## PUBLIC UTILITIES COMMISSION

City and County of San Francisco

RESOLUTION NO.: 20-0182

WHEREAS, The San Francisco Board of Supervisors established a Community Choice Aggregation (CCA) program in 2004 (Ordinance 86-04) and has implemented the program, called CleanPowerSF, through the work of the SFPUC in consultation with the San Francisco Local Agency Formation Commission (Ordinances 146-07, 147-07, and 232-09); and

WHEREAS, The San Francisco Public Utilities Commission has adopted program goals for CleanPowerSF that guide CleanPowerSF's procurement planning, including leading with affordable and reliable service, providing cleaner electricity alternatives, and investing in local renewable projects and jobs while providing for long-term rate and financial stability; and

WHEREAS, California Public Utilities Code Section 454.52 requires CCAs to prepare and file an Integrated Resource Plan (IRP) for review by the California Public Utilities Commission (CPUC); and

WHEREAS, An IRP is a process engaged in by a retail seller to identify an optimal mix of energy resources needed to serve its customers' electricity supply needs while meeting goals of reliability, affordability, GHG-reductions and renewable energy targets, and economic development; and

WHEREAS, The CPUC requires CCAs and other retail sellers to file individual IRPs with the CPUC every two years with the second IRP Filing due on September 1, 2020; and

WHEREAS, the CPUC has established instructions for how CCAs should prepare and file their IRPs, including the use of CPUC-specified inputs and assumptions and IRP Compliance Filing templates; and

WHEREAS, The SFPUC retained a technical consultant to support the development of the IRP; and

WHEREAS, The SFPUC analyzed a Base Case that achieves a GHG-free power portfolio by 2030, an Accelerated Case that achieves a GHG-free power portfolio by 2025, a Time Coincident Case that achieves a GHG-free power portfolio by 2030 and renewable generation supply that meets customer demand on an hour-by-hour basis, and a CPUC-required 46 MMT Case, as possible power portfolios; and

WHEREAS, The IRP serves as a planning document that will be updated as needed to reflect changing regulatory and market conditions as well as City policy preferences; and

WHEREAS, CleanPowerSF staff have prepared an IRP Compliance Filing in accordance with CPUC guidelines and CleanPowerSF program goals by using the CPUC's templates and following CPUC instructions; now therefore be it

RESOLVED, that the Commission adopts the Accelerated Case as CleanPowerSF's preferred portfolio under the 38 MMT scenario and the 46 MMT Case as CleanPowerSF's preferred portfolio under the 46 MMT scenario; and be it

FURTHER RESOLVED, That the Commission approves the CleanPowerSF IRP Compliance Filing; and be it

FURTHER RESOLVED, That the Commission authorizes the General Manager to make necessary changes to finalize the compliance filing that are non-material to its conclusions and recommendations; and be it

FURTHER RESOLVED, That the Commission directs the General Manager to submit CleanPowerSF's IRP Compliance Filing to the CPUC on or before the September 1st deadline for submission.

*I hereby certify that the foregoing resolution was adopted by the Public Utilities Commission at its meeting of August 25, 2020.* 

Alonna Alood

Secretary, Public Utilities Commission