[Resolution approving administrative terms and conditions for San Francisco Sustainable Financing Program.] Resolution approving administrative terms and conditions for the San Francisco Sustainable Financing Program; identifying the San Francisco Department of the Environment or its City agency designee as the Program Administrator for the City; setting reporting requirements; authorizing the execution of an administrative services agreement; and related matters.

WHEREAS, Under Ordinance Nos. 196-08 and 216-09 (together, the “Enabling Ordinance”) the Board of Supervisors (the “Board of Supervisors”) of the City and County of San Francisco (the “City”) has adopted the San Francisco Special Tax Financing Law, an ordinance providing authority for the establishment of a unique type of Mello-Roos special tax district to finance energy efficiency, renewable energy, water conservation and water pollution control improvements to privately-owned real property; and,

WHEREAS, The Enabling Ordinance provides that such a district may be formed with no participating properties at its formation, with special taxes to be paid only by those property owners electing to join the district in order to finance a qualifying retrofit project; and,

WHEREAS, By its Resolution Nos. 464-09 and 465-09, respectively, the Board of Supervisors has adopted a resolution of intention to establish City and County of San Francisco Special Tax District No. 2009-1 (San Francisco Sustainable Financing) (the “Special Tax District”), along with a resolution of intention for such Special Tax District to incur bonded indebtedness; and,

WHEREAS, This Resolution has been submitted for consideration in connection with several pieces of legislation that, if approved, together would authorize the formation of the Special Tax District for the purpose of financing approved projects (together, the “District Formation Legislation”); and,
WHEREAS, On January 30, 2009 the Controller’s Office of Public Finance issued a request for proposals (the “RFP”) in respect of administrative and financial services in support of the implementation and operation of the Special Tax District; and,

WHEREAS, Renewable Funding LLC (“Renewable Funding”) was selected as the highest ranked proposer under the RFP; and,

WHEREAS, Renewable Funding and City staff have negotiated a form of administration services agreement relating to the Special Tax District, which is on file with the Clerk of the Board of Supervisors in File No. 091452 (the “Administration Services Agreement”); and

This Board of Supervisors now wishes to establish administrative terms and conditions and related processes to implement and operate the proposed Special Tax District and its financing structure; now, therefore, be it

RESOLVED, That, upon due approval of the District Formation Legislation this Board of Supervisors hereby directs the establishment of the San Francisco Sustainable Financing Program (the “Program”), and that such program shall be implemented and operated according to the terms and conditions set forth in this Resolution; and be it

FURTHER RESOLVED That the Program shall be administered on behalf of the City by the San Francisco Department of the Environment, or such other City agency as the Executive Director of the San Francisco Department of the Environment shall designate (the “Administrator”); and, be it

FURTHER RESOLVED That the Administrator shall establish and publish terms and conditions for City property owners to apply for Program financing and, if approved, to opt into the Special Tax District, approve the levy of the special tax, and obtain such financing, and at a minimum such terms and conditions shall include the following:

Mayor Newsom, Supervisor Mar
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a. Application procedures. These procedures shall include a funding reservation system along the lines of that employed by the GoSolarSF program.

b. Financial terms. These terms should include a clear statement of the effective interest cost of a project financing as well as related costs to be paid by borrower, such as application and other administrative fees.

c. Property eligibility criteria. These criteria shall be established as a means to demonstrate the ability of the subject property to secure the repayment obligation associated with the proposed retrofit project. At minimum these criteria shall include some demonstration that the property’s value exceeds the aggregate total of all private debt secured by the property plus the principal amount of the proposed special tax financing.

d. Project eligibility criteria. These criteria shall be established to identify whether a proposed project or group of projects is of a size and character appropriate in relation to the size of and approved funding source for the Program.

e. List of eligible improvements. The Administrator shall develop a list of improvements that are eligible for Program financing. The initial list should build off of the projects eligible for funding from existing state and federal grant programs, with new improvements to be added upon a demonstration of numerous successful applications providing cost-effective energy or water savings.

f. Energy and water rating requirements. In accordance with the state and federal policies relative to retrofits in general and property tax lien financing programs in particular, the program shall include a strategy to encourage energy and/or water audits, ratings or similar systematic analysis as a prerequisite to financing approval, as well as the translation of such analyses to desired outcomes in terms of the implementation of energy and water efficiency retrofits. In particular this Board of
Supervisors endorses the concept of loading order, where cost effective energy efficiency measures are pursued in advance of or in conjunction with more costly renewable energy projects.

   g. Regulatory compliance. The Administrator should develop Program terms that assist in ensuring that all improvements are installed and constructed in accordance with applicable laws and regulations; and be it

   FURTHER RESOLVED, That the Administrator shall publish and file with the Clerk of the Board of Supervisors an initial status report on the progress of the program not more than six months from the date the Program first accepts applications, with further annual reports on the Program's performance to be so published and filed on or around the anniversary of such date, and such reports shall include, at a minimum:

   a. Total dollar amount and number of projects financed;

   b. A projection of future financing demand;

   c. Program costs, including funds drawn from state or federal grant sources;

   d. Program funding capacity under existing financial agreements;

   e. Current list of eligible projects;

   f. A description of emerging technologies or transaction types that appear to be likely to grow in the coming year based on Program experience; and

   Recommendations for changes to the Program legal or administrative structure, if any.
FURTHER RESOLVED That the Administration Services Agreement between the City and Renewable Funding, LLC, is hereby approved, together with such additions or changes as are approved.

APPROVED AS TO FORM:

DENNIS J. HERRERA  
City Attorney

By:  
MARK D. BLAKE  
Deputy City Attorney
Resolution approving administrative terms and conditions for the San Francisco Sustainable Financing Program; identifying the San Francisco Department of the Environment or its City agency designee as the Program Administrator for the City; setting reporting requirements; authorizing the execution of an administrative services agreement; and related matters.

January 12, 2010 Board of Supervisors - ADOPTED
Ayes: 10 - Avalos, Campos, Chiu, Chu, Daly, Dufty, Elsbernd, Mar, Maxwell and Mirkarimi
Excused: 1 - Alioto-Pier

I hereby certify that the foregoing Resolution was ADOPTED on 1/12/2010 by the Board of Supervisors of the City and County of San Francisco.

Angela Calvillo
Clerk of the Board

Date Approved

1-22-10