1	[Agreement Amendment - APX, Inc Power Scheduling Coordination and Related Support Services - Not to Exceed \$105,000,000]
2	Octivious That to Exaced \$100,000,000]
3	Resolution authorizing the General Manager of the San Francisco Public Utilities
4	Commission to execute the first amendment to Agreement No. CS-344, Power
5	Scheduling Coordination and Related Support Services, with APX, Inc., increasing the
6	not to exceed amount by \$100,000,000, for a total not-to-exceed amount of
7	\$105,000,000, and with no change to the five-year agreement duration, to allow for the
8	payment of the California Independent System Operator (CAISO) power transmission
9	charges.
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11	WHEREAS, The San Francisco Public Utilities Commission (SFPUC) requires
12	scheduling coordinator and related support services in order to transport electricity from the
13	Hetch Hetchy Project and other sources to its electricity customers over the transmission
14	system controlled and operated by the California Independent System Operator (CAISO); and
15	WHEREAS, On September 23, 2014, by SFPUC Resolution No. 14-0141, the SFPUC
16	authorized the General Manager of the SFPUC to negotiate and execute a professional
17	services agreement, Agreement No. CS-344, Power Scheduling Coordination and Related
18	Support Services, with a not to exceed amount of \$5,000,000 and with a term of five years,
19	concluding in October 2019, with APX Inc. (APX Agreement); and
20	WHEREAS, The APX Agreement and SFPUC Resolution No. 14-0141 are on file with
21	the Clerk of the Board of Supervisors in File No. <u>151168</u> ; and
22	WHEREAS, The SFPUC previously obtained and paid for transmission services
23	pursuant to an agreement with Pacific Gas & Electric Company, which expired in July 2015;
24	and
25	

1	WHEREAS, The SFPUC now obtains transmission service pursuant to the CAISO
2	Tariff and is required to process payments for such service (Pass Through Charges) through
3	its scheduling coordinator; and
4	WHEREAS, The APX Agreement provides for the CAISO Pass Through Charges to be
5	processed through a scheduling coordinator clearing account (Clearing Account) in
6	compliance with the CAISO Tariff; and
7	WHEREAS, The APX Agreement and CAISO Tariff require the SFPUC to deposit
8	funds for the CAISO Pass Through Charges into a Clearing Account and require APX, Inc., to
9	pay the Pass Through Charges to the CAISO on behalf of the SFPUC from the Clearing
10	Account; and
11	WHEREAS, The first Amendment to the APX Agreement adds \$100,000,000, to the
12	current not-to-exceed amount for a total not-to-exceed amount of \$105,000,000 solely to allow
13	for the payment of the Pass Through Charges to the CAISO from the Clearing Account, but
14	does not change the amounts to be paid to APX Inc. for services under the APX Agreement
15	(First Amendment); and
16	WHEREAS, The First Amendment is on file with the Clerk of the Board of Supervisors
17	in File No. <u>151168</u> and available on the Board's website, substantially in final form; and
18	WHEREAS, On October 13, 2015, by PUC Resolution No. 15-0207, on file with the
19	Clerk of the Board of Supervisors in File No. <u>151168</u> , the PUC approved the First Amendment
20	to Agreement CS-344; and
21	WHEREAS, Funds for the APX Agreement and the transmission charges paid to the
22	CAISO have been budgeted by SFPUC and allocated through the budget process; now,
23	therefore, be it
24	RESOLVED, That the Board of Supervisors hereby authorizes the General Manager of
25	the SFPUC to enter into the First Amendment to Agreement No. CS-344, Power Scheduling

1	Coordination and Related Support Services, with APX Inc., to increase the not-to-exceed
2	amount by \$100,000,000, for a total not-to-exceed amount of \$105,000,000, with no change
3	to the agreement duration, in substantially the form on file with the Clerk of the Board, with
4	any amendments or modifications that the General Manager determines, in consultation with
5	the City Attorney, are in the best interest of the City, do not otherwise materially increase the
6	obligations or liabilities of the City, are necessary or advisable to effectuate the purposes of
7	the contract, and are in compliance with all applicable laws; and, be it
8	FURTHER RESOLVED, That within thirty (30) days of the agreement being fully
9	executed by all parties, the SFPUC shall provide the final agreement to the Clerk of the Board
10	for inclusion into the official file; and, be it
11	FURTHER RESOLVED, This requirement and obligation resides with the General
12	Manager, and is for purposes of having a complete file only, and in no manner affects the
13	validity of the approved contract.
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