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[Resolution of Intention - Establishing the Mission Rock Special Tax District No. 2020-1 (Mission Rock Facilities and Services)]

Resolution declaring the intention to establish City and County of San Francisco
Special Tax District No. 2020-1 (Mission Rock Facilities and Services) and a Future
Annexation Area; ordering and setting a time and place for a public hearing of the
Board of Supervisors, sitting as a Committee of the Whole, on April 7, 2020;
determining other matters in connection therewith, as defined herein; and making
findings under the California Environmental Quality Act.

9

WHEREAS, California Statutes of 1968, Chapter 1333 ("Burton Act") and San
Francisco Charter, Section 4.114 and Appendix B, beginning at Section B3.581, empower the
City and County of San Francisco ("City"), acting through the San Francisco Port Commission
("Port" or "Port Commission"), with the power and duty to use, conduct, operate, maintain,
manage, regulate, and control the lands within Port jurisdiction; and

WHEREAS, Seawall Lot 337 Associates, LLC, a Delaware limited liability company 15 16 ("Master Developer") and the City, acting by and through the Port, are parties to a Disposition 17 and Development Agreement (as amended from time to time, "DDA"), including a Financing Plan (as amended from time to time, "Financing Plan"), that governs the disposition and 18 19 development of certain parcels in the jurisdiction of the Port, including Seawall Lot 337, 3.53 20 acres of Terry A. Francois Boulevard from Third Street to Mission Rock Street, China Basin 21 Park and ½ acre to the east of Terry A. Francois Boulevard between Pier 48 and Pier 50 22 ("Project Site"), and also provides for development of Pier 48, which DDA was approved by 23 the Board of Supervisors of the City ("Board of Supervisors") by Resolution No. 42-18, adopted on February 13, 2018, signed by the Mayor on February 23, 2018, and a copy of 24 25 which is in Board File No. 180092 ("Mission Rock Project Resolution"); and

1 WHEREAS, The Port collaborated with the State Lands Commission and California 2 legislators to amend the Burton Act to lift or suspend its statutory trust use restrictions that 3 impede the Port's ability to realize the development potential of Port lands; Under Senate Bill 4 815 (Stats. 2007, ch. 660, as amended by Stats. 2016, ch. 529) ("SB 815"), the Port is authorized to lease certain seawall lots south of Market Street, including the Project Site, for 5 6 nontrust purposes, providing revenues for rehabilitation of historic wharves and piers and 7 other trust uses; SB 815 allows long-term nontrust uses that are not permissible under the 8 Burton Act as a primary mechanism to generate Port revenues for trust purposes, including 9 the construction of infrastructure needed for development; and

10 WHEREAS, On November 3, 2015, San Francisco voters approved the Mission Rock Affordable Housing, Parks, Jobs and Historic Preservation Initiative ("Proposition D"), which 11 12 authorized increased height limits on the Project Site, subject to environmental review, and 13 established a City policy to encourage development of the Project Site: Proposition D specifically provides that it is intended to encourage and implement the lease and 14 15 development of the Project Site as described in SB 815 to support the purposes of the Burton 16 Act, especially the preservation of historic piers and historic structures and construction of 17 waterfront plazas and open space; and

WHEREAS, The proposed development of the Project Site, which is commonly referred to as the Mission Rock project ("Project"), will be a new mixed-use neighborhood that is proposed to include a mix of commercial/office, retail, parking, and market rate and affordable residential uses and approximately eight acres of new and expanded parks and shoreline access; and

23 WHEREAS, Under the DDA, (i) the Developer is responsible for master development of 24 the Project Site, including construction of public infrastructure, (ii) the Port and Developer will 25 enter into a master lease for all of the Project Site, (iii) the Port will convey development

1 parcels to vertical developers and those parcels will be released from the master lease, and

2 (iv) the Port may enter into a separate lease with the Developer (or an affiliate) for

3 development of Pier 48; and

WHEREAS, The City anticipates that, in addition to the public infrastructure and private development described above, future improvements will be necessary to ensure that the shoreline, public facilities, and public access improvements will be protected should sea level rise in the vicinity of the Project Site, and the Board of Supervisors desires to provide a mechanism to pay for the costs of such improvements; and

9 WHEREAS, At its hearing on October 5, 2017, and prior to recommending the
10 proposed Planning Code amendments for approval, by Motion No. M-20017, the Planning
11 Commission certified a Final Environmental Impact Report ("FEIR") for the Project pursuant to
12 the California Environmental Quality Act ("CEQA") (California Public Resources Code, Section
13 21000 et seq.), the CEQA Guidelines (14 Cal. Code Reg., Section 15000 et seq.), and
14 Administrative Code, Chapter 31; a copy of said Motion is on file with the Clerk of the Board of
15 Supervisors in File No. 171117, and is incorporated herein by reference; and

WHEREAS, In recommending the proposed Planning Code Amendments for approval by this Board of Supervisors at its hearing on October 5, 2017, by Motion No. M-20018, the Planning Commission also adopted findings under CEQA, including a statement of overriding consideration, and a Mitigation Monitoring and Reporting Program ("MMRP"), and copies of said Motion and MMRP are on file with the Clerk of the Board of Supervisors in File No.

21 171117, and are incorporated herein by reference; and

22 WHEREAS, Under Chapter 43, Article X of the San Francisco Administrative Code (as 23 it may be amended from time to time, "Code"), which Code incorporates by reference the 24 Mello-Roos Community Facilities Act of 1982, as amended ("Mello-Roos Act"), this Board of 25 Supervisors is authorized to establish a special tax district and to act as the legislative body

1 for a special tax district; and

2	WHEREAS, This Board of Supervisors now desires to proceed with the establishment
3	of a special tax district in order to finance the costs of infrastructure and other authorized
4	facilities and certain services necessary or incident to development of the Project Site,
5	including, without limitation, future improvements necessitated by sea level rise; and
6	WHEREAS, The Financing Plan provides for the possibility of annexation of certain
7	parcels into the proposed special tax district, and this Board of Supervisors further desires to
8	undertake proceedings to provide for future annexation of territory to the proposed special tax
9	district; now, therefore, be it
10	RESOLVED, That this Board of Supervisors proposes to conduct proceedings to
11	establish a special tax district pursuant to the Code and hereby determines that public
12	convenience and necessity require that a future annexation area be established; and, be it
13	FURTHER RESOLVED, That the name proposed for the special tax district is "City and
14	County of San Francisco Special Tax District No. 2020-1 (Mission Rock Facilities and
15	Services)" ("Special Tax District"); and, be it
16	FURTHER RESOLVED, That the name proposed for the territory proposed to be
17	annexed into the Special Tax District in the future is "City and County of San Francisco
18	Community Facilities District No. 2020-1 (Mission Rock Facilities and Services) (Future
19	Annexation Area)" ("Future Annexation Area"); and, be it
20	FURTHER RESOLVED, That the proposed boundaries of the Special Tax District and
21	the Future Annexation Area are as shown on the map of them on file with the Clerk of the
22	Board of Supervisors, which boundaries are hereby preliminarily approved and to which map
23	reference is hereby made for further particulars, and the Clerk of the Board of Supervisors is
24	hereby directed to record, or cause to be recorded, the map of the boundaries of the Special
25	Tax District and the Future Annexation Area in the office of the Assessor-Recorder for the City

and County of San Francisco within 15 days of the date of adoption of this Resolution; and, be
 it

FURTHER RESOLVED, That, from time to time, parcels within the Future Annexation Area shall be annexed to the Special Tax District only with the unanimous approval (each, a "Unanimous Approval") of the owner or owners of each parcel or parcels at the time that such parcel(s) are annexed; pursuant to Section 43.10.14 of the Code, a Unanimous Approval executed by the owner of a parcel constitutes the vote of the qualified elector in favor of the matters addressed in the Unanimous Approval for purposes of the California Constitution, including, but not limited to, Articles XIII A and XIII C; and, be it

10 FURTHER RESOLVED, That the Board of Supervisors hereby determines that any property for which the owner or owners execute a Unanimous Approval in accordance with 11 12 applicable law shall be added to the Special Tax District without any further hearings or 13 proceedings and the Clerk of the Board of Supervisors is hereby directed to record an 14 amendment to the notice of special tax lien for the Special Tax District pursuant to Streets & 15 Highways Code, Section 3117.5 as a result of which the obligation to pay the Special Tax 16 shall become a lien upon the annexed property; provided, however, the designation of 17 property as Future Annexation Area and the ability to annex property to the Special Tax 18 District based on a Unanimous Approval shall not limit, in any way, the annexation of property in the Future Annexation Area to the Special Tax District pursuant to other provisions of 19 20 applicable law; and, be it

FURTHER RESOLVED, That the Director of the Controller's Office of Public Finance ("Director") is hereby directed, from time to time in her discretion, to cause to be recorded one or more consolidated maps of the Special Tax District reflecting all prior modifications, amendments, and annexations pursuant to Section 3113.5 of the Streets & Highways Code; and, be it

FURTHER RESOLVED, That the type of facilities proposed to be financed by the Special Tax District and the Future Annexation Area shall consist of those listed as facilities on Exhibit A hereto and hereby incorporated herein ("Facilities"), subject to compliance with the Code, and this Board of Supervisors hereby determines that the Facilities are necessary to meet increased demands placed upon local agencies as the result of development occurring within the Special Tax District and the Future Annexation Area and that the financing of such Facilities constitutes a public purpose of the City; and, be it

8 FURTHER RESOLVED, That in order to advance the public purposes of the City, the 9 Special Taxes and proceeds of bonds and other debt issued by the Special Tax District may 10 be used to finance the incidental expenses described in Exhibit A hereto and hereby 11 incorporated herein ("incidental expenses"); and, be it

FURTHER RESOLVED, That this Board of Supervisors hereby finds and determines that the public interest will not be served by allowing the property owners in the Special Tax District to enter into a contract in accordance with Mello-Roos Act, Section 53329.5(a), and notwithstanding the foregoing, this Board of Supervisors, on behalf of the Special Tax District, may enter into one or more contracts directly with any of the owners or lessees of property in the Special Tax District with respect to the construction and/or acquisition of any portion of the Facilities; and, be it

FURTHER RESOLVED, That the Director is hereby authorized and directed to enter into joint community facilities agreements with any entity that will own or operate any of the Facilities, as may be necessary to comply with the provisions of the Code, and this Board of Supervisors' approval of a joint community facilities agreement shall be conclusively evidenced by the execution and delivery thereof by the Director, and this Board of Supervisors hereby declares that such joint agreements will be beneficial to owners and lessees of property in the area of the Special Tax District; and, be it

1 FURTHER RESOLVED, That the type of services proposed to be financed by the 2 Special Tax District and the Future Annexation Area shall consist of those listed in Exhibit A 3 hereto and hereby incorporated herein ("Services"), subject to compliance with the Code, and 4 this Board of Supervisors hereby determines that the Services are necessary to meet 5 increased demands for such services placed upon local agencies as the result of 6 development occurring within the area of the Special Tax District and the Future Annexation 7 Area and that the financing of such Services constitutes a public purpose of the City; and, be 8 it

9 FURTHER RESOLVED, That except to the extent that funds are otherwise available, 10 the City will levy a special tax ("Special Tax") to pay directly for the Facilities, to pay for the 11 Services, to pay for the incidental expenses and to pay the principal and interest on bonds 12 and other debt (as defined in the Mello-Roos Act) of the City issued for the Special Tax 13 District to finance the Facilities; and, be it

FURTHER RESOLVED, That the Special Tax will be secured by recordation of a continuing lien against all non-exempt real property in the Special Tax District, and will be levied annually within the Special Tax District, and collected in the same manner as ordinary ad valorem property taxes, or in such other manner as this Board of Supervisors or its designee shall determine, including direct billing of the affected owners or lessees of property in the Special Tax Districts; and, be it

FURTHER RESOLVED, That the Board of Supervisors expects the non-exempt real property to consist of leasehold or possessory interests in land owned by the City or the Port Commission, and hereby approves the levy of Special Taxes on such leasehold or possessory interests on the secured roll; and, be it FURTHER RESOLVED. That the proposed rate and method of apportionment of the

25 Special Tax among the parcels of real property within the Special Tax District, in sufficient

detail to allow each owner or lessee of property within the Special Tax District to estimate the
maximum amount such owner or lessee will have to pay, is described in Exhibit B attached
hereto and hereby incorporated herein ("Rate and Method"); and, be it

FURTHER RESOLVED, That the Special Tax to be levied in the Special Tax District 4 5 shall not be levied in the Special Tax District to finance Facilities after the fiscal year 6 established for that purpose in the Rate and Method, except that a Special Tax that was 7 lawfully levied in or before the final tax year and that remains delinguent may be collected in 8 subsequent years; under no circumstances shall the Special Tax levied against any parcel in 9 the Special Tax District to finance Facilities ("Facilities Special Tax") in any fiscal year be 10 increased in that fiscal year as a consequence of delinquency or default by the owner or lessee of any other parcel or parcels within the Special Tax District by an amount that 11 12 exceeds 10% of the maximum Facilities Special Tax applicable to such parcel for that fiscal 13 year; and, be it

FURTHER RESOLVED, That this Board of Supervisors hereby finds that the provisions of Mello-Roos Act, Sections 53313.6, 53313.7 and 53313.9 (relating to adjustments to ad valorem property taxes and schools financed by a community facilities district) are inapplicable to the proposed Special Tax District; and, be it

18 FURTHER RESOLVED, That as required by Mello-Roos Act, Section 53339.3(d), this Board of Supervisors hereby determines that the Special Tax proposed to pay for the costs of 19 20 the Facilities to be supplied within the Future Annexation Area that are financed with bonds 21 that have already been issued and that are secured by previously-existing areas of the Special Tax District will be equal to the Special Taxes levied to pay for the same Facilities in 22 23 previously-existing areas of the Special Tax District, except that (i) a higher Special Tax may 24 be levied within the Future Annexation Area to pay for the same Facilities to compensate for the interest and principal previously paid from Special Taxes in the original area of the Special 25

Tax District, less any depreciation allocable to the financed Facilities and (ii) a higher Special
Tax may be levied in the Future Annexation Area to pay for new or additional Facilities, with or
without bond financing; and, be it

FURTHER RESOLVED, That as required by the Mello-Roos Act, this Board of 4 5 Supervisors hereby further determines that the Special Tax proposed to pay for Services to be 6 supplied within the Future Annexation Area shall be equal to any Special Tax levied to pay for 7 the same Services in the existing Special Tax District, except that a higher or lower tax may 8 be levied within the Future Annexation Area to the extent that the actual cost of providing the 9 Services in the Future Annexation Area is higher or lower than the cost of providing those 10 Services in the existing Special Tax District; in so finding, this Board of Supervisors does not intend to limit its ability to levy a Special Tax within the Future Annexation Area to provide new 11 12 or additional services beyond those supplied within the existing Special Tax District or its 13 ability to implement changes to the extent permitted by law; and, be it

14 FURTHER RESOLVED, That as of the date hereof, there are no Leasehold Interests in 15 Assessor's Parcels (as those terms are defined in the Rate and Method) within the proposed 16 boundaries of the Special Tax District that are intended to be exempt from the levy of Special 17 Taxes; the Board of Supervisors intends for Leasehold Interests in Taxable Parcels within the 18 proposed boundaries of the Special Tax District that are purchased by a public entity, 19 including the United States, the State of California and/or the City, or any departments or 20 political subdivisions thereof ("public entity"), after formation of the Special Tax District to be 21 subject to the Special Tax, and, if a public entity purchases a Leasehold Interest in a Taxable Parcel after formation of the Special Tax District, the obligation to pay Special Taxes on such 22 23 Leasehold Interest shall be governed by Sections 53317.3 and 53317.5 of the Mello-Roos 24 Act: and, be it

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FURTHER RESOLVED, That in the event that a portion of the property within the Special Tax District shall become for any reason exempt, wholly or in part, from the levy of the Special Tax, this Board of Supervisors will, on behalf of the Special Tax District, increase the levy to the extent necessary upon the remaining property within the Special Tax District which is not exempt in order to yield the required debt service payments and other annual expenses of the Special Tax District, if any, subject to the provisions of the Rate and Method; and, be it

FURTHER RESOLVED, That the levy of the Special Tax in the Special Tax District
shall be subject to the approval of the qualified electors of the Special Tax District at a special
election, and the proposed voting procedure shall be by mailed or hand-delivered ballot
among the landowners in the Special Tax District, with each landowner having one vote for
each acre or portion of an acre such landowner owns in the Special Tax District not exempt
from the Special Tax; and, be it

FURTHER RESOLVED, That the Director, Department of Elections has reported that
 there were no registered voters in the boundaries of the proposed special tax district as of
 February 3, 2020; and, be it

FURTHER RESOLVED, That this Board of Supervisors has received and hereby 16 17 approves, ratifies and accepts a Public Agency Statement and Consent executed by the Port 18 Commission in which it declares that the City is a "landowner" in the Special Tax District (as defined in the Mello-Roos Act) and qualified elector for the Special Tax District because the 19 20 property owned by the City within the proposed boundaries of the Special Tax District either 21 will be (a) transferred by conveyance of the fee interest to private ownership for the 22 construction of improvements, in which case the City agrees that such property will be subject 23 to the special tax on the same basis as private property within the Special Tax District and 24 affirmatively waives any defense based on the fact of public ownership to any action to 25 foreclose on such property in the event of nonpayment of the special tax or (b) leased to a

nonexempt person or entity and, pursuant to Section 53340.1 of the Mello-Roos Act, the
 special tax will be levied on the leasehold interest and payable by the owner of the leasehold
 interest, a copy of which Public Agency Statement and Consent is on file with the Clerk of the
 Board of Supervisors in File No. ______ and is incorporated herein by reference;

5 and, be it

6 FURTHER RESOLVED, That a special tax shall be levied in the Future Annexation 7 Area only with the Unanimous Approval of the owner or owners of each parcel or parcels at 8 the time that parcel or those parcels are annexed into the Special Tax District and in 9 accordance with the procedure established by applicable law; and, be it

FURTHER RESOLVED, That it is the intention of this Board of Supervisors, acting as the legislative body of the Special Tax District, to cause bonds of the City and other debt (as defined in the Mello-Roos Act) to be issued for the Special Tax District pursuant to the Code to finance in whole or in part the construction and/or acquisition of the Facilities and the incidental expenses; and, be it

FURTHER RESOLVED, That such debt may include an agreement by the Special Tax District (or the City on behalf of the Special Tax District) to repay the City, acting by and through the Port Commission, for one or more advances of land proceeds and other sources of Port funding to pay the costs of the Facilities and incidental expenses ("Advances"), which repayment obligation ("Repayment Obligation") may be evidenced by a promissory note ratified or executed by the Special Tax District (or the City on behalf of the Special Tax District) in favor of the Port Commission; and, be it

FURTHER RESOLVED, That the bonds and other debt shall be in the aggregate principal amount of not to exceed \$3,700,000,000 ("Limit"), shall be issued in such series and bear interest payable semi-annually or in such other manner as this Board of Supervisors shall determine, at a rate not to exceed the maximum rate of interest as may be authorized by applicable law at the time of sale of each series of bonds and other debt, and shall mature not
later than 40 years from the date of the issuance thereof; and, be it

3 FURTHER RESOLVED, That because the City expects to repay the Repayment Obligation with, among other sources, Special Taxes and proceeds of bonded indebtedness 4 5 and other debt incurred by or on behalf of the Special Tax District, the Board of Supervisors 6 hereby determines that (i) the Repayment Obligation shall be included in the calculation of the 7 Limit and (ii) any such bonded indebtedness or other debt (as defined in the Mello-Roos Act) 8 incurred by or on behalf of the Special Tax District to repay the Repayment Obligation (and 9 the related costs of issuance and costs of funding a debt service reserve fund) shall not be 10 included in the calculation of the Limit; and, be it

FURTHER RESOLVED, That the Director, as the officer having charge and control of the Facilities and the Services in and for the Special Tax District and the Future Annexation Area, is hereby directed to study said proposed Facilities and Services and to make, or cause to be made, and file with the Clerk of the Board of Supervisors a report in writing ("Special Tax District Report") presenting the following:

(a) A description of the Facilities and the Services by type which will be required to
 adequately meet the needs of the Special Tax District and the Future Annexation Area.

(b) An estimate of the fair and reasonable cost of the Facilities including the cost of
acquisition of lands, rights-of-way and easements, any physical facilities required in
conjunction therewith and incidental expenses in connection therewith, including the costs of
the proposed bond financing and other debt and all other related costs as provided in MelloRoos Act, Section 53345.3.

23 (c) An estimate of the fair and reasonable cost of the Services and incidental
24 expenses in connection therewith, and all other related costs.

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The Special Tax District Report shall be made a part of the record of the public hearing
 specified below; and, be it

3 FURTHER RESOLVED, April 7, 2020, at 3:00 p.m. or as soon as possible thereafter, and the Board of Supervisors Chambers, 1 Dr. Carlton B. Goodlett Place, San Francisco, 4 5 California, are hereby fixed as the time and place when and where this Board of Supervisors, 6 as the legislative body for the Special Tax District, will conduct a public hearing on the 7 establishment of the Special Tax District and the Future Annexation Area, and consider and 8 finally determine whether the public interest, convenience and necessity require the formation 9 of the Special Tax District and the Future Annexation Area and the levy of the Special Tax; 10 and, be it

FURTHER RESOLVED, That the Clerk of the Board of Supervisors is hereby directed to cause notice of the public hearing to be given by publication one time in a newspaper published in the area of the Special Tax District and the Future Annexation Area; the publication shall be completed at least seven days before the date of the public hearing specified above; the notice shall be substantially in the form specified in Mello-Roos Act, Section 53322, with the form summarizing the provisions hereof hereby specifically approved; and, be it

FURTHER RESOLVED, Notwithstanding the foregoing, because of the complexity associated with the Project and the Financing Plan, the Board of Supervisors hereby authorizes the Clerk of the Board of Supervisors to determine that the public hearing should be held on a later date or time and to cause notice of such later date or time to be given by publication one time in a newspaper published in the area of the Special Tax District and the Future Annexation Area; and, be it FURTHER RESOLVED, That Mello-Roos Act, Section 53314.9 provides that, either

25 before or after formation of the Special Tax District, the City may accept advances of funds

1 and may provide, by resolution, for the use of those funds, including but not limited to pay any 2 cost incurred by the local agency in creating the Special Tax District, and may agree to 3 reimburse the advances under all of the following conditions: (A) the proposal to repay the 4 advances is included both in the resolution of intention and the resolution of formation to 5 establish the Special Tax District; and (B) any proposed special tax is approved by the 6 gualified electors of the Special Tax District and, if the gualified electors of the Special Tax 7 District do not approve the proposed special tax, the City shall return any funds which have 8 not been committed for any authorized purpose by the time of the election and, in furtherance 9 of Mello-Roos Act, Section 53314.9, the Board of Supervisors hereby declares its intent to 10 enter into an agreement providing for the advance and reimbursement of funds between the 11 Port and the Master Developer; and, be it

12 FURTHER RESOLVED, That Mello-Roos Act, Section 53314.9 provides that, either 13 before or after formation of the Special Tax District, the City may accept work in-kind from any 14 source, including, but not limited to, private persons or private entities, may provide, by 15 resolution, for the use of that work in-kind for any authorized purpose and this Board of 16 Supervisors may enter into an agreement, by resolution, with the person or entity advancing 17 the work in-kind, to reimburse the person or entity for the value, or cost, whichever is less, of the work in-kind, as determined by this Board of Supervisors, with or without interest, under 18 19 the conditions specified in the Mello-Roos Act; any work in-kind must be performed or 20 constructed as if the work had been performed or constructed under the direction and 21 supervision, or under the authority of, the City and, in furtherance of Mello-Roos, Act Section 22 53314.9, the Board of Supervisors previously authorized the Port to enter into an acquisition 23 and reimbursement agreement with the Master Developer and other entities responsible for 24 developing the Project pursuant to the Mission Rock Project Resolution; and, be it 25 ///

FURTHER RESOLVED, That this Board of Supervisors reserves to itself the right and
 authority set forth in Mello-Roos Act, Section 53344.1, subject to any limitations set forth in
 any bond resolution or trust indenture related to the issuance of bonds; and, be it

FURTHER RESOLVED, That this Board of Supervisors hereby waives any provisions
of the Amended and Restated Local Goals and Policies for Community Facilities Districts and
Special Tax Districts ("Goals and Policies") adopted by this Board of Supervisors by
Resolution No. 414-13 to the extent the Goals and Policies are inconsistent with the
provisions hereof or the DDA; and, be it

9 FURTHER RESOLVED, That the Board of Supervisors hereby approves and ratifies 10 the appointment of the Port as the CFD Agent (as defined in the DDA) for the Special Tax 11 District and approves and ratifies all actions taken prior to the date hereof by the Port in its 12 capacity as CFD Agent, including, but not limited to, execution of one or more promissory 13 notes to evidence the Repayment Obligation and execution of one more pledge agreements 14 with an infrastructure financing district to receive property tax revenues to repay the 15 Repayment Obligation; and, be it

FURTHER RESOLVED, That in accordance with the actions contemplated herein, this 16 17 Board of Supervisors has reviewed the FEIR, concurs with its conclusions, affirms the 18 Planning Commission's certification of the FEIR, and finds that the actions contemplated 19 herein are within the scope of the Project described and analyzed in the FEIR; and, be it 20 FURTHER RESOLVED, That this Board of Supervisors hereby adopts and 21 incorporates by reference as though fully set forth herein the Planning Commission's CEQA 22 approval findings in the MMRP, including the statement of overriding considerations, and 23 adopts and incorporates by reference as though fully set forth herein the Project's MMRP; 24 and, be it

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FURTHER RESOLVED, That this Resolution shall in no way obligate this Board of
 Supervisors to form the Special Tax District and the Future Annexation Area; the formation of
 the Special Tax District and the Future Annexation Area shall be subject to the approval of
 this Board of Supervisors by resolution following the holding of the public hearing referred to
 above; and, be it

6 FURTHER RESOLVED, That if any section, subsection, sentence, clause, phrase, or 7 word of this Resolution, or any application thereof to any person or circumstance, is held to be 8 invalid or unconstitutional by a decision of a court of competent jurisdiction, such decision 9 shall not affect the validity of the remaining portions or applications of this Resolution, this 10 Board of Supervisors hereby declaring that it would have passed this Resolution and each and every section, subsection, sentence, clause, phrase, and word not declared invalid or 11 12 unconstitutional without regard to whether any other portion of this Resolution or application 13 thereof would be subsequently declared invalid or unconstitutional; and, be it

14 FURTHER RESOLVED, That the Mayor, the Controller, the Director, the Clerk of the 15 Board of Supervisors and any and all other officers of the City are hereby authorized, for and 16 in the name of and on behalf of the City, to do any and all things and take any and all actions, 17 including execution and delivery of any and all documents, assignments, certificates, 18 requisitions, agreements, notices, consents, instruments of conveyance, warrants and 19 documents, which they, or any of them, may deem necessary or advisable in order to 20 effectuate the purposes of this Resolution; provided however that any such actions be solely 21 intended to further the purposes of this Resolution, and are subject in all respects to the terms 22 of the Resolution; and, be it

FURTHER RESOLVED, That all actions authorized and directed by this Resolution,
 consistent with any documents presented herein, and heretofore taken are hereby ratified,
 approved and confirmed by this Board of Supervisors; and, be it

1	FURTHER RESOLVED, That this Resolution shall take effect upon its adoption.
2	APPROVED AS TO FORM:
3	DENNIS J. HERRERA, City Attorney
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5	By: Mark D. Blake
6	Deputy City Attorney
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	EXHIBIT A
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2	CITY AND COUNTY OF SAN FRANCISCO Community Facilities District No. 2020-1
3	(Mission Rock Facilities and Services)
4	
5	DESCRIPTION OF FACILITIES, SERVICES AND OTHER COSTS TO BE FINANCED BY THE SPECIAL TAX DISTRICT
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7	City and County of San Francisco Special Tax District No. 2020-1 (Mission Rock Facilities and
8	Services) (as originally configured and as expanded through annexation of property in the
9	future, the "STD"), is authorized to finance the Facilities, Services and Incidental Costs
10	described in this Exhibit A. Capitalized terms used in this Exhibit A but not defined herein have
11	the meanings given them in the Appendix to Transaction Documents for the Mission Rock 28-
12	Acre Site Project, attached as an appendix to the Disposition and Development Agreement
13	("DDA"), dated as of August 15, 2018, by and between the Port and the Developer, including
14	all exhibits and attachments, as may be amended from time to time. When used in this Exhibit
15	A, "including" has the meaning given to it in the DDA.
16	
17	Authorized Facilities
18	The STD is authorized to finance the purchase, construction, reconstruction, expansion,
19	
20	improvement, or rehabilitation of all or any portion of the facilities authorized to be financed by
21	the San Francisco Special Tax Financing Law (Admin. Code, ch. 43, art. X) and the Mello-Roos
22	Community Facilities Act of 1982 (Cal. Gov't Code, Section 53311 et seq.), including:
23	
24	1. Land Acquisition - includes, but is not limited to, acquisition of land for public
	improvements or for other requirements under the DDA.
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- Demolition and Abatement includes, but is not limited to, Site Preparation costs,
 including abatement of hazardous materials, removal of below-grade, at-grade, and
 above-grade facilities, and recycling or disposal of waste, including demolition and
 abatement within future vertical sites that is necessary for Horizontal Improvements.
- 6
- Auxiliary Water Supply System includes, but is not limited to, main pipe, laterals, valves,
 fire hydrants, cathodic protection, tie-ins, and any other components required for onsite
 and offsite high pressure water supply network intended for fire suppression.
- 10
- Low Pressure Water includes, but is not limited to, main pipe, laterals, water meters,
 water meter boxes, back flow preventers, gate valves, air valves, blow-offs, fire hydrants,
 cathodic protection, tie-ins, and any other components required for onsite and offsite low
 pressure water supply network intended for domestic use.
- 15

16 5. Non-Potable Water System (Blackwater Treatment Facility) - includes, but is not limited 17 to, water recycling production equipment such as buffer and treatment tanks, reverse 18 osmosis and ultraviolet treatment equipment, and plant auxiliary equipment such as 19 pumps, valves, and electrical equipment; distribution facilities such as main pipes, 20 laterals, and valves; customer interface equipment such as water meters, back flow preventers, and valves; along with financing costs and any other components required 21 for non-potable water supply system (whether publicly or privately owned) intended to 22 23 provide treated wastewater for use in, among other things, irrigation of parks, 24 landscaping, and non-potable uses within buildings, and any other components or 25 administrative costs required for non-potable water system.

1

2 6. District Energy System - includes, but is not limited to, whether publicly or privately-3 owned, district energy production equipment such as boilers, chillers, heat pumps, cooling towers, bay water interface equipment and piping, and plant auxiliary equipment 4 5 such as pumps, valves, and electrical equipment; distribution facilities such as main 6 pipes, laterals, and valves; customer interface equipment such as energy meters and 7 energy transfer stations; along with financing costs and any other components or 8 administrative costs required for district energy system intended to provide heating and 9 cooling or domestic hot water within buildings.

10

7. Sanitary Sewer, Storm Drain, and Stormwater Management-includes, but is not limited 11 12 to, retrofit of existing combined sewer facilities, new gravity main pipe, force main pipe 13 and associated valves, laterals, manholes, catch basins, traps, air vents, pump stations, 14 outfalls, lift stations, connections to existing systems, stormwater treatment best management practices (BMPs) such as detention vaults, and any other components 15 16 required for a network intended to convey storm water and sanitary sewage, including 17 components, such as ejector pumps, associated with vertical buildings to meet design 18 criteria for the Horizontal Improvements.

19

8. Joint Trench & Dry Utilities – includes, but is not limited to, installation of primary and secondary conduits, overhead poles, pull boxes, vaults, subsurface enclosures, gas main, and anodes for dry utilities including electrical, gas, telephone, cable, internet, and information systems, as well as any payment obligations related to providing such services.

25

1 9. Earthwork and Retaining Walls – includes, but is not limited to, Site Preparation activities 2 including importation of clean fill materials, clearing and grubbing, slope stabilization, 3 ground improvement, installation of geogrid, surcharging, wick drains, excavation, rock fragmentation, grading, lightweight cellular concrete, geofoam, placement of fill, 4 compaction, retaining walls, subdrainage, erosion control, temporary fencing, and post-5 6 construction stabilization such as hydroseeding. Also, includes, but is not limited to, 7 excavation of future vertical development sites if the excavated soils is used on site for 8 purposes of raising Horizontal Improvements.

9

10. Roadways – includes, but is not limited to, Public ROWs, roads and paseos in Public 10 11 Space, road subgrade preparation, aggregate base, concrete roadway base, asphalt wearing surface, concrete curb, concrete gutter, medians, colored asphalt and concrete, 12 13 pavers, speed bumps, sawcutting, grinding, conform paving, resurfacing, any other 14 components required for onsite and offsite roadways, transit stops, bus facilities, permanent pavement marking and striping, traffic control signage, traffic light signals, 15 16 offsite traffic improvements, and any other components or appurtenant features as 17 required in the approved Improvement Plan details and specifications. through the 18 permitting process.

19

11. Streetscape – includes, but is not limited to, subgrade preparation, aggregate base,
 sidewalks, pavers, ADA curb ramps, detectable tiles, streetlights, light pole foundations,
 signage, emergency services infrastructure, landscaping (including trees and Silva cells
 and/or structural soil), irrigation, street furniture, waste receptacles, bike racks, shared
 bike parking facilities (whether publicly or privately owned), newspaper stands, any other
 components or appurtenant features as required in the approved Improvement Plan

details and specifications through the permitting process, and wayfinding and
 interpretative signage and facilities.

3

12. Parks and Public Space - includes, but is not limited to, fine grading, storm drainage and 4 5 treatment, sanitary sewer, low pressure water, park lighting, community wifi, distributed 6 antenna systems, security infrastructure, low-voltage electrical, various hardscaping, 7 irrigation, landscaping, various concrete structures, site furnishings, public art, 8 wayfinding, interpretive and other park signage, viewing platforms, water access facilities 9 (including boat launch), retrofit of shoreline structures and slopes (including demolition, excavation, installation of revetment, structural repair, construction and occupancy costs 10 of park structures, and any other components, e.g., Shoreline Improvements), and any 11 other associated work in publicly accessible spaces such as parks, open spaces, plazas, 12 13 and mid-block passages, including publicly-accessible parks, plazas, mid-block 14 passages and open space that is located on private property, but identified as public 15 open space in the DDA, Design Controls documents, or Subdivision Map.

16

13. Water-based Transportation Improvements – includes, but not limited to, modes of
 water-based transportation and all infrastructure, design, and permitting costs related to
 providing water-based transportation facilities at the Project.

20

14. Historic Rehabilitation Required for Horizontal Improvements – includes, but is not
 limited to, eligible cost for relocation, structural retrofit, repair, and rehabilitation of historic
 Pier 48.

24

25

- 15. Hazardous Soil Removal includes, but is not limited to, removal and disposal of
 contaminated soil which cannot be reused on site in accordance with the Mission Rock
 Development Soil Management Plan, dated October 18, 2019, Dust Control Plan, dated
 November 1, 2019, Asbestos Dust Mitigation Plan, dated November 15, 2019, and other
 related documents, and associated with public improvements.
- 6
- 16. Shoreline Adaptation Studies includes, but is not limited to, analysis and planning to
 characterize the preferred Shoreline Protection Project and alternatives, including pre entitlement planning and design work, environmental review, negotiation, and
 Regulatory Approvals related to the Shoreline Protection Facilities.
- 11
- 17. Shoreline Protection Facilities includes, but is not limited to, waterfront Improvements at
 the San Francisco Bay shoreline to provide stability, to protect the area from perils
 associated with seismic events and climate change, including sea level rise and floods,
 and other public improvements approved by the Port Commission and the Board of
 Supervisors.
- 17 18. Deferred Infrastructure.
- 18

19. Entitlement costs, including Entitlement Costs and costs to obtain approvals necessary
 20 to proceed with development incurred after the Reference Date, such as the cost to
 21 comply with the California Environmental Quality Act, negotiate transaction documents,
 22 permitting of Horizontal Improvements, subdivision mapping, conduct community
 23 outreach, and prepare development design and land use requirements, but not expenses
 24 related to any campaign or ballot measure or any other expenses prohibited by law.

25

- Entitlement costs may include interim costs as approved from time to time by the Board
 of Supervisors.
- 3
- 20.Associated Public Benefits including, but not limited to, costs required to provide
 Associated Public Benefits related to transportation, childcare, public open space,
 sustainability, community meeting space and programs, and other public-benefitting
 improvements and expenditures.
- 8
- 9 21. Miscellaneous Horizontal Development Costs - any other Horizontal Development Costs associated with implementing the DDA, including any additional costs that the Parties 10 agree shall be incurred by the Developer for the Project, including workforce liaisons; 11 studies and consultants required to comply with the DDA, such as auditors, inspectors, 12 13 attorneys and appraisers; replacement and rework costs, including repairs to correct 14 incidental damage that occurs throughout the course of construction and restoration of roadway pavement in areas where there are trenches excavated after the initial roadway 15 16 is paved, and maintenance prior to acceptance by the City and/or Port.
- 17
- 18 22. Any other costs authorized to be financed by the STD under the DDA.
- 19
- 23. Interim improvements required for the use of the Project Site including temporary bike
 lanes, landscape, hardscape, accessibility infrastructure, grading, furniture and other
 improvements required for the interim use of the remaining Project Site.
- 23
- 24
- 25

1	24. Soft Costs required to support the construction of the Horizontal Improvements and
2	implementation of the DDA, including developer management costs, third party
3	professional services, construction management Fees, and asset management costs.
4	
5	25. Developer Mitigation Measures, including the formation of the Transportation
6	Management Association and dust, vibration, asbestos and settlement monitoring.
7	
8	26. Insurance, Bonding and Warranty costs as required by the City in connection with the
9	authorized improvements.
10	
11	27. Miscellaneous Costs, such as costs associated with implementing the DDA, including
12	any additional costs that the Parties have agreed shall be incurred by the Developer for
13	the Project, such as master planning for each phase, audits, appraisals, workforce
14	development costs (such as a liaison), cash payments and community outreach
15	initiatives.
16	
17	Any facility authorized to be financed by the STD may be financed through the construction and
18	acquisition of the facility or through the payment of fees for such facility.
19	
20	The facilities authorized to be financed may be located within or outside the boundaries of the
21	STD.
22	
23	The facilities to be financed shall include all Hard Costs and Soft Costs associated with the
24	facilities, including the costs of the acquisition of land and rights-of-way, the costs of design,
25	engineering and planning, the costs of any environmental or traffic studies, surveys or other

reports, costs related to landscaping and irrigation, soils and other environmental testing and observation, permits, plan check, and inspection fees, insurance, legal and related overhead costs, bonding, trailer rental, utility bills, site security, coordination and supervision and any other costs or appurtenances related to any of the foregoing as further defined in one or more acquisition agreements with the developer of the property in the STD.

6

7 The facilities to be financed shall also include all incidental expenses, defined as follows:

8

9 (1) The cost of planning and designing facilities to be financed by the STD, including the cost
10 of environmental evaluations of those facilities.

- (2) The costs associated with the creation of the STD, issuance of bonds, determination of the
 amount of taxes, collection of taxes, payment of taxes, or costs otherwise incurred in order
 to carry out the authorized purposes of the STD.
- 14 (3) Any other expenses incidental to the construction, completion, and inspection of the
- authorized work, including costs for temporary facilities with a useful life of at least 3 years
 that are required to construct an authorized facility.
- (4) Special taxes levied on a property in the STD and paid by the Developer on behalf of a
 local agency or other landowner prior to the development of the property.
- 19

The facilities to be financed also includes the interim cost of the facilities, which shall mean the Developer Return or Port Return, as applicable, and any interest payable on any promissory note payable to the STD.

23

The STD may also apply bond proceeds and special taxes to repay the Port Commission for advances made to pay for authorized costs, under any promissory note or otherwise. 1

- 2 Special taxes may be collected and set-aside in designated funds and collected over several 3 years (i.e., reserves), and used to fund facilities authorized to be financed by the STD.
- 4
- 5

AUTHORIZED SERVICES

Special taxes collected in the STD may finance, in whole or in part, the services authorized to
be financed by the San Francisco Special Tax Financing Law (Admin. Code, ch. 43, art. X) and
the Mello-Roos Community Facilities Act of 1982 (Cal. Gov't Code, Section 53311 et seq.), in
the STD and, to the extent permitted by the DDA, outside the STD, including:

10

Maintenance, capital repair, replacement and operation (including public events) of
 Public Spaces, including facilities for public enjoyment, such as public parks, public
 recreational facilities, public access, open space, public paseos and other public
 amenities, some of which may be rooftop facilities or located on privately leased property
 but identified as public open space in the DDA or Design Controls or Subdivision Map.

Maintenance, capital repair, replacement and operation of Public Right-of-Ways (ROWs), including public streets, sidewalks, shared public ways, mid-block passages, bicycle lanes, and other paths of travel, associated landscaping and furnishings, maintenance, trenching, backfilling, and monitoring of Lightweight Cellular Concrete infrastructure, retaining walls within the ROWs and related amenities in the STD, some of which may be located on privately leased property but identified as public open space in the DDA or Design Controls.

Maintenance, capital repair, replacement and operation of Shoreline Improvements in
 and adjacent to the STD that were completed per the DDA, such as shoreline restoration,
 including installation of stone columns, pilings, secant walls, and other structures to

stabilize the seawall or shoreline, removal of bay fill, creation of waterfront public access
 to or environmental remediation of the San Francisco waterfront.

- Maintenance, capital repair, replacement and operation of landscaping and irrigation
 systems and other equipment, material, and supplies directly related to maintaining and
 replacing landscaped areas and water features in Public Spaces and Public ROWs.
- Maintenance, capital repair, replacement and operation as needed of Public Spaces,
 including street cleaning and paving.
- Maintenance, capital repair, replacement and operation of lighting, rest rooms, trash
 receptacles, park benches, planting containers, picnic tables, bollards, bicycle racks and
 corrals and other furniture and fixtures and signage in Public Spaces and Public ROWs.
- Maintenance, capital repair, replacement and operation of utilities in Public Spaces and
 Public ROWs.
- General liability insurance for any Public ROWs or structures in Public ROWs that Public
 Works does not submit to the Board of Supervisors for City acceptance for City General
 Fund liability purposes and other commercially reasonable insurance coverages.
- Port, City, or third party personnel, administrative, and overhead costs related to
 maintenance or to contracting for and managing third-party maintenance, including rent
 for storage space needed to support the maintenance activities.
- 19

• Any other costs authorized to be financed by the STD under the DDA.

Special taxes may be collected and set-aside in designated funds and collected over several
 years (i.e., reserves), and used to fund services authorized to be financed by the STD. The term
 "operation" includes providing security and hosting special events.

- 23
- 24
- 25

INCIDENTAL COSTS

Special taxes collected in the STD will also fund, in whole or in part, the incidental costs
associated with the facilities and services authorized to be financed. Incidental costs include,
but are not limited to:

4

9

12

- 5 1. Administrative expenses and fees including costs incurred to form the STD, to 6 annex territory to the STD, to annually administer the STD, to levy and collect 7 special taxes for the STD, and any other costs incurred in standard administration 8 of the STD by the City or their authorized consultants;
- Any amounts needed to cure actual or estimated delinquencies in special taxes
 for the current or previous fiscal years;
- Bond related expenses, including underwriters discount, reserve fund, capitalized
 interest, bond, disclosure, and underwriter counsel fees and all other incidental
 expenses; and
- 16
- 4. Reimbursement of costs related to the formation of the STD advanced by the City
 and any landowner(s) in the STD, or any party related to any of the foregoing, as
 well as reimbursement of any costs advanced by the City or any landowner(s) in
 the STD or any party related to any of the foregoing, for facilities, fees or other
 purposes or costs of the STD.
- 22 23

COMPLIANCE WITH CFD GOALS

The City hereby waives the requirements of the CFD Goals to the extent inconsistent with this Exhibit A.

1	EXHIBIT B
2	CITY AND COUNTY OF SAN FRANCISCO
3	Community Facilities District No. 2020-1 (Mission Rock Facilities and Services)
4	
5	RATE AND METHOD OF APPORTIONMENT OF SPECIAL TAX
6	
7	Special Taxes applicable to the Leasehold Interest in each Taxable Parcel in the City and
8	County of San Francisco Special Tax District No. 2020-1 (Mission Rock Facilities and
9	Services) shall be levied and collected according to the tax liability determined by the
10	Administrator through the application of the appropriate amount or rate for Leasehold Interests
11	in Taxable Parcels, as described below. The Leasehold Interest in all Taxable Parcels in the
12	STD shall be taxed for the purposes, to the extent, and in the manner herein provided,
13	including property subsequently annexed to the STD.
14	
15	Special Taxes shall be levied only on Leasehold Interests in Taxable Parcels. In the event a
16	Leasehold Interest in a Taxable Parcel is terminated, the Special Taxes shall be levied on any
17	successor Leasehold Interest in the Taxable Parcel. If a Leasehold Interest terminates while a
18	Special Tax that was previously levied remains unpaid, the owner of the successor Leasehold
19	Interest will take the interest subject to the obligation to pay the unpaid Special Tax along with
20	any applicable penalties and interest.
21	
22	The City will covenant in each Indenture that, as long as any Bonds are outstanding, it will not
23	terminate, and it will inhibit the Port from terminating, any Leasehold Interest in a Taxable
24	Parcel unless the Port enters into a new lease the term of which ends on or after the final
25	maturity date of the Bonds and that covers substantially the same real property and

1	improvements as the terminated lease. It will not be a violation of this covenant if the City or
2	the Port initiates judicial foreclosure of any such lease pursuant to the CFD Law.
3	
4	A. DEFINITIONS
5	
6	The terms hereinafter set forth have the following meanings:
7	
8	"Administrative Expenses" means any or all of the following: the fees and expenses of any
9	fiscal agent or trustee (including any fees or expenses of its counsel) employed in connection
10	with any Bonds, and the expenses of the City carrying out duties with respect to the STD and
11	the Bonds, including, but not limited to, levying and collecting the Special Taxes, the fees and
12	expenses of legal counsel, charges levied by the City, including the Controller's Office, the
13	Treasurer and Tax Collector's Office, the City Attorney, and the Port, costs related to property
14	owner inquiries regarding the Special Taxes, costs associated with appeals or requests for
15	interpretation associated with the Special Taxes and this RMA, costs associated with
16	annexation of property into the STD, amounts needed to pay rebate to the federal government
17	with respect to the Bonds, costs associated with complying with any continuing disclosure
18	requirements for the City and any other major property owner (whether or not deemed to be
19	an obligated person), costs associated with foreclosure and collection of delinquent Special
20	Taxes, and all other costs and expenses of the City in any way related to the establishment or
21	administration of the STD.
22	
23	"Administrator" means the Director of the Office of Public Finance or his/her designee who
24	shall be responsible for administering the Special Taxes according to this RMA.
25	

"Affordable Housing Project" means a residential or primarily residential project, as
 determined by the Review Authority, within which 100% of the residential units are Affordable
 Units.

4

***Affordable Square Footage**" means both: (i) the entire square footage of an Affordable
Housing Project; and (ii) the aggregate net rentable square footage that is or is expected to be
associated with Affordable Units within a building on a Parcel of Developed Property. The
Review Authority shall make the final determination as to the amount of Affordable Square
Footage within a building in the STD.

10

"Affordable Unit" means a Residential Unit for which a deed restriction has been recorded
that (i) limits the rental rates on the unit or (ii) in any other way is intended to restrict the
current or future value of the unit, as determined by the Review Authority.

14

15 **"Appendix**" means the Appendix to the DDA.

16

"Assessed Parcel" means, in any Fiscal Year, any Taxable Parcel that meets all five of the 17 18 following conditions: (i) there is a building on the Taxable Parcel for which a Certificate of 19 Occupancy has been issued; (ii) based on all information available to the Administrator, the 20 Baseline Assessed Value has been determined for the Taxable Parcel; (iii) ad valorem taxes 21 have been levied on the Taxable Parcel based on the Baseline Assessed Value of the building; (iv) by the end of the prior Fiscal Year, at least one year of ad valorem taxes based 22 23 upon the Baseline Assessed Value of the building have been paid; and (v) the Taxable Parcel 24 does not have outstanding delinquencies in the payment of ad valorem property taxes or 25 Special Taxes at the latest point at which the Administrator is able to receive delinguency

1 information from the County prior to submitting the Development Special Tax levy in any 2 Fiscal Year. Once a Taxable Parcel has been categorized as an Assessed Parcel, such 3 Taxable Parcel shall be considered an Assessed Parcel in all future Fiscal Years in which 4 there are no outstanding delinquencies for the Parcel, regardless of increases or decreases in 5 assessed value. 6 7 "Assessor's Parcel" or "Parcel" means a lot or parcel shown on an Assessor's Parcel Map 8 with an assigned Assessor's Parcel number. 9 10 "Assessor's Parcel Map" means an official map of the County Assessor designating Parcels by Assessor's Parcel number. 11 12 13 "Association" means a homeowners or property owners association, including any master or sub-association, that provides services to, and collects dues, fees, or charges from, property 14 within the STD. 15 16 "Association Square Footage" means square footage within a building that is (i) on property 17 18 in the STD that is leased to an Association, not including any such property that is located directly under a residential structure, and (ii) used for purposes of the Association and not 19 20 leased or otherwise used for purposes that are not part of the operation of the Association. 21 "Authorized Expenditures" means, separately with respect to the Development Special Tax, 22 23 Office Special Tax, Shoreline Special Tax, and Contingent Services Special Tax, those costs, 24 facilities or public services authorized to be funded by the applicable Special Tax as set forth 25

1	in the Financing Plan and the documents adopted by the Board at STD Formation, as may be
2	amended from time to time.
3	
4	"Base Contingent Services Special Tax" means, for any Square Footage Category, the per-
5	square-foot Contingent Services Special Tax for square footage within such Square Footage
6	Category, as identified in Table 4 in Section C below, that can be levied on a Leasehold
7	Interest in a Taxable Parcel.
8	
9	"Base Development Special Tax" means, for any Square Footage Category, the per-square-
10	foot Development Special Tax for Square Footage within such Square Footage Category, as
11	identified in Table 1 in Section C below, that can be levied on a Leasehold Interest in a
12	Taxable Parcel.
13	
14	"Base Office Special Tax" means, for Office Square Footage and Excess Exempt Square
15	Footage, the per-square-foot Office Special Tax identified in Table 2 in Section C below, that
16	can be levied on a Leasehold Interest in a Taxable Parcel.
17	
18	"Base Shoreline Special Tax" means, for any Square Footage Category, the per-square-foot
19	Shoreline Special Tax for Square Footage within such Square Footage Category, as identified
20	in Table 3 in Section C below, that can be levied on a Leasehold Interest in a Taxable Parcel.
21	
22	"Base Special Tax" means, collectively, the Base Development Special Tax, the Base Office
23	Special Tax, the Base Shoreline Special Tax, and the Base Contingent Services Special Tax.
24	
25	

1 "Baseline Assessed Value" means, after a Certificate of Occupancy has been issued for a 2 Taxable Parcel, the assessed value that the Port and Vertical Developer mutually agree is the 3 final, unappealable value for the Taxable Parcel. 4 "Board" means the Board of Supervisors of the City, acting as the legislative body of STD No. 5 6 2020-1. 7 8 "Bond Sale" means, for the Development Special Tax, issuance of Development Special Tax 9 Bonds, for the Office Special Tax, issuance of Office Special Tax Bonds, and, for the 10 Shoreline Special Tax, issuance of Shoreline Special Tax Bonds. 11 12 "Bonds" means bonds or other debt (as defined in the CFD Law), whether in one or more 13 series, that are issued or assumed by or for the STD to finance Authorized Expenditures including any Development Special Tax Bonds, Office Special Tax Bonds, and Shoreline 14 15 Special Tax Bonds. The term "Bonds" includes any promissory note executed by or on behalf 16 of STD No. 2020-1 for the benefit of the Port. 17 18 "Capitalized Interest" means funds in any capitalized interest account available to pay debt service on Bonds. 19 20 21 "Certificate of Occupancy" means the first certificate, including any temporary certificate of 22 occupancy, issued by the Port to confirm that a building or a portion of a building has met all 23 of the building codes and can be occupied for residential or non-residential use. For purposes 24 of this RMA, "Certificate of Occupancy" shall not include any certificate of occupancy that was issued prior to January 1, 2019 for a building within the STD; however, any subsequent 25

1	certificates of occupancy that are issued for new construction, or expansion of a building shall
2	be deemed a Certificate of Occupancy and the Special Taxes shall apply to the associated
3	square footage. For Pier 48, only a certificate of occupancy issued in association with the
4	permanent reuse of the building (as determined by the Port) shall qualify as a "Certificate of
5	Occupancy" for purposes of this RMA.
6	
7	"CFD Law" means the San Francisco Special Tax Financing Law (Admin. Code, ch. 43, art.
8	X), which incorporates the Mello-Roos Act.
9	
10	"City" means the City and County of San Francisco, California.
11	
12	"Contingent Services Special Tax" means a special tax levied in any Fiscal Year after the
13	Trigger Event on a Leasehold Interest in a Taxable Parcel to pay the Services Special Tax
14	Requirement.
15	
16	"County" means the City and County of San Francisco, California.
17	
18	"DDA" means the Disposition and Development Agreement between the Port and the
19	Developer, including all exhibits and attachments, as may be amended from time to time.
20	
21	"Deputy Director" means the Deputy Director of Finance and Administration for the Port or
22	other such official that acts as the chief financial officer for the Port.
23	
24	"Developed Property" means, in any Fiscal Year, all Taxable Parcels for which the 24-month
25	anniversary of the Parcel Lease Execution Date has occurred in a preceding Fiscal Year,

1	regardless of whether a Permit has been issued. For any Taxable Parcel on which a structure
2	is built and occupied without execution of a Parcel Lease, such Taxable Parcel shall be
3	categorized as Developed Property in the Fiscal Year in which a Certificate of Occupancy was
4	issued on or prior to June 30 of the preceding Fiscal Year.
5	
6	"Developer" means Seawall Lot 337 Associates, LLC, or any successor or assign that takes
7	over as tenant under the Master Lease.
8	
9	"Development Approval Documents" means, collectively, the DDA, any Vertical DDA, any
10	Final Maps, Review Authority approvals, or other such approved or recorded document or
11	plan that identifies the type of structures, acreage, and Market-Rate Residential Square
12	Footage and Office Square Footage approved for development on Taxable Parcels.
13	
14	"Development Special Tax" means a special tax levied in any Fiscal Year on a Leasehold
15	Interest in a Taxable Parcel to pay the Development Special Tax Requirement.
16	
17	"Development Special Tax Bonds" means any Bonds secured solely by Development
18	Special Taxes.
19	
20	"Development Special Tax Requirement" means the amount necessary in any Fiscal Year
21	to: (i) pay principal and interest on Development Special Tax Bonds that are due in the
22	calendar year that begins in such Fiscal Year; (ii) pay periodic costs on Development Special
23	Tax Bonds, including but not limited to, credit enhancement, liquidity support and rebate
24	payments; (iii) replenish reserve funds created for Development Special Tax Bonds under the
25	Indenture to the extent such replenishment has not been included in the computation of the

1 Development Special Tax Requirement in a previous Fiscal Year; (iv) cure any delinquencies 2 in the payment of principal or interest on Development Special Tax Bonds which have 3 occurred in the prior Fiscal Year; (v) in any Fiscal Year in which there is a Development 4 Special Tax levied on one or more Parcels pursuant to Step 1d. in Section F below, pay the 5 fee imposed by the City for levying such Development Special Tax on the County tax roll: (vi) 6 pay other obligations described in the Financing Plan; and (vii) pay directly for Authorized 7 Expenditures, so long as such levy under this clause (vii) does not increase the Development 8 Special Tax levied on Undeveloped Property. The amount calculated to pay items (i) through 9 (vii) above may be reduced in any Fiscal Year by: (a) interest earnings on or surplus balances 10 in funds and accounts for the Development Special Tax Bonds to the extent that such earnings or balances are available to apply against such costs pursuant to the Indenture; (b) 11 12 in the sole and absolute discretion of the Port, proceeds received by the STD from the 13 collection of penalties associated with delinquent Development Special Taxes; and (c) any other revenues available to pay such costs, as determined by the Administrator, the City, and 14 the Port. 15

16

"Escalator" means the lesser of the following: (i) the annual increase, if any, in the Consumer
Price Index (CPI) for All Urban Consumers in the San Francisco-Oakland-Hayward region
(base years 1982-1984=100) published by the Bureau of Labor Statistics of the United States
Department of Labor, or, if such index is no longer published, a similar escalator that is
determined by the Port and City to be appropriate, and (ii) five percent (5%).

22

"Estimated Base Development Tax Revenues" means, at any point in time, the amount
 calculated by the Administrator by multiplying the Base Development Special Tax by square

footage within each Square Footage Category proposed for development and, if applicable,
 already in completed buildings on a Taxable Parcel.

3

4 "Estimated Base Office Special Tax Revenues" means, at any point in time, the amount
5 calculated by the Administrator by multiplying the Base Office Special Tax by square footage
6 within each Square Footage Category proposed for development and, if applicable, already in
7 completed buildings on a Taxable Parcel.

8

9 "Estimated Base Shoreline Special Tax Revenues" means, at any point in time, the amount
10 calculated by the Administrator by multiplying the Base Shoreline Special Tax by square
11 footage within each Square Footage Category proposed for development and, if applicable,
12 already in completed buildings on a Taxable Parcel.

13

"Excess Exempt Square Footage" means, after the First Bond Sale, any square footage in a
building on a Parcel of Developed Property that is determined by the Review Authority to
exceed the amount of Exempt Square Footage for such building. Excess Exempt Square
Foot means a single square-foot unit of Excess Exempt Square Footage.

18

"Exempt Square Footage" means, prior to the First Bond Sale, any square footage in or
expected in a building on a Parcel of Developed Property that is determined by the Review
Authority to be used or reserved for an Exempt Use. After the First Bond Sale, "Exempt
Square Footage" for any building on a Parcel of Developed Property shall be the sum of
following, as determined by the Review Authority:

24

25

1. The Initial Exempt Square Footage for the building; and

1

Square footage in or expected in the building that (i) exceeds the Initial Exempt
 Square Footage, and (ii) if exempted from Special Taxes, would not reduce coverage on
 outstanding Bonds below the Required Coverage.

5

7

6 **"Exempt Use**" means any of the following uses:

- 1) Affordable Square Footage
- 8 2) Association Square Footage

4)

9 3) Child Care – child care uses that qualify for exemption from the Special Taxes,
10 as determined by the Review Authority after review and consideration of the criteria and
11 requirements set forth in the Parcel Lease and DDA.

12

Parking – areas reserved for automobile, motorcycle, or bicycle parking

13 5) Retail - commercial establishments that sell general merchandise, hard goods, 14 food and beverage, personal services, and other items directly to consumers, including but 15 not limited to restaurants, bars, entertainment venues, health clubs, laundromats, dry 16 cleaners, repair shops, storage facilities, and parcel delivery shops. In addition: (i) all street-17 level retail bank branches, real estate brokerages, and other such ground-level uses that are 18 open to the public, and (ii) any area designated, pursuant to Section 102 of the Planning Code or successor sections, for "Planning, Distribution, and Repair" (PDR) services, which includes 19 20 but will not be limited to the following uses: industrial or agricultural use, ambulance services, 21 animal hospital, automotive service station, automotive repair, automotive wash, arts 22 activities, business services, cat boarding, catering service, commercial storage, kennel, 23 motor vehicle tow service, livery stable, parcel delivery service, public utilities yard, storage 24 yard, trade office, trade shop, wholesale sales, or wholesale storage.

2 sewer, or the transmission or provision of gas and electricity, or the heating and cooling of 3 buildings. 7) Amenity Square Footage – areas reserved for sitewide amenities, such as a 4 5 welcome center, leasing office, sitewide management, or sitewide security. 6 7 "Expected Land Uses" means the total Market-Rate Residential Square Footage and Office 8 Square Footage expected on each Planning Parcel in the STD. The Expected Land Uses at 9 STD Formation are identified in Attachment 3 and may be revised pursuant to Sections B, C, 10 D, and E below.

Utilities - areas reserved for facilities associated with the treatment of water or

11

1

6)

"Expected Maximum Development Special Tax Revenues" means the aggregate
 Development Special Tax that can be levied based on application of the Base Development
 Special Tax to the Expected Land Uses. The Expected Maximum Development Special Tax
 Revenues for each Planning Parcel at STD Formation are shown in Attachment 3 and may be
 revised pursuant to Sections B, C, D, and E below.
 "Expected Maximum Office Special Tax Revenues" means the aggregate Office Special

Tax that can be levied based on application of the Base Office Special Tax to the Expected
Land Uses. The Expected Maximum Office Special Tax Revenues for each Planning Parcel
at STD Formation are shown in Attachment 3 and may be revised pursuant to Sections B, C,
D, and E below.

23

24 "Expected Maximum Shoreline Special Tax Revenues" means the aggregate Shoreline
 25 Special Tax that can be levied based on application of the Base Shoreline Special Tax to the

1	Expected Land Uses. The Expected Maximum Shoreline Special Tax Revenues for each
2	Planning Parcel at STD Formation are shown in Attachment 3 and may be revised pursuant to
3	Sections B, C, D, and E below.
4	
5	"Final Map" means a final map, or portion thereof, recorded by the County pursuant to the
6	Subdivision Map Act (California Government Code, Section 66410 et seq.) that creates
7	individual lots on which Permits for new construction or historic rehabilitation may be issued
8	without further subdivision.
9	
10	"Financing Plan" means the Financing Plan attached as Exhibit C1 and incorporated into the
11	DDA, as such plan may be amended or supplemented from time to time in accordance with
12	the terms of the DDA.
13	
14	"First Bond Sale" means, (i) for the Development Special Tax, a Bond Sale of the first series
15	of Development Special Tax Bonds, (ii) for the Office Special Tax, a Bond Sale of the first
16	series of Office Special Tax Bonds, and (iii) for the Shoreline Special Tax, a Bond Sale of the
17	first series of Shoreline Special Tax Bonds.
18	
19	"Fiscal Year" means the period starting July 1 and ending on the following June 30.
20	
21	"Future Annexation Area" means that geographic area that, at STD Formation, was
22	considered potential annexation area for the STD and which was, therefore, identified as
23	"future annexation area" on the recorded STD boundary map. Such designation does not
24	mean that any or all of the Future Annexation Area will annex into the STD, but should owners
25	of property designated as Future Annexation Area choose to annex, the annexation may be

1	processed pursuant to the annexation procedures in the CFD Law for territory included in a					
2	future annexation area, as well as the procedures established by the Board and any other					
3	applicable provisions of the CFD Law.					
4						
5	"Indenture" means any indenture, fiscal agent agreement, resolution, or other instrument					
6	pursuant to which Bonds are issued, as modified, amended, or supplemented from time to					
7	time, and any instrument replacing or supplementing the same.					
8						
9	"Initial Exempt Square Footage" means, for any building on a Parcel of Developed Property,					
10	the square footage in or expected in the building that, at the time the Parcel became					
11	Developed Property, was determined by the Review Authority to be reserved for an Exempt					
12	Use.					
13						
14	"Land Use Change" means a change to the Expected Land Uses after STD Formation.					
15						
16	"Leasehold Interest" means a Master Lease, ground lease, or any other lease arrangement					
17	of a Parcel or Parcels against which Special Taxes may be levied in any current or future					
18	Fiscal Year. The Review Authority shall make the final determination as to whether a Parcel or					
19	building in the STD is subject to a Leasehold Interest for purposes of this RMA.					
20						
21	"Management Agreement" means the agreement between the Port and the Association (or					
22	related entity) for maintenance, operations, and event planning of the entire public realm					
23	(parks, streets, other ROWs) within the Project Site.					
24						
25						

1	"Market-Rate Residential Square Footage" means, in any building on a Taxable Parcel, the						
2	net rentable square footage that is or is expected to be used for one or more of the following						
3	uses: (i) Market-Rate Units, (ii) any type of group or student housing that provides lodging for						
4	a week or more and may or may not have individual cooking facilities, including but not limited						
5	to boarding houses, dormitories, housing operated by medical institutions, and single room						
6	occupancy units, or (iii) a residential care facility that is not staffed by licensed medical						
7	professionals. As set forth in Section B below, the Review Authority shall make the						
8	determination as to the amount of Market-Rate Residential Square Footage on a Taxable						
9	Parcel in the STD. Market-Rate Residential Square Foot means a single square-foot unit of						
10	Market-Rate Residential Square Footage.						
11							
12	"Market-Rate Unit" means a Residential Unit that is not an Affordable Unit.						
13							
14	"Master Lease" means a lease for all or part of the Project Site that allows the Developer to						
15	take possession of the Master Lease Premises and construct horizontal improvements						
16	approved under the DDA and to conduct other uses as provided in the DDA.						
17							
18	"Master Lease Premises" means, at any point in time, the area subject to the Master Lease.						
19							
20	"Maximum Contingent Services Special Tax" means, after the Trigger Event, the greatest						
21	amount of Contingent Services Special Tax that can be levied on a Leasehold Interest in a						
22	Taxable Parcel in any Fiscal Year determined in accordance with Sections C, D, and E below.						
23							
24							
25							

1	"Maximum Contingent Services Special Tax Revenues" means, at any point in time after
2	the Trigger Event, the aggregate Maximum Contingent Services Special Tax that can be
3	levied on all Leasehold Interests in all Taxable Parcels.
4	
5	"Maximum Development Special Tax" means the greatest amount of Development Special
6	Tax that can be levied on a Leasehold Interest in a Taxable Parcel in any Fiscal Year
7	determined in accordance with Sections C, D, and E below.
8	
9	"Maximum Development Special Tax Revenues" means, at any point in time, the aggregate
10	Maximum Development Special Tax that can be levied on all Leasehold Interests in all
11	Taxable Parcels.
12	
13	"Maximum Office Special Tax" means the greatest amount of Office Special Tax that can be
14	levied on a Leasehold Interest in a Taxable Parcel in any Fiscal Year determined in
15	accordance with Sections C, D, and E below.
16	
17	"Maximum Office Special Tax Revenues" means, at any point in time, the aggregate
18	Maximum Office Special Tax that can be levied on all Leasehold Interests in all Taxable
19	Parcels.
20	
21	"Maximum Shoreline Special Tax" means the greatest amount of Shoreline Special Tax that
22	can be levied on a Leasehold Interest in a Taxable Parcel in any Fiscal Year determined in
23	accordance with Sections C, D, and E below.
24	
25	

1 "Maximum Shoreline Special Tax Revenues" means, at any point in time, the aggregate 2 Maximum Shoreline Special Tax that can be levied on all Leasehold Interests in all Taxable 3 Parcels. 4 "Maximum Special Tax" means, for any Leasehold Interest in a Taxable Parcel in any Fiscal 5 6 Year, the sum of the Maximum Development Special Tax, Maximum Office Special Tax, 7 Maximum Shoreline Special Tax, and Maximum Contingent Services Special Tax. 8 9 "Maximum Special Tax Revenues" means, collectively, the Maximum Development Special 10 Tax Revenues, Maximum Office Special Tax Revenues, Maximum Shoreline Special Tax Revenues, and Maximum Contingent Services Special Tax Revenues. 11 12 13 "Mello-Roos Act" means the Mello-Roos Community Facilities Act of 1982, as amended, being Chapter 2.5, (commencing with Section 53311), Part 1, Division 2 of Title 5 of the 14 Government Code of the State of California. 15 16 17 "Office Special Tax" means a special tax levied in any Fiscal Year on Office Square Footage 18 within a Leasehold Interest in a Taxable Parcel to pay the Office Special Tax Requirement. 19 20 "Office Special Tax Bonds" means any Bonds secured solely by Office Special Taxes. 21 "Office Special Tax Requirement" means the amount necessary in any Fiscal Year to: (i) 22 23 pay principal and interest on Office Special Tax Bonds that are due in the calendar year that 24 begins in such Fiscal Year; (ii) pay periodic costs on Office Special Tax Bonds, including but not limited to, credit enhancement, liquidity support and rebate payments; (iii) replenish 25

1 reserve funds created for Office Special Tax Bonds under the Indenture to the extent such 2 replenishment has not been included in the computation of the Office Special Tax 3 Requirement in a previous Fiscal Year; (iv) cure any delinquencies in the payment of principal 4 or interest on Office Special Tax Bonds which have occurred in the prior Fiscal Year; (v) pay 5 Administrative Expenses; (vi) pay other obligations described in the Financing Plan; and (vii) 6 pay directly for Authorized Expenditures, so long as such levy under this clause (vii) does not 7 increase the Office Special Tax levied on Undeveloped Property. The amount calculated to 8 pay items (i) through (vii) above may be reduced in any Fiscal Year by: (a) interest earnings 9 on or surplus balances in funds and accounts for the Office Special Tax Bonds to the extent 10 that such earnings or balances are available to apply against such costs pursuant to the Indenture; (b) in the sole and absolute discretion of the Port, proceeds received by the STD 11 12 from the collection of penalties associated with delinquent Office Special Taxes; and (c) any 13 other revenues available to pay such costs, as determined by the Administrator, the City, and the Port. 14

15

16 "Office Square Footage" means, within any building on a Taxable Parcel: (i) the planning 17 gross square footage for which a Prop. M allocation has been secured, (ii) square footage that 18 is or is expected to be part of a hotel operation, including square footage of hotel rooms, 19 restaurants, meeting and convention facilities, gift shops, spas, offices, and other related 20 uses, and (iii) any other square footage in the building that does not meet the definition of 21 Market-Rate Residential Square Footage, Exempt Square Footage, or Excess Exempt Square Footage. The Review Authority shall make the final determination as to the amount of 22 23 Office Square Footage within a building in the STD. Office Square Foot means a single 24 square-foot unit of Office Square Footage.

1	"Parcel Increment" means, in any Fiscal Year, the amount of Tax Increment and funds from					
2	any tax increment reserve fund maintained by the City that the Deputy Director has					
3	determined, pursuant to the Financing Plan, is available to reduce the amount of Development					
4	Special Tax levied against Assessed Parcels.					
5						
6	"Parcel Lease" means a contract in the form set forth as an exhibit to the DDA by which the					
7	Port will convey a leasehold interest in a Taxable Parcel to a Vertical Developer.					
8						
9	"Parcel Lease Execution Date" means the effective date of a Parcel Lease that was fully					
10	executed by the Port and a Vertical Developer.					
11						
12	"Permit" means (i) for Pier 48, a permit issued by the Port that allows for rehabilitation of the					
13	existing historic structures, and (ii) for all property in the STD (other than Pier 48 if it is					
14	annexed to the STD), the first permit, whether a site permit or building permit, issued by the					
15	Port that, immediately upon issuance or ultimately after addenda to the permit, allows for					
16	vertical construction of a building or buildings.					
17						
18	"Pier 48" is defined in the Appendix.					
19						
20	"Planning Code" means the Planning Code of the City and County of San Francisco, as it					
21	may be amended from time to time.					
22						
23	"Planning Parcel" means a geographic area within the STD that, for planning and entitlement					
24	purposes, has been designated as a separate Parcel with an alpha, numeric, or alpha-					
25	numeric identifier to be used for reference until an Assessor's Parcel is created and an					

1	Assessor's Parcel number is assigned. The Planning Parcels at STD Formation are identified
2	in Attachment 1 hereto.
3	
4	"Port" means the Port of San Francisco.
5	
6	"Project Area I" means the area within the City and County of San Francisco Infrastructure
7	Financing District No. 2 (Port of San Francisco) that covers the Project Site and was formed
8	by Ordinance No. 34-18.
9	
10	"Project Site" is defined in the Appendix.
11	
12	"Prop. M" means Proposition M, the citizen-sponsored initiative passed by San Francisco
13	voters in November 1986 that created an annual limit on the square footage of certain office
14	development in the City, and any subsequent proposition that limits office square footage
15	within the STD.
16	
17	"Proportionately" means, for Developed Property, that the ratio of the actual Contingent
18	Services Special Tax levied in any Fiscal Year to the Maximum Contingent Services Special
19	Tax authorized to be levied in that Fiscal Year is equal for all Parcels of Developed Property.
20	For Undeveloped Property, "Proportionately" means that the ratio of the actual Development
21	Special Tax, Office Special Tax, and Shoreline Special Tax levied to the Maximum
22	Development Special Tax, Office Special Tax, and Shoreline Special Tax, respectively, is
23	equal for all Parcels of Undeveloped Property.
24	
25	

"Public Property" means any property within the boundaries of the STD that is owned by or
leased to the federal government, State of California, City, or public agency other than the
Port. Parcels of Public Property, and/or Leasehold Interests in Public Property, that do not fall
within the definition of Exempt Square Footage shall be taxed as Developed Property or
Undeveloped Property, as determined by the Administrator pursuant to the definitions set forth
in this RMA.

7

8 "Remainder Special Taxes" means, as calculated between September 1st and December 9 31st of any Fiscal Year, any Development Special Tax, Office Special Tax, and Shoreline 10 Special Tax revenues that were collected in the prior Fiscal Year and were not needed to: (i) pay debt service on the applicable Development Special Tax Bonds, Shoreline Special Tax 11 12 Bonds, or Office Special Tax Bonds that was due in the calendar year that begins in the Fiscal 13 Year in which the Remainder Special Taxes were levied; (ii) pay periodic costs on the applicable Development Special Tax Bonds, Shoreline Special Tax Bonds, or Office Special 14 15 Tax Bonds, including but not limited to, credit enhancement, liquidity support and rebate 16 payments (iii) replenish reserve funds created for the applicable Development Special Tax 17 Bonds, Shoreline Special Tax Bonds, or Office Special Tax Bonds under the applicable 18 Indenture; (iv) cure any delinquencies in the payment of principal or interest on applicable Development Special Tax Bonds, Shoreline Special Tax Bonds, or Office Special Tax Bonds 19 20 which have occurred in the prior Fiscal Year; or (v) pay Administrative Expenses that have 21 been incurred, or are expected to be incurred, by the City or Port prior to the receipt of 22 Development Special Tax, Shoreline Special Tax or Office Special Tax proceeds.

23

"Required Coverage" means (i) for Development Special Tax Bonds, the amount by which
 the Maximum Development Special Tax Revenues must exceed the Development Special

1 Tax Bond debt service and priority Administrative Expenses (if any), as set forth in the 2 applicable Indenture, Certificate of Special Tax Consultant, or other STD Formation 3 Proceedings or Bond document that sets forth the minimum required debt service coverage; 4 (ii) for Shoreline Special Tax Bonds, the amount by which the Maximum Shoreline Special 5 Tax Revenues must exceed the Shoreline Special Tax Bond debt service and priority 6 Administrative Expenses (if any), as set forth in the applicable Indenture, Certificate of Special 7 Tax Consultant, or other STD Formation Proceedings or Bond document that sets forth the 8 minimum required debt service coverage, and (iii) for Office Special Tax Bonds, the amount 9 by which the Maximum Office Special Tax Revenues must exceed the Office Special Tax 10 Bond debt service and priority Administrative Expenses (if any), as set forth in the applicable Indenture, Certificate of Special Tax Consultant, or other STD Formation Proceedings or Bond 11 12 document that sets forth the minimum required debt service coverage. 13 14 "Residential Unit" means an individual residential housing unit in a residential or mixed-use 15 building. 16 17 "Review Authority" means the Deputy Director of Real Estate & Development for the Port or 18 an alternate designee from the Port or the City who is responsible for approvals and 19 entitlements of a development project. 20 21 "RMA" means this Rate and Method of Apportionment of Special Taxes. 22 23 "Services Special Tax Requirement" means the amount necessary in any Fiscal Year to: (i) 24 pay the costs of operations and maintenance or other public services that are included as 25

1	Authorized Expenditures; (ii) cure delinquencies in the payment of Contingent Services
2	Special Taxes in the prior Fiscal Year; and (iii) pay Administrative Expenses.
3	
4	"Shoreline Special Tax" means a special tax levied in any Fiscal Year to pay the Shoreline
5	Special Tax Requirement.
6	
7	"Shoreline Special Tax Bonds" means any Bonds secured solely by Shoreline Special
8	Taxes that have been levied and are available after dividing the Shoreline Special Taxes as
9	set forth in Financing Plan Section 4.7, and factoring in debt service coverage and related
10	Indenture requirements, as determined by the Administrator
11	
12	"Shoreline Special Tax Requirement" means the amount necessary in any Fiscal Year to
13	pay: (i) pay principal and interest on Shoreline Special Tax Bonds that are due in the calendar
14	year that begins in such Fiscal Year; (ii) pay periodic costs on Shoreline Special Tax Bonds,
15	including but not limited to, credit enhancement, liquidity support and rebate payments; (iii)
16	replenish reserve funds created for Shoreline Special Tax Bonds under the Indenture to the
17	extent such replenishment has not been included in the computation of the Shoreline Special
18	Tax Requirement in a previous Fiscal Year; (iv) cure any delinquencies in the payment of
19	principal or interest on Shoreline Special Tax Bonds which have occurred in the prior Fiscal
20	Year; (v) pay Administrative Expenses; (vi) pay directly for the costs of shoreline
21	improvements so long as such levy under this clause (vi) does not increase the Shoreline
22	Special Tax levied on Undeveloped Property; and (vii) pay other obligations described in the
23	Financing Plan. The amount calculated to pay items (i) through (vii) above may be reduced in
24	any Fiscal Year by: (a) interest earnings on or surplus balances in funds and accounts for the
25	Shoreline Special Tax Bonds to the extent that such earnings or balances are available to

1	apply against such costs pursuant to the Indenture; (b) in the sole and absolute discretion of
2	the Port, proceeds received by the STD from the collection of penalties associated with
3	delinquent Shoreline Special Taxes; and (c) any other revenues available to pay such costs,
4	as determined by the Administrator, the City, and the Port.
5	
6	"Special Taxes" means the Development Special Tax, Shoreline Special Tax, Office Special
7	Tax, and Contingent Services Special Tax.
8	
9	"Square Footage Category" means, individually, Market-Rate Residential Square Footage,
10	Office Square Footage, and Excess Exempt Square Footage.
11	
12	"STD" or "STD No. 2020-1" means the City and County of San Francisco Special Tax District
13	No. 2020-1 (Mission Rock Facilities and Services).
14	
15	"STD Formation" means the date on which the Board approved documents to form the STD.
16	
17	"STD Formation Proceedings" means the proceedings to form the STD, including all
18	resolutions, reports, and notices.
19	
20	"Sub-Project Areas" means all sub-project areas designated within Project Area I.
21	
22	"Tax-Exempt Port Parcels" means Port-owned Parcels that are or are intended to be used
23	as streets, walkways, alleys, rights of way, parks, open space, or other similar uses. The final
24	determination as to whether a Parcel is a Tax-Exempt Port Parcel shall be made by the
25	Review Authority.

1	"Tax Increment" means the tax increment generated from all Sub-Project Areas.
2	
3	"Taxable Parcel" means any Parcel within the STD that is not a Tax-Exempt Port Parcel or a
4	Parcel for which the Special Tax has been prepaid pursuant to Sections 53317.3 or 53317.5
5	of the Mello-Roos Act.
6	
7	"Taxpayer" means the lessee of a Taxable Parcel within the STD.
8	
9	"Tax Zone" means a separate and distinct geographic area in the STD within which one or
10	more Special Taxes are applied at a rate or in a manner that is different than in other areas
11	within the STD. The two Tax Zones at STD Formation are identified in Attachment 2 hereto.
12	Parcels that annex into the CFD may annex into Tax Zone 1, Tax Zone 2, or establish a new
13	Tax Zone upon annexation. The Port will determine the applicable Tax Zone for Parcels that
14	annex into the STD.
15	
16	"Trigger Event" means the earlier of (i) any amendment to the Management Agreement that
17	expressly authorizes the levy of Contingent Services Special Taxes, (ii) the expiration or
18	earlier termination of the Management Agreement, or (iii) any Taxable Parcel becoming
19	Developed Property prior to a Management Agreement being executed by both the Port and
20	the Association (or related entity).
21	
22	"Undeveloped Property" means, in any Fiscal Year, all Taxable Parcels that are not
23	Developed Property.
24	
25	

1 "Vertical Developer" means a developer that has entered into a Parcel Lease for construction 2 of vertical improvements on a Taxable Parcel or rehabilitation of Pier 48. 3 Β. DATA FOR STD ADMINISTRATION 4 5 6 On or about July 1 of each Fiscal Year, the Administrator shall identify the current 7 Assessor's Parcel numbers for all Taxable Parcels. The Administrator shall also determine: (i) 8 whether each Taxable Parcel is Developed Property or Undeveloped Property; (ii) the 9 Planning Parcel and Tax Zone within which each Taxable Parcel is located; (iii) for Developed 10 Property, the Market-Rate Residential Square Footage and Office Square Footage within each building; (iv) the Taxpayer for each Leasehold Interest in a Taxable Parcel; and (v) the 11 12 Development Special Tax Requirement, Office Special Tax Requirement, Shoreline Special 13 Tax Requirement, and, if applicable, Services Special Tax Requirement for the Fiscal Year. 14 15 When a Parcel becomes Developed Property, the Administrator and Review Authority shall reference the Permit for each building on the Parcel to determine the Market-Rate 16 17 Residential Square Footage and/or Office Square Footage within the building(s). If the 18 Market-Rate Residential Square Footage and/or Office Square Footage is not identified on the Permit, the square footage assumptions used in the appraisal prepared when the Vertical 19 20 DDA and/or Parcel Lease for such Parcel was executed shall be used to determine Market-21 Rate Residential Square Footage and/or Office Square Footage within the building. If, after review of the Permit and appraisal, there is still no clear indication of the Market-Rate 22

shall review the Development Approval Documents and make a determination as to the

Residential Square Footage and/or Office Square Footage for a building, the Review Authority

25

amount of Market-Rate Residential Square Footage and/or Office Square Footage in the
 building.

3

When a Parcel becomes Developed Property, the Administrator and Review Authority 4 5 shall also identify and document the Initial Exempt Square Footage for the building or 6 buildings on or expected on the Parcel. The Administrator shall keep a record of the Initial 7 Exempt Square Footage broken down by Exempt Use. After the First Bond Sale, as square 8 footage within a building is designated for Exempt Uses, the Administrator shall compare the 9 actual square footage used for each Exempt Use to the Initial Exempt Square Footage by 10 Exempt Use. If, at any point in time, there is determined to be Excess Exempt Square Footage within a building, the Administrator and Review Authority shall use this comparison to 11 12 determine which square footage should be designated Excess Exempt Square Footage. In 13 addition, the Administrator shall determine whether the Excess Exempt Square Footage 14 resulted in a reduction in Market-Rate Residential Square Footage or Office Square Footage 15 expected in the building and, based on this determination, identify the applicable Maximum 16 Special Taxes for the Excess Exempt Square Footage pursuant to the tables in Section C below. 17

18

19 The Administrator shall also: (i) coordinate with the Deputy Director to confirm Parcel 20 Increment; (ii) coordinate with the Treasurer-Tax Collector's Office to determine if there have 21 been any Special Tax delinquencies or repayment of Special Tax delinquencies in prior Fiscal 22 Years; (iii) review the Development Approval Documents and communicate with the 23 Developer and Vertical Developers regarding proposed Land Use Changes; and (iv) upon 24 each annexation, Land Use Change, and notification of Parcel Lease Execution Dates, update 25 Attachment 3 to reflect the then-current Expected Land Uses, Expected Maximum 1 Development Special Tax Revenues, Expected Maximum Office Special Tax Revenues, and 2 Expected Maximum Shoreline Special Tax Revenues. The Developer, Port, or Vertical 3 Developer shall notify the Administrator each time a Parcel Lease is executed in order for the Administrator to keep track of Parcel Lease Execution Dates. In addition, the Port will: (i) 4 5 provide the Administrator with copies of all leases that establish a Leasehold Interest, (ii) 6 notify the Administrator of renewals of leases that establish a Leasehold Interest, and (iii) 7 identify the buildings, Parcels, and Square Footage subject to such leases that establish a 8 Leasehold Interest. Any time a lease on property within the STD is terminated, the Port will 9 immediately notify the Administrator of such termination.

10

Prior to the First Bond Sale, the Administrator, Port, Developer, and any Vertical 11 12 Developers shall coordinate to review the Expected Land Uses and determine if changes 13 should be made to reflect more current estimates for land uses on each Planning Parcel. 14 Based on this review, the Administrator shall update Attachment 3 with the then-current 15 Expected Land Uses and Expected Maximum Development Special Tax Revenues, Expected Maximum Office Special Tax Revenues, and Expected Maximum Shoreline Special Tax 16 17 Revenues, which will be used to size the sale of Bonds unless and until there are additional 18 updates of Attachment 3.

19

In any Fiscal Year, if it is determined that (i) a parcel map or condominium plan was recorded after January 1 of the prior Fiscal Year (or any other date after which the Assessor will not incorporate the newly-created Parcels into the then current tax roll), (ii) because of the date the map or plan was recorded, the Assessor does not yet recognize the newly-created Parcels, and (iii) one or more of the newly-created Parcels meets the definition of Developed Property, the Administrator shall calculate the Special Taxes for the property affected by

1	recordation of the map or plan by determining the Special Taxes that applies separately to					
2	each newly-created Parcel, then applying the sum of the individual Special Taxes to the					
3	Parcel that was subdivided by recordation of the parcel map or condominium plan.					
4						
5	C.	MAXIMUM SPECIAL TAXES				
6						
7	In ca	Iculating Maximum Special Taxes pursuant to this Section C, in any Fiscal Year in				
8	which the boundaries of the Planning Parcels are not identical to the boundaries of the then-					
9	current Assessor's Parcels, the Administrator shall review the Expected Land Uses for each					
10	Planning Parcel and assign the Maximum Special Taxes to the then-current Assessor's					
11	Parcels. The Maximum Special Tax Revenues after such allocation shall not be less than the					
12	Maximum Special Tax Revenues prior to the allocation.					
13						
14	1.	Undeveloped Property				
15						
16	1a.	Development Special Tax, Office Special Tax, Shoreline Special Tax				
17						
18	The	Maximum Development Special Tax, Maximum Office Special Tax, and Maximum				
19	Shoreline Special Tax for Leasehold Interests in Undeveloped Property in all Tax Zones shall					
20	be the Expected Maximum Development Special Tax Revenues, Expected Maximum Office					
21	Special Tax Revenues, and Expected Maximum Shoreline Special Tax Revenues shown in					
22	Attachment	3 of this RMA, as it may be amended as set forth herein.				
23						
24	1b.	Contingent Services Special Tax				
25						

1	N	No Contingent Services Special Tax shall be levied on Parcels of Undeveloped					
2	Property	ty in any Tax Zone within the STD.					
3							
4	2.		Developed Property				
5							
6	23	a.	Development Special Tax				
7							
8	When a	When a Taxable Parcel in Tax Zone 1 or Tax Zone 2 becomes Developed Property, the					
9	Administrator shall use the Base Development Special Taxes shown in Table 1 below and						
10	apply the	e ste	eps set forth in this Section 2a	to determine the Maxi	num Development Sp	ecial	
11	Tax for L	_eas	ehold Interests in the Taxable	Parcel. For property t	hat annexes into the C	CFD,	
12	different	different maximum rates and different Square Footage Categories may be established by					
13	creating a separate Tax Zone for such annexed property. Alternatively, property may be						
14	annexed into Tax Zones that were established prior to the annexation, and such property shall						
15	be subje	ect to	the Maximum Special Taxes	applicable to that Tax	Zone.		
16	-						
17	Table 1						
18	-		Base Deve	opment Special Tax			
19				Base	Base		
20				Development Special Tax	Development Special Tax		
21		Sαι	are Footage Category	Tax Zone 1 (FY 2019-20) *	Tax Zone 2 (FY 2019-20) *		
22		1*		\$8.58 per Market-	\$8.58 per Market-		

Rate Residential

Square Foot

\$6.50 per Office

Square Foot

Footage

Market-Rate Residential Square

Office Square Footage

22

23

24

25

Rate Residential

Square Foot

\$6.50 per Office

Square Foot

	\$8.58 per Excess \$8.58 per Excess				
1	Exempt Square Exempt Square				
2	Foot if Market-Rate Foot if Market-Rate Residential Square Residential Square				
3	Footage was Footage was				
4	reduced or \$6.50 reduced or \$6.50 per Excess Exempt per Excess Exempt				
5	Excess Exempt Square Footage Square Foot if Square Foot if				
6	Office Square Office Square Footage was Footage was				
	reduced reduced				
7	**The Base Development Special Tax shown above for each Tax Zone shall be escalated as set forth in Section D.1.				
8					
9					
10	Step 1. Identify the Market-Rate Residential Square Footage, Office Square				
11	otage, and/or Excess Exempt Square Footage in the building(s) on the Taxable Parcel				
12	pursuant to Section B above.				
13					
14	Step 2. Multiply the applicable Base Development Special Tax from Table 1 by				
15	the actual and/or expected Market-Rate Residential Square Footage and Office Square				
16	Footage included in Leasehold Interests in the Taxable Parcel. Prior to the First Bond Sale,				
17	the Maximum Development Special Tax for Leasehold Interests in the Taxable Parcel shall be				
18	the sum of the amounts calculated for Market-Rate Residential Square Footage and Office				
19	equare Footage, and Step 3 below shall not apply.				
20					
21	After the First Bond Sale, the Administrator shall apply Step 3 to determine the				
22	Maximum Development Special Tax for Leasehold Interests in the Taxable Parcel.				
23					
24					
25					

Step 3. Compare the Estimated Base Development Special Tax Revenues from
 Step 2 to the Expected Maximum Development Special Tax Revenues, and, apply one of the
 following, as applicable:

4

If the Estimated Base Development Special Tax Revenues are: (i) greater than or equal to the 5 6 Expected Maximum Development Special Tax Revenues or (ii) less than the Expected 7 Maximum Development Special Tax Revenues, but the Maximum Development Special Tax 8 Revenues, assuming the same land uses that went into the calculation of the Estimated Base 9 Development Special Tax Revenues, are still sufficient to provide Required Coverage, then 10 the Maximum Development Special Tax for Leasehold Interests in the Taxable Parcel shall be determined by multiplying the applicable Base Development Special Taxes by the actual 11 12 and/or expected Market-Rate Residential Square Footage and Office Square Footage within 13 each building on the Taxable Parcel. The Administrator shall update Attachment 3 to reflect the change in the Expected Maximum Development Special Tax Revenues. 14

15

If the Estimated Base Development Special Tax Revenues are less than the Expected
Maximum Development Special Tax Revenues, and the Maximum Development Special Tax
Revenues, assuming the same land uses that went into the calculation of the Estimated Base
Development Special Tax Revenues, are insufficient to provide Required Coverage, then the
Administrator and Review Authority shall coordinate with the Developer and Vertical
Developer, and the Review Authority shall determine which of the following shall occur:

(i) the Base Development Special Taxes that were applied to Market-Rate
 Residential Square Footage and/or Office Square Footage in Step 2 shall be increased
 proportionately until the amount that can be levied on Leasehold Interests in the Taxable

Parcel, combined with the Expected Maximum Development Special Tax Revenues from all
 other Taxable Parcels in the STD, is sufficient to maintain Required Coverage, or

3

4 (ii) if Estimated Base Development Special Tax Revenues are less than the
5 Expected Maximum Development Special Tax Revenues due to Excess Exempt Square
6 Footage, then the Base Development Special Tax for Excess Exempt Square Footage shall
7 be levied against all Excess Exempt Square Footage included in Leasehold Interests in the
8 Taxable Parcel.

9

If, pursuant to (i) above, the Base Development Special Taxes are proportionately increased
to maintain Required Coverage, the Administrator shall use the adjusted per-square-foot rates
to calculate the Maximum Development Special Tax for each building on the Taxable Parcel.
The Administrator shall revise Attachment 3 to reflect any changes to the Expected Land
Uses (including the addition of Excess Exempt Square Footage) and the Expected Maximum
Development Special Tax Revenues.

16

17 If, in any Fiscal Year, the Maximum Development Special Tax is determined for Leasehold 18 Interests in any Parcel of Developed Property for which a Permit had not yet been issued, and if, when a Permit is issued for a building(s) on the Parcel, the Market-Rate Residential Square 19 20 Footage and/or Office Square Footage of such building(s) is different than that used to 21 determine the Maximum Development Special Tax, then the Administrator shall once again apply Steps 1 through 3 in this Section C.2a to recalculate the Maximum Development 22 23 Special Tax for Leasehold Interests in the Parcel based on the Market-Rate Residential 24 Square Footage and/or Office Square Footage that was determined when the Permit was issued. 25

2	The Administrator shall do a final check of the Market-Rate Residential Square Footage and	d		
3	Office Square Footage within each building when a Certificate of Occupancy is issued. Once			
4	again, if the Market-Rate Residential Square Footage and/or Office Square Footage is			
5	different than the Market-Rate Residential Square Footage and/or Office Square Footage that			
6	was used to determine the Maximum Development Special Tax after the Permit was issued,			
7	then the Administrator shall apply Steps 1 through 3 in this Section C.2a to recalculate the			
8	Maximum Development Special Tax for Leasehold Interests in the Parcel.			
9				
10	2b. Office Special Tax			
11				
12	When a Taxable Parcel in Tax Zone 1 or Tax Zone 2 becomes Developed Property, the			
13	Administrator shall use the Base Office Special Taxes shown in Table 2 below and apply the			
14	steps set forth in this Section 2b to determine the Maximum Office Special Tax for Leasehold			
15	Interests in the Taxable Parcel. For property that annexes into the CFD, different maximum			
16	rates and different Square Footage Categories may be established by creating a separate Tax			
17	Zone for such annexed property. Alternatively, property may be annexed into Tax Zones that			
18	were established prior to the annexation, and such property shall be subject to the Maximum			
19	Special Taxes applicable to that Tax Zone.			
20				
21	Table 3			
22	Base Shoreline Special Tax			
23	Base Shoreline Base Shoreline			
24	Special Tax Special Tax Tax Zone 1 Tax Zone 2			
25	Square Footage Category (FY 2019-20) * (FY 2019-20) *			

		* (22 • 6 //	* * * * *		
1	Office Square Footage	\$1.82 per Office Square Foot	\$1.82 per Office Square Foot		
2		\$1.82 per Excess	\$1.82 per Excess		
		Exempt Square	Exempt Square		
3		Foot if Market-Rate	Foot if Market-Rate		
4		Residential Square Footage was	Residential Square Footage was		
F		reduced or \$1.82	reduced or \$1.82		
5		per Excess Exempt	per Excess Exempt		
6	Excess Exempt Square Footage		Square Foot if		
7		Office Square	Office Square		
1		Footage was reduced	Footage was reduced		
8	* The Base Shoreline Special Ta				
9	escalated as set forth in Section				
10					
	Step 1. Identify the Market-R	ate Residential Square	Footage, Office Square		
11					
12	Footage, and/or Excess Exempt Square Footage in the building(s) on the Taxable Parcel				
13	pursuant to Section B above.				
14					
15	Step 2. Multiply the applicabl	e Base Shoreline Spec	ial Tax from Table 3 by the		
16	actual and/or expected Market-Rate Residential Square Footage and Office Square Footage				
17	included in Leasehold Interests in the Taxable Parcel. Prior to the First Bond Sale, the				
18	Maximum Shoreline Special Tax for Leasehold Interests in the Taxable Parcel shall be the				
19	sum of the amounts calculated for Market-Rate Residential Square Footage and Office				
20	Square Footage, and Step 3 below shall	not apply.			
21					
22	After the First Bond Sale, the Adm	inistrator shall apply Ste	ep 3 to determine the		
23	Maximum Shoreline Special Tax for Leas	ehold Interests in the T	axable Parcel.		
24					
25					

Step 3. Compare the Estimated Base Shoreline Special Tax Revenues from Step
 2 to the Expected Maximum Shoreline Special Tax Revenues, and, apply one of the following,
 as applicable:

4

5 If the Estimated Base Shoreline Special Tax Revenues are: (i) greater than or equal to the 6 Expected Maximum Shoreline Special Tax Revenues or (ii) less than the Expected Maximum 7 Shoreline Special Tax Revenues, but the Maximum Shoreline Special Tax Revenues, 8 assuming the same land uses that went into the calculation of the Estimated Base Shoreline 9 Special Tax Revenues, are still sufficient to provide Required Coverage, then the Maximum Shoreline Special Tax for Leasehold Interests in the Taxable Parcel shall be determined by 10 multiplying the applicable Base Shoreline Special Taxes by the actual and/or expected 11 12 Market-Rate Residential Square Footage and Office Square Footage within each building on 13 the Taxable Parcel. The Administrator shall update Attachment 3 to reflect the change in the 14 Expected Maximum Shoreline Special Tax Revenues.

15

16 If the Estimated Base Shoreline Special Tax Revenues are less than the Expected Maximum 17 Shoreline Special Tax Revenues, and the Maximum Shoreline Special Tax Revenues, 18 assuming the same land uses that went into the calculation of the Estimated Base Shoreline 19 Special Tax Revenues, are insufficient to provide Required Coverage, then the Administrator 20 and Review Authority shall coordinate with the Developer and Vertical Developer, and the 21 Review Authority shall determine which of the following shall occur:

22

(i) the Base Shoreline Special Taxes that were applied to Market-Rate Residential
 Square Footage and/or Office Square Footage in Step 2 shall be increased proportionately
 until the amount that can be levied on Leasehold Interests in the Taxable Parcel, combined

with the Expected Maximum Shoreline Special Tax Revenues from all other Taxable Parcels
 in the STD, is sufficient to maintain Required Coverage, or

3

4 (ii) if Estimated Base Shoreline Special Tax Revenues are less than the Expected
5 Maximum Shoreline Special Tax Revenues due to Excess Exempt Square Footage, then the
6 Base Shoreline Special Tax for Excess Exempt Square Footage shall be levied against all
7 Excess Exempt Square Footage included in Leasehold Interests in the Taxable Parcel.

8

If, pursuant to (i) above, the Base Shoreline Special Taxes are proportionately increased to
maintain Required Coverage, the Administrator shall use the adjusted per-square-foot rates to
calculate the Maximum Shoreline Special Tax for each building on the Taxable Parcel. The
Administrator shall revise Attachment 3 to reflect any changes to the Expected Land Uses
(including the addition of Excess Exempt Square Footage) and the Expected Maximum
Shoreline Special Tax Revenues.

15

If, in any Fiscal Year, the Maximum Shoreline Special Tax is determined for Leasehold 16 17 Interests in any Parcel of Developed Property for which a Permit had not yet been issued, and 18 if, when a Permit is issued for a building(s) on the Parcel, the Market-Rate Residential Square Footage and/or Office Square Footage of such building(s) is different than that used to 19 20 determine the Maximum Shoreline Special Tax, then the Administrator shall once again apply 21 Steps 1 through 3 in this Section C.2c to recalculate the Maximum Shoreline Special Tax for 22 Leasehold Interests in the Parcel based on the Market-Rate Residential Square Footage 23 and/or Office Square Footage that was determined when the Permit was issued. 24

1	The Administrator shall do a final check of the Market-Rate Residential Square Footage and
2	Office Square Footage within each building when a Certificate of Occupancy is issued. Once
3	again, if the Market-Rate Residential Square Footage and/or Office Square Footage is
4	different than the Market-Rate Residential Square Footage and/or Office Square Footage that
5	was used to determine the Maximum Shoreline Special Tax after the Permit was issued, then
6	the Administrator shall apply Steps 1 through 3 in this Section C.2c to recalculate the
7	Maximum Shoreline Special Tax for Leasehold Interests in the Parcel.
8	
9	2d. Contingent Services Special Tax
10	
11	In the first Fiscal Year after the Fiscal Year in which the Trigger Event occurs, and in
12	each Fiscal Year thereafter, this Section C.2d shall be applied to determine the Contingent
13	Services Special Tax for each Taxable Parcel in the STD.
14	
15	When a Taxable Parcel in Tax Zone 1 or Tax Zone 2 becomes Developed Property, the
16	Administrator shall use the Base Contingent Services Special Taxes shown in Table 4 below
17	and apply the steps set forth in this Section 2d to determine the Maximum Contingent
18	Services Special Tax for Leasehold Interests in the Taxable Parcel. For property that
19	annexes into the CFD, different maximum rates may be established by creating a separate
20	Tax Zone for such annexed property. Alternatively, property may be annexed into Tax Zones
21	that were established prior to the annexation, and such property shall be subject to the
22	Maximum Special Taxes applicable to that Tax Zone.
23	
24	Table 4
25	Base Contingent Services Special Tax

1		Base Contingent	Base Contingent			
2		Services Special Tax	Services Special Tax			
3	Squara Footago Catagory	Tax Zone 1 (FY 2019-20) *	Tax Zone 2 (FY 2019-20) *			
4	Square Footage Category	\$1.40 per Market-	\$1.40 per Market-			
5	Market-Rate Residential Square Footage	Rate Residential Square Foot	Rate Residential Square Foot			
6		\$1.40 per Office	\$1.40 per Office			
0	Office Square Footage	Square Foot	Square Foot			
7		\$1.40 per Excess	\$1.40 per Excess			
8		Exempt Square	Exempt Square			
0	Excess Exempt Square Footage	Foot	Foot			
9	* The Base Contingent Services shall be escalated as set forth i		1 Tax Zone snown above			
10	shall be escalated as set forth	in Section D.2.				
	Step 1. Identify the Market-Ra	te Residential Square	Footage, Office Square			
11	Footage, and/or Excess Exempt Square Footage in the building(s) on the Taxable Parcel					
12	Footage, and/or Excess Exempt Square Footage in the building(s) on the Taxable Farcer					
13	pursuant to Section B above.					
14	Step 2. Multiply the applicable	Base Contingent Ser	vices Special Tax from Tabl			
15		Ū				
16	4 by the actual and/or expected Market-Ra	te Residential Square	Footage, Office Square			
17	Footage, and Excess Exempt Square Foot	age included in Lease	hold Interests in the Taxabl			
18	Parcel. The Maximum Contingent Service	s Special Tax for Leas	ehold Interests in the			
	Taxable Parcel shall be the sum of the am	ounts calculated for M	arket-Rate Residential			
19	Square Footage, Office Square Footage, a	and Excess Exempt So	juare Footage.			
20		···· -····				
21						
22	If additional structures are anticipated to be built on the Taxable Parcel as shown in the					
23	Development Approval Documents, the Ac	lministrator shall, rega	rdless of the definitions set			
24	forth herein, categorize each building for w	hich a Permit has bee	n issued as Developed			
	Property, and any remaining buildings for which Permits have not yet been issued shall not b					
25	· · · · · ·					

1 subject to a Contingent Services Special Tax until a Permit is issued for such remaining 2 buildings. To determine the Contingent Services Special Tax for any such Taxable Parcel, 3 the Administrator shall take the sum of the Contingent Services Special Taxes determined for each building. 4 5 D. CHANGES TO THE MAXIMUM SPECIAL TAXES 6 7 8 1. Annual Escalation of Development Special Tax, Office Special Tax, and Shoreline Special Tax 9 10

Beginning July 1, 2020 and each July 1 thereafter, each of the following amounts shall 11 12 be increased by 2% of the amount in effect in the prior Fiscal Year: the Base Development 13 Special Tax for each Tax Zone; the Base Office Special Tax for each Tax Zone; the Base Shoreline Special Tax for each Tax Zone; the Expected Maximum Development Special Tax 14 15 Revenues, the Expected Maximum Office Special Tax Revenues, and the Expected Maximum Shoreline Special Tax Revenues in Attachment 3; and the Maximum Development Special 16 17 Tax, the Maximum Office Special Tax, and the Maximum Shoreline Special Tax assigned to 18 the Leasehold Interests in each Taxable Parcel.

19

20

2. Annual Escalation of Contingent Services Special Tax

21

Beginning July 1, 2020 and each July 1 thereafter, the Base Contingent Services
Special Tax for each Tax Zone and the Maximum Contingent Services Special Tax assigned
to the Leasehold Interests in each Taxable Parcel shall be adjusted by the Escalator.

25

1

3.

Changes in Square Footage Category on a Parcel of Developed Property

2

If any Parcel that had been taxed as Developed Property in a prior Fiscal Year is
rezoned or otherwise has a Land Use Change, as determined by the Review Authority, the
Administrator shall, separately for each of the Special Taxes, multiply the applicable Base
Special Tax by the new square footage within each Square Footage Category; if the First
Bond Sale has not yet occurred, this amount shall be the Maximum Special Tax for Leasehold
Interests in the Parcel. If the First Bond Sale has taken place, the Administrator shall apply
the remainder of this Section D.3.

10

If the Maximum Special Tax that would apply to Leasehold Interests in the Parcel after 11 12 the Land Use Change is greater than the Maximum Special Tax that applied to Leasehold 13 Interests in the Parcel prior to the Land Use Change, the Administrator shall increase the Maximum Special Tax for the Parcel to the amount calculated for each new Square Footage 14 15 Category. If the Maximum Special Tax after the Land Use Change is less than the Maximum 16 Special Tax that applied prior to the Land Use Change, there will be no change to the 17 Maximum Special Tax for Leasehold Interests in the Parcel. Under no circumstances shall 18 the Maximum Special Tax on Leasehold Interests in any Parcel of Developed Property be reduced, regardless of changes in Square Footage Category or square footage on the Parcel, 19 20 including reductions in square footage that may occur due to demolition, fire, water damage, 21 or acts of God.

Changes to Planning Parcels and Expected Land Uses

- 22
- 23
- 24
- 25

4.

1 If, at any time prior to the First Bond Sale, the Developer or a Vertical Developer makes 2 changes to the boundaries of the Planning Parcels or the Expected Land Uses within one or 3 more Planning Parcels, as determined by the Review Authority, the Administrator shall update the Expected Land Uses and Expected Maximum Development Special Tax Revenues, 4 5 Expected Maximum Office Special Tax Revenues, and Expected Maximum Shoreline Special 6 Tax Revenues, which will be reflected on an updated Attachment 3. In addition, the 7 Administrator will request updated Attachments 1 and 2 from the Developer. Updated 8 attachments shall be maintained by the Administrator for purposes of applying this RMA, and 9 such updates shall not require recordation of an amended RMA.

10

If, after the First Bond Sale, the Developer or a Vertical Developer proposes to make 11 12 changes to the boundaries of the Planning Parcels or the Expected Land Uses within one or 13 more Planning Parcels, the Administrator shall meet with the Port, Developer, and any affected Vertical Developers to review the proposed changes and evaluate the impact on the 14 15 Expected Maximum Development Special Tax Revenues, Expected Maximum Office Special Tax Revenues, and Expected Maximum Shoreline Special Tax Revenues. If the 16 17 Administrator determines that such changes will not reduce Required Coverage on Bonds that 18 have been or will be issued, the Port will decide whether to allow the proposed changes and 19 corresponding redistribution of the Expected Maximum Development Special Tax Revenues, 20 Expected Maximum Office Special Tax Revenues, and Expected Maximum Shoreline Special 21 Tax Revenues. If such changes are permitted, the Administrator will update Attachment 3 and request updated Attachments 1 and 2 from the Developer. Updated attachments shall be 22 23 maintained by the Administrator for purposes of applying this RMA, and such updates shall 24 not require recordation of an amended RMA. If the Administrator determines that the

proposed changes will reduce Required Coverage on Bonds that have been issued, the Port
 will not permit the changes.

- 3
- 4

5. Reduction in Maximum Development Special Taxes Prior to First Bond Sale

5

6 Prior to the First Bond Sale, if the City, Port and Developer determine that assumptions 7 that were factored into estimates of Tax Increment at STD Formation have changed, and the 8 estimated Tax Increment is expected to be lower than the original estimates, the Port and 9 Developer may agree to a proportional or disproportional reduction in the Base Development 10 Special Tax as set forth in Section 4.5(e) of the Financing Plan. If the parties agree to such a reduction, the Port will direct the Administrator to use the reduced Base Development Special 11 12 Tax for purposes of levying the taxes pursuant to this RMA, and an amended Notice of 13 Special Tax Lien reflecting the reduction will be recorded against all Taxable Parcels within the STD. The reduction shall be made without a vote of the qualified STD electors. 14

- 15
- 16

E. ANNEXATIONS

17

If, in any Fiscal Year, a property owner within the Future Annexation Area wants to
 annex property into the STD, the Administrator shall apply the following steps as part of the
 annexation proceedings:

21

Step 1. Working with Port staff, the Administrator shall determine the Expected
Land Uses for the area to be annexed and the Tax Zone into which the property will be
placed.

1	Step 2. The Administrator shall prepare or have prepared updated Attachments
2	1, 2, and 3 to reflect the annexed property and identify the revised Expected Land Uses,
3	Expected Maximum Development Special Tax Revenues, Expected Maximum Office Special
4	Tax Revenues, and Expected Maximum Shoreline Special Tax Revenues. After the
5	annexation is complete, the application of this RMA shall be based on the adjusted Expected
6	Land Uses and Maximum Development Special Tax Revenues, Maximum Office Special Tax
7	Revenues, and Maximum Shoreline Special Tax Revenues, as applicable, including the newly
8	annexed property.
9	
10	Step 3. The Administrator shall ensure that a Notice of Special Tax Lien is
11	recorded against all Parcels that are annexed to the STD.
12	
13	
14	F. METHOD OF LEVY OF THE SPECIAL TAXES
15	
16	1. Development Special Tax
17	
18	Each Fiscal Year, the Administrator shall determine the Development Special Tax
19	Requirement for the Fiscal Year, and the Development Special Tax shall be levied according
20	to the steps outlined below:
21	
22	<i>Step 1.</i> The Administrator shall determine the Development Special Tax to be
23	levied on Leasehold Interests in each Taxable Parcel of Developed Property, as follows:
24	
25	

1	Step 1a. Calculate the Maximum Development Special Tax for each Leasehold
2	Interest in each Parcel of Developed Property.
3	
4	Step 1b. In consultation with the City, determine which Parcels of Developed Property
5	are Assessed Parcels.
6	
7	Step 1c. For all Parcels of Developed Property that are not Assessed Parcels, levy the
8	Maximum Development Special Tax on Leasehold Interests in such Parcels. Any Remainder
9	Special Taxes collected shall be applied pursuant to the Financing Plan.
10	
11	Step 1d. For all Assessed Parcels:
12	
13	Step 1dA. Determine the amount of the Parcel Increment.
14	
15	Step 1dB. If the total amount of Parcel Increment available is equal to or greater than
16	the total aggregate Maximum Development Special Taxes for all Assessed Parcels, then the
17	levy on each Assessed Parcel shall be zero (\$0).
18	
19	Step 1dC. If the total amount of Parcel Increment available is less than the aggregate
20	Maximum Development Special Taxes for all Assessed Parcels, the Administrator shall apply
21	the appropriate sub-step below:
22	
23	Substep 1dC(i). If, after coordination with the City and Port, the Administrator is
24	provided with a breakdown of Parcel Increment on a Parcel-by-Parcel basis in time for
25	submission of the Special Tax levy, the Administrator shall determine the net tax levy on

1 Leasehold Interests in each Assessed Parcel (the "Net Assessed Parcel Tax Levy") by taking 2 the following steps in the following order of priority: (i) subtract from the Maximum 3 Development Special Tax for each Assessed Parcel the amount of Parcel Increment generated from the applicable Assessed Parcel, and (ii) for each Assessed Parcel whose tax 4 5 levy was not reduced to \$0 pursuant to item (i) in this paragraph, apply any remaining Parcel 6 Increment that was not applied pursuant to item (i) in this paragraph to each such Assessed 7 Parcel on a pro rata basis (based on the Assessed Parcel's net remaining tax levy as a 8 percentage of the aggregate net remaining tax levy for all Assessed Parcels for which Parcel 9 Increment was insufficient to pay the full amount of the Assessed Parcel's Maximum 10 Development Special Tax). The Administrator shall levy on Leasehold Interests in each Assessed Parcel the Net Assessed Parcel Tax Levy for such Assessed Parcel. Any 11 12 Remainder Special Taxes collected shall be applied pursuant to the Financing Plan.

13

14 Substep 1dC(ii). If, after coordination with the City and Port, the Administrator 15 determines that a breakdown of Parcel Increment on a Parcel-by-Parcel basis cannot be 16 provided in time for submission of the Special Tax levy, the Administrator shall determine the net tax levy on the Leasehold Interest in each Assessed Parcel (the "Net Assessed Parcel 17 18 Tax Levy") by subtracting from the Maximum Development Special Tax for each Assessed Parcel a pro rata share of the Parcel Increment, with such pro rata share determined based 19 20 on each Assessed Parcel's Maximum Development Special Tax as a percentage of the 21 aggregate Maximum Development Special Tax for all Assessed Parcels in the STD. The Administrator shall levy on the Leasehold Interest in each Assessed Parcel the Net Assessed 22 23 Parcel Tax Levy for such Assessed Parcel. Any Remainder Special Taxes collected shall be 24 applied pursuant to the Financing Plan.

1 The Review Authority shall make the final determination regarding available Parcel 2 Increment, the Maximum Development Special Tax that applies to a Parcel based on the 3 Leasehold Interests in the Parcel, and the application of Parcel Increment pursuant to Substeps 1dC(i). and 1dC(ii) above. 4 5 6 Step 2. After the First Bond Sale, if additional revenue is needed after Step 1 in 7 order to meet the Development Special Tax Requirement after Capitalized Interest has been 8 applied to reduce the Development Special Tax Requirement, the Development Special Tax 9 shall be levied Proportionately on Leasehold Interests in each Taxable Parcel of Undeveloped Property, in an amount up to 100% of the Maximum Development Special Tax for Leasehold 10 Interests in each Taxable Parcel of Undeveloped Property for such Fiscal Year. 11 12 2. 13 **Office Special Tax** 14 15 Each Fiscal Year, the Administrator shall determine the Office Special Tax Requirement for the Fiscal Year, and the Office Special Tax shall be levied according to the 16 steps outlined below: 17 18 Levy the Maximum Office Special Tax on Leasehold Interests in each 19 Step 1. 20 Taxable Parcel of Developed Property. Any Remainder Special Taxes collected shall be 21 applied pursuant to the Financing Plan. 22 23 Step 2. After the First Bond Sale, if additional revenue is needed after Step 1 in 24 order to meet the Office Special Tax Requirement after Capitalized Interest has been applied to reduce the Office Special Tax Requirement, the Office Special Tax shall be levied 25

1	Proportionately on Leasehold Interests in each Taxable Parcel of Undeveloped Property, in an
2	amount up to 100% of the Maximum Office Special Tax for Leasehold Interests in each
3	Taxable Parcel of Undeveloped Property for such Fiscal Year.
4	
5	3. Shoreline Special Tax
6	
7	Each Fiscal Year, the Administrator shall determine the Shoreline Special Tax
8	Requirement for the Fiscal Year, and the Shoreline Special Tax shall be levied according to
9	the steps outlined below:
10	
11	Step 1. Levy the Maximum Shoreline Special Tax on Leasehold Interests in each
12	Taxable Parcel of Developed Property. Any Remainder Special Taxes collected shall be
13	applied pursuant to the Financing Plan.
14	
15	Step 2. After the First Bond Sale, if additional revenue is needed after Step 1 in
16	order to meet the Shoreline Special Tax Requirement after Capitalized Interest has been
17	applied to reduce the Shoreline Special Tax Requirement, the Shoreline Special Tax shall be
18	levied Proportionately on Leasehold Interests in each Taxable Parcel of Undeveloped
19	Property, in an amount up to 100% of the Maximum Shoreline Special Tax for Leasehold
20	Interests in each Taxable Parcel of Undeveloped Property for such Fiscal Year.
21	
22	4. Contingent Services Special Tax
23	
24	Each Fiscal Year after the Fiscal Year in which the Trigger Event occurs, the
25	Administrator shall coordinate with the City and the Port to determine the Services Special

Tax Requirement for the Fiscal Year. The Contingent Services Special Tax shall then be
levied Proportionately on Leasehold Interests in each Taxable Parcel of Developed Property,
in an amount up to 100% of the Maximum Contingent Services Special Tax for Leasehold
Interests in each Parcel of Developed Property for such Fiscal Year until the amount levied is
equal to the Services Special Tax Requirement. The Contingent Services Special Tax may
not be levied on Undeveloped Property.

- 7
- 8

G. COLLECTION OF SPECIAL TAXES

9

Special Taxes shall be collected in the same manner and at the same time as ordinary 10 ad valorem property taxes on the regular tax roll, provided, however, that the City may directly 11 12 bill Special Taxes, may collect Special Taxes at a different time or in a different manner, and 13 may collect delinquent Special Taxes through foreclosure or other available methods as authorized by the CFD Law. The Board of Supervisors has ordered any Special Taxes to be 14 15 levied on Leasehold Interests to be levied on the secured roll. The Special Tax bill for any 16 Taxable Parcel subject to a Leasehold Interest will be sent to the same party that receives the 17 possessory interest tax bill associated with the Leasehold Interest unless it is sent directly to 18 the Taxpayer.

19

In calculating the Development Special Tax Requirement, Office Special Tax
Requirement, or Shoreline Special Tax Requirement, under no circumstances may the
Development Special Tax, Office Special Tax, or Shoreline Special Tax that is levied on a
Leasehold Interest in a Taxable Parcel in a Fiscal Year be increased by more than ten percent
(10%) of the respective Maximum Development Special Tax, Maximum Office Special Tax, or
Maximum Shoreline Special Tax for that Parcel (or such lesser amount required by the CFD

Law) as a consequence of delinquency or default in payment of Special Taxes levied on
 Leasehold Interests in another Parcel(s) in the STD (the "Delinquency Levy").

3

The Delinquency Levy, if any, is determined when calculating the Development Special Tax Requirement. Accordingly, when determining the levy of Development Special Taxes on Leasehold Interests in Assessed Parcels pursuant to Step 1 of Section F.1, the Delinquency Levy, if any, has already been applied and, therefore, the Administrator shall not levy any additional Delinquency Levy on an Assessed Parcel that has its Development Special Tax levy reduced or eliminated by Parcel Increment.

10

The Development Special Tax shall be levied and collected on Leasehold Interests in 11 12 each Taxable Parcel until the earlier of: (i) the Fiscal Year in which the Port determines that all 13 Authorized Expenditures that will be funded by the STD have been funded and all Development Special Tax Bonds have been fully repaid; (ii) the Fiscal Year after the Fiscal 14 15 Year in which Tax Increment is no longer collected within the Sub-Project Area within which 16 the Taxable Parcel is located and all Development Special Tax Bonds have been fully repaid, 17 as determined by the Administrator with direction from the Deputy Director; and (iii) Fiscal Year 2093-94. 18

19

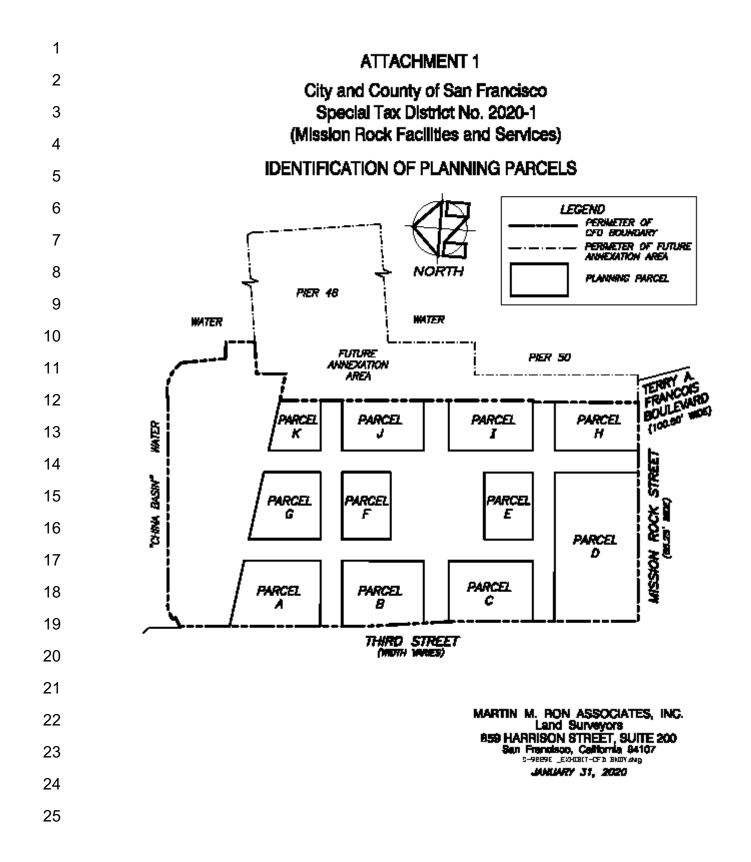
20 The Office Special Tax and the Shoreline Special Tax shall be levied on and collected 21 from Leasehold Interests in each Taxable Parcel for 120 Fiscal Years.

- 23 Beginning in the first Fiscal Year after the Fiscal Year in which the Trigger Event 24 occurs, the Contingent Services Special Tax shall be levied and collected in perpetuity.
- 25

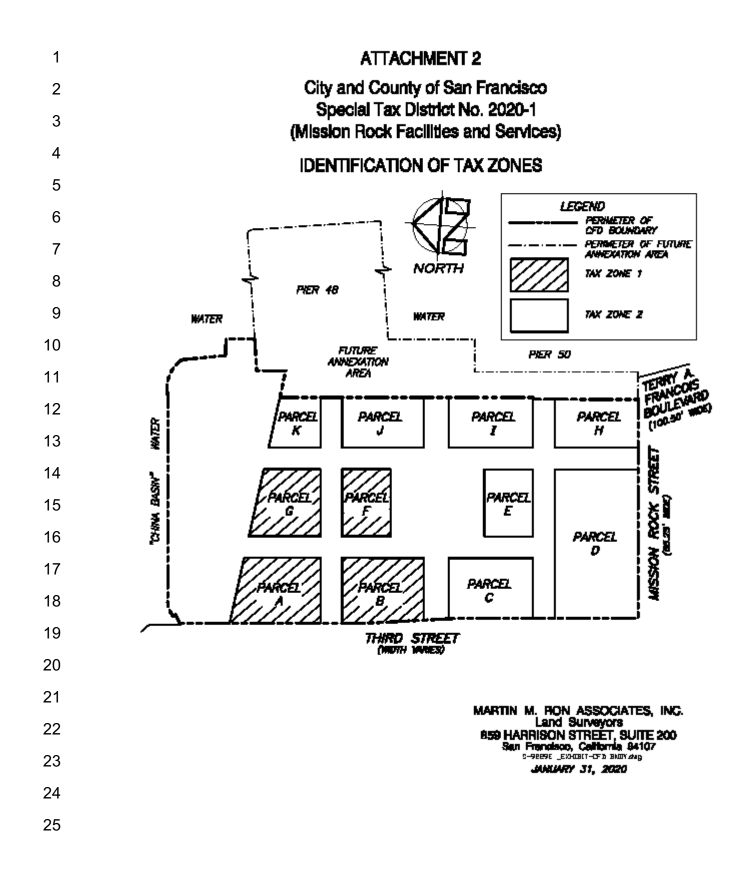
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2	H. EXEMPTIONS
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4	Notwithstanding any other provision of this RMA, no Special Taxes will be levied on fee
5	simple interests in the STD, including Tax-Exempt Port Parcels.
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7	I. INTERPRETATION OF SPECIAL TAX FORMULA
8	
9	The City may interpret, clarify, and revise this RMA to correct any inconsistency,
10	vagueness, or ambiguity, by resolution or ordinance, as long as such interpretation,
11	clarification, or revision does not materially affect the levy and collection of the Special Taxes
12	and any security for any Bonds.
13	
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15	J. SPECIAL TAX APPEALS
16	
17	Any Taxpayer who wishes to challenge the accuracy of computation of the Special
18	Taxes in any Fiscal Year may file an application with the Administrator. The Administrator, in
19	consultation with the City Attorney, shall promptly review the Taxpayer's application. If the
20	Administrator concludes that the computation of the Special Taxes was not correct, the
21	Administrator shall correct the Special Tax levy and, if applicable in any case, a refund shall
22	be granted. If the Administrator concludes that the computation of the Special Taxes was
23	correct, then such determination shall be final and conclusive, and the Taxpayer shall have no
24	appeal to the Board from the decision of the Administrator.
25	

1	The filing of an application or an appeal shall not relieve the Taxpayer of the obligation
2	to pay the Special Taxes when due.
3	
4	Nothing in this Section J shall be interpreted to allow a Taxpayer to bring a claim that would
5	otherwise be barred by applicable statutes of limitation set forth in the CFD Law or elsewhere
6	in applicable law.
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1	ATTACHMENT 1
2	
3	CITY AND COUNTY OF SAN FRANCISCO
4	SPECIAL TAX DISTRICT NO. 2020-1
5	(MISSION ROCK FACILITIES AND SERVICES)
6	
7	IDENTIFICATION OF PLANNING PARCELS
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1	ATTACHMENT 2
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3	CITY AND COUNTY OF SAN FRANCISCO
4	SPECIAL TAX DISTRICT NO. 2020-1
5	(MISSION ROCK FACILITIES AND SERVICES)
6	
7	IDENTIFICATION OF TAX ZONES
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1			А	TTACHMENT 3		
2			City and C	County of San F	rancisco	
3			Special ⁻	Tax District No.	2020-1	
4			(Mission Ro	ck Facilities and	d Services)	
5						
6	Expect	ed Land Use	s, Expected I	Maximum Devel	opment Special	l Tax Revenues,
7		Expect	ed Maximum	Office Special	Tax Revenues, a	and
8		Expect	ted Maximum	Shoreline Spe	cial Tax Revenu	les
9						
10	Planning	Expected	Expected	Expected	Expected	Expected
11	Parcel	Land	Square	Maximum	Maximum	Maximum
12		Uses	Footage	Development	Office	Shoreline
13				Special Tax	Special Tax	Special Tax
14				Revenues	Revenues	Revenues
15				(FY 2019-20)*	(FY 2019-20)*	(FY 2019-20)*
16				Tax Zone 1		
17	Parcel A	Market Rate				
18		Residential	146,000	\$1,252,680	\$0	\$0
19		Square Footage				
20		Office				
21		Square Footage	48,447	\$314,906	\$93,018	\$88,174
22	Parcel B	Market Rate				
23		Residential	0	\$0	\$0	\$0
24		Square Footage				
25						

1	Planning	Expected	Expected	Expected	Expected	Expected
2	Parcel	Land	Square	Maximum	Maximum	Maximum
3		Uses	Footage	Development	Office	Shoreline
4				Special Tax	Special Tax	Special Tax
5				Revenues	Revenues	Revenues
6				(FY 2019-20)*	(FY 2019-20)*	(FY 2019-20)*
7		Office Square Footage	255,008	\$1,657,552	\$489,615	\$464,115
8 9	Parcel G	Market Rate				
9 10		Residential	0	\$0	\$0	\$0
11		Square Footage				
12		Office				
13		Square Footage	283,323	\$1,841,600	\$543,980	\$515,648
14	Parcel F	Market Rate				
15		Residential	113,000	\$969,540	\$0	\$0
16		Square Footage				
17		Office				
18		Square Footage	0	\$0	\$0	\$0
19				Tax Zone 2		
20	Parcel C	Market Rate				
21		Residential	0	\$0	\$0	\$0
22		Square Footage				
23		Office				
24		Square Footage	355,000	\$2,307,500	\$571,550	\$646,100
25	l	r oolage		I		

1	Planning	Expected	Expected	Expected	Expected	Expected
2	Parcel	Land	Square	Maximum	Maximum	Maximum
3		Uses	Footage	Development	Office	Shoreline
4				Special Tax	Special Tax	Special Tax
5				Revenues	Revenues	Revenues
6				(FY 2019-20)*	(FY 2019-20)*	(FY 2019-20)*
7	Parcel D	Market Rate				
8		Residential	76,800	\$658,944	\$0	\$0
9		Square Footage				
10		Office				
11		Square Footage	0	\$0	\$0	\$0
12	Parcel E	Market				
13		Rate Residential	0	\$0	\$0	\$O
14		Square Footage				
15		Office				
16		Square		*• • • • • •		*
17	Davaalili	Footage Market	141,000	\$916,500	\$227,010	\$256,620
18	Parcel H	Rate Residential	96,000	\$823,680	\$0	\$0
19		Square	00,000	¢020,000	Ψ.C	Ψ°
20		Footage				
21		Office Square	49,999	\$324,994	\$80,498	\$90,998
22		Footage Market				
23	Parcel I	Rate		▲ -	▲ -	• -
24		Residential Square	0	\$0	\$0	\$0
25		Footage				

1	Planning	Expected	Expected	Expected	Expected	Expected
2	Parcel	Land	Square	Maximum	Maximum	Maximum
3		Uses	Footage	Development	Office	Shoreline
4				Special Tax	Special Tax	Special Tax
5				Revenues	Revenues	Revenues
6				(FY 2019-20)*	(FY 2019-20)*	(FY 2019-20)*
7 8		Office Square Footage	152,000	\$988,000	\$244,720	\$276,640
9	Parcel J	Market Rate Residential	0	\$0	\$0	\$0
10		Square	0	ΦŪ	ΦŪ	ΦŪ
11		Footage				
12 13		Office Square Footage	152,000	\$988,000	\$244,720	\$276,640
14 15 16	Parcel K	Market Rate Residential Square Footage	62,400	\$535,392	\$0	\$0
17		Office Square	49,999	\$324,994	\$80,498	\$90,998
18		Footage	-			
19		EXPECTED RE (FY2019-20)		\$13,904,280	\$2,575,611	\$2,705,932
20	the Base Of	fice Special				ment Special Tax all be escalated
21	set forth in a	Section D.1.				
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