## MOTION NO.

2Request for Proposal to the Board of Supervisor by four months each.]3Motion approving the extension of the due dates for a Community Choice Aggregation5draft implementation plan and a Request for Proposal to the Board of Supervisors as6required under Ordinance No. 86-04 by four months each.7WHEREAS, The Board of Supervisors passed Ordinance 86-04, on file with the Clerk9of the Board of Supervisors in File No. 040236, that required the City to take certain steps to10aggregate the electrical load of electricity consumers in San Francisco, known as a11Community Choice Aggregation (CCA) program under state law; and,12WHEREAS, State law requires that the California Public Utilities Commission (CPUC)13establish rules by which any government entity can seek to provide electricity aggregation14Strike CPUC has taken longer than anticipated15MHEREAS, The development of rules by the CPUC has taken longer than anticipated16and will not be completed until the first or second quarter of 2005; and,17WHEREAS, Ordinance 86-04 requires, among other things, that the San Francisco18Public Utilities Commission and the San Francisco Department of the Environment
<ul> <li>Motion approving the extension of the due dates for a Community Choice Aggregation draft implementation plan and a Request for Proposal to the Board of Supervisors as required under Ordinance No. 86-04 by four months each.</li> <li>WHEREAS, The Board of Supervisors passed Ordinance 86-04, on file with the Clerk of the Board of Supervisors in File No. 040236, that required the City to take certain steps to aggregate the electrical load of electricity consumers in San Francisco, known as a Community Choice Aggregation (CCA) program under state law; and,</li> <li>WHEREAS, State law requires that the California Public Utilities Commission (CPUC) establish rules by which any government entity can seek to provide electricity aggregation services to its citizens; and,</li> <li>WHEREAS, The development of rules by the CPUC has taken longer than anticipated and will not be completed until the first or second quarter of 2005; and,</li> <li>WHEREAS, The City is an active participant in a proceeding at the CPUC to establish such rules; and,</li> <li>WHEREAS, Ordinance 86-04 requires, among other things, that the San Francisco Public Utilities Commission and the San Francisco Department of the Environment</li> </ul>
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21 (collectively, "Departments") provide to the Board of Supervisors a Draft Implementation Plan
for Community Choice Aggregation (CCA) within 6 month of the effective date of the
ordinance, or by December 27, 2004; and,
24 WHEREAS, Ordinance 86-04 also requires that the Departments present to the Board
of Supervisors a Draft Request for Proposal (RFP) to be used by potential electric service

providers in submitting proposals to implement the City's adopted Implementation Plan. The
 Draft RFP is due to the Board of Supervisors by March 27, 2005; and,

- WHEREAS, Without more certainty on what rules and costs the City will have to
  undertake to establish a CCA program under state law, the Departments cannot develop a
  accurate and reliable draft Implementation Plan; and,
- 6 WHEREAS, Without an accurate and reliable draft Implementation Plan it is difficult to
  7 develop a draft RFP to implement the plan; and,
- 8 WHEREAS, Ordinance 86-04 allows for the Board of Supervisors to extend the due
  9 dates of the draft Implementation Plan and the draft RFP by motion; now, therefore, be it
- 10MOVED, That the Board of Supervisors extends the date by which the Departments11must present a draft CCA Implementation Plan to the Board of Supervisors by 4 months, to
- 12 April 27, 2005; and be it
- FURTHER MOVED, That the Board of Supervisors extends the date by which the
  Departments must present a draft RFP to the Board of Supervisors by 4 months, to July 27,
  2005.
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