be united in finding solutions with which all of the city can live. We cannot be a city divided into eleven districts with eleven different political agendas.

You cannot and should not give up your full power to choose a full board. Under this plan, you would only have one vote for one Supervisor once every four years. San Francisco citizens should have a full voice in how the City is run. Citizens should have a full voice in the supervisor.

Vote for a Board which considers all the citizens and spends your tax dollars. Vote for fairness and unity. Vote NO on P.

 Supervisor Tom Hsieh
 Supervisor Wendy Nelder
ARGUMENT IN FAVOR OF PROPOSITION P

Vote Yes on Proposition P to return true representative government to the people of San Francisco.

Vote Yes on Proposition P to restore government responsible to the people of San Francisco—instead of a City Hall dominated by downtown moneyed special interests and suburban commuters.

Vote Yes on Proposition P so once more San Francisco truly can respond to the needs of the people of San Francisco.

Vote Yes on Proposition P so once more San Francisco truly can meet challenges of the future.

John Bardis, former San Francisco Supervisor

ARGUMENT IN FAVOR OF PROPOSITION P

American representative government is defined by legislators directly responsible to voters in their district. We elect Representatives to Congress and the State assembly by district to represent our needs at state and federal levels. We must elect supervisors in the same manner. Only then can policy decisions truly represent a citywide consensus.

San Francisco Tomorrow, Sierra Club

ARGUMENT IN FAVOR OF PROPOSITION P

This measure is opposed by the same Supervisors that voted to give the Rockefellers a $9,000,000 City street for free!

SEND CITY HALL A MESSAGE.

ARGUMENT IN FAVOR OF PROPOSITION P

RENTERS SUPPORT DISTRICT ELECTIONS!

Under the current system, Supervisors must please the “power-broker” contributors who give them the money they need to run a Citywide election campaign. This gives undue power and influence to large landlords and developers. Tenants suffer the consequences.

From 1977 to 1980, a district-elected Board of Supervisors passed rent control, condo conversion control and residential hotel conversion controls. We must protect our homes, our neighborhoods and our cultures.

RENTERS NEED A VOICE IN CITY HALL. VOTE YES ON PROPOSITION P!

S.F. Tenants’ Union Legislative Committee*
David Briggs, SF Housing and Tenants’ Council*
Edwin Lee, Chinatown Coalition for Better Housing*
Polly Marshall, President, SF Rent Stabilization Board*
Michell Omerberg, Affordable Housing Alliance*

Esther “D” Webster, Golden Gate Tenants’ Association*
Landis Whistler, Stonestown Tenants’ Association*
Richard Allman
Hank Barnard
Eva Cheng
Brian Doohan
David Dower
Jon Faye
Michael Harney
Erick Karquist
Michael Neumann
Bradford Paul
David Prowler
Steven Schectman
Randy Shaw
Erica Silverberg
David Spero
Heidi Swartz
Paul Wartelle
Bob Weisblat

*Organizations listed for identification purposes only.

Polls are open until 8:00 p.m.

Arguments printed on this page are the opinion of the authors and have not been checked for accuracy by any official agency.
ARGUMENT AGAINST PROPOSITION P

As an outgoing Mayor, I write this argument asking you to vote No on Proposition P and continue the Citywide method of elections for supervisors.

In the nine years I have been Mayor and in the nine years I served as Supervisor, I have had the opportunity closely to observe the Board. I was elected Supervisor twice Citywide, and once by District.

Over the years I have become convinced that the interests of most people, of you, and those close to you, are best served by Citywide election for Supervisor.

Why?

Campaigning Citywide produces an individual who must understand the City as a whole — complicated as it may be in its many parts, constituencies and neighborhoods. It produces, I believe, a person better able to withstand pressure from the myriad of special interests and do what is right for the whole City.

It produces someone whose knowledge and judgment are deeper and wider and who is more able to grasp the day-to-day issues and problems of governing of a large American City.

Comparatively, it is easy to get elected in a District — in some, it can happen with very few votes, such as 7,000 or 10,000. One doesn’t have to understand the economics of this City and how business and labor inter-relate, the dynamics of a $32 billion dollar budget, complicated revenue problems or any of the major issues that drive this City and enable it to offer a positive quality of life for its people.

When I think of District elections, I cannot help but think of Dan White — a person who could not understand the conflicting interests and lobbying pressures, and the divided constituencies. He was elected by a relatively few votes and obviously was not able to withstand the pressures of the arena.

The quality of the individual candidate is not necessarily related to whether he or she stands for election from a District or Citywide, but I am absolutely convinced that it is not until a candidate has campaigned Citywide that one begins to understand the whole City he or she will be asked to help govern.

Vote No on Proposition P.

Dianne Feinstein, Mayor

ARGUMENT AGAINST PROPOSITION P

District election of supervisors was a bad idea when it was last tried in 1978 and 1979, and it’s still a bad idea. In 1980, the voters did the right thing in repealing district elections, and they can do the right thing again by voting NO on Proposition P.

Instead of fostering consensus and reconciliation among San Francisco’s diverse neighborhoods, constituencies, and interests, district elections brought demoralization, divisiveness, acrimony, and, ultimately, an unbelievable tragedy to city government in the late 1970’s. It was a saddening, devastating time. I don’t want to see us go through that again.

San Francisco needs a Board of Supervisors to tackle our city-wide problems—the economy, AIDS, transportation — on a city-wide basis. Each of the 11 supervisors should consider what’s best for the city as a whole, and each should be accountable to all San Franciscans.

We’ve tried district elections. It didn’t work. It was deplorable. It hurt us terribly. Don’t let history repeat itself to the detriment of our lives and those who come after us. Please vote NO on Proposition P.

State Senator Quentin L. Kopp

ARGUMENT AGAINST PROPOSITION P

We must recognize that the Board of Supervisors has a shared responsibility for San Francisco. Citywide issues such as mass transit and infrastructure are not bound by artificially drawn district lines. These issues cannot be effectively resolved if they are considered in pieces, district by isolated district, rather than as part of an interrelated whole. Being elected at large allows Supervisors to consider problems on a citywide basis, with the interests of our community as a whole in mind.

For example, my interest in open space preservation has not been bound by district lines. I wrote Prop K.—the Sunshine Ordinance—which protects all of San Francisco’s parks. I have worked to preserve open space throughout the city, from the Grace Marchant Gardens (proposed district 2) to Bernal Hill (proposed district 9) and the Peace Plaza (proposed district 4).

I fought for a park in Chinatown (proposed district 2), and sponsored the resolution protecting the community garden in Visitacion Valley (proposed district 7). I wrote the bill to reconstruct the Great Highway (proposed as districts 10 & 11). I have been involved in every district of the city.

Under the current system, we have the ability and incentive to build citywide coalitions rather than a tendency to engage in divisive district battles. As a citywide Supervisor not constrained by turf fights I have been effective for all of our neighborhoods.

Much of my best work for our city would not have been possible if I had been restricted by artificial district lines.

I urge you to vote “NO” on Proposition P.

Supervisor Bill Maher
District Election of Supervisors

ARGUMENT AGAINST PROPOSITION P

Vote No on Proposition P.
We don't believe that any citizen would settle for only one chance to elect a single "neighborhood Supervisor." That, in and of itself, would be enough reason to vote against Proposition P. There is, however, another reason of equally—if not greater—importance.
The Board of Supervisors administers a City budget of no less than $1.9 billion dollars. Any election scheme that proposes to elect Supervisors from narrowly defined constituencies (which is what Proposition P does) and, in so ding, give them control over that kind of budget is more than ill-advised. It's fiscally derelict.
Besides being an electoral outrage, Proposition P is a blueprint for financial disaster. Vote No.
San Francisco Taxpayers Association
W.F. O'Keefe Sr., President

ARGUMENT AGAINST PROPOSITION P

I used to be in favor of district elections, but I'm not anymore. District elections do not provide adequate representation for ethnic minorities; they failed before, and they will fail again if Proposition P passes.
In fact, under the current Citywide voting system, we have the most ethnically diverse and representative Board of Supervisors we have ever had. Any voter who cares deeply and seriously about representation for ethnic minorities must vote No on Proposition P.
Gordon Lau, former Supervisor

ARGUMENT AGAINST PROPOSITION P

VOTE NO ON PROPOSITION P!! At this time, district elections ARE NOT in the best interest of our City and County of San Francisco. The proposed plan was created with insufficient time and inaccurate, unreliable information. The plan endangers the diversity of the Board of Supervisors.
INSUFFICIENT TIME: The few months spent preparing this plan imply were not enough. We recall the significant amount of time needed to seek out opinions of the multitude of neighborhood and community groups for the 1979 plan for district elections. Citywide input is a MUST in order to ensure fairness in the line drawing process. DID YOU HAVE A SAY IN THIS PLAN?!
UNRELIABLE INFORMATION: The district lines for this plan are based on 1980 Census Data. One look around San Francisco shows a dramatic change since 1980 in community and economic composition. Accurate representation CANNOT be achieved if the district lines are drawn from inaccurate and out-of-date census information.
ENDANGERED DIVERSITY: Right now, the San Francisco Board of Supervisors is comprised of five women, six men, two blacks, one Asian, one Hispanic, and one gay Supervisor. The last district election plan certainly did not produce this diversity. Thus, we cannot hope to ensure diversity under the proposed district plan.
Please do not support this rushed, unrepresentative plan for district elections in 1988!
VOTE NO ON PROPOSITION P!

ARGUMENT AGAINST PROPOSITION P

Vote NO on P! Proposition P is dangerous! It would be costly, divisive and work against all of San Francisco.
This plan will lead to ward politics, which leads to neighborhood being pitted against neighborhood, and ethnic group against ethnic group. We are a city which needs to be united in finding solutions with which all of the city can live. We cannot be a city divided into eleven districts with eleven different political agendas.
You cannot and should not give up your full power to choose a full board. Under this plan, you would only have one vote for one Supervisor once every four years. San Francisco is too special. Citizens should have a full voice in how their government is run. Citizens should have a full voice in the election of each supervisor.
Vote for a Board which considers all the city's needs when it spends your tax dollars. Vote for fairness and vote against petty squabbles. Vote NO on P.

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ARGUMENT AGAINST PROPOSITION P

Vote No on P. Our county, the smallest in the State by far, must not be divided into tiny districts, whereby a Supervisor, with the power to make laws and establish policies for the entire city and county, may be elected with less than 300 votes. If P is passed, supervisors elected by as few as 500 people out of our population of over 700,000 will be responsible for spending 13 billion of your tax dollars within the next 4 years. Ridiculous, isn’t it? Don’t vote for P because you’re fed up with our supervisors and you think that this might be a way of cleaning house. It won’t. I can assure you, if P is defeated, that there will be an issue on the June ballot providing that each supervisor must live in a different district but be elected at large and not by just a few people in each district as proposed by this proposition.

Vote no on P and let’s get together and restrict supervisors to only 2 consecutive terms in office. The proponents of P did not incorporate the 2 term restrictions because, had they done so, 9 of our present supervisors would not be eligible to run again.

Vote no on P. Let’s do the job right in June of next year.

John Barbagelata, Realtor

ARGUMENT AGAINST PROPOSITION P

In San Francisco, no minority group lives in only one portion of the city. Citywide elections of our Board of Supervisors strengthens our voice, because all eleven Supervisors have to listen to all the citizens of San Francisco and the respective voting blocks.

Presently, the citywide election of Supervisors guarantees that you have eleven Supervisors to turn to for help. You also get the power to vote eleven Supervisors in or out of office. Because San Franciscans have this power, the Supervisors must answer to every neighborhood, while considering the needs of the whole city. We should not trash a system that works for all of us.

Proponents of district elections don’t care that their system invalidates the influence of racial and ethnic minorities. We would be completely left out of the picture. Our power would be divided, slashed into eleven feeble segments.

Let’s stop being the tools of the politically ambitions activists. Let’s use our citywide combined voting power to influence all the Supervisors. It’s the only way we as voters, and they as Supervisors, can deal with the needs of the entire city.

Dr. David Sanchez, Member, Police Commission
Florence Fang, Member, Small Business Advisory Commission
Samantha Yruegas, Former Commissioner
Jeff Mori, Member, Recreation and Park Commission
Bob Reveles

ARGUMENT AGAINST PROPOSITION P

If there is a single reason for supporting Proposition P, we’re not aware of it. District elections can do nothing for the working men and women of San Francisco but take away their ability to be adequately represented. At the same time, it will divide a City that has always needed harmony in order to thrive.

Years ago, we supported district elections because City Hall was essentially closed to us. Since that is no longer true, the need for Proposition P simply doesn’t exist.

San Francisco works because every voice can be heard in government. That’s why we’re voting No on Proposition P.

Larry Martin, International Representative,
Transport Worker’s Union of America
Sian Smith, Secretary, Building and Construction Trades Council
Bob Barry

ARGUMENT AGAINST PROPOSITION P

Take eleven people who never saw an elephant before and blindfold them. Have them stand in a circle and put an elephant right in the middle. Then, ask them to touch the elephant and tell you what an elephant looks like.

The person who touches the leg will tell you an elephant looks just like a tree trunk. The who person grabs the tail will announce that elephants are exactly like snakes. After touching the side, another blindfolded person will tell you an elephant is really nothing but a giant, warm beachball! And so on.

District elections will produce eleven blindfolded Supervisors, each of them spending the City’s money on the basis of a completely distorted view of San Francisco’s needs and priorities.

Let’s all vote No on Proposition P. If it passes, we better start passing out the blindfolds.

Hadley R. Roff, Executive Deputy Mayor
Richard M. Schlackman, Consultant
Jack Davis, Consultant
District Election of Supervisors

ARGUMENT AGAINST PROPOSITION P

The critical problems facing San Francisco in the immediate future are Citywide issues. The issues of affordable housing, AIDS prevention and treatment, reasonable growth, jobs and economic development are not confined to any one section of the City. Every San Franciscan deserves to be represented by 11 supervisors who understand and respond to these problems with perspective and support from all our neighborhoods.

Proposition P fails to address the critical fact that, in only two and half years, San Francisco will participate in the 1990 national census. Simple fairness requires that any plan which contemplates a major restructuring of election boundaries must await the results of the census.

Proposition P is a premature proposal. Preserve your right to 11 supervisors who must respond to the issues of every neighborhood. PLEASE VOTE NO ON PROPOSITION P

Supervisor Jim Gonzalez

ARGUMENT AGAINST PROPOSITION P

In many instances, San Francisco has been a city divided against itself, often approaching the point of municipal paralysis as a result of political infighting and factions. District elections will only make matters worse.

At a time in history when the Board of Supervisors absolutely needs to concentrate on the major issues — jobs; the escalating AIDS crisis; maintaining our environment; repair of the city's crumbling schools and other physical properties — district elections will create a focus on much narrower issues.

District elections didn't work for us before. I don't think they will now. Vote No.

Roger Boas, Former Chief Administrative Officer

ARGUMENT AGAINST PROPOSITION P

Vote NO on District Election of Supervisors. A NO vote will send a message to City Hall that you want all eleven members of the Board of Supervisors representing you, not just one. A NO vote means all eleven supervisors must be concerned about your neighborhood, not just one. A No vote guarantees that every supervisor must campaign in every neighborhood and be concerned about the needs of every voter. District Elections would mean that ten supervisors can hide from you because you will not be in their districts. VOTE NO on District Election of Supervisors.

John Jacobs, Executive Director.
San Francisco Chamber of Commerce

ARGUMENT AGAINST PROPOSITION P

Why should any San Francisco voter give up a say in the election of all Local Public Officials? It takes 6 votes to pass any legislation before the Board of Supervisors. With District Elections, a voter can vote to elect only one Supervisor, and has only one Supervisor to whom to appeal for help.

This is a very small city, in which nearly all citizens use nearly every area, every district, on a regular basis. Should our residents give up a voice in what happens in areas other than that in which he or she lives?

ARGUMENT AGAINST PROPOSITION P

Health issues, transportation, rent control, zoning, crime fighting, and every other issue which comes before the Board of Supervisors affects every resident of San Francisco, and every resident should have the right to cast a vote for those people — members of the Board of Supervisors — who set policy on those matters.

Vote No on Proposition P.

Supervisor Wendy Nelder

ARGUMENT AGAINST PROPOSITION P

This proposition is a cruel hoax. District elections are a good idea, but Proposition P with its gerrymandered boundaries will eliminate minority Supervisors and split San Francisco's neighborhoods. We need fair lines drawn by fair-minded people.

Join Supervisors Kennedy, Ward, Hsieh, and Gonzalez and us. Just say No to Proposition P.

Brian L. Mavrogeorge, President
Concerned Republicans for Individual Rights

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ARGUMENT AGAINST PROPOSITION P

I oppose Proposition P. The key to San Francisco's success as a City is the ability of diverse people to live and work harmoniously. The cooperation and mutual respect among people of differing ethnic, racial, religious and sexual orientations has been the hallmark of life here. This is not the time for Proposition P. Its potential for dividing our City is simply too great. Moreover, it serves no useful purpose, since we already have a Board of Supervisors that reflects San Francisco's rich diversity.

The correct vote on Proposition P is No.

Bob Ross, Publisher, Bayview Reporter

ARGUMENT AGAINST PROPOSITION P

The present Electoral process is working. District elections could pit district against district. San Francisco is one City in size and population. VOTE NO.

Max Woods
Harry Ernst

ARGUMENT AGAINST PROPOSITION P

Unlike genuine votes for reform represented by YES on PROPOSITION R (Quentin Kopp's measure to repeal the utility tax) and YES on PROPOSITION T (measure to reverse the $9 million gift of a city street to the Rockefellers), Proposition P is a dishonest scheme that will make the power brokers stronger, rather than weaker, at City Hall.

PROPOSITION P IS RACIST!
PROPOSITION P IS A GERRYMANDER!
PROPOSITION P WILL TAKE AWAY 10 OF YOUR 11 VOTES FOR SUPERVISOR!

Proposition P was designed by a small elite of left-of-center WASP "activists" and political Jacobins. These individuals have come up with a "district elections" plan that will deprive moderates, conservatives, Chinese, Republicans, Hispanics, Blacks, Filipinos, Vietnamese, Samoans and other minority groups of any representation at City Hall.

FOR GENUINE REFORM VOTE NO ON P.
ALSO VOTE YES ON PROPOSITIONS R AND T.
Sponsored by CITIZENS FOR BETTER GOVERNMENT (the organization which restored city-wide elections in 1980).

Terence Faulkner, Republican Party Chairman
Robert Silvertri, Republican County Committeemember

NEXT TIME YOU MOVE ...
DON'T LEAVE YOUR VOTE BEHIND!

You must re-register to vote whenever you move.
Minimum Firefighter Staffing

PROPOSITION Q

Shall the City provide a minimum number of firefighting personnel, stations and equipment, set procedures for moving or closing fire stations, and require the Mayor and the Board of Supervisors to appropriate funds to maintain these services?

YES 138 ➡️
NO 139 ➡️

Analysis
by Ballot Simplification Committee

THE WAY IT IS NOW: A five member Fire Commission, appointed by the Mayor, organizes and manages the Fire Department.

THE PROPOSAL: Proposition Q would amend the Charter to set minimum numbers of firefighters, stations and equipment, specify procedures for moving or closing fire stations, and require the City to appropriate funds to maintain these services.

Fire Companies and Staffing Levels

THE WAY IT IS NOW: The Fire Commission has the authority to decide how many fire companies and firefighters the City needs. A fire company typically consists of a fire engine or other emergency vehicle and the firefighters needed to operate it. The Department now had 315 firefighters on duty each day.

THE PROPOSAL: Proposition Q would amend the Charter to set the minimum number of fire companies the City must have by 1990. Two new companies would be added. The proposition would require a minimum of 381 firefighters on duty each day by 1990. The proposition also requires the Department to maintain the equipment in good operating condition.

Fire Stations

THE WAY IT IS NOW: The Fire Commission has the authority to decide how many fire stations the City needs and where those stations should be located. The Commission may close fire stations when it decides that the stations are no longer needed.

THE PROPOSAL: Proposition Q would amend the Charter to require the City to keep the 41 fire stations it now operates, at their current locations. Before the Commission could move or close a fire station, it would have to hold public hearings, and get the approval of the Board of Supervisors. The decision to close a fire station would also have to be approved by the voters.

Fire Department Budget

THE WAY IT IS NOW: The Fire Commission each year proposes a budget for the Fire Department. The Board of Supervisors and the Mayor can reduce or eliminate funds.

THE PROPOSAL: Proposition Q would amend the Charter to require that the Fire Commission’s budget meet the costs of maintaining the levels of service required by this proposition. The Board of Supervisors and the Mayor would be required to approve the amount of the budget covering these services.

What Your Vote Means

A YES VOTE MEANS: If you vote yes, you want to adopt these changes.

A NO VOTE MEANS: If you vote no, you do not want to adopt these changes.
How Prop. Q Got on the Ballot

On August 3 the Registrar of Voters certified that the initiative Charter amendment calling for specified minimum levels of firefighter staffing had qualified for the November ballot.

James Ferguson, the proponent of the petition, had gathered 37,589 signatures which were turned in to the Registrar on July 16.

A random check of the signatures showed that 29,580 of the signatures were valid. This is more than the 22,663 signatures needed to qualify an initiative Charter amendment for the ballot.

Controller’s Statement on “Q”

City Controller John C. Farrell has issued the following statement on the fiscal impact of Proposition Q:

“Should the proposed charter amendment be adopted, in my opinion, there would be an increase in the cost of government, the amount of which on an annual basis and when the amendment is fully implemented, would range between $14.6 and $15.2 million, assuming continuation of historic salary inflation. This cost would increase by more than $1 million annually thereafter.

“Additionally, as provided by Sections H and I of the proposed amendment, potential mandated costs could result in expenditures which might not be subject to budgetary review by the Mayor and Board of Supervisors. The amount of further increases in the cost of government from these provisions are indeterminable, but may be substantial.”

APPLY FOR YOUR ABSENTEE BALLOT EARLY

TEXT OF PROPOSED INITIATIVE CHARTER AMENDMENT

PROPOSITION Q

New Charter Section: 3.548: Minimum Levels of Fire Protection for the City and County of San Francisco

Notwithstanding any other section of this Charter, the minimum levels of fire protection for the City and County of San Francisco shall be specified as follows:

A. The MINIMUM level of Fire Protection for the City and County of San Francisco, for fire suppression, effective February 1, 1990, except as specified in section C. and D., shall be as follows:

1. Engine Companies 41
   Truck Companies 20
   Rescue Companies 2
   Fireboat Companies 1
   Battalion Chiefs 10
   Division Chiefs 3
   Service Units 1
   Bureau of Equipment 1
   High Pressure-Battery-Hose Tender 10
   High Pressure System Pump Stations 3
   High Pressure System Tank (staffed) 1

2. Fire station: The minimum number of stations shall be 41, at locations listed on the SFFD Station Directory for July 1, 1987.

B. MINIMUM staffing of Fire Companies and other Units:

1. Engine Companies: 1 Officer and 4 Firefighters
2. Truck Companies: 1 Officer and 5 Firefighters
3. Rescue Company: 1 Officer and 3 Firefighters
4. Fireboat Company: 1 Officer and 3 Firefighters, 1 Pilot, 1 Marine Engineer
5. High Pressure-Battery-Hose Tender: 1 Firefighter
6. Service Units; 1 Firefighter
7. Bureau of Equipment: 2 Firefighters
8. Battalion District: 1 Battalion Chief, 1 Chief’s Operator
9. Division: 1 Assistant Chief, 1 Chief’s Operator
10. High Pressure Pump Station: 1 Stationary Engineer or other qualified person to operate

5. Pumping Station #3 shall be activated when construction is completed, as provided by Proposition A passed at the November election of 1986.

E. Fireboat: Notwithstanding any other section of this Charter, funding for the Fireboat shall be as follows:

1. The firefighters assigned to the boat shall be funded by the City and County General Fund.
2. The fireboat Operator and Pilot shall be funded by the San Francisco Port Commission.
3. The Fireboat and the Fireboat Station shall be and maintain pumps and equipment

11. Jones Street Tank: 1 qualified person to operate

5. High Pressure System Pump Stations 3

C. Required minimum staffing shall be maintained on a constant basis, 24 hours per day. Sufficient personnel and positions shall be authorized and funded to maintain MINIMUM required staffing levels established in this section. When insufficient regularly assigned personnel are available, then staffing shall be maintained by voluntary working of overtime.

D. The effective date for required MINIMUM staffing by this section shall be October 1, 1988, except as otherwise stipulated in this section.

E. Activation of additional Companies and Units required by this section shall be as follows:

1. Truck Company quartered at Station 20 shall be placed in service on October 1, 1989.
2. Truck Company quartered at Station #3 shall be placed in service on February 1, 1990.
3. High Pressure-Battery-Hose Tenders, Portable Water Systems, Units 1 through 5 shall be placed in service on February 1, 1989.
4. High Pressure-Battery-Hose Tenders, Portable Water Systems, Units 6 through 10 shall be placed in service on February 1, 1990.

F. Relocation of Station or Fire Companies:

1. Stations or Fire companies may be relocated from one part of the City to another only when each of the following procedures is completed:
   a. It is recommended by the Chief of Department and approved by the Fire Commission for consideration.
   b. The Fire Commission shall hold at least two public hearings on the matter so that affected citizens may appear to express their views.
   c. At least one of the public hearings shall be held in the neighborhood of the Station or Company to be relocated, such meeting shall be held at a time and date most suitable for maximum public attendance.
   d. The Fire Commission shall submit their recommendations to the Board of Supervisors for review, both the approval of a majority of the five members of the Fire Commission and the Board of Supervisors.

(Continued on page 124)
ARGUMENT IN FAVOR OF PROPOSITION Q

I COMPLETELY SUPPORT PROP Q!

Fire protection is a basic concern of City government. Proposition Q is a sensible way to guarantee adequate funding for the Fire Department and provides for input from both citizens AND City leaders.

I WELCOME THE OPPORTUNITY TO WORK WITH YOU TO REBUILD OUR FIRE DEPARTMENT AND IMPROVE FIRE SAFETY THROUGHOUT THE CITY.

Fire Department equipment and facilities have been allowed to deteriorate through inadequate maintenance and vehicle replacement programs. This means less effective fire protection for our neighborhoods, schools, homes and families. We have seen severe fire losses in the past year. The tragic fire in the Hunter's Point-Bayview district in April 1986 was a devastating blow to that community. Nineteen persons lost their lives, 22 persons were injured and 104 neighborhood businesses were wiped out in one dramatic stroke.

San Francisco is a fragile city. With our highly congested wooden buildings constructed in long, solid blocks, a strong Fire Department is absolutely vital. Sweeping fires can quickly get out of control if fire trucks break down or insufficient firefighters are available.

THE CLOSING OF NEIGHBORHOOD FIRE STATIONS IS A FRIGHTENING PROSPECT. Proposition Q establishes neighborhood public hearings and a city-wide vote before any fire station or fire company could be closed. This makes sense and correctly involves our neighborhood associations in the decision-making process. Prop Q puts checks and balances into the question of fire safety that is so vital to the entire social and financial fabric of our City.

FIRE PROTECTION AND EARTHQUAKE PREPAREDNESS AFFECTS ALL CITIZEN, POLITICAL AND ETHNIC GROUPS.

The Fire Department is our first line of defense from neighborhood to downtown. It is essential that all fire safety equipment be functioning when disaster strikes. There are no second chances!

I CAN WORK WITHIN THE PROVISIONS OF PROPOSITION Q. It will not add taxes and has built-in flexibility for the Fire Commission and Fire Chief to meet fire safety needs yet operate within City revenues.

VOTE YES ON Q!

John L. Molinari, Member, Board of Supervisors

ARGUMENT IN FAVOR OF PROPOSITION Q

I SUPPORT PROPOSITION Q AS I HAVE ALWAYS SUPPORTED FUNDING FOR FIRE PROTECTION IN SAN FRANCISCO.

Proposition Q will take politics out of the Fire Department budget process. We have seen how ill-advised budget cutting can undermine public safety. Fire Department equipment and facilities have been allowed to fall into serious disrepair. Much of the front line equipment is over 15 years old and breaks down on the way to fires or on the job.

FIREFIGHTER STAFFING HAS FALLEN TO THE LOWEST LEVEL IN HISTORY, BUT ALARMS ARE INCREASING EVERY YEAR.

We cannot let this dangerous trend continue! Local politicians and city officials have let the Fire Department deteriorate in recent years. Fire losses from large fires are increasing, and we now pay the third highest fire insurance rates in the State. The recent Hunter's Point fire is a dramatic example of how a rapidly spreading fire could engulf whole sections of the City.

SAN FRANCISCO MUST HAVE RELIABLE FIRE PROTECTION.

When you call for help, you want the Fire Department to be there.

Proposition Q sets sensible minimum guidelines for the Mayor, Fire Commission and Fire Chief to work with, and the Board of Supervisors would be required to approve adequate funding for maintenance of equipment and stations. It will be phased in over four years to minimize the fiscal impact and will not raise taxes. This is logical and will benefit the people and small businesses of our City.

Fire protection crosses all ethnic, racial, economic and political strata. It is so basic and vital for San Francisco that it demands support from all citizens.

Neighborhood fire stations are important to our quality of life. Proposition Q will require neighborhood public hearings before a station could be closed or relocated. This is a responsible and needed requirement.

PUBLIC OFFICIALS AND COMMISSIONS MUST RESPECT THE WISHES OF THE PEOPLE OF THIS CITY!

I URGE ALL CITIZENS TO JOIN ME IN SUPPORTING PROPOSITION Q. Let's make San Francisco a better city!

Art Agnos, State Assemblyman
ARGUMENT IN FAVOR OF PROPOSITION Q

I STRONGLY SUPPORT PROP Q.
Proposition Q will benefit ALL the people of San Francisco. Nearly 38,000 voters from every part of the City signed the petition to put Proposition Q on the ballot. They expressed enthusiastic support for a stronger Fire Department.

The City is becoming increasingly built-up with more people moving in and causing greater congestion. This means that fire hazards are increasing and fire protection will be even more important to protect the people, their homes and businesses.

THE HUNTER'S POINT FIRE IN 1986 TOOK NINE LIVES AND INJURED 22 PERSONS, AND $46 MILLION IN CLAIMS HAVE BEEN FILED.

THIS TRAGIC FIRE SHOWED CLEARLY THAT WE NEED A STRONG FIRE DEPARTMENT AND A FULLY OPERATIONAL EMERGENCY WATER SUPPLY SYSTEM.

It was a serious threat to the Hunter’s Point community and strained the entire manpower and equipment resources of our Fire Department.

When the people call for help, whether it is for a medical emergency, a rescue or a fire, the firefighters come. They MUST have good equipment and personnel.

PROP Q MAKES SENSE FOR ALL SAN FRANCISCANS. YOU and I can work together within the guidelines of Prop Q. It allows YOU to participate in fire safety decisions that affect your neighborhood.

Our neighborhoods are the “heart” of San Francisco. OUR FAMILIES, HOMES, CHURCHES, FRIENDS and NEIGHBORS NEED FIRST CLASS FIRE PROTECTION.

PROP Q WILL MAKE SAN FRANCISCO A SAFER PLACE TO LIVE IN.

VOTE YES ON Q!

Willie L. Kennedy, Member, Board of Supervisors

ARGUMENT IN FAVOR OF PROPOSITION Q

“... It's not a question of IF there will be another earthquake, the question in WHEN.”

Mayor Diane Feinstein,
S.F. Examiner, Sept. 21, 1986

The Mayor is correct! Fire Protection and Earthquake Preparedness is a necessity for all the people of San Francisco. Last November our citizens passed a Fire Protection Bond Issue for 46.2 million dollars by an 89% YES vote!

PROPOSITION Q, today, is the vital second component of our Fire Protection and Earthquake Preparedness program! PROPOSITION Q provides:

* MINIMUM on-duty staffing of fire companies.

ARGUMENT IN FAVOR OF PROPOSITION Q

VOTE YES ON Q!
San Francisco needs a strong Fire Department and all citizens are urged to vote yes on Q!
When you need help the Firefighters are there and do their best. Proposition Q will ensure that sufficient personnel and equipment are available to serve the people of San Francisco.

VOTE YES ON Q.
FIRE PROTECTION IS IMPORTANT!

Milton Marks, State Senator

ARGUMENT IN FAVOR OF PROPOSITION Q

VOTE yes on Q. During the past few years our mayor and supervisors have not provided ample funds to keep our fire department properly staffed and equipped. Equipment is falling apart and stations are short handed.

VOTE yes on Q. It will mandate reasonable funding of one of our most basic services, the fire department.

John Barbagelata, Realtor
ARGUMENT IN FAVOR OF PROPOSITION Q

I COMPLETELY SUPPORT PROP Q!

Fire protection is a basic concern of City government. Proposition Q is a sensible way to guarantee adequate funding for the Fire Department and provides for input from both citizens and City leaders.

I WELCOME THE OPPORTUNITY TO WORK WITH YOU TO REBUILD OUR FIRE DEPARTMENT AND IMPROVE FIRE SAFETY THROUGHOUT THE CITY.

Fire Department equipment and facilities have been allowed to deteriorate through inadequate maintenance and vehicle replacement programs. This means less effective fire protection for our neighborhoods, schools, homes and families. We have seen severe fire losses in the past year. The tragic fire in the Hunter’s Point-Bayview district in April 1986 was a devastating blow to that community. Nine persons lost their lives, 22 persons were injured and 104 neighborhood businesses were wiped out in one dramatic stroke.

San Francisco is a fragile city. With our highly congested wooden buildings constructed in long, solid blocks, a strong Fire Department is absolutely vital. Sweeping fires can quickly get out of control if fire trucks break down or insufficient firefighters are available.

THE CLOSING OF NEIGHBORHOOD FIRE STATIONS IS A FRIGHTENING PROSPECT. Proposition Q establishes neighborhood public hearings and a city-wide vote before any fire station or fire company could be closed. This makes sense and correctly involves our neighborhood associations in the decision-making process. Prop Q puts checks and balances into the question of fire safety that is so vital to the entire social and financial fabric of our City.

FIRE PROTECTION AND EARTHQUAKE PREPAREDNESS AFFECTS ALL CITIZENS, POLITICAL AND ETHNIC GROUPS.

The Fire Department is our first line of defense from neighborhood to downtown. It is essential that all fire safety equipment be functioning when disaster strikes. There are no second chances!

I CAN WORK WITHIN THE PROVISIONS OF PROPOSITION Q. It will not add taxes and has built-in flexibility for the Fire Commission and Fire Chief to meet fire safety needs yet operate within City revenues.

VOTE YES ON Q!

John L. Molinar, Member, Board of Supervisors

ARGUMENT IN FAVOR OF PROPOSITION Q

I SUPPORT PROPOSITION Q AS I HAVE ALWAYS SUPPORTED FUNDING FOR FIRE PROTECTION IN SAN FRANCISCO.

Proposition Q will take politics out of the Fire Department budget process. We have seen how ill-advised budget cutting can undermine public safety. Fire Department equipment and facilities have been allowed to fall into serious disrepair. Much of the front line equipment is over 15 years old and breaks down on the way to fires or on the job.

FIREFIGHTER STAFFING HAS FALLEN TO THE LOWEST LEVEL IN HISTORY, BUT ALARMS ARE INCREASING EVERY YEAR.

We cannot let this dangerous trend continue! Local politicians and city officials have let the Fire Department deteriorate in recent years. Fire losses from large fires are increasing, and we now pay the third highest fire insurance rates in the State. The recent Hunter’s Point fire is a dramatic example of how a rapidly spreading fire could engulf whole sections of the City.

SAN FRANCISCO MUST HAVE RELIABLE FIRE PROTECTION.

When you call for help, you want the Fire Department to be there.

Proposition Q sets sensible minimum guidelines for the Mayor, Fire Commission and Fire Chief to work with; and the Board of Supervisors would be required to approve adequate funding for maintenance of equipment and stations. It will be phased in over four years to minimize the fiscal impact and will not raise taxes. This is logical and will benefit the people and small businesses of our City.

Fire protection crosses all ethnic, racial, economic and political strata. It is so basic and vital for San Francisco that it demands support from all citizens.

Neighborhood fire stations are important to our quality of life. Proposition Q will require neighborhood public hearings before a station could be closed or relocated. This is a responsible and needed requirement.

PUBLIC OFFICIALS AND COMMISSIONS MUST RESPECT THE WISHES OF THE PEOPLE OF THIS CITY! I URGE ALL CITIZENS TO JOIN ME IN SUPPORTING PROPOSITION Q. Let’s make San Francisco a better city!

Art Agnos, State Assemblyman
ARGUMENT IN FAVOR OF PROPOSITION Q

I STRONGLY SUPPORT PROP Q.

Proposition Q will benefit ALL the people of San Francisco. Nearly 38,000 voters from every part of the City signed the petition to put Proposition Q on the ballot. They expressed enthusiastic support for a stronger Fire Department.

The City is becoming increasingly built-up with more people moving in and causing greater congestion. This means that fire hazards are increasing and fire protection will be even more important to protect the people, their homes and businesses.

THE HUNTER'S POINT FIRE IN 1986 TOOK NINE LIVES AND INJURED 22 PERSONS, AND $46 MILLION IN CLAIMS HAVE BEEN FILED.

THIS TRAGIC FIRE SHOWED CLEARLY THAT WE NEED A STRONG FIRE DEPARTMENT AND A FULLY OPERATIONAL EMERGENCY WATER SUPPLY SYSTEM.

It was a serious threat to the Hunter's Point community and strained the entire manpower and equipment resources of our Fire Department.

When the people call for help, whether it is for a medical emergency, a rescue or a fire, the firefighters come. They MUST have good equipment and personnel.

PROP Q MAKES SENSE FOR ALL SAN FRANCISCANS. YOU and I can work together within the guidelines of Prop Q. It allows YOU to participate in fire safety decisions that affect your neighborhood.

Our neighborhoods are the “heart” of San Francisco. OUR FAMILIES, HOMES, CHURCHES, FRIENDS AND NEIGHBORS NEED FIRST CLASS FIRE PROTECTION.

PROP Q WILL MAKE SAN FRANCISCO A SAFER PLACE TO LIVE IN.

VOTE YES ON Q!

Willie L. Kennedy, Member, Board of Supervisors

ARGUMENT IN FAVOR OF PROPOSITION Q

“...It's not a question of IF there will be another earthquake, the question is WHEN.”

Mayor Dianne Feinstein,
S.F. Examiner, Sept. 21, 1986

The Mayor is correct! Fire Protection and Earthquake Preparedness is a necessity for all the people of San Francisco. Last November our citizens passed a Fire Protection Bond Issue for 46.2 million dollars by an 89% YES vote!

PROPOSITION Q, today, is the vital second component of our Fire Protection and Earthquake Preparedness program!

PROPOSITION Q provides:

* MINIMUM on-duty staffing of fire companies.
* Current 41 stations as the MINIMUM number of stations.
* Public hearings before a Fire Station can be relocated or closed.
* Adequate funding for maintenance of equipment and stations.
* This is phased in over a three year period.

Ask yourself, “How can we save lives, control hazardous materials and fight fires WITHOUT FIREFIGHTERS, STATIONS and APPARATUS?”

This is a measure to protect all of our City, and especially YOU!

VOTE YES on PROPOSITION Q!

Wendy Nelder, Member, Board of Supervisors

ARGUMENT IN FAVOR OF PROPOSITION Q

VOTE YES ON Q!

San Francisco needs a strong Fire Department and all citizens are urged to vote yes on Q!

When you need help the Firefighters are there and do their best. Proposition Q will ensure that sufficient personnel and equipment are available to serve the people of San Francisco.

VOTE YES ON Q.

FIRE PROTECTION IS IMPORTANT!

Milton Marks, State Senator

ARGUMENT IN FAVOR OF PROPOSITION Q

Vote yes on Q. During the past few years our mayor and supervisors have not provided ample funds to keep our fire department properly staffed and equipped. Equipment is falling apart and stations are short handed.

Vote yes on Q. It will mandate reasonable funding of one of our most basic services, the fire department.

Vote yes on Q. While costly, fire safety must have a higher priority than pet social projects of our politicians.

Vote yes on Q for our safety.

John Babagelata, Realtor
ARGUMENT IN FAVOR OF PROPOSITION Q

VOTE YES ON Q!

38,000 San Franciscans of every shape and size, ethnic group and economic level have joined together to put PROPOSITION Q on this ballot.

They recognize that fire safety in San Francisco needs their personal attention at the voting booth.

IMPROVE FIRE PROTECTION IN THE CITY!

When the quake strikes and the fires are burning, the Fire Department must be ready to protect our homes and families. Join your friends and neighbors!

ARGUMENT IN FAVOR OF PROPOSITION Q

Vote Yes on Q!

Fires are non-political.

Fire safety should be, too.

Proposition Q guarantees adequate fire protection for all San Franciscans!

Take politics out of basic fire protection!

Vote Yes on Q!

Stafford Buckly
Jeffrey R. Greenhauer
David Jenkins
Robert J. McCarthy
Robert Morales
Mitchell Omerberg
Gordon A. Lau
Melvin D. Lee
Yuri Wada

ARGUMENT IN FAVOR OF PROPOSITION Q

PREVENT CLOSINGS OF NEIGHBORHOOD FIRE STATIONS!

Politicians and bureaucrats opposing Proposition Q say they would lose “flexibility” if it were passed. What does that mean? It means that they want the ability to make changes WITHOUT ANY PUBLIC REVIEW OR OTHER GUIDELINES.

For example, do you know that a May 1984 Fire Department study, which cost $500,000 and took 2½ years to prepare, has proposed the closing of nine neighborhood fire stations? NO PUBLIC HEARINGS OR DISCUSSIONS WERE INVOLVED.

STATIONS TARGETED FOR CLOSURE ARE:

Station 8—Bluxome between 4th and 5th streets

Protecting the South of Market and Mission Bay Development Areas.

Station 12—Stanyan and Parnassus

Protecting Ashbury Heights, Haight-Ashbury, Twin Peaks, U.C. Medical Center Complex

Station 14—26th and Geary

Protecting the Richmond and Sea Cliff

Station 22—16th and Irving

Protecting the Inner Sunset, Golden Gate Heights

Station 26—Digby and Addison Streets

Protecting Diamond Heights, Twin Peaks, Miraloma Park, Glen Park, Upper Noe Valley

Station 28—Stockton and Greenwich

Protecting Telegraph Hill, North Beach, Fisherman’s Wharf

Station 32—Holly Park Circle and Park

Protecting Holly Park, Bernal Heights, St. Mary’s Park

Station 34—41st and Geary

Protecting the Outer Richmond, Sea Cliff, Fort Miley Complex

Station 38—California and Laguna

Protecting Pacific Heights, the Marina, Unlon Street/Cow Hollow, Polk Gulch, Middle Fillmore

Three new stations would be added:

(1) 36th and Geary—Outer Richmond
(2) 9th and Judah—Inner Sunset
(3) 30th and Dolores—Outer Mission and Noe Valley

THESE RECOMMENDED REDUCTIONS IN FIRE SERVICE COULD BE INITIATED WITHOUT PUBLIC HEARINGS! IS THIS THE FLEXIBILITY THEY WANT?

Proposition Q will stop this damaging reduction of San Francisco’s Fire Department. It will set minimum standards and give all residents a say in any proposed changes.

VOTE FOR A VOICE IN FIRE DEPARTMENT POLICY!

VOTE YES ON Q!

CONCERED CITIZENS FOR IMPROVED FIRE PROTECTION

Michael J. Frew, Chairman
Mel S. Newman
Michael S. Newman
John L. Holt

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ARGUMENT IN FAVOR OF PROPOSITION Q

Vote Yes on Q!

QUESTIONS FOR CONCERNED CITIZENS:

Question: Proposition Q is a Charter Amendment to improve fire protection and earthquake preparedness in San Francisco. Won’t this cost more money?
Answer: Yes it will—approximately $15 million over the next three years.

Question: Will our tax bills go up to pay for this?
Answer: No. It will not be necessary to raise taxes.

Question: How can that be?
Answer: San Francisco’s tax base has been increasing an average of 11% each year over the past 10 years. This alone will bring in additional millions of dollars.

Question: But will it be enough?
Answer: More than enough! For example, between 1989 and 1990 tax revenue is projected to increase $42 million with no increase in the tax rate. Proposition Q will require only $15 million of that amount.

Question: Why vote Yes on Proposition Q?
Answer: Because the safety of our homes and families depends on it!

Vote Yes on Q!

Citizens for Fire Protection and Earthquake Preparedness
Terrance Smith, Chairman
James Olson, Treasurer

ARGUMENT IN FAVOR OF PROPOSITION Q

LET’S FINISH THE JOB!

In the last election San Franciscans voted overwhelmingly to improve and expand fire protection in the City. Included in this bond issue were the improvement and expansion of the high pressure system and other emergency water supplies. We supported that measure last year, and we strongly support Proposition Q this year.

That vote was an important step in protecting our City from major earthquakes and the fires that will follow.

PROPOSITION Q WILL TAKE THE NECESSARY SECOND STEP. It will establish:

* MINIMUM levels for firefighter staffing
* MINIMUM numbers of fire stations and companies
* ADEQUATE FUNDING for maintenance and equipment

PROPOSITION Q will assure a high level of protection for ourselves, our homes, our schools and our work places. PROPOSITION Q will NOT increase taxes; needed funding will be provided from our increasing tax base.

A DEPENDABLE FIRE DEPARTMENT IS ESSENTIAL FOR THE SAFETY OF OUR CHILDREN AND SCHOOLS. HELP OUR FIRE DEPARTMENT MAKE THE GRADE! VOTE YES ON Q!

Rosario Anaya, Member, Board of Education
Libby Denebeim, Member, Board of Education
Myra G. Kopf, Member, Board of Education
Roderick A. McLeod, Member, Board of Education
Ernest C. Ayala, Member, S.F. Community College District
Al Vidal, Principal, Washington High School

ARGUMENT IN FAVOR OF PROPOSITION Q

STOP REDUCTIONS IN CITY FIRE PROTECTION—VOTE YES ON Q!

During the past 20 years the demands on our San Francisco Fire Department have increased on every front:

* High-rise buildings place complex firefighting demands on the Fire Department.
* The BART tube and tunnels require special procedures to fight train fires and rescue passengers.
* Hazardous materials must be identified accurately so that firefighters and the public are protected during fires.
* Medical emergency calls have increased five-fold.

IN THE SAME 20 YEAR PERIOD FIRE DEPARTMENT PERSONNEL ON DUTY HAVE BEEN REDUCED BY ONE-THIRD! The reduction is hardly noticed when a single emergency occurs. But when a second emergency develops—or a major disaster strikes—few are left in reserve and the Fire Department is strained to its limits to control the emergency.

The past 20 years are a clear indicator of the future. The 20% reduction in fire companies and 33% reduction in manpower HAVE LEFT THE CITY, AND ITS CITIZENS, VULNERABLE TO A MAJOR DISASTER. Without some control these reductions will continue—and we won’t even notice until the major disaster strikes. Then it will be too late!

YOU CAN ASSURE A MINIMUM LEVEL OF FIRE PROTECTION IS MAINTAINED BY VOTING YES ON PROPOSITION Q. This measure is important to your family, home and neighborhood.

VOTE YES on Q!

Lee Dolson, General Manager, Downtown Association
James R. Bronkema, President, Embarcadero Center, Ltd.
Minimum Firefighter Staffing

ARGUMENT IN FAVOR OF PROPOSITION Q

VOTE YES ON Q!

San Francisco’s most important assets are its people and its property. We must be ever-vigilant against the threat of fire.

The City’s fire defenses have been allowed to deteriorate. The number of firefighters on duty today is at an all-time low. Numerous firehouses have been closed.

Fire losses are up substantially. The resources of the Fire Department must be permanently established.

Voting YES on PROPOSITION Q will achieve this for the benefit of our entire community.

There is one way to insure that your neighborhood firehouse will remain open:

VOTE YES ON Q!

GUARANTEE FIRE PROTECTION FOR YOUR HOME AND FAMILY!

Gina Moscone

ARGUMENT IN FAVOR OF PROPOSITION Q

ON-DUTY FIREFIGHTERS ARE A CRITICAL ISSUE

In 1906 the San Francisco Fire Department had 560 firefighters on duty each day. The City was one-half its present size and only 17 high rise buildings dotted the skyline.

In 1987 the San Francisco Fire Department has only 315 firefighters on duty each day. The City has doubled in size, but today over 500 high-rise buildings make up the downtown skyline.

Not only has the number of firefighters on duty been reduced, but neighborhood fire stations have been closed and firefighting companies have been abolished.

The recent Hunter’s Point Fire of April 1986 is a dramatic example of how a rapidly spreading fire could destroy an entire neighborhood. Fire protection is critical!

Proposition Q offers:

* A MINIMUM number of fire stations.

* By 1990 the MINIMUM number of firefighters will be increased to 381 with NO INCREASE IN OUR TAXES!

* Adequate funding for maintenance of equipment and facilities

AS FORMER CHIEF OF THE SAN FRANCISCO FIRE DEPARTMENT, I STRONGLY ENDORSE PROP Q. If I were still Chief I would enthusiastically welcome the provisions of Proposition Q. It gives the Fire Chief flexibility to manage the Department with adequate resources of staffing, stations and maintenance. This is the life blood of the Fire Department!

I strongly urge all citizens to vote YES on Q!

William F. Murray, Chief,
San Francisco Fire Department, Retired

ARGUMENT IN FAVOR OF PROPOSITION Q

VOTE YES ON Q — SAN FRANCISCO IS EARTHQUAKE COUNTRY!

Large fires follow major earthquakes. Research studies warn that “post-earthquake fire risk is three to four times higher in San Francisco than in the Bay Area as a whole. The central business district is particularly vulnerable because it is built on filled land that would shake violently in a major earthquake, triggering numerous fires that would overwhelm firefighting capabilities in the critical first hour or two after the quake.”

IS THE SFFD PREPARED FOR A DISASTER OF THIS MAGNITUDE?

In 1906 San Francisco had 562 firefighters on duty each day. SINCE 1980 CITY POLITICIANS HAVE SLASHED DAILY STAFFING TO AN ALL-TIME LOW OF 315 FIREFIGHTERS PER DAY!

PROPOSITION Q is a common-sense program that will increase the on-duty firefighting force to 381 per day by 1990.

The Mayor and the Fire Chief are concerned about San Francisco:

“... This is a fragile city...”, “... It's not a question of IF there will be another earthquake—the question is WHEN.”

Mayor Dianne Feinstein
San Francisco Examiner
September 21, 1986

“In a lot of ways, San Francisco is built to burn.”

Edward J. Phipps, Chief of Dept., SFFD National Underwriters,
Property and Casualty Insurance Weekly, April 27, 1987

THE PEOPLE OF SAN FRANCISCO MUST BE EVER VIGILANT WHEN THEIR EARTHQUAKE AND FIRE SAFETY ARE AT RISK!

SUPPORT YOUR FIREFIGHTING SERVICES!

VOTE YES ON Q!

Frank T. Blackburn, Assistant Chief, Director,
Earthquake Preparedness Program, S.F.F.D.
Jack Neil, Lieutenant, Deputy Director,
Earthquake Preparedness Program, S.F.F.D.
ARGUMENT IN FAVOR OF PROPOSITION Q

With fire protection, we all know that if you "save" money on staffing, you will soon pay ANYWAY in the form of increased insurance premiums.

For several years now, we have been gradually reducing staff. In the last decade we have cut 30% of Fire Department personnel out of the City's budget. Our fire losses have increased dramatically and we are now paying the third highest fire insurance rates in the State!

In a city with as much combustible wood construction, such an overwhelming number of new high-rises, along with the constant threat of a major earthquake, certainly 381 firefighters per shift (including rescue team personnel) for this entire City is not excessive.

We recommend a YES vote!

SAN FRANCISCO TAXPAYERS ASSOCIATION
W.F. O'Keefe, Sr., President

ARGUMENT IN FAVOR OF PROPOSITION Q

PROPOSITION Q deserves the APPROVAL of every citizen of San Francisco in order to protect our families, homes and businesses. Recently several large fires have required the resources of almost the entire Fire Department, during which the rest of the City was barely protected and might have sustained major losses in the event of another large fire at the same time.

Because of its high building density, especially of wood buildings, San Francisco has the potential for conflagrations which could result in losses in the BILLIONS of dollars, and perhaps even large loss of life.

This is especially true after an earthquake, when the Fire Department will be San Francisco's only defense, and when the City will desperately need every firefighter and functioning piece of equipment possible.

A vote for PROPOSITION Q is a vote for:

* adequate maintenance of equipment and fire protection;
* lower fire insurance rates;
* protection when we have an earthquake;
* protection against closing of fire stations;
* protection against any further cuts in this vital service.

We urge all citizens to VOTE YES on PROPOSITION Q!

William W. Moore, Founding Partner, Dames & Moore
Charles Scawthorn, Structural Engineer, Dames & Moore
Eve H. Iversen, Geologist
Vitoldo Bertero, Professor of Structural Engineering, University of California, Berkeley
Pete Ashen, Emergency Services Administrator, American Red Cross, Golden Gate Chapter
Thomas R. Fox, Emergency Planning Consultant

ARGUMENT IN FAVOR OF PROPOSITION Q

THERE IS GOOD NEWS CONCERNING THE FUTURE COST OF FIRE PROTECTION IN SAN FRANCISCO! A change in the retirement plan for firefighters, approved by the voters in the mid-1970s, is having a beneficial impact in personnel costs of the Fire Department. This will continue in the years to come.

These savings will more than offset the modest additional cost of the proposed fire safety standards. We can all look forward to improved fire protection at a lower cost.

There is another benefit as well: Proposition Q WILL RE-

DUCE OR AT LEAST LIMIT further increases in fire insurance rates. This is a real concern for all property owners because of the large increase in fire losses since 1980.

Voting YES for Proposition Q will provide improved fire safety at no overall increase in cost to taxpayers while mitigating a rise in fire insurance premiums for all property owners.

VOTE YES ON PROPOSITION Q!

Richard F. Stack, General Manager, The Bahraini-Saudi Bank

ARGUMENT IN FAVOR OF PROPOSITION Q

VOTE YES ON Q!
IMPROVED FIRE PROTECTION BENEFITS ALL CITIZENS IN OUR CITY! WE URGE YOU TO VOTE YES ON Q!

Rosemary DeGregorio
Libby Denebeim
Myra Kopf
Jane McKaske Murphy

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ARGUMENT IN FAVOR OF PROPOSITION Q

VOTE YES ON Q!
ANTQES IN FIRE STATIONS?
Much of the SFFD's first line fire equipment has been in service over 15 years. One aerial truck has been on the job since 1962! Equipment this old needs constant attention to remain in safe, reliable operating condition. Current SFFD maintenance funding is a disgrace. Equipment breaks down daily, and lives of firefighters and citizens are threatened.
The maintenance program is crippled by lack of funds. Repair work stopped for 10 days at the end of fiscal year 1987 because there was no money to pay for the service!
THE 1987-88 EQUIPMENT BUDGET IS EVEN WORSE!
THE SFFD NEEDS YOUR HELP TO KEEP THE EQUIPMENT ROLLING!
VOTE YES ON Q!

Albert M. Flaherty, General Superintendent,
Central Shops, Retired

ARGUMENT IN FAVOR OF PROPOSITION Q

AVOID ANOTHER 1906
The 1906 Earthquake and Fire was a vivid illustration of why San Francisco should maintain a high state of disaster preparedness.
Admittedly, a lot more needs to be done to properly safeguard the people of our City, but the passage of Proposition Q is a major FIRST STEP.
Proposition Q will give San Francisco adequate emergency fire protection.
The following San Francisco Republican County Central Committee members urge you to vote YES on Proposition Q:

Terence Faulkner, San Francisco Republican Party Chairman, Grandson of 1906 Earthquake and Fire Survivor
Martin Eng, San Francisco Republican Party Vice-Chairman, Vice-President of Chinese Real Estate Association
Robert McGuire, San Francisco Republican Party Secretary (Acting)
Franklin "Harry" Ernst III, 1986 Republican Congressional Nominee (6th District)
Max Woods, Former Republican Legislative Nominee

ARGUMENT IN FAVOR OF PROPOSITION Q

A stable and effective Fire Department is vital for all of San Francisco.
PROPOSITION Q is a common sense measure to establish minimum requirements and prevent further weakening of the Fire Department.
A responsible procedure is established for Neighborhood and Public Review of any further changes or reductions in BASIC FIRE PROTECTION.

Protect your family, home and neighborhood!
VOTE YES on PROPOSITION Q!

Charles W. Meyers, Former State Assemblyman,
Public Relations
Walter G. Jebe, Library Commissioner
Arlo Hale Smith, BART Director

ARGUMENT IN FAVOR OF PROPOSITION Q

SHOULD OUR FIRE ENGINES & TRUCKS BE MAINTAINED?
Mayor Feinstein's 1987-88 budget WAS A DISASTER for the Fire Department's equipment maintenance and acquisition program. Only 1/3 of the Fire Department's request was approved!
Yes! $1.8 million was needed and recommended in the budget sent to City Hall; however, the Mayor's Office slashed this to only $700,000!

As Robert Gamble, Mayoral Budget Director, told the S.F. Progress (Aug. 16, 1987):
"I recommended a cut, but the Mayor cut it a lot more."
"IF THE CITY'S LEADERS WON'T DEFEND YOUR IN-

TERESTS, WHO WILL?
PROPOSITION Q offers the solution. PROPOSITION Q requires that the "fire stations, facilities and equipment of the Fire Department shall be properly maintained in good repair and operating condition."
WHEN THE EARTHQUAKE HITS AND FIRES BREAK OUT WE NEED DEPENDABLE FIRE AND EARTHQUAKE PREPAREDNESS!
VOTE YES ON Q!

John Flaherty, President, San Francisco Fire Chiefs Assn.
Gary Torres, Secretary, San Francisco Fire Chiefs Assn.
ARGUMENT IN FAVOR OF PROPOSITION Q

WHY VOTE YES ON Q? WHY A CHARTER AMENDMENT?

City politicians have consistently been unresponsive to your fire safety concerns. It is the duty of the City to provide its citizens with adequate fire protection and earthquake safety. Instead, Fire Department staffing and equipment has been allowed to deteriorate to a dangerous level.

THE POLITICIANS SAY, “TRUST US!”

You and I can see that this has not worked, and a Charter provision is necessary. FIRE PROTECTION AND EARTHQUAKE PREPAREDNESS ARE TOO VITAL TO BE LEFT VULNERABLE TO POLITICAL GAMES.

You've heard the stories of breakdowns. Equipment doesn't get to the fire or breaks down when in operation.

You hear the sirens every day—BUT HAVE YOU COUNTED THE FIREFIGHTERS? Fewer firefighters on the trucks means greatly reduced firefighting capacity. FIRE DEPARTMENT STAFFING IS NOW AT AN ALL-TIME LOW AND CANNOT BE ALLOWED TO FALL FURTHER.

FIRES ARE NON-POLITICAL—THEY BURN ALL EQUALLY!

FIRE SAFETY IS IMPORTANT TO YOU, YOUR FAMILY, YOUR HOME, YOUR NEIGHBORHOOD.

VOTE YES ON Q!

John Hirshfeld, Assistant Chief, SFFD
Greg Abell, Battalion Chief, SFFD
Thomas E. Murray, Lieutenant, SFFD
Rod Bennett, Coordinator, Community Services, SFFD
Robert E. Donohue, Director of Training, SFFD, Retired
Charles H. Lee, Director of Training, SFFD, Retired

ARGUMENT IN FAVOR OF PROPOSITION Q

VOTE YES ON PROPOSITION Q.

Fire protection and earthquake preparedness are vital for the well being of our citizens, their homes and businesses. San Franciscans passed a Fire Protection Bond proposition for earthquake preparedness by 89% in November, 1986. PROPOSITION Q, a proposed Charter Amendment, is the necessary second step to complete this program of protection and preparedness.

PROPOSITION Q will establish MINIMUM levels of fire protection and correctly close the present loopholes that have allowed detrimental cutbacks in our Fire Department WITHOUT PUBLIC HEARINGS!

PROPOSITION Q is a measure to protect our families, homes and neighborhoods.

VOTE YES on Q!

Paul Dempster, President/Secretary-Treasurer, Sailors' Union of the Pacific
Art Vial, Business Manager-Secretary, Stationary Engineers Local 39
Shirley B. Black, Vice-President, Service Employees International Union Local 798
Joan Marie Shelley, President, S.F. Federation of Teachers
Robert McDonnell, President, Laborers' International Union
Larry Mazzola, Asst. Business Manager, Plumbers & Steamfitters Local 38
Robert Morales, Secretary-Treasurer, Teamster's Union
James Ferguson, President, Firefighters Union, Local 798

ARGUMENT IN FAVOR OF PROPOSITION Q

EARTHQUAKES AND FIRES ARE AS MUCH A PART OF SAN FRANCISCO AS THE HILLS AND THE CABLE CARS!

Over 89% of San Francisco's voters approved last year's Proposition A to improve earthquake and disaster preparedness, but now cuts in the Fire Department's 1987-88 budget may make parts of the Earthquake Preparedness Program inoperable!

DON'T LET CITY OFFICIALS VETO YOUR VOTE!

Proposition Q guarantees that funding will be available to staff the apparatus and facilities needed TO CARRY OUT THE PROGRAM YOU VOTED FOR! No increases in the tax rate will be needed.

As we learned in 1906, the Fire Department is helpless without water. It is vital that the pump stations and High Pressure Water System be fully operational at all times. San Francisco's unique Portable Water System will provide exceptional flexibility in meeting water needs in time of disaster—BUT ONLY IF IT IS STAFFED!

DON'T LET BUDGET CUTS KNOCK OUT YOUR FIRE PROTECTION AND EARTHQUAKE PREPAREDNESS. WHEN THE EARTHQUAKE HITS WE MUST BE READY!

VOTE YES ON Q!

Tony Kilroy
Francis P. Fitzsimmons
Dorothy V. Del Negro
Julius Zanucco
Anthony G. Sacco
HeLEN V. Barkley
Herbert C. Smith, Jr.
Robert L. Krenzberger
Fred Wagner
Paul Klein
Rudy Grunfeld

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ARGUMENT IN FAVOR OF PROPOSITION Q

If City leaders won’t protect your interests, who will? Proposition Q mandates that “fire stations, facilities and equipment of the Fire Department, including the High Pressure Water System, shall be properly maintained IN GOOD REPAIR AND OPERATING CONDITION.” No increase in the tax rate is required to meet this commitment. DON’T ALLOW MAINTENANCE AND REPLACEMENT NEGLECT TO CONTINUE! SET THE PRIORITIES STRAIGHT! VOTE YES ON Q!

Gerry Long, Freelance Writer

ARGUMENT IN FAVOR OF PROPOSITION Q

PROTECT LIFE AND PROPERTY—VOTE YES ON Q! Throughout the City 100-year-old Victorians and other wood frame buildings are being lovingly restored for future generations of San Franciscans. These beautiful buildings continue to be an important part of San Francisco, but they are susceptible to the ravages of fire and earthquake.

A fully staffed Fire Department with adequately equipped and maintained neighborhood fire stations will protect these buildings and those who live in them.

Don’t let city officials endanger your life and property by a slow but steady reduction in the City’s fire service.

VOTE YES on PROPOSITION Q to guarantee a stable, effective Fire Department, prepared to protect your life and property from fire, hazardous materials or other major disaster.

VOTE YES on Q!

Bob Barry, President, San Francisco Police Officers Assn.
Thomas W. Suttmeier, Lieutenant/Commanding Officer, Planning

ARGUMENT IN FAVOR OF PROPOSITION Q

WHY HAVE FIRE LOSSES INCREASED SO MUCH IN SAN FRANCISCO?

It’s because fires are not being extinguished quickly, and this is the direct result of diminished manpower and equipment responding to blazes. In fact, the Fire Department sends fewer men and apparatus to a 5-Alarm fire today than was sent to a 3-Alarm fire in 1970.

What’s surprising is that such a deterioration has been allowed to happen. There is only one way to prevent a further drop in the City’s fire defenses. Let’s establish standards for fire safety that will insure adequate protection for all neighborhoods in San Francisco.

VOTE YES ON Q!

Angelo Vera, Member, Excelsior Merchants Assn.
M.S. Newman, President, Cafe Salvador Inc., Importers
Steven I. Van Dyke, Neighborhood Activist
Ramona Albright, Delegate to the Coalition for SF Neighborhoods Assn.
H.L. Harris, President, Clement Street Merchants Assn.

ARGUMENT IN FAVOR OF PROPOSITION Q

Politicians have slashed fire protection in San Francisco! 51 firefighter positions were eliminated in 1985 after 4 stations and 150 firefighters were cut in 1981. Major fires now tax the Fire Department to its limits.

Sensible minimum levels of fire protection are a benefit to all neighborhoods and businesses in San Francisco.

WE SUPPORT PROPOSITION Q!

Cesar Ascarrauz
Gregory J. Binder
Michael J. Frew
Joe Gironia
Louis W. Grossmann
Paul E. Jobe
Herbert P. Muzio
John B. Smith
William J. Williams, Jr.
Evelyn L. Wilson
ARGUMENT IN FAVOR OF PROPOSITION Q

VOTE YES ON Q!

THE FIRE DEPARTMENT PROVIDES SAN FRANCISCANS WITH MORE VARIED SERVICES THAN ANY OTHER CITY DEPARTMENT.

When anything out of the ordinary occurs, the Fire Department is called. Fire crews must be prepared to meet any crisis, large or small. Fires and earthquakes are not the only "disasters" covered by the Earthquake Preparedness Program.

The Hunter's Point fire of 1986 included an explosion that disrupted the water supply and severely hampered firefighting operations.

Fire crews assist in 75% of all medical emergencies. Rescues, on land and in the water, are performed daily.

There are hazardous materials spills, public transit accidents, building collapses, animal rescues, ship fires, airport emergencies, natural gas leaks, assistance for invalids, cover a roof, water leaks, fallen trees.

WHEN THE QUAKE OR OTHER EMERGENCY STRIKES, THE FIRE DEPARTMENT MUST BE READY.

As a former Chief of the San Francisco Fire Department, I strongly urge you to vote for Proposition Q. The Fire Department is the citizens' primary source of help — fires and emergencies can strike at any time!

HELP THE FIRE DEPARTMENT TO HELP YOU!

VOTE YES ON Q!

Keith P. Caldén, Chief, San Francisco Fire Department, Retired

ARGUMENT IN FAVOR OF PROPOSITION Q

SAN FRANCISCO IS CONSIDERED BY THE FIRE INSURANCE INDUSTRY TO FACE THE GREATEST RISK OF CONFLAGRATION OF ANY CITY IN THE UNITED STATES!

Apparently City Hall doesn't share that concern because the bureaucrats have been cutting the resources of the Fire Department as if fire protection is a luxury we can do with less of — a lot less of.

As a result of fire losses have increased drastically. Is City Hall saving tax dollars or just giving the insurance companies an excuse to jack up our property fire insurance rates, already among the highest in California? You can help put a stop to this:

VOTE YES ON Q!

A.W. Waight, Battalion Chief, SFFD, Retired
George Furnanz, Chief Engineer, Pump Station #1
Stephen J. Marks, Deputy Commander, S.F. Fire Reserve
John L. Holt, Utility Company Regional Superintendent, Transmission and Substations
David Fowler, Radio & TV Broadcaster

ARGUMENT IN FAVOR OF PROPOSITION Q

"... In a lot of ways San Francisco is built to burn."

Edward J. Philpps, Chief of Department, SFFD
National Underwriters, Property and Casualty Insurance Weekly, April 27, 1987

If the City's leaders won't protect your interests, who will?
Continued budget reductions have become a standard operating procedure for our fire department. Our daily staffing of firefighters is at an all time low of 315 personnel. Six fire stations have been closed and three others relocated in the last 10 years.

What does this mean for you and me? Increased fire insurance premiums and a real decline of our fire protection!

Compromising the lives of our citizens and the property of our community cannot be justified! Our wonderful City is just too important!

Fire protection is vital for San Francisco! Please VOTE YES on PROPOSITION Q!

Eleanor Calamari Davis, Business Woman and Concerned Citizen

ARGUMENT IN FAVOR OF PROPOSITION Q

I support Proposition Q. It restores the firefighting capacity of our fire department by establishing minimum levels of equipment and staffing at or above our current levels. This will require increases in the budget phased over the next four years. Q will require the fire commission to hold two public hearings to cut fire services. The number of firefighters on active duty is at an all-time low. As a result fire damage increases in San Francisco, and insurance costs rise.

Cesar Ascarrunz

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Minimum Firefighter Staffing

ARGUMENT IN FAVOR OF PROPOSITION Q

VOTE YES ON Q!

A strong Fire Department will provide two important benefits for all San Franciscans:

* Improved fire safety for residents and property.
* Guard against increases in the cost of fire insurance.

Let’s stop giving fire insurance companies an excuse to increase their “tax” on our property.

A YES vote on Q will yield a valuable double dividend for ALL residents and property owners in San Francisco.

VOTE YES ON Q!

Bob Geary, Member,
San Francisco Democratic County Central Committee
D. Bruce Shelton, Account Executive,
San Francisco Convention and Visitors Bureau
Rev. John L. Greene, Chaplain, SFFD
Donald L. Matthews, Assistant Fire Chief

ARGUMENT IN FAVOR OF PROPOSITION Q

THE FIRE PROTECTION TRIANGLE IS THE KEY TO FIRE SAFETY!

THERE ARE THREE COMPONENTS TO FIRE PROTECTION AND WE MUST HAVE ALL THREE:

WATER SUPPLY—STAFFING—EQUIPMENT and FACILITIES.

These three factors combine to make fire suppression possible.
San Francisco politicians have allowed the Fire Department to become weak in all areas. SFFD daily staffing has been slashed, and equipment and facilities have been seriously neglected.

YOUR FIRE DEPARTMENT NEEDS HELP NOW!!

Over 89% of San Francisco voters approved Proposition A in 1986 to strengthen the water supply factor of fire protection.

PROPOSITION Q will strengthen the remaining two factors:

* staffing will be brought to adequate levels;
* equipment and facilities will be maintained at safe operating levels.

THE FIRE DEPARTMENT BELONGS TO THE CITIZENS!

KEEP POLITICS OUT OF YOUR FIRE SAFETY!

VOTE YES ON Q!

Thomas F. McDonough, President,
Retired City Employees Assn.

ARGUMENT IN FAVOR OF PROPOSITION Q

QUESTIONS? – QUESTIONS? – QUESTIONS?

QUESTION: Why is it necessary to put minimum levels of Fire Protection in the City Charter?

ANSWER: City Officials are not responsive to the needs of the public. Fire Protection has been cut back despite protests from Neighborhood Associations. Fire stations and staffing have been cut.

Placing requirements in the Charter prevents politicians from cutting Fire Protection without public review. It is a safeguard for the public. After all, the Fire Department belongs to the people of the City.

QUESTION: If PROPOSITION Q passes, will the Fire Commission and the Fire Chief be limited in managing the department?

ANSWER: NO! In fact, PROPOSITION Q enhances their ability to manage the Department.

Clear procedures are put into place; the Chief and the Commission are given the tools to work with. Most importantly, public review and access is established. These procedures make the Department more responsive to the public.

QUESTION: Will the Mayor and Supervisors become a rubber stamp for Fire Department budgets?

ANSWER: NO! In fact, PROPOSITION Q provides clear guidelines to provide “ADEQUATE” funding by the Mayor and Supervisors to maintain the Fire Department at MINIMUM levels.

The Chief and the Commission serve at THE PLEASURE OF THE MAYOR; they must submit a budget that the Mayor agrees with and is within the guidelines of PROPOSITION Q.

PROPOSITION Q provides safeguards for the public that will prevent reckless slashing or cutbacks without public review.

QUESTION: If PROPOSITION Q passes, will HAZARDOUS MATERIALS EMERGENCIES be more effectively controlled by the Fire Department?

ANSWER: ABSOLUTELY YES! Equipment will be maintained in “OPERATING CONDITION” and staffing will increase from an all time low of 315 firefighters daily to 381 by 1990. Firefighters will have the equipment and MINIMUM staffing to control such emergencies.

QUESTION: If PROPOSITION Q passes, will it raise taxes or take money from other programs?

ANSWER: NO! Adequate city funds are available—no increase in taxes or reductions in any other program will be needed!

VOTE YES ON Q!

Citizens for Fire Protection and Earthquake Preparedness
James M. Ahern, Vice-Chairman

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ARGUMENT AGAINST PROPOSITION Q

Time after time, San Franciscans have voted money to the Fire Department. Now Proposition Q asks them to turn the key to the treasury over to the department and to remove decision making authority from all elected officials. Vote NO on “Q.”

Last year San Franciscans overwhelmingly approved $56 million in bonds to extend high pressure mains and water supplies to fight big fires. “Q,” however, is not so much a fire-protection issue as a grab for a bigger share of the City Budget, and is opposed by the Fire Chief and the Fire Commission. “Q” calls for 200 additional firefighters and other expenditures that, by 1991, will cost $15 million a year. It amends the City Charter to mandate that the Chief “shall” request and the Mayor and Board of Supervisors “shall” approve those requests.

In effect, this is a blank check, disrupting sound budgeting by giving one City department unilateral control with no prudent review and budget cutting.

The $20 million swallowed up with unnecessary new firefighters and equipment, let alone the millions more that “shall” he re-

quired, inevitably would mean fewer police, less ambulances, reduced health care and cutbacks in Muni, libraries and other city services. Proponents speciously argue the money would come from the annual increases in property tax revenues but these are never enough to pay for salary standardization for city employees and the cost of sustaining current services.

The Chief says the department’s present 1,514 firefighters are adequate for the City’s needs. The number of fires steadily has declined in recent years from 12,558 in 1980-81 to 6,709 last year. Major alarms declined from 90 to 69. Only the number of medical emergencies, where just a single fire engine is required, has increased—18,561 to 26,075.

Proposition Q simply would make the Fire Department bigger, not necessarily better, and it would make mockery of the budget by giving the Fire Department excessive big increases no matter the cost or havoc to other departments.

Vote No on “Q”.

Dianne Feinstein, Mayor

ARGUMENT AGAINST PROPOSITION Q

San Francisco pays over $125 million annually for fire protection. The petition circulated by San Francisco’s firefighters union asks San Francisco residents to pay an additional $15 million per year for no more service than they already receive. According to the firefighters themselves, there are fewer building fires today than there were 30 years ago. But the firefighters want City residents to have fewer police officers, more potholes, fewer library books while they fight fewer fires.

This is an irresponsible attempt by San Francisco’s firefighters union to frighten City voters into giving them a blank check with no limits. Don’t be fooled by the rhetoric. Your homes and busi-

nesses are safer today than they have ever been. Last election, you approved over $30 million worth of improvements to the City’s fire protection system. Those improvements were needed and appropriate; this blank check is not.

The Fire Commission, which is responsible for recommending the Fire Department’s budget to the Mayor and the Board of Supervisors, is opposed to this unnecessary and costly legislation.

Vote NO on Proposition Q.

SUBMITTED BY THE BOARD OF SUPERVISORS

ARGUMENT AGAINST PROPOSITION Q

Although one can understand the frustration of the firemen who promulgated Proposition Q, it has no business being in the Charter. The Charter is San Francisco’s governing document; it’s our “city constitution.” It establishes broad parameters for the enactment of laws and regulations and contains guidelines about how city government should be organized.

Proposition Q, on the other hand, would write into the Charter precise, inflexible figures relating to the number and location of fire stations; the number of fire department personnel; the funding and maintenance of the department, its stations, and equipment; and a host of other details. It’s foolish to fix these figures in the Charter because they become outdated and can’t readily be changed.

Don’t get me wrong. City Hall has failed to appropriate adequate funding for fire department personnel, equipment, and maintenance, and firemen are rightly concerned. The way to rectify this situation, however, is by choosing the right elective officials in this and ensuing city elections. Decisions like budget and staffing just don’t belong, inflexibly and in perpetuity, in the Charter.

I respectfully recommend a NO on Proposition Q.

State Senator Quentin L. Kopp

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ARGUMENT AGAINST PROPOSITION Q

San Francisco has the finest fire protection in California. Now is not the time to jeopardize it with Proposition Q. **Proposition Q is an ill-advised and wasteful measure.**

First, it would wrest management of the Fire Department away from the Fire Commission and the Chief, where management properly and historically belongs.

Management of the Fire Department should remain accountable with the citizens of San Francisco, through its appointed Fire Commission. This principle is violated when rigid language is placed in the Charter.

Second, Proposition Q would unnecessarily increase the Fire Department's budget by approximately $15 million a year.

The San Francisco Fire Department already has staffing levels on its fire engines and aerial ladder trucks that are the best in California.

To overstaff the engines and trucks would be counterproductive as well as wasteful.

Let life and death decisions of fire protection in San Francisco remain in the control of the Fire Commission and the Chief.

Let the buck stop where it has always stopped—with the Fire Commission and the Chief. And let San Francisco's first-rate fire protection continue.

We can't afford to play around with fire, or with Proposition Q. **Vote No on Proposition Q.**

*Henry Berman*, President, Fire Commission
*Curtis McClain*, Vice President, Fire Commission
*Juana Guadalupe*, Commissioner, Fire Commission
*Richard Guggenheim*, Commissioner, Fire Commission
*Anne Howden*, Commissioner, Fire Commission

ARGUMENT AGAINST PROPOSITION Q

I urge you to vote no on Proposition Q. This is unnecessary and costly. Present manning compares favorably with most all Metropolitan Fire Departments in the United States. This measure limits the decision making capabilities of the Fire Commis-

sion and the Chief of Department by removing their authority but not responsibilities.

*Edward J. Phipps*, Chief of Department

ARGUMENT AGAINST PROPOSITION Q

Proposition Q is a restrictive, burdensome response to San Franciscans' legitimate concerns about fire protection. Proposition Q places in the City Charter technical staffing requirements and administrative details which are best addressed by the Fire Chief and the Fire Commission. Fire protection and public safety are not served by denying the Chief and the Fire Commission their ability to make independent decisions. Keep the Fire Department, modern, responsive and free from political influence. **PLEASE VOTE NO ON PROPOSITION Q.**

*Supervisor Jim Gonzalez*

ARGUMENT AGAINST PROPOSITION Q

We strongly urge a **NO VOTE** on Proposition Q. San Francisco has one of the shortest fire response times in the nation. Less than three minutes on average from alarm to arrival. Now the firefighters union wants to pad the workforce, at your expense. This amendment will create more positions for captains, lieutenants and firefighters and even more expensive equipment without regard to whether it is needed or not. We already have a gold plated fire department. Proposition Q would increase costs but not improve the response time. It's a self-serving measure that the City does not need and for which you should not have to pay $13 million. It will only mean more expensive promotions for personnel now in the department. It's the worst possible way to manage a fire department. **VOTE NO ON Q** and stop another rip-off.

*John H. Jacobs*, Executive Director, San Francisco Chamber of Commerce

**APPLY FOR YOUR ABSENTEE BALLOT EARLY**

*Arguments printed on this page are the opinion of the authors and have not been checked for accuracy by any official agency.*
Utility User Tax Repeal

PROPOSITION R

Shall any local tax on residential gas, electricity, water or telephone bills be prohibited? YES 142 NO 143

Analysis
by Ballot Simplification Committee

THE WAY IT IS NOW: The City levies a 5% tax on residential gas, electricity and water bills. It levies a 5.5% tax on in-state residential telephone bills.

THE PROPOSAL: Proposition R would prohibit the City from levying any tax on residential gas, electricity, water and telephone bills.

A YES VOTE MEANS: If you vote yes, you want to prohibit the City from levying any tax on residential gas, electricity, water and telephone bills.

A NO VOTE MEANS: If you vote no, you want to allow the City to levy taxes on residential gas, electricity, water and telephone bills.

Controller’s Statement on “R”
City Controller John C. Farrell has issued the following statement on the fiscal impact of Proposition R:
“Should the proposed initiative ordinance be adopted, in my opinion, there would be a revenue loss of approximately $10 million per year to the City and County of San Francisco.”

How Prop. R Got on the Ballot
On August 4 the Registrar of Voters certified that the initiative ordinance calling for a repeal of the utility users tax on residences had qualified for the November ballot.
Quentin Kopp, the proponent of the petition, had gathered 9,375 signatures which he turned in to the Registrar on July 22. A random check of the signatures showed that 8,480 of the signatures were valid. This is more than the 7,332 signatures needed to qualify an initiative ordinance for the ballot.

TEXT OF PROPOSED INITIATIVE ORDINANCE
PROPOSITION R

(a) No tax shall be levied upon the use in the City and County of San Francisco by residential customers of telephone communication services, electrical energy or gas, water or steam which is delivered through mains or pipes or of any other utility service after June 30, 1988.
(b) For the purposes of this section, “residential customer” shall mean any customer paying for the utility service at a residential or domestic rate consistent with the rate schedule set by the California Public Utilities Commission or any other rate making authority.
(c) This section was adopted by the voters of San Francisco at the November 3, 1987 election and may be amended only by the vote of the electorate.

NOTE: YOUR POLLING PLACE MAY HAVE CHANGED. PLEASE REFER TO MAILING LABEL ON BACK COVER.
Utility User Tax Repeal

ARGUMENT IN FAVOR OF PROPOSITION R

It's time to end the regressive and iniquitous residential utility users tax once and for all. It's abominable that San Franciscans are taxed for their basic needs — heat, electricity, and use of the telephone. Moreover, unlike commercial utility ratepayers who can reduce the impact of the tax by deducting it as a business expense on their federal and state income tax returns, San Francisco residents have no ameliorating income tax advantage from the utility tax.

That's why I fought the utility tax from the beginning of my service on the San Francisco Board of Supervisors in 1972. That's why I authored the 1982 ordinance to repeal the tax. The last one-year repeal recently expired and the Board of Supervisors and the Mayor acted to reinstate the tax in April, 1987. And that's why I was forced to author Proposition R, the Stop The Utility Tax Initiative.

It's time to let the voters of San Francisco decide whether they want a utility tax on residents. Here's your chance to get rid of this tax on homeowners and tenants alike once and for all! VOTE YES ON PROPOSITION R.

State Senator Quentin L. Kopp

ARGUMENT IN FAVOR OF PROPOSITION R

As candidates for Mayor of San Francisco, we support Senator Quentin Kopp's initiative to repeal the residential utility tax.

It's wrong to tax people to heat their homes. It's wrong to tax people to cook a meal. It's wrong to tax people to light the darkness.

Your YES on Proposition R vote will end, once and for all, this unfair tax.

Art Agnos Roger Boas Warren Hinckle

ARGUMENT IN FAVOR OF PROPOSITION R

The supporters of the utility users tax on residential customers claim that the so-called "lifeline exemption" adequately protects the poor from the extra burden of paying a tax for their basic utility needs. That's a fallacy.

The "lifeline exemption" means the poor must restrict their use of utilities or get hit with a tax. Those less fortunate need heat and electricity every bit as much as San Franciscans who are better off. The best "exemption" from the utility users tax is one for all San Francisco residents, tenants and homeowners alike.

One more reason to Vote YES on Proposition R.

Supervisor Richard Hongisto Supervisor Bill Maher

ARGUMENT IN FAVOR OF PROPOSITION R

It is unacceptable for government to tax residents who turn on lights and heat or use cooking appliances — taxing basic necessities of life — to help pay for non-essentials such as the Japanese Tea Garden in Golden Gate Park which delights visitors to the City but does nothing to help the average San Franciscan make ends meet.

Hardest hit by this tax, of course, are low-income residents, because the tax does not discriminate among income levels — its "lifeline" provisions merely say that to avoid being taxed, one must not use a certain amount of electricity, or gas or water — a particularly onerous prescription, for example, for our low-income seniors who need to keep warm in our chilly city.

Reject government tax on necessities.

Vote Yes on Proposition R.

Supervisor Wendy Nelder

ARGUMENT IN FAVOR OF PROPOSITION R

Proposition R will provide San Franciscans long overdue tax relief.

The politicians in City Hall seem to think they can levy a tax on anything. Well, we draw the line at taxing the necessities of life which keep our homes warm and lit.

Government has no business taxing the gas, electric, and telephone bills of San Francisco residents. The bills themselves are bad enough!

VOTE YES ON R!

Harry Alera Cheryl Arenson Robert Arenson John Barbarolata Babette Drelke Peter Fazio

Terence Faulkner John Figone Mary Lohness Eleanor McCarthy Judith Thorson Dorothy Vuitsch

ARGUMENT IN FAVOR OF PROPOSITION R

This TAX is UNFAIR. It hits residential customers in the use of bread and butter services. VOTE YES.
Utility User Tax Repeal

Max Woods                Martin Eng                Terence Faulkner  Joseph Heizer
Harry Ernst              Robert McGuire            Members, San Francisco Republican County Central Committee

ARGUMENT IN FAVOR OF PROPOSITION R

Proposition R will save San Francisco taxpayers $10,000,000 a year. On the other hand, that money represents only .5% of the City's almost $2,000,000,000 budget. In other words, City government spends the annual proceeds from the utility tax on us residents in just 2 days. We think they can get along without it. And San Francisco taxpayers could use the money!
VOTE YES ON R.

ARGUMENT IN FAVOR OF PROPOSITION R

END CITY TAXES ON TELEPHONE, P.G. & E., AND WATER BILLS

Like YES on Proposition T (which opposes the $9,000,000 Street Giveaway to the Rockefellers) and NO on Proposition M (which opposes Jim Gonzalez's undemocratic proposal to prevent voters from calling special elections), YES on Proposition R is a political reform measure.

Proposition R calls for an end to the City taxes on your telephone, P.G. & E., and water bills.

Some other important ballot measures are YES on Proposition Q (for greater fire safety), NO on Proposition D (to halt the unnecessary rebuilding of Kezar Stadium), and NO on Proposi-
tion E (the wasteful School Bonds which fail to earmark any funds for asbestos removal).

End the Utility Tax.

VOTE YES ON R.

Dennis J. Mark, County Treasurer,
San Francisco Republican Party
Terence Faulkner, County Chairman,
San Francisco Republican Party
Arlo Hale Smith, BAKI Director
Bob Geary, Democratic County Committee member
Robert Silvestri, Republican County Committee member

ARGUMENT AGAINST PROPOSITION R

The utility tax is used to pay for essential city services. It goes into the General Fund which pays for your direct services. For example, the $10 million from this tax amounts to 143 police officers or 135 firemen or 200 nurses. These revenues represent over half of the public library's entire budget!

The arithmetic of this measure is simple—eliminating the tax means reduced services. The loss of tens of millions of federal and state revenues in recent years makes this nominal tax all the more important in serving the needs of San Franciscans. Without it, services will be cut, take your word for it. We all know that inflation and salary standardization adds about $60 million to the budget. The utility tax is essential to meeting these new and inevitable costs and will be crucial for whomever next is Mayor if he or she is to balance the budget. The utility user tax became critical when Proposition 13 froze property taxes.

Passage of this measure not only would make it more difficult to balance the budget and keep adequate numbers of police on the street and libraries open but would limit the City's ability to fight AIDS and deal with other long-range crises.

The utility users tax is a small one. Every other major California City has this tax and most have higher rates than San Francisco. Los Angeles's rate is twice ours.

Moreover, our rates are set with a special lifeline provision, which provides for special low rates for those least able to pay. The lifeline rate structure provides for base rates that are 40%-50% less than the regular rates. These lower rates benefit seniors and others on limited income who do not exceed the base usage.

The average taxpayer pays only $3.57 in this tax per month. This is a small price to pay for critical services.

VOTE NO ON "R"

Dianne Feinstein, Mayor

ARGUMENT AGAINST PROPOSITION R

Your NO vote on Proposition R will let us continue to provide important City services. The ten million dollars from this tax help support police and fire services, City hospitals and other critically needed services. If this tax is removed, services will be cut.

The Utility Users Tax already includes an exemption for low income users. The cost to the average taxpayer is less than 12 cents
Utility User Tax Repeal

per day. This amount, little more than a dime, buys library books,
ambulances and other services only the City can provide.
Please keep our City strong. Vote NO on Proposition R.

ARGUMENT AGAINST PROPOSITION R

A No vote on Proposition R is a vote for fiscal responsibility.
Proposition R would create an immediate $10 million shortfall
in revenue and create the prospect of cuts in some of our most
vital services such as MUNI. It is totally unrealistic to assume that
the state or federal government will magically produce the $10
million which will be lost if Proposition R passes. PROPOS-
TION R IS APPLE PIE GONE BAD! Let the proponents of
Proposition R tell you what vital City service they intend to cut
up to make up for this extravagant reduction. You won't find any
comforting answers. PLEASE VOTE NO ON PROPOSITION R.

Supervisor Jim Gonzalez

ARGUMENT AGAINST PROPOSITION R

Vote no on Proposition R. You've heard the saying "There is
no free lunch?" Repeal of the residential utility users tax is the
same kind of a proposition. While it only costs each household
a few dollars, its repeal would in the aggregate cost the city $10
million. If the city still had a surplus, that wouldn't make very
much difference but the city has no surplus and the loss would
cause a cut back in services. To balance the budget for this year,
the MUNI railway has already had a budget cut of $7 million.
So any loss of revenue such as this or the unnecessary expendi-
iture of funds such as Proposition Q, which would mandate a $13
million increase in the cost of the Fire Department without reduc-
ing response times would, have serious consequences on the ability
to provide other needed services. Together these two measures
would mean a $23 million reduction in other services. Vote no
on R.

John H. Jacobs, Executive Director,
San Francisco Chamber of Commerce

ARGUMENT AGAINST PROPOSITION R

San Francisco is in a desperate struggle against AIDS, poverty
and homelessness. At the same time, it's trying to sustain libraries,
parks, transit, police and fire services.

It's budget already is stretched to the utmost to cover these and
other crucial services. Consequently, Proposition R poses a grave
danger to these and other major services.

VOTE NO ON "R"

Proposition R would repeal the utility users tax, cutting off $10
million a year in revenue that goes directly into public services.
Proposition R would jeopardize many of the gains in improved
health care, longer library hours and adequate police on the
street.
San Francisco has pioneered many programs to keep young
people employed—the nation's first urban Civilian Conservation
Corps and the In School Youth Program. These could be victims of
a $10 million loss in revenue.

ARGUMENT AGAINST PROPOSITION R

The utility users tax is a fair tax! The lifeline gives substantial
reductions to the moderate consumer such as seniors and others
who may be on fixed incomes. The cost to the average household
is $3.57 a month, small price to assure that San Francisco main-
tains vital services and programs.

VOTE NO ON "R"

Ernest C. Ayala, Member, S.F. Community College Board
Yuri Wada, Member, U.C. Board of Regents
Enola D. Maxwell, Executive Director, Potrero Hill Neighborhood House
Steven Harris Barton, Director, Mayor's School Youth Program
Robert Burkhardt, Executive Director, S.F. Conservation Corps
Tom Kim, Executive Director, Korean Community Service Center
Jeff Mori, Member, Recreation & Parks Commission
Stephen Antonaras, President, Bernal Heights Community Foundation
George Sunein, Member, Human Rights Commission
Gloria Bonilla, Program Director, Central Latino
Julia A. Kavanagh

ARGUMENT AGAINST PROPOSITION R

Proposition R would be a self inflicted wound in San Fran-
cisco's ability to provide adequate police, fire, transit, health and
other vital services.

It would repeal the utility users tax which brings in $10 million
a year to help pay for police officers, fire fighters, nurses, Muni
drivers and others on whom this City daily depends.
The loss of the $10 million would jeopardize the City's efforts
in fighting AIDS, sheltering the homeless, providing job train-
ing to the young.
Proposition R should be resoundingly defeated. The utility
tax is fair and prudent. It provides discounts for those of
modest means, and it costs the average household about $3.57
a month to maintain services and to help balance the budget.

VOTE NO ON "R"

Frank Jordan, Chief of Police
Edward J. Phinps, Fire Chief
Donald J. Birrer, General Manager, Public Utilities Commission
Paul Varacalli, Executive Director, SEIU Local 790
Stan Smith, Secretary, Building Trades Council
Lawrence B. Martin, International Representative, Transport Workers Union
Walter Johnson, Secretary-Treasurer, Labor Council
Bob Barry
PROPOSITION T

Shall it be the policy of the people of San Francisco to require the consent of the voters on the sale or transfer of public land under specified conditions?

YES 145 ➞
NO 146 ➞

Analysis
by Ballot Simplification Committee

THE WAY IT IS NOW: The City may, with certain restrictions, sell or lease public land with the approval of the Board of Supervisors. The City may also close a public street without sale or transfer of the land.

In March, 1986, the Board approved the closing of the block of Commercial Street between Battery and Sansome Streets for the construction of a pedestrian mall by a private developer. The City did not sell or transfer the property; this block remains a City street and may be re-opened for automobile traffic at any time.

THE PROPOSAL: Proposition T would make it the official policy of the people of San Francisco to require voter approval for the sale or transfer of public property to private interests under the following conditions:

— the transfer is exceptionally large, or would have an exceptionally large impact;
— the price is substantially below market value, and there has been no open competitive bidding;
— the transfer serves primarily to subsidize or benefit persons of above-average income;
— there are substantial financial ties between the public officials deciding on the transfer, and the private parties who will benefit from it; or,
— substantial controversy exists and opponents qualify an initiative on the proposed transfer within sixty days of its adoption.

The measure would also make it the official policy of the people of San Francisco to reverse the transfer of rights for Commercial Street until it is determined that 1) the transfer does not fall within the above provisions or 2) the people have voted on it.

A YES VOTE MEANS: If you vote yes, you want it to be the official policy of the people of San Francisco to require voter approval of the sale or transfer of public property under certain conditions, and to stop the closing of Commercial Street for a pedestrian mall.

A NO VOTE MEANS: If you vote no, you want it to be the official policy of the people of San Francisco to continue to allow the Board of Supervisors and City departments to authorize the sale of transfer of public property, and to allow the closing of Commercial Street for a pedestrian mall.

Controller's Statement on "T"

City Controller John C. Farrell has issued the following statement on the fiscal impact of Proposition T:

"The proposed Declaration of Policy, in my opinion, would not, in and of itself, affect the cost of government."

How Prop. T Got on the Ballot

On August 12 the Registrar of Voters certified that the initiative declaration of policy calling for certain restrictions on the transfer of public property had qualified for the November ballot.

Arlo Hale Smith, Terrence Faulkner and William Steinsmith, the proponents of the petition, had gathered 12,529 signatures which they turned in to the Registrar on July 22.

A random check of the signatures showed that 9,000 of the signatures were valid. This is more than the 7,332 signatures needed to qualify an initiative declaration of policy for the ballot.
ARGUMENT IN FAVOR OF PROPOSITION T

Proposition T is an idea whose time has come. For too long, San Francisco taxpayers have been at the mercy of a Board of Supervisors and other city officials who appear bound and determined to give away or sell at cut-rate prices as much public real estate as possible to private enrichment and enjoyment.

Since Proposition T mentions it explicitly, I'll concentrate on the disastrous give-away this year of a $9,000,000 block of Commercial St. to the developers of Embarcadero Center West for a pedestrian mall and bridge which will serve no one and benefit no one more than the Embarcadero Center West developers themselves.

The fact that a $9,000,000 piece of public property was simply handed over to a private developer is outrageous enough. But monetary compensation is not the only point. The Commercial St. give-away is part of a pattern of special interests chewing up chunks of prized downtown real estate to create their own kind of fiefdom, where office and retail projects are interlinked by a network of putative pedestrian malls and bridges. In effect, these various malls and bridges resemble nothing more than medieval moats and drawbridges which function to wall-off the Lords of Embarcadero Center and other development projects from the "rabble" of downtown San Francisco.

It is no exaggeration to say that the very soul of San Francisco is on the auction block, and city government appears perfectly willing to sell off the future and legacy of this great city to the highest private bidder, or for nothing at all. Join me in voting YES on Proposition T and declaring that San Francisco is not for sale!

State Senator Quentin L. Kopp

ARGUMENT IN FAVOR OF PROPOSITION T

Remember the Balboa Reservoir Referendum on the June, 1987 ballot? Remember city government trying to sell almost 13 acres of prime public property valued in excess of $4,300,000 to a private developer for a paltry $36,900?

Fortunately, the voters rejected the Balboa Reservoir giveaway. But we San Franciscans only got the change to reject this scandalous giveaway attempt because enough registered voters signed petitions to qualify the Balboa Reservoir Referendum for the June, 1987 ballot.

ARGUMENT IN FAVOR OF PROPOSITION T

LOMBARD ST. IS NOT THE CROOKEDEST STREET IN SAN FRANCISCO!

It's true. The crookedest street in San Francisco is Polk St., between Grove and McAllister.

That's where City Hall is.

That's because that's where the power is. And power corrupts.

That's why Rockefeller associates invested over $100,000 in local campaign contributions in recent years. And it was a shrewd investment — the kind that got the Rockefellers where they are today. It got them 10 votes out of 11 on the Board of Supervisors (all but Hongisto) in favor of giving them tax-free development rights to a block of Commercial St. — worth about $10,000,000 — for free (they won't even have to pay property taxes on it!).

That's a profit of about 100 times their investment.

It's not just the Rockefellers; it's become more-or-less normal for City Hall to use publicly-owned real estate to reward political support (financial or otherwise).

They tried to "sell" City College's "West Campus" (Balboa Reservoir) to millionaire Bernard Hagan for less than 1% of its market value. They're trying to "sell" millionaire Thomas Callanan the Poly High campus for a fraction of its value (and "lend" him the money, interest free). They not only want to give the Giants the land for the baseball stadium; they even want to take millions from the hotel tax fund to build it for them (don't believe that "at no cost" talk).

The lesson? Money talks.

That's why people say we have "the finest politicians money can buy."

The Public Property Voting Rights initiative — Prop. T — would increase our right to vote on those land deals most likely to result in rip-offs of city taxpayers.

It would reduce the temptation to trade public resources for campaign contributions or political support.

VOTE YES ON "T"!

ELECTION ACTION

GOOD MEASURE!
It lets people vote on large public land giveaways.

Jesse Wall
Pebbles Trippet, Grassroots Election Action

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ARGUMENT IN FAVOR OF PROPOSITION T

DON'T BE MISLED BY THE DEVELOPERS' LIES!
Because they stand to lose a $9 million gift of City property, the Rockefeller interests are spreading numerous lies about Proposition T. To avoid being misled, it is essential that you know the following facts:

PROPOSITION T WILL NOT STOP AFFORDABLE HOUSING PROJECTS.
Affordable housing projects are exempt from Proposition T under Government Code Section 37364, which provides: "/N/ot-\nwithstanding . . . any other provision of law, whenever the leg-\nsative body of a city determines that any real property or inter-\nest therein owned by the city can be used to provide housing\naffordable to persons and families of low or moderate income . . .
the city may sell, lease, exchange, quitclaim, convey or otherwise\ndispose of such real property or interest therein at less than fair\nmarket value to provide such affordable housing . . ."

PROPOSITION T HAS NOTHING TO DO WITH POLY HIGH SCHOOL.
A referendum to stop the Poly High Project was a separate Proposition (Proposition S) which has been removed from the ballot.

PROPOSITION T IS NOT SPONSORED BY A MARIN PHYSICIAN.
This measure was placed on the ballot by over 12,000 voters. Its sponsors are BART Director Arlo Hale Smith, Republican Party Chair Terence Faulkner, and William Steinsmith. Marin doctor J. Alfred Rider contributed no money to qualify this measure for the ballot and had no role in its drafting. Indeed, two of the three sponsors of Proposition T opposed a hotel project by Dr. Rider in 1982.

PROPOSITION T WILL STOP THE $9,000,000 GIVEAWAY OF A CITY STREET TO THE ROCKEFELLERS AND PREVENT SIMILAR LAND GIVEAWAYS IN THE FUTURE.
This is the purpose of Proposition T.
VOTE "YES" ON T!

Arlo Hale Smith, BART Director
Bob Geary, Democratic County Councilmember
Terence Faulkner, San Francisco Republican Chairman
Robert Silvestri, Republican County Committeemember

ARGUMENT IN FAVOR OF PROPOSITION T

WHY SHOULD THE ROCKEFELLERS BE GIVEN CITY LAND FOR FREE?
Here's what the San Francisco Examiner has reported:

"S.F. developers seek gift of $9 million street"
"Without paying the City a dime, developers backed by New
York's Rockefeller family are close to acquiring a downtown San
Francisco street worth at least $9 million, then converting it into
a mall for their $250 million Embarcadero Center West complex.
"By invoking a little-known state law, the developers can ob-
tain a block of Commercial Street in the Financial District where
land fetches $1,600 a square foot.

"The developers — among the largest contributors to local po-
litical campaigns — need only approval of the Board of Super-
visors.

... "The Planning Commission and Department of Public Works
have already approved the street closure, without requesting the
developer to pay for it.

"The Board of Supervisors will conduct a hearing Monday on
the closure and a controversial companion proposal to build a
pedestrian bridge across Battery Street.

"During the past four years, Embarcadero Center and its con-
sultants have contributed $112,810 to current supervisors, accord-
ing to city records.

"In 1986 alone, they gave $26,100 to the supervisors, more than
twice the amount given by developers of the $1.5 billion Mission
Bay housing and office complex in China Basin.

... "The project is a joint venture of David Rockefeller & Associ-
ates, Atlanta developer John Portman, and Prudential Insurance
Co.

... "The value of the block — nearly the length of a football
field — has not been set, according to acting city real estate Direc-
tor Anthony DeLucchi. However, informed sources estimated
that it is worth $9 million, calculated at a conservative $1,000 per
square foot.

... "It is not the first time a developer has used the state law to get
a city street for free.

"In 1979, Gerson Bakar obtained a block of Filbert Street with-
out charge for the two-block park he constructed next to Levi's
Plaza on the waterfront, according to city officials."
(March 19, 1987, A1, A16)

Make city land give-aways illegal.
VOTE YES ON PROPOSITION T.

Arlo Hale Smith, BART Director
Bob Geary, Democratic Committeemember
Terence Faulkner, Republican Party Chairman
Public Property

ARGUMENT IN FAVOR OF PROPOSITION T

END WELFARE FOR THE SUPER-RICH!!!
Perhaps one of the best arguments in favor of Proposition T appeared in the April 1, 1987, San Francisco Examiner article of Rob Morse:

"LET'S HEAR IT FOR San Francisco Supervisor Richard Hongisto, the only supervisor to vote against donating a public street to the needy Rockefellers and their Embarcadero Center. The block of Commercial Street between Battery and Sansome will become a pedestrian mall within the new annex to Embarcadero Center, and Embarcadero Center won't have to pay for its use. The Embarcadero Center developers have paid $112,810 to the supervisors' campaign funds in the last four years. These same developers have also contributed $1,000 to the campaigns of all four supervisors running for Congress. Naturally, the supervisors say these contributions did not affect their votes. They expect us to believe they are simply stupid enough to give away $9 million worth of street for free to the Rockefellers. They've got a hell of an alibi." (April 1, 1987, D-1).

Make giveaways of City land illegal. Take back the street.
Vote YES ON T!

Arlo Hale Smith, BART Director
Franklin "Harry" Ernst,
1986 Republican Congressional Nominee
Robert Silvestri, Republican County Committeemember
Terence Faulkner, San Francisco Republican Chairman
Bob Geary, Democratic County Committeemember

ARGUMENT IN FAVOR OF PROPOSITION T

THE BEST CITY GOVERNMENT MONEY CAN BUY!!!
The Rockefeller-Embarcadero Center interests have invested almost $100,000 in campaign contributions to Supervisors since 1982 (source: San Francisco Examiner 3/29/87):

Britt ........................................ $ 6,605
Gonzalez .................................... $ 900
Hongisto .................................... $ 9,725
Hsieh ....................................... $ 1,750
Kennedy .................................... $ 5,675
Maher ....................................... $11,525
Molinari .................................... $17,250
Nelder ...................................... $ 9,675
Silver ...................................... $11,575
Walker ...................................... $ 8,750

Ward ........................................ $ 8,200
Total ........................................ $91,630

They say these contributions had "nothing to do" with their vote to give use of a $9,000,000 City street to the Rockefellers for free!

DO YOU BELIEVE THEM???
TAKE BACK THE STREET.
MAKE FUTURE LAND GIVEAWAYS ILLEGAL!
VOTE YES ON T.

Terence Faulkner, San Francisco Republican Party Chairman
Arlo Hale Smith, BART Director
Max Woods, Republican County Committeemember
Bob Geary, Democratic County Central Committeemember
Robert Silvestri, Republican County Committeemember

ARGUMENT IN FAVOR OF PROPOSITION T

Proposition T would require the Rockefeller/Embarcadero group to pay fair value for Commercial St. But more important: it would increase the people's right to vote on deals of public property to private developers.

It won't necessarily stop deals like Commercial St. (or Balboa/City College, or Polytechnic High). But it requires that such proposals be approved by the voters. It calls for a vote in situations where the public good is most likely to be displaced by profiteering private interests:
• where the deal is exceptionally large; or
• where the environmental impact is great, or unknown; or
• where the price is substantially below market value; or
• where the deal subsidizes people of above-average income; or
• where the decision-making officials have financial ties to the deal's beneficiaries; or

• where opponents qualify an initiative petition within 60 days of the deal's adoption.
Voter approval prevents rip-offs. It pressures developers to improve their proposals, (such as fulfilling requirements for Environmental Impact Reports on such hazards as deadly airborne asbestos dust at Poly High School). And it gives the people more control over our city's future, so that planning will better reflect the public interest.

The right to vote is more than an abstract ideal—it's our best defense against those who would enrich themselves at the expense of the city and its environment.

For the right to vote on our city's future—Vote NO on "S" (Poly High)! Vote YES on T!

Grassroots/ELECTION ACTION
ARGUMENT IN FAVOR OF PROPOSITION T

IF YOU BELIEVE IN VOTING, VOTE YES!!

This proposition would require the Rockefeller-Embarcadero group to pay fair value for Commercial St. But more important: it would increase the people's right to vote on deals of public property to private developers.

It won't necessarily stop deals like Commercial St. (or Balboa/ City College, or Polytechnic High). But it requires that such proposals be approved by the voters. It calls for a vote in situations where the public good is most likely to be displaced by profiteering private interests:

- where the deal is exceptionally large; or
- where the environmental impact is great, or unknown; or
- where the price is substantially below market value; or
- where the deal subsidizes people of above-average income; or
- where the decision-making officials have financial ties to the deal's beneficiaries; or
- where opponents qualify an initiative petition within 60 days of the deal's adoption.

Voter approval prevents rip-offs. It pressures developers to improve their proposals. And it gives the people more control over our city's future, so that planning will better reflect the public interest.

The right to vote is more than an abstract ideal—it's our best defense against those who would enrich themselves at the expense of the city and its environment.

For the right to vote on our city's future—Vote Yes on "T."

Grassroots/ELECTION ACTION

ARGUMENT AGAINST PROPOSITION T

Proposition T will throw a monkey wrench into the City's efforts to encourage the construction of affordable family housing. It's put on the ballot by the same small group that wants to stop the construction of affordable housing at Polytechnic High.

Essentially, it is a selfish scheme that would prevent the City from donating surplus City land in order to hold down costs of new family housing.

The process by which such needed housing is approved is open and democratic; the public is fully able to participate all along the way, from planning commission to the Board of Supervisors.

The measure proposes that surplus land, instead of directly benefitting families and wage earners, should be sold to the highest bidder. Prices would skyrocket. Homes would be for the rich, and speculators would profit.

VOTE NO ON "T"

Additionally, Proposition T specifically would kill a particular project downtown—the Commercial Street Pedestrian Mall with a fountain, trees and benches.

The City has long supported downtown beautification, and in this case the private sector would pay the entire cost of building and then maintaining the mall. There would be no cost for the taxpayer. Instead, the developer would pay property taxes on the improvements.

Don't let a small group destroy the City's ability to convert surplus lands into affordable housing and accessible public space.

VOTE NO ON "T."

Dianne Feinstein, Mayor

ARGUMENT AGAINST PROPOSITION T

This declaration of policy purports to accomplish two goals. One is to give San Franciscans increased voting rights on public land matters. The other is to rescind a "gift" of public property by the City to private interests. The first of these goals is unnecessary. The Charter already grants the people of San Francisco the right by referendum to vote on public land matters. The second goal is entirely misguided. The City has made no "gift" of public land. The policy this declaration would rescind is not a "gift," but a well-thought out plan for downtown public open space. While accomplishing nothing positive, Proposition T is so poorly written and potentially damaging that it should be soundly rejected.

Proposition T is a rambling, vague and inflammatory initiative. It undermines the City's efforts to provide affordable housing and open space. It would burden the City with substantial additional costs. It would tie the City's hands in future negotiations with developers. And it would rescind an excellent plan to provide the downtown area with 10,000 square feet of vitally needed open space.

Contrary to the claims made by the proponents of this misleading proposition, Embarcadero Center was not given Commercial Street as a "gift". The City's agreement is very specific. Embarcadero Center will build a fully accessible, public pedestrian oriented mall free of vehicular traffic. The land itself remains public property. Embarcadero Center will pay for the mall's maintenance and insurance coverage. Embarcadero Center will also pay property taxes based on the value of the improvements. No cost will be passed on to the taxpayers of San Francisco. Embarcadero Center has no right to use any portion of the mall for shops or commercial purposes.

The right of referendum is one of the greatest rights available. This measure cannot provide a right of referendum—the people already have it. This poorly worded proposition is unnecessary, damaging and costly. We urge you to vote NO on Proposition T.

SUBMITTED BY THE BOARD OF SUPERVISORS

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ARGUMENT AGAINST PROPOSITION T

Proposition T will hurt the City's efforts to provide affordable housing and open space. Please vote NO on Proposition T.

Assemblyman Art Agnos
John L. Molinari, Member, Board of Supervisors
City Attorney Louise H. Renne

ARGUMENT AGAINST PROPOSITION T

Proposition T does not merit your support. It was put on the ballot by a small group of special interests whose sole objective is to deny San Franciscans of affordable housing.

Their argument about land giveaways to the Rockefellers is simply a smokescreen to hide their real agenda. Proposition T is not about land giveaways. It's not about the Rockefellers. Proposition T is only about limiting the City's efforts to use public land to meet worthy goals.

I urge you to vote against the deceptive tactics used by a small band of self-interested individuals. Vote NO on Proposition T.

Sue Bierman, San Francisco Planning Commissioner

ARGUMENT AGAINST PROPOSITION T

Proposition T is a rip-off. It probably will not do anything at all about the closure of Commercial Street. But it could stop affordable housing projects.

Where was Dr. Rider five months ago when the Board of Supervisors was considering Commercial Street? Where was Terence Faulkner? Where was Arlo Hale Smith? They weren't at the Board of Supervisors fighting against the project. They were out in the streets circulating misleading petitions to stop affordable housing at Poly High and Balboa Reservoir.

Proposition T is another misleading proposition. As people who fought the Commercial Street vacation tooth and nail, we plead with you to vote NO on Proposition T. Stop bait and switch ballot measures.

Sue C. Hestor, San Franciscans for Reasonable Growth
Calvin Welch, Citizens for Representative Government

ARGUMENT AGAINST PROPOSITION T

Proposition T may sound like a good idea, but hidden between the lines is a dangerous plan. Proposition T would greatly hinder the City's efforts to provide open space, parks and recreational opportunities. Proposition T would eliminate an excellent plan to provide much-needed open space in Downtown San Francisco. Do not be fooled by the sensationalistic rhetoric presented by the authors of this measure. San Francisco cannot afford their hidden agenda. Vote NO on Proposition T.

Eugene L. Friend, President,
San Francisco Recreation and Parks Commission

ARGUMENT AGAINST PROPOSITION T

Keith Eickman,
San Francisco Recreation and Parks Commissioner
Tommy Harris,
San Francisco Recreation and Parks Commissioner
Amy W. Meyer,
San Francisco Recreation and Parks Commissioner
Jeff Mori,
San Francisco Recreation and Parks Commissioner
Fred A. Rodriguez,
San Francisco Recreation and Parks Commissioner

Proposition T is a misleading ballot initiative proposed by narrow special interests. Proposition T does not give the people of San Francisco a single additional voting right.

The sole result of Proposition T would be to take away the City's ability to provide open space, parks and affordable housing. The sponsors of Proposition T have tried to accomplish this before. Each time, San Francisco voted NO. We should do so again.

ARGUMENT AGAINST PROPOSITION T

Do not be misled by the ballot arguments presented by the proponents of this measure. Proposition T has nothing to do with land giveaways or the Rockefellers. The mere purpose of Proposition T is to limit the City from using public property for open space, parks and affordable housing.

Join me in voting No on Proposition T.

John L. Burton, Former Member of Congress

ARGUMENT AGAINST PROPOSITION T

Proposition T will hurt San Francisco's working men and women. It will effectively reduce the amount of affordable housing available to the residents of our City. It will reduce open space and recreational opportunities.

Join thousands of other San Francisco working people by voting NO on Proposition T.

Stanley M. Smith, Secretary-Treasurer,
San Francisco Construction and Building Trades Council
ARGUMENT AGAINST PROPOSITION T

The Affordable Housing Alliance is a citywide renters rights organization. We have led efforts to keep rents in San Francisco at affordable levels. We are well-aware of the dire need for affordable rental housing in San Francisco. This is why we strongly oppose Proposition T.

Renters in San Francisco must vote NO on Proposition T.
Proposition T is a sham. Its backers claim they want to reduce the influence that wealthy developers have on City Hall. Do not believe it. The special interests who put Proposition T on the ballot have one objective—to block the construction of affordable rental housing in San Francisco. The voters of San Francisco have rejected their efforts to block affordable housing many times in recent years. Now they are trying to sneak one by the voters. They are asking you to vote against the Rockefellers. But, Proposition T has nothing to do with the Rockefellers. It has everything to do with whether affordable rental housing is built in San Francisco.

We cannot afford to be fooled. Vote NO on Proposition T.

Mitchell Omerberg, Director, Affordable Housing Alliance

ARGUMENT AGAINST PROPOSITION T

Proposition T will hurt San Francisco’s working men and women by contributing to increased housing prices and limiting the City’s ability to build affordable homes.

We strongly urge you to vote NO on Proposition T.

Walter L. Johnson, Secretary-Treasurer,
San Francisco Labor Council
Jeffrey R. Greensdorfer, Assistant Secretary,
San Francisco Labor Council

ARGUMENT AGAINST PROPOSITION T

Proposition T is a very deceptive ballot initiative. It sounds like a good idea, but it contains language that will greatly hinder San Francisco’s efforts to provide affordable housing and open space.

The San Francisco Democratic County Central Committee paid serious consideration to Proposition T. The overwhelming consensus was that this measure has nothing to do with the Rockefellers or land giveaways. The net effect of Proposition T is to help a small group of individuals in their efforts to block the City from building affordable housing.

Proposition T is an obvious attempt to fool the people of San Francisco. We cannot afford to be fooled.

The San Francisco Democratic County Central Committee strongly urges you to vote NO on Proposition T.

Carole Migden, Chair,
San Francisco Democratic County Central Committee

ARGUMENT AGAINST PROPOSITION T

Vote NO on Proposition T. Proposition T is a cynical attempt to limit the City’s ability to use public land in order to meet social goals. The language of Proposition T is very broad. Passage of this measure would seriously undermine the City’s efforts to provide affordable housing, public housing, open space, public parks and recreation facilities and would greatly politicize the planning process.

Don’t be fooled. Proposition T is just one more move on the part of a handful of people who are attempting to deny San Francisco the ability to serve its citizens. VOTE NO ON PROPOSITION T.

John H. Jacobs, Executive Director,
San Francisco Chamber of Commerce

ARGUMENT AGAINST PROPOSITION T

Proposition T was put on the ballot by a small group of self-interested individuals who have been behind the unsuccessful efforts against affordable housing in recent years. This time they are hiding their real intent by calling their measure the “Public Property Voting Rights Initiative.” Do not be misled. Proposition T is simply an effort to stop the construction of affordable housing in San Francisco. We must send a loud and clear message—San Francisco does not tolerate deception and political trickery. Vote NO on Proposition T.

Donnetter E. Lane, OMI Community Activist
Cheryl Towns, New Bayview Committee
Frank Noto
De Esta Lane
Irvnie Lawson, Jr., Secretary/Treasurer, HCDC
Arnold Wallace
Doris J. Taylor, President, Golden Gate Association
Rev. John H. Lane
Edward V. Andreas
Rose M. Buckley
Valerie D. Toler

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ARGUMENT AGAINST PROPOSITION T

As workers in downtown San Francisco, we know there is a great need for open space in the Financial District. We need places to stroll and sit during our lunch hours and breaks. There aren't enough places where we can enjoy the outdoors during the day.

The Commercial Street Pedestrian Mall will be a welcome place to enjoy away from the workplace. With its special artwork, elegant landscaping, trees, public seating, walkways, and fountain, the Pedestrian Mall will greatly enhance our daily work environment. Commercial Street today serves no use other than delivery truck parking.

Why the proponents of Proposition T are trying to block a plan to create usable open space at no public cost defies all logic. The people who come to work in downtown San Francisco five days a week want to see the Commercial Street Pedestrian Mall built.

Please vote NO on Proposition T.

ARGUMENT AGAINST PROPOSITION T

As merchants and small business operators in Downtown San Francisco, we understand how our area will benefit from the Commercial Street Pedestrian Mall. The Pedestrian Mall will bring more people to Downtown San Francisco. It will provide beautiful, publicly accessible open space. It will be the final link in a traffic-free pedestrian thoroughfare from the Financial District all the way to Justin Herman Plaza.

As business people, we would oppose a giveaway of public land to large corporations. But, that is not the issue here at all. Commercial Street was not given away. The City worked hard to arrive at an agreement with Embarcadero Center to build the Pedestrian Mall for all San Franciscans to enjoy at no public cost. The land is, and shall remain, public property.

We look forward to having the Pedestrian Mall built. We strongly urge you to vote NO on Proposition T.

ARGUMENT AGAINST PROPOSITION T

The Commercial Street Pedestrian Mall is the kind of sound land use San Francisco’s Planning Department has been working on for many years. Building a publicly accessible walkway at the Commercial Street service truck alley has been a longtime goal of San Francisco planners. A Pedestrian Mall on Commercial Street is a desirable goal in both the Downtown Plan and the San Francisco Master Plan. Proposition T would rescind an agreement that meets this goal at no public cost.

Proposition T, however, goes much farther than to overturn the decision to provide public open space in Downtown San Francisco. This measure is a thinly veiled attempt to thwart the City’s efforts to provide open space, parks, recreational opportunities and affordable housing throughout San Francisco.

Proposition T is bad planning policy. Everyone agrees we need more open space in Downtown San Francisco. Everyone agrees we need more affordable housing in San Francisco. Join us and vote NO on Proposition T.

Toby Rosenblatt, President,
San Francisco Planning Commission
Richard B. Allen, San Francisco Planning Commissioner
Susan J. Birman, San Francisco Planning Commissioner
Bernice M. Hempfl, San Francisco Planning Commissioner
Yoshio Nakashima, San Francisco Planning Commissioner
Douglas G. Wright, San Francisco Planning Commissioner
Nuclear Free Zone

PROPOSITION U

Shall it be the policy of the people of San Francisco to declare San Francisco a nuclear free zone?  

YES 148 ➔
NO 149 ➔

Analysis
by Ballot Simplification Committee

THE WAY IT IS NOW: San Francisco has no policy on a nuclear free zone. City funds may be used to lobby for or subsidize nuclear military installations without a vote of the people.

The State regulates the disposal of radioactive wastes generated within the City. Liability insurance is not required in the State licensing process for use of radioactive materials. However, licensees must state that they have adequate financial means (assets or insurance) to take care of cleanup if there should be an accident.

THE PROPOSAL: Proposition U is a declaration of policy that calls on the Board of Supervisors to pass ordinances declaring San Francisco a “nuclear free zone.” It says no City funds shall be spent to lobby for or subsidize nuclear military installations without a vote of the people.

It calls on the Supervisors to: 1) protest, and if possible prevent, any commercial activity that creates radioactive wastes; 2) protest, and if possible prevent, any commercial activity that includes an uninsured or underinsured nuclear hazard; and 3) ensure or support the right to labeling or notice of irradiated food. The proposition would not affect medical or academic uses of radioactive materials.

Proposition U calls on the Supervisors to pass ordinances to support an economy which is not dependent on unnecessary military spending. The Board of Supervisors shall send letters to officials and media in support of a moratorium on nuclear weapons.

A YES VOTE MEANS: If you vote yes, you want the City to adopt this policy regarding uses of radioactive materials, as described in Proposition U.

A NO VOTE MEANS: If you vote no, you do not want the City to adopt this policy regarding uses of radioactive materials.

Controller’s Statement on “U”

City Controller John C. Farrell has issued the following statement on the fiscal impact of Proposition U:

“Should the proposed Declaration of Policy be adopted and implemented, in my opinion, it should not affect the cost of government.”

How Prop. U Got on the Ballot

On October 2, 1986 the Registrar of Voters certified that the initiative declaration of policy calling for a nuclear free zone had qualified for the November 1987 ballot.

Paul Kangas, the proponent of the petition, had gathered 11,210 signatures which he turned in to the Registrar on September 3, 1986.

A random check of the signatures showed that 8,065 of the signatures were valid. This is more than the 7,332 signatures needed to qualify an initiative declaration of policy for the ballot.

POLS CLOSE AT 8:00 P.M.
ARGUMENT IN FAVOR OF PROPOSITION U

This fall, S.F. voters can declare the city a Nuclear Free Zone in which nuclear weapons and radiation hazards are unwelcome. Sponsored by Peace-and-Freedom's Paul Kangas and S.F. Supervisor Hongisto, this measure focuses on preventing City Hall from spending local tax funds to subsidize or attract the nuclear-armed battle ship Missouri.

The Missouri carries nuclear-armed "Tomahawk" Cruise missiles. The Russians know this, but the government is trying to keep it "secret".

The Navy has already admitted dumping radioactive and other "illegal" toxic wastes at Hunters Point. Their "secrecy" about nuclear weapons is aimed at us.

This proposal has support from across the political spectrum. Congressional candidates endorsing it ranged from Libertarian Grove and Republican Garza, to Democrats Pelosi, Ward and Silver, to Humanist Edwards and Peace-and-Freedom's Zuur. Vote Yes!

Paul Kangas, Peace-and-Freedom Party

ARGUMENT IN FAVOR OF PROPOSITION U

San Francisco's quality of life is largely the result of our having the strongest anti-discrimination policies of any major city in the country. We'll all suffer if we sacrifice that proud tradition in pursuit of the Almighty Dollar.

If we spend local money to subsidize the Battleship Missouri, we're subsidizing job discrimination—and not only because gays are commonly refused security clearances needed for many of the best paying defense jobs.

Homosexuality still is grounds for discharge from the military, no matter how good your record is. It's as if if the private lives of consenting adults were a greater crime than supplying arms to Iran or lying to Congress.

The military also still discriminates against women, not allowing them jobs they are equally qualified for. As a result, no women are allowed assignment on the Missouri!

If we decide to let the Navy ignore our anti-discrimination laws, they'll get the message that they can ignore our environmental and safety laws as well. People like Admiral Poindexter honestly believe that they're above the law (local, national and world law alike).

The discrimination policies of the U.S. military are long overdue to be scrapped. If we refuse to subsidize them until they stop discrimination, maybe they'll start listening.

In the meantime, people who are taxed as equals should not be treated as less-than-equal when the money comes back in the form of jobs.

Just say No to Discrimination—Vote Yes on "U"!

Kim Cursaro, Editor, Coming Up Newspaper
Michael Buffa, Castro Businessman
Paul A. Patauhtola, Castro Businessman
William Pung, Orphan Andy's Restaurant
Wurbablies

ARGUMENT IN FAVOR OF PROPOSITION U

WILL THE BATTLESHIP BRING A “BOOM” TO HUNTERS POINT?

"Relocation" of blacks in South Africa is an issue in Prop. V (Consumer Apartheid Boycott)—the all-white government is forcibly evicting whole communities, bulldozing their homes, herding them onto reservations.

But "relocation" is not just a faraway problem. If the nuclear-armed battleship Missouri comes to Hunters Point, there are two ways it could lead to "relocation" of the blacks who live there now.

1) Since City Hall cares more about the Navy than it ever did about local blacks, we can expect long-overdue improvements in all kinds of city services. Combined with the military industry's tendency to create a relatively small number of relatively high-skilled, high-paying jobs, we can expect the area to be "gentrified", the jobs taken by newcomers while existing residents and businesses can't afford increasing rents, or simply get evicted.

2) Given another tendency of the military industry, to dump toxic wastes all over and generally endanger their neighbors, there could be a much quicker type of "relocation"—the kind where you wake up at 4:00 a.m. to the sound of sirens and loudspeakers announcing that there's been some sort of unexpected development and everyone has to immediately evacuate the area.

We don't need more battle ships, or more nuclear bombs, at Hunters Point or anywhere else. We need to re-direct our economy away from wasteful military spending and toward real public needs. Proposition U (Nuclear Free Zone) would stop City Hall from spending local funds to subsidize nuclear weapons facilities such as the Missouri home-port. Vote YES!

Ira Finley

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ARGUMENT IN FAVOR OF PROPOSITION U

DOCTORS SPEAK OUT FOR A NUCLEAR FREE ZONE:

The explosion at the nuclear power plant in Chernobyl was more than the Soviet health care system could handle, even with help from doctors flown in from around the world.

The next peacetime nuclear disaster could be far worse. Any wartime nuclear catastrophe would be incomparably worse. There's only one way to handle casualties on such a large scale: prevention.

A major population center is no place for nuclear weapons or commercial radiation hazards. We ask you to vote Yes.

Doctors For a Nuclear-Free World

Howard Goldman, M.D.
Michael Kirsch, M.D.
Bill Steinsmith, M.D.

ARGUMENT IN FAVOR OF PROPOSITION U

For the right to say no to food irradiation:

The nuclear industry wants to sell us irradiated food. But people are resisting. The federal government’s solution is to allow food irradiation without labelling; if you don’t know it’s irradiated, you can’t avoid buying it.

People are right to be concerned about nuclear hazards. And people should have a right to choose what they buy and eat.

Proposition U tells the Board of Supervisors to “pass or- dinances to ensure or support the right to labelling or notice, in plain language, regarding irradiation of food.”

For freedom of choice: vote Yes.

Rainbow Grocery
Laurie Cooperman
Lois Warshaw

ARGUMENT IN FAVOR OF PROPOSITION U

This Declaration of Policy is a way of saying No to the nuclear arms race. There are already more than enough nuclear weapons to destroy us all. A freeze would save billions—and would be a real step in the direction of world peace.

This is also a way of saying No to commercial radiation hazards. Nuclear energy is more hazardous than other industries. Its threat ranges from slow increases in cancer and birth defects, to sudden poisoning of whole regions.

San Francisco is no place for nuclear weapons or commercial radiation hazards. Vote YES!

San Francisco NUCLEAR FREE ZONE Committee
Mothers Against Asbestos in the Schools
Terence Hallinan, Atty.
Irma Tuomien, Gray Panthers
Joel Ventresca
Brother Kelly Cullen, O.S.M. Franciscan Friar
Eleanor and Richard Weaver
Dale Axelrod

ARGUMENT IN FAVOR OF PROPOSITION U

PEACE IS GOOD FOR LABOR!

During wars, it’s working people who suffer most of the casualties. And in between wars, it’s working people who suffer most from the unemployment and other economic casualties of military spending.

Government statisticians calculate that military spending increases unemployment, since the money is taken away from non-military spending (where it creates more jobs-per-dollar, and does more to serve real needs).

We need jobs with peace—not an economy addicted to a perpetually escalating arms race.

Vote Yes!

Stephen Bingham, Atty
Paul Kangas
Howard Wallace
Elmer Brunsman
John Mehring

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ARGUMENT IN FAVOR OF PROPOSITION U

New York City and Chicago have declared themselves "Nuclear Free Zones". So have Louisville, Iowa City, Jersey City, Hoboken, Boulder, Madison, Eugene, Oberlin and a hundred other places in the United States.

Northern California "Nuclear Free Zones" include Marin County, Berkeley, Napa, Mill Valley, Sebastopol, Sausalito, Martinez, Davis, Fairfax, St. Helena, Chico, Arcata and Placerville.

Austria, Greenland, Iceland, Japan, New Zealand, Spain, Sweden, Wales and a dozen other countries have made similar declarations.

Worldwide, some 5000 communities, large and small, have done the same. None of them has ever had any cause to regret it.

These declarations vary in their details. Some are binding; some are symbolic. But all of them are important public statements against the arms race—and in favor of a Nuclear Free World.

Let's add our voice to this growing movement.

Vote Yes on U!

Ario Hale Smith, BART Director
Terence Hallinan, Atty.

ARGUMENT AGAINST PROPOSITION U

Vote NO on Proposition U. Every sane human being is concerned about the safety of themselves and their children. Legitimate issues exist on the appropriate uses and handling of nuclear materials. This Nuclear Free Zone Initiative does not deal with those issues. This initiative is a thinly-veiled attempt to block the homeporting of the Missouri in San Francisco. If the backers of this measure want the people to vote on homeporting of the Missouri, why didn't they just say so? Could it be that a significant majority of San Franciscans favor Homeporting? What do you think? VOTE NO on Nuclear Free Zone.

John H. Jacobs, Executive Director,
San Francisco Chamber of Commerce

ARGUMENT AGAINST PROPOSITION U

Nuclear-Free-Zone is an anti-free concept. Nuclear energy and weapons are essential to our defense. VOTE NO.

Max Woods

Harry Ernst

Terence Faulkner
Robert McGuire
Members, San Francisco Republican County Central Committee
Joseph Heizer, Republican

Arguments printed on this page are the opinion of the authors and have not been checked for accuracy by any official agency.
Consumer Apartheid Boycott

PROPOSITION V

Shall it be the policy of the people of San Francisco to support a consumer boycott of companies which profit from apartheid in South Africa?

| YES | 151 | NO | 152 |

Analysis
by Ballot Simplification Committee

THE WAY IT IS NOW: A San Francisco ordinance requires City officials to avoid doing business with companies that have ties to South Africa. There is no policy asking individuals to boycott such companies.

THE PROPOSAL: Proposition V would ask everyone to boycott companies which profit from apartheid in South Africa. The Board of Supervisors is asked to identify appropriate targets for the boycott, including the worst offenders in each basic industry, according to certain standards.

A YES VOTE MEANS: If you vote yes, you want San Francisco to have a policy calling on everyone to boycott companies which profit from apartheid.

A NO VOTE MEANS: If you vote no, you do not want San Francisco to have a policy calling on everyone to boycott companies which profit from apartheid.

How Prop. V Got on the Ballot

On December 10, 1986 the Registrar of Voters certified that the initiative declaration of policy calling for a consumer apartheid boycott had qualified for the November 1987 ballot.

Apartheid Boycott Campaign, the proponent of the petition, had gathered 11,487 signatures which they turned in to the Registrar on November 14, 1986.

A random check of the signatures showed that 8,100 of the signatures were valid. This is more than the 7,332 signatures needed to qualify an initiative declaration of policy for the ballot.

Controller’s Statement on “V”

City Controller John C. Farrell has issued the following statement on the fiscal impact of Proposition V:

“Should the proposed Declaration of Policy be adopted and implemented, in my opinion, it should not affect the cost of government.”

APPLY FOR YOUR ABSENTEE BALLOT EARLY

POLL WORKERS NEEDED

Election day workers are needed at the polls in most San Francisco neighborhoods.

Apply now in Room 158, City Hall.
ARGUMENT IN FAVOR OF PROPOSITION V

Consumer Boycotts are Grassroots "People Power".
Over two decades ago, Dr. Martin Luther King advocated international economic boycotts to pressure South Africa to abolish Apartheid.

In South Africa itself, it's a serious crime—"treason"—to agree. Nevertheless, such boycotts have repeatedly been backed by Bishop Tutu, the Congress of South Africa Trade Unions, the African National Congress, the Mandelas, Steve Biko and many other victims of that system.

It may cause a temporary worsening of their economic conditions, but they see that as preferable to the status quo, and preferable to the millions of deaths expected if it takes a violent revolution to overthrow Apartheid.

City officials are already boycotting when spending public funds. Proposition V is aimed at getting more people involved.

The proponents of this initiative include:
- Robert McCall (Exec. Bd., Local 2, Hotel/Restaurant Workers)
- Lulu Carter (Vice Pres., S.F. Democratic Party Central Cttee.)
- Terence Hallinan, Atty. (Member, Democratic Party Central Cttee.)
- Terence Faulkner (Chairman, S.F. Republican Party Central Cttee.)
- Willie Townsend (Peace and Freedom Party)
- Muhammad Al-Kareem (Editor, New Bay View Newspaper)
- I-Claudine Eccleston-Boen (Former editor, Reggae Calendar)
- Stony Gebert (Grassroots/Election Action)
- Nate Harrington, Atty. (Bayview/Hunters Point Community Defenders)

(affiliations listed for identification purposes only)

Prop. V has been endorsed by Democrats including Nancy Pelosi, Doris Ward, Harry Britt, Carol Ruth Silver, Michael Hennessey and Arlo Hale Smith; by Republicans Mike Garza, Terence Faulkner and Kevin Wadsworth; by the S.F. Democratic Party (County Central Committee), the Peace-and-Freedom and Humanist parties, and many more.

We agree. Boycott companies that profit from injustice—vote YES!

Lulu Carter
Arnold Townsend
Nate Harrington
Robert McCall
Arlo Hale Smith
Pebbles Trippet
Jesse James
Bookworks
Communication Workers of America, Local 9410

ARGUMENT IN FAVOR OF PROPOSITION V

The "Apartheid" system denies most South Africans such basics as the right to vote, solely because of the color of their skin.

If all races could vote, South Africans would long ago have voted to end Apartheid. Since they can't vote, we need to do it for them.

Prop. V calls a voluntary consumer boycott of companies identified by the Board of Supervisors as "worst offenders" in profiteering from Apartheid. It would not require any significant spending of city funds or infringement of individuals' liberties.

Make a statement for human rights; vote Yes!

Michael Hennessey, Sheriff
Lulu Carter, Democratic Party County Central Committee
Terence Faulkner, Chair, SF Republican Party

*organization for identification purposes only.

ARGUMENT IN FAVOR OF PROPOSITION V

Businesses Speak Out Against Apartheid:

We believe in responsible business practices. This means earning profits—not profiteering from the exploitation of others.

South Africa has attracted many American businesses, because the exploitation of the country's black majority has produced above-average profits—literally, "blood money". Boycotting South Africa pressures them to end Apartheid. Boycotting corporations that do business there pressures them to stop their profiteering.

Proposition V tells the Board of Supervisors to determine and publicly announce the most appropriate targets for a consumer boycott of companies tied to Apartheid.

As responsible businesses, we ask you to vote YES!

A & L Market
Albion Bar
La Bohéme
2 Jack's Fish Market

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ARGUMENT IN FAVOR OF PROPOSITION V

**Labor Speaks Out Against Apartheid:**

The Congress of South Africa Trade Unions has asked the world to boycott South Africa, to pressure for abolition of Apartheid.

San Francisco’s Supervisors unanimously passed a city purchasing policy to avoid companies tied to South Africa when satisfactory alternatives are available. This measure asks the public to follow that example.

The companies this would target can ignore moral appeals. But boycotts affect their “bottom line”—profits—in a way they can’t afford to ignore.

**Vote Yes.**

Communication Workers of America, Local #9410
Howard Wallace, Lesbian/Gay Labor Alliance
Warren Marr (member, Exec. Bd., Local 2, Hotel/Restaurant Workers)
Robert McCall (member, Exec. Bd., Local 2, Hotel/Restaurant Workers)
Elmer Brunsmann, Public Relations

ARGUMENT IN FAVOR OF PROPOSITION V

**Consumer Boycotts Can Help End Apartheid:**

This declares it city policy to call on everyone to avoid doing business with those who profit from Apartheid.

It directs the Supervisors to determine and publicly identify the worst offenders in each basic industry, so the public will know who to boycott. The city’s existing anti-apartheid policy would not be altered. That policy only applies to government spending; the new proposal seeks to enlarge the boycott by getting the consumer to join in.

**Vote Yes, and Boycott Apartheid!**

Robert McCall, Exec. Bd., Local 2, Hotel and Restaurant Workers

ARGUMENT IN FAVOR OF PROPOSITION V

**Attorneys Speak Out Against Apartheid:**

South African police can arrest without charge. They can hold you incommunicado—no contacts with family, lawyers, press. They censor news, books, music. They’ve banned Christmas caroling, funerals and other peaceful gatherings. Groups which criticize the government are forbidden to hold meetings.

Blacks are subject to segregation and “relocation”; their property and employment rights are greatly restricted; often, they are simply murdered.

As attorneys, we help when people’s legal rights are violated. **But what can we do when people have no legal rights?**

In the court of world public opinion, Apartheid has been convicted of crimes against humanity. By imposing a sentence of economic isolation, we can end Apartheid.

Take a stand for justice—vote Yes!

Melvin M. Roit, Sr
Charles Garry
Terence Hallinan
J. Tony Serra
Arlo Hale Smith
Nate Harrington
Cheyenne Bell
Ann Menasche
Heber L. Dreher
Doron Weinberg
Stephen Bingham
Rudolph Dar

ARGUMENT AGAINST PROPOSITION V

This measure is an attempt at foreign policy. It uses the power and influence of local government against corporations. Support the President’s policies. VOTE NO.

Harry Ernst

ARGUMENT AGAINST PROPOSITION V

Martin Eng
Robert McGuire
Members, San Francisco Republican County Central Committee
Joseph Herzer, Republican

NEXT TIME YOU MOVE . . .

DON’T LEAVE YOUR VOTE BEHIND!

You must re-register to vote whenever you move.

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PROPOSITION W

Shall it be the policy of the people of San Francisco to build a baseball park at 7th and Townsend Streets at no cost to the City?

YES 154
NO 155

Analysis
by Ballot Simplification Committee

THE WAY IT IS NOW: The Recreation and Park Department owns and operates Candlestick Park, which is used in part for professional baseball.

THE PROPOSAL: Proposition W would make it the official policy of the people of San Francisco to build a baseball park at 7th and Townsend Streets on land provided at no cost to the City. There would be no increases in taxes and all debt repaid with non-tax money.

A YES VOTE MEANS: If you vote yes, you want to adopt this policy calling for the construction of a baseball park at 7th and Townsend Streets at no cost to the City.

A NO VOTE MEANS: If you vote no, you do not want to adopt this policy calling for the construction of a baseball park.

Controller’s Statement on “W”

City Controller John C. Farrell has issued the following statement on the fiscal impact of Proposition W:

"Should the proposed Declaration of Policy be approved, in my opinion, it would not, in and of itself, affect the cost of government. However, as a product of its possible future application, certain governmental costs may be incurred, the amounts of which are indeterminate."

How Prop. W Got on the Ballot

On August 5 the Registrar of Voters received a written letter signed by the Mayor and seven Supervisors requesting that a proposition calling for construction of a baseball stadium be placed on the November ballot.

The request was signed by Mayor Dianne Feinstein and Supervisors Wendy Nelder, Jim Gonzalez, Thomas Hsieh, Doris Ward, Carol Ruth Silver, Willie Kennedy and Nancy Walker.

The City Charter provides that either the Mayor or one-third of the Board of Supervisors may place a declaration of policy on the ballot in this manner.

Polls are open until 8:00 p.m.
Baseball Stadium

ARGUMENT IN FAVOR OF PROPOSITION W

San Francisco without our Symphony, Opera, Ballet, the 49ers or the Giants? Impossible!

Let's keep the Giants in San Francisco!

Vote yes on Proposition W.

The Giants' lease expires in a few years and the team has made it clear it won't sign a new lease to play at Candlestick.

The Giants are a tremendous economic and social resource for our City. Hundreds of thousands of San Franciscans attend Giants games. Thousands of jobs are produced and over a million dollars of tax revenues are paid each year to the City.

More importantly, baseball is part of America and a part of urban life. It provides entertainment for people of all ages, at prices people can afford. Yet, unless we act, San Francisco may lose the Giants.

If we are to retain the Giants, a new ballpark must be built.

Candlestick Park, 28 years ago baseball's newest stadium, is today the second oldest ballpark in the National League. Strong winds—aggravated by the design of the stadium—affect play, and fog and cold keep fans away from night games. Proposed highway access that would have made the site more attractive, such as a second bridge to the East Bay, were never built.

Your yes vote on Proposition W will put the City on record supporting construction of a new ballpark, provided:

1. The ball park is built on free land at 7th and Townsend Streets;
2. There are no tax increases to pay for the ballpark; and
3. Any money borrowed to build the ballpark will be repaid from non-tax sources, such as revenues from ballpark operations.

Construction of a downtown ballpark will also benefit the 49ers. Candlestick Park will be remodeled into a football stadium, producing an annual operating profit to the City just from 49er games.

Your yes vote on Proposition W will give the green light to proceed with building a first-class ballpark— one that will ensure that the Giants remain in San Francisco.

Let's make the downtown ballpark a reality.

VOTE YES ON PROPOSITION W

Dianne Feinstein, Mayor

ARGUMENT IN FAVOR OF PROPOSITION W

In 1976 when it was announced that the Giants had been sold and were moving to Canada, I purchased the team because I thought it important that our City keep major league baseball. I have spent the last eleven years in an effort to find a way to keep the team in San Francisco for many years to come.

The only way to do that is by finding an alternative to Candlestick Park. That stadium just does not work anymore for baseball, and neither I nor any other owner will sign a lease to play in Candlestick when the current lease expires. The weather is poor, it is inaccessible to many San Franciscans and lack of public transportation prohibits many people from using the park.

Seventh and Townsend is the product of several years of site research, evaluation and scrutiny. The wind and weather conditions are significantly better than Candlestick, it is accessible to everyone in San Francisco and public transportation will be easy. Baseball games will create less traffic congestion than there is now during commute hours, and all weekday games will be played after the commute is over.

Proposition W will bring more jobs plus millions of dollars in new revenue to the people of San Francisco. It will also give our young people, senior citizens, indeed people from all walks of life, decent, safe and accessible recreation.

Proposition W is a non-binding policy statement which sets the ground rules for financing a ballpark at 7th and Townsend. It is an expression of public support to allow us to keep discussions alive to finance the ballpark. Without an expression of public support, San Francisco will be left without a major league baseball team.

The issue is not whether or not we should build a ballpark for Bob Lurie or for the Giants. This franchise will be around a lot longer than I, and they will always have a place to play. I just think it would be tragic if it is not in San Francisco.

Bob Lurie, Chairman, San Francisco Giants

ARGUMENT IN FAVOR OF PROPOSITION W

We have a once in a lifetime opportunity to build a new, 42,000 seat baseball stadium on free land. The Giants deserve a signal from the voters that we want to keep major league baseball in San Francisco. A great City, which can support great symphony, opera, ballet and theater companies, must also support major league baseball. The Giants are part of the great mix of recreational, cultural and civic assets which make us a world class City.

KEEP THE GIANTS IN SAN FRANCISCO, PLEASE VOTE YES ON PROPOSITION W.

Supervisor Jim Gonzalez

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Baseball Stadium

ARGUMENT IN FAVOR OF PROPOSITION W

Proposition W will bring San Franciscans many new jobs and millions of dollars in new revenue.

Proposition W is a non-binding policy statement which sets the ground rules for financing a ballpark at 7th and Townsend. It is an expression of public support which will allow us to keep discussions alive to finance an $80 million baseball park as follows:
1. About $45 million would come from bonds, repayment of which would be guaranteed by the private sector. No public debt!
2. About $35 million would be in cash, raised from the following sources:
   a. Sale of luxury boxes.
   b. Sale of ballpark name.
   c. Sale of corporate sponsorships.
   d. Surplus Candlestick Park money, if available and if necessary.
   e. Surplus hotel tax money (money paid by tourists, not by San Franciscans), if available and if necessary.

A new ballpark at 7th and Townsend will strengthen San Francisco's economy. If we lose the Giants, we will lose, in addition to a major league baseball team, millions of dollars that the Giants already bring into our community.

Join the Democratic County Central Committee, SPUR (San Francisco Planning and Urban Research Association), the Board of Supervisors Downtown Ballpark Advisory Committee, and many more who have voted overwhelmingly to endorse YES on Proposition W.

Keep the Giants here. Help our economy, vote "YES" on Proposition W.
(Organizations listed for identification purposes.)

Hon. Jim Gonzalez, Board of Supervisors
Hon. Tom Hein, Board of Supervisors
Hon. Willie Kennedy, Board of Supervisors
Hon. Wendy Nelder, Board of Supervisors
Hon. Carol Ruth Silver, Board of Supervisors
Hon. Michael Hunnepen, Sheriff of San Francisco
Hon. Jeff Brown, Public Defender of San Francisco
Frank Jordan, San Francisco Chief of Police
Senator Milton Marks
Assembly Speaker Willie Brown
Mary Burns, General Manager, San Francisco Department of Recreation and Parks
Eugene Friend, President, Recreation and Park Commission
Frances McAvoy, Recreation and Park Commission
Jeff Mori, Recreation and Park Commission
Keith Eckmam, Recreation and Park Commission
Fred Rodriguez, Recreation and Park Commission
(See next argument in support of Proposition W for continuation of supporters.)

ARGUMENT IN FAVOR OF PROPOSITION W

We, the undersigned, support the previous argument in favor of Proposition W.

John Henning, Secretary-Treasurer, California Federation of Labor
Walter Johnson, Secretary-Treasurer, San Francisco Labor Council
Gina Moscone
Gina Pennestri, Aide to Congresswoman Barbara Boxer
Bob Barry, President, San Francisco Police Officers Association
John Jacobs, Executive Director, San Francisco Chamber of Commerce
Gordon Swanson, Past President, San Francisco Chamber of Commerce
Don Stephens
Carol Migden, Chair, San Francisco Democratic County Central Committee
Linda Prox, Past Chair, San Francisco Democratic County Central Committee
Ager Jacobs, Past Chair, San Francisco Democratic County Central Committee
Tom Horn, Chair, Board of Supervisors Downtown Ballpark Advisory Committee
Michael Ryan, Supervisors Advisory Committee
Ed Morse, Supervisors Advisory Committee

ARGUMENT IN FAVOR OF PROPOSITION W

As law enforcement professionals in San Francisco, we ask you to vote YES on Proposition W.

Our young people need the recreational opportunity of an accessible ballpark where they can attend games rather than facing idle time which often only gets them into trouble. Baseball has always been a family game, and the 7th and Townsend location will allow more families to spend more time together enjoying our national pastime.

We need a new ballpark that will be safe, that will have good public transportation, and a place that will be a permanent recreational center for the people of our City.

Please vote YES on Proposition W.
(Organizations listed for identification purposes only.)

Michael Hennessey, Sheriff, City and County of San Francisco
Jeff Brown, Public Defender, City and County of San Francisco
Frank Jordan, San Francisco Chief of Police
Cornelius Murphy, former San Francisco Chief of Police
Hon. Al Nelder, former San Francisco Chief of Police, former Supervisor
Bob Barry, President, San Francisco Police Officers Association
Dr. David Sanchez, President, San Francisco Police Commission
Joe Molla, President, Police Athletic League

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ARGUMENT IN FAVOR OF PROPOSITION W

The undersigned supporters of Proposition W all live in the neighborhoods of San Francisco. Some of us are Giants fans and some of us aren't, but we all urge you to vote Yes on Proposition W because it is good for our city.

We've listened to both sides and Proposition W clearly benefits all San Franciscans, fan and non-fan alike.

We need to keep the Giants in San Francisco and a Yes vote on Proposition W will allow us to do that in a way that won't raid the public treasury.

We care about the quality of life in the neighborhoods and a ballpark at 7th and Townsend will help, not hurt, the area. Traffic studies have already been done to prove that the ballpark will create less traffic than already exists in the area now during commute hours. By scheduling game times so as not to conflict with rush hour, we will prevent the traffic problems our opponents claim will happen.

(Please see next argument in support of Proposition W for continuation of supporters.)

ARGUMENT IN FAVOR OF PROPOSITION W

We, the undersigned, support the previous argument in favor of Proposition W.

Shirley Marcus
Tony Marovich
Kathleen McCallum
Fred McCullum
Joseph McWilliams
Claudette Melton
Ronald Minoli
Robert Mittelstadt
Robert Motowy
Don Moses
F. Lee Moulton
Edward Muir
Emilio Nicolas Jr.
William Oates
William O'Connor
William Parks
Gina Poveresti
Dino Petraccu
Gregory Porter
Cassius Quilevia
Francis Redman
Robert Rydar
Dr. Richard Sanchez

ARGUMENT IN FAVOR OF PROPOSITION W

As a resident of Potrero Hill, I strongly support Proposition W that would allow for a new baseball park to be located at 7th and Townsend Street.

I support Proposition W, not only because it will help keep the Giants in San Francisco, but it will also provide new jobs opportunities as well as millions of dollars in new revenues for San Francisco's treasury.

The 7th and Townsend location for the baseball park will make it accessible to all San Franciscans by public transportation as well as by automobile. The site will be served by the planned Muni/Metro extension, by BART, and by Caltrain. There are also more than adequate parking facilities available.

The new ballpark will be built on land provided at no cost to the City and constructed without public debt. The private sector has the responsibility of financing any bonds. During the many years I have represented San Francisco in Congress there was much talk of a new baseball park. We finally have the opportunity to vote on the issue. This is our chance to have a downtown ballpark. Let's give the Giants a vote of confidence and keep San Francisco a major league city. Join me in voting Yes on Proposition W.

John L. Burton, Former Congressman, D-SF

ARGUMENT IN FAVOR OF PROPOSITION W

Since becoming President and General Manager of the Giants in late 1985, two things have become very clear to me:

1. The people of San Francisco truly love and are proud of their Giants, and
2. Without a new ballpark at 7th and Townsend, the Giants will leave San Francisco in a few short years.

Willie Mays, Willie McCovey, Roger Craig and other Giants greats, past and current, all agree that the Giants are a tremendous resource for our city and that a new ballpark at 7th and Townsend would be great for our community.

Your Giants have come a long way in the past two years. Giants fever really took our city by storm these past couple of months and fan and non-fan alike saw what a big league team can mean to a community.

Keep the Giants in San Francisco where they belong. Vote yes on Prop. W.

Al Rosen, President and General Manager
ARGUMENT IN FAVOR OF PROPOSITION W

Please join me in voting YES on Proposition W.

The San Francisco Giants are an important economic and recreational resource for our city. This ballpark would be built on land at no cost to the City without any increase in any tax. A new ballpark at 7th and Townsend will provide tremendous economic benefits for all of us, baseball fan and non-fan alike. Major league baseball is an important part of our economy, provides jobs and recreation for San Franciscans from all walks of life, and contributes to San Francisco's stature as a world class city.

San Francisco is a city that knows how to solve problems and a YES vote on Proposition W will allow us to keep the Giants in San Francisco and do so in a way that makes good economic sense.

Without a new ballpark, San Francisco will surely lose the Giants to another city willing to provide a first class facility for the team. New York lost the Giants to San Francisco in 1958 over the same issue. Vote YES on Proposition W because we don't have to make the same mistake. We can keep the Giants and do it right.

 Supervisor John L. Molinar

ARGUMENT IN FAVOR OF PROPOSITION W

Working people of all ages and of all races throughout all of San Francisco must have the opportunity for new jobs. The construction of the new ballpark at 7th and Townsend will offer many badly needed jobs for local residents. After the ballpark is finished, employment will be available to many who were unable to transport themselves to Candlestick Park.

In addition, people from the surrounding Bay Area who will now come to our new ballpark will spend millions of dollars each year within our City. We will all profit from this!

Because of the ease of public transportation to 7th and Townsend, more of our young people and senior citizens will be able to attend Giants games.

ARGUMENT IN FAVOR OF PROPOSITION W

As leaders of organized labor in San Francisco, we urge you to vote YES on Proposition W.

(Organizations listed for identification purposes only.)

John F. Henning, Secretary-Treasurer, California Federation of Labor
Walter Johnson, Secretary-Treasurer, San Francisco Labor Council
Stan Smith, Secretary, Building and Construction Trades Council
Paul Vorosmarty, President, Joint Council 2, SEIU
George Evanovich, Laborers 261
Joe Mazzola, Plumbers and Steamfitters No. 38
Larry Mazzola, Plumbers and Steamfitters No. 38
Mike Hardeman, Sign, Display and Allied Crafts No. 510
W. J. Cimarron, American Federation of Musicians No. 6
Keith Eckman
Robert McDonnell, Laborers 261

ARGUMENT IN FAVOR OF PROPOSITION W

GO GIANTS!

Vote YES on Proposition W! Every first-class city in America has a symphony, opera, museum and a baseball team. To lose any one of these great institutions would be a great tragedy.

San Francisco has gotten a bad rap in the national media, the loss of the Giants would be one more black eye confirming the message of San Francisco as a dying city. Don't be mistaken, we will lose the Giants if we don't act now.

ARGUMENT IN FAVOR OF PROPOSITION W

And if that's not enough, could you really stand to hear about the Denver Giants? The Sacramento Giants?
WHERE'S YOUR PRIDE SAN FRANCISCO?
Remember, once the club's gone, it's gone.

John H. Jacobs, Executive Director,
San Francisco Chamber of Commerce

ARGUMENT IN FAVOR OF PROPOSITION W

Stadium opponents are seriously mistaken about its traffic and transportation impacts.

The Seventh and Townsend ballpark will not be a "new activity," but only relocate ballgames to a site that is much better served by transit. Candlestick Park traffic jams now impact Highway 101, which is the most overcrowded City freeway of all.

1. The new Stadium will be smaller than Candlestick, which means less traffic for 'sellout' games.

2. Unlike Candlestick, it will be directly accessible by Interstate 280 and CALIFRAIN as well as Highway 101, providing two new routes for Peninsula fans.

3. It can't cause any more traffic from the East Bay and Marin than Candlestick does now, and the freeway travel distance in the City for those fans will be shortened, reducing their impact.

4. It will be served by many more existing MUNI routes, including the Metro, that San Francisco fans will use. And un-
Baseball helps our economy. To build such a stadium using private financing is the right way. VOTE YES.

ARGUMENT AGAINST PROPOSITION W

Here are a few of the reasons I am against this stadium proposal:

- Will cause traffic back-ups on the freeway;
- Will cause traffic jams in the South of Market streets;
- Will certainly use taxpayers money despite claims to the contrary;
- Will interfere with South of Market businesses;
- Will interfere with the Mission Bay development. Would you buy a home next to a sports stadium?

A stadium at Seventh and Townsend at "no cost to the City"? Impossible!

The $1 per year lease for the site is only the tip of the fiscal iceberg. The Mayor admits that money from the Hotel Tax Fund and Candlestick funding may be used toward the project — as much as a couple of million dollars — and that is certainly a major cost.

Even if no city funds were used directly to pay off industrial or revenue bond debts, any problem with these bonds could irreparably harm the city's credit rating and increase the interest the city treasury must pay on any other bonds that are issued. Beware of hidden costs to the taxpayers.

An honest ballot measure should tell the voters that no public money of any kind will be used or that public funding will be required. This ballot measure does not specify what kind of public funding will be necessary, how much of a debt will be incurred over what period of time, and is intentionally misleading. It should be rejected.

ARGUMENT AGAINST PROPOSITION W

The proposed stadium will be costly, unnecessary and disruptive.

THE STADIUM WOULD BE COSTLY TO THE TAXPAYERS.

The site is not "free." Santa Fe expects public subsidy of its Mission Bay development in exchange for its "donation."

Proposition W prohibits only tax increases. The developers anticipate diverting existing taxes for maintenance and operation of the stadium to meet the inevitable shortfalls.

THE STADIUM MAKES NO ECONOMIC SENSE.

The City's management consultant said "under the present two-team market condition, a downtown stadium is not financially feasible without a large annual public subsidy." The Mayor failed to honor the request of the Board of Supervisors, to further study the economic implications of this stadium plan, prior to proposing it.

THE STADIUM WOULD BE DISRUPTIVE.

The proposed stadium would generate a huge increase in traffic, increasing downtown congestion.

To generate revenues, the promoters will book the stadium for loud rock concerts and other mass events, disrupting Potrero Hill and the proposed Mission Bay community.

The stadium will require relocation of the Caltrain passenger station to an inconvenient location at great public expense, resulting in loss of ridership and more cars downtown.

A DOWNTOWN STADIUM WOULD BE COSTLY TO SAN FRANCISCO AND PROVIDE FEW BENEFITS. PLEASE VOTE NO ON PROPOSITION W.

Stephen L. Taber, Member, Board of Supervisors' Downtown Ballpark Task Force
Baseball Stadium

ARGUMENT AGAINST PROPOSITION W

We need to be very wary of this proposition. The description of how the proposed new stadium is to be financed is vague and unsatisfactory, and we are given no firm assurance that city funds—including hotel tax funds (which belong to the taxpayers)—will not be used to defray construction costs.

At a time when we badly need to spend city funds to repair our schools, libraries, hospital, streets, pipes and other city properties, building a new stadium is a much lower priority. This proposition would give the stadium proponents the option of using $18 million of hotel tax funds to help defray construction costs—not a good use of these funds.

Roger Boas, Former Chief Administrative Officer

ARGUMENT AGAINST PROPOSITION W

We are avid baseball fans, but Free stadiums aren’t free. The site could contain homes for 700 San Franciscans or businesses employing 2000.

Seventh Street and Townsend is not downtown: it is almost a mile from Market Street transit.

Traffic will be a mess. The stadium will create even greater congestion on the streets and freeways.

San Francisco Tomorrow
Sierra Club

ARGUMENT AGAINST PROPOSITION W

A stadium at 7th and Townsend “at no cost to the City?” No way.

The Giants admit the stadium deal depends on use of City hotel tax funds. That's public money! What about traffic planning and control, additional Muni service and new roads? That takes tax or bond money.

And if any problems arose with industrial or revenue bonds, City credit ratings could suffer, increasing the interest the City would pay for future bonds.

Say no to this costly doubletalk. Vote NO on Proposition W.

Peter Beecher
Dian Blomquist
Betsy Boatright
Jack Boatright
Elizbeth Boleau
Bruce Davis
Jack Davis

David Jones
Karen Larson
Toby Levys
Jake McGoldrick
Ellen Roberts
Erica Silverberg
Debra Stein

ARGUMENT AGAINST PROPOSITION W

Vote NO on Proposition W. It would blight the quality of life for nearby neighborhoods and the planned Mission Bay project. It would create:

• Blocked freeways and parking congestion.
• Loud night-time noises from ball games and rock concerts.
• Glare from night lighting.
• Beer cans, garbage and other litter from tail-gate parties.
• Increased air pollution from auto exhausts.

Proposition W is a mistake that would cost taxpayers throughout the City millions each year. The land is NOT free to the City. The stadium would NOT be built without tax funds. Taxpayers WOULD have to pay the new stadium’s annual operating losses—while still paying-off the bonds for Candlestick.

Proposition W would NOT provide a downtown stadium. It WOULD require relocating the commuter rail depot still farther from downtown.

Just say NO.

Concerned Citizens and Taxpayers:
Aida Anderson
Rollin Anderson
Frank Claus
Mary Jean Claus
J. Delgado-Read
Gary Moore
Fernando M. Palacios
Heidi L. Palacios

Michael J. Paulson
Stephen Schmidt
Diana N. Schmidt
Glen Seaburg
Margaret Krimsky Siegmann
Michael W. Springer
Blanche Thebom
Mary Wall

Arguments printed on this page are the opinion of the authors and have not been checked for accuracy by any official agency.
ARGUMENTS AGAINST PROPOSITION W

Taxpayers Beware.
Stadium proponents say Proposition W will cost the taxpayers nothing. Don't be fooled.
• "Free" land from a developer means trade-offs at the City's expense.
• "No increase in taxes" allows the use of tax money collected at current rates.
• "All debt repaid with non-tax money" doesn't preclude upfront use of existing capital.
• Proposition W places no limit on use of public funds for maintenance and operation.
• Increased costs of traffic control, litter cleanup, police protection, etc. will be buried in the City Budget.
Don't write a blank check. Vote NO on W.
Don't Blight Mission Bay
The CSFN, a coalition of 35 neighborhood organizations, wants a livable new neighborhood at Mission Bay. A stadium would impose a burden of noise, parking problems, glaring night lights and traffic congestion on a future community not yet able to speak in its own defense.
Vote NO on Proposition W.
Coalition for San Francisco Neighborhoods

ARGUMENT AGAINST PROPOSITION W

Neighborhood advocates urge a NO vote on Proposition W. Proposition W does not prevent the use of public funds for a redundant new stadium. Don't write a blank check. Vote NO.
A stadium at Mission Bay commits the new neighborhood to built-in blight. Vote NO on Proposition W.

ARGUMENT AGAINST PROPOSITION W

Approaches to the Bay Bridge are backed up for miles starting as early as 1 o'clock daily. Adding ballpark traffic to this mess would be insane.
Ballpark noise will intrude into the quiet privacy of our homes.
Ballpark lights will blind our evening downtown and bay views.

ARGUMENT AGAINST PROPOSITION W

Statements by proponents to the contrary are obviously untrue.
Vote NO to preserve our city.

ARGUMENT AGAINST PROPOSITION W

When the Giants are playing well, they attract huge crowds at Candlestick. Seventh and Townsend has little public transportation and already has serious traffic and parking problems. Moreover, it is cold and windy.
With more than sixty percent of Giants fans from the Peninsula, Seventh and Townsend risks the serious possibility of lower attendance than at Candlestick. If multimillionaire Bob Lurie falls to make enough money at Seventh and Townsend, he could—like Raiders boss Al Davis—move the team.

ARGUMENT AGAINST PROPOSITION W

Say no to these shenanigans. Vote NO on Proposition W.

ARGUMENT AGAINST PROPOSITION W

While many politicians bemoan San Francisco's economic outlook, they overlook the wholesale trade which has become one of the city's fastest growing industries.
Thousands of new jobs have been provided in what used to be rundown warehouses located near 7th and Townsend Streets. This area is earmarked for further wholesale and related growth, providing even more jobs.
A neighboring stadium will not only discourage our customers to visit our showrooms, but will become a detrimental factor for our businesses and stop future growth.

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ARGUMENT AGAINST PROPOSITION W

We oppose the Seventh and Townsend stadium site—and we are avid Giants fans. It makes no sense to build another stadium in a poor location. Because of serious parking and traffic problems and lack of close public transit, the Seventh and Townsend site will likely result in less attendance than at Candlestick, plus there will be few, if any weekday games.

VOTE NO ON PROPOSITION W.

Zach Cowan
Michael Dingle
Dick Grosboll

Tony Kilroy
Ken Smith
Susan Weisberg

ARGUMENT AGAINST PROPOSITION W

A stadium at 7th and Townsend means afternoon freeway and street gridlock in all directions on game days. It means fighting for parking spaces, blocked fire hydrants and driveways. Well-intentioned fans will try to take “shortcuts” through neighborhood streets. A stadium will block commute trains at 7th and Channel, forcing more people into their cars every day.

Mission Bay parking will be occupied by Mission Bay uses. Traffic and parking would be a nightmare for everyone. VOTE NO ON PROPOSITION W

Potrero Hill League of Active Neighbors

ARGUMENT AGAINST PROPOSITION W

Stadium proponents claim the land for a 7th and Townsend stadium is free. But—because it's tied to an agreement on the 300-acre Mission Bay project—it really carries a high pricetag for our city. The stadium means an overcrowded, unappealing and inadequate Mission Bay project.

Don't tie the city's hands in our fight for what we all need at Mission Bay—blue collar jobs, affordable housing, parkland and community facilities. VOTE NO ON PROPOSITION W.

MEMBERS OF THE MISSION BAY CLEARINGHOUSE COORDINATING COMMITTEE:

Judy Baston
Jim Firth
Ruth Gravanis
Bob Isaacson

Tom Jones
Jack Morrison
Norman Rolfe
Regina Sneed

ARGUMENT AGAINST PROPOSITION W

We urge you to vote against the 7th & Townsend ballpark ballot measure for the following reasons:

1. San Francisco needs a first-class, major league baseball park at a bona fide downtown site such as Third & Mission. 7th & Townsend is NOT downtown and is a second-rate site which is not a sufficient improvement over Candlestick to justify building and financing, publicly or privately, a separate, baseball-only facility.

2. 7th & Townsend is NOT San Francisco's “last chance” to keep major league baseball. The Giants have a binding 1994 Candlestick lease and, once a new mayor is in office, there are much better options to explore, e.g. a bona fide downtown ballpark at Third & Mission or even the possibility of the Giants playing over in the Oakland Coliseum (which may soon be vacated by the financially-beleaguered Oakland A’s). Even the Coliseum is a better alternative than a second-rate site like 7th & Townsend.

3. The 7th & Townsend ballot measure gives San Francisco voters no opportunity to express support for a ballpark at a site other than 7th & Townsend. There are plenty of San Franciscans who, for good reason, support a ballpark at Third & Mission but not 7th & Townsend.

Your vote against 7th and Townsend is not a vote against a downtown baseball park but a vote against a second-rate site which is a “bush league solution to a major league problem.” San Francisco needs to keep major league baseball for important social and economic reasons, but at a centrally-located downtown location which is contiguous with San Francisco's downtown hotel/restaurant/retail businesses, whereby the ECONOMIC SPINOFF BENEFITS generated for these businesses throughout the year by this multi-use baseball park can be maximized.

An old-fashioned, multi-use baseball park, “DiMaggio Field,” at a centrally-located downtown location, such as Third & Mission, can be the cornerstone to a much-needed economic renaissance in San Francisco and restoring a genuine feeling of community and civic pride in this once great city.

Daniel Woodhead, President,
Third & Mission Downtown Ballpark Boosters Club
ARGUMENT AGAINST PROPOSITION W

Mission Bay can be a livable neighborhood — with more than 2,000 units of housing San Francisco’s working families can afford.

But with housing just one long block from a 7th and Townsend stadium and in the direct path of the loudspeaker, who would want to live in — or build — housing there?

The critical shortage of affordable housing threatens to rob the city of its middle class. Mission Bay offers a unique opportunity to help ease that crisis. Make Mission Bay a livable, affordable neighborhood. Vote NO on Proposition W.

Bill Bailey
Rene Cazenave
Phil De Andrade
Geraldine Johnson
Enola D. Maxwell
Milo Nedler
Reeva Olson
Ruth Passen
Calvin Welch

ARGUMENT AGAINST PROPOSITION W

The next time you’re paralyzed in traffic or looking for that elusive parking space think about this...

Who will pay for building extra freeway off-ramps?
Who will pay for cleaning up the increased litter?
Who will pay for the annual operating deficits?
Who will pay for the tax-base loss?
Who will pay for relocating the CalTrans station?
Who will pay for increased police for traffic control?
Who will pay for increased air pollution?
Who will pay these millions? YOU, THE TAXPAYER, WILL!

Can you afford an underfunded stadium?

VOTE NO ON PROPOSITION W!

CONCERNED CITIZENS FROM VICTORIA MEWS

Tony Sabella
Drew Pelletier
Carolyn Samelofska
Bonnie Pardini
Fred Pardini
Joan Engelbrecht
Sylvia Langer
Russel Roth
Josephine Lindquist
Terry Stelling
James Homill

John De Cecco
S Van der Meerr-Baum
Culmer Benton
Ann Boyler
Mike Boyler
Lee Bryan
Guy Lynch
Mary Patterson
Jean Eddy
Elizabeth Phillips

ARGUMENT AGAINST PROPOSITION W

A 7th and Townsend stadium is an ill conceived, unneeded, unwanted, under funded, traffic gridlocking, dollar devouring white elephant that would not work, not help the Giants, is not downtown and affords practically no parking.

In the real world we would all eventually pay for not only the stadium itself, but also for the extra multi millions of dollars needed for new freeway exits, relocating the SP depot, adding new Muni facilities, and shoring up subgrade land with a high water table.

Vote No!

Concerned Taxpayers of San Francisco

Art Agnos
Les Baik
Vincent Brown
Biruta Busch
Maria Buss
Charles Campbell
John Cooper
Paul Crowley
Barbara Deutsch
Barry Deutsch
Babette Drefke
Charles Griffin Farr
Jack Farrell
Jessica Farrell
Robert Flynn
Rebecca Ford
George Glushenok
Johanna Goldschmidt
Sarah Hart
Jim Herman
Stephen Hattenbach
Jay Jacobs
Marsha Jacobs
Debbi Jeffery
Gregory Kelly
Eileen Kernaghan
Rhona Klein
Welles Lamont
Edward Lortz
Anne Laskatoff
William Laskatoff
Robert Mayer
Ron Miguel
Ruth Miguel
Kenneth Miller
Richard Moss
Jamie Putnam
Edwinraut Reith
Charles Richards
Marrian Ring
Robert Ring
Albert Rohatseh
Wilfrid Rosen
Edward Rudolph
Robert Schwahn
Richard Shear
Arden Smith
Dorothea Smith
Robert Steinberg
Laura Stratta
Monica Suder
James Swinerton
Gloria Van Winkle
Leland Van Winkle
Vera Ward
Theresa Whitener
Audrey Wood
Lorraine Yenan
ORDINANCE AUTHORIZING BOND ELECTION PROPOSITIONS A, B, C, & D

AMENDING ORDINANCE NO. 316-87 CALLING FOR AND PROVIDING FOR A SPECIAL ELECTION TO BE HELD IN THE CITY AND COUNTY OF SAN FRANCISCO ON TUESDAY, NOVEMBER 3, 1987, BY REPEALING ALL REFERENCE IN SAID ORDINANCE TO THE ISSUANCE OF $90,000,000 FOR ADDITIONS TO AND IMPROVEMENT OF THE PUBLIC SCHOOL FACILITIES OF THE CITY AND COUNTY OF SAN FRANCISCO; CALLING AND PROVIDING FOR A SPECIAL ELECTION TO BE HELD IN THE CITY AND COUNTY OF SAN FRANCISCO ON TUESDAY, NOVEMBER 3, 1987, FOR THE PURPOSE OF SUBMITTING TO THE VOTERS OF THE CITY AND COUNTY OF SAN FRANCISCO PROPOSITIONS TO INCUR THE FOLLOWING BONDED DEBTS OF THE CITY AND COUNTY FOR THE ACQUISITION, CONSTRUCTION OR COMPLETION BY THE CITY AND COUNTY OF SAN FRANCISCO OF THE FOLLOWING MUNICIPAL IMPROVEMENTS, TO WIT: $26,000,000 FOR IMPROVEMENT OF THE PUBLIC HEALTH FACILITIES BY THE CONSTRUCTION OF A MENTAL HEALTH SKILLED NURSING CENTER; $28,000,000 FOR ADDITIONS TO AND IMPROVEMENT OF POLICE FACILITIES OF THE CITY AND COUNTY OF SAN FRANCISCO; $27,000,000 FOR ADDITIONS TO AND IMPROVEMENT OF PUBLIC STREETS AND SIDEWALKS IN SAN FRANCISCO, AND IMPROVEMENTS TO THE EXISTING ASPHALT PLANT; $18,000,000 FOR RECONSTRUCTION AND IMPROVEMENTS TO KEzar STADIUM AND ADJACENT PARKLANDS IN GOLDEN GATE PARK, AND IMPROVEMENT OR RECONSTRUCTION OF RECREATIONAL FACILITIES AT LAKE MERCED, PORTSMOUTH SQUARE, BUENA VISTA PARK, CROCKER AME’Z PLAYGROUND AND MCCLAREN PARK; AND THAT THE ESTIMATED COST TO THE CITY AND COUNTY OF SAID MUNICIPAL IMPROVEMENTS IS AND WILL BE $100,000,000 TO PAY OUT OF THE ORDINARY ANNUAL INCOME AND REVENUE OF THE CITY AND COUNTY AND WILL REQUIRE EXPENDITURES OVER AND ABOVE THE AMOUNTS ALLOWED THEREFOR BY THE ANNUAL TAX LEVY; RECITING THE ESTIMATED COSTS OF SUCH MUNICIPAL IMPROVEMENTS; FIXING THE DATE OF THE ELECTION AND THE MANNER OF HOLDING SUCH ELECTION AND THE PROCEDURE FOR VOTING FOR OR AGAINST THE PROPOSITIONS; FIXING THE MAXIMUM RATE OF INTEREST ON SAID BONDS AND PROVIDING FOR THE LEVY AND COLLECTION OF TAXES TO PAY BOTH PRINCIPAL AND INTEREST THEREOF; PRESCRIBING NOTICE TO BE GIVEN OF SUCH ELECTION; CONSOLIDATING THE SPECIAL ELECTION WITH THE GENERAL ELECTION; AND PROVIDING THAT THE ELECTION PRECINCTS, VOTING PLACES AND OFFICERS FOR ELECTION SHALL BE THE SAME AS FOR SUCH GENERAL ELECTION.

Be it ordained by the people of the City and County of San Francisco:

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on Tuesday, the 3rd day of November, 1987, for the purpose of submitting to the voters of the city and county propositions to incur bonded indebtedness of the City and County of San Francisco for the acquisition, construction or completion by the city and county of the foregoing described municipal improvements in the amounts and for the purposes stated:

PUBLIC HEALTH FACILITIES SYSTEM IMPROVEMENT BONDS, 1987, $26,000,000 to pay the cost of improvement of the public health facilities by the construction of a mental health skilled nursing center in the City and County of San Francisco; including the acquisition and construction of the facility and all other works, property and structures necessary or convenient for such additions and improvements to the public health facilities in the City and County of San Francisco.

POLICE FACILITIES IMPROVEMENT BONDS, 1987, $28,000,000 to pay the cost of improvement of the police facilities within the City and County of San Francisco including the acquisition, construction, and reconstruction of various police facilities in the City and County of San Francisco and all other works, property and structures necessary or convenient for such additions and improvements to various police facilities of the City and County of San Francisco.

PUBLIC STREET IMPROVEMENT BONDS, 1987, $27,000,000 to pay the cost of improvement of public streets and sidewalks in the City and County of San Francisco, and improvements to the existing asphalt plant in the City and County of San Francisco; and all other works, property and structures necessary or convenient for such additions and improvements to the public street system and the existing asphalt plant of the City and County of San Francisco.

PUBLIC PARK SYSTEM IMPROVEMENT BONDS, 1987, $18,000,000 to pay for the cost of reconstruction and improvements to Kezar Stadium and adjacent parklands in Golden Gate Park, Improvements to or reconstruction of recreational facilities at Lake Merced, Portsmouth Square, Buena Vista Park, Crocker Amazon Playground, and McClaren Park and all other works, property and structures necessary or convenient for such reconstruction or improvement to the public park system of the City and County of San Francisco.

Section 2. The estimated costs of each of the municipal improvements described in Section 1 hereof were fixed by the Board of Supervisors by the following resolution and in the amount specified:

Public Health Facilities System Improvement Bonds, Resolution No. 467-87, $26,000,000; Police Facilities Improvement Bonds, Resolution No. 476-87, $28,000,000; Public Street Improvement Bonds, Resolution No. 478-87, $27,000,000; Public Park System Improvement Bonds, Resolution No. 477-87, $18,000,000.

That said resolutions were passed by two-thirds or more of the Board of Supervisors and approved by the Mayor, and in each said resolution it was recited and found that the sums of money specified were too great to be paid out of the ordinary annual income and revenue of the city and county in addition to the other annual expenses thereof or other funds derived from taxes levied for those purposes and will require expenditures greater than the amounts allowed therefor by the annual tax levy.

The method and manner of payment of the estimated costs of the municipal improvements described herein are by the issuance of bonds of the City and County of San Francisco in the principle amounts not to exceed the principal amounts specified.

Said estimates of cost as set forth in said resolutions are hereby adopted and determined to be the estimated costs of said improvements.

Section 3. The special election hereby called and ordered to be held shall be held and conducted and the votes thereof received and canvassed, and the returns thereof made and the results thereof ascertained, determined and declared as herein provided and in all particulars not herein recited said election shall be held according to the laws of the State of California and the Charter of the City and County of San Francisco providing for and governing elections in the City and County of San Francisco, and the polls for such election shall be and remain open during the time required by said laws.

Section 4. The said special election hereby called shall be and hereby is consolidated with the General Election of the City and County of San Francisco to be held Tuesday, November 3, 1987, and the voting precincts, polling places and officers of election for said General Election be and the same are hereby adopted, established, designated and named, respectively, as the voting precincts, polling places and officers of election for such special election hereby called, and as specifically set forth, in the official publication, by the Registrar of Voters of precincts, polling places and election officers for said General Election.

The ballots to be used at said special election shall be the ballots to be used at said General Election and reference is hereby made to the notice of election setting forth the voting precincts, polling places and officers of election by the Registrar of Voters for the General Election to be published in the San Francisco Progress on or about October 14, 1987.

Section 5. On the ballots to be used at such special election and on the punch card ballots used at said special election, in addition to any other matter required by law to be printed thereon, shall appear thereon the following, to be separately stated, and appear upon the ballot as separate propositions:

PUBLIC HEALTH FACILITIES SYSTEM IMPROVEMENT BONDS, 1987. To incur a bonded indebtedness of $26,000,000 for the improvement of the public health facilities within the City and County of San Francisco.

POLICE FACILITIES IMPROVEMENT BONDS, 1987. To incur a bonded indebtedness of $28,000,000 for the improvement of various police facilities in the City and County of San Francisco.

PUBLIC STREET IMPROVEMENT BONDS, 1987. To incur a bonded indebtedness of $27,000,000 for the improvement of streets, sidewalks, and the existing asphalt plant in the City and County of San Francisco.

PUBLIC PARK SYSTEM IMPROVEMENT BONDS, 1987. To incur a bonded indebtedness of $18,000,000 for the construction and reconstruction of Kezar Stadium and various other recreational facilities in the City and County of San Francisco.

Each voter to vote for any of said propositions.
NOTE: Additions or substitutions are indicated by **bold face type**; deletions are indicated by **strike-out type**.

3.330-2. Office of Citizen Complaints

The police commission shall have the power and duty to appoint a director of the office of citizen complaints who shall hold office at its pleasure. The appointment shall be exempt from the civil service requirements of this charter. The director shall never have been a uniformed member or employee of the department. The director of the office of citizen complaints shall be the appointing officer under the civil service provisions of this charter for the appointment, removal or discipline of employees of the office of citizen complaints.

The police commission shall have the power and duty to organize, reorganize, and manage the office of citizen complaints. Subject to the civil service provisions of this charter, the office of citizen complaints shall include investigators and hearing officers. No full-time or part-time employee of the office of citizen complaints shall have previously served as a uniformed member of the department. Subject to rule of the police commission, the director of the office of citizen complaints may appoint part-time hearing officers who shall be exempt from the civil service requirements of this charter. Compensation of said hearing officers shall be at rates recommended by the police commission and established by the board of supervisors or contract approved by the board of supervisors.

Complaints of police misconduct or allegations that a member of the police department has not properly performed a duty shall be promptly, fairly, and impartially investigated by staff of the office of citizen complaints. The director of the office of citizen complaints shall conduct an investigation of all complaints of alleged misconduct or that a member of the police department has not properly performed a duty, except those complaints which on their face clearly indicate that the acts complained of were proper and those complaints lodged by other employees of the police department. The director of the office of citizen complaints shall schedule hearings before hearing officers when such request is received by the complainant or member of the department and, in accordance with rules of the commission, such a hearing will facilitate the fact-finding process. Nothing herein shall prohibit the chief of police or a commanding officer from investigating the conduct of a member of the department under his or her command, or taking disciplinary or corrective action, otherwise permitted by this charter, when such is warranted; and nothing herein shall limit or otherwise restrict the disciplinary powers vested in the chief of police and the police commission by other provisions of this charter.

The office of citizen complaints shall prepare in accordance with rules of the police commission monthly summaries of the complaints received and shall prepare recommendations quarterly concerning polices or practices of the department which could be changed or amended to avoid unnecessary tension with the public or a definable segment of the public while insuring effective police services.

In carrying out its objectives the office of citizen complaints shall receive prompt and full cooperation and assistance from all departments, officers, and employees of the city and county. The director of the office of citizen complaints may also suggest and the chief of police shall require the testimony or attendance of any member of the police department to carry out the responsibilities of the office of citizen complaints.

The annual appropriations for all costs of the office of citizen complaints shall not exceed 50 percent of the costs incurred by the police department for the fiscal year ending June 30, 1981, adjusted annually thereafter for inflation.

**TEXT OF PROPOSED CHARTER AMENDMENT PROPOSITION H**

NOTE: Additions or substitutions are indicated by **bold face type**; deletions are indicated by **strike-out type**.

8.340 Dismissal During Probation Period

Any person appointed to a permanent position shall serve a probationary period. The civil service commission shall by rule establish a probationary period of not less than six months and up to a maximum of 12 months’ service for each classification, provided that the probationary period for entrance positions in the uniformed rank of the police department, fire department, sheriffs department, and San Francisco International Airport police force shall be for 12 months except that, with respect to members of the uniformed ranks of the police department, the probationary period shall be completed after 12 months’ service from the day following completion of the prescribed department field training officer program, but in no case to exceed sixty-four weeks from the date of appointment; provided further that probationary members of the uniformed ranks of the police department charged with breach of duty or misconduct shall be afforded the procedural rights set forth in section 8.343 for such charges. With respect to members of the uniformed ranks of the sheriffs department the probationary period shall be completed 18 months after the date of hire. Probationary periods of 12 months and up to a maximum of 24 months may be established for executive and management classifications. At any time during the probationary period the appointing officer may terminate the appointment upon giving written notice of such termination to the employee and to the civil service commission specifying the reasons for such termination. Except in the case of members of the uniformed ranks of the police and fire departments the civil service commission shall review the termination. The civil service commission shall by rule establish the procedures for such review. If the appointment resulted

(Continued on page 120)
from an entrance examination the commission may declare such person dismissed or may return the name to the list of eligibles under such conditions for further appointment as the commission may deem just. If the appointment resulted from a promotional examination the employee shall have the right of appeal and hearing before the civil service commission. The commission shall render a decision within 30 days after receipt of the notice of termination and (a) may declare such person dismissed; or (b) order such person reinstated to the position without prejudice, and the commission may in its discretion order that the employee be paid salary from time of the termination of the appointment; or (c) order the return of such person to a position in the classification from which that person was promoted and may reestablish the employee's eligibility to a list of eligibles for the same promotional classification under such conditions as the commission may deem just. The decision of the commission shall be final. Immediately prior to the expiration of the probationary period the appointing officer shall report to the civil service commission as to the competence of the probationer for the position, and if competent, shall recommend permanent appointment. Nothing in this section shall preclude the civil service commission from reviewing terminations for the purpose of future employability including terminations in the uniformed ranks of the police and fire departments.

TEXT OF PROPOSED CHARTER AMENDMENT

PROPOSITION L

NOTE: Additions or substitutions are indicated by bold face type; deletions are indicated by strike-out type.

4.103 SUPERIOR COURT APPOINTMENTS

The powers and duties of the superior court are prescribed by state law. The board of supervisors shall provide for the maintenance of the superior court in accordance with the fiscal provisions of this charter. Effective July 1, 1979, the functions and personnel of the office of county clerk shall be and are hereby placed under the direction of the superior court. The county clerk shall be appointed by and shall hold office at the pleasure of the superior court provided however, that any person who holds civil service status in the position of county clerk on the date of adoption by the electorate of the amendment adding this paragraph to the charter shall continue to have civil service status in said position under the civil service provisions of the charter.

TEXT OF PROPOSED CHARTER AMENDMENT

PROPOSITION N

NOTE: Additions or substitutions are indicated by bold face type; deletions are indicated by strike-out type.

Section 9.104. Nomination of Elective Officers

The name of a candidate for an elective office shall be placed upon the ballot when a declaration of candidacy and certificate of not less than twenty nor more than thirty sponsors shall have been filed on his or her behalf, and when the nomination shall have been made in the following manner: The candidate, not more than one-hundred-thirteen seventy-five days before the municipal election in November, shall file with the registrar a declaration of his or her candidacy, in the form prescribed by the registrar for all candidates, including statements of his or her qualifications not to exceed one hundred words subscribed by him or her before the registrar. The registrar shall forthwith certify to the said subscription and its date and retain and file the declaration. The candidate shall pay to the registrar at the time of filing his or her declaration of candidacy a sum equal to two percent (2%) of the current annual salary for the office for which he or she is a candidate. In lieu of such filing fee a candidate may submit to the registrar signatures of voters registered in San Francisco as provided in the general laws of this state. After said declaration shall have been signed, certified and filed, and not later than eighty-eight days before the election each candidate shall file with the registrar, on forms published by him or her, not less than twenty nor more than thirty sponsors, who are electors qualified to vote at the said municipal election and who shall sign and certify under the penalty of perjury to the qualifications of said candidate.

In the event the registrar shall refuse to file such declaration of candidacy, petition in lieu of filing fee or certificate of a sponsor thereof, he or she shall forthwith designate in writing on the declaration, petition or certificate the defect thereof, or other reason for refusing to file the same, and shall return the same to party tendering it. No defect in any declaration, petition or certificate presented to the registrar shall prevent the filing of another declaration, petition or certificate within the period allowed for presenting the declaration, petition or certificate. The name of every candidate who has been duly and regularly nominated shall be placed on the ballot under the title of the office for which he or she is a candidate, provided that a candidate whose nomination has been completed, may, not less than sixty-six days before a municipal election, withdraw as a candidate by filing with the registrar his or her withdrawal, naming the office: such withdrawal must be signed and sworn to by the person withdrawing.

The name of every municipal candidate who has been nominated for an office to be elected throughout the city and county as hereinbefore provided shall be placed on the ballot in accordance with the general laws of the state under the heading of the office for which said candidate has been nominated in the following manner: the name of the candidate highest on the list of candidates for any particular office shall be printed first on the ballot under the proper heading for said office in the lowest numbered assembly district in the city and county. Thereafter, in each succeeding assembly district the name of the candidate appearing first for said office in the list preceding assembly district shall be placed last and the order of the names of the other candidates for said office shall remain unchanged.

In the event that the number of candidates in any group shall exceed the number of assembly districts in the city and county then the total number of candidates in such group shall be divided by the number of assembly districts and the quotient of said division, if an integer number, or, if it be a fractional number, then the next highest integer number shall be the number of candidates to be taken from the beginning of the list of said candidates and placed at the end of said list of candidates in each succeeding assembly district.

Immediately under the name of each candidate and not separated therefrom by any line may appear at the option of the candidate one of the following designations:

(a) Words designating the city, county, district or state office which the candidate then holds. Such designations shall not include a party affiliation of the candidate.

(b) If the candidate be a candidate for the same office which her or she then holds and in that event the word "incumbent." 

(c) The profession, vocation or occupation of the candidate in not more than nine words. In all cases words so used shall be printed in eight-point roman boldface capitals and lowercase type.

No incumbent shall have any further preference in the location of his or her name on said ballot unless the same is permitted by this section.

The registrar shall preserve in his or her office for a period of four years all candidates declarations, petitions and all sponsors certificates filed in accordance with this section.

PART ONE

Section 2.100 of the Charter of the City and County of San Francisco is amended to read as follows:

2.100 Composition and Salary; Districts

The Board of Supervisors shall consist of 11 members elected by districts. Each member of the board shall be paid a salary of $23,924 per year and shall execute an official bond to the city and county in the sum of $5,000.

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TEXT OF PROPOSED INITIATIVE CHARTER AMENDMENT

PROPOSITION P

The city and county is hereby divided into 11 supervisorial districts. Commencing with the general election in November, 1988, and continuing thereafter until new districts are established after the decennial census, such districts shall be used for the election or recall of members of the Board of Supervisors and for filling any vacancy in the office of member of the Board of Supervisors by appointment. No change in the boundary or location of any district by redistricting as herein provided shall operate to abolish or terminate the term of office of any member of the Board of Supervisors prior to the expiration of the term of office for which such member was elected or appointed.

The 11 supervisorial districts, as established herein, shall be bounded and described as follows:

FIRST SUPERVISORIAL DISTRICT shall comprise all of that portion of the city and county com-
mencing at the point of intersection of the shoreline of the Pacific Ocean and a straight-line extension of Fulton Street; thence easterly along Fulton Street to Arguello Boulevard; thence northerly along Arguello Boulevard to Turk Boulevard; thence easterly along Turk Boulevard to Parker Avenue; thence westerly along Geary Boulevard to Van Ness Avenue; thence westerly along Van Ness Avenue to Bush Street; thence easterly along Bush Street to Battery Street; thence northerly along Battery Street to Jackson Street; thence easterly along Jackson Street to Front Street; thence northerly along Front Street to Broadway; thence easterly along Broadway and a straight-line extension thereof to the shoreline of San Francisco Bay; thence northerly and westerly along said shoreline, including all piers, to the point of commencement.

SECOND SUPERVISORIAL DISTRICT shall comprise all of that portion of the city and county commencing at the point of intersection of the San Francisco Day and the straight-line extension of Larkin Street; thence southerly along Larkin Street and the straight-line extension thereof to Greenwich Street; thence westerly along Greenwich Street to Van Ness Avenue; thence southerly along Van Ness Avenue to Bush Street; thence easterly along Bush Street to Gough Street; thence northerly along Gough Street to Austin Street; thence westerly along Austin Street to Octavia Street; thence northerly along Octavia Street to Pine Street; thence westerly along Pine Street to Presidio Avenue; thence southerly along Presidio Avenue to Geary Boulevard; thence westerly along Geary Boulevard to St. Joseph's Avenue; thence southerly along St. Joseph's Avenue to Turk Boulevard; thence westerly along Turk Boulevard to Central Avenue; thence southerly along Central Avenue to Hayes Street; thence easterly along Hayes Street to Divisadero Street; thence southerly along Divisadero Street to Waller Street; thence easterly along Waller Street to Octavia Street; thence southerly along Octavia Street to Market Street; thence northeasterly along Market Street to Polk Street; thence northerly along Polk Street to Grove Street; thence easterly along Grove Street to Market Street; thence northeasterly along Market Street to Mason Street; thence northerly along Mason Street to O'Farrell Street; thence westerly along O'Farrell Street to Taylor Street; thence northerly along Taylor Street to Post Street; thence westerly along Post Street to Leavenworth Street; thence northerly along Leavenworth Street to the point of commencement.

FIFTH SUPERVISORIAL DISTRICT shall comprise all of that portion of the city and county commencing at the point of intersection of Church Street and 30th Street, thence westerly along 30th Street and a straight-line extension thereof to Beacon Street; thence northwesterly along Beacon Street to Diamond Street; thence northeasterly along Diamond Street to Dublin Heights Boulevard; thence northerly along Dublin Heights Boulevard to O'Shaughnessy Boulevard; thence northerly along O'Shaughnessy Boulevard to Portola Drive; thence easterly along Portola Drive to Market Street; thence northeasterly along Market Street to Glendale Street; thence westerly along Glendale Street to Carrell Avenue; thence northerly along Carrell Avenue to San Jose Avenue; thence northerly along San Jose Avenue to Saratoga Avenue; thence northerly along Saratoga Avenue to College Avenue; thence northerly along College Avenue to University Avenue; thence northerly along University Avenue to Santa Clara Avenue; thence northerly along Santa Clara Avenue to Balboa Avenue; thence northerly along Balboa Avenue to San Bruno Avenue; thence northerly along San Bruno Avenue to Alum Rock Avenue; thence northerly along Alum Rock Avenue to Balboa Parkway; thence northerly along Balboa Parkway to Vikings Way; thence northerly along Vikings Way to Skyline Boulevard; thence northerly along Skyline Boulevard to Lexington Drive; thence northerly along Lexington Drive to Skyline Boulevard; thence northerly along Skyline Boulevard to Stanley Avenue; thence northerly along Stanley Avenue to Skyline Boulevard; thence northerly along Skyline Boulevard to Greenwich Street; thence northerly along Greenwich Street to Divisadero Street; thence westerly along Divisadero Street to Polk Street; thence northerly along Polk Street to Grove Street; thence easterly along Grove Street to Market Street; thence northeasterly along Market Street to Mason Street; thence northerly along Mason Street to O'Farrell Street; thence westerly along O'Farrell Street to Taylor Street; thence northerly along Taylor Street to Post Street; thence easterly along Post Street to Leavenworth Street; thence northerly along Leavenworth Street to Bush Street; thence easterly along Bush Street to Battery Street; thence northerly along Battery Street to Jackson Street; thence easterly along Jackson Street to Front Street; thence northerly along Front Street to Broadway; thence easterly along Broadway and a straight-line extension thereof to the shoreline of San Francisco Bay; thence southerly and easterly along said shoreline, including all piers and marinas, to the San Mateo County line; thence westerly along the San Mateo County line to Castro Street; thence northerly along Castro Street to Geneva Avenue; thence westerly along Geneva Avenue to the boundary of the Crocker-Amazon playground; thence along the easterly boundary of the Crocker-Amazon playground to the boundary of John McLaren Park; thence easterly along the boundary of John McLaren Park to Raymond Street; thence easterly along Raymond Street to Alpha Street; thence northerly along Alpha Street to Campbell Street; thence easterly along Campbell Street and a straight-line extension thereof to Highway 101; thence northerly along Highway 101 to the 10th Street access ramp; thence northwesterly along the Highway 101 access ramp to 10th Street; thence northerly to the point of commencement.

SIXTH SUPERVISORIAL DISTRICT shall comprise all of that portion of the city and county commencing at the point of intersection of Church Street and Market Street, thence northeasterly along Market Street to 10th Street; thence southeastward along 10th Street to the access ramp for Highway 101; thence southeastward and southerly along the Highway 101 access ramp and Highway 101 to the intersection of 40th Street; thence westerly along 40th Street to Alum Rock Avenue; thence westerly along Alum Rock Avenue to Mullen Avenue; thence westerly along Mullen Avenue to Alum Rock Avenue; thence northerly along Alum Rock Avenue to Precita Avenue; thence westerly along Precita Avenue to Besse Street; thence westerly along Besse Street to Nineteenth Street; thence northerly along Nineteenth Street to Coto Street; thence northerly along Coto Street to Precita Avenue; thence westerly along Precita Avenue to the rear lot line of the lot at the southeast corner of Precita Avenue and Mission Street; thence generally northerly along the rear lot lines of lots fronting on the east side of Mission Street, including the entirety of all buildings with a Mission Street address, to Appleton Avenue; thence easterly along Appleton Avenue to 20th Street; thence northerly along 20th Street to Highland Avenue; thence westerly along Highland Avenue to Arlington Avenue; thence southwesterly along Arlington Avenue to Charles Street; thence westerly along Charles Street to Cherney Street; thence northerly along Cherney Street to Randall Street; thence westerly along Randall Street to Church Street; thence northerly along Church Street to 30th Street; thence easterly along 30th Street to Church Street; thence easterly along Church Street to the point of commencement.

SEVENTH SUPERVISORIAL DISTRICT shall comprise all of that portion of the city and county commencing at the point of intersection of Market Street and Polk Street, thence northerly along Polk Street to Grove Street; thence easterly along Grove Street to Market Street; thence northeasterly along Market Street to Mason Street; thence northerly along Mason Street to O'Farrell Street; thence westerly along O'Farrell Street to Taylor Street; thence northerly along Taylor Street to Post Street; thence westerly along Post Street to Leavenworth Street; thence northerly along Leavenworth Street to Bush Street; thence easterly along Bush Street to Battery Street; thence northerly along Battery Street to Jackson Street; thence easterly along Jackson Street to Front Street; thence northerly along Front Street to Broadway; thence easterly along Broadway and a straight-line extension thereof to the shoreline of San Francisco Bay; thence southerly and easterly along said shoreline, including all piers and marinas, to the San Mateo County line; thence westerly along the San Mateo County line to Castro Street; thence northerly along Castro Street to Geneva Avenue; thence westerly along Geneva Avenue to the boundary of the Crocker-Amazon playground; thence along the easterly boundary of the Crocker-Amazon playground to the boundary of John McLaren Park; thence easterly along the boundary of John McLaren Park to Raymond Street; thence easterly along Raymond Street to Alpha Street; thence northerly along Alpha Street to Campbell Street; thence easterly along Campbell Street and a straight-line extension thereof to Highway 101; thence northerly along Highway 101 to the 10th Street access ramp; thence northwesterly along the Highway 101 access ramp to 10th Street; thence northerly to the point of commencement.

EIGHTH SUPERVISORIAL DISTRICT shall comprise all of that portion of the city and county commencing at the point of intersection of the San Mateo County line and Carter Street; thence northerly along Carter Street to Geneva Avenue; thence westerly along Geneva Avenue to southeast corner of Crocker-Amazon playground; thence along the easterly boundary of the Crocker-Amazon playground to the boundary of John McLaren Park; thence easterly along the boundary of John McLaren Park to Raymond Street; thence easterly along Raymond Street to Alpha Street; thence northerly along Alpha Street to Campbell Street; thence easterly along
Campbell Street and a straight-line extension thereof to Highway 101; thence northerly along Highway 101 to the straight-line extension of Sweeney Street; thence westerly along Sweeney Street to and a straight-line extension along Cambridge Street to northwesterly along Cambridge Street to Stoneyford Avenue; thence northerly along Stoneyford Avenue and a straight-line extension thereof to Highway 280; thence westerly along Highway 280 to the southern most intersection of Alemany Boulevard; thence westerly along Alemany Boulevard to Brotherhood Way; thence westerly along Brotherhood Way and a straight-line extension thereof to John Muir Drive; thence northwesterly along John Muir Drive to the northern boundary of the Olympic Country Club; thence northerly along the northern boundary of the Olympic Country Club to Skyline Boulevard; thence northerly along Skyline Boulevard to the northern boundary of Fort Funston; thence westerly along the northern boundary of Fort Funston to the shoreline of the Pacific Ocean; thence heading clockwise and continuing around the shoreline to the boundary of San Mateo County omitting all piers and marinas otherwise allocated to any other district; thence westerly along Ocean Avenue to the San Francisco City and County boundary, including all islands within the boundary of the City & County, returning to the intersection of the Pacific Ocean and the San Mateo County line; thence easterly along the county line to the point of commencement.

NINTH SUPERVISORIAL DISTRICT shall comprise all of the that portion of the city and county commencing at the point of intersection of Brotherhood Way and Junipero Serra Boulevard, thence northerly along Junipero Serra Boulevard to Ocean Avenue; thence northerly along Ocean Avenue to a point southeast of the intersection of Ocean Avenue and Willows Avenue; thence northerly along Willows Avenue to a point northwest of the intersection of Willows Avenue and Skyline Boulevard; thence northerly along Skyline Boulevard to the west boundary of Fort Funston; thence northerly along the shoreline of the Pacific Ocean to a point southeast of the intersection of Sweeney Street and the eastern boundary of the City of Daly City; thence northerly along the eastern boundary of the City of Daly City to the north boundary of the Olympic Country Club; thence northerly along the north boundary of the Olympic Country Club to the northern boundary of the Olympic Country Club to the boundary of the City and County of San Mateo; thence northerly along the boundary of the City and County of San Mateo to the point of commencement.

TENTH SUPERVISORIAL DISTRICT shall comprise all of that portion of the city and county commencing at the point of intersection of Brotherhood Way and Junipero Serra Boulevard, thence westerly along Brotherhood Way, thence northerly along Junipero Serra Boulevard to the eastern boundary of the City of Daly City, thence westerly along the eastern boundary of the City of Daly City to the north boundary of the Olympic Country Club, thence northerly along the northern boundary of the Olympic Country Club to the point of commencement.

The Board of Supervisors shall by ordinance amend the boundaries of the supervisorial districts herein set forth in the year following the year in which each redistricted federal census is taken, commencing with the 1990 census, as provided in the constitution and statutes of the State of California.

If the Board elects to do so, it may by resolution establish an advisory commission for redistricting. If it elects to establish such commission, all members shall be appointed by March 1 of the year following the year in which the redistricting commission is created.

Each member of the board of supervisors, commencing with the general election in November, 1968, shall be elected by the voters within a supervisorial district, and shall serve in the district in which he or she is elected for a term of not less than 30 days immediately preceding the date or the date or the date on which he or she files a declaration of candidacy for the office of supervisor, and must continue to reside therein during his or her incumbency, and, upon ceasing to be such resident, shall be removed from office.

Section 2.202 of the Charter of the City and County of San Francisco is amended to read as follows:

2.202 President of Board
The president of the board, as the president of the board, shall, on January 8, 1989, following their election, and every second year thereafter, elect one of their number as president of the board for a two-year term. The president shall reside at all meetings, shall appoint all standing and special committees of the board and
shall have such other powers and duties as the super-
visors may provide.

Section 9.100 of the Charter of the City and County of San Francisco is amended to read as follows: 9.100 of Elective Officers and Terms

The successors to said attorney, district attorney, city attorney, sheriff, treasurer, public defender, and members of the board of education shall be elected at large by the voters of the city and county.

The members of the board of supervisors shall be elected by districts, as provided for in Section 2.100 of this charter.

At the general municipal election in 1943, and at the general municipal election in every fourth year thereafter, there shall be elected a mayor, a district attorney, a district attorney and a sheriff, and at the general municipal election in 1945, and at the general municipal election in every fourth year thereafter, there shall be elected a city attorney and a treasurer, and at the general election in 1942, and at the general election in every fourth year thereafter, there shall be elected an assessor and a public defender.

Except as set forth herein, all terms of office of elected officials shall commence on the 12th day of January following the date of their election.

At the general election in November 1988 eleven members of the board of supervisors shall be elected by district.

At a special municipal election to be consolidated with the direct primary in 1972 seven members of the board of education shall be elected at large. The respective terms of the members of the board of education who shall hold office on the eighth day of August, 1972, shall expire at 12:00 o'clock noon on said day, and the persons elected as members of the board of education at a special municipal election to be consolidated with the direct primary in 1972 shall succeed to said offices at 12:00 o'clock noon on said eighth day of August, 1972.

The respective terms of office of the members of the board of education elected at a special municipal election to be consolidated with the direct primary in 1972 shall be as follows: The four members receiving the highest number of votes respectively at said election shall hold office for a term consisting of the period of time until the next regular election for the office of supervisor of the board of supervisors elected on the eighth day of January, 1975. Thereafter, the term of each member elected to the board of education shall be four years from the commencement of his or her term as herein specified.

At the general election in 1974 there shall be elected three members of the board of education to succeed those members thereof whose respective terms of office expire on the eighth day of January, 1975, and at the general election in each fourth year after 1974, the successors to said three members of the board of education shall be elected and at the general election in 1976 the successors to said four members of the board of education to succeed those members thereof whose respective terms of office expire on the eighth day of January, 1977, and at the general election in each fourth year after 1976, the successors to said four members of the board of education shall be elected.

Notwithstanding any other provisions of this section or any other section of the charter to the contrary, the respective terms of office of all members of the board of supervisors who shall hold office on the eighth day of January, 1989, shall expire at 12:00 o'clock noon on the eighth day of January, 1989.

The 11 persons elected as members of the board of supervisors at the general election in November, 1988, shall succeed to said offices at 12:00 o'clock noon on the said eighth day of January, 1989. At the next regular meeting of the board of supervisors, the board shall determine, by lot, whether the supervisors elected from the even- or odd-numbered supervisors districts at the general election in 1988 shall have terms of office expiring at 12:00 o'clock noon on the eighth day of January, 1991, and which shall have terms of office expiring at 12:00 o'clock noon on the eighth day of January, 1993.

Commencing with the general election in November, 1990, the terms of office of the supervisors elected from the even- or odd-numbered supervisors districts, as the case may be, shall be for a term of four years and shall continue as such thereafter.

Any supervisor appointed to a vacant seat pursuant to the provisions of Section 3.100, shall hold that seat until the next regularly scheduled election.

At that regularly scheduled election a special election shall be held for the remainder of that term.

That special election shall only be held if more than one year remains of the term at the time of the appointment.

If less than one year remains, no special election shall be required.

If no candidate receives a majority of the vote in the special election, a run-off election shall be held six weeks after the special election.

The provisions of Section 9.104 of this charter, relating to the manner of placing names of candidates for office on the ballots; the provisions of Section 9.105 of this charter, relating to the mailing to each registered voter of a statement of qualifications of each candidate for elective office; and the provisions of Sections 9.108 and 9.111 of this charter, relating to recall of elective officials, shall not apply to the election or recall of members of the board of supervisors, but provision for the coveting shall be set forth in an ordinance which shall be adopted by the board of supervisors pursuant hereto; provided, however, that adoption of such ordinance by the board of supervisors shall be solely for the purpose of applying the provisions of Section 9.104, 9.105, 9.108 and 9.111 of this charter to the election or recall of supervisors by districts, and shall not otherwise alter or diminish the provisions of said sections as to election or recall of supervisors.

No person elected mayor or supervisor shall be eligible, for a period of one year after his last day of said service as mayor or supervisor, for appointment to any full-time position carrying compensation in the city and county service.

Section 9.104 of the Charter of the City and County of San Francisco is amended to read as follows: 9.104 Nomination of Elective Officers

The name of a candidate for elective office shall be printed upon the ballot when a declaration of candidacy and certificates of not less than 20 or more than 30 sponsors have been filed on his or her behalf and when the nominations shall have been made in the following manner:

The candidate shall not more than 75 days before the municipal election in November shall file with the registrar a declaration of candidacy in the form prescribed by the registrar for all candidates, including a statement of qualifications not to exceed one hundred words subscribed to by the candidate before the registrar.

The registrar shall forthwith certify to the said subscription and its date and retain and file the declaration.

The candidate shall pay to the registrar at the time of filing the declaration of candidacy a sum equal to two percent (2%) of the current annual salary for the office for which he or she is a candidate.

In lieu of such filing fee a candidate may submit to the registrar signatures of voters registered in San Francisco as provided in the general laws of this state.

After said declaration has been signed, certified and filed, and not later than 60 days before the election each candidate shall file with the registrar, on forms furnished by the registrar, not less than 20 nor more than 30 sponsors, who are elected qualified to vote at said municipal election and who shall sign and certify under penalty of perjury to the qualifications of said candidate.

In the event the registrar shall refuse to the such declaration of candidacy, petition in lieu of filing fee or certificate of a sponsor thereof, he or she shall forthwith designate in writing on the declaration, petition or certificate the defect thereof, or other reason for refusing to file the same and shall return the same to party tendering it.

No defect in any declaration, petition or certificate presented to the registrar shall prevent the filing of another declaration, petition or certificate within the period allowed for presenting the declaration, petition or certificate.

The name of every candidate who has been duly and regularly nominated shall be placed on the ballot under the title of the office for which he or she is a candidate, provided that a candidate whose nomination has been completed, may, not less than 50 days before a municipal election, withdraw as a candidate by filing with the registrar his or her withdrawal notice and, such withdrawal, must be signed and sworn by the person withdrawing.

The name of every municipal candidate who has been nominated for an office to be elected throughout the city and the county or in a supervisorial district shall be placed on the ballot in accordance with the general laws of the state.

Immediately under the name of each candidate and not separated therefrom by any line may appear at the option of the candidate one of the following designations:

(a) Words designating the city, county, district or state office which the candidate then holds.

Such designations shall not include a party affiliation of the candidate.

(b) If the candidate is a candidate for the same office which he or she then holds, and only in that event the word "incumbent.""}

(c) The profession, vocation or occupation of the candidate in not more than nine words.

In all cases words so used shall be printed in eight-point roman boldface capitals and lower-case type.

No incumbent shall have any further preference in the location of his or her name on said ballot unless the same is permitted by this section.

The registrar shall preserve in his or her office, for a period of four years, all candidates declarations, petitions and sponsors certificates filed in accordance with this section.

PART TWO — SEVERABILITY CLAUSE

If any part of this initiative is held invalid by a court of law, or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect the other parts of the initiative or applications which can be given effect without the invalid part or application hereof and to this end the sections of this
TEXT OF PROPOSED INITIATIVE CHARTER AMENDMENT
PROPOSITION Q

(Continued from page 75)

is required for relocation of a Fire Station or Fire Company.

c. Except as provided by this section, other units may be relocated with the approval of a majority of the five Fire Commission upon recommendation by the Chief of Department.

G. Closure of Fire Stations, deactivation of Fire Companies or of Units required by this section:
1. Fire Stations, Fire Companies or other Units required by this section may be closed or deactivated only when each of the following procedures is completed:
   a. It is recommended by the Chief of Department and approved for consideration by the Fire Commission.
   b. The Fire Commission shall hold at least two public hearings on the matter so that affected citizens may appear to express their views.
   c. At least one of the public hearings shall be held in the neighborhood of the Station, Company, or Unit to be closed or deactivated. Such meeting to be held at a time and place most suitable for maximum public attendance.
   d. Except as provided by this section, other facilities or units may be closed or deactivated by majority of the five members of the Fire Commission upon recommendation by the Chief of Department.
   e. Upon conclusion of public hearings and approval by a majority of the five members of the Fire Commission for the closure or deactivation of a Company or Unit, the Fire Commission shall forward its recommendation to the Board of Supervisors within 30 calendar days.
   f. Upon receipt of the Fire Commission recommendation, the Board of Supervisors may hold public hearings on the matter and they may approve or disapprove of the recommendation of the Fire Commission for closure or deactivation of a Station, Company or Unit. Such approval or disapproval shall be by majority vote of the Board of Supervisors. If the Board of Supervisors approves of the Fire Commission recommendation, then they shall direct the Clerk of the Board to have the matter put on the ballot of the next regular election for final determination by the voters of the City and County.

H. Maintenance of Fire Stations and Equipment:

   1. Fire Stations, facilities and equipment of the Fire Department, including the High Pressure Water System, shall be properly maintained in good repair and operating condition by the City and County.
      a. The Fire Department shall submit in its annual budget sufficient requests for funds to maintain all stations, pumping stations, facilities and all parts of the High Pressure System, communications and dispatching systems in good and proper repair and sanitary condition.
   2. Funding for Fire Protection:
      1. The Fire Commission, Port Commission, Board of Supervisors and the Mayor shall approve all requests for equipment, maintenance and repair required by this Section. It shall be the duty of the Chief of Department to submit the requests in the proper amounts to insure that all provisions of this section can be adequately carried out.

J. Definitions—Equipment:

   1. Engine Company: A vehicle carrying hose and a pump to pump water of at least 1,500 gallons per minute.
   2. Truck Company: A tractor-trailer vehicle carrying ladders and rescue equipment with a 100-foot aerial ladder or equivalent device to reach upper floors of buildings.
   3. Rescue Company: A vehicle carrying rescue equipment capable of heavy rescue and diving equipment for underwater rescue.
   4. Fireboat: A boat equipped with pumps, hose, monitor nozzles and able to navigate San Francisco Bay for firefighting and rescue duty along the shorelines of the City and County.
   5. High Pressure-Battery-Hose Tender, Portable Water System: A vehicle capable of carrying at least 4,000 feet of 5-inch or larger diameter hose, equipment for a portable water system, high pressure reducing valves and a battery monitor mounted upon the vehicle for high volume water discharge.
   6. Service Unit: A vehicle carrying spare supply of air and equipment for self-contained breathing apparatus and resuscitators.
   7. High Pressure System Pump Station: A facility capable of pumping at least 10,000 gallons per minute from San Francisco Bay or other water source into the mains of the high pressure water system.
   8. Bureau of Equipment: A vehicle capable of carrying equipment for emergency repairs or towing of fire apparatus under emergency conditions.

THE FOLLOWING SUMMARY WAS PRINTED ON THE PETITION WHICH INITIATED PROPOSITION T

SUMMARY: THIS PROPOSITION WOULD DECLARE IT THE POLICY OF THE PEOPLE OF SAN FRANCISCO:
(A) To disapprove and call for the reversal of the gift of millions of dollars worth of development rights for a block of Commercial Street in the Embarcadero West Development Co;
(B) To prevent similar abuses in the future by increasing the public's right to vote on transfers of publicly-owned property to private interests, particularly where the public good is most likely to be displaced by undue influence of special interests seeking profit or privileges. This policy calls for public votes on any of the following conditions apply:
(1) Where the transfer is exceptionally large or would have an exceptionally large impact;
(2) Where the price is substantially below market value, and there has been no open competitive bidding procedure;
(3) Where the transfer serves to finance subsidies primarily or preferentially benefiting persons of above-average income;
(4) Where there are substantial financial ties between the public officials deciding on the transfer, and the private parties benefiting from it;
(5) Where substantial controversy exists, and opponents qualify an initiative on the transaction within 60 days of its adoption.

THE FOLLOWING LANGUAGE WAS PRINTED ON THE PETITION WHICH INITIATED PROPOSITION U

SUMMARY: THIS CITY POLICY DECLARES SAN FRANCISCO A NUCLEAR-FREE-ZONE IN WHICH NUCLEAR WEAPONS AND HAZARDS ARE UNWELCOME. IT DECLARES THE PEOPLE’S RIGHT TO VOTE ON ANY PROPOSED USE OF CITY FUNDS TO SUPPORT NUCLEAR WEAPONS. IT INSTRUCTS THE SUPERVISORS TO PASS ORDINANCES TO SUPPORT OR ENCOURAGE ECONOMIC CONVERSION TO JOBS WITH PEACE, INTERNATIONAL ARMS RACE TREATIES, AND THE RIGHT TO KNOW ABOUT IRRADIATED FOODS; AND TO PREVENT, DISCOURAGE OR PROTEST NUCLEAR AND RADIOACTIVE THREATS TO THE PUBLIC HEALTH & SAFETY.

We the people of San Francisco declare the following policy as provided for under Section 9.108 of the City
Charter:
(A) FOR A NUCLEAR FREE ZONE. San Francisco is no place for nuclear weapons or hazards. The Supervisors shall pass ordinances for San Francisco to join New York, Chicago and hundreds of other communities that have declared themselves "Nuclear Free Zones".

(B) RIGHT TO VOTE ON NUCLEAR WEAPONS FUNDING. No city funds shall be spent to lobby for, encourage, attract or subsidize nuclear or possibly nuclear military installations without the consent of the voters.

(C) ECONOMIC CONVERSION TO JOBS WITH PEACE. The Supervisors shall pass ordinances to support or encourage transition to an economy which is not dependent on unnecessary military spending.

(D) INTERNATIONAL ARMS RACE TREATIES. The Supervisors shall send Open Letters to officials and media to express our support for negotiations toward a moratorium on nuclear weapons tests, nuclear weapons in space, and "first-strike" weapons and planning.

(E) SAFE RADIOACTIVE WASTE DISPOSAL. Until such time as a safe means of disposal of radioactive wastes has been established, the Supervisors shall pass ordinances prohibiting, discouraging, and, if possible, preventing, any commercial activity that creates such waste or supports their creation.

(F) NUCLEAR HAZARDS LIABILITY INSURANCE. Recognizing the responsibility of businesses engaged in hazardous activities to assure fair compensation for foreseeable damages, the Supervisors shall pass ordinances to protest, discourage, and, if possible, prevent, any commercial activity that includes an uninsured or under-insured nuclear hazard.

(G) IRRADIATED FOODS: RIGHT TO KNOW. Recognizing the reasonable basis for consumer concern regarding the use of radioactive substances in food processing, and the right of customers to know what they are buying, the Supervisors shall pass ordinances to ensure or support the right to labelling or notice, in plain language, regarding irradiation of food.

(H) IMPROVEMENT AND ENFORCEMENT shall be the responsibility of the Supervisors. This initiative is not intended to interfere with responsible medical use or academic research involving radioactive substances.

We call on the Supervisors to hold public hearings to study the Nuclear Free Zone Initiatives which have been adopted or proposed elsewhere; to adopt whatever they determine to be appropriate for San Francisco; and to put any unresolved issues to a vote of the people.

Where state or federal law makes appropriate ordinances unenforceable, the Supervisors shall pass ordinances of protest.

We call on the Supervisors to act promptly to issue findings, apply moral pressure, educate and mobilize public opinion, and otherwise act as our elected voice for a Nuclear Free World.

THE FOLLOWING LANGUAGE WAS PRINTED ON THE PETITION WHICH INITIATED PROPOSITION V

We the people of San Francisco hereby adopt the following declaration of policy, as provided for under City Charter Section 9.108:

(A) WE CALL ON EVERYONE TO AVOID DOING BUSINESS WITH COMPANIES WHICH PROFIT FROM THE EXPLOITATIVE ECONOMIC CONDITIONS UNDER SOUTH AFRICA'S RACIST SYSTEM KNOWN AS "APARTHEID".

(B) WE CALL ON THE BOARD OF SUPERVISORS TO IDENTIFY APPROPRIATE TARGETS FOR THIS BOYCOTT, INCLUDING THE WORST OFFENDERS IN EACH BASIC INDUSTRY, SO THE PUBLIC WILL KNOW WHO TO FOCUS ON.

This policy is based on the following findings:

1. WHY THIS VOTE: Apartheid denies voting and other basic rights to most South Africans, solely because of the color of their skin; if all races could vote, South Africans would long ago have voted to end Apartheid; since they can't vote, they need for us to vote on their behalf.

2. WHY BOYCOTT: A Gallup poll found that 77% of South Africa's black majority favor international economic boycotts as a peaceful but powerful means of pressuring for abolition of Apartheid; such boycotts have been called for by Bishop Desmond Tutu, the Congress of South African Trade Unions, the Afrikaner National Congress, martyred Black Consciousness advocate Steve Biko, and many other victims of apartheid.

3. EXISTING POLICY: The Board of Supervisors has unanimously passed, and the Mayor signed into law, Supervisor Willie Kennedy's ordinance requiring city purchasing officials to avoid doing business with companies tied to South Africa whenever satisfactory alternatives exist; this policy has public support, and sets an example for all supporters of human rights.

4. PEOPLE POWER: Consumer boycotts and voter initiatives are grassroots "people power" and allow the greatest number of participants to add their weight to the effort; boycotts have impact because they affect profits, which corporations consider to be the "bottom line".

5. TARGET IDENTIFICATION: For most consumers, an effective boycott requires identifying the Worst Offenders or other appropriate targets, since so many companies have South African ties; this would focus on businesses motivated by commercial profit, and would not oppose humanitarian activities or contacts with the victims of Apartheid.

6. CRITERIA: Worst Offenders can be determined by comparing the amounts of profit gained, existing investments, outstanding loans, current contracts and sales, and other direct or indirect commercial ties to South Africa, though the Supervisors may also consider other factors; when one company terminates its ties to South Africa, a new Worst Offender can be named and targeted.

7. INFORMATION SOURCES: The necessary information is available from the U.S. Dept. of Commerce, public interest research groups, and other sources, and is objective and verifiable; the effort required for such research would be justified by the urgency of ending Apartheid without further exacerbations of the bloodshed.

8. PUBLIC RESPONSE: A successful boycott would not require any significant spending of city funds or infringement of individual liberties, since people and organizations would voluntarily respond to news reports each time the Supervisors announce the identification of another target.

9. NO CONFLICT: This initiative is not intended to conflict with or alter the city's present purchasing policy, but would extend the same principle to the general public by calling a consumer boycott of Apartheid profiteers.

10. IMPLEMENTATION: City Charter Section 9.108 requires the Board of Supervisors to pass ordinances to implement voter declarations of policy, while allowing the needed flexibility regarding practical considerations.

CORRECTION: Please disregard the endorsement of San Francisco Tomorrow which appears on page 78. SFT has taken no position on Proposition Q.
POLL WORKERS NEEDED

Earn $49 to $58 (plus bonuses)!
Meet Your Neighbors!
Serve Your Community!

There is a shortage of poll workers in most San Francisco neighborhoods. Voters who are interested in this important work are encouraged to apply as soon as possible at the Registrar’s Office at City Hall. If you apply while there still is a large selection of vacancies, it is probable that you will be assigned to a poll in your own neighborhood.

The Registrar is trying to build a permanent corps of polling officials, therefore housewives and retired people, as well as others who are interested in community service are particularly urged to apply.

The higher-paying and more responsible positions will be reserved for persons who apply in person. Others may mail in the application form provided below:

(The workday is from 6:45 a.m. to about 8:30 p.m., with breaks for lunch and dinner.)

APPLICATION TO SERVE AS ELECTION OFFICIAL

I want to work at the polls on Tuesday, November 3. Please assign me to a polling place.

Name _______________________________________________________

Address ___________________________________________ Apt. # ______

Telephone No. (required) ______________________________________

Do you have an automobile? yes ☐ no ☐

Availability:

I want to work in the following area(s): __________________________

Second choice locations (if any) ________________________________

Signature ____________________________________________________
Voter Pamphlets for the Visually Impaired

Tape recordings (Talking Books) of the San Francisco Voter Information Pamphlet are available from the San Francisco Public Library’s branch for the blind at 3150 Sacramento Street. Copies of the tapes are free to voters who are visually impaired or otherwise unable to read printed material. Please inform any friends or family members who might benefit from this service.