PROPOSITION F

Amends and repeals various sections of initiative ordinance No. 17.083. Makes rates for disposal of garbage subject to San Francisco rate board. Redefines refuse. Makes no change in existing rates.

ORDERING SUBMISSION OF PROPOSED AMENDMENT TO INITIATIVE ORDINANCE REGULATING REFUSE COLLECTION AND DISPOSAL

The Board of Supervisors hereby orders submitted to the qualified electors of the City and County of San Francisco, at an election to be held therein on June 7, 1960, an ordinance amending the initiative ordinance adopted at an election held in said City and County November 8, 1932, entitled, "Providing for the Collection and Disposition of Refuse in the City and County of San Francisco; Providing for the Licensing of Refuse Collectors by the Director of Public Health; Fixing the Maximum Rates or Charges for the Collection of Refuse by Licensed Refuse Collectors from Homes, Apartment Houses, Stores, etc.; Dividing the City and County of San Francisco into Collection Routes; Providing Penalties for the Violation of the Provisions of this Ordinance," by amending Sections 1, 5 and 7 of said ordinance, as follows:

NOTE: Additions or substitutions are indicated by bold-face type; deletions are indicated by ((double parentheses)).

ORDINANCE NO. 52-60
AN ORDINANCE TO AMEND THE REFUSE DISPOSAL AND COLLECTION ORDINANCE (ORDINANCE NO. 17.083, ADOPTED BY THE
VOTERS AT AN ELECTION HELD NOVEMBER 8, 1932) BY AMENDING SECTIONS 1, 5 AND 7 OF SAID ORDINANCE, PROVIDING FOR METHOD OF DISPOSAL OF REFUSE, CHARGES THEREFOR AND OTHER REGULATIONS RELATING THERETO.

Be it ordained by the people of the City and County of San Francisco:

Section 1. Sections 1, 5 and 7 of the ordinance cited in the title hereof are amended to read as follows:

Section 1. The term "refuse" as used in this ordinance shall be taken to mean all waste and discarded materials from dwelling places, households, apartment houses, stores, office buildings, restaurants, hotels, institutions and all commercial establishments, including waste or discarded food, animal and vegetable matter from all kitchens thereof, waste paper, cans, glass, ashes, and boxes and cuttings from trees, lawns and gardens. Refuse as used herein does not include debris and waste construction materials, including wood, brick, plaster, glass, cement, wire and other ferrous materials, derived from the construction of or the partial or total demolition of buildings or other structures.

(Section 5. All refuse collected by any refuse collector shall be incinerated at the San Francisco incinerator, located in the block bounded by Alameda, Fifteenth, Rhode Island and DeHaro streets, or at some other incinerator, hereafter designated by the Board of Supervisors of the City and County of San Francisco, or shall be disposed of by any other method designated by the Board of Supervisors, except dumping at sea. It is provided, however, that metals may be melted at places other than at said incinerator.

That said incinerator shall be placed under the control of some person, firm or corporation designated by the Board of Supervisors and said person, firm or corporation, shall incinerate in said incinerator all refuse received, as herein provided, or the Board of Supervisors may provide for the disposition of refuse by any other means, except dumping at sea, as provided by law or ordinance of the City and County of San Francisco, and said person, firm or corporation incinerating, or otherwise disposing of said refuse as herein provided, may charge the refuse collector for such disposition, a charge may be agreed upon between the refuse collector and said person, firm or corporation for so disposing of said refuse. Provided, however, that if such charge cannot be agreed upon, such charge shall be fixed and determined by the Board of Supervisors, but in no event shall the charge exceed the maximum of one dollar and fifty cents per ton. Should any dispute arise between the refuse collector and the person, firm or corporation having control of said incinerator, or other disposition of refuse, as provided for by law, concerning the amount of such charge, pending the determination thereof by the Board of Supervisors as herein provided, the person, firm or corporation having charge and control of said incinerator or other disposition of said refuse, shall continue such disposition until the matter of such charge will have been determined by the Board of Supervisors, and upon such determination, the refuse collector shall pay to the said person, firm or corporation the amount fixed by said person, firm or corporation in charge of said incinerator for all refuse incinerated or otherwise disposed of pending said dispute.)

Section 5. Refuse collected by refuse collectors shall be disposed of by such persons, firms or corporations and in such manner or by such method
or methods as from time to time designated by the Board of Supervisors of
the City and County of San Francisco.

Until and unless changed in the manner herein provided the maximum
rate or charge for the disposal of refuse to be charged the refuse collector
by any person, firm or corporation authorized by the Board of Supervisors
to dispose of refuse shall be $1.50 per ton. Such rate or charge may, from
time to time, be adjusted in the same manner, and in accordance with the
same procedures, as is provided for the adjustment of rates and charges
for the collection of refuse in section 6 (a) of this ordinance.

Section 7. It shall be unlawful for any refuse disposer or refuse col-
lector to charge a greater rate for the disposal of refuse or for the collection
and disposition of refuse than that fixed in, or pursuant to, Sections 5 and
6 (a) of this ordinance.

Nothing herein contained shall be taken or construed as preventing,
a refuse disposer or a refuse collector from charging a lesser rate or charge
for the disposal of refuse or for the collection and disposition of refuse than
that fixed in, or pursuant to, Sections 5 and 6 (a) of this ordinance.

Ordered submitted—Board of Supervisors, San Francisco, February 8,
1960.

Ayes: Supervisors Blake, Casey, Dobbs, Ertola, Ferdon, Halley,

I hereby certify that the foregoing initiative ordinance was ordered
submitted by the Board of Supervisors of the City and County of San
Francisco.

ROBERT J. DOLAN, Clerk