1	[Re-Affirming City Policy that the San Francisco Public Utilities Commission (SFPUC) Provi Electricity to City Projects and Urging Pacific Gas & Electric to Cooperate with the SFPUC t	
2	Provide City Power to Projects]	
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4	Resolution re-affirming City policy that the San Francisco Public Utilities Commission	
5	provide electricity to City projects where feasible and urging Pacific Gas & Electric to	
6	work with the San Francisco Public Utilities Commission to serve City electric	
7	customers efficiently.	
8		
9	WHEREAS, In July 2018, San Francisco adopted Resolution No. 227-18 (on file with	
10	the Clerk of the Board of Supervisors in File No. 180693 which is hereby declared to be a part	
11	of this Resolution as if set forth fully herein), confirming the City's policy that the San	
12	Francisco Public Utilities Commission (SFPUC) provide electricity to City projects where	
13	feasible, urging Pacific Gas & Electric to work (PG&E) with the SFPUC to serve City electric	
14	customers efficiently; and	
15	WHEREAS, Resolution No. 227-18 affirmed the Board of Supervisors' expectation that	
16	all City agencies and projects work with SFPUC to ensure the use of City electric service,	
17	consistent with the Charter and Chapter 99 of the Administrative Code; and	
18	WHEREAS, Resolution No. 227-18 urged PG&E to comply with federal, state and local	
19	laws and rules, including its Wholesale Distribution Tariff approved by the Federal Energy	
20	Regulatory Commission; to stop imposing technical requirements that are not mandated by	
21	the Tariff or necessary to ensure safety and reliability; and to work in good faith with the	
22	SFPUC to efficiently serve City customers; so that the City and PG&E could work as a team to	
23	come to terms for long-term service; and	
24	WHEREAS, Resolution No. 227-18 directed SFPUC to provide to the Board of	
25	Supervisors quarterly reports for two years from enactment on status of all City projects	

seeking	City	power;	and
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WHEREAS, The SFPUC produces energy from Hetch Hetchy that is reliable, safe, and 100% greenhouse-gas free, and therefore helps to meet the goals of Ordinance No. 81-08 (on file with the Clerk of the Board of Supervisors in File No. 071294, which is hereby declared to be a part of this Resolution as if set forth fully herein), which set a goal of San Francisco not using any fossil-fuel power by 2030; and

WHEREAS, Distribution of City power within San Francisco uses PG&E facilities, an arrangement that been the subject of more than 100 years of disputes resulting from PG&E's consistent efforts to control and limit the City's ability to serve its own facilities; and

WHEREAS, This service from PG&E is now provided under a Wholesale Distribution Tariff approved by FERC; and

WHEREAS, Because City power is reasonably priced, reliable, safe, and clean, it is in the public interest that SFPUC power our essential services, including, but not limited to, our hospitals, parks, schools, airport, MUNI, and publicly funded affordable housing; and

WHEREAS, To preserve and maximize these benefits, Chapter 99 of the San Francisco Administrative Code mandates that City buildings, developments, and projects receive electric service from SFPUC when feasible; and

WHEREAS, Quarterly reports submitted to the Board of Supervisors over the past two years in response to above-reference Resolution No. 227-18 reveal an ongoing pattern of PG&E disputing the City's rights to connect City projects to PG&E's electric grid and imposing arbitrary terms that unfairly increase the City's costs and impede access to City power to longstanding and new City customers including those providing essential services; and

WHEREAS, PG&E's ongoing obstruction of access to City power for City projects has resulted in delays and additional costs amounting to \$12 million as of September 3, 2020, as well as loss of services for City residents, including delays to being able to occupy new,

1	desperately needed units of affordable housing; and
2	WHEREAS, The City is actively challenging PG&E's unreasonable practices before the
3	Federal Energy Regulatory Commission, and has appealed two unfavorable decisions from
4	that commission to the courts; and
5	WHEREAS, The City continues to have a pipeline of City projects that are intended to
6	use City power and cannot be saddled with unnecessary, arbitrary, and costly technical
7	standards and equipment; now, therefore, be it
8	RESOLVED, That the Board of Supervisors re-affirms City policy that the San
9	Francisco Public Utilities Commission provide electricity to City projects where feasible; and,
10	be it
11	FURTHER; The Board of Supervisors urges PG&E to comply with federal, state and
12	local laws and rules, including its Wholesale Distribution Tariff; urges PG&E to stop imposing
13	technical requirements that are not mandated by the Tariff or necessary to ensure safety and
14	reliability; and further urges PG&E to work in good faith with the SFPUC to efficiently serve
15	City customers; and, be it
16	FURTHER RESOLVED, That the Board of Supervisors expects all City agencies and
17	projects to work with SFPUC to ensure the use of City electric service, consistent with the
18	Charter and Chapter 99 of the Administrative Code; and be it
19	FURTHER RESOLVED, That the SFPUC shall continue for the next two years to
20	provide to the Board of Supervisors quarterly reports as it has in response to above-
21	referenced Resolution No. 227-18.
22	FURTHER RESOLVED, That the San Francisco Board of Supervisors hereby directs
23	the Clerk of the Board to transmit copies to Pacific Gas & Electric with a request to take all
24	action necessary to achieve the objectives of this Resolution.

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