1 2	[Comparative Fault Indemnification Provision - General Electric Renewable US LLC - Design- Build Construction Contract]
3	Resolution approving the negotiated comparative fault indemnification provision in the
4	San Francisco Public Utilities Commission design-build construction contract with
5	General Electric Renewable US LLC for the Moccasin Powerhouse Generator
6	Rehabilitation Project, pursuant to Administrative Code, Section 6.22(c), to commence
7	following Board approval.
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9	WHEREAS, On May 11, 2021, the San Francisco Public Utilities Commission
10	("SFPUC"), by Commission Resolution No. 21-0078, conditionally awarded Contract No. DB-
11	121R2, a design-build construction contract for the Moccasin Powerhouse Generator
12	Rehabilitation Project ("Project") to General Electric Renewable US LLC ("GE"), subject to
13	approval by the Board of Supervisors of a negotiated comparative fault indemnification
14	provision in the contract, and a copy of the Commission's Resolution conditionally awarding
15	the contract is on file with the Clerk of the Board of Supervisors in File No. 210483; and
16	WHEREAS, The Project will rehabilitate the two vertical shaft synchronous hydro
17	generators at the SFPUC's Moccasin Powerhouse (Moccasin Powerhouse Generators No. 1
18	and No. 2) (the "Generators"); and
19	WHEREAS, The Generators were completed in 1969, have exceeded their life
20	expectancy by approximately 20 years, and are in critical need of repair to continue operating;
21	and
22	WHEREAS, All of the Hetch Hetchy water supply flows through the Moccasin
23	Powerhouse with the Generators acting as a flow regulating facility; and
24	
25	

1 WHEREAS, If one of the two Generators fails, the SFPUC could deliver water to the 2 Bay Area from the Hetch Hetchy Reservoir through the remaining generator; however, 3 redundancy would be significantly compromised, and the additional stress placed on the 4 second generator could cause it to fail; and WHEREAS, Water delivery to the SFPUC's 2.7 million residential, commercial, and 5 6 industrial customers in the Bay Area depends on the Generators being in use and online; and 7 WHEREAS, If both Generators fail, the SFPUC would be unable to deliver water from 8 Hetch Hetchy to its Bay Area customers until repairs could be completed, and such repairs 9 would likely take more than one year for the first unit and an additional year or more for the 10 second unit; and WHEREAS, The Generators produce approximately 430 gigawatt hours of electricity 11 12 per year or 25 percent of the total generation from the Hetch Hetchy Water and Power 13 system; and 14 WHEREAS, Failure of the Generators would impact the City's ability to meet its 15 municipal load obligations and result in a loss of revenues from excess generation; and 16 WHEREAS, Loss of one generator unit would impact the City by the loss of 17 approximately \$4,000,000 in net power revenues per year, and the loss of both units would 18 impact City net power revenues by approximately a \$24,000,000 loss per year; and WHEREAS, The SFPUC advertised a request for bids for the Project, Contract No. DB-19 20 121R2, Moccasin Powerhouse Generator Rehabilitation, on October 30, 2020; and 21 WHEREAS, The SFPUC received only one bid, submitted by GE, which the SFPUC 22 staff opened publicly on February 4, 2021, and rejected as non-responsive because it did not 23 offer to accept the SFPUC's standard contract terms and conditions; and WHEREAS, The SFPUC Commission, on February 23, 2021, through Commission 24 Resolution No. 21-0029, authorized the SFPUC General Manager to negotiate with any 25

contractor qualified to perform the Project's work, and a copy of Commission Resolution No.
 21-0029 is on file with the Clerk of the Board of Supervisors in File No. 210483; and

WHEREAS, The SFPUC staff and the City Attorney's Office sought to negotiate with
four qualified firms, but two of the firms declined to negotiate; and

WHEREAS, The SFPUC staff and the City Attorney's Office, with counsel from the City 5 6 Risk Manager's Office, entered into negotiations with two firms, GE and Andritz, seeking to 7 obtain from each firm the best proposal that could be obtained through the negotiations; and 8 WHEREAS, Administrative Code, Section 6.22(c) provides that City construction 9 contracts must require the Contractor to fully indemnify the City to the maximum extent provided by law, and that the indemnification requirement may be changed only with the 10 recommendation of the Risk Manager and the express permission and approval of the Board 11 12 of Supervisors; and

WHEREAS, The SFPUC's standard construction contract indemnification clause, in compliance with the requirements set forth in Administrative Code, Section 6.22(c), requires the contractor to indemnify and defend the City against all third party claims and damages arising from the Contractor's work under the contract, which includes claims and damages arising in whole or in part from the City's negligence; and

18 WHEREAS, Both GE and Andritz refused to enter into a contract containing the SFPUC's standard indemnification requirements, under which they would have liability for the 19 20 City's negligence, offering instead to enter into a contract that includes a comparative fault 21 indemnification provision that obligates the contractor to indemnity and defend the City for 22 third party claims and damages arising from the contractor's negligence or willful misconduct, 23 with the Contractor obligated to pay for the portion of any damages attributable to its negligence or willful misconduct, and the City responsible to pay the portion of any damages 24 25 attributable to the City's negligence; and

Public Utilities Commission BOARD OF SUPERVISORS WHEREAS, The SFPUC General Manager, in consultation with the Offices of the City
 Attorney and the Risk Manager, concluded that GE submitted the bid most favorable to the
 City's interests and recommended that the Commission award the contract for the Project to
 GE, conditioned on Board of Supervisors' approval of the comparative fault indemnification
 provision; and

6 WHEREAS, On May 11, 2021, by Commission Resolution No. 21-0078, the SFPUC
7 authorized its General Manager to seek this Board's approval under Administrative Code,
8 Section 6.22(c) to replace the standard indemnification clause with a comparative fault
9 indemnification provision in Contract No. DB-121R2 to be executed between the City and GE,
10 and a copy of pertinent excerpts of the contract is on file with the Clerk of the Board in File No.
210483; and

WHEREAS, On August 4, 2014, under Case Number 2014.1184E, the Planning
Department determined that the Moccasin Powerhouse Generators Rewind Project is
categorically exempt from the California Environmental Quality Act (CEQA) under CEQA
Guidelines, Section 15301, also known as a Class 1 exemption; Subsection (b) of Section
15 15301 provides an exemption for, among other things, certain repair, maintenance, and minor
17 alteration of "Existing facilities of both investor and publicly-owned utilities used to provide
18 electric power, natural gas, sewerage, or other public utility services;" and

WHEREAS, Staff proposed modifications to the Project as described in the Minor
 Project Modification memorandum dated May 28, 2020, and the Project now includes three
 construction components as follows: (1) install two new transformers under Contract No. HH 1003R, Moccasin Powerhouse Generator Step Up Transformer Installation, (2) replace two
 hydroelectric generators under this proposed Contract No. DB-121R2, Moccasin Powerhouse
 Generator Refurbishment, and (3) rehabilitate other powerhouse systems within the Moccasin
 Powerhouse; and

Public Utilities Commission BOARD OF SUPERVISORS

1	WHEREAS, On June 4, 2020, under Case Number 2014.1184E and pursuant to San
2	Francisco Administrative Code, Subsection 31.08(i), the Planning Department determined that
3	modifications to the Project proposed under this action are not substantial, and the modified
4	project remains categorically exempt under CEQA and does not require further environmental
5	review; and
6	WHEREAS, The Planning Department's August 4, 2014, and June 4, 2020, exemption
7	determinations are on file with the Clerk of the Board of Supervisors in File No. 210483 and
8	are incorporated herein by reference; the Board affirms these determinations. now, therefore,
9	be it
10	RESOLVED, That this Board of Supervisors hereby approves, under Administrative
11	Code, Section 6.22(c), the inclusion of the comparative fault indemnification provision in
12	Contract No. DB-121R2 between the SFPUC and GE for the Moccasin Powerhouse
13	Generator Rehabilitation Project; and, be it
14	FURTHER RESOLVED, That within thirty (30) days of the provision being fully
15	executed by all parties, the San Francisco Public Utilities Commission shall provide the final
16	contract to the Clerk of the Board for inclusion into the official file.
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19	Recommended:
20	/s/ /s/
21	Matt Hansen Michael Carlin
22	Director Acting General Manager Risk Management Division San Francisco Public Utilities Commission
23	
24	n:\CONTR\AS2021\2020095\01529323
25	



City and County of San Francisco Tails Resolution

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

File Number: 210483

Date Passed: June 08, 2021

Resolution approving the negotiated comparative fault indemnification provision in the San Francisco Public Utilities Commission design-build construction contract with General Electric Renewable US LLC for the Moccasin Powerhouse Generator Rehabilitation Project, pursuant to Administrative Code, Section 6.22(c), to commence following Board approval.

May 26, 2021 Budget and Finance Committee - RECOMMENDED

June 08, 2021 Board of Supervisors - ADOPTED

Ayes: 11 - Chan, Haney, Mandelman, Mar, Melgar, Peskin, Preston, Ronen, Safai, Stefani and Walton

File No. 210483

I hereby certify that the foregoing Resolution was ADOPTED on 6/8/2021 by the Board of Supervisors of the City and County of San Francisco.

Angela Calvillo Clerk of the Board

London N. Breed Mayor

6/11/21

Date Approved