File	No.	11	052	0
------	-----	----	-----	---

Committee Item	No	1
Board Item No	_1_	
•		

COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST

Committee:	Budget and Finance SUB-Committee	Date: <u>May 4, 2011</u>
Board of Su	pervisors Meeting	Date 5/10 //
Cmte Boa	rd	•
	Motion Resolution Ordinance Legislative Digest Budget and Legislative Report Ethics Form 126 A H Introduction Form (for hearings) Department/Agency Cover Letter and MOU Grant Information Form Grant Budget Subcontract Budget Contract/Agreement Award Letter Application	nd/or Report
	by: Victor Young Date by: Victor Young Date	e: <u>April 29, 2011</u>

An asterisked item represents the cover sheet to a document that exceeds 25 pages. The complete document is in the file.

[Accept and Expend Grant - Electric Vehicle Infrastructure - \$100,000]

Resolution authorizing the San Francisco Department of the Environment to accept and expend a grant of \$100,000 from the Bay Area Air Quality Management District to contribute to the cost of installing 60 publicly available electric vehicle chargers.

WHEREAS, The Bay Area Air Quality Management District (BAAQMD), through its Transportation Fund for Clean Air has awarded a grant of \$100,000 to the Department of the Environment of the City and County of San Francisco for costs associated with installing 60 publicly available Electric Vehicle chargers in various locations throughout the City; and

WHEREAS, Electric Vehicles significantly reduce greenhouse gases compared to vehicles with internal combustion engines, and

WHEREAS, More than half the greenhouse gases generated in San Francisco are attributable to transportation, and

WHEREAS, In 2004, the Department of the Environment and the San Francisco Public Utilities Commission released a "Climate Action Plan for San Francisco" identifying transportation, energy efficiency, renewable energy, and solid waste measures that could achieve significant greenhouse gas reductions; and

WHEREAS, Creating the infrastructure necessary to support the market for Electric Vehicles in San Francisco is an important element of San Francisco's strategy for reducing greenhouse gases, and

WHEREAS, In addition, companies manufacturing Electric Vehicles have targeted San Francisco as a strong "early adopter" market, and critical actions need to be taken by the City for that market to materialize, and

WHEREAS, Installation of publicly available Electric Vehicle chargers is an essential step in ensuring automobile manufacturers continue to view San Francisco as a location primed to accelerate the adoption of Electric Vehicles, and

WHEREAS, The Electric Vehicle charging stations will be publicly available and will serve residents from all parts of San Francisco, and

WHEREAS, Funding from this grant will contribute to local matching funds required by Congressionally Directed Program funding from the Department of Energy for the development of San Francisco Electric Vehicle infrastructure which was approved through Annual Salary Ordinance Amendment 159-10, and

WHEREAS, Funding from this grant will contribute to the cost of installing Electric Vehicle charging stations awarded to the Department of the Environment by Coulomb Technologies, Inc., as a subaward under Federal Recovery Act Funds from the U.S. Department of Energy to Coulomb, previously approved through Resolution 143-11, and

WHEREAS, The term of this grant is from the date of execution of the award agreement from BAAQMD following approval of this resolution through December 31, 2011, and

WHEREAS, The grant does not require an ASO amendment; and WHEREAS, the grant budget includes provision for indirect costs of \$4,762, now, therefore, be it

RESOLVED, That the Board of Supervisors authorizes the Director of the Department of the Environment to accept and expend a grant in the amount of \$100,000 from the Bay Area Air Quality Management District to contribute to the cost of installing 60 Electric Vehicle chargers.

Recommended:

Department Head

Approved: Mayor

Approved:___

Controller, Grant Division

Mayor Lee BOARD OF SUPERVISORS

File Number:		
(Provided by	Clark of Board of Supervisors)	Ī

Grant Information Form

(Effective January 2000)

Purpose: Accompanies proposed Board of Supervisors resolution authorizing the Department of the Environment to accept and expend regional grant funds.

The following describes the grant referred to in the accompanying resolution:

1. Grant Title: TFCA Electric Vehicle Infrastructure

220215 / EVPGCP-11

2. Department: Department of the Environment

3. Contact Person: Rachel Buerkle

Telephone: 355-3704

4. Grant Approval Status (check one):

[X] Approved by funding agency

[] Not yet approved

5. Amount of Grant Funding Approved or Applied for: \$100,000

6a. Matching Funds Required: \$100,000

b. Source(s) of matching funds (if applicable):

In-kind matching funds are being provided by San Francisco Public Utilities Commission in the form of labor of electricians installing the charging stations, as well as through a congressional earmark from the US Department of Energy (approved by Annual Salary Ordinance Amendment 159-10). Matching funds from the Department of Energy are not ARRA funding.

- 7a. Grant Source Agency: Bay Area Air Quality Management District
- b. Grant Pass-Through Agency (if applicable):

8. Proposed Grant Project Summary:

The Bay Area Air Quality Management District (BAAQMD) has awarded a grant to the Department of the Environment for the City and County of San Francisco to contribute to the material cost of installing 60 publicly available Electric Vehicle (EV) chargers in City-owned property in various locations throughout the City, including installations in MTA public garages for chargers that have been awarded to the Department of the Environment by Coulomb Technologies, Inc., as a subaward under Federal Recovery Act Funds from the U.S. Department of Energy to Coulomb (previously approved through Resolution 143-11). The chargers will serve residents from all neighborhoods of San Francisco, including residents without personal garages. Locations will be selected based on anticipated demand by EV drivers, the cost effectiveness of upgrading existing but outdated EV charging station locations in City-owned public garages, and site-specific feasibility at City-owned properties throughout the City.

9. Grant Project Schedule, as allowed in approval documents, or as proposed:

Start-Date: Upon signing the Award Agreement with BAAQMD following the approval of this Resolution.

End-Date: December 31, 2011

- 10. Number of new positions created and funded: None
- 11. If new positions are created, explain the disposition of employees once the grant ends? NA

1

12a. Amount budgeted for contractual services: NA
b. Will contractual services be put out to bid?
c. If so, will contract services help to further the goals of the department's MBE/WBE requirements?
d. Is this likely to be a one-time or ongoing request for contracting out?
13a. Does the budget include indirect costs? [X] Yes [] No
b1. If yes, how much? \$4,762 b2. How was the amount calculated? Grant agency allows maximum 5% of granted funds to be used for Administrative costs.
c. If no, why are indirect costs not included?[] Not allowed by granting agency [] To maximize use of grant funds on direct services[] Other (please explain):.
14. Any other significant grant requirements or comments:
With respect to long tem maintenance for the installed charging equipment after the expiration of initial manufacturer warranties, SFMTA, SFPUC and SFE have formed a Memorandum of Understanding which, among other items, specifies that responsibility for cost of maintenance, warranties and other matters related to ensuring continuity of charging services will be addressed in a review process completed by December 2012. The Mayor's Office, City Administrator and all departments involved with public EV charging stations will participate in the review process.
Disability Access Checklist*
15. This Grant is intended for activities at (check all that apply):
[X] Existing Site(s) [X] Existing Structure(s) [] Existing Program(s) or Service(s) [] Rehabilitated Site(s) [] Rehabilitated Structure(s) [] New Program(s) or Service(s) [] New Site(s) [] New Structure(s)
16. The Departmental ADA Coordinator and/or the Mayor's Office on Disability have reviewed the proposal and concluded that the project as proposed will be in compliance with the Americans with Disabilities Act and all other Federal, State and local access laws and regulations and will allow the full inclusion of persons with disabilities, or will require unreasonable hardship exceptions, as described in the comments section:
Comments:
Departmental or Mayor's Office of Disability Reviewer: () and a Molina Molina
Date Reviewed: 4 2(-11
Department Approval: 4/21 Mellanie Nutter, Director (Signature)

	·			- 11		
		Electric Vehicle Chargers - Grant fr	om Bay Area Ai	r Quality Ma		
			BAAQMD (TFCA)	Required Match	Other Funds (Non- ARRA Congressionally Directed Program grant)	TOTAL Project
Personnel		Permittable of the same of the same of the				
٠.	7345 Electrician	37% FTE based on figures provided by SFPUC	-	\$ 30,654		\$ 30,654
	7345 Electrician	37% FTE based on figures provided by SFPUC		\$ 30,654		\$ 30,654
	Total Personnel	-	\$ -	\$ 61,308		\$ 61,308
Fringe Bene	efits	at 30%	\$	\$ 18,392		\$ 18,392
Equipment				医骨髓 制造		
		Electric Vehicle Charger installation materials	\$ 95,238	\$ 20,300	\$ 99,477	\$ 215,015
	TOTAL Equipment		\$ 95,238	\$ 20,300	\$ 99,477	\$ 215,015
	TOTAL PROJECT DIRECT		\$ 95,238	\$ 100,000	\$ 99,477	\$ 294,715
Total Indire	ct costs		\$ 4,762			\$ 4,762
			\$ -	\$ -	\$ -	\$ -
TOTAL PRO	JECT COST		\$ 100,000	\$ 100,000	\$ 99,477	\$ 299,477

TRANSPORTATION FUND FOR CLEAN AIR FUNDING AGREEMENT BETWEEN

THE BAY AREA AIR QUALITY MANAGEMENT DISTRICT AND

COUNTY OF SAN FRANCISCO PROJECT NUMBER: 09R32

This funding agreement "Agreement" is made and entered into between the County of San Francisco (hereinafter referred to as "Project Sponsor") and the Bay Area Air Quality Management District, hereinafter referred to as the "Air District" (and hereinafter referred to jointly as the "Parties").

SECTION I

RECITALS

California Health and Safety Code Sections 44223 and 44225 authorize the Air District to levy a fee on motor vehicles registered within its jurisdiction and to use those fees to implement mobile source and transportation pollution reduction projects.

M. 13m

- The Air District has established a grant fund, entitled the Transportation Fund for Clean Air ("TFCA") to implement such a program. Under the TFCA's Regional Fund Program, the Air District may issue TFCA funds to public agencies and, for certain vehicle-based projects, to other entities for projects within the Air District's jurisdiction ("Program").
- California Health and Safety Code Section 44241 lists the permissible types of projects, all of which must conform to the transportation control measures and mobile source measures that are included in the plan(s) adopted pursuant to California Health and Safety Code Sections 40233, 40717, and 40919 and are in effect as of the date of execution of this Agreement.
- On January 15, 2010 the Executive Officer/APCO of the Air District approved a TFCA award to the Project Sponsor to implement an eligible mobile source or transportation control project to improve air quality in the San Francisco Bay Area Air Basin based on the Program's eligibility criteria and on information provided in Project sponsor's application ("Project").
- The Air District and Project Sponsor desire to enter into this Agreement to implement the Project in accordance with the terms and conditions of this Agreement, including all attachments thereto.

NOW, THEREFORE, pursuant to California Health and Safety Code Section 44241, the Parties hereby agree as follows:

BAAQMD FY2009/2010 TFCA Funding Agreement

SECTION II

PROJECT SPONSOR OBLIGATIONS

- The Project Sponsor hereby agrees to implement the Project, as described more fully in Attachment A, "Project Specific Information," and in Attachment B, "Project Description." Failure to implement the Project in accordance with the terms and conditions set forth in this Agreement and all attachments thereto shall be deemed a breach of this Agreement and may result in termination of the Agreement or a reduction of the award.
- The Project Sponsor shall complete the Project within the Total Project Cost. Allowable Project costs are listed in the TFCA Line Item Project Budget. Only those allowable Project costs incurred following the Effective Date of this Agreement and prior to the completion or termination of the Project are eligible to receive TFCA funds. Any Project cost overruns are the sole responsibility of the Project Sponsor.
- The Air District's funding obligation under this Agreement is limited to the TFCA Regional Funds Awarded. The Project Sponsor shall contribute or expend the total amount of Matching Funds prior to submission of the Final Invoice. If the actual total cost of the Project listed in the Final Report submitted and approved by the Air District is less than the Total Project Cost, the Air District reserves the right to reduce the amount of TFCA Regional Funds Awarded at its sole discretion. The Project Sponsor is responsible for assuring that use of the Matching Funds does not conflict with any federal, state or local requirements for their use.
- If TFCA Administrative Costs are included in the TFCA Line Item Project Budget, Project Sponsor shall not use more then five (5) percent of the TFCA Regional Funds Awarded for allowable costs incurred in the administration of the Project. In the event that the actual Project cost is less than the Total Project Cost, the amount of allowable TFCA Administrative Costs shat be reduced so as not to exceed five (5) percent of the TFCA Funds Awarded. Allowable project administrative costs are listed in Appendix C of the "Transportation Fund for Clean Air (TFCA) Fiscal Year 2009/2010 Regional Fund Application and Guidance."
- The Project Sponsor shall submit invoices on the Air District's Invoice Form for reimbursement of eligible Project costs and expenses consistent with the TFCA Regional Funds Awarded, Invoice and Payment Schedule, and Project Schedule. Invoices shall include the Air District's summary sheet specifying the Project number, an itemized list of all expenses incurred, and the total funds being requested. The invoice shall also provide supporting documentation such as copies of invoices from vendors, consultants, or contractors with an explanation of the goods or services provided for the Project and copies of time sheets documenting hourly labor costs incurred.

The Air District may withhold funds pending receipt of any report.

The Air District will retain fifteen (15) percent of the TFCA Regional Funds Awarded against each invoice paid until the Final Report is received and approved by the District. The 15% may be requested by a Project Sponsor in the Final Invoice.

If invoices include TFCA Administrative Costs, the Project Sponsor must also provide supporting documentation of the costs incurred. Such documentation shall include the dates such costs were incurred, the job titles and hourly pay rates of employees performing eligible project

TFCA Regional Fund Project 09R32

- administrative tasks, tasks performed by those employees, the number of hours spent performing such tasks, and the total charges.
- The Project Sponsor must submit the Final Invoice for payment no later than thirty (30) days after the deadline to submit the Final Report, the requirements and deadline for which are set forth in Attachment C. The Air District will not process the Final Invoice submitted by the Project Sponsor until the Air District accepts the Final Report.
- The Project Sponsor shall allow the Air District or its authorized representatives, for the duration of the Project and for three (3) years following the later of a) the Air District's payment of the Final Invoice or b) the end of the Project's Useful Life to audit the Project. During audits, the Project Sponsor shall make available to the Air District all records relating to Project performance and expenses incurred in the implementation of the Project.

performance and expenses incurred in the implementation of the Project.

The Project Sponsor shall allow the Air District or its authorized representatives, for the duration of the Project's Useful Life to inspect the Project. During inspections, the Project Sponsor shall provide, at the request of the Air District, access to inspect the Project and information regarding the Project's status

- The Project Sponsor shall prepare and maintain all necessary Project records to document Project activities and performance, including documentation to support the Project reporting requirements, set forth in Attachment C. The Project Sponsor shall keep Project records in one central location for a period of three (3) years after the later of a) the Air District's payment of the Final Invoice, or b) the end of the Project Useful Life. The Project Sponsor shall submit the following reports to the Air District by the due dates specified in Attachment C:
- Semi-annual Report,
- Final Report, and
- Annual Monitoring Report.
- 9) The Project Sponsor shall monitor the operational status of the Project for the Project Useful Life. The Project Sponsor shall notify the Air District in writing of any change in operational status of any portion of the Project within thirty (30) calendar days of its occurrence. For purposes of this Agreement, a "change in operational status" occurs whenever any portion of the Project is removed from active service, relocated outside the boundaries of the Air District, inoperable, sold, or transferred to another entity, before full completion of the Project Useful Life. Failure to provide the required written notice of a change in operational status on a timely basis is a breach of this Agreement.

If the Project Sponsor seeks to transfer any Project equipment to another location within the Air District's jurisdiction, the Project Sponsor may seek a modification of this Agreement in advance to allow for such transfer. The Project Sponsor may not transfer the equipment without the prior approval of the Air District. Failure to obtain prior approval is a breach of this Agreement.

The Project Sponsor will maintain the portions of the Project funded under this Agreement according to the manufacturer's specifications for the Project Useful Life, except for advanced vehicle technology demonstration projects, as specified in Special Conditions, Attachment A.

BAAQMD FY2009/2010 TFCA Funding Agreement

11)

- The Project Sponsor shall acknowledge the Air District as a Project funding source during the Project Useful Life. The Project Sponsor shall use, and require third parties who implement the Project to use, the Air District's approved logo for the Project, as specified below:
- The logo shall be used on signs posted at the site of any Project construction,
- The logo shall be displayed on any vehicles or equipment operated or obtained as part of the Project;
- The logo shall be used on any public information materials relating to the Project, such as websites and printed materials, including transit schedules, brochures, handbooks, maps, and other promotional materials; and
- d. The Project Sponsor shall demonstrate to the Air District through evidence such as photographs of vehicles and copies of press releases that Air District logos are used and displayed as required.
- 12) The Project Sponsor shall obtain and maintain throughout the Term of this Agreement the insurance coverage specified in Attachment D, "Insurance Requirements," and shall comply with all insurance requirements set forth therein, including the provision of documentation of said insurance coverage. Failure to obtain and maintain the insurance coverage and to comply with all insurance requirements shall be deemed a breach of this Agreement.
 13) To the extent not otherwise prohibited by law, and to the extent required by the California Public Records Act (Government Code section 6250 et seq.), the Project Sponsor shall place in the public domain any software, written document, or other product developed with TFCA finds as
- public domain any software, written document, or other product developed with IFCA funds as part of the Project and shall require recipients of Project funds, if any, to do the same.

 14) The Project Sponsor shall use TFCA Regional Funds Awarded only for the implementation of a project that results in surplus motor vehicle emission reductions within the Air District's project that results in surplus motor vehicle emission reductions within the Air District's project that results in surplus motor vehicle emission reductions within the Air District's project that results in surplus motor vehicle emission reductions within the Air District's project that results in surplus motor vehicle emission reductions within the Air District's project that results in surplus motor vehicle emission reductions within the Air District's project that results in surplus motor vehicle emission reductions within the Air District's project that results in surplus motor vehicle emission reductions within the Air District's project that results in surplus motor vehicle emission reductions within the Air District's project that results in surplus motor vehicle emission reductions within the Air District's project that results in surplus motor vehicle emission reductions within the Air District's project that results in surplus motor vehicle emission reductions within the Air District's project that results in surplus motor vehicle emission reductions within the Air District's project that results in surplus motor vehicle emission reductions within the Air District's project that results in surplus motor vehicle emission reductions within the Air District's project that results in surplus motor vehicle emission reductions within the Air District that results in surplus motor vehicle emission reductions within the Air District that results in surplus motor vehicle emission reductions within the Air District that results in surplus motor vehicle emission reductions within the Air District that results are also the results and the results a
- project that results in surplus motor vehicle emission reductions within the Air District's jurisdiction. Surplus emission reductions are those that exceed the requirements of applicable regulations or other legal obligations (including contracts) as of the Effective Date of this Agreement.

 15) The Project Sponsor shall comply with all Program requirements set forth in the Air District's "Board Adopted TFCA Regional Fund Policies for FY 2009/2010," which are incorporated therein as Appendix A, and made a part of the "Transportation Fund for Clean Air (TFCA) Fiscal

SECTION III

which are incorporated herein and made a part hereof by this reference as if fully set forth herein

Year 2009/2010 Regional Fund Grant Application and Guidance," dated November 2009, and

AIR DISTRICT OBLIGATIONS

- The Air District will provide eligible TFCA funds for this Project in an amount not to exceed the TFCA Regional Funds Awarded.
- The Air District will endeavor to pay the undisputed amount of an approved invoice within thirty (30) calendar days of the Air District's receipt of such invoice.
- The Air District will provide timely notice to the Project Sponsor prior to conducting an audit

 ω

reporting and invoice forms The Air District will provide the Project Sponsor all Air District-approved Regional Fund

9

The Air District will make its logo available to Project Sponsor solely for use to fulfill the Project Sponsor's obligation under Section II.11 of this Agreement

GENERAL PROVISIONS

- Officer/Air Pollution Control Officer executes this Agreement Effective Date: The effective date of this Agreement is the date the Air District Executive
- Agreement is terminated or amended as provided below, or the Term is extended pursuant to acceptance of the Final Report, or 2) the last day of the Project Useful Life, unless this end of three (3) years from the later of either 1) the date of the Air District's payment after Term: The term of this Agreement shall be from the Effective Date of this Agreement until the Special Conditions, Attachment A

Ŋ

- ω Any change in Project scope shall constitute an Amendment under this Agreement hereto, and any attempt at oral modification of this Agreement shall be void and of no effect Amendment: This Agreement may not be modified except in writing, signed by both Parties
- 4 Project Liaison: Within thirty (30) days from the Effective Date of this Agreement, the Project Sponsor shall notify the Air District of the Project Sponsor's Project Liaison and of the Liaison's Project Liaison shall notify the Air District of a change of Project Liaison or of the Liaison's day contact about the Project. All correspondence shall be addressed to the Project Liaison. liaison to the Air District pertaining to implementation of this Agreement and shall be the day-tocontact information in writing no later than thirty (30) days from the date of the change address, telephone number, fax number, and email address. The Project Liaison shall be the
- Notices: Any notice that may be required under this Agreement shall be in writing, shall be mail, or by certified mail (return receipt requested). Within thirty (30) days from the Effective effective when received, and shall be given by personal service, by U.S. Postal Service first class reference the Project Number Party shall promptly inform the other of any changes for notice. All correspondence shall Date of this Agreement, the Parties shall inform the other Party of the addressee for notice. Each

છ

- Survival of Terms: Any terms of this Agreement that by their nature extend beyond the term (or Sections II.7, II.8, II.9, II.10 and II.11 termination) of this Agreement shall remain in effect until fulfilled, and shall apply to both Parties` respective successors and assigns. Such terms include the requirements set forth in
- Party. The notice of termination shall specify the effective date of termination, which shall be Voluntary. Either Party may terminate this Agreement by giving written notice to the other no less than thirty (30) calendar days from the date of receipt of such notice. Notice shall be delivered as provided for in Section IV.5 above. If the Project Sponsor terminates this

BAAQMD FY2009/2010 TFCA Funding Agreement

Agreement, the Project Sponsor shall not be entitled to the full amount of the TFCA Regional IFCA Funds to which they are entitled Funds Awarded. The Project Sponsor may retain or receive payment for that portion of the

by the number of months of the Project Useful Life, and then, b) multiplying that amount by the Special Conditions, the Air District will calculate the amount of funds to which the Unless the Parties have agreed to an alternative reimbursement formula, which is set forth in within thirty (30) days of the effective date of termination Project Sponsor is eligible, the Project Sponsor shall pay the funds owed to the Air District the Air District has paid the Project Sponsor more than the amount of funds to which the the number of full months of operation completed at the time the Agreement is terminated. If Project Sponsor is eligible by a) dividing the amount of the TFCA Regional Funds Awarded

of the termination. the Air District has permitted in the notice of termination to continue. The Air District will reimburse Project Sponsor for eligible costs on the Project expended up to the effective date TFCA funds immediately upon receipt of the notice of termination, except for any work that shall cease all work under this Agreement immediately and shall cease further expenditures of If the Air District terminates this Agreement pursuant to this provision, the Project Sponsor

Breach. The Air District may terminate this Agreement for breach. The Air District will the opportunity to contest or cure such breach within that period of time. The notice of than ten (10) business days from delivery of such notice, and will provide the Project Sponso deliver a written notice of breach that specifies the date of termination, which will be no less District has paid. The Project Sponsor shall reimburse any funds owed the Air District within termination will specify the amount of the TFCA Regional Funds Awarded that the Air thirty (30) days of the effective date of termination.

Project Useful Life, the Air District will reimburse the Project Sponsor up to the amount of to the breach. For example, if the Air District determines that the Project Sponsor breached this Agreement during the seventh month of operation of the Project that has a two-year based on each month of the Project Useful Life that Project Sponsor operated the Project prior Conditions, listed in Attachment A, the Air District will calculate the amount of funds owed Unless this Agreement provides for an alternative reimbursement formula set forth in Specia the TFCA Regional Funds Awarded that represents six months of operations

- Additional Provisions and Additional Acts and Documents: Each Party agrees to do all such reasonably required to carry out the provisions, intent and purpose of this Agreement. All things and take all such actions, and to make, execute and deliver such other documents that are attachments to this Agreement are expressly incorporated herein by this reference and made a part hereof as though fully set forth
- employees, agents, representatives, and successors-in-interest against any and all liability, loss Indemnification: The Project Sponsor shall indemnify and hold harmless the Air District, its expense, including reasonable attorneys' fees, or claims for injury or damages arising out of the party who owns, operates, controls or implements any portion of the Project to indemnify and performance by the Project Sponsor of its duties under this Agreement, and shall require any thire nold harmless the Air District, its employees, agents, representatives, and successors-in-interest

છ

TFCA Regional Fund Project 09R32

10) Independent Contractor: Neither the Project Sponsor nor its officers, employees, agents, or representatives shall be considered employees or agents of the Air District. This Section does not apply to ejected officials serving concurrently on the governing boards of both the Project Sponsor and the Air District.

3

- 11) Assignment: Neither Party shall assign, sell, license, or otherwise transfer any rights or obligations under this Agreement to a third party without the prior written consent of the other Party. All of the terms, provisions and conditions of this Agreement will be binding upon and inure to the benefit of the Parties and their respective successors, assigns and legal representatives.
- 12) Waiver: No waiver of a breach, of failure of any condition, or of any right or remedy contained in or granted by the provisions of this Agreement shall be effective unless it is in writing and signed by the Party waiving the breach, failure, right or remedy. No waiver of any breach, failure, right or remedy shall be deemed a waiver of any other breach, whether or not similar, nor shall any waiver constitute a continuing waiver unless the writing so specifies. Further, the failure of a Party to enforce performance by the other Party of any term, covenant, or condition of this Agreement, and the failure of a Party to exercise any rights or remedies hereunder, shall not be deemed a waiver or relinquishment by that Party to enforce future performance of any such terms, covenants, or conditions, or to exercise any future rights or remedies.
- 13) Severability: If a court of competent jurisdiction holds any provision of this Agreement to be illegal, unenforceable or invalid in whole or in part for any reason, the validity and enforceability of the remaining provisions, or portions of them, will not be affected.
- 4) Force Majeure: Neither the Air District nor the Project Sponsor shall be liable for, or deemed to be in default for, any delay or failure in performance under this Agreement or interruption of services resulting, directly or indirectly, from acts of God, enemy or hostile governmental action, civil commotion, strikes, lockouts, labor disputes, fire or other casually, judicial orders, governmental controls, regulations or restrictions, inability to obtain labor or materials or reasonable substitutes for labor or materials necessary for performance of the Project, or other causes, except financial, that are beyond the reasonable control of the Air District or the Project Sponsor, for a period of time equal to the period of such force majeure event, provided that the Party failing to perform notifies the other Party within fifteen (15) calcular days of discovery of the force majeure event, and provided further that that Party takes all reasonable action to mitigate the damages resulting from the failure to perform. Notwithstanding the above, if the cause of the force majeure event is due to a Party's own action or inaction, then such cause shall not excuse that Party from performance under this Agreement.
- 15) Governing Law: Any dispute that arises under or relates to this Agreement shall be governed by California law, excluding any laws that direct the application of another jurisdiction's laws. Venue for resolution of any dispute that arises under or relates to this Agreement, including mediation, shall be San Francisco, California.

BAAQMD FY2009/2010 TFCA Funding Agreement

- 16) Public Entities Conflict of Interest: The Project Sponsor warrants and represents that its public officials, including its officers and employees in their official capacity, presently have no interest and agrees that its public officials, including its officers and employees in their official capacity, will not acquire any interest which would represent a conflict of interest under California Government Code sections 1090 et seq. and 87100 et seq. during the performance of this Agreement.
- Integration: This Agreement, including all attachments hereto, represents the final, complete, and exclusive statement of the agreement between the Air District and the Project Sponsor related to the Parties' rights and obligations and subject matter described in this Agreement, and supersedes all prior and other contemporaneous understandings and agreements of the parties. No Party has been induced to enter into this Agreement by, nor is any Party relying upon, any representation or warranty outside those expressly set forth herein.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement by their duly authorized officers.

SIGNATURES:

by:
David Assmann
Director
Department of the Environment
City and County of San Francisco

by:

Jack P. Broadbent
Executive Officer/APCO
Bay Area Air Quality Management District

Approved as to form

Dennis Herrera
City Attorney

Bay Area Air Quality Management District

Robin M. Reitzes
Deputy City Attorney

TFCA Regional Fund Project 09R32

ATTACHMENT A

PROJECT SPECIFIC INFORMATION

(Note: The section numbers shown in parentheses below refer to sections in the Funding Agreement.)

- Project Sponsor: County of San Francisco
- Project Number: 09R32
- Total Project Cost (Section II.2): \$299,476.80
- Matching Funds (Section II.3): \$100,000
- TFCA Regional Funds Awarded (Sections II.2, II.4, II.5, II.14, III.1, IV.7): The maximum award will be \$100,000. The Air District will find the corresponding percentage of the actual total project cost, not to exceed the maximum allowed per charge spot, of each component as identified in Section 6 below. The maximum award for each component is listed below.
- TFCA Line Item Project Budget (Sections II.2, II.4): Eligible expenditures for TFCA Regional Funds Awarded include the listed line item(s), as follows:

	T 100 1 1 1 1 1	TOTAL TELEFORM PROGRAMME AND STREET STREET, STREET STREET, STR	
	Component	Component Line Item(s)	Amount
	09R32-1	Purchase and install six (6) charge spots as identified in Attachment B; not to exceed 36.083% of \$4,619/charge spot (max \$1,666.67 per charge spot)	\$10,000.02
	09R32-2	Purchase and install one (1) charge spots as identified in Attachment B; not to exceed 32.401% of \$5,144/charge spot (max \$1,666.67 per charge spot)	\$ 1,666.67
ĺ	1-25-36U	09R32-3 Purchase and install eight (8) charge spots as identified in	\$13,333.36

Componen	Component Line Item(s)	Amount
09R32-1	Purchase and install six (6) charge spots as identified in Attachment B; not to exceed 36.083% of \$4,619/charge spot (max \$1,666.67 per charge spot)	\$10,000.02
09R32-2	Purchase and install one (1) charge spots as identified in Attachment B, not to exceed 32.401% of \$5,144/charge spot (max \$1,666.67 per charge spot)	\$ 1,666.67
09R32-3	Purchase and install eight (8) charge spots as identied in Attachment B; not to exceed 46.156% of \$3,611/charge spot (max \$1,666.67 per charge spot)	\$13,333.36
09R32-4	Purchase and install one (1) charge spots as identified in Attachment B; not to exceed 32.401% of \$5,144/charge spot (max \$1,666.67 per charge spot)	\$ 1,666.67
09R32-5	Purchase and install three (3) charge spots as identifed in Attachment B; not to exceed 29.51% of \$5,648/charge spot (max \$1,666,67 per charge spot)	.\$ 5,000.01
09R32-6	Purchase and install one (1) charge spots as identifed in Attachment B; not to exceed 38.262% of \$4,356/charge spot (max \$1,666.67 per charge spot)	\$ 1,666.67
09R32-7	Purchase and install two (2) charge spots as identfed in Attachment B; not to exceed 35.274% of \$4,725/charge spot (max. \$1,666.67 per charge spot)	\$ 3,333.34
09R32-8	Purchase and inistall five (5) charge spots as identified in Attachment B; not to exceed 29.81% of \$5,591/charge spot (max \$1,666.67 per charge spot)	\$ 8,333.35
09R32-9	Purchase and install two (2) charge spots as identified in Attachment B; not to exceed 24.962% of \$6,677/charge spot (max \$1,566.67 per charge spot)	\$ 3,333.34

	_	09R32-10	
(max \$1.666.67 per charge spot)	Attachment B; not to exceed 41.845% of \$3,983/charge spot	Purchase and install four (4) charge spots as identified in	
		\$ 6,666.68	

BAAQMD FY2008/2009 TFCA Funding Agreement

	ουυ,υυτ		Total
L-	9100	(max \$1,666.47 per charge spot)	
_		Affachment B; not to exceed 25% of \$6,666/charge spot	77-75VA0
1	\$ 1.666.47	Discharge and install one (1) charge enote as identified in	מר כר מר
_		Attachment B; not to exceed 38.262% of \$4,330/charge spot	-
_	\$ 1,000.0/	Purchase and install one (1) charge spots as identified in	09R32-21
		(max \$1,666.67 per charge spot)	-:-
		Attachment B; not to exceed 25.003% of \$6,666/charge spot	. !
_	\$ 1,666:67	Purchase and install one (1) charge spots as identifed in	09R32-20
_		(max \$1,666.67 per charge spot)	
_		Attachment B; not to exceed 26.527% of \$6,283/charge spot	
_	\$ 3,333.34	Purchase and install two (2) charge spots as identifed in	09R32-19
		(max \$1,666.67 per charge spot)	
_		Attachment B; not to exceed 25.003% of \$6,666/charge spot	1
_	\$ 1,666.67	Purchase and install one (1) charge spots as identified in	09R 32-18
		(max \$1,666.67 per charge spot)	*/
		Attachment B; not to exceed 35.229% of \$4,731/charge spot	-
	\$ 6,666.68	Purchase and install four (4) charge spots as identified in	09R32-17
_		(max \$1,666.67 per charge spot)	
		Attachment B; not to exceed 39.364% of \$4,234/charge spot	
	\$10,000.02	Purchase and install six (6) charge spots as identifed in	.09R32-16
		(max \$1,666.67 per charge spot)	•
		Attachment B; not to exceed 25.003% of \$6,666/charge spot	
	\$ 1,666.67	Purchase and install one (1) charge spots as identifed in	09R32-15
		(max \$1,666.67 per charge spot)	
		Attachment B; not to exceed 30.227% of \$5,514/charge spot	
	\$ 6,666.68	Purchase and install four (4) charge spots as identied in	09R32-14
		(max \$1,666.67 per charge spot)	
		Attachment B; not to exceed 30.183% of \$5,522/charge spot	
	\$3,333.34	Purchase and install two (2) charge spots as identifed in	09R32-13
		(max \$1,666.67 per charge spot)	
		Attachment B; not to exceed 30.951% of \$5,385/charge spot	
	\$ 5,000.01	Purchase and install three (3) charge spots as identifed in	09R32-12
		(max \$1,666.67 per charge spot)	
		Attachment B; not to exceed 22.36% of \$7,454/charge spot	
	\$ 1,666.67	Purchase and install one (1) charge spots as identifed in	09R32-11
		(max \$1,666.67 per charge spot)	
		Attachment B; not to exceed 41.845% of \$3,983/charge spot	
	\$ 6,666.68	Purchase and install four (4) charge spots as identified in	09R32-10

Invoice and Payment Schedule (Sections II.5, III.2): The Project Sponsor may submit an invoice for reimbursement after each project component identified in the Project Description has been purchased, installed and placed into service. Each invoice shall include the following: 1) a work orders totaling the summary sheet; and 2) A table listing the charging equipment make/model/serial number, installation address location and date each charge spot was placed into summary sheet listing all expenses incurred to date, with vendor invoices, incurred receipts or service (became available for use).

Page 9 .

TFCA Regional Fund Project 09R32

TFCA Regional Fund Project 09R32

Page 10

in Que

BAAQMD FY2008/2009 TFCA Funding Agreement

Pursuant to Section II.8 of this Agreement, the Air District may withhold funds pending receipt of

Final Invoice: The Final Invoice for reimbursement and for fifteen percent (15%) of the TFCA Regional Funds Awarded is to be submitted no later than ninety (90) days after the deadline to submit the Final Report. The Final Invoice shall also include an itemized listing of each Project component funded under this Agreement.

Special Conditions, If Any (Sections II.10, IV.7):

A. Project Sponsor shall provide public access to the charging equipment.

B. Project Spousor shall provide notification to the local public utility prior to commencing construction or work associated with the installation.

C. Project Sponsor is responsible for assuring all required local permits and approvals are obtained for the project.

E. Project Sponsor shall install signage to promote the availability of the equipment and the benefits of off-peak charging in order to encourage behavior patterns that minimize electricity grid impacts and maximize net environmental benefits. D. Project Sponsor is responsible for assuring that the project is operated and maintained in accordance with local, state and federal requirements.

This page intentionally left blank.

160 😻

Page 12

PROJECT DESCRIPTION ATTACHMENT B

Project Title: (60) Electric Vehicle Public Garage Charge Points

Project Useful Life: 7 years

Project Description: Install sixty (60) Level 2 Alternating Current (AC) 208-240 volt electrical charge spots with Society of Automotive Engineers (SAE) standard J1772 coupler ("charge spot"), each charge spot must be able to maintain 208-240 volts while in use, at the following locations:

	Component	Number of Charge Spots	Street Address	City	
	09R32-1	9	355 McAllister	San Francisco	
	09R32-2	.1	123 O'Farrell St.	San Francisco	
•	09R32-3	8	833 Mission St.	San Francisco	
	09R32-4	1	250 Clay St	San Francisco	
	09R32-5	3	1610 Geary St.	San Francisco	
	09R32-6	1	2055 Lombard St.	San Francisco	
	09R32-7	2	3255 21 st St.	San Francisco	
	09R32-8	5	255 Third St.	San Francisco	
	09R32-9	. 2	735 Vallejo St.	San Francisco	
	09R32-10	4	360 Grove St.	San Francisco .	
	09R32-11	1	1399 Bush St.	San Francisco	
	09R32-12	3	733 Kearney St.	San Francisco	
	09R32-13	2	433 Keamey St.	San Francisco	
	09R32-14	4	2501 23 rd St.	San Francisco	
	09R32-15	1	1660 Mission St.	San Francisco	
	09R32-16	6 .	444 Stockton St.	San Francisco	
	09R32-17	4	333 Post St.	San Francisco	

•				
09R32-22	09R32-21	09R32-20	09R32-19	09R32-18
1	1	1	2	-
San Francisco International Airport (Limited Term Parking)	San Francisco International Airport (International Garage)	San Francisco International Airport (Domestic Garage)	3252 Pierce St.	766 Vallejo St.
San Francisco	San Francisco	San Francisco	San Francisco	San Francisco

Project Schedule: Milestone

Project Start

Final Report due, per Attachment:C Project Completion
(Charge spots installed and available for use)

Annual Monitoring Report

April 1, 2012

December 31, 2011 Effective Date of Agreement Completion Date

A. 12.00

Every March 1, beginning 60 days after the Final Report has been submitted, for a period of five consecutive years

Project Goal: To reduce on-road light-duty vehicle emissions by installing electric vehicle fueling infrastructure.

TFCA Regional Fund Project 09R32

Page 13

TFCA Regional Fund Project 09R32

Page 14

ATTACHMENT C MONITORING OF PROJECT PERFORMANCE

Semi-Annual Reports (Section II.8):

Due Dates: Beginning 60 days after the Effective Date, every April 15, and October 15, following the Effective Date until the Final Report has been submitted.

The Project Sponsor shall submit Semi-annual Reports to the Air District summarizing Project progress. Semi-annual Reports shall be prepared on the Air District's Semi-annual Report form.

Final Report (Section II.8):

Due Date: Within 3 months from the date that the last charge spot is made available for use, but no later than.December 31, 2011.

The Final Report shall include the following information:

- A table listing the charge spot equipment make/model/serial number, address location and date each charge spot was placed into service. In the event the charging equipment is located in a multi level parking garage, include the level the charge spot is located in the address in
- A summary of any problems encountered in the initial operation of the charge spot(s).
- Documentation that the Project Sponsor has acknowledged the Air District as a Project funding source during the Project's Useful Life (Section II.11).
- Copies of promotional materials, press releases, newsletter articles, or other media coverage related to the Project (Section II.11).

Annual Monitoring Reports (Section II.8)

Due Dates: Every March 1, beginning 60 days after the Final Report has been submitted, for a period of five consecutive years.

The Annual Monitoring Report shall include the following information for each charge spot funded in this agreement:

- By charge spot, for each month, the number of kilowatt-hours (kW h) dispensed and known or estimated number of vehicles fueled.
- add additional charge spots. For each component identified in Attachment B, Project Description, describe future plans to

Annual Monitoring Reports shall be prepared on the Air District's Annual Monitoring Report

This page intentionally left blank.

TFCA Regional Fund Project 09R32

Page 15

TFCA Regional Fund Project 09R32

Page 16

Verification of Coverage

District shall receive 30 days advanced notice of cancellation from the insurers. Project Sponsor shall provide the Air District certificates and/or other evidence of the insurance coverage required below. The Air District reserves the right to require Project Sponsor to specifications. Certificates, policies and other evidence provided shall specify that the Air provide complete, certified copies of any insurance offered in compliance with these

Acceptability of Insurers

The Air District may, at its sole discretion, waive or alter this requirement or accept self-insurance in lieu of any required policy of insurance. Insurance is to be placed with insurers with a current A.M. Best's rating of no less than A: VII.

Minimum Scope of Insurance

Project insurance requirements: Throughout the Term of the Agreement, Project Sponsor shall obtain and maintain in full force and effect the insurance as set forth below. Project Sponsor to initial next to each checked insurance requirement to confirm understanding and Agreement with the applicable

Liability Insurance

Required If

- hitial Copporations/Private and Public Entities - a limit of not less than \$1,000,000 per occurrence. Such insurance shall be of the type usual and customary to the business of the Project Sponsor, and to the operation of the vehicles, engines or equipment operated by the Project Sponsor. Project Sponsor.
- Single Vehicle Owners a limit of not less than \$750,000 per occurrence. Such insurance initial shall be of the type usual and customary to the business of the Project Sponsor, and to the operation of the vehicles, engines or equipment operated by the Project Sponsor.

Property Insurance

- | Repower and New Vehicle/Equipment Purchase in an amount of not less than the insurable value of Project Sponsor's vehicles, engines or equipment funded under the Agreement of which this Attachment is a part, and covering all risks of loss, damage or destruction of such vehicles, engines or equipment
- Property Insurance for Remofit Projects for all 2003 model year or newer vehicles in an amount of not less than the insurable value of Project Sponsor's vehicles, covering all risks of loss, damage or destruction of such vehicles, engines or equipment.

This page intentionally left blank.

Page 17 ·

TFCA Regional Fund Project 09R32

TFCA Regional Fund Project 09R32

Page 18

163



BAY AREA

AIR QUALITY

MANAGEMENT

DISTRICT

SINCE 1955

ALAMEDA COUNTY Tom Bates (Vice Chairperson) Scott Haggerty Jennifer Hosterman Nate Miley

CONTRA COSTA COUNTY
John Gioia
(Secretary)
David Hudson
Mark Ross

Gayle B. Uilkema

MARIN COUNTY
Harold C. Brown, Jr.

NAPA COUNTY Brad Wagenknecht (Chairperson)

SAN FRANCISCO COUNTY Chris Daly Eric Mar Gavin Newsom

SAN MATEO COUNTY Carol Klatt Carole Groom

SANTA CLARA COUNTY
Susan Garner
Ash Kalra
Liz Kniss
Ken Yeager

SOLANO COUNTY James Spering

SONOMA COUNTY Shirlee Zane Pamela Torliatt ~

Jack P. Broadbent EXECUTIVE OFFICER/APCO January 11, 2011

Robert Hayden, Clean Transportation Advisor San Francisco Department of the Environment 11 Grove St. San Francisco, CA 94102

Dear Robert Hayden:

The Bay Area Air Quality Management District (Air District) Executive Officer approved an award of a grant for funding from the Transportation Fund for Clean Air (TFCA) Regional Fund for the project listed below. We commend your efforts to help reduce air pollution.

Project #

Project Title

Amount

09R32

(60) Electric Vehicle Public Garage Charge Points

\$100,000

Enclosed is the proposed funding Agreement for your review and signature. Note also that initials are required on Attachment D, Insurance Requirements. The Agreement sets forth the terms, conditions, and recordkeeping requirements of the grant. Failure to sign and return the enclosed Agreement within 60 calendar days of the date of this letter will subject the grant offer to cancellation.

Please note that only a fully executed agreement, signed by both the Project Sponsor and the Air District, constitutes a final approval and obligation on the part of the Air District. Also, please note that the Air District will not process payment requests: 1) if the agreement for the project is not properly executed, 2) if any costs are incurred before the date that the agreement is executed, or 3) if the project is no longer eligible for TFCA funding.

Please return the following documents along with two signed and initialed agreements:

- 1. Documentation of insurance, as specified in Section II, Paragraph 12 and in Attachment D of the Funding Agreement; and
- 2. A W-9 form. The form can be found at http://www.irs.gov.

If you wish to accept this grant, please sign, initial Attachment D, and return both originals along with the required documents, to:

Bay Area Air Quality Management District
Attn: Karen Schkolnick, Strategic Incentives Division
939 Ellis Street
San Francisco, CA 94109

Exercise Air

The Air District is a Certified Green Business

Printed using soy-hased inks on 100% post-consumer recycled content paper

