FILE NO. 051484

RESOLUTION NO. 651-05

[Supporting the Amendment of the Million Solar Roofs Initiative Program]

Resolution urging the California Assembly Appropriations Committee, the Assembly and the Senate to amend SB1 in order to allow a Community Choice Aggregator the option to administer its own solar roofs program, and to receive solar incentives that will be funded by their ratepayers under SB1; to guarantee the right of Community Choice Aggregators to use existing lawful financing instruments, such as H bonds and government-owned solar as is required for the City and County's 31 Megawatt Community Choice photovoltaic program pursuant to Ordinance 86-04.

WHEREAS, on May 27, 2004, the San Francisco Board of Supervisors adopted Ordinance 86-04, declaring the City and County of San Francisco a Community Choice Aggregator and requiring the installation of a minimum of 31 Megawatts of photovoltaic capacity within the City and County's boundaries; and

WHEREAS, Senate Bill 1 (sponsored by Murray and Campbell, as amended July 12, 2005) is to be heard by the California Assembly Appropriations Committee in mid-August, and would authorize the California Energy Commission to deny approximately \$1 million per year in Solar Rooftop Initiative rebate funds to San Francisco's Community Choice Solar Program; and,

WHEREAS, Building local, renewable distributed generation resources for the purpose of energy security is a critical reason why dozens of cities and counties in California are now pursuing Community Choice; and,

WHEREAS, Community Choice offers significant opportunities to reduce cost, optimize benefits, and utilize low-cost financing for photovoltaics; and,

Mirkarimi BOARD OF SUPERVISORS WHEREAS, In order to realize the benefits, Community Choice cities and counties need to have financial certainty in order to draft Implentation Plans required by Public Utilities Code Section 366.2(c)(3), enter into contracts with Electric Service Providers pursuant to Public Utilities Code Section 266.2(c)(1)(A), and to issue H Bonds pursuant to the H Bond Authority, Section 9.107.8 of the Charter, as required by Ordinance 86-04; now, therefore, be it

RESOLVED, That the City and County of San Francisco urges the California Assembly Appropriations Committee, the Assembly and the Senate to amend SB1 in order to allow a Community Choice Aggregator the option to administer its own solar roofs program, and to receive solar incentives that will be funded by their ratepayers under SB1; to guarantee the right of Community Choice Aggregators to use existing lawful financing instruments, such as H bonds and government-owned solar facilities as is required for the City and County's 31 Megawatt Community Choice photovoltaic program pursuant to Ordinance 86-04.

Mirkarimi BOARD OF SUPERVISORS



City Hall I Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

Tails

Resolution

File Number: 051484

Date Passed:

Resolution urging the California Assembly Appropriations Committee, the Assembly and the Senate to amend SB1 in order to allow a Community Choice Aggregator the option to administer its own solar roofs program, and to receive solar incentives that will be funded by their ratepayers under SB1; to guarantee the right of Community Choice Aggregators to use existing lawful financing instruments, such as H bonds and government-owned solar as is required for the City and County's 31 Megawatt Community Choice photovoltaic program pursuant to Ordinance 86-04.

September 6, 2005 Board of Supervisors - ADOPTED

Ayes: 8 - Ammiano, Dufty, Elsbernd, Ma, Maxwell, Mirkarimi, Peskin, Sandoval Excused: 3 - Alioto-Pier, Daly, McGoldrick

File No. 051484

I hereby certify that the foregoing Resolution was ADOPTED on September 6, 2005 by the Board of Supervisors of the City and County of San Francisco.

Glonia L. Young Clerk of the Board

09/09/05

Date Approved

Mayor Gavin Newsom