

File No. 260513

Committee Item No. 3

Board Item No. _____

COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST

Committee: Government Audit and Oversight

Date: June 4, 2026

Board of Supervisors Meeting:

Date: _____

Cmte Board

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- Youth Commission Report
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- Department/Agency Cover Letter and/or Report
- MOU - FY2022-2024 - Clean
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OTHER

- Gift Info Form 050426
- DRAFT Gift and Naming Agmt
- Budget Justification
- Donor Disclosure Form 052825
- DPH Gift Acknowledgement Ltr 041426
- DPH Gift Questionnaire Ltr 041426
- Gift Ltr 041426
- DPH Memo 050426
- MYR Memo 051226

Prepared by: Monique Crayton

Date: May 29, 2026

Prepared by: _____

Date: _____

Prepared by: _____

Date: _____

1 [Accept and Expend Capital Gift and Naming Agreement - Salesforce, Inc. via San Francisco
2 General Hospital Foundation - \$1,500,000]

3 **Resolution authorizing the Department of Public Health to accept a capital gift of a**
4 **mobile mammography van valued at \$1,500,000 from the San Francisco General**
5 **Hospital Foundation (SFGHF) for use by the Zuckerberg San Francisco General**
6 **Hospital and Trauma Center (ZSFG), to be purchased with a cash donation of**
7 **\$1,660,000 from Salesforce, Inc., in consideration for an agreement to name the mobile**
8 **mammography van “ZSFG Mammovan - Salesforce in Partnership with ZSFG and**
9 **SFGHF for a Healthy Community,” for the period of January 1, 2027, through December**
10 **31, 2041.**

11
12 WHEREAS, San Francisco General Hospital Foundation (SFGHF) has agreed to
13 donate to the Department of Public Health (DPH) a capital gift of a mobile mammography van
14 valued at \$1,500,000, in support of the Zuckerberg San Francisco General Hospital and
15 Trauma Center (ZSFG); and

16 WHEREAS, Salesforce, Inc. gifted funds in the amount of \$1,660,000 on January 17,
17 2025, for a new mobile mammography van (Mammovan) to SFGHF; and

18 WHEREAS, The SFGHF and ZSFG seek to execute a Gift and Naming Agreement that
19 outlines the responsibilities of the parties for the acceptance, transfer of ownership, and use of
20 the gift and for the acknowledgement and donor recognition of Salesforce, Inc.; and

21 WHEREAS, SFGHF intends to “build the vehicle and install all requisite mobile
22 mammography equipment and related furniture, fixtures and equipment for delivery in 2027”
23 and to gift the Mammovan to DPH and ZSFG after its completion; and

24 WHEREAS, The final value of the Mammovan, expected not to exceed \$1,500,000.00,
25 will be disclosed after construction by SFGHF to DPH for purposes of Controller’s certification

1 and asset capitalization, which is a requirement of the City and is not required by SFGHF or
2 by the donor Salesforce, Inc.; and

3 WHEREAS, For good and valuable consideration in accordance with the Gift and
4 Naming Agreement, SFGHF and Salesforce, Inc. would receive naming recognition in the
5 form of a marketing wrap of the van for the duration of up to fifteen (15) years or for the
6 operable life of the van, whichever is less, that would identify the name of the van as “ZSFG
7 Mammovan - Salesforce in Partnership with ZSFG and SFGHF for a Healthy Community”;
8 and

9 WHEREAS, SFGHF would be solely responsible for placing and maintaining the
10 marketing wrap, and DPH and ZSFG shall retain approval rights for any designs or
11 installations of the marketing wrap; now, therefore, be it

12 RESOLVED, That the Board of Supervisors approves the capital gift, and authorizes
13 DPH to accept and expend a capital gift of the mobile mammography van valued in an
14 amount not to exceed \$1,500,000, purchased with the funds donated by Salesforce, Inc. to
15 SFGHF; and, be it

16 FURTHER RESOLVED, That the Board of Supervisors authorizes DPH to enter into
17 the Gift and Naming Agreement, naming the mammography van as the “ZSFG Mammovan -
18 Salesforce in Partnership with ZSFG and SFGHF for a Healthy Community,” substantially in
19 the form of the agreement on file with the Clerk of the Board of Supervisors, in File No.
20 260513, with such changes or modifications as may be acceptable to the Director of Health
21 and the City Attorney and which do not materially increase the obligations and liabilities of the
22 City; and, be it

23 FURTHER RESOLVED, That the proceeds of the capital gift by SFGHF will be
24
25

1 accepted and expended consistent with the Administrative Code sections governing the
2 acceptance of gifts to the City and County of San Francisco, including Administrative Code,
3 Section 10.100-305; and, be it

4 FURTHER RESOLVED, That the Board of Supervisors extends its gratitude to SFGHF
5 for the generous capital gift, and to Salesforce, Inc. for the generous underlying donation; and,
6 be it

7 FURTHER RESOLVED, That within thirty (30) days of the Gift and Naming Agreement
8 being fully executed by all parties, DPH shall provide a copy of the final agreement to the
9 Clerk of the Board of Supervisors for inclusion in the official file.

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1 Recommended:
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3 /s/ Jenny Louie for

Approved: /s/ Sophia Kittler for
Mayor

4 Daniel Tsai
5 Director of Health

Approved: /s/ Jocelyn Quintos for
Controller

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b. Will contractual services be put out to bid? **N.A.**

c. If so, will contract services help to further the goals of the Department’s Local Business Enterprise (LBE) requirements? **N.A.**

d. Is this likely to be a one-time or ongoing request for contracting out? **N.A.**

11a. Does the budget include indirect costs? Yes No

b1. If yes, how much? \$ **N.A.**

b2. How was the amount calculated? **N.A.**

c1. If no, why are indirect costs not included?

Not allowed by donating agency To maximize use of gift funds on direct services

Other (please explain):

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.

We respectfully request for approval to accept and expend these funds from January 1, 2027. The Department received the agreement on March 13, 2026.

The donating agency (San Francisco General Hospital Foundation) is a nonprofit organization.

Equipment will not require tracking per San Francisco General Hospital Foundation and will need capitalization. Equipment will be owned by the Department of Public Health.

| | |
|-----------------------------|------------------------------------|
| Fund: | 21380 |
| Dept: | 251667 |
| Authority: | 10001 |
| Project Description: | HG Capital Asset - Mammovan |
| Project: | 10043539 |
| Activity: | 0001 |
| Contract ID: | CTR00005384 |

****Disability Access Checklist***(Department must forward a copy of all completed Gift Information Forms to the Mayor’s Office of Disability)**

13. This Gift is intended for activities at (check all that apply):

- | | | |
|--|---|--|
| <input checked="" type="checkbox"/> Existing Site(s) | <input type="checkbox"/> Existing Structure(s) | <input type="checkbox"/> Existing Program(s) or Service(s) |
| <input type="checkbox"/> Rehabilitated Site(s) | <input type="checkbox"/> Rehabilitated Structure(s) | <input type="checkbox"/> New Program(s) or Service(s) |
| <input type="checkbox"/> New Site(s) | <input type="checkbox"/> New Structure(s) | |

14. The Departmental ADA Coordinator or the Mayor’s Office on Disability have reviewed the proposal and concluded that the project as proposed will be in compliance with the Americans with Disabilities Act and all other Federal, State and local disability rights laws and regulations and will allow the full inclusion of persons with disabilities. These requirements include, but are not limited to:

1. Having staff trained in how to provide reasonable modifications in policies, practices and procedures;
2. Having auxiliary aids and services available in a timely manner in order to ensure communication access;
3. Ensuring that any service areas and related facilities open to the public are architecturally accessible and have been inspected and approved by the DPW Access Compliance Officer or the Mayor’s Office on Disability Compliance Officers.

If such access would be technically infeasible, this is described in the comments section below:

Comments:

Departmental ADA Coordinator or Mayor’s Office of Disability Reviewer:

Toni Rucker, PhD
(Name)

DPH ADA Coordinator
(Title)

Date Reviewed: 5/4/2026 | 2:42 PM PDT

DocuSigned by:
Toni Rucker
A64292F7331E44D...
(Signature Required)

Department Head or Designee Approval of Gift Information Form:

Daniel Tsai
(Name)

Director of Health
(Title)

Date Reviewed: 5/4/2026 | 5:54 PM PDT

Signed by:
Jenny Louie for Daniel Tsai
40CFE25DD8B4484...
(Signature Required)

REVISED DRAFT – MARCH 26, 2026

GIFT AND NAMING AGREEMENT

SAN FRANCISCO GENERAL HOSPITAL

This GIFT AND NAMING AGREEMENT (“Gift and Naming Agreement”), dated for convenience of reference as of March 13, 2026, is between SAN FRANCISCO GENERAL HOSPITAL FOUNDATION, a California nonprofit public benefit corporation that is tax exempt under Section 501(c)(3) of the Internal Revenue Code (the “Foundation”), and the CITY AND COUNTY OF SAN FRANCISCO, a charter city and county, acting by and through its DEPARTMENT of PUBLIC HEALTH (the “City”). The Foundation and the City may be referred to collectively in this agreement as the “Parties.”

THIS GIFT AND NAMING AGREEMENT is made with reference to the following facts and circumstances:

A. The City owns, maintains, operates, and manages through the San Francisco Health Commission (the “Commission”) and the Department of Public Health (the “Department”) the Priscilla and Mark Zuckerberg San Francisco General Hospital and Trauma Center, located at 1001 Potrero Avenue, San Francisco, CA 94110 (“ZSFG”).

B. The Foundation was established to raise and accept gifts on behalf of the City for projects and programs designed to improve the care and comfort for patients at ZSFG and is recognized for such purposes by the City by and through the Commission. All fundraising activities that the Foundation undertakes support such projects and activities. Donations from the Foundation to the City are generally subject to the terms and conditions of the Memorandum of Understanding Between the City and County of San Francisco Acting by and Through its Department of Public Health and The San Francisco General Hospital Foundation, dated June 1, 2023 (the “Prime Fundraising Agreement”). The Prime Fundraising Agreement requires the Department to formalize any naming rights associated with gifts via a naming agreement that is taken to the Board of Supervisors of the City and County of San Francisco, acting in its sole discretion, for acceptance and approval. And the Department has a policy regarding naming of facilities, titled “Naming of DPH Facilities”, that must be complied with.

C. Salesforce, Inc. (“Donor”) has provided a cash donation of \$1,660,000.00 to the Foundation for the procurement and ongoing marketing support of a new mobile mammography van (“Mammovan”) to be gifted to ZSFG. The Mammovan will include a complete 3Dimensions mobile mammography system including x-ray gantry, adjustable-height acquisition workstation, 3Dimensions and related software, connectivity, accessories, warranties, digital image receptor, storage systems, image testing equipment, and turn-key installation in the van. The Mammovan will include a commercial vinyl or equivalent vehicle marketing wrap (“marketing wrap”) that acknowledges the Donor and Foundation. The Foundation keeps part of that gift as an administrative fee pursuant to the Foundation’s policies and as outlined in the Prime Fundraising Agreement and further described below.

D. The Foundation wishes to make a gift of the Mammovan to the City, and the City wishes to accept the gift, on the terms and conditions, including naming arrangements, set forth in this Gift and Naming Agreement below and as otherwise subject to the terms and conditions of the Prime Fundraising Agreement, already executed between Foundation and the City.

ACCORDINGLY, for good and valuable consideration, the receipt and adequacy of which the parties acknowledge, the Foundation and the City agree as follows:

SECTION 1. Gift. As set forth below, the Foundation shall provide to the City a gift consisting of the following (collectively the “Gift”):

a. Donor’s Gift. Donor will make a gift to the Foundation in a total of \$1,660,000.00 for the purchase of the Mammovan and associated marketing costs to support ZSFG and its mission (the “Donor’s Gift”).

b. Of the Donor’s Gift (totaling \$1,660,000.00), the Foundation shall retain a one-time administrative fee of \$160,000. Grant funds remaining after the purchase price of the Mammovan and the retention of the Foundation’s administrative fee shall be retained by the Foundation to cover associated costs for ongoing marketing as outlined by this Gift and Naming Agreement.

c. The City’s acceptance of the capital asset/gift received through this Gift and Naming Agreement is subject to authorization to accept by the Board of Supervisors.

d. The Gift shall be paid to, or used for the benefit of, the City according to the following schedule and will be used by the City only for the purposes listed in this Gift and Naming Agreement:

1. The Donor’s Gift of \$1,660,000.00 will be used by the Foundation to purchase the Mammovan, to pay Foundation’s administrative costs, and to pay for ongoing associated marketing costs as outlined by this Gift and Naming Agreement.
2. The Foundation will provide to the City the final purchase price (the “acquisition value”) of the Mammovan equipment within 30 days of the execution of this agreement or the date of acquisition of the van, whichever is later.

SECTION 2. City Obligations.

a. Approval and Acceptance; Effective Date. The City shall seek in a reasonable and timely manner all approvals required for the City to accept this gift, abide by its conditions, and enter into this Gift and Naming Agreement. Those approvals include approval of this Gift and Naming Agreement by the Commission and the City's Board of Supervisors and Mayor. This Gift and Naming Agreement becomes effective upon approval by the Commission, the Board of Supervisors and Mayor, and the signing and delivery of this Agreement by both parties (the "Effective Date").

b. Acknowledgement. In recognition of the Donor's generosity, the City will acknowledge the Donor's Gift as described in Section 4 below. The City's obligation is conditioned upon the Foundation's purchase of the Mammovan, transfer of its title to City, and City's possession of the Mammovan.

c. The City shall be responsible for all licensing and regulatory approval of the Mammovan and the equipment as described in Section C installed in the Mammovan after its acceptance by the City. The City shall be solely responsible for the maintenance of the van and the equipment therein after acceptance for the useful life of the van.

d. The City shall staff and operate the Mammovan in the method it deems appropriate for the purposes outlined in this Gift and Naming Agreement and MOU. The methods of staffing and operation are to be decided at the City's sole discretion.

e. If the van is damaged, destroyed, or no longer operable, the City is not responsible for replacement or otherwise continuing the services previously provided in the Mammovan. In such event, the Parties have the option to discuss operations to return the Mammovan to service, and any additional commitments or obligations for that purpose are outside the scope of this Gift and Naming Agreement.

f. The City shall be responsible for the eventual disposal of the Mammovan once it reaches its end of life or to the extent it is no longer used or usable. The method of disposal or other change in use is to be decided at the City's sole discretion. If the Department determines that the Mammovan will be permanently removed from service, repurposed for non-mobile-mammography use, transferred, or disposed of, the City shall provide the Foundation with written notice at least thirty (30) days in advance, if practicable.

g. The City's ongoing operation and use of the Mammovan is subject to ongoing staffing availability and budget appropriations.

SECTION 3. Foundation and Donor Rights and Obligations

a. The Foundation shall have the sole responsibility for the cost of placing and maintaining the naming arrangements as described in Section 4 below, including, but not limited to the marketing wrap and signage. The Foundation shall use funds from Donor's Gift to pay the costs of its obligations of the naming arrangements described in Section 4 below, including paying all costs associated with the installation, maintenance, and repair of the marketing wrap.

b. The Foundation will provide all vehicle licensing and title necessary to transfer ownership of the Mammovan to the City.

c. The Foundation agrees to maintain and make available to the City, during regular business hours, accurate books and accounting records relating to its work under this Gift and Naming Agreement, in accordance with the terms and conditions of the Prime Fundraising Agreement.

d. Neither the Foundation nor the Donor maintains ownership rights to the Mammovan or equipment it contains after the gift is accepted by the City.

e. Neither the Foundation nor the Donor maintain any rights to income generated by the Mammovan after its acceptance by the City.

SECTION 4. Donor Recognition. The naming recognition will include the naming and marketing wrap of the Mammovan during the term described in subsection (b) below, while the Mammovan is used for mobile mammography services and patient care by ZSFG, as follows:

- a. The Mammovan shall be named: “ZSFG Mammovan - Salesforce in Partnership with ZSFG and SFGHF for a Healthy Community”. The parties acknowledge that the naming and use of the Donor’s and Foundation’s logo and brand elements are intended solely as donor recognition and shall not be construed as, and shall not state or imply, an endorsement by the City, the Department, the Commission, or ZSFG of Donor or any Donor product or service.
- b. The naming of the Mammovan as the “ZSFG Mammovan - Salesforce in Partnership with ZSFG and SFGHF for a Healthy Community” shall remain in place for either 15 years from the Effective Date of this Gift and Naming Agreement or for the Mammovan’s Operable Life (as defined below) for the purposes listed in this Gift and Naming Agreement, whichever is less. “Operable Life” means the period during which the Mammovan is reasonably capable of being used in the ordinary course to provide mobile mammography services (taking into account mechanical condition, safety, regulatory compliance, and availability of replacement parts), as determined by the Department in good faith.
- c. The Foundation (in coordination with the Donor) shall be responsible for the creative design, branding, messaging, and preparation of the artwork for the marketing wrap for the Mammovan (the “Wrap Design”), consistent with the Parties’ agreed donor recognition name in this Section 4.
- d. Prior to submitting the Wrap Design to the Department for approval, the Foundation shall provide the Wrap Design to Donor for review and incorporate Donor’s reasonable branding and logo usage requirements.
- e. The Foundation shall submit the Wrap Design to the Department for review and written approval prior to installation (and prior to any material modification or replacement). The Department’s approval shall not be unreasonably withheld, conditioned, or delayed. The Department may request changes reasonably necessary to comply with applicable law, safety requirements, and City policies of general application.

- f. The Parties acknowledge and agree that Donor's logo may be included on the Mammovan as part of the Wrap Design. The specific placement of Donor's logo may be determined and refined through the Wrap Design approval process described in subsection (d) and the Department approval process described above. The City shall not impose a blanket prohibition on logos with respect to the Wrap Design; provided that the City may require reasonable modifications to ensure compliance with applicable law, safety requirements, and City policies of general application.
- g. Maintenance and repair of marketing materials, including maintenance, repair, and/or replacement of the marketing wrap, shall be the sole responsibility of the Foundation.
- h. If the marketing wrap is damaged or no longer useable, the City is not responsible for repair or replacement of the marketing wrap. The City shall reasonably cooperate with the Foundation and its contractors to facilitate installation, maintenance, repair, or replacement of the marketing wrap, including providing reasonable access to the Mammovan at mutually agreed times and locations, subject to operational needs and safety requirements.
- i. The Parties may, with agreement from Donor, change the name or designation of the Mammovan. Such agreement must be in writing, must be agreed upon by the Parties and Donor, and does not require an amendment of this Naming Agreement.

SECTION 5. General Terms

5.1 Liability; No Operational Responsibility. The Foundation's role is limited to funding/procuring the Mammovan and providing the donor recognition materials described in Section 4. The City is solely responsible for possession, licensing, staffing, operation, use, maintenance, and disposal of the Mammovan following acceptance. The Foundation and Donor shall have no responsibility or liability for the City's operation or use of the Mammovan, except to the extent arising solely from the Foundation's gross negligence or willful misconduct in performing its express obligations under this Gift and Naming Agreement

5.2 Insurance. Following acceptance of the Mammovan, the City shall maintain insurance (self-insurance is acceptable) in amounts and coverages customary for City-owned vehicles and mobile clinical units, including automobile liability and property coverage, covering the Mammovan and its operation.

5.3 Indemnity. To the extent permitted by law, the City shall defend, indemnify, and hold harmless the Foundation and its directors, officers, employees, and agents from and against third-party claims, demands, causes of action, damages, liabilities, losses, and expenses (including reasonable attorneys' fees) arising out of or relating to the City's possession, operation, use, maintenance, or disposal of the Mammovan after the City's acceptance, except to the extent caused by the Foundation's gross negligence or willful misconduct.

5.4 Remedies. Each party may enforce its rights under this Gift and Naming Agreement by way of an action for specific performance or by any other appropriate remedy at law or equity by any court located in San Francisco, California having jurisdiction. Upon a

breach of this Gift and Naming Agreement by either party, the non-breaching party shall provide the breaching party written notice of any alleged breach and shall give the breaching party reasonable opportunity to cure any such breach. If the breaching party fails to cure any such breach within sixty (60) days, then the non-breaching party shall have the right to seek specific performance by the breaching party of all or any part of this Agreement or other appropriate remedy. Nothing in this Gift and Naming Agreement limits the City's right to use in any manner, or not use, the Mammovan, or any equipment installed therein.

Notwithstanding the foregoing, during the naming term described in Section 4, if the City continues to use the Mammovan for mobile mammography services for ZSFG, the City shall not remove, obscure, or materially alter the donor recognition described in Section 4 except as expressly permitted by this Gift and Naming Agreement.

5.5 No Third-Party Beneficiaries. This Agreement is for the sole benefit of the Parties and does not create any rights in any third party (including Donor) to enforce any provision of this Agreement.

5.6 Amendment. Any amendments to this Gift and Naming Agreement, including any amendments to any Attachments to this Gift and Naming Agreement, shall be in writing and signed by both parties.

5.7 Notices. Any notice required or wished to be given under this Gift and Naming Agreement shall be given in writing and shall be deemed sufficiently given and served for all purposes when personally delivered or delivered by expedited courier, or 3 business days after mailed by certified mail, return receipt requested, addressed to the appropriate address shown below:

If to the Foundation by personal delivery or courier:

San Francisco General Foundation
2789 25th Street, Suite 2028
San Francisco, California 94110
Attention: Kim Meredith, Chief Executive Officer

If to the Foundation by certified mail or equivalent USPS delivery:

San Francisco General Foundation
PO Box 410836
San Francisco, CA 94141
Attention: Kim Meredith, Chief Executive Officer

If to the City:

Zuckerberg San Francisco
General Hospital and Trauma
Center
1001 Potrero Avenue San
Francisco, CA 94110
Attention: Eric Wu, MPA
Chief Financial Officer

A party may change that party's address in the same manner required for giving notice.

5.8 Entire Agreement. This Gift and Naming Agreement, including any Attachments, constitutes the entire agreement between the parties with respect to the subject matter of this Gift and Naming Agreement, and it supersedes any and all prior agreements with respect to such subject matter, whether oral or written.

5.9 Severability. In the event any provision of this Gift and Naming Agreement shall be held by any court of competent jurisdiction to be illegal, invalid or unenforceable for any reason the remaining portion of this Gift and Naming Agreement shall nonetheless remain in full force and effect.

5.10 Construction of Agreement. The section and other headings in this Gift and

Naming Agreement have been inserted for convenience only and shall not be considered or referred to in resolving questions of interpretation or construction. If there is any inconsistency between this Gift and Naming Agreement and the MOU, this Gift and Naming Agreement controls solely with respect to donor recognition, naming, and marketing wrap matters. The Parties shall interpret this Gift and Naming Agreement and the Prime Fundraising Agreement to give effect to both to the maximum extent possible; if an inconsistency cannot be reconciled, this Gift and Naming Agreement controls solely with respect to the Donor's Gift and naming arrangements described herein.

5.11 Governing Law. This Gift and Naming Agreement shall be deemed to be made under, and shall be construed in accordance with, the laws of the State of California.

5.12 Further Assurances. The parties shall execute all instruments and documents and take all actions, including the payment of money, as may be required to carry out the transactions contemplated in the Gift and Naming Agreement.

5.13 Successors and Assigns. This Gift and Naming Agreement may not be assigned by either party without the written consent of the other party. This Gift and Naming Agreement shall be binding on and inure to the benefit of the successors and permitted assigns of the parties.

5.14 Survival. Except as expressly stated otherwise, all covenants, and representations, and warranties made in this Gift and Naming Agreement, including but not limited to Sections 4 (to the extent obligations remain to remove or cover donor recognition after expiration), 5 (Liability, Insurance, Indemnity, Remedies, Governing Law, Notices), and any other provisions that by their nature should survive termination or expiration, shall survive

5.15 Authority. The individual who signs this Gift and Naming Agreement on behalf of either party represents and warrants to the other party that such entity, acting through its duly authorized directors or officers, has specifically approved this Gift and Naming Agreement and authorized that individual to sign this Gift and Naming Agreement on behalf of such entity.

5.16 Execution. This Gift and Naming Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original, but all together shall constitute but one and the same agreement.

IN WITNESS WHEREOF, the Foundation and the City have caused the Gift and Naming Agreement to be executed each on its behalf as of the day and year first above written.

RECOMMENDED:

San Francisco Department of Public Health

By: _____
Susan Ehrlich, CEO
Zuckerberg San Francisco General Hospital

AGREED:

San Francisco General Hospital Foundation

San Francisco Department of Public Health

By: _____
Kim Meredith
Chief Executive Officer

By: _____
Daniel Tsai
Director Of Health

APPROVED AS TO FORM:

David Chiu
City Attorney

By: _____
Anne Pearson
Deputy City Attorney

San Francisco Department of Public Health (SFPDH)
Salesforce Mammovan Donation
BUDGET JUSTIFICATION

January 1, 2027 to December 31, 2041

A. PERSONNEL

B. MANDATORY FRINGE

TOTAL PERSONNEL: \$0

C. TRAVEL

D. AUTOMOTIVE & OTHER VEHICLES \$1,500,000

E. SUPPLIES

F. CONTRACTUAL

G. OTHER

TOTAL DIRECT COSTS \$1,500,000

H. INDIRECT COSTS \$0

TOTAL BUDGET: \$1,500,000



SAN FRANCISCO
GENERAL HOSPITAL
FOUNDATION

Thank you for your support of the San Francisco General Hospital Foundation. In order to comply San Francisco's voter-approved Sunshine Ordinance (listed below), which was crafted to ensure transparency when donations are made that benefit City institutions like Zuckerberg San Francisco General Hospital, San Francisco General Hospital Foundation is obligated by the City of San Francisco to request that you please complete and confirm the following information:

Contributor & Contribution Information:

Name: Salesforce, Inc./ Salesforce Tower Date: 1/17/2025
Address: 415 Mission Street, 3rd Floor Phone: (415) 589-3068
San Francisco, CA 94105 Money, Goods, Services (description):
Contribution Amount/Estimated Value: \$: 1,660,000.00 Money for procurement of new
Mobile Mammography
(Mammovan)

The above address is a: Business Residence

Financial Interest:

Please check the appropriate box(es) that describe your financial interest with the City.

- No Financial Interest
- Contract with the City (Please describe): cloud-based software that manages customer relationships
- Grant from the City (Please describe): _____
- Lease of Space to or from the City (Please describe): _____
- City License, Permit, or Entitlement for Use (Please describe): See additional details below
- Other Financial Interest (Please describe): _____
- Pending Financial Interest (Please describe): _____

Additional details (optional): City License, Permit, or Entitlement for Use: TDX event ISCOTT permit -K-rail installation & removal. Dreamforce / Dreamfest- permits for road closures, Outdoor amplified sound, YBGSF Fire special event, Pyrotechnic, stage permit. Individual permits for each build out that includes a CA engineering stamp a 3rd party engineering company to review and approve build, SF Fire Department overtime request form for their "Fire Watch"

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

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 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


Signature

5.28.25
Date

Please return this form at your earliest convenience to bferreira@sghf.org or mail to San Francisco General Hospital Foundation, Attn: Gift Compliance, PO Box 410836, San Francisco, CA 94141-0836. Please contact bferreira@sghf.org should you have any questions. Thank you once again for your generous support.



San Francisco
Department of Public Health
City and County of San Francisco
Mayor Daniel L. Lurie

Friday, April 24, 2026

Kim Meredith
Chief Executive Officer
San Francisco General Hospital Foundation
P.O. Box 410836
San Francisco, CA 94141-0836

Dear Kim,


Thank you for your contribution of a new mobile mammography van to be received after execution of the agreement and construction of the van. 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 property | Quantity | Cash Value | Financial Interest |
|---------------------------------|----------|---------------------------|---|
| Mobile Mammography Van | 1 | Not to exceed \$1,500,000 | Contract Provider/Friends of Organization |

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

Thank you for your support!

Signed by:

40CFE25DD8B4464...
Very truly yours,

Daniel Tsai
Director of Health
Department of Public Health
San Francisco CA 94102



**San Francisco
Department of Public Health**

City and County of San Francisco
Mayor Daniel L. Lurie



Friday, April 24, 2026

San Francisco General Hospital Foundation
2789 25TH Street, Ste 2028
San Francisco, CA 94110

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 General Hospital Foundation

Date: 4/24/2026

Phone: 628-206-2278

Address: 2789 25th Street, Ste 2028

Money, Goods, or Services (description):

San Francisco, CA 94110

Mammovan/Mobile Mammographahy asset

Estimated Value: No greater than 1,500,000.00

The above address is a: Business Residence

Financial Interest:

The San Francisco Sunshine Ordinance requires that a department that receives a gift of money, goods, or services worth more than \$100 in the aggregate to report any financial interest that the contributor has involving the City and County of San Francisco (the City). Please check the appropriate box or boxes that describe your financial interest in the City.

Contract with City

(Please describe): MOU with the City to work w/ ZSFG

Grant from the City

(Please describe): _____

Lease of Space to or from the City

(Please describe): Lease of office space from the City

City License, Permit, or Entitlement for Use

(Please describe): _____

Other Financial Interest

(Please describe): _____

Pending Financial Interest

(Please describe): _____

No Financial Interest

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

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 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,



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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.

A handwritten signature in blue ink, appearing to be "D. Lurie", written over a horizontal line.

Signature

4/24/2026

Date



SAN FRANCISCO
GENERAL HOSPITAL
FOUNDATION

April 14, 2026

City and County of San Francisco
Acting by and through its Department of Public Health
Priscilla and Mark Zuckerberg San Francisco
General Hospital and Trauma Center
1001 Potrero Ave
San Francisco, CA 94110

Re: Donated Capital Asset – Mammovan / Mobile Mammography

This letter is provided to document the donation of a capital asset to the City and County of San Francisco in accordance with the Controller's Accounting Policies and Procedures, Section 12.8.1.

San Francisco General Hospital Foundation is donating to the Department of Public Health the Priscilla and Mark Zuckerberg San Francisco General Hospital and Trauma Center and the City and County of San Francisco (the "City"), the following capital asset (the "Asset"):

- Asset Name: Mammovan
- General Description: New mobile mammography van. The Mammovan will include a complete 3Dimensions mobile mammography system including x-ray gantry, adjustable-height acquisition workstation, 3Dimensions and related software, connectivity, accessories, warranties, digital image receptor, storage systems, image testing equipment.
- Condition: Brand new. The Mobile Mammography coach will be built once the Gift and Naming Agreement is accepted and approved.

Upon acceptance of this donation by the City, full legal ownership and title to the Asset will vest in the City. The Donor does not retain any ownership interest, license, right of use, easement, reversionary interest, or other claim to the Asset after acceptance. There are no restrictions on the City's use, operation, transfer, or disposition of the Asset other than what has been agreed upon in the Gift and Naming Agreement.

Additionally, the Donor imposes no restrictions on the use of any income, proceeds, or other benefits generated by the Asset, if any.

The fair market value (FMV) of the donated Asset will be provided after the Mobile Mammography unit is completed with final invoice or proof of Fair Market Value. The Value will be no greater than \$1,500,000.00

This donation is made voluntarily and without any additional conditions beyond those expressly stated in this letter and in the Gift and Naming Agreement.

Please contact me if you require any further information to complete the City's acceptance and accounting of this donated capital asset.

Sincerely,

Gerry Chow
Chief Financial Officer

City and County of San Francisco

Department of Public Health



**Daniel L. Lurie
Mayor**

**Daniel Tsai
Director of Health**

TO: Angela Calvillo, Clerk of the Board of Supervisors
**FROM: Daniel Tsai
Director of Health**
DATE: 5/4/2026
SUBJECT: Gift Accept and Expend
GIFT TITLE: Salesforce Mammovan Donation - \$1,500,000

Attached please find 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 (Explain):

Special Timeline Requirements:

Departmental representative to receive a copy of the adopted resolution:

Name: Gregory Wong (greg.wong@sfdph.org) Phone: 554-2521

Interoffice Mail Address: Dept. of Public Health, 101 Grove St # 108

Certified copy required Yes

No

OFFICE OF THE MAYOR
SAN FRANCISCO



DANIEL LURIE
MAYOR

TO: Angela Calvillo, Clerk of the Board of Supervisors
FROM: Dexter Darmali, Legislative & Ethics Secretary
RE: Accept and Expend Capital Gift and Naming Agreement - Salesforce, Inc. via San Francisco
General Hospital Foundation - \$1,500,000
DATE: May 12, 2026

Resolution authorizing the Department of Public Health to accept a capital gift of a mobile mammography van valued at \$1,500,000 from the San Francisco General Hospital Foundation (SFGHF) for use by the Zuckerberg San Francisco General Hospital and Trauma Center (ZSFG), to be purchased with a cash donation of \$1,660,000 from Salesforce, Inc., in consideration for an agreement to name the mobile mammography van "ZSFG Mammovan - Salesforce in Partnership with ZSFG and SFGHF for a Healthy Community," for the period of January 1, 2027, through December 31, 2041.

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