1	[Preparation of Findings to Reverse the Categorical Exemption Determination - Outside Lands Festival Use Permit]
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3	Motion directing the Clerk of the Board to prepare findings reversing the determination
4	by the Planning Department that the proposed Outside Lands Festival Use Permit is
5	categorically exempt from further environmental review.
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7	WHEREAS, On January 17, 2019, the Planning Department issued a CEQA
8	Categorical Exemption Determination for the proposed project ("Project" or "Second
9	Amendment") under the California Environmental Quality Act ("CEQA"), the CEQA
10	Guidelines, and San Francisco Administrative Code, Chapter 31; and
11	WHEREAS, The project site consists of locations where the annual Outside Lands
12	Concert (aka "Outside Lands") is held on the western end of the 1,017-acre Golden Gate
13	Park, in the Richmond District of San Francisco, including the following locations: Polo Fields;
14	Hellman Hollow; Lindley Meadow; and Marx Meadow; and
15	WHEREAS, The Polo Fields, Hellman Hollow, and Lindley Meadow are bounded by
16	John F. Kennedy Drive and Martin Luther King Drive, which are the primary thoroughfares
17	within Golden Gate Park; Marx Meadow is bounded by John F. Kennedy Drive and Fulton
18	Street; the Polo Fields consist of grass soccer fields; and Hellman Hollow, Lindley Meadow,
19	and Marx Meadow are open grass fields that are used for passive recreation and special
20	events; and
21	WHEREAS, The proposed Project is the Second Amendment to the Outside Lands use
22	permit ("Use Permit") issued by the San Francisco Recreation and Park Department ("RPD")
23	to Another Planet Entertainment, LLC for an annual three-day music festival held in Golden
24	Gate Park; and
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WHEREAS, The Second Amendment would extend the terms of the existing Use
 Permit for an additional 10 years (2022-2031), and would update certain provisions related to
 rents and cost reimbursements; and

WHEREAS, The Second Amendment would allow a maximum capacity of 75,000
attendees per day, and the permitted hours would allow the gates to open at 11 am, music to
start at 12 noon, and music to end at 10 pm (9:40 pm on Sunday); and

WHEREAS, The Second Amendment would allow the permittee to construct several
temporary facilities; in 2018, this included six stages, 22 nonprofit booths, 95 food booths, art
installations, temporary fencing surrounding the concert facilities, waste sorting facilities, and
artist check-in facilities consisting of storage containers and trailers; and

WHEREAS, The Second Amendment also requires the permittee to prepare a 11 12 transportation plan which requires coordinating with the San Francisco Municipal 13 Transportation Agency ("SFMTA") to provide additional transportation resources (both transit 14 and parking enforcement), and a security plan to coordinate with the San Francisco Police 15 Department and park rangers to staff an additional 104 San Francisco Police Department 16 officers, 824 security guards and 20 plus park rangers throughout the concert period; and 17 WHEREAS, Following the concert, the Second Amendment also requires that the 18 project site locations be restored to their previous conditions and the Polo Fields grasses 19 restored to pre-event conditions; and

20 WHEREAS, This Project is the Second Amendment to the use permit for Outside 21 Lands; RPD issued the original use permit for Outside Lands on April 1, 2009 to Another 22 Planet Entertainment, LLC; and RPD issued the first amendment to the 2009 use permit dated 23 December 5, 2012 (the "First Amendment"), extending the term of the permit to 2021 and 24 making other changes; and

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1	WHEREAS, The Planning Department, pursuant to Title 14 of the CEQA Guidelines
2	(California Code of Regulations, Title 14, Division 6, Chapter 3, Sections 15300-15333),
3	issued a categorical exemption for the Project on January 17, 2019, finding that the Project is
4	exempt from the California Environmental Quality Act (CEQA) as a Class 4 categorical
5	exemption, which allows for minor temporary uses of land having negligible or no permanent
6	effects on the environment, including carnivals, sales of Christmas trees, etc.; and
7	WHEREAS, On January 17, 2019, the RPD Commission approved the Second
8	Amendment to the Outside Lands Use Permit; and
9	WHEREAS, On February 13, 2019, the Budget and Finance Committee of the Board of
10	Supervisors approved the Second Amendment; and
11	WHEREAS, On February 14, 2019, Richard Drury of Lozeau Drury filed an appeal of
12	the categorical exemption determination with the Board of Supervisors on behalf of Andrew
13	Solow and Stephen Somerstein ("Appellants"); and
14	WHEREAS, By memorandum to the Clerk of the Board dated February 21, 2019, the
15	Planning Department's Environmental Review Officer determined that the appeal was timely
16	filed; and
17	WHEREAS, By memorandum to the Board of Supervisors dated March 25, 2019, the
18	Planning Department concluded that, in addition to Project meeting the criteria for a Class 4
19	exemption, the Second Amendment also meets the criteria for a Class 23 exemption, which
20	allows for the normal operations of existing facilities for public gatherings for which the
21	facilities were designed, where there is a past history of the facility being used for the same or
22	similar kind of purpose; and
23	WHEREAS, On April 2, 2019, this Board held a duly noticed public hearing to consider
24	the appeal of the exemption determination filed by Appellants; and
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WHEREAS, In reviewing the appeal of the exemption determination, this Board
 reviewed and considered the exemption determination, the appeal letter, the responses to the
 appeal documents that the Planning Department prepared, the other written records before
 the Board of Supervisors, and all of the public testimony made in support of and opposed to
 the exemption determination appeal; and

6 WHEREAS, Following the conclusion of the public hearing, the Board of Supervisors 7 conditionally reversed the exemption determination subject to the adoption of written findings 8 of the Board in support of such determination based on the written record before the Board of 9 Supervisors, as well as all of the testimony at the public hearing in support of and opposed to 10 the appeal; and

WHEREAS, The written record and oral testimony in support of and opposed to the appeal and deliberation of the oral and written testimony at the public hearing before the Board of Supervisors by all parties and the public in support of and opposed to the appeal of the exemption determination is in the Clerk of the Board of Supervisors File No. 190198, and is incorporated in this motion as though set forth in its entirety; now, therefore, be it MOVED, That the Board of Supervisors directs the Clerk of the Board to prepare the

findings specifying the basis for its decision on the appeal of the exemption determination
issued by the Planning Department for the Project.

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Clerk of the Board BOARD OF SUPERVISORS