FILE NO. 091172

[Accept-Expend Federal Grant – Back on Track Re-entry Program Infrastructure and Replication Grant]

Resolution authorizing the Department of the District Attorney of the City and County of San Francisco to retroactively accept and expend a grant in the amount of \$400,000 through the United States Department of Justice, Bureau of Justice Assistance, for a program entitled "Back On Track Re-entry Program Infrastructure and Replication Grant" for fiscal year July 2009 through June 2012.

WHEREAS, The City and County of San Francisco desires to maintain and replicate a certain project designated the Back on Track Re-entry Program Infrastructure and Replication Grant to be funded in part from funds made available through the United States Department of Justice Bureau of Justice Assistance (hereafter "BJA"); and

WHEREAS, The grant does not require an ASO amendment; and

WHEREAS, The Department proposes to maximize use of available grant funds on program expenditures by not including indirect costs in the grant budget; now, therefore, be it

RESOLVED, That the Board of Supervisors hereby authorizes the District Attorney of the City and County of San Francisco to retroactively accept and expend funds from BJA for the purposes of re-entry program maintenance and replication purposes; and be it

FURTHER RESOLVED, That the Board of Supervisors hereby waives inclusion of indirect costs in the grant budget; and be it

FURTHER RESOLVED, That the District Attorney is authorized to execute on behalf of the City and County of San Francisco the necessary Grant Award Agreements for re-entry program maintenance and replication purposes, including any extensions, augmentations or amendments thereof; and be it

Supervisor Campos District Attorney BOARD OF SUPERVISORS RESOLUTION NO. 433-0

FURTHER RESOLVED, That the District Attorney is authorized and empowered to execute, deliver and perform, in the name of the City and County of San Francisco, all applications, contracts, agreements, amendments and payment requests necessary for the purpose of securing re-entry program maintenance and replication grant funds and to implement and carry out the purposes specified in the applicable grant application; and be it

FURTHER RESOLVED, That any liability arising out of the performance of the Grant Award Agreement, including civil court actions for damages, shall be the responsibility of the grant recipient and the authorizing agency; and that the grant recipient and the authorizing agency will hold BJA harmless from any claims that may arise from the use of grant funds; and be it

FURTHER RESOLVED, That grant funds received hereunder shall not be used to supplant expenditures controlled by this body.

APPROVED: Office of the Djstrict Attorney D. Harris a

APPROVED: Office of the Controller

Ben Rosenfield

APPROVED: Office of the Mayor

By: Gavin Newsom

District Attorney BOARD OF SUPERVISORS

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Resolution

File Number: 091172

Date Passed:

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November 3, 2009 Board of Supervisors - ADOPTED

Ayes: 11 - Alioto-Pier, Avalos, Campos, Chiu, Chu, Daly, Dufty, Elsbernd, Mar, Maxwell, Mirkarimi

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I hereby certify that the foregoing Resolution was ADOPTED on November 3, 2009 by the Board of Supervisors of the City and County of San Francisco.

11-10-09

Date Approved

ela Calvill And Clerk of the Board ayor Gavin Newsom