File No	250546	Committee Item No Board Item No. <u>21</u>	12			
COMMITTEE/BOARD OF SUPERVISORS AGENDA PACKET CONTENTS LIST						
	Budget and Finance Compervisors Meeting	nmittee Date June Date June				
Cmte Boa	Motion Resolution Ordinance Legislative Digest	and Daniel				
	Budget and Legislative A Youth Commission Repo Introduction Form Department/Agency Cov MOU - SF Public Health I Grant Information Form Grant Budget	er Letter and/or Report				
•	et Justification 7/1/2024 to et Calculations Subcontract Budget Contract/Agreement Form 126 – Ethics Comm Award Letter Application Public Correspondence					
OTHER	(Use back side if addition	nal space is needed)				
	DPH Gift Acknowledgem DPH Gift Questionnaire L Donor Names for MOU 9 Health Commission Reso DPH Statement on Retro	etter 12/27/2024 /11/2024 Jution No. 25-01 1/6/2025				

Date May 29, 2025
Date June 5, 2025

Completed by: Brent Jalipa
Completed by: Brent Jalipa

1	[Accept and Expend Gift - Retroactive - San Francisco Public Health Foundation - Various DPH Program Needs - Fiscal Year 2025 - \$1,744,131]
3	Resolution retroactively authorizing the Department of Public Health (DPH) to accept
4	and expend a gift valued in the amount of \$1,744,131 from the San Francisco Public
5	Health Foundation in support of various Department of Public Health program needs,
6	for the period of July 1, 2024, through June 30, 2025.
7	
8	WHEREAS, The San Francisco Public Health Foundation (SFPHF) is donating to the
9	Department of Public Health (DPH) a gift valued in the amount of \$1,744,131 in support of
10	various DPH program needs; and
11	WHEREAS, The amount of \$1,744,131 is comprised of in-kind donations valued in the
12	amount of \$918,694 and cash donation valued in the amount of \$825,437; and
13	WHEREAS, In accordance with Article 3 of the Memorandum of Understanding
14	between DPH and SFPHF, a Needs Assessment was established for the fiscal period of
15	July 1, 2024, to June 30, 2025; and
16	WHEREAS, The accept and expend was not done timely; now, therefore, be it
17	RESOLVED, That the Board of Supervisors approves the gift, and authorizes DPH to
18	retroactively accept and expend a gift valued in the amount of \$1,744,131 donated by the
19	SFPHF; and, be it
20	FURTHER RESOLVED, That the proceeds of the gift by the SFPHF will be accepted
21	and expended consistent with the San Francisco Administrative Code sections governing the
22	acceptance of gifts to the City and County of San Francisco, including the San Francisco
23	Administrative Code, Section 10.100-201; and, be it
24	FURTHER RESOLVED, That the Board of Supervisors extends its gratitude to the
25	SFPHF for the generous gift to the City and County of San Francisco in support of DPH.

1	Recommended:	Approved:	<u>/S/</u>
2		Ma	ayor
3	<u>/s/</u>		
4	Daniel Tsai	Approved:	<u>/s/</u>
5	Director of Health	Co	ontroller
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Fil	File Number: 250546 (Provided by Clerk of Board of Supervisors)							
		Gift Re		on Information etive July 2011)	Form			
	Purpose: Accompanies proposed Board of Supervisors resolutions authorizing a Department to accept and expend gift funds.							
Th	The following describes the gift referred to in the accompanying resolution:							
1.	Gift Title:	San Francisco Public	: Healt	h Foundation F	iscal	Year 2025		
2.	Department:	Department of Public	: Healtl	า				
3.	Contact Person:	Jeffrey Drew	Teleph	one: 415-554-76	647			
4.	Gift Approval State	us (check one):						
	[X] Approved	by funding agency		[] Not ye	et app	roved		
5.	Amount of Gift Fu	nding Approved or Appli	ied for:	\$1,744,131				
	. Matching Funds F . Source(s) of match	Required: \$0 ching funds (if applicable	e): N.A .					
		cy: San Francisco Pub h Agency (if applicable):		alth Foundation	1			
of	understanding wi	oject Summary: The De ith the San Francisco I DPH programs, servic	Public	Health Founda				
9.	Gift Project Sched	lule, as allowed in appro	oval dod	cuments, or as p	oropos	sed:		
	Start-Date	: July 1, 2024		End-Date: J ı	une 3	0, 2025		
10	a. Amount budgete	ed for contractual service	es: \$51	,000				
	b. Will contractual	services be put out to bi	id? No					
	c. If so, will contra requirements? I	ct services help to furtho	er the g	oals of the Dep	artme	nt's Local Busi	ness Enterpris	e (LBE)
	d. Is this likely to b	oe a one-time or ongoinç	g reque	st for contractin	g out?	One-time		
11	a. Does the budge	t include indirect costs?		[] Yes		[X] No		
	b1. If yes, how much b2. How was the a	ch? \$ N.A. mount calculated? N.A.						
	_	ndirect costs not include d by granting agency se explain):		[X] To maximize	e use (of gift funds on	direct service	S

- c2. If no indirect costs are included, what would have been the indirect costs? 5% of Direct Costs
- 12. Any other significant gift requirements or comments:

The gift does not require an ASO amendment and does not create net new positions.

The gift will be in the form of \$825,437 in cash and \$918,694 in in-kind donations.

We respectfully request for approval to accept and expend these funds retroactive to July 1, 2024 as the gift to be donated to DPH will be for this period.

The donor is a Private entity.

Project Description: San Francisco Public Health Foundation Needs Assessment

Project ID: 10042344
Proposal ID: CTR00004762

 Fund ID:
 14820

 Version ID:
 V101

 Authority ID:
 10001

 Activity ID:
 0001

13. This Gift is intended t	ffice of Disability)	
	or activities at (check all that apply):	
[X] Existing Site(s) [] Rehabilitated Site(s) [] New Site(s)	[] Existing Structure(s) [] Rehabilitated Structure(s) [] New Structure(s)	[] Existing Program(s) or Service(s) [] New Program(s) or Service(s)
concluded that the project other Federal, State and	t as proposed will be in compliance v	on Disability have reviewed the proposal and with the Americans with Disabilities Act and all tions and will allow the full inclusion of persons ed to:
1. Having staff trained	in how to provide reasonable modific	ations in policies, practices and procedures;
2. Having auxiliary aid:	s and services available in a timely m	anner in order to ensure communication access;
	nd approved by the DPW Access Cor	n to the public are architecturally accessible and impliance Officer or the Mayor's Office on
If such access would be	technically infeasible, this is describe	d in the comments section below:
Comments:		
Departmental ADA Coor	lington or Mayor's Office of Disability	Deviavor
Departmental ADA Coord Toni Rucker, PhD (Name)	dinator or Mayor's Office of Disability	Reviewer:
Toni Rucker, PhD (Name)	dinator or Mayor's Office of Disability	Reviewer:
Toni Rucker, PhD	dinator or Mayor's Office of Disability	Reviewer: —DocuSigned by:
Toni Rucker, PhD (Name) DPH ADA Coordinator	dinator or Mayor's Office of Disability	

MEMORANDUM OF UNDERSTANDING BETWEEN

THE SAN FRANCISCO DEPARTMENT OF PUBLIC HEALTHAND THE SAN FRANCISCO PUBLIC HEALTH FOUNDATION

THIS MEMORANDUM OF UNDERSTANDING ("MOU"), is made and entered into as of June 1, 2023, by and between the City and County of San Francisco ("City"), acting by and through its Department of Public Health ("Department") and the San Francisco Public Health Foundation, a California non-profit public benefit corporation ("Foundation") for the benefit of the Department. On May 2, 2023, the San Francisco Health Commission ("Commission") approved this MOU with the adoption of Resolution No. 23-02. On July 18, 2023, the San Francisco Board of Supervisors approved this MOU with the adoption of Resolution No. 363-23 / File No. 230673.

ARTICLE 1

This MOU sets forth the terms that further the parties' common purposes of promoting public health by (1) developing and maintaining the highest level of service and excellence in care provided by the Department and (2) ensuring the availability of funding to support programs, capital, and equipment needs for the Department and the patient community served by the Department.

Background

- A. <u>The Department.</u> The Department is a department of the City and County of San Francisco ("City") governed by the Commission, the San Francisco Board of Supervisors, and the Director of Health ("Director"). The Department and the Commission manage and control the City's hospitals, emergency medical services, and in general provide for the preservation, promotion and protection of the physical and mental health of the residents of the City, except where the Charter grants such authority to another officer or department.
- B. <u>The Foundation.</u> The Foundation is a non-profit 501(c)(3) corporation and is a legally distinct entity from the City. The City does not have oversight of the Foundation. The Foundation's specific purpose is to generally support and enhance the public activities and purposes of the Department, including without limitation, supporting Department educational programs and funding, supporting conferences and publications related to public health issues, and funding and supporting Department organizational and operational activities ("Specific Purpose").

ARTICLE 2

Fiscal Support of the Department

- A. Annual Funding from the Foundation. The Foundation shall work with the Department to determine, on an annual basis, the amount of support the Foundation intends to raise and expend for the purpose of enhancing funding for the Department's programs, services, and operations. The monies thus determined shall be referenced as "Annual Support" and will consist of both: (1) restricted funds; and (2) unrestricted funds to support the Department. Each year the Department and the Foundation will coordinate to establish fundraising priorities to align the Department's needs with opportunities for philanthropic support by the Foundation.
- B. <u>Capital Campaigns and Special Fundraising Projects.</u> In addition to Annual Support, the Foundation may raise and expend funds for capital and special projects at the Department upon mutual agreement of the Department and the Foundation. The terms and conditions for each such capital campaign and special fundraising request that the Foundation agrees to support will be detailed in addenda to this MOU, as further defined in Article 3 of this MOU.

C. <u>Acceptance of Donations.</u> The Department will obtain all requisite final approvals, including as appropriate by the Board of Supervisors ("Board") and/or Commission, to accept donations from the Foundation to the extent required by the San Francisco Administrative Code or other applicable law. The Foundation will attend any Board or Commission hearings regarding the acceptance of donations, if required.

D. Donations of Goods and Services for City Staff Celebrations.

- 1. **Events**. The Department will not request, and the Foundation will not provide, any donation of funds to be expended in connection with events for City staff, including but not limited to Department holiday parties, unless the events are open to members of the public on the same terms as City staff.
- 2. **Services**. If the Foundation procures services, the Department will not request or direct the Foundation's selection of a vendor or provider for those services but the Department may upon request provide advisory insights related to the impact of the proposed service on clinical care or operations. All decisions regarding the Foundation's procurement of vendors or providers will be made by the Foundation without interference or involvement by the Department.
- E. **Requests for Annual Support Disbursement**. The Director, or any employee designated in writing by the Director, will submit written requests to the Foundation for Annual Support disbursement(s). If approved by the Foundation, the Parties will document the Annual Support disbursement by use of the Grant/Gift funding process set forth in Section F, below.
- F. <u>Grant/Gift Funding Process</u>. All Annual Support disbursements must follow the City's Accept and Expend process. All Foundation Gift/Grants must be documented and approved as follows:
 - 1. **Gift/Grant Agreement**: All Gift/Grants must be documented in writing. Each agreement must be completed as appropriate for each funding event, approved as to form by the San Francisco City Attorney, and approved and executed by the Director or their designee.
 - a. Specific Use Funds: The completed Grant/Gift agreement between the City and the Foundation must detail all funding restrictions and funding obligations to proceed through the Accept and Expend process, and must include a completed Donor Disclosure Form as an attachment, a sample of which is attached here as Exhibit B. Upon request, the City Attorney and/or the Department may inspect the agreement between the donor and the Foundation.
 - b. *General Use Funds*: The final Grant/Gift agreement must detail how the Department will spend unrestricted funds.

A sample Gift/Grant Donation Form is attached as Exhibit D.

ARTICLE 3

Parties' Cooperative Operation

A. <u>Annual Needs Assessment.</u> By March of each year, the Parties shall establish an annual needs assessment for the coming fiscal year with specific outcomes and objectives ("Needs Assessment"). The Needs Assessment will include, but need not be limited to: the planning, organization and implementation of donation and fundraising programs; special events; staffing plans sufficient to implement Department programming; marketing and advertising; and strategic partnerships. The Department and the Foundation both will post a copy of the Needs Assessment on their respective websites.

- B. <u>Annual Budget.</u> Annually, the Foundation and the Department will develop and submit a budget plan for Foundation support of the Department, for inclusion in the Department's budget proposal to the City for the following fiscal year.
- C. <u>Educational Programming.</u> In conjunction with and subject to the approval of the Director, the Foundation shall collaborate in the development and provision of educational programming at the Department.
- D. <u>Capital Improvements.</u> The terms applicable to future capital campaigns and special fundraising projects will be detailed in separate agreements (e.g., capital campaign agreement, special fundraising project agreement, gift agreement, and/or grant agreement), as applicable, setting forth the procedures for the design, approvals, funding and execution of such improvements. Approval of this MOU does not constitute approval of any future capital campaigns and special fundraising projects.
- E. Marketing. The Parties shall work together to market the Department's programs and services.
- F. <u>Fundraising.</u> Consistent with the Needs Assessment, the Foundation in conjunction with the Department shall plan, organize and implement donation and fundraising programs for the benefit of the Department.
- G. <u>Meetings.</u> The Department and the Foundation shall convene regular meetings to discuss the status of Department programs and projects and how the Foundation can support these activities, including potential donor cultivation strategies and communication plans.
- H. <u>Administrative Expenses.</u> The Parties agree that the Foundation may retain a percentage of all grants and gifts raised to support the Foundation's programs, advocacy, and operating costs according to the scale listed below. The Foundation must disclose the administrative fee to all potential donors.
 - a. For gift or grants of less than \$250,000 the Foundation may not retain more than 10% of the value of the gift or grant;
 - b. For gift or grants between \$250,000 to \$499,999 the Foundation may not retain more than 7% of the value of the gift or grant;
 - c. For gift or grants between \$500,000 to \$999,999 the Foundation may not retain more than 5% of the value of the gift or grant
 - d. For gift or grants of more than \$1,000,000 the Foundation may not retain more than 2% of the value of the gift or grant;
 - e. Any bank or credit card processing or pass-through fees of any kind charged on the donation will count towards the Foundation's retention.

ARTICLE 4

Disclosure Obligations; Financial Reporting and Auditing

A. <u>Disclosure Obligations</u>; <u>Financial Reporting and Auditing</u>. The parties shall comply with the additional provisions regarding disclosures, financial reporting, and auditing attached hereto as Exhibit A ,which are fully incorporated herein.

ARTICLE 5

Use of Department Property

A. <u>Grant of Permission to Use Property.</u> Subject to the terms and conditions set forth in this MOU, and with advance written approval by the Director, the Department confers to the Foundation, including all agents, employees, volunteers, contractors, representatives and other

persons designated by the Foundation (collectively, its "Agents"), a personal and exclusive permit to enter upon and use the Department's property for the exclusive rights to conduct classes, to hold events, to display and disseminate Foundation promotional materials, to collect donations, or any other reason that is approved by the Director and advances the Specific Purpose set forth in Article 1 of this MOU. In addition, the Department confers to the Foundation the nonexclusive right to enter and use the Department's property, not otherwise leased to the Foundation, as necessary in order to perform its obligations under this MOU. This MOU gives the Foundation a permit only, subject to the discretion of the Director, and notwithstanding anything to the contrary herein, this MOU does not constitute a grant by the City of any ownership, leasehold, easement or other property interest or estate whatsoever in the property, not otherwise leased to the Foundation, or any portion thereof.

B. <u>Damage to Property.</u> If any portion of the Department's property or any property of the City located on or about the Department's property is damaged by the Foundation or any of its Agents, except for ordinary wear and tear from operation of the property, the Foundation shall promptly repair any and all such damage and restore the affected property to its previous condition or pay the City to repair and restore the property. The Foundation shall use reasonable efforts to ensure that all users of the Department's property comply with all rules, regulations, or restrictions that the Director may adopt from time to time.

ARTICLE 6

Miscellaneous Items

- A. <u>Term.</u> The initial term of the MOU is 10 years (the "Term") commencing on June 1, 2023 (the "Commencement Date"), provided, however, that either Party may, in its respective sole and absolute discretion, terminate this MOU any time upon 90 days advance written notice to the other Party. In no event may the term of this MOU extend beyond ten years without formal approval of the San Francisco Board of Supervisors acting in its sole discretion. Any extension approved by the Board would require a formal MOU amendment executed and approved in the same manner as the original.
- B. <u>Employer Taxes and Liability.</u> Employees, officers, or volunteers of the Foundation shall under no circumstances be deemed employees of the City due to their status as an employee, officer, or volunteer of the Foundation. The Foundation shall be responsible for any employer taxes and liabilities relating to its employees.

C. Liens and Encumbrances.

- 1. Liens. During the Term, the Foundation shall keep the Department free from any liens arising out of any work performed in furtherance of this MOU, material furnished or obligations incurred by the Foundation or for the Department.
- **2. Encumbrances.** The Foundation shall not create, permit, or suffer any liens or encumbrances affecting the Department or any portion of the Department's or the City's interest therein.
- 3. Books and Records; Audit. The Department and the Controller and any duly authorized agent or representative of the City shall have the right to examine the books and records of the Foundation associated with the Foundation's in-kind gifts and services and cash monies to the Department, consistent with federal and state guidelines at any time upon prior reasonable notice during normal business hours for the purpose of auditing the same, including, at the City's discretion and expense, a formal independent audit conducted by the Controller's Audit Division for monies associated with the Foundation's in-kind gifts and services, and cash monies to the Department.

- **4. Possessory Interest Tax.** The parties do not intend hereby to establish a possessory interest. In the event, however, that it is determined that this MOU creates a possessory interest subject to property taxation, the Foundation agrees to pay any such levied tax.
- 5. Taxes, Assessments, Licenses, Permit Fees, and Liens. The Foundation shall pay any and all real and personal property taxes, general and special assessments, excises, licenses, permit fees, and other charges and impositions of every description levied on or assessed against the Foundation's personal property. The Foundation shall make all such payments directly to the charging authority when due and payable, and in any case, reasonably prior to delinquency.
- D. <u>Insurance</u>. As of the Commencement Date, subject to approval by the City's Risk Manager of the insurers and policy forms, the Foundation shall place and maintain, throughout the term of this MOU, the following insurance policies:
 - 1. Comprehensive general liability insurance with limits not less than \$1,000,000 for each occurrence, and \$2,000,000 general aggregate for bodily injury and property damage, or in such greater amount and limits as the City may reasonably require from time to time, including coverage for contractual liability, personal injury, broadform property damage, products and completed operations. Any deductible under such policy shall not exceed \$10,000 for each occurrence; and
 - 2. As applicable, business automobile liability insurance with limits not less than \$1,000,000 for each occurrence, combined single limit for bodily injury and property damage, including coverage for owned, non-owned and hired automobiles. Any deductible under such policy shall not exceed \$10,000 for each occurrence; and
 - **3.** Workers' Compensation, in statutory amounts, with Employers' Liability Limits not less than \$1,000,000 each accident, injury, or illness.
 - **4.** The liability insurance policies required under subsections (1) through (3) above shall be endorsed to name as an additional insured the City and its respective officers, agents, and employees, including the Director. Said policies shall be endorsed to provide that the insurer waives all rights of subrogation against the City.
 - 5. Should any of the required insurance be provided under a form of coverage that includes a general aggregate limit or provides that claims investigation or legal defense costs be included in such general annual aggregate limit, such general annual aggregate limit shall be double the occurrence or claims limits specified above.
 - **6.** If the Foundation engages any subcontractor(s) to undertake or perform significant repairs or improvements on City property, the Foundation shall require the subcontractor(s) to provide all necessary insurance and to name the City and County of San Francisco, its officers, agents and employees and the Foundation as additional insureds.
 - 7. All policies shall be endorsed to provide 30 days' advance written notice to the City of cancellation for any reason, intended non-renewal, or reduction in coverages. Notices shall be sent to the City address set forth in the Section of this MOU entitled "Notices."
 - **8.** All insurance and surety companies are subject to approval as to coverage forms and financial security by the Director. The Foundation shall furnish the Department certificates of insurance and additional insured policy endorsements with insurers with ratings comparable to A-, VIII or higher, that are authorized to do business in the State of California, and that are satisfactory to City, in form evidencing all coverages set forth

- above. Approval of the insurance by City shall not relieve or decrease the Foundation's liability hereunder.
- E. <u>Indemnity</u>. The Foundation shall defend, indemnify, and hold City, its officers, employees and agents, harmless from and against any and all liability, loss, expense, attorneys' fees, or claims for injury or damages, arising out of the performance of this MOU, including for infringement of intellectual property, but only in proportion to and to the extent such liability, loss, expense, attorneys' fees, or claims for injury or damages are caused by or result from the negligent or intentional acts or omissions of Foundation, its officers, agents or employees.
 - City shall defend, indemnify, and hold the Foundation, its officers, employees and agents, harmless from and against any and all liability, loss, expense, attorneys' fees, or claims for injury or damages, arising out of the performance of this MOU, including for infringement of intellectual property, but only in proportion to and to the extent such liability, loss, expense, attorneys' fees, or claims for injury or damages are caused by or result from the negligent or intentional acts or omissions of the City, its officers, agents or employees.
- F. Assignment. This MOU is personal to the Foundation. Except as specifically provided herein, the Foundation shall not assign, transfer, or encumber its interest in this MOU or any other right, privilege, or license conferred by this MOU, either in whole or in part, without obtaining the prior written consent of the City, which the City may give or withhold in its sole and absolute discretion; provided, however, that the Foundation may assign its interest in this MOU to a non-profit public benefit corporation formed by the Foundation for the purpose of performing the obligations hereunder and reasonably approved in advance by the Director, and subject to any required approvals by City boards or commissions. Any assignment or encumbrance without the City's consent shall be voidable and, at the City's election, shall constitute a material default under this MOU.
- G. MacBride Principles Northern Ireland. Pursuant to San Francisco Administrative Code Section 12F.5, City urges companies doing business in Northern Ireland to move towards resolving employment inequities, and encourages such companies to abide by the MacBride Principles. City urges San Francisco companies to do business with corporations that abide by the MacBride Principles. By signing below, the person executing this MOU on behalf of the Foundation acknowledges and agrees that he or she has read and understood this section.
- H. <u>Tropical Hardwood and Virgin Redwood Ban.</u> Pursuant to Section 804(b) of the San Francisco Environment Code, City urges all entities with which it contracts not to import, purchase, obtain, or use for any purpose, any tropical hardwood, tropical hardwood wood product, virgin redwood, or virgin redwood wood product.
- I. Non-Liability of City Officials, Employees and Agents. Notwithstanding anything to the contrary in this MOU, no elective or appointive board, commission, member, officer, employee, or agent of the City shall be personally liable to the Foundation, its successors and assigns, in the event of any default or breach by the City or for any amount which may become due to the Foundation, its successors and assigns, or for any obligation of the City under this MOU.
- J. Controller's Certification of Funds. (No Cost MOU Reserved)
- K. <u>Nondiscrimination</u>; <u>Penalties</u>. In the performance of this MOU, the Foundation agrees not to discriminate on the basis of the fact or perception of a person's race, color, creed, religion, national origin, ancestry, age, sex, sexual orientation, gender identity, domestic partner status, marital status, height, weight, disability, AIDS/HIV status, weight, height, or association with members of classes protected under this paragraph or in retaliation for opposition to such discrimination, against any employee or volunteer of, any City employee working with, or any applicant for employment with, the Foundation in any of the Foundation's operations within the

United States, or against any person seeking accommodations, advantages, facilities, privileges, services, or membership in all business, social, or other establishments or organizations operated by the Foundation.

L. Conflicts of Interest and Statement of Incompatible Activities.

- 1. By executing this MOU, the Foundation certifies that it does not know of any fact which constitutes a violation of Article III, Chapters 2 and 6 of City's Campaign and Governmental Conduct Code; Title 9, Chapter 7 of the California Government Code (Section 87100 et seq.), or Title 1, Division 4, Chapter 1, Article 4 of the California Government Code (Section 1090 et seq.), and further agrees promptly to notify the City if it becomes aware of any such fact during the term of this MOU. For example, the Foundation will notify the Department if it becomes aware that any Department employee or officer participates in a decision in which the employee or officer, or a member of their family, has a financial interest.
- 2. The Department's Statement of Incompatible Activities ("SIA") was adopted under San Francisco Campaign & Governmental Conduct Code Section 3.218. In general, the SIA (1) prohibits outside activities that are incompatible with the Department's mission; (2) restricts the use of City resources, City work-product and prestige for any non-City purpose, including any political activity or personal purpose; and, (3) prohibits receipt or acceptance of gifts in exchange for doing the employee's job. A copy of the SIA is attached to this MOU as Exhibit C. The Foundation agrees that it will not knowingly cause Department staff to violate the SIA.
- **3.** To ensure compliance with this Section, the Foundation shall ensure that no employee or officer of the Department is a member of the Foundation's board of directors or otherwise holds a fiduciary position with the Foundation, and that no employee or officer of the Department and no member of an employee or officer's immediate family receives income from the Foundation.

Exception: The Direct of Public Health or their designee ("Director") may serve as a member of the Foundation's Board of Directors without voting power by virtue of his or her office, referred to hereinafter as "Ex-Officio Member". In addition, the President of the Health Commission or designee may serve as an ex-officio member of the Foundation's Board. The Director and Commission President as ex-officio members of the Board have all of the rights and responsibilities including attendance and participation at meetings, as other directors.

- M. <u>Intellectual Property; Grant of License</u>. Except as otherwise provided, no intellectual property rights, including without limitation any trademarks, copyrights, trade names, service marks, images and technology of either Party, are transferred by this MOU, and all such intellectual property rights are and shall remain the property of each respective party.
 - 1. Logo/Trademark License. In accordance with San Francisco Administrative Code Section 1.6 governing the use of the City's Seal, if the Foundation wishes to seek permission to use the City's Seal, the Foundation must follow the procedures set forth in Administrative Code Section 1.6 and seek the Board of Supervisors' prior approval. In addition, if the Foundation wishes to use the Department's logo, it must obtain prior written approval from the Department and if the Department or the City wishes to use the Foundation's logo, it must obtain prior written approval from the Foundation.
 - **2. Merchandising**. The Foundation may develop and produce merchandise for sale related to the Department, including, without limitation, appropriate literature, illustrative materials, and other goods or items that increase the public's understanding of the

mission of the Department and its programs. Such merchandise may bear the name, image, logo, or likeness of the Department ("Branded Merchandise"). The Foundation shall obtain the Department's prior written approval of the use of the logos before selling or distributing Branded Merchandise. The Foundation shall work with the Department to arrange for the sale of all Branded Merchandise. Either the Foundation or the City also may sell any Branded Merchandise developed hereunder at locations away from the Department (including, without limitation, through catalogs and Internet sites). The Department, in consultation with the Foundation, shall have the right to determine and control the nature, quality and type of Branded Merchandise which may be sold by the Foundation in, or associated with, the name of the Department. The Director or the Director's designee shall review and approve in advance the production and use of any Branded Merchandise, and to remove any items for sale the Director reasonably deems as inappropriate. In order to protect the goodwill associated with the Department's name, trademarks, and logos, the Foundation agrees to cooperate with the Department to facilitate the Department's reasonable control over the nature and quality of the Branded Merchandise. The Foundation also agrees to supply the Department with specimens of the Branded Merchandise from time to time for inspection by the Director on reasonable written request and to offer the Department the first right to purchase all Branded Merchandise upon the termination of this MOU, at acquisition cost.

For clarity, Branded Merchandise does not include the Foundation's materials that are not created for sale, including, without limitation, fundraising materials, and advocacy materials.

ARTICLE 7

General Provisions

- A. <u>MOU.</u> This MOU and any attachments thereto contains the entire agreement between the Department and the Foundation with respect to the subject matter of this MOU and supersedes all other oral or written agreements between the Department and the Foundation relating thereto.
- B. MOU Amendments. This MOU can be amended as appropriate and agreed to by both the Department and the Foundation. The party wishing to initiate an amendment should do so in writing and highlight the sections of the current MOU to be amended. All amendments must be in writing and signed by both parties.
- C. MOU Addenda. Addenda to this MOU should be limited to capital and special projects that provide more detailed descriptions of outcomes, roles, and responsibilities. All requests to add an addendum to this MOU should be in writing, including the project purpose statement defining the short- and long-term goals of the applicable project and stating the specific fiscal and/or other support requested from a given party. The recipient of the request shall respond in a timely manner and indicate the capacity to participate in the specific capital or special project. Addenda must be in writing, provide project details, define roles and responsibilities, establish timelines, and be signed by both Parties.
- D. <u>Compliance with Laws.</u> Each Party shall, at its expense, conduct and cause to be conducted all activities performed under this MOU in a safe and reasonable manner and in compliance with all applicable laws, regulations, codes, ordinances and orders of any governmental or other regulatory entity.
- E. <u>Events of Default.</u> Any material failure by the Foundation or the Department to perform any of the terms, conditions, or covenants under this MOU shall constitute a default. Upon written notice of such default by either Party, and failure of the other Party to comply with a reasonable

opportunity to cure such default (in no event less than 30 days), the non-defaulting Party may terminate this MOU without additional notice.

<u>Notices.</u> Except as otherwise expressly provided herein, any notices given under this MOU shall be effective only if in writing and given by delivering the notice in person or by sending it first class mail or certified mail, with a return receipt requested, with postage prepaid, or by overnight courier, addressed as follows:

City	San Francisco Department of Public Health 101 Gove St San Francisco, CA 94102 Attention: Greg Wagner
The Foundation	Chief Operating Officer San Francisco Public Health Foundation
	Attn: Jennifer Harrington, Executive Director 1 Hallidie Plz, Ste 808 San Francisco CA 94102

Notices herein shall be deemed given two days after the date it was mailed if sent by first class, certified mail, or overnight courier, or upon the date personal delivery is made.

F. General Provisions.

- 1. Except as otherwise expressly required by the City's Charter, any ordinance of City or other applicable law, the Director may exercise all rights, powers and privileges on behalf of the City or the Department under this MOU.
- 2. No waiver by any Party of any of the provisions of this MOU shall be effective unless in writing and signed by an officer or other authorized representative, and only to the extent expressly provided in such written waiver. No waiver shall be deemed a subsequent or continuing waiver of the same, or any other, provision of this MOU.
- **3.** The headings used in this MOU are for convenience of reference only and shall be disregarded in the interpretation of this MOU.
- **4.** Neither Party may record this MOU or any memorandum hereof.
- **5.** This MOU shall be deemed to be made in, and shall be construed in, accordance with the laws of the State of California.
- **6.** This MOU may be executed in two or more counterparts, each of which shall be deemed an original, but all of which taken together shall constitute one and the same instrument.
- 7. The Foundation's obligations under this MOU, including the Foundation' obligations set forth in Exhibit A, shall survive the expiration or other termination of this MOU.

[SIGNATURES ON FOLLOWING PAGE]

Ben Rosenfield Controller

IN WITNESS WHEREOF, the parties have executed this MOU as of the day mentioned above.

San Francisco Public Health Foundation San Francisco Department of Public Health DocuSigned by: DocuSigned by: Greg Wagner/1/2023 | 4:22 PM PDT | 10:24 AM PDT By: Jennifer Harrington Grant Colfax **Executive Director** Director Of Health APPROVED AS TO FORM: David Chiu City Attorney DocuSigned by: Michael Gerch 19/2023 | 9:24 AM PDT By: Michael Gerchow Deputy City Attorney APPROVED AS TO FINANCIAL REPORTING AND AUDITING PROVISIONS: San Francisco Controller By: **Deemed Approved** No changes to Exhibit A

Exhibit A

Disclosure Obligations; Recordkeeping and Auditing

A. Acknowledgment of Disclosure Obligations under City Law. San Francisco Administrative Code Section 67.29-6 requires the Department to disclose on its website the amount and source of all money, goods or services worth more than \$100 in the aggregate for the purpose of carrying out or assisting any City function. For all gifts, grants, and other donations received under this MOU, the disclosure must identify the Foundation as the contributor, the amounts contributed, and a statement as to any financial interest the Foundation has involving the City, including a contract, grant, lease, or request for license, permit, or other entitlement for use. Under the Administrative Code, the Department must post this information on its website within 30 days of the date of any such donation. If required by City law, the Department must also disclose this or other information about donations from the Foundation in any related resolution or ordinance submitted to the Board of Supervisors for approval.

B. The Foundation's Reporting & Disclosure Obligations.

- 1. **Donor and Grant Information.** The Foundation agrees to comply with San Francisco Administrative Code Section 67.29-6 by posting on its website the names of all individuals or organizations that contribute \$100 or more to the Foundation's, by gift, grants, or other instruments, in the form of money, goods, or services, for the purpose of carrying out or assisting the Department's performance of its City functions; the amounts contributed; and a statement as to any financial interest the donor contributing to the Foundation has involving the City, including any donor's contract, grant, lease, or request for license, permit, or other entitlement for use. The Foundation will post this information on its website within 30 days of receipt of any gift, grant or other instrument, and will also provide this information to the Department each year by no later than July 15 for the preceding fiscal year. The Foundation will maintain this donor information on its website until at least the end of the fifth fiscal year after the donation. To ensure compliance with this requirement and to maximize public transparency, the Foundation will not accept anonymous donations from a single source aggregating more than \$100 for purposes covered under this MOU. These provisions shall also apply to any grants received by the Foundation, if those grant funds are transferred to the City for the purpose of carrying out or assisting any City function.
- 2. Financial Reports. The Foundation will provide to the Department and the Department will upload a PDF (searchable text) copy of the Foundation's annual audited financial report and IRS Form 990 annual tax return into the City's financial system as part of the MOU documentation and prior to City's execution of this MOU. The annual audited financial report filings provided by the Foundation must include detailed information about the Foundation's total sources and uses of funds and also the sources and uses of funds dedicated to support the Department covered under this MOU, the names of the Foundation's Board of Directors and Officers, and the names of any and all payees of Funds covered by this MOU, including consultants, contractors and subcontractors and any current or past City employees paid and any funds provided directly to the City Department to support the Department's functions including but not limited to employee recognition and public events. Additionally, the Foundation will post its audited financial report and its IRS Form 990 and all related tax return schedules on its website annually within 60 days of the completion of each.
- 3. Links to the Foundation Website. The Department will provide a link on its website to the Foundation's website for the public to readily access the information required under this MOU. The Foundation will also post this MOU on its website along with copies of any other copies of Grant Awards or other City Contracts and MOU Agreements with any City Department including the Department covered by this MOU.

- **4. The Foundation's Supplier Registration.** As part of the MOU Agreement execution, the Foundation must register and submit an IRS Form W-9 through the SF City Partner portal, a complete copy of their most recent IRS Form 990 tax return and complete their Approved Supplier set up through the Controller's Supplier Management Unit.
- 5. The Foundation's Invoices through SF City Partner Online (eSettlements) site. If the MOU Agreement includes invoicing by the Foundation's to the City Department, all invoices must be submitted online with any/all required supporting documentation through the SF City Partner portal's Online eSettlements site.

C. Recordkeeping and Auditing.

- 1. **Recordkeeping.** The Foundation will maintain books and records relating to this MOU, in accordance with generally accepted accounting practices consistently applied, that contain all information required to allow the Department and/or the City's Controller, at their discretion, to audit the Foundations' records and to verify contributions and expenditures in accordance with this MOU.
- 2. Auditing. The Foundation shall make such books and records relating to this MOU available to the Department and/or the City's Controller (or their representatives) upon commercially reasonable prior written notice, but in no event more than ten (10) days after such notice is provided to conduct an audit. The Foundation shall retain and shall allow the Department and/or the City's Controller to access such books and records for a period of the later of (i) five (5) years after the end of each year to which such books and records apply, (ii) five (5) years after the issuance date of the Foundation's audited financial statement or the IRS Form 990 annual tax return to which such books and records apply, or (iii) if an audit is commenced or if a controversy should arise between the parties hereto regarding the contributions or expenditures hereunder, until such audit or controversy is terminated.

Exhibit B Donor Disclosure Form

DONOR DISCLOSURE FORM

Thank you for your support of the San Francisco Public Health Foundation ("Foundation"). In order to comply with Mayor London Breed's September 2020 directive and San Francisco's voter-approved Sunshine Ordinance (*listed below*), which was crafted to ensure transparency when donations are made that benefit City departments, the Foundation is obligated to complete this Donor Disclosure Form and provide the following information:

Contributor & Contribution Information:	
Name:Address:	Phone:
Contribution Amount/Estimated Value: \$	Money, Goods, Services (description):
The above address is a:BusinessResidence	
Financial Interest: Please check the appropriate box(es) that describe your financial. No Financial Interest	·
Contract with the City	(Please describe):
Grant from the CityLease of Space to or from the City	(Please describe):
City License, Permit, or Entitlement for Use	(Please describe):(Please describe):
Other Financial Interest	(Please describe):
Pending Financial Interest	(Please describe):
San Francisco Administrative Code Chapter 67 section 67.29-6. No official or employee or agent of the City shall accept the spending of, any money, or any goods or service aggregate, for the purpose of carrying out or assisting source of all such funds is disclosed as a public record department to which the funds are directed. When su entity, and not an individual, that entity must agree i disclosure shall include the names of all individuals or a statement as to any financial interest the contributor has	allow to be collected, or direct or influence s worth more than one hundred dollars in any City function unless the amount and and made available on the website for the ch funds are provided or managed by an n writing to abide by this ordinance. The organizations contributing such money and
Signature D	ate
Please return this form at your earliest convenience to: San Frac Compliance, 1 Hallidie Plz, Ste 808, San Francisco, CA 94102	

Please contact jharrington@sfphf.org should you have any questions. Thank you once again for your generous support.

Exhibit C Statement of Incompatible Activities

<u>DEPARTMENT OF PUBLIC HEALTH AND HEALTH COMMISSION</u> STATEMENT OF INCOMPATIBLE ACTIVITIES

I. Introduction

This Statement of Incompatible Activities is intended to guide officers and employees of the San Francisco Department of Public Health ("Department") and Health Commission about the kinds of activities that are incompatible with their public duties and therefore prohibited. For the purposes of this Statement, and except where otherwise provided, "officer" shall mean the executive director ("director") and a member of the Health Commission; and "employee" shall mean all employees of the Department.

This Statement is adopted under the provisions of San Francisco Campaign & Governmental Conduct Code ("C&GC Code") section 3.218. Engaging in the activities that are prohibited by this Statement may subject an officer or employee to discipline, up to and including possible termination of employment or removal from office, as well as to monetary fines and penalties. (C&GC Code § 3.242; Charter § 15.105.) Before an officer or employee is subjected to discipline or penalties for violation of this Statement, the officer or employee will have an opportunity to explain why the activity should not be deemed to be incompatible with his or her City duties. (C&GC Code § 3.218.) Nothing in this document shall modify or reduce any due process rights provided pursuant to the officer's or employee's collective bargaining agreement.

In addition to this Statement, officers and employees are subject to Department policies and State and local laws and rules governing the conduct of public officers and employees, including but not limited to:

- Political Reform Act, California Government Code § 87100 et seq.;
- California Government Code § 1090;
- San Francisco Charter;
- San Francisco Campaign and Governmental Conduct Code;
- San Francisco Sunshine Ordinance;
- Applicable Civil Service Rules:
- Department Compliance Program; and
- Department Code of Conduct.

Nothing in this Statement shall exempt any officer or employee from applicable provisions of law, or limit his or her liability for violations of law. Examples provided in this Statement are for illustration purposes only, and are not intended to limit application of this Statement. Nothing in this Statement shall interfere with the rights of employees under a collective bargaining agreement or Memorandum of Understanding applicable to that employee.

Nothing in this Statement shall be construed to prohibit or discourage any City officer or employee from bringing to the City's and/or public's attention matters of actual or perceived malfeasance or misappropriation in the conduct of City business, or from filing a complaint alleging that a City officer or employee has engaged in improper governmental activity by violating local campaign finance, lobbying, conflicts of interest or governmental ethics laws, regulations or rules; violating the California Penal Code by misusing City resources; creating a specified and substantial danger to public health or safety by failing to perform duties required by the officer's or employee's City position; or abusing his or her City position to advance a private interest.

No amendment to any statement of incompatible activities shall become operative until the City and County has satisfied the meet and confer requirements of State law and the collective bargaining agreement.

If an employee has questions about this Statement, the questions should be directed to the employee's supervisor or to the director. Similarly, questions about other applicable laws governing the conduct of public employees should be directed to the employee's supervisor or the director, although the supervisor or director may determine that the question must be addressed to the Ethics Commission or City Attorney. Employees may also contact their unions for advice or information about their rights and responsibilities under these and other laws.

If a City officer has questions about this Statement, the questions should be directed to the officer's appointing authority, the Ethics Commission or the City Attorney.

II. MISSION OF THE DEPARTMENT OF PUBLIC HEALTH AND HEALTH COMMISSION

The mission of the Department of Public Health and Health Commission is to protect and promote the health of all San Franciscans. (San Francisco Charter Section 4.110; San Francisco Administrative Code, Chapter 15; and San Francisco Health Code, Article 3.)

III. RESTRICTIONS ON INCOMPATIBLE ACTIVITIES

This section prohibits outside activities, including self-employment, that are incompatible with the mission of the Department. Under subsection C, an officer or employee may seek an advance written determination whether a proposed outside activity is incompatible and therefore prohibited by this Statement. Outside activities other than those expressly identified here may be determined to be incompatible and therefore prohibited. For an advance written determination request from an employee, if the director delegates the decision-making to a designee and if the designee determines that the proposed activity is incompatible under this Statement, the employee may appeal that determination to the director.

A. RESTRICTIONS THAT APPLY TO ALL OFFICERS AND EMPLOYEES

1. ACTIVITIES THAT CONFLICT WITH OFFICIAL DUTIES

No officer or employee may engage in an outside activity (regardless of whether the activity is compensated) that conflicts with his or her City duties. An outside activity conflicts with City duties when the ability of the officer or employee to perform the duties of his or her City position is materially impaired. Outside activities that materially impair the ability of an officer or employee to perform his or her City duties include, but are not limited to, activities that disqualify the officer or employee from City assignments or responsibilities on a regular basis. Unless (a) otherwise noted in this section or (b) an advance written determination under subsection C concludes that such activities are not incompatible, the following activities are expressly prohibited by this section.

[RESERVED.]

2. ACTIVITIES WITH EXCESSIVE TIME DEMANDS

Neither the director nor any employee may engage in outside activity (regardless of whether the activity is compensated) that would cause the director or employee to be absent from his or her assignments on a regular basis, or otherwise require a time commitment that is demonstrated to interfere with the director's or employee's performance of his or her City duties.

Example. An employee who works at the Department's front desk answering questions from the public wants to take time off every Tuesday and Thursday from 2:00 to 5:00 to coach soccer. Because the employee's duties require the employee to be at the Department's front desk during regular business hours, and because this outside activity would require the employee to be absent from the office during regular business hours on a regular basis, the director or his/her designee may, pursuant to subsection C, determine that the employee may not engage in this activity.

3. ACTIVITIES THAT ARE SUBJECT TO REVIEW BY THE DEPARTMENT

Unless (a) otherwise noted in this section or (b) an advance written determination under subsection C concludes that such activities are not incompatible, no officer or employee may engage in an outside activity (regardless of whether the activity is compensated) that is subject to the control, inspection, review, audit or enforcement of the Department. Nothing in this subsection prohibits any employee or officer from working for or receiving income or compensation from a health care provider network subject to review of the Department. In addition to any activity permitted pursuant to subsection C, nothing in this subsection prohibits the following activities: appearing before one's own department or commission on behalf of oneself; filing or otherwise pursuing claims against the City on one's own behalf; running for City elective office; or making a public records disclosure request pursuant to the Sunshine Ordinance or Public Records Act. Except as expressly provided, nothing in this subsection prohibits any employee from engaging in volunteer activities on behalf of a nonprofit charitable organization as long as the employee does not personally participate in decisions for the Department regarding that organization. Unless (a) otherwise noted in this section or (b) an advance written determination under subsection C concludes that such activities are not incompatible, the following activities are expressly prohibited by this section.

Assistance in Responding to City Bids, RFQs and RFPs. No officer or employee may knowingly provide selective assistance (i.e., assistance that is not generally available to all competitors) to individuals or entities, *including non-profit charitable organizations for whom an officer or employee volunteers*, in a manner that confers a competitive advantage on a bidder or proposer who is competing for a City contract. Nothing in this Statement prohibits an officer or employee from providing general information about a bid for a City contract, a Department Request for Qualifications or Request for Proposals or corresponding application process that is available to any member of the public. Nothing in this Statement prohibits an officer or employee from speaking to or meeting with individual applicants regarding the individual's application, provided that such assistance is provided on an impartial basis to all applicants who request it.

B. RESTRICTIONS THAT APPLY TO EMPLOYEES IN SPECIFIED POSITIONS

In addition to the restrictions that apply to all officers and employees of the Department, unless (a) otherwise noted in this section or (b) an advance written determination under subsection C concludes that such activities are not incompatible, the following activities are expressly prohibited by this section for individual employees holding specific positions.

[RESERVED.]

C. ADVANCE WRITTEN DETERMINATION

Department of Public Health and Health Commission Statement of Incompatible Activities

As set forth below, an employee of the Department or the director or a member of the Health Commission may seek an advance written determination whether a proposed outside activity conflicts with the mission of the Department, imposes excessive time demands, is subject to review by the Department, or is otherwise incompatible and therefore prohibited by section III of this Statement. For the purposes of this section, an employee or other person seeking an advance written determination shall be called "the requestor"; the individual or entity that provides an advance written determination shall be called "the decision-maker."

1. Purpose

This subsection permits an officer or employee to seek an advance written determination regarding his or her obligations under subsections A or B of this section. A written determination by the decision-maker that an activity is not incompatible under subsection A or B provides the requestor immunity from any subsequent enforcement action for a violation of this Statement if the material facts are as presented in the requestor's written submission. A written determination cannot exempt the requestor from any applicable law.

If an individual has not requested an advance written determination under subsection C as to whether an activity is incompatible with this Statement, and the individual engages in that activity, the individual will not be immune from any subsequent enforcement action brought pursuant to this Statement.

Similarly, if an individual has requested an advance written determination under subsection C as to whether an activity is incompatible with this Statement, and the individual engages in that activity, the individual will not be immune from any subsequent enforcement action brought pursuant to this Statement if:

- (a) the requestor is an *employee* who has not received a determination under subsection C from the decision-maker, and 20 working days have not yet elapsed since the request was made; or
- (b) the requestor is an *officer* who has not received a determination under subsection C from the decision-maker; or
- (c) the requestor has received a determination under subsection C that an activity is incompatible.

In addition to the advance written determination process set forth below, the San Francisco Charter also permits any person to seek a written opinion from the Ethics Commission with respect to that person's duties under provisions of the Charter or any City ordinance relating to conflicts of interest and governmental ethics. Any person who acts in good faith on an opinion issued by the Commission and concurred in by the City Attorney and District Attorney is immune from criminal or civil penalties for so acting, provided that the material facts are as stated in the opinion request. Nothing in this subsection precludes a person from requesting a written opinion from the Ethics Commission regarding that person's duties under this Statement.

2. THE DECISION-MAKER

Decision-maker for request by an employee: An employee of the Department may seek an advance written determination from the director or his or her designee. The director or his or her designee will be deemed the decision-maker for the employee's request.

Department of Public Health Letterhead

Decision-maker for request by the director: The director may seek an advance written determination from his or her appointing authority. The appointing authority will be deemed the decision-maker for the director's request.

Decision-maker for request by a member of the Health Commission: A member of the Health Commission may seek an advance written determination from his or her appointing authority or from his or her commission, or the Ethics Commission. The appointing authority, Health Commission or Ethics Commission will be deemed the decision-maker for the member's request.

3. THE PROCESS

The requestor must provide, in writing, a description of the proposed activity and an explanation of why the activity is not incompatible under this Statement. The written material must describe the proposed activity in sufficient detail for the decision-maker to make a fully informed determination whether it is incompatible under this Statement.

When making a determination under this subsection, the decision-maker may consider any relevant factors including, but not limited to, the impact on the requestor's ability to perform his or her job, the impact upon the Department as a whole, compliance with applicable laws and rules and the spirit and intent of this Statement. The decision-maker shall consider all relevant written materials submitted by the requestor. The decision-maker shall also consider whether the written material provided by the requestor is sufficiently specific and detailed to enable the decision-maker to make a fully informed determination. The decision-maker may request additional information from the requestor if the decision-maker deems such information necessary. For an advance written determination request from an employee, if the director delegates the decision-making to a designee and if the designee determines that the proposed activity is incompatible under this Statement, the employee may appeal that determination to the director.

The decision-maker shall respond to the request by providing a written determination to the requestor by mail, email, personal delivery, or other reliable means. For a request by an employee, the decision-maker shall provide the determination within a reasonable period of time depending on the circumstances and the complexity of the request, but not later than 20 working days from the date of the request. If the decision-maker does not provide a written determination to the employee within 20 working days from the date of the employee's request, the proposed activity will be determined not to violate this Statement.

The decision-maker may revoke the determination at any time based on changed facts or circumstances or other good cause by providing advance written notice to the requestor. The written notice shall specify the changed facts or circumstances or other good cause that warrants revocation of the advance written determination.

4. DETERMINATIONS ARE PUBLIC RECORDS

To assure that these rules are enforced equally, requests for advance written determinations and written determinations, including approvals and denials, are public records to the extent permitted by law.

IV. RESTRICTIONS ON USE OF CITY RESOURCES, CITY WORK-PRODUCT AND PRESTIGE

A. USE OF CITY RESOURCES

No officer or employee may use City resources, including, without limitation, facilities, telephone, computer, copier, fax machine, e-mail, internet access, stationery and supplies, for any non-City purpose, including any political activity or personal purpose. No officer or employee may allow any other person to use City resources, including, without limitation, facilities, telephone, computer, copier, fax machine, e-mail, internet access, stationery and supplies, for any non-City purpose, including any political activity or personal purpose. Notwithstanding these general prohibitions, any incidental and minimal use of City resources does not constitute a violation of this section. Nothing in this subsection shall be interpreted or applied to interfere with, restrict or supersede any rights or entitlements of employees, recognized employee organizations, or their members under state law or regulation or pursuant to provisions of a collective bargaining agreement to use City facilities, equipment or resources, as defined herein.

Example. An officer or employee may use the telephone to make occasional calls to arrange medical appointments or speak with a child care provider, because this is an incidental and minimal use of City resources for a personal purpose.

Nothing in this Statement shall exempt any officer or employee from complying with more restrictive policies of the Department regarding use of City resources, including, without limitation, the Department's e-mail policy.

B. USE OF CITY WORK-PRODUCT

No officer or employee may, in exchange for anything of value and without appropriate authorization, sell, publish or otherwise use any non-public materials that were prepared on City time or while using City facilities, property (including without limitation, intellectual property), equipment and/or materials. For the purpose of this prohibition, appropriate authorization includes authorization granted by law, including the Sunshine Ordinance, California Public Records Act, the Ralph M. Brown Act as well as whistleblower and improper government activities provisions, or by a supervisor of the officer or employee, including but not limited to the officer's or employee's appointing authority. Nothing in this subsection shall be interpreted or applied to interfere with, restrict or supersede any rights or entitlements of employees, recognized employee organizations, or their members under state law or regulation or pursuant to provisions of a collective bargaining agreement to use public materials for collective bargaining agreement negotiations.

C. USE OF PRESTIGE OF THE OFFICE

No officer or employee may use his or her City title or designation in any communication for any private gain or advantage. The following activities are expressly prohibited by this section.

1. USING CITY BUSINESS CARDS

No officer or employee may use his or her City business cards for any purpose that may lead the recipient of the card to think that the officer or employee is acting in an official capacity when the officer or employee is not.

Example of inappropriate use. An employee's friend is having a dispute with his new neighbor who is constructing a fence that the friend believes encroaches on his property. The friend invites the employee over to view the disputed fence. When the neighbor introduces herself, the employee should not hand the neighbor her business card while suggesting that she could help resolve the dispute. Use of a City business card under these circumstances Department of Public Health and Health Commission Statement of Incompatible Activities

might lead a member of the public to believe that the employee was acting in an official capacity.

Example of acceptable use. An employee is at a party and runs into an old friend who has just moved to town. The friend suggests meeting for dinner and asks how to get in touch with the employee to set up a meeting time. The employee hands the friend the employee's business card and says that he can be reached at the number on the card. Use of a City business card under these circumstances would not lead a member of the public to believe that the employee was acting in an official capacity. Nor would use of the telephone to set up a meeting time constitute a misuse of resources under subsection A, above.

2. USING CITY LETTERHEAD, CITY TITLE, OR E-MAIL

No officer or employee may use City letterhead, City title, City e-mail, or any other City resource, for any communication that may lead the recipient of the communication to think that the officer or employee is acting in an official capacity when the officer or employee is not. (Use of e-mail or letterhead in violation of this section could also violate subsection A of this section, which prohibits use of these resources for any non-City purpose.)

Example. An officer or employee is contesting a parking ticket. The officer or employee should not send a letter on City letterhead to the office that issued the ticket contesting the legal basis for the ticket.

3. HOLDING ONESELF OUT, WITHOUT AUTHORIZATION, AS A REPRESENTATIVE OF THE DEPARTMENT

No officer or employee may hold himself or herself out as a representative of the Department, or as an agent acting on behalf of the Department, unless authorized to do so.

Example. An employee who lives in San Francisco wants to attend a public meeting of a Commission that is considering a land use matter that will affect the employee's neighborhood. The employee may attend the meeting and speak during public comment, but should make clear that he is speaking in his private capacity and not as a representative of the Department.

V. PROHIBITION ON GIFTS FOR ASSISTANCE WITH CITY SERVICES

State and local law place monetary limits on the value of gifts an officer or employee may accept in a calendar year. (Political Reform Act, Gov't Code § 89503, C&GC Code §§ 3.1-101 and 3.216.) This section imposes additional limits by prohibiting an officer or employee from accepting any gift that is given in exchange for doing the officer's or employee's City job.

No officer or employee may receive or accept gifts from anyone other than the City for the performance of a specific service or act the officer or employee would be expected to render or perform in the regular course of his or her City duties; or for advice about the processes of the City directly related to the officer's or employee's duties and responsibilities, or the processes of the entity they serve.

Example. A member of the public who regularly works with and receives assistance from the Department owns season tickets to the Giants and sends a pair of tickets to an employee of the Department in appreciation for the Department of Public Health and Health Commission Statement of Incompatible Activities

employee's work. Because the gift is given for the performance of a service the employee is expected to perform in the regular course of City duties, the employee is not permitted to accept the tickets.

Example. A member of the public requests assistance in resolving an issue or complaint that is related to the City and County of San Francisco, but that does not directly involve the Department. The employee directs the member of the public to the appropriate department and officer to resolve the matter. The member of the public offers the employee a gift in appreciation for this assistance. The employee may not accept the gift, or anything of value from anyone other than the City, for providing this kind of assistance with City services.

As used in this Statement, the term gift has the same meaning as under the Political Reform Act, including the Act's exceptions to the gift limit. (See Gov't Code §§ 82028, 89503; 2 Cal. Code Regs. §§ 18940-18950.4.) For example, under the Act, a gift that, within 30 days of receipt, is returned, or donated by the officer or employee to a 501(c)(3) organization or federal, state or local government without the officer or employee taking a tax deduction for the donation, will not be deemed to have been accepted. In addition to the exceptions contained in the Act, nothing in this Statement shall preclude an employee's receipt of a bona fide award, or free admission to a testimonial dinner or similar event, to recognize exceptional service by that employee, and which is not provided in return for the rendering of service in a particular matter. Such awards are subject to the limitation on gifts imposed by the Political Reform Act and local law.

In addition, the following gifts are de minimis and therefore exempt from the restrictions on gifts imposed by section V of this Statement:

- i. Gifts, other than cash, with an aggregate value of \$25 or less per occasion; and
- ii. Gifts such as food and drink, without regard to value, to be shared in the office among officer or employees.

Example. A member of the public who regularly works with and receives assistance from the Department sends a \$15 basket of fruit to an employee as a holiday gift. Although the fruit may in fact be offered in exchange for performing services that the employee is expected to perform in the regular course of City duties, the employee may accept the fruit because the value is de minimis. (Because the reporting requirement is cumulative, an employee may be required to report even de minimis gifts on his or her Statement of Economic Interests if, over the course of a year, the gifts equal or exceed \$50.)

Example. A member of the public who regularly works with and receives assistance from the Department sends a \$150 basket of fruit to the Department as a holiday gift. Although the fruit may in fact be offered in exchange for performing services that the Department is expected to perform in the regular course of City duties, the Department may accept the fruit basket because it is a gift to the office to be shared among officers and employees.

VI. AMENDMENT OF STATEMENT

Once a Statement of Incompatible Activities is approved by the Ethics Commission, the Department may, subject to the approval of the Ethics Commission, amend the Statement. (C&GC Code § 3.218(b).) In addition, the Ethics Commission may at any time amend the Statement on its own initiative. No Statement of Incompatible Activities or any amendment

thereto shall become operative until the City and County of San Francisco has satisfied the meet and confer requirements of State law and the collective bargaining agreement.

 $S:\label{lem:compatibility} Statements \label{lem:compatibility} Public Health \label{lem:compatibility} SIA 4.15.08. doc$

Exhibit D Sample Gift/Grant Donation Form

Memorandum of Understanding re:

Support Disbursement of

Grant/Gift Donation Form

This Memorandum of Understanding (MOU) between San Francisco Public Health Foundation (Foundation) and the City and County of San Francisco, acting by and through its Department of Public Health (DPH), is made and entered into as of [EFFECTIVE DATE].

A. PURPOSE AND SCOPE

The purpose of this MOU is to identify the roles and responsibilities of each party as they relate to the disbursement of funds for expenses incurred in carrying out the purpose of the program: [NAME OF PROGRAM]

B. DPH PROGRAM

The funds for [NAME THE PROGRAM] were received by the Foundation as part of the donations provided by the [NAME OF DONOR].

C. MOU TERM

The term of this MOU Agreement is the period within which the project responsibilities of this agreement shall be performed. The expected timeframe of the activities below commences on [ADD START DATE] and ends five years later on [ADD END DATE]. Any extension of this duration requires a formal modification of this MOU executed and approved in the same manner as the original ("Term").

D. GRANT PLAN AND NOT-TO-EXCEED GRANT AMOUNT, INCLUDING RESTRICTIONS, IF ANY

- 1. Grant Plan: [IDENTIFY HOW THE GRANT DOLLARS WILL BE SPENT] ("Grant Plan")
- 2. Not-to-Exceed Grant Amount: Total grant expenses are not to exceed [ADD THE NOT-TO-EXCEED GRANT AMOUNT] ("Grant Amount"), and will be disbursed as detailed in the Not-to-Exceed Grant Amount and Eligible Expenses table, below.
- 3. Restricted Funds: [IDENTIFY ANY FUND RESTRICTIONS].
- 4. Unrestricted Funds: [IDENTIFY THE AMOUNT OF ANY UNRESTRICTED FUNDS].

Not-to-Exceed Grant Amount and Eligible Expenses

[MUST INCLUDE AN ELIGIBLE EXPENSE BUDGET – EXAMPLE BELOW]

Eligible Expenses	Total Budget Request
Personnel	\$XXXXXXXXXX
Palliative Care XXXXX	\$XXXXXXXXXX
Serious Illness Care XXXXXX	\$XXXXXXXXXX
Clinical Lead for Caregiver XXXXX	\$XXXXXXXXXX
Financial Analyst	\$XXXXXXXXXX
Total Personnel	\$XXXXXXXXXX
	\$XXXXXXXXXX
Non-Personnel	
Salary Costs XXXXXX	\$XXXXXXXXXX
Production of XXXXXX	\$XXXXXXXXXX
Printing costs XXXXX	\$XXXXXXXXXX
Misc Office Support costs XXXXXXX	\$XXXXXXXXXX
Meals for XXXXX	\$XXXXXXXXXX
Total Non-Personnel	\$XXXXXXXXXX
Other Costs	\$XXXXXXXXX
XXXXXXX	\$XXXXXXXXXX
XXXXXXX	\$XXXXXXXXXX
XXXXXXX	\$XXXXXXXXXX
Total Other Costs	\$XXXXXXXXXX
Not-to-Exceed Grant Amount	\$XXXXXXXXXX

DPH shall comply with the Foundation Disbursement Request Policies and Procedures (see Exhibit A), namely provide adequate payroll records documenting the personnel expenses and final purchased invoices/receipts. Any exceptions to the disbursement request procedures, including requests for advance payments, must be requested in advance and agreed upon in writing by the Foundation.

E. MODIFICATION AND TERMINATION

IT IS MUTUALLY UNDERSTOOD AND AGREED BY AND BETWEEN THE PARTIES THAT this MOU may be terminated with or without cause by either party upon 30 days prior written notice to the other party. Such notification shall state the effective date of termination or cancellation and include any final performance and/or payment invoicing instructions/requirements.

Any and all amendments to this MOU must be made in writing and must be executed and approved in the same manner as the original before becoming effective.

Either party may terminate this MOU immediately on written notice if the other party has committed a material breach of this MOU and has not cured the breach within thirty (30) days after receiving written notice of the breach by the non-breaching party, or the parties cannot reach an agreement to amend this MOU.

If the Program covered under this agreement does not have sufficient funds for the program, this Agreement shall be of no further force and effect. In that event, the Foundation will have no liability to pay any funds whatsoever to DPH and DPH shall not be obligated to perform any element of the Grant Plan for which it is not reimbursed.

F. CONTACT INFORMATION

All notices hereunder shall be in writing, personally delivered, sent by certified mail, return receipt requested, addressed to the other party as follows:

San Francisco Public Health Foundation
Attn: Jennifer Harrington , Executive Director

[SIGNATURES ON FOLLOWING PAGE]

San Francisco Public Health Foundation		San Francisco Department of Public Health		
Ву:	Jennifer Harrington Executive Director	By: Grant Colfax, MD Director of Health	_	
APPF	ROVED AS TO FORM:			
	David Chiu City Attorney			
Ву:	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX			

EXHIBIT A

Disbursement Request Policy and Procedure

For each disbursement requested, a disbursement request form must be completed and authorized by the individual named on the Establishment of Restricted Funds document. Valid documents, such as vendor invoices, receipts, * payroll reports etc., verifying the expense, must be submitted along with the disbursement request form.

The cost categories allowed for use in identifying expenses are as follows:

	Acct #		Acct #
Salaries & benefits**	7500	Installation/Maintenance	7531
Consultants	7510	Permits/Fees/Inspection	7532
Graphic Design	7511	Bank Service Charges	7533
Translation Services	7512	Meals/Refreshment	7540
Supplies	7520	Rent	7550
Incentives	7521	Transportation & Lodging	7560
Stipend	7522	Conference & Training Fee	7570
Printing	7523	Training	7571
Software	7524	Patient Assistance	7580
Equipment/Remodeling	7530		

^{*}Reimbursements: the receipt must show the following information: name of the person who paid it, item purchased, amount and date of purchase. Estimates are not accepted.

The Foundation recommends submitting authorized disbursement requests within 30 days of date of expenditure. All expenses must be submitted on or before July 15th in order to close the June 30 fiscal year. **Expenses that do not fall within the open fiscal year will not be reimbursed.**

The disbursement form can be submitted several ways:

- 1. Email to XXXXX@XXXX.org
- 2. Interoffice mail
- 3. Dropped off at Foundation office location
- 4. Mailed to XXXXXXXX.

Once the completed form is received, the disbursement check will be issued within 5 to 10 business days.

^{**}Salaries and benefits: the report provided as part of the disbursement request must clearly list the name of the individual, the period or periods covered. The compensation and benefit amounts must be also listed separately.

Exhibit ECapital Improvement Project Template

ADDENDUM TO THE MEMORANDUM OF UNDERSTANDING BETWEEN

THE SAN FRANCISCO DEPARTMENT OF PUBLIC HEALTH AND THE SAN FRANCISCO PUBLIC HEALTH FOUNDATION REGARDING

	THE	CAPITAL PROJECT	T: Add	l Project Name
ma Fra	de and e incisco (entered into on <u>Ad</u>	dd Date, b hrough its San Francisc	DERSTANDING dated June 1, 2023 ("MOU"), is by and between the City and County of San to Department of Public Health ("Department"), and ").
			Backgr	ound
A.	Founda addend	ntion to raise and expend	I funds for capital camp	ction B of the MOU details the requirements for the aigns and special fundraising projects at ZSFG. This Add Project
			Terms Governing ZS	FG Capital Project
B.	expire a	at the earlier of the comp	pletion of the Project or	of the Project, including Project close-out, and will Add Date (the "Expiration Date). Ir l approval of the San Francisco Board of Supervisors
C.	Projec	t Proposal.		
	1.	Purpose Statement.	Add T	erms
	2.	Short Goals of the Pro	oject.	Add Terms
	3.	Long-Term Goals of t	the Project.	Add Terms
	4.			e Foundation . The Department anticipates requesting t of approximately \$40 million per year, totaling \$200
	5.	Target Dates For Med	eting Funding Goals.	
		a <mark>Add Da</mark>	ate and \$\$	
		b <mark>Add Da</mark>	ate and \$\$	
		c. Add Da	ate and \$\$	
		d <mark>Add D</mark> a	ate and \$\$	
		e <mark>Add Da</mark>	ate and \$\$	
D.	Projec	t Management.		

- 1. **Public Works.** Consistent with San Francisco Administrative Code Chapter 6, the City will deliver this project through the San Francisco Department of Public Works ("Public Works"). Public Works staff will manage the budget and schedule for the project for the City.
- 2. **Department Project Budget and Schedule.** The Department and Public Works will develop and manage budgets and schedules for each applicable Project phase.
- 3. Foundation Capital Project Fundraising Plan is as follows:
 - a. 20XX: Major donor outreach to individuals, foundations, and corporations for gifts to support the Outpatient Health Center. Private events for major donors, foundations, and corporations.
 - b.20XX: Continuing major donor outreach to individuals, foundations, and corporations for gifts to support the Outpatient Health Center. Private events for major donors, foundations, and corporations.
 - c. 20XX: Outreach to individuals, foundations, and corporations for gifts to support the Outpatient Health Center. Through direct mail, events, and other channels of communication, educate the San Francisco community about the importance of outpatient health care and the renovated building's role in it.
 - d. 20XX: Capital campaign concludes.
- 4. **Periodic Foundation Reporting Status of Fundraising Activities**. The Foundation will report annually on the Project fundraising status. Department expenditures of Foundation cash received should be shared monthly with Foundation. The Department will report the status of the project to the Health Commission, as necessary. Foundation will comply with all donor reporting requirements under the MOU with respect to funds raised for this capital project.
- E. <u>Requests for Disbursement.</u> The Parties will handle disbursement processing, and cooperate in reconciliation thereof, in substantially the same manner as with respect to the Annual Support funds under the MOU.
- F. <u>Acceptance of Funds.</u> The Department will obtain all requisite final approvals, including as appropriate by the Board of Supervisors ("Board") and/or Commission, to accept capital campaign donations from the Foundation to the extent required by the San Francisco Administrative Code or other applicable law. The Foundation will attend any Board or Commission hearings regarding the acceptance of donations, if required.
- G. Naming Agreements, Conditions, or Other Restrictions. Before the Foundation may finalize any naming rights in connection with this Project, the naming proposal must be memorialized in a separate "Naming Agreement" made in accordance with all City and/or Department policies as may be modified from time to time. The Naming agreement must be executed and approved in the same manner as the MOU, including approval by the San Francisco Board of Supervisors, acting in its sole discretion. Any gift or donation related to this Project containing conditions or restrictions binding the City to take any action, other than to accept the gift or donation, may be subject to approval by the Board of Supervisors, acting in its sole discretion. The Foundation will provide advance notice to the Department of the specific terms and conditions attached to each gift or donation for the Project, including notice of restrictions, if any.
- H. <u>Notices.</u> Except as otherwise expressly provided herein, any notices given under Addendum shall be effective only if in writing and given by delivering the notice in person or by sending it first class mail or certified mail, with a return receipt requested, with postage prepaid, or by overnight courier, addressed as follows:

City	San Francisco Department of
	Public Health

	101 Grove St. Rm. 308 San Francisco, CA 94102 Attention: Chief Operating Officer
The Foundation	San Francisco Public Health Foundation Add Contact Info.

I. MOU. All other provisions of the MOU remain in full force and effect.

[SIGNATURES ON FOLLOWING PAGE]

IN WITNESS WHEREOF, the parties have ex	secuted this Addendum as of the day mentioned above.
San Francisco Public Health Foundation	San Francisco Department of Public Health
By: Jennifer Harrington Executive Director	By: Director Of Health
APPROVED AS TO FORM: David Chiu City Attorney	
By: XXXXXXXXXXX Deputy City Attorney	

San Francisco Department of Public Health (SFDPH)

San Francisco Public Health Foundation (SFPHF)- FY24/25 Needs Assessment

BUDGET JUSTIFICATION

July 1, 2024 to June 30, 2025

A. PERSONNEL

	1 Salaries	\$0
TOTA	AL PERSONNEL:	\$0
В.	CONTRACTUAL	\$51,000
C.	TRAVEL	\$5,000
D.	EQUIPMENT	\$309,400
E.	PROGRAM EXPENSES:	
	1 Materials and Supplies	\$649,793
	2 Meeting Expenses	\$20,900
	3 Training	\$63,500
	4 Web/Computer Expenses	\$2,250
	5 Client Sur - School Supplies	\$2,013
	6 Client Support - Food	\$500,000
	7 Client Incentives/Volunteer Recognitions/Stipends	\$127,931
	8 Misc/Other (Focus Groups)	\$12,344
	TOTAL PROGRAM EXPENSES:	\$1,378,731
	TOTAL BUDGET:	\$1,744,131

San Francisco Department of Public Health (SFDPH)

San Francisco Public Health Foundation (SFPHF)- FY24/25 Needs Assessment

FUNDING BUDGET JUSTIFICATION

July 1, 2024 to June 30, 2025

A. PERSONNEL

	1 Salaries	\$0
TOTA	AL PERSONNEL:	\$0
В.	CONTRACTUAL	\$51,000
С.	TRAVEL	\$5,000
D.	EQUIPMENT	\$309,000
E.	PROGRAM EXPENSES:	
	1 Materials and Supplies	\$231,499
	2 Meeting Expenses	\$20,900
	3 Training	\$63,500
	4 Web/Computer Expenses	\$2,250
	5 Client Sur - School Supplies	\$2,013
	6 Client Support - Food	
	7 Client Incentives/Volunteer Recognitions/Stipends	\$127,931
	8 Misc/Other (Focus Groups)	\$12,344
	TOTAL PROGRAM EXPENSES:	\$460,437
	TOTAL BUDGET:	\$825,437

San Francisco Department of Public Health (SFDPH)

San Francisco Public Health Foundation (SFPHF)- FY24/25 Needs Assessment

IN-KIND BUDGET JUSTIFICATION

July 1, 2024 to June 30, 2025

A. PERSONNEL

	1 Salaries	\$0
TOTA	L PERSONNEL:	\$0
B.	CONTRACTUAL	
C.	TRAVEL	
D.	EQUIPMENT	\$400
E.	PROGRAM EXPENSES:	
	1 Materials and Supplies2 Meeting Expenses3 Training	\$418,294
	4 Web/Computer Expenses5 Client Sur - School Supplies6 Client Support - Food	\$500,000
	7 Client Incentives/Volunteer Recognitions/Stipends 8 Misc/Other (Focus Groups)	
	TOTAL PROGRAM EXPENSES:	\$918,294
	TOTAL BUDGET:	\$918,694

Categories							DP	H Division	s							
	MCAH	Pri	imary Care	,	WPIC	BHS	Ja	il Health		PHD	IT	L	.НН	OHE	КРО	TOTAL
Salaries																\$ -
Consultant						\$ 50,000			\$	1,000						\$ 51,000
																\$ -
Program Expenses:																\$ -
Materials, Print Materials & Supplies	\$ 171,382	\$	394,000	\$	2,055	\$ 2,047	\$	18,827	\$	6,282	\$ 29,000	\$ 1	5,200	\$ 10,000	\$ 1,000	\$ 649,793
Meeting Expenses						\$ 4,260			\$	9,640				\$ 5,000	\$ 2,000	\$ 20,900
Training									\$	3,500				\$ 35,000	\$ 25,000	\$ 63,500
Web/Computer Expenses									\$	250					\$ 2,000	\$ 2,250
Misc/Other (Focus Groups)						\$ 3,050			\$	4,294				\$ 5,000		\$ 12,344
Client Support		\$	500,000			\$ 2,013										\$ 502,013
Client Incentives/Volunteer Recognition/Stipends		\$	89,360			\$ 30,810			\$	1,360		\$	1,400	\$ 5,000		\$ 127,931
																\$ -
Subtotal: Program Expenses	\$ 171,382	\$	983,360	\$	2,055	\$ 42,180	\$	18,827	\$	25,326	\$ 29,000	\$ 1	6,600	\$ 60,000	\$ 30,000	\$ 1,378,731
																\$ -
Equipment		\$	300,000	\$	9,000				\$	400						\$ 309,400
Travel															\$ 5,000	\$ 5,000
															•	•
Total:	\$ 171,382	\$	1,283,360	\$	11,055	\$ 92,180	\$	18,827	\$	26,726	\$ 29,000	\$ 1	6,600	\$ 60,000	\$ 35,000	\$ 1,744,131

Categories					DPH Divisi	ions					
	MCAH	Primary Care	WPIC	BHS	Jail Health	PHD	IT	LHH	OHE	КРО	TOTAL
Salaries											0
Consultant				50,000		1,000					51,000
											0
Program Expenses:											0
Materials, Print Materials & Supplies	171,382	14,000	2,055		15,062		29,000				231,499
Meeting Expenses				4,260		9,640			5,000	2,000	20,900
Training						3,500			35,000	25,000	63,500
Web/Computer Expenses						250				2,000	2,250
Misc/Other (Focus Groups)				3,050		4,294			5,000		12,344
Client Support				2,013							2,013
Client Incentives/Volunteer Recognition/Stipends		89,360		30,811		1,360		1,400	5,000		127,931
											0
Subtotal: Program Expenses	171,382	103,360	2,055	40,133	15,062	19,044	29,000	1,400	50,000	29,000	460,437
											0
Equipment		300,000	9,000								309,000
Travel										5,000	5,000
Total:	171,382	403,360	11,055	90,133	15,062	20,044	29,000	1,400	50,000	34,000	825,437

Categories					DPH Divis	ions					
	MCAH	Primary Care	WPIC	BHS	Jail Health	PHD	IT	LHH	OHE	КРО	TOTAL
Salaries											0
Consultant											0
											0
Program Expenses:											0
Materials, Print Materials & Supplies		380,000		2,047	3,765	6,282		15,200	10,000	1,000	418,294
Meeting Expenses											0
Training											0
Web/Computer Expenses											0
Misc/Other (Focus Groups)											0
Client Support		500,000									500,000
Client Incentives/Volunteer Recognition/Stipends											0
											0
Subtotal: Program Expenses	-	880,000	-	2,047	3,765	6,282	-	15,200	10,000	1,000	918,294
											0
Equipment						400					400
Travel											0
Total:	-	880,000	-	2,047	3,765	6,682	-	15,200	10,000	1,000	918,694

Division	Funding	In-Kind	Total
Behavioral Health	90,133	2,047	92,180
DPH IT	29,000	ı	29,000
Jail Health	15,062	3,765	18,827
Kaizen Promotion Office	34,000	1,000	35,000
Laguna Honda Hospital	1,400	15,200	16,600
MCAH	171,382	ı	171,382
Office of Health Equity	50,000	10,000	60,000
Population Health	20,044	6,682	26,726
Primary Care	403,360	880,000	1,283,360
WPIC	11,055		11,055

Total	825,437	918,694	1,744,131



Thursday, October 17, 2024

City and County of San Francisco Department of Public Health 101 Grove St San Francisco, CA 94102

RE: Donations to the San Francisco Department of Public Health for the Fiscal Year of 2024-2025.

This letter serves as confirmation that the San Francisco Public Health Foundation is providing a gift award to the San Francisco Department of Public Health (SFDPH) for fiscal year 2024-2025, totaling \$1,744,131 supporting various SFDPH program needs identified in FY 24/25 Needs Assessment. We appreciate the opportunity to help the Department of Public Health with its needs.

This letter also confirms that the donations were outright gifts, with no terms or stipulations attached.

Sincerely,

Jennifer Harrington
Jennifer Harrington
Executive Director

San Francisco Public Health Foundation



San Francisco Department of Public Health

City and County of San Francisco Mayor Daniel L. Lurie

Tuesday, February 18, 2025

Jennifer Harrington Executive Director San Francisco Public Health Foundation 1 Hallidie Plz Ste. 808 San Francisco CA 94102

Dear Jennifer,

Thank you for your contribution of funding and in-kind donations to be received for the 2025 Fiscal Year. Please keep this written acknowledgement of your gift to the City for your tax records.

Description of Donated Property:

(It is the responsibility of the donor to estimate the fair market value of donated items)

Description of Donated	Quantity	Cash Value	Financial Interest
property			
Funding and In-kind	TBD	\$1,744,131	Contract
Donations			Provider/Friends of
			Organization

No goods or services were provided by the City in connection with the gift.

Thank you for your support!

Very truly yours,

DocuSigned by:

JUNNY LOWE

40CFE25DD8B4464...

Dr. Naveena Bobba Acting Director of Health Department of Public Health San Francisco CA 94102 Jenny Louie, COO for

San Francisco Department of Public Health



City and County of San Francisco London N. Breed Mayor Grant Colfax, MD Director of Health



Friday, December 27, 2024

San Francisco Public Health Foundation 1 Hallidie Plz, Ste 808, San Francisco, CA 94102

To Whom it may Concern,

Thank you for your generous contribution to the San Francisco Department of Public Health (DPH). In order to help DPH comply with the San Francisco Sunshine Ordinance,* we ask that you please complete this form and return it as soon as possible to: Department of Public Health, 101 Grove St #110, San Francisco CA 94102.

Contributor & Contribution Information: Name: San Francisco Public Health Foundation Phone: 415-504-6738	Date: _ Address:	1 Hallidie Plz, Ste 80	8, San Francisco CA 94102
Money, Goods, or Services (description):			Ć4 744 424
Funding and in-kind donation for the FY 25 Needs Asse	essment Es	imated Value:	<u>\$1,744,131</u>
The above address is a: X Business Resid	lence		
Financial Interest: The San Francisco Sunshine Ordinance requires that a worth more than \$100 in the aggregate to report any County of San Francisco (the City). Please check the ap the City.	financial in	erest that the contrib	outor has involving the City and
X Contract with City		(Please describe):	Prime Contractor
Grant from the City		(Please describe):	
Lease of Space to or from the City			
City License, Permit, or Entitlement for Use			
Other Financial Interest		(Please describe):	
Pending Financial Interest			
No Financial Interest			

No official or employee or agent of the City shall accept, allow to be collected, or direct or influence the spending of, any money, or any goods or services worth more than one hundred dollars in aggregate, for the purpose of carrying out or assisting any City

^{*}San Francisco Administrative Code Chapter 67 section 67.29-6 (Sources of Outside Funding) provides:

THE COUNTY OF TH

San Francisco Department of Public Health

Grant Colfax, MD Director of Health

City and County of San Francisco London N. Breed Mayor

function unless the amount and source of all such funds is disclosed as a public record and made available on the website for the department to which the funds are directed. When such funds are provided or managed by an entity, and not an individual, that entity must agree in writing to abide by this ordinance. The disclosure shall include the names of all individuals or organizations contributing such money and a statement as to any financial interest the contributor has involving the City.

12/27/2024

Date

From: <u>Jennifer Harrington</u>

To: Chiong, Christina (DPH); Wong, Greg (DPH)

Subject: FW: Answer to donors names for the MOU

Date: Wednesday, September 11, 2024 10:10:46 AM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Hi Christina and Greg,

Please see the list of donors below.

 DPH IT received funds (\$29K) from Epic Systems Corporation on August 19, 2022, and is the only restriction.

The remaining donors are:

- 2. Catherine Merrill Trust (the SOMMHC grateful family member)
- 3. San Francisco Health Plan (JHS)
- 4. City/County of San Francisco (for honorariums to JHS)
- 5. Epic Charitable Foundation (LHH Health @ Home)
- 6. Tides Foundation (PHD)
- 7. University of Missouri (WPIC)
- 8. ASTHO (WPIC)
- 9. UCSF Foundation (PC)

Executive Director

Jennifer Harrington

San Francisco Public Health Foundation | www.SFPHF.org

Chat with me anytime regardless of my status.

Call me via Microsoft Teams if my status says, I am "Available."

Let's connect!

Book a time with my assistant Jennifer Everett.

Chat with her via Microsoft Teams | <u>Sieverett@sfphf.org</u>

Confidentiality Notice:

This message or document and any attachments are solely for the intended recipient and may contain confidential or privileged information. If you are not the intended recipient, any disclosure, copying, use, or distribution of the information included in this message and any

attachments is prohibited. If you have received this communication in error, please notify the sender immediately and permanently delete or otherwise destroy the information. Thank you.

From: Anastasija Petrosova <apetrosova@sfphf.org>

Date: Thursday, September 5, 2024 at 4:25 PM

To: Penny Eardley pveardley@gmail.com, Jennifer Harrington <jharrington@sfphf.org</pre>

Subject: RE: Answer to donors names for the MOU

Hello Penny,

Thank you for looking this up in QuickBooks.

DPH IT received funds (\$29K) from Epic Systems Corporation on August 19, 2022.

Regards, Anastasija Petrosova Operations Manager San Francisco Public Health Foundation

1 Hallidie Plz Ste 808 San Francisco, CA 94102 Office: (415) 504-6738*102

Fax: (415) 520-0471

To: Jennifer Harrington < jharrington@sfphf.org>; Anastasija Petrosova < apetrosova@sfphf.org>

Subject: Answer to donors names for the MOU

Realized that I did not copy the programs included in the MOU we were looking at, so thought I would look at Fred Firefly's notes and of course, Fred did not want to let me in to see them.

Good news is that my ancient Quickbooks login did work this time so I will try to recreate the list and give you some donor names.

the DPH IT donation came in FY22-23 so Anastasija, please look that up and see if it came from the Epic Charitable Foundation or from the Epic Corporation.

Otherwise here are the donors:

Catherine Merrill Trust (the SOMMHC grateful family member)

San Francisco Health Plan (JHS)

City/County of San Francisco (for honorariums to JHS)

Epic Charitable Foundation (LHH Health @ Home)

Tides Foundation (PHD)

University of Missouri (WPIC)

ASTHO (WPIC)

UCSF Foundation (PC)

Let me know if I forgot any of the programs.

Penny

Health Commission City and County of San Francisco Resolution No. 25-01

RESOLUTION TO RECOMMEND TO THE BOARD OF SUPERVISORS TO AUTHORIZE THE DEPARTMENT OF PUBLIC HEALTH TO ACCEPT AND EXPEND A GIFT OF \$1,744,131 FROM THE SAN FRANCISCO PUBLIC HEALTH FOUNDATION

WHEREAS, The San Francisco Public Health Foundation (SFPHF) will be donating a gift in the amount of \$1,744,131 to the Department of Public Health (DPH); and

WHEREAS, In accordance with the Memorandum of Understanding (MOU) executed in November 1, 2023 with SFPHF, DPH have performed the Annual Needs assessment for the Fiscal year of 2025; and

WHEREAS, The Annual Needs Assessment has identified areas that would require funding to help continue the mission of DPH to protect and promote the health of all San Franciscans; and

WHEREAS, The SFPHF notified the Department of Public Health that the gift will be distributed to DPH; and

WHEREAS, The gift will be in the form of funding and in-kind donations to DPH divisions; and

WHEREAS, The San Francisco Public Health Foundation provides gifts to entities that help low income and at-risk populations; therefore, be it

RESOLVED, That the Health Commission authorizes the Department of Public Health to accept and expend a gift of up to one million, seven hundred and forty-four thousand, one hundred and thirty-one dollars (\$1,744,131) to help DPH; and be it

FURTHER RESOLVED, That the gift will be accepted and expended consistent with San Francisco Administrative Code Sections governing the acceptance of gifts to the City and County of San Francisco, including San Francisco Administrative Code Section 10.100-201.

I hereby certify that the San Francisco Health Commission at its meeting on January 6, 2025, adopted the foregoing resolution.

Mark Morewitz, MSW

Health Commission Executive Secretary



San Francisco Department of Public Health

Daniel Tsai Director of Health

Memorandum

To: Honorable Members of the Board of Supervisors

From: San Francisco Department of Public Health

Date: Thursday, May 29, 2025

RE: Retroactivity re: File 250546

This Resolution seeks authorization for the Department of Public Health (DPH) to retroactively accept and expend a gift in the amount of \$1,744,131 from the San Francisco Public Health Foundation.

This accept and expend gift is retroactive because DPH received the notice of the gift after the project start date. DPH received the award letter on October 17, 2024, for a pre-determined project start date of July 1, 2024. Upon receiving the notice of award, DPH put together the accept and expend packet and forwarded it to the Controller's Office for review on November 4, 2024. The packet was approved by the Health Commission on January 6, 2025. The Controller's Office forwarded the packet to the Mayor's Office for review on May 13, 2025, for introduction on May 20, 2025. We respectfully request retroactive authorization for this item.

Please contact Christina Chiong, SFDPH Accept & Expend Unit Manager, at christina.chiong@sfdph.org for any questions about this request for retroactive authorization.

Department of Public Health

City and County of San Francisco



London N. Breed Mayor

то:		Angela Calvillo, Clerk of the Board of Supervisors				
FROM	i:	Dr. Grant Colfax Director of Health				
DATE:		5/12/2025				
SUBJECT:		Gift Accept and Expend				
GIFT 1	TITLE:	San Francisco Public Health Foundation FY 25 - 9	\$1,744,131			
Attach	ed please fir	nd the original and 1 copy of each of the following:				
	Proposed Gift resolution, original signed by Department					
	Gift information form, including disability checklist					
	Budget and Budget Justification					
	Gift application: Not Applicable. No application submitted.					
	Agreement / Award Letter					
	Other (Expla	ain): Gift acknowledgement Memorandum of Understanding Health Commission Resolution				
Special Timeline Requirements:						
Depar	tmental rep	resentative to receive a copy of the adopted resol	ution:			
Name:	Gregory W	/ong (greg.wong@sfdph.org) Phone: 554-2521				
Interoffice Mail Address: Dept. of Public Health, 101 Grove St # 108						
Certifie	Certified copy required Yes ☐ No ⊠					

Office of the Mayor San Francisco



DANIEL LURIE Mayor

TO: Angela Calvillo, Clerk of the Board of Supervisors FROM: Adam Thongsavat, Liaison to the Board of Supervisors

RE: [Accept and Expend Gift - San Francisco Public Health Foundation - San Francisco Public Health

Foundation Fiscal Year 2025 - \$1,744,131]

DATE: May 20, 2025

Resolution retroactively authorizing the Department of Public Health to accept and expend a gift valued in the amount of \$1,744,131 from the San Francisco Public Health Foundation in support of the Department of Public Health for the period of July 1, 2024, to June 30, 2025.

Should you have any questions, please contact Adam Thongsavat at adam.thongsavat@sfgov.org