FILE NO. 070704 RESOLUTION NO.

1 [First Amendment to Haight Ashbury Free Clinics Sublease of Housing Units on Treasure

2 Island]

Resolution approving and authorizing the Director of Island Operations for the Treasure Island Development Authority to execute a first amendment to the sublease with Haight Ashbury Free Clinics to increase utility rates.

WHEREAS, On May 2, 1997, the Board of Supervisors passed Resolution No. 380-97, authorizing the Mayor's Treasure Island Project Office to establish a nonprofit public benefit corporation known as the Treasure Island Development Authority (the "Authority") to act as a single entity focused on the planning, redevelopment, reconstruction, rehabilitation, reuse and conversion of former Naval Station Treasure Island (the "Base") for the public interest, convenience, welfare and common benefit of the inhabitants of the City and County of San Francisco: and.

WHEREAS, Under the Treasure Island Conversion Act of 1997, which amended Section 33492.5 of the California Health and Safety Code and added Section 2.1 to Chapter 1333 of the Statutes of 1968 (the "Act"), the California legislature (i) designated the Authority as a redevelopment agency under California redevelopment law with authority over the Base upon approval of the City's Board of Supervisors, and, (ii) with respect to those portions of the Base which are subject to the Tidelands Trust, vested in the Authority the authority to administer the public trust for commerce, navigation and fisheries as to such property; and,

WHEREAS, The Board of Supervisors approved the designation of the Authority as a redevelopment agency with powers over Treasure Island in Resolution No. 43-98, dated February 6, 1998; and,

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Sublease, residential utility rates for units managed by the Subtenant were established in

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1	1999 at a flat rate of One Hundred and Eighty Dollars (\$180) per unit per month and
2	increased by four percent (4%) each year; and,
3	WHEREAS, In accord with the formula for residential utility rates established in 1999,
4	the current residential utility rate is Two Hundred Thirty Six Dollars and eighty seven cents

the current residential utility rate is Two Hundred Thirty Six Dollars and eighty seven cents (\$236.87) per unit per month; and,

WHEREAS, According to the staff of the SFPUC, the cost of commodities and maintenance have escalated substantially, and the revenues generated from rates charged to utilities consumers on the Base are insufficient to pay for the cost of commodities, operation and maintenance for such utilities systems; and,

WHEREAS, Project Staff and SFPUC staff have negotiated a residential utility rate adjustment limited to \$255.00 per unit for units managed by the Subtenant; and,

WHEREAS, To reflect the increasing costs of commodities plus maintenance and operations, Project Staff recommends that rates continue to be adjusted by 4% per year; and,

WHEREAS, To accommodate unanticipated changes in the costs of commodities plus maintenance and operations, Project Staff recommends that the Authority be allowed to increase rates annually consistent with rate adjustments requested by the SFPUC; and,

WHEREAS, The Authority wishes to modify the utilities rates as recommended by Project Staff to allow the SFPUC to recover reasonable costs for utilities services provided to residential units on the Base; and,

WHEREAS, On April 11, 2007, at a properly noticed public meeting, the Authority's Board of Directors approved the form of and authorized the Director of Island Operations to enter into a first amendment to the Sublease to establish a current flat utility fee for residential units of \$255 per unit per month, which rate shall be increased by 4% on July 1 of each year following the first amendment and that the Authority shall be allowed to increase rates annually consistent with rate adjustments requested by the SFPUC; now, therefore, be it

1	RESOLVED, That the San Francisco Board of Supervisors hereby authorizes the
2	Director of Island Operations for the Authority to execute and enter into the first amendment to
3	the Sublease in substantially the form filed with the Clerk of the Board in File No.
4	, and any additions, amendments or other modifications to such
5	amendment (including, without limitation, its exhibits) that the Director of Island Operations of
6	the Authority or her designee determines, in consultation with the City Attorney, are in the best
7	interests of the Authority and do not otherwise materially increase the obligations or liabilities
8	of the Authority, and are necessary or advisable to effectuate the purpose and the intent of
9	this resolution.
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11	RECOMMENDED:
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14	Mirian Saez
15	Director of Island Operations
16	Treasure Island Development Authority
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