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<b>Committee Item</b>	No.	2
Board Item No.		

# **COMMITTEE/BOARD OF SUPERVISORS**

AGENDA PACKET CONTENTS LIST

Committee:	Budget and Finance Commi	<u>ttee</u>	Date: <u>July 13, 2011</u>
Board of Su	pervisors Meeting		Date
Cmte Boa	rd		
	Motion Resolution Ordinance Legislative Digest Budget & Legislative Analy Ethics Form 126 Introduction Form (for hea Department/Agency Cover MOU Grant Information Form Grant Budget Subcontract Budget Contract/Agreement Award Letter Application	rings)	l/or Report
OTHER	(Use back side if additiona	al space is	needed)
	by:_Victor Young by:_Victor Young	Date: Date:	July 8, 2011
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An asterisked item represents the cover sheet to a document that exceeds 25 pages. The complete document is in the file.

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Resolution approving Amendment No. 1, retroactive to April 14, 2011, to Domestic Terminal Food and Beverage Lease No. 03-0185 with Baysubway Airport ("Subway"); No. 03-0187 with Luna Azul Corporation ("Jalapeno Grill"); No. 03-0191 with Guava & Java (SFO), Inc. ("Guava & Java"); and No. 03-0199 with Burger Joint, Inc. ("Mission Bar & Grill"), and the City and County of San Francisco, acting by and through its Airport Commission.

[Airport Concession Leases - Subway, Jalapeno Grill, Guava & Java, and Mission Bar & Grill]

WHEREAS, The Airport has closed Boarding Area E for approximately one year for major renovations; and

WHEREAS, During this renovation, Subway, Jalapeno Grill, and Guava & Java, will lose approximately 80% of passenger traffic which supports their businesses while Mission Bar & Grill is required to close its facility; and

WHEREAS, The Airport Commission approved Resolution Nos. 11-0080, 11-0081, 11-0082, and 11-0083, which includes suspension and reinstatement of the Minimum Annual Guarantee, Tenant Infrastructure Fee and Food Court Fee; now, therefore, be it

RESOLVED, That the Board of Supervisors hereby approves Amendment No. 1, retroactive to April 14, 2011, to Lease No. 03-0185 with Baysubway Airport; No. 03-0187 with Luna Azul Corporation; No. 03-0191 with Guava & Java (SFO), Inc.; and No. 03-0199 with Burger Joint, Inc., as follows:

 Period of Suspension and Reinstatement of Fees. The Renovation Period commences on April 14, 2011 and ends when the Airport Director, in his sole and absolute discretion, determines that the renovations are complete. 

### 2. Minimum Annual Guarantee ("MAG")

- MAG associated with Boarding Area E shall be waived during the Renovation Period.
- Subway, Jalapeno Grill, and Guava & Java shall have the option to continue its
  operations and pay percentage rent only as stipulated in their Lease. During
  this Renovation Period, these Leases will have a prorated MAG based on the
  square footage of its other locations.

### 3. Fees and Charges

- The Tenant Infrastructure Fee associated with Boarding Area E shall be waived during the Renovation Period.
- The Food Court Fee associated with Boarding Area E shall be waived during the Renovation Period.

FURTHER RESOLVED, That the Airport Director shall take all steps necessary to implement such Amendment No. 1 to the Leases, including execution of the appropriate documents.

Items 1 and 2 Files 11-0536 and 11-0540 Department:

San Francisco International Airport (Airport)

#### **EXECUTIVE SUMMARY**

### **Legislative Objectives**

- <u>File 11-0536</u>: The proposed resolution would retroactively approve (a) Amendment No. 1 to an existing Spa Lease with XpresSpa SF International, LLC and the City of San Francisco, acting by and through its Airport Commission (Airport) and (b) Amendment No. 2 to an existing Technology Stores and Accessories Lease with ILJ San Francisco, LLC, and the Airport.
- <u>File 11-0540</u>: The proposed resolution would retroactively approve Amendment No. 1 to four existing Food and Beverage Leases between (a) Baysubway Airport (Subway), (b) Luna Azul Corporation (Jalapeno Grill), (c) Guava & Java, Inc. (Guava & Java), and (d) Burger Joint, Inc. (Mission Bar & Grill) and the Airport.

## **Key Points**

- On April 14, 2011, the Airport began renovating Boarding Area E in Terminal 3, which is anticipated to extend approximately 14 to 16 months or through mid-August of 2012. The Airport has projected that the renovation and resulting closure of Boarding Area E in Terminal 3 will significantly reduce passenger traffic that support Airport concessions in this area.
- As a result, the proposed two resolutions would amend six existing leases with Airport concessions to partially waive the Minimum Annual Guarantee (MAG) and fees, otherwise payable by the lessees to the Airport, for the time that the renovations will occur.

# Fiscal Impacts

- The Airport estimates foregoing a total of approximately \$469,548 in annual lease payments and fees, if the two proposed resolutions are approved.
- In FY 2009-2010, these six lessees paid a total of \$1,858,142 of lease revenues and \$220,174 of fees, for a total of \$2,078,316 in revenues to the Airport. If the proposed two resolutions are approved, based on the reduced rental and fee revenue of \$469,548, the Airport's annual revenue would be approximately \$1,608,768 from the subject six leases.
- Although under the proposed two resolutions, rent payments and fees will be waived while the Airport's space in Terminal 3 is renovated, any revenue reduction would not directly impact the Airport's budget due to the Airport's residual rate setting methodology (break-even policy).

#### Recommendations

• Approve the two proposed resolutions.

# **MANDATE STATEMENT / BACKGROUND**

#### **Mandate Statement**

City Charter Section 9.118 (a) requires Board of Supervisors approval of any lease which would result in revenues to the City in excess of \$1,000,000 over the term of the lease.

### **Background**

On April 14, 2011, the Airport began renovating Boarding Area E in Terminal 3 to (a) provide upgraded facilities due to the recent relocation of American Airlines from Terminal 3 into the Airport's recently completed new Terminal 2, (b) relocate Air Canada from two locations in the International Terminal into Terminal 3, and (c) seismically renovate, increase concession space and upgrade all systems in Boarding Area E. Ms. Cheryl Nashir, Associate Deputy Airport Director advises that the current renovation of Terminal 3 is anticipated to extend approximately 14 to 16 months or through mid-August of 2012. The Airport has projected that the renovation and resulting closure of Boarding Area E in Terminal 3 will significantly reduce passenger traffic that support Airport concessions in this area.

The Attachment to this report shows both a smaller overall Airport map with Boarding Area E identified and an enlarged picture of Boarding Area E in Terminal 3 that identifies the specific locations of the six concession tenants that would be directly impacted by the Airport's current renovations. Table 1 below identifies the major terms of the six Airport tenants that have existing leases, and the portion of each lease in square feet, that will be directly impacted by the current renovations of Boarding Area E in Terminal 3.

Table 1: Terms of Six Existing Leases Located in Terminal 3, Boarding Area E

Existing Airport Tenants	BOS Approval No. and Date	Lease Commen ce Date	Lease Expiration Date	Total Sq Ft Lease	Total Sq Ft in Boardin g Area E	Minimu m Annual Guarant ee (MAG)	Percent Rent
ILJ San Francisco, LLC (Airport Wireless/Techshowca se)	Res. No. 432-07 07/31/07	8/1/2008	7/31/2013 + (2) 1 Year Options	4,199	542	\$504,190	8% on licensed products, plus, on all other products: 12% up to \$5M; + 14% up to \$6M; + 16% over \$6M
XpresSpa SF International, LLC (XpresSpa)	Not Applicabl e (Less than 10 yrs, \$1 M) <sup>1</sup>	4/15/2008	4/14/2013 + (2) 1 Year Options	2,471	805	\$168,888	12% up to \$1.5M; + 14% over \$1.5M
Luna Azul Corporation (Jalapeno Grill)	Res. No. 0775-03 12/09/03	3/15/2005	3/14/2017	506	506	\$24,126	6% up to \$600K; + 8% up to \$1M; + 10% over \$1M
Baysubway Airport (Subway)	Res. No. 0775-03 12/09/03	9/1/2004	3/14/2017	1,307	601	\$63,481	6% up to \$600K; + 8% up to \$1M; + 10% over \$1M
Guava & Java, Inc. (Guava & Java)	Res. No. 0775-03 12/09/03	9/1/2004	3/14/2017	1,200	400	\$58,284	6% up to \$600K; + 8% up to \$1M; + 10% over \$1M
Burger Joint, Inc. (Mission Bar & Grill)	Res. No. 0775-03 12/09/03	12/30/200 4	12/29/201 6	1,967	1,967	\$94,416	8% up to \$600k; + 10% up to \$1M; + 12% over \$1M

## **DETAILS OF PROPOSED LEGISLATION**

<u>File 11-0536</u>: The proposed resolution would retroactively approve as of April 14, 2011 (a) Amendment No. 1 to an existing Spa Lease with XpresSpa SF International, LLC and the Airport, (b) Amendment No. 2 to an existing Technology Stores and Accessories Lease with ILJ San Francisco, LLC, and the City of San Francisco, acting by and through its Airport Commission (Airport).

<u>File 11-0540:</u> The proposed resolution would retroactively approve as of April 14, 2011 Amendment No. 1 to four existing Food and Beverage Leases between (a) Baysubway Airport (Subway), (b) Luna Azul Corporation (Jalapeno Grill), (c) Guava & Java, Inc. (Guava & Java), and (d) Burger Joint, Inc. (Mission Bar & Grill) and the Airport.

<sup>&</sup>lt;sup>1</sup> The XpresSpa lease is not over ten years and the Airport did not initially anticipate this lease to result in over \$1,000,000 of revenues to the Airport over the term of the lease. However, based on actual revenues paid by XpresSpa to the Airport to date, the XpresSpa lease will likely result in over \$1,000,000 of revenues to the Airport over the term of this lease, such that the subject lease amendment is subject to the Board of Supervisors approval.

Under each of the existing leases, each lessee pays the Airport the greater of a Minimum Annual Guarantee (MAG), or a specified percentage of gross revenues as shown in Table 1 above. The two proposed resolutions would retroactively approve amendments effective as of April 14, 2011 to six existing leases in order to waive the Minimum Annual Guarantee (MAG) rent payments for the portion of the leases that are located within Boarding Area E in Terminal 3 during the time that these Airport renovations are being completed. As a result, during the construction period from April 14, 2011 through approximately mid-August of 2012, each of the lessees under the proposed amendments would no longer be subject to the MAG based on the square footage located within Boarding Area E in Terminal 3. Instead, each of the lessees that continue to operate during the renovation period would be subject to the percentage rents for the area within Boarding Area E in Terminal 3.

In addition, the proposed resolution would waive the following specific Airport fees, as appropriate, based on the square footage located within Boarding Area E in Terminal 3.

- Tenant infrastructure fees, which are paid by each Food and Beverage lessee at a rate of \$15 per square foot per year, and which are used to amortize the Airport's costs to initially construct individual lessee's concession facilities in the Airport.
- Food court infrastructure fees, which are paid by those Food and Beverage lessees that are located within food courts at a rate of \$15 per square foot per year, and which are used to amortize the Airport's costs to initially construct the food courts, including the shared open spaces and seating areas.
- Food court cleaning fees, which are paid by those Food and Beverage lessees that are located within food courts, change annually based on the actual cost to pay for cleaning the food courts, and which are allocated according to the number of square feet and the annual gross sales of those Food and Beverage lessees located within the food courts.
- Promotional fees, which are paid by all concession leases at a rate of \$1 per square foot per year, and which allow the Airport to recover a portion of the costs to advertise and promote the retail stores in the Airport.

According to Ms. Nanette Hendrickson of the Airport, with the exception of Mission Bar and Grill, which cannot opt to continue operations during the renovation period because their location is barricaded and no passengers are allowed in this section of the Boarding Area, the other five concessionaires have continued to operate during the renovations. However, Ms. Hendrickson advises that because passenger traffic is significantly reduced during this renovation period, once the summer is over, each of the lessees could potentially reduce their hours of operation or close their operations in Boarding Area E in Terminal 3 if sales decrease further. Ms. Hendrickson advises that either of these events would be done with Airport consultation and concurrence, would not affect the terms of the proposed lease amendments and would lead to less percentage rent paid to the Airport by those tenants. According to Ms. Hendrickson, it is likely, however, that lost sales in the Boarding Area E area would result in increased sales in other locations in the Airport.

# **FISCAL IMPACTS**

Table 2 below summarizes the major provisions in the proposed lease amendments by Resolution numbers and highlights the projected annual revenue losses to the Airport that would occur based on reductions in the MAG and each of the Airport fees, as appropriate.

Table 2: Major Provisions of the Proposed Six Lease Amendments

							·
Resolution File					J.		,
Nos.	11-0536	11-0536	11-0540	11-0540	11-0540	11-0540	Total
					Guava &		
	ILJ San		,		Java	Burger	
	Francisco, LLC	XpresSpa SF	Luna Azul	:	(SFO),	Joint, Inc.	
	(Airport	International,	Corporation	Baysubwa	Inc.	(Mission	
	Wireless/Techsh	LLC	(Jalapeno	y Airport	(Guava	Bar &	
Tenants	owcase)	(XpresSpa)	Grill)	(Subway)	& Java)	Grill)	
Total Square					-		
Feet in Lease	4,199	2,471	506	1,307	1,200	1,967	11,650
Square Feet in							
Boarding Area E	542	805	506	601	400	1,967	4,821
Open During	3.2				100	1,507	1,021
Renovation?	Yes	Yes	Yes	Yes	Yes	No	
	1 es	. 168	1 65	i es_	res	INO	1/2
Current MAG	Ø504 100	<b>01∠0 000</b>	004 106	062 401	<b>₽</b> ₹0 ∩04	\$04.416	\$012.20 <i>5</i>
Rent	\$504,190	\$168,888	\$24,126	\$63,481	\$58,284	\$94,416	\$913,385
Adjusted MAG	0.400.1.40	0110.155	Φ0	004.000	#20.05¢	00	605.450
Rent	\$439,149	\$113,155	\$0	\$34,290	\$38,856	\$0	<u>625,450</u>
Annual MAG					•		
Reduced							
Revenues to	0.001	<b>\$55.500</b>	004106	000.101	<b>#10.400</b>	004416	007.005
Airport	\$65,041	\$55,733	\$24,126	\$29,191	\$19,428	\$94,416	287,935
6.	8% on licensed			6% up to	6% up to	8% up to	
A Comment	products, plus,		6% up to	\$600K; +	\$600K; +	\$600k; +	
	on all other	12% up to	\$600K; +	8% up to	8% up to	10% up to	
	products: 12%	\$1.5M; + 14%	8% up to	\$1M; +	\$1M; +	\$1M; +	
	up to \$5M; +	over \$1.5M	\$1M; + 10%	10% over	10% over	12% over	
	14% up to \$6M;		over \$1M	\$1M	\$1M	\$1M	٠
Percentage Rent	+ 16% over \$6M		·				7.
Annual Waived							
Tenant					*		
Infrastructure							
Fees	N/A	N/A	\$7,590	\$9,015	\$6,000	29,505	52,110
Annual Waived							
Food Court							
Infrastructure Fee	N/A	- N/A	\$7,590	\$9,015	\$6,000	N/A	22,605
Annual Waived							
Food Court							* .
Cleaning Fees	N/A	N/A	\$25,958	\$36,213	\$39,906	N/A	102,077
Annual Waived					, ,		, ,
Promo Fee	\$542	\$805	\$506	\$601	6400	\$1.067	4 921
	\$342	\$803	\$200	\$001	\$400	\$1,967	4,821
Estimated Annual							
Reduced						• •	
Revenues to	0/5 500	057.500	0/5 770	004.025	071774	0105.000	0460.540
Airport	\$65,583	\$56,538	\$65,770	\$84,035	\$71,734	\$125,888	\$469,548

As shown above in Table 2, the Airport estimates foregoing approximately \$469,548 in annual rents and fees, if the two proposed resolutions are approved.

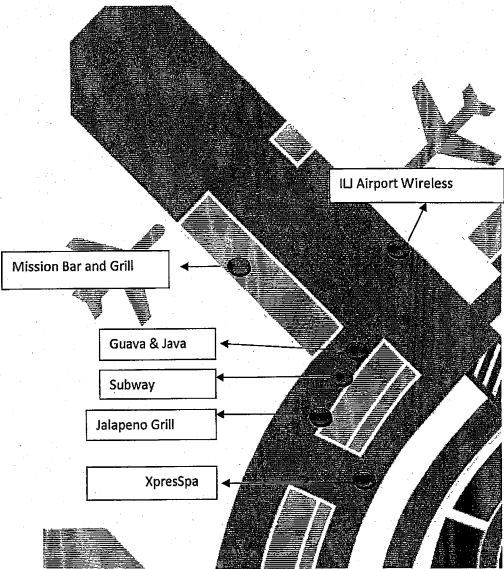
However, as noted above, under the existing leases, each lessee pays the Airport rent consisting of either the greater of a Minimum Annual Guarantee (MAG), or a specified percentage of gross revenues as shown in Table 1 above. Based on actual revenues received by the Airport in FY 2009-10, with the exception of ILJ San Francisco, LLC, which was subject to the MAG, the remaining five of the six lessees made payments to the Airport based on percentage rents rather than the MAG, because the percentage rents were higher. In FY 2009-2010, these six lessees paid a total of \$1,858,142 of lease revenues and \$220,174 of fees, for a total of \$2,078,316 in revenues to the Airport. If the proposed two resolutions are approved, based on the estimated annual reduced rental and fee revenue of \$469,548 shown in Table 2 above, the Airport's annual revenue would be approximately \$1,608,768.

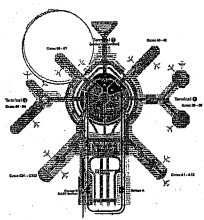
Although under the proposed two resolutions, rent payments and fees will be suspended while the Airport's Terminal 3 space is renovated, any revenue reduction would not directly impact the Airport's budget due to the Airport's residual rate setting methodology (break-even policy). Under the Airport's residual rate setting methodology, any decreases in non-airline revenues (including concession lease revenues and parking revenues) are automatically offset by increasing the total rent payable by the airlines operating at the Airport, through the Airport's formula specified in each airline's lease that recalculates the rental rates, landing fees, and related fees charged to airlines. This break-even policy of the Airport requires that the total revenues paid to the Airport by all airlines in the upcoming year are sufficient to balance the Airport's budget.

#### RECOMMENDATIONS

Approve both of the proposed resolutions.

Terminal 3 Boarding Area "E" Affected Tenants





#### CITY AND COUNTY OF SAN FRANCISCO

RESOLUTION NO. 11-0080

# APPROVAL OF AMENDMENT NO. 1 TO DOMESTIC TERMINAL FOOD AND BEVERAGE PROGRAM LEASE NO. 03-0185 WITH BAYSUBWAY AIRPORT

- WHEREAS, pursuant to Resolution No. 03-0185, adopted February 23, 2003, the Airport Commission ("Commission") awarded a Domestic Terminal Food and Beverage Program Lease ("Lease") to GDDC, Inc.; and
- WHEREAS, pursuant to Resolution No. 07-0196, adopted August 21, 2007, the Commission consented to the assignment of the Lease to BaySubway Airport ("Tenant") under the same terms and conditions; and
- WHEREAS, pursuant to Resolution 09-0112, adopted May 22, 2009, the Commission approved an early exercise of the option term of the Lease; and
- WHEREAS, the Airport intends to close Terminal 3, Boarding Area "E" in or around May 15, 2011 for a period of approximately one year; and
- WHEREAS, staff has negotiated the terms and conditions for Amendment No. 1 to the Lease with Tenant; now, therefore, be it
- RESOLVED, that this Commission hereby approves Amendment No. 1 to Domestic Terminal Food and Beverage Program Lease No. 03-0185 with BaySubway Airport, on the terms and conditions specified on Attachment 1, containing such other terms and conditions as are consistent with the foregoing, including: suspension of Minimum Annual Guarantee, Tenant Infrastructure Fee and Food Court Fees associated with the Boarding Area "E" location during the Renovation Period; and, be it further
- RESOLVED, that this Commission authorizes the Airport Director to enter into any modifications to the Lease that the Airport Director determines, in consultation with the City Attorney, are in the best interests of the City and County of San Francisco ("City"), do not otherwise materially increase the obligations or liabilities of the City, are necessary or advisable to effectuate the purposes of the Lease or this Resolution, and are in compliance with all applicable laws, including the City's Charter; and, be it further
- **RESOLVED,** that this Commission hereby directs the Commission Secretary to seek approval of this Lease Amendment No. 1 from the Board of Supervisors.

I hereby certify that the foregoing resolution was adopted by the Airport Commission				
at its meeting of	APR	0 5 2011		
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#### CITY AND COUNTY OF SAN FRANCISCO

RESOLUTION NO. 11-0081

# APPROVAL OF AMENDMENT NO. 1 TO DOMESTIC TERMINAL FOOD AND BEVERAGE PROGRAM LEASE NO. 03-0187 WITH LUNA AZUL CORPORATION

- WHEREAS, pursuant to Resolution No. 03-0187, adopted February 23, 2003, the Airport Commission ("Commission") awarded a Domestic Terminal Food and Beverage Program Lease ("Lease") to (Jonathan Leong) L & H, LLC; and
- WHEREAS, pursuant to Resolution No. 05-0042, adopted March 22, 2005, the Commission consented to the assignment of the Lease to Luna Azul Corporation ("Tenant"); and
- WHEREAS, pursuant to Resolution No. 09-0108, adopted May 22, 2009, the Commission approved an early exercise of the option term of the Lease; and
- WHEREAS, the Airport intends to close Terminal 3, Boarding Area "E" in or around May 15, 2011 for a period of approximately one year; and
- WHEREAS, staff has negotiated the terms and conditions for Amendment No. 1 to the Lease with Tenant; now, therefore, be it
- RESOLVED, that this Commission hereby approves Amendment No. 1 to the Domestic Terminal Food and Beverage Program Lease No. 03-0187 with Luna Azul Corporation, on the terms and conditions specified on Attachment 1, containing such other terms and conditions as are consistent with the foregoing, including: suspension of Minimum Annual Guarantee, Tenant Infrastructure Fee and Food Court Fees associated with the Boarding Area "E" location during the Renovation Period; and, be it further
- RESOLVED, that this Commission authorizes the Airport Director to enter into any modifications to the Lease that the Airport Director determines, in consultation with the City Attorney, are in the best interests of the City and County of San Francisco ("City"), do not otherwise materially increase the obligations or liabilities of the City, are necessary or advisable to effectuate the purposes of the Lease or this Resolution, and are in compliance with all applicable laws, including the City's Charter; and, be it further
- **RESOLVED,** that this Commission hereby directs the Commission Secretary to seek approval of this Lease Amendment No. 1 from the Board of Supervisors.

I hereby certify that the foregoing re	solution was adopted by the Airport Commission
at its meeting of	APK 0 3 Zuli
	LARAN Can water
	Secretary

#### CITY AND COUNTY OF SAN FRANCISCO

RESOLUTION NO. 11-0082

# APPROVAL OF AMENDMENT NO. 1 TO DOMESTIC TERMINAL FOOD AND BEVERAGE PROGRAM LEASE NO. 03-0191 WITH GUAVA & JAVA (SFO), INC.

- WHEREAS, pursuant to Resolution No. 03-0191, adopted February 23, 2003, the Airport Commission ("Commission") awarded a Domestic Terminal Food and Beverage Program Lease ("Lease") to Guava & Java (SFO), Inc. ("Tenant"); and
- WHEREAS, pursuant to Resolution No. 09-0122, adopted May 22, 2009, the Commission approved an early exercise of the option term of the Lease; and
- WHEREAS, the Airport intends to close Terminal 3, Boarding Area "E" on or around May 15, 2011 for a period of approximately one year; and
- WHEREAS, staff has negotiated the terms and conditions for Amendment No. 1 to the Lease with Tenant; now, therefore, be it
- RESOLVED, that this Commission hereby approves Amendment No. 1 to Domestic Terminal Food and Beverage Program Lease No. 03-0191 with Guava & Java (SFO), Inc., on the terms and conditions specified on Attachment 1, containing such other terms and conditions as are consistent with the foregoing, including: suspension of Minimum Annual Guarantee, Tenant Infrastructure Fee and Food Court Fee associated with the Boarding Area "E" location during the Renovation Period; and, be it further
- RESOLVED, that this Commission authorizes the Airport Director to enter into any modifications to the Lease that the Airport Director determines, in consultation with the City Attorney, are in the best interests of the City and County of San Francisco ("City"), do not otherwise materially increase the obligations or liabilities of the City, are necessary or advisable to effectuate the purposes of the Lease or this Resolution, and are in compliance with all applicable laws, including the City's Charter; and, be it further
- **RESOLVED**, that this Commission hereby directs the Commission Secretary to seek approval of this Lease Amendment No. 1 from the Board of Supervisors.

I hereby certify that the fores	ing resolution was adopted by the Airport Commission	100 mg/m
at its meeting of	APR 0 5 2011	
	That he have	MATH
	Secretary	VN D- CA

#### CITY AND COUNTY OF SAN FRANCISCO

RESOLUTION NO. 11-0083

# APPROVAL OF AMENDMENT NO. 1 TO DOMESTIC TERMINAL FOOD AND BEVERAGE PROGRAM LEASE NO. 03-0199 WITH BURGER JOINT, INC. D/B/A MISSION BAR & GRILL

- WHEREAS, pursuant to Resolution No. 03-0199, adopted February 23, 2003, the Airport Commission ("Commission") awarded Domestic Terminal Food and Beverage Program Lease ("Lease") to Burger Joint, Inc. ("Tenant"); and
- WHEREAS, pursuant to Resolution No. 09-0113, adopted May 22, 2009, the Commission approved an early exercise of the option term of the Lease; and
- WHEREAS, the Airport intends to close Terminal 3, Boarding Area "E" in or around May 15, 2011 for a period of approximately one year; and
- WHEREAS, staff has negotiated the terms and conditions for Amendment No. 1 to the Lease with Tenant; now, therefore, be it
- RESOLVED, that this Commission hereby approves Amendment No. 1 to Domestic Terminal Food and Beverage Program Lease No. 03-0199 with Burger Joint, Inc. on the terms and conditions specified on Attachment 1, containing such other terms and conditions as are consistent with the foregoing, including: suspension of Minimum Annual Guarantee, Tenant Infrastructure Fee and Food Court Fee associated with the Boarding Area "E" location during the Renovation Period; and, be it further
- RESOLVED, that this Commission authorizes the Airport Director to enter into any modifications to the Lease that the Airport Director determines, in consultation with the City Attorney, are in the best interests of the City and County of San Francisco ("City"), do not otherwise materially increase the obligations or liabilities of the City, are necessary or advisable to effectuate the purposes of the Lease or this Resolution, and are in compliance with all applicable laws, including the City's Charter; and, be it further
- **RESOLVED,** that this Commission hereby directs the Commission Secretary to seek approval of this Lease Amendment No. 1 from the Board of Supervisors.

APR 15 2011

at its meeting of

Secretary

# AMENDMENT NO. 1 TO DOMESTIC TERMINAL FOOD AND BEVERAGE LEASE NO. 03-\_\_\_ AT SAN FRANCISCO INTERNATIONAL AIRPORT

THIS AMENDMENT NO. 1 TO DOMESTIC TERMINAL FOOD AND BEVERAGE LEASE No. 03 AT THE SAN FRANCISCO AIRPORT ("Amendment No. 1"), dated as of April 5, 2011 for reference purposes only, is entered by and between the between the CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation (the "City"), acting by and through the SAN FRANCISCO AIRPORT COMMISSION (the "Airport"), as landlord, and, as tenant (the "Tenant").
RECITALS
A. The Airport and Tenant entered into Lease No. 03, dated as of May 4, 2003 (the "Lease") for that certain food and beverage space located at the Airport in the Boarding Area E at Terminal 3. The Lease was previously approved by the Airport Commission pursuant to Resolution Number 03, and the Board of Supervisors by Resolution No. 775-03, adopted December 9, 2003.
B. On or around April 14, 2011, the Airport will close Boarding Area E for approximately one calendar year for major renovation ("Renovation Period"), subject to the Directors determination mentioned below. Airport Food and Beverage Concession Leases provide that the tenant pays annual rent to City equal to the higher of a "Minimum Annual Guarantee" or percentage of gross revenues. Pursuant to Airport Commission Resolution No. 11 the Airport Commission approved suspension and reinstatement of the Minimum Annual Guarantee, Tenant Infrastructure Fee and Food Court Fee during the Renovation Period.
C. All capitalized terms not otherwise defined herein shall have the same meaning given to them in the Lease.
NOW, THEREFORE, in consideration of the foregoing and for valuable consideration the sufficiency of which is hereby acknowledged, City and Tenant hereby agree to amend the Lease as follows:
AGREEMENT
1. Recitals. The foregoing recitals are true and correct and are incorporated herein by this reference as if fully set forth herein.  2. Effective Date. The effective date of the modifications to the Lease contained in shall be
the date upon which the Tenant and Airport Director signs this Amendment 1.

- 3. <u>Rent. Section 4.14 Boarding Area E Renovation</u> is hereby included as part of the Lease and shall read as follows:
  - 4.14 <u>Boarding Area E Renovation</u>. Boarding Area E in Terminal 3 will undergo major renovations which require the closure of Tenant's operation.
    - (a) <u>Boarding Area E Renovation Period</u>. The Renovation Period, as defined in Recital Paragraph B above, shall commence in or around on April 14, 2011; continue for approximately one calendar year and shall end when the Airport Director, in his sole and absolute discretion, determines that the renovations are complete.
    - (b) Minimum Annual Guarantee ("MAG") and Other Fees. During the Renovation Period, the MAG, Tenant Infrastructure Fee, and Food Court Fee shall be suspended for Tenant's facility in Boarding Area E by Gates 68 and 69. If applicable, the MAG for Tenant's other location shall be calculated based on its square footage multiplied by the current rate. Should Tenant elect to operate its facility in Boarding Area E by Gates 68 and 69 during the Renovation Period, if such option is available, the Rent shall be the percentage rent specified under the Lease Summary.
    - (c) <u>MAG Reinstatement</u>. At the end of the Renovation Period, the MAG shall be reinstated. The MAG shall be subject to annual adjustments as specified in Lease Section 4.
    - (d) <u>Tenant Infrastructure Fee and Food Court Fee Reinstatement</u>. At the end of the Renovation Period, the Tenant Infrastructure Fee and Food Court Fee shall be reinstated in accordance with the Lease.
- 4. Entire Agreement. This Amendment No. 1 contains all of the representations and the entire agreement between the parties with respect to the subject matter of this agreement. Any prior correspondence, memoranda, agreements, warranties, or written or oral representations relating to the subject matter of the Amendment No. 1 are superseded in their entirety by this Amendment No. 1. No prior drafts of this Amendment No. 1 or changes between those drafts and the executed version of this Amendment No. 1 shall be introduced as evidence in any litigation or other dispute resolution proceeding by any party or other person, and no court or other body should consider such drafts in interpreting this Amendment No. 1.
- 5. <u>Miscellaneous</u>. This Amendment No. 1 shall bind, and shall inure to the benefit of, the successors and assigns of the parties hereto. This Amendment No. 1 is made for the purpose of setting forth certain rights and obligations of Tenant and the Airport, and no other person shall have any rights hereunder or by reason hereof as a third party beneficiary of otherwise.

Each party hereto shall execute, acknowledge and deliver to each other party all documents, and shall take all actions, reasonably requested by such other party from time to time

to confirm or effect the matters set forth herein, or otherwise to carry out the purposes of this Amendment No. 1. This Amendment No. 1 may be executed in counterparts with the same force and effect as if the parties had executed one instrument, and each such counterpart shall constitute an original hereof. No provision of this Amendment No. 1 that is held to be inoperative, unenforceable or invalid shall affect the remaining provisions, and to this end all provisions hereof are hereby declared to be severable. Time is of the essence of this Amendment No. 1. This Amendment No. 1 shall be governed by the laws of the State of California. Neither this Amendment No. 1 nor any of the terms hereof may be amended or modified except by a written instrument signed by all the parties hereto.

6. <u>Full Force and Effect</u>. Except as specifically amended herein, the terms and conditions of the Lease shall remain in full force and effect.

/// /// IN WITNESS WHEREOF, the Airport and the Tenant execute this Amendment No. INSERT NUMBER to the Lease as of the last date set forth below.

CITY: CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation, acting by and through its Airport Commission

	John L. Martin Airport Director
TENANT:	•
	a
	By:
	Name:
	(type or print) Title:
AUTHORIZED BY AIRPORT COMMISSION	
Resolution NoAdopted: April 5, 2011	
Attest:	
Secretary Airport Commission	
APPROVED AS TO FORM: DENNIS J. HERRERA,	
City Attorney  By:	
Deputy City Attorney	
.25.2007 (:\PROJECTS\T3 BAE\BoS\BA E Closure Amendment No.	1.doc

# FORM SFEC-126: NOTIFICATION OF CONTRACT APPROVAL (S.F. Campaign and Governmental Conduct Code § 1.126)

City Elective Officer Information (Please print clearly.)	
Name of City elective officer(s):	City elective office(s) held:
Members, SF Board of Supervisors	Members, SF Board of Supervisors
Contractor Information (Please print clearly.)	
Name of contractor: BaySubway Airport d/b/a Subway	
Please list the names of (1) members of the contractor's board of a financial officer and chief operating officer; (3) any person who has any subcontractor listed in the bid or contract; and (5) any political additional pages as necessary.	as an ownership of 20 percent or more in the contractor; (4)
Robert W. Jones, Owner	
Contractor address:	
1457 Lake Street, San Francisco, CA 94118	
Date that contract was approved:	Amount of contract:
Award approved by Airport Commission on 9/29/2003 by Res. No. 03-0185, and by BoS 12/9/2003 by Res. No. 775-03;	\$52, 280
Amendment 1 approved on by A/C on 4/5/2011 by Res. No. 11 0080	
Describe the nature of the contract that was approved:	
Lease awarded through an RFP process. Amendment 1 precip premises is located.	pitated by closure of Boarding Area E in which the
Comments:	
Airport Commission Approved Amendment No. 1 suspending	reinstating MAG and certain fees during renovation.
This contract was approved by (check applicable):	
the City elective officer(s) identified on this form	
	Francisco Donal of Communication
☐ a board on which the City elective officer(s) serves <u>San</u>	Print Name of Board
☐ the board of a state agency (Health Authority, Housing Aut	
Board, Parking Authority, Redevelopment Agency Commiss	· · · · · · · · · · · · · · · · · · ·
Development Authority) on which an appointee of the City e	* *
Print Name of Board	
Till T. C	<del></del>
Filer Information (Please print clearly.)  Name of filer:	Contact telephone number:
Angela Calvillo, Clerk of the Board of Supervisors  Address:	(415) 554-5184 E-mail:
1 Dr. Carlton B. Goodlett Place, Room 244, San Francisco, CA 94102-4689	Board.of.Supervisors@sfgov.org
<u> </u>	· · · · · · · · · · · · · · · · · · ·
Signature of City Elective Officer (if submitted by City elective of	ficer) Date Signed
Signature of City Elective Officer (it sublitted by City elective of	nect) Date Signed
Signature of Board Secretary or Clerk (if submitted by Board Secre	etary or Clerk) Date Signed

# FORM SFEC-126: NOTIFICATION OF CONTRACT APPROVAL (S.F. Campaign and Governmental Conduct Code § 1.126)

City Elective Officer Information (Please print clearly.)	
Name of City elective officer(s):	City elective office(s) held:
Members, SF Board of Supervisors	Members, SF Board of Supervisors
Contractor Information (Please print clearly.)	
Name of contractor:	
Luna Azul dba Jalapeno Taqueria	
Please list the names of (1) members of the contractor's board of di	rectors: (2) the contractor's chief executive officer, chief
financial officer and chief operating officer; (3) any person who has	an ownership of 20 percent or more in the contractor; (4)
any subcontractor listed in the bid or contract; and (5) any political	committee sponsored or controlled by the contractor. Use
additional pages as necessary.	
Jonathan Leong, President	
Contractor address:	
101 4th Street #162, San Francisco, CA 94103	
Date that contract was approved:	Amount of contract:
Award approved by Airport Commission on 9/29/2003 by Res.	Current MAG \$20,240.00
No. 03-0187, and by BoS 12/9/2003 by Res. No. 775-03;	
Amendment 1 approved on by A/C on 4/5/2011 by Res. No. 11-0081	
Describe the nature of the contract that was approved:	
Lease awarded through an RFP process. Amendment 1 precipi premises is located.	tated by closure of Boarding Area E in which the
Comments:	<u> </u>
Airport Commission Approved Amendment No. 1 suspending/r	singulating MAC and contain food dyning noneyation
All port Commission Approved Amendment No. 1 suspending/1	emstating ward and certain rees during renovation.
This contract was approved by (check applicable):	
the City elective officer(s) identified on this form	
a board on which the City elective officer(s) serves <u>San Francisco</u>	o Board of Supervisors Trint Name of Board
the board of a state agency (Health Authority, Housing Authority C	
Authority, Redevelopment Agency Commission, Relocation Appeals	
appointee of the City elective officer(s) identified on this form sits	
Print Name of Boa	
Fillit Name of Boa	
Filer Information (Please print clearly.)	*
Name of filer:	Contact telephone number:
Angela Calvillo, Clerk of the Board of Supervisors	(415) 554-5184
Address:	E-mail:
1 Dr. Carlton B. Goodlett Place, Room 244, San Francisco, CA 94102-4689	Board.of.Supervisors@sfgov.org
Signature of City Elective Officer (if submitted by City elective officer	Date Signed
Signature of Board Secretary or Clerk (if submitted by Board Secretary	ary or Clerk) Date Signed

# FORM SFEC-126: NOTIFICATION OF CONTRACT APPROVAL (S.F. Campaign and Governmental Conduct Code § 1.126)

City Elective Officer Information (Please print clearly.)	
Name of City elective officer(s):	City elective office(s) held:
Members, SF Board of Supervisors	Members, SF Board of Supervisors
Contractor Information (Please print clearly.)	
Name of contractor:	
Guava and Java (SFO), Inc.	
Please list the names of (1) members of the contractor's board of dir financial officer and chief operating officer; (3) any person who has any subcontractor listed in the bid or contract; and (5) any political additional pages as necessary.	an ownership of 20 percent or more in the contractor; (4)
Rita Bhasker, President	
David Sterling, Vice President	
Contractor address: 1040 Walker Mill Road Great Falls, VA 22066	
Date that contract was approved:	Amount of contract:
Award approved by Airport Commission on 9/29/2003 by Res.	Current MAG \$48,000
No. 03-0191, and by BoS 12/9/2003 by Res. No. 775-03;	
Amendment 1 approved on by A/C on 4/5/2011 by Res. No. 11-	
Describe the nature of the contract that was approved.	
Describe the nature of the contract that was approved:  Lease awarded through an RFP process. Amendment 1 precipit	totad by closure of Roording Area E in which the
premises is located.	lated by closure of boarding Area E in which the
Comments:	
Airport Commission Approved Amendment No. 1 suspending/re	einstating MAG and certain fees during renovation.
This contract was approved by (check applicable):	
□ the City elective officer(s) identified on this form	
	minute in December 6 Comments and
	rancisco Board of Supervisors
☐ the board of a state agency (Health Authority, Housing Authority, Parking Authority, Redevelopment Agency Commission Development Authority) on which an appointee of the City element.	on, Relocation Appeals Board, Treasure Island
Print Name of Board	
Filer Information (Please print clearly.)	
Name of filer:	Contact telephone number:
Angela Calvillo, Clerk of the Board of Supervisors	(415) 554-5184
Address:	E-mail:
1 Dr. Carlton B. Goodlett Place, Room 244, San Francisco, CA 94102-4689	Board.of.Supervisors@sfgov.org
Signature of City Elective Officer (if submitted by City elective officer)  Date Signed	
Digitality of City Dicerto Cilicol (if Submitted by City Ciccity Office	Due Signed
Signature of Board Secretary or Clerk (if submitted by Board Secret	ary or Clerk) Date Signed

# FORM SFEC-126: NOTIFICATION OF CONTRACT APPROVAL F. Campaign and Governmental Conduct Code § 1.126)

City Elective Officer Information (Please print clearly.)	a Conduct Code & 1.120)
Name of City elective officer(s):	City elective office(s) held:
Members, SF Board of Supervisors	Members, SF Board of Supervisors
Contractor Information (Please print clearly.)	
Name of contractor:  Burger Joint, Inc. d/b/a Mission Bar and Grill	
Please list the names of (1) members of the contractor's board of dir financial officer and chief operating officer; (3) any person who has any subcontractor listed in the bid or contract; and (5) any political additional pages as necessary.	an ownership of 20 percent or more in the contractor; (4)
Nidal S. Nazzal, President	
Contractor address: 807 Valencia Street, San Francisco, CA 94110	
Date that contract was approved:  Award approved by Airport Commission on 9/29/2003 by Res.  No. 03-0199, and by BoS 12/9/2003 by Res. No. 775-03;	Amount of contract: Current MAG \$78,680
Amendment 1 approved on by A/C on 4/5/2011 by Res. No. 11-0083	
Describe the nature of the contract that was approved:	
Lease awarded through an RFP process. Amendment 1 precipit	ated by closure of Boarding Area E in which the
premises is located. Comments:	
Airport Commission Approved Amendment No. 1 suspending/re	instating MAC and certain fees during renovation
his contract was approved by (check applicable):	
the City elective officer(s) identified on this form	
	D 1 CC
a board on which the City elective officer(s) serves <u>San Fr</u>	ancisco Board of Supervisors int Name of Board
the board of a state agency (Health Authority, Housing Autho	
Board, Parking Authority, Redevelopment Agency Commission	
Development Authority) on which an appointee of the City elec	
Print Name of Board	
Filer Information (Please print clearly.)	
Name of filer:	Contact telephone number:
Angela Calvillo, Clerk of the Board of Supervisors	
Address:	(415) 554-5184 E-mail:
1 Dr. Carlton B. Goodlett Place, Room 244, San Francisco, CA 94102-4689	Board.of.Supervisors@sfgov.org
Signature of City Elective Officer (if submitted by City elective officer	er) Date Signed
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Signature of Board Secretary or Clerk (if submitted by Board Secretar	ry or Clerk) Date Signed