FILE NO. 220922

RESOLUTION NO.

1 2 [Contract Amendment - Retroactive - Health Services Advisory Group, Inc. - Specialized Consulting Services - Not to Exceed \$6,989,564]

3 Resolution retroactively approving Amendment No. 1 to the agreement between Health 4 Services Advisory Group, Inc., and the Department of Public Health, as authorized under Section 21.15 of the Administrative Code, for the purpose of providing 5 6 specialized consulting services, to increase the agreement by \$5,211,317 for an amount 7 not to exceed \$6,989,564 for a total agreement term of seven and one-half months, with no changes to the term of May 9, 2022, through December 31, 2022; and to authorize 8 9 the Department of Public Health to enter into any amendments or modifications to the contract that do not otherwise materially increase the obligations or liabilities to the 10 11 City and are necessary or advisable to effectuate the purposes of the contract or this 12 **Resolution.**

13

14 WHEREAS, On October 14, 2021, the California Department of Public Health (CDPH) completed an extended survey at Laguna Honda Hospital (LHH) of two incidents of non-fatal 15 drug overdoses; in February 2022, the Centers for Medicare & Medicaid Services (CMS) 16 17 issued LHH \$243,045 in civil monetary penalties based on those deficiencies; between January 21, 2022, and April 13, 2022, CDPH conducted three revisits, where it found 18 19 additional deficiencies that showed that LHH was out of compliance with all applicable Medicare Conditions of Participation; on April 13, 2022, CDPH and CMS informed LHH that 20 since it was still out of compliance with the applicable Medicare Conditions of Participation, 21 termination of the CMS Provider Agreement and certification in the Medicare/Medicaid 22 program would become effective at 12:01 a.m. on April 14, 2022; and 23 24 WHEREAS, LHH intends to seek reinstatement of its Medicare/Medicaid program 25 certification and execute a new CMS Provider Agreement; to obtain reinstatement and a new Provider Agreement, the Department of Public Health (DPH) must demonstrate that LHH
 substantially complies with all applicable Medicare Conditions of Participation; the
 reapplication process will include an application, an initial survey, a 3-4-month reasonable
 assurance period, and a second survey to ensure that LHH remains in substantial
 compliance; and

WHEREAS, Should DPH's reinstatement efforts fail, DPH would begin to lose up to
\$17 million monthly in Medicare and Medicaid funding; further, without this funding, DPH
could be forced to close LHH, which would require transfer and relocation of all LHH patients;
and

WHEREAS, There is a need to enter into contracts with qualified providers for
specialized services; now, therefore, be it

12 RESOLVED, That the Board of Supervisors hereby retroactively authorizes the Director 13 of Public Health and the Director of the Office of Contract Administration/Purchaser, on behalf 14 of the City and County of San Francisco, to execute a contract for providing specialized 15 consulting services in support of the LHH recertification effort, in the amount of \$6,989,564 for 16 the term of seven and one-half months, from May 9, 2022, through December 31, 2022; and, 17 be it

FURTHER RESOLVED, That the Board of Supervisors authorizes DPH to extend the term and/or increase the amount of the agreement, not to exceed ten (10) years or \$10,000,000, to the extent that DPH determines, in consultation with the City Attorney, that such modification is in the best interests of the City, does not otherwise materially increase the obligations or liabilities of the City, is necessary or advisable to effectuate the purposes of the agreement, and is in compliance with all applicable laws; and, be it FURTHER RESOLVED, That the Board of Supervisors authorizes the Department of

25 Public Health to enter into any amendments or modifications to the contract, prior to its final

1	execution by all parties, that the Department determines, in consultation with the City
2	Attorney, are in the best interests of the City, do not otherwise materially increase the
3	obligations or liabilities of the City, are necessary or advisable to effectuate the purposes of
4	the contract, and are in compliance with all applicable laws; and, be it
5	FURTHER RESOLVED, That within thirty (30) days of the contract being fully executed
6	by all parties, the Director of Health and/or the Director of the Office of Contract
7	Administration/Purchaser shall provide the final contacts to the Clerk of the Board for inclusion
8	into the official File No. 220922.
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11	RECOMMENDED
12	<u>/s/</u>
13	Dr. Grant Colfax
14	Director of Health
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