RESOLUTION AUTHORIZING THE CITY ADMINISTRATOR, ON
BEHALF OF THE CITY OF OAKLAND, TO ACCEPT AND APPROPRIATE
GRANT FUNDS IN AN AMOUNT NOT TO EXCEED TWO HUNDRED
THOUSAND DOLLARS ($200,000) FROM THE STATE OF CALIFORNIA,
CORRECTIONS STANDARD AUTHORITY, TITLE V COMMUNITY
PREVENTION GRANTS PROGRAM, AND AUTHORIZE A FUNDING
AGREEMENT IN AN AMOUNT NOT TO EXCEED ONE HUNDRED
EIGHTY THOUSAND DOLLARS ($180,000) WITH THE DONALD P.
MCCULLUM YOUTH COURT FOR SECOND YEAR PROGRAM
IMPLEMENTATION OF THE INTERFACE PROJECT, AND
APPROPRIATE SAID FUNDS TO THE POLICE DEPARTMENT

WHEREAS, it is anticipated that the Police Department will receive grant funds totaling up to
$200,000 from the State of California, Corrections Standard Authority, Title V Community
Prevention Grants Program, for second year program implementation of the Interface Project; and

WHEREAS, the Department desires to enter into a Funding Agreement with the Donald P.
McCullum Youth Court for an amount not to exceed one hundred eighty thousand dollars
($180,000) for implementation of the Interface Project, to be funded by the grant; and

WHEREAS, the Donald P. McCullum Youth Court, as a program partner associated with the
Interface Project shall provide a fifty percent (50%) in-kind match required by the grantor, in the
amount of one hundred thousand dollars ($100,000); and

WHEREAS, the City Council finds that the services provided pursuant to the agreement with
the Donald P. McCullum Youth Court authorized hereunder are of a professional, scientific or
technical nature and are temporary in nature; and

WHEREAS, the City Council previously authorized acceptance of similar grant funds by
Resolution No. 79310 C.M.S. dated June 21, 2005; and

WHEREAS, the City Council finds that the agreement with the Donald P. McCullum Youth
Court shall not result in a loss of employment or salary by any person having permanent status in
the competitive service; now, therefore be it

RESOLVED: That the City Council hereby authorizes the City Administrator or her designee to
accept and appropriate a grant in an amount not to exceed $200,000 from the Corrections
Standard Authority to be allocated to the State of California, Corrections Standard Authority
Grant Fund: 2152, Campus Life And School Safety (CLASS) Org.: 105530, Special Operations
Program: PS13, in a Project Account to be determined, for implementation of the Interface
Project; and be it

FURTHER RESOLVED: That the City Administrator or her designee is hereby authorized to
enter into a Funding Agreement with the Donald P. McCullum Youth Court in an amount not to
exceed $180,000 for second year program implementation of the Interface Project, funded by the
grant, and be it
FURTHER RESOLVED: That grant funds received for the Interface Project shall not be used to supplant expenditures controlled by the City of Oakland; and be it

FURTHER RESOLVED: That the City Council hereby appoints the City Administrator as agent of the City to conduct all negotiations, applications, agreements, and related actions which may be necessary for the completion of the aforementioned grant and funding agreements; and be it

FURTHER RESOLVED: That the City Attorney shall review and approve said agreement with the Donald P. McCullum Youth Court as to form and legality and a copy of the fully executed agreement shall be placed on file with the Office of the City Clerk.

IN COUNCIL, OAKLAND, CALIFORNIA, JUL 18 2006

PASSED BY THE FOLLOWING VOTE:

AYES- BROOKS, BRUNNER, CHANG, KERNIGHAN, NADEL, QUAN, REID, and PRESIDENT DE LA FUENTE — 8
NOES- 0
ABSENT- 0
ABSTENTION- 0

ATTEST: LaTonda Simmons
City Clerk and Clerk of the
Council of the City of Oakland, California