1	[Contract Amendment - Xtech JV AIXTEK dba Eaton Associates 21Tech LLC - Technology Marketplace - Not to Exceed \$85,014,000]		
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3	Resolution approving the First Amendment between City and County of San Francisco,		
4	acting by and through the Office of Contract Administration, and Xtech JV AIXTEK dba		
5	Eaton Associates 21Tech LLC for the purchase of information technology products		
6	and specialized services on an as-needed basis, to increase the contract amount by		
7	\$65,014,000 for a total not to exceed amount of \$85,014,000 with no changes to the five-		
8	year of January 19, 2024, through December 31, 2028; and to authorize the Office of		
9	Contract Administration to make necessary, non-material changes to the Amendment		
10	prior to its final execution by all parties that do not materially increase the obligations		
11	or liabilities to the City and are necessary or advisable to effectuate the purposes of the		
12	Amendment.		
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14	WHEREAS On August 21, 2023, OCA issued two Request for Proposals ("RFP")		
15	pursuant to Sourcing Events 0000007900 and 0000008618 seeking qualified suppliers to		
16	provide Information Technology ("IT") commodities and services to City departments on an		
17	as-needed basis under its Technology Marketplace program; and		
18	WHEREAS, Xtech JV AIXTEK dba Eaton Associates 21Tech LLC submitted a		
19	proposal and was one of the top ten highest ranked Proposers under Sourcing Event		
20	000007900; and		
21	WHEREAS, On January 19, 2024, the Office of Contract Administration and Xtech JV		
22	AIXTEK dba Eaton Associates 21Tech LLC entered into an agreement for the purchase of		
23	information technology products and specialized services on an as-needed basis ("Original		
24	Agreement"); and		

25

1	WHEREAS, The Original Agreement has a term of January 19, 2024, through		
2	December 31, 2028, and a not to exceed amount of \$20,000,000; and		
3	WHEREAS, The Original Agreement is on file with the Clerk of the Board of		
4	Supervisors in File No. 231227, which is hereby declared to be a part of this Resolution as i		
5	set forth fully herein; and		
6	WHEREAS, The Office of Contract Administration wishes to amend the Original		
7	Agreement by increasing the maximum expenditure by \$65,014,000 for a total not to exceed		
8	amount of \$85,014,000 (the "First Amendment"); and		
9	WHEREAS, Charter, Section 9.118(b), requires Board of Supervisors' approval by		
10	Resolution of any contract which, when entered into, extends over 10 years, and of any		
11	contract which, when entered into, costs the City \$10,000,000 or more; and		
12	WHEREAS, The proposed Amendment contained in File No, is		
13	substantially in final form, with all material terms and conditions included, and only remains t		
14	be executed by the parties upon approval of this Resolution; now, therefore, be it		
15	RESOLVED, That the Board of Supervisors hereby approves the Amendment in		
16	substantially the form contained in File No; and, be it		
17	FURTHER RESOLVED, That the Board of Supervisors authorizes the Office of		
18	Contract Administration to make any modifications to the Amendment, prior to its final		
19	execution by all parties, that the Office of Contract Administration determines, in consultation		
20	with the City Attorney, are consistent with this Resolution, in the best interest of the City, do		
21	not materially increase the obligations or liabilities of the City, are necessary or advisable to		
22	effectuate the purposes of the Amendment, and are in compliance with all applicable laws,		
23	including City's Charter; and, be it		
24	FURTHER RESOLVED, That within 30 days of the Amendment being fully executed by		
25	all parties, the Office of Contract Administration shall submit to the Clerk of the Board of		

1	Supervisors a completely executed copy for inclusion in File No	;this requirement		
2	and obligation resides with the Department, and is for purposes of have	ing a complete file only		
3	and in no manner affects the validity of approved Amendment.			
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