## ORDINANCE NO.

- [Authorizing Taxable and/or Tax-Exempt Certificates of Participation (Treasure Island -Stage 2 Infrastructure Projects) - Not to Exceed \$65,000,000 and Approving Related
   Documents and Actions]
- 3

4 Ordinance authorizing the execution and delivery from time to time of Certificates of 5 Participation, in one or more series on a tax-exempt and/or taxable basis, evidencing 6 and representing an aggregate principal amount of not to exceed \$65,000,000 as the 7 first tranche of the Stage 2 Alternative Financing to finance public improvements within 8 the boundaries of Stage 2 of the Treasure Island project, approving the form of a Trust 9 Agreement (including the form of a Supplement to Trust Agreement) between the City 10 and County of San Francisco ("City") and U.S. Bank Trust Company, National Association, as trustee (including certain indemnities contained therein); approving 11 12 respective forms of a Property Lease (including the form of a Supplement to the 13 Property Lease) and a Lease Agreement (including the form of a Supplement to the 14 Lease Agreement), each between the City and such trustee for the lease and leaseback 15 of certain real property and improvements located at 1995 Evans Avenue, or other 16 property as determined by the Director of Public Finance; approving the form of an 17 Official Notice of Sale and a Notice of Intention to Sell the Certificates of Participation; approving the form of an Official Statement in Preliminary and Final form; approving 18 19 the form of a purchase contract between the City and one or more initial purchasers of 20 the Certificates; approving the form of a Continuing Disclosure Certificate; granting 21 general authority to City officials to take necessary actions in connection with the authorization, sale, execution, and delivery of the Certificates of Participation; 22 23 approving modifications to documents; declaring the intent to reimburse expenditures from proceeds of tax-exempt obligations; approving amendments to the Special Fund 24

1	Administration Agreement for the Treasure Island project; and ratifying previous	
2	actions taken in connection therewith, as defined herein.	
3	Not	
4 5	NOTE:	Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in strikethrough italics Times New Roman font.
6		Board amendment additions are in <u>double-underlined Arial font</u> . Board amendment deletions are in strikethrough Arial font. Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.
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8 9	Be it ordained by the People of the City and County of San Francisco:	
10	Secti	on 1. FINDINGS. The Board of Supervisors of the City and County of San
11	Francisco hereby finds, determines, and declares:	
12	(a)	The City and County of San Francisco ("City") created the Treasure Island
13		nt Authority ("Authority") in 1997 to serve as the entity responsible for the reuse
14	and development of Naval Station Treasure Island, which encompasses Treasure Island (also	
15		as "TI") and portions of Yerba Buena Island (also referred to as "YBI").
16	(b)	In 2003, the Authority Board of Directors selected Treasure Island Community
17	Development, LLC ("TICD" or "Developer") as the master developer for portions of Treasure	
18	Island and Yerba Buena Island.	
19	(c)	The Board of Supervisors approved the DDA (as defined below) pursuant to
20	Resolution No. 241-11 on June 7, 2011, which the Mayor signed on June 13, 2011. On June	
21	28, 2011, the Authority and the Developer entered the Disposition and Development	
22	Agreement ("DDA").	
23	(d)	The Board of Supervisors approved the DA (as defined below) on June 14,
24	2011, pursuant to Ordinance No. 95-11, which the Mayor signed on June 15, 2011. On	
25	June 28, 2011, the City and the Developer entered the Development Agreement ("DA").	

1 (e) The DA, DDA, and the Special Use District in Planning Code Section 249.52 2 contemplate a project ("Treasure Island Project") on Treasure Island and Yerba Buena Island 3 that includes up to 8,000 units of housing, 140,000 square feet of commercial and retail 4 space, 100,000 square feet of office space, and up to approximately 300 acres of parks and 5 open space, a ferry terminal, new and upgraded streets, and extensive bicycle, pedestrian, 6 and transit facilities.

7 (f) On April 23, 2024, pursuant to Resolution No. 196-24, which the Mayor signed 8 on May 3, 2024, the Board of Supervisors approved an amendment and restatement of the 9 DDA, including an amendment and restatement of the Financing Plan, and encouraged City 10 staff to (i) finalize the terms of a General Fund-backed public financing that will generate a 11 maximum of \$115,000,000 of net proceeds ("Stage 2 Alternative Financing") for the Qualified 12 Project Costs (as defined in the DDA) related to development within the boundaries of Stage 13 2 of the Treasure Island Project, or as required to serve development within the boundaries of 14 Stage 2, that are eligible to be financed by CFD Bonds and IFD Debt (as defined in the DDA) 15 the interest on which is excluded from gross income for federal income tax purposes ("Stage 16 2 Qualified Project Costs") and (ii) bring the final terms to the Board of Supervisors for authorization within the time frame City staff reasonably believe is beneficial for the Treasure 17 Island Project. 18

19

(g) In Resolution No. 196-24, the Board of Supervisors recited the following:

- (i) Transforming Treasure Island and Yerba Buena Island into a new San
   Francisco neighborhood has required a staggering amount of upfront engineering work
   to geotechnically transform the land and install new infrastructure and utilities.
- 23 (ii) Since 2011, the Developer has invested over \$800 Million into the
   24 Treasure Island Project which has resulted in significant progress towards completion
- 25

of the first stage of construction with nearly 1,000 new homes along with completed
 public parks and utilities, public art, new streets, and regular ferry service.

3 (iii) Over 100 units of new affordable housing attributable to the Treasure
4 Island Project are open and occupied on Treasure Island, with another approximately
5 200 units currently under construction.

6 (iv) The progress on Treasure Island and Yerba Buena Island is a reflection
7 of a public-private partnership spanning more than twenty years committed to the
8 vision for a new Treasure Island.

9 (v) Continuing the Treasure Island Project is more important now than ever, 10 as Treasure Island's 8,000 planned housing units represent one-tenth of the City's 11 housing production goals established under its Housing Element 2022 Update of the 12 General Plan and the Mayor's Housing for All implementation strategy, and the 13 Treasure Island Project is the City's largest project underway in a moment when there 14 is a tremendous push to build new housing in San Francisco.

(vi) Various factors such as increases in construction and labor costs, a
 worldwide pandemic, rising interest rates, and a slowing of the real estate market have
 put unanticipated pressures on the Treasure Island Project that could delay
 construction of the next phase without near-term accelerated public financing.

(vii) The Developer has shared economic projections demonstrating the
 financial constraints facing the Treasure Island Project, including the inability to secure
 traditional financing for the construction of Stage 2 infrastructure.

(viii) The Authority, the City, and the Developer are committed to ensuring that
 Treasure Island Project does not lose momentum, particularly as the island and its
 services become more integrated into the City fabric as a result of the new housing

units, parks, utilities, public art, ferry terminal, and streets that have been completed to
 date.

3 (ix) Stage 2 includes two planned affordable housing buildings with
4 approximately 250 units total and a 240-bed behavioral health building project to be
5 delivered by the Department of Public Health.

6 (x) The amended and restated Financing Plan describes the Stage 2 7 Alternative Financing, expected to be structured as one or more lease certificates of 8 participation, with the City reserving the discretion to structure the Stage 2 Alternative 9 Financing through other public financing vehicles that are not secured by a pledge of 10 Project special taxes or net available increment, to support continued construction of Stage 2 infrastructure necessary to allow for the development of new parks and 11 12 shoreline improvements, and market rate and affordable housing parcels for 13 approximately 1,300 units of new housing anticipated to occur within the next 3-5 14 years, by reimbursing the Developer for eligible Stage 2 qualified project costs sooner 15 than they otherwise would be reimbursed through the existing public financing 16 structure.

17 (xi) The amended and restated Financing Plan provides that: the Treasure 18 Island Stage 2 Alternative Financing will be issued as certificates of participation that 19 will be structured in no less than three separate tranches, with no more than one 20 tranche issued per fiscal year; the City will issue the first tranche of certificates of 21 participation, and subsequent tranches, only after the ten-year City Capital Plan that is 22 updated after the A&R Reference Date (as defined in the DDA) demonstrates sufficient 23 capacity for, and incorporates, the Stage 2 Alternative Financing in the COP program. 24 Each legislative package submitted to, and subject to the approval of, the Board of 25 Supervisors for a tranche of certificates of participation will demonstrate compliance

with Section 10.62 of the City's Administrative Code; and the City will structure the
 certificates of participation so that lease payments will not be appropriated from the
 City's General Fund in Fiscal Year 2024-25 or Fiscal Year 2025-26.

4 (xii) The Stage 2 Alternative Financing is anticipated to be structured over the
5 next 3-5 years, tied to the expected capital expenditures for the Stage 2 infrastructure,
6 and the Developer would be reimbursed after the Developer has satisfied various
7 conditions for issuance of such public financing and reimbursement from such
8 proceeds.

9 (h) On April 30, 2024, pursuant to Ordinance No. 93-24, which the Mayor signed on 10 May 10, 2024, the Board of Supervisors approved an amendment to the Development 11 Agreement, to amend and restate the Financing Plan in a manner consistent with the 12 amendment and restatement of the Financing Plan as attached to the DDA.

(i) City staff (i.e. the Office of Public Finance) is recommending approval of the first
tranche of the Stage 2 Alternative Financing, and the conditions therefor set forth in the
Financing Plan have been met:

(i) On \_\_\_\_, 2024, pursuant to Resolution No. \_\_\_\_-24, which the Mayor
signed on \_\_\_\_\_, 2024, the Board of Supervisors approved an updated ten-year City
Capital Plan; the updated Plan demonstrates capacity for, and incorporates, the
Stage 2 Alternative Financing in the certificates of participation program.

20 (ii) The proposed Certificates (as defined below) will generate approximately
 21 \$50,000,000 of net proceeds to reimburse the Developer for Stage 2 Qualified Project
 22 Costs.

(iii) The Developer has informed City staff that it will use the net proceeds of
 the first tranche of the Stage 2 Alternative Financing to finance Stage 2 Qualified
 Project Costs as defined in the amended and restated Financing Plan, including but not

limited to Stage 2 Qualified Project Costs related to demolition required for public
 improvements, geotechnical work required for public improvements, and street
 improvements, and that it expects to complete that work at a cost of approximately
 \$50,000,000 by December 31, 2026.

5 (iv) The proposed first tranche of the Stage 2 Alternative Financing will 6 comply with Section 10.62 of the City's Administrative Code because the proposed 7 lease payments and the lease payments payable with respect to outstanding general 8 fund certificates of participation will not exceed 3.25% of General Fund discretionary 9 revenue, as determined by the Controller and the Director of Public Finance.

(v) In its memorandum to the Board of Supervisors for this Ordinance, City
 Staff has identified and summarized the performance milestones to be met by the
 Developer before approval by the Board of Supervisors of a subsequent Stage 2
 Alternative Financing.

(vi) No Base Rental payments will be appropriated from the City's General
 Fund in Fiscal Year 2024-25 or Fiscal Year 2025-26.

(j) The Board of Supervisors desires to cause the execution and delivery of one or
more series of certificates of participation (as further defined herein, the "Certificates") in an
aggregate principal amount not to exceed \$65,000,000. The Certificates represent the first
tranche of the Stage 2 Alternative Financing; the Board of Supervisors expects the Stage 2
Alternative Financing to ultimately consist of multiple series of certificates of participation in a
principal amount that will generate a maximum of \$115,000,000 of net proceeds to reimburse
the Developer for Stage 2 Qualified Project Costs.

(k) The Certificates will be executed and delivered in one or more series, on a taxexempt and/or taxable basis, pursuant to a Trust Agreement ("Trust Agreement"), by and
between the City and U.S. Bank Trust Company, National Association, as trustee ("Trustee").

Subsequent tranches of the Stage 2 Alternative Financing will be executed and delivered in
 the form of certificates of participation pursuant to one or more supplements to the Trust
 Agreement (each, a "Supplement to Trust Agreement"), in the form attached to the Trust
 Agreement.

5 **(I)** In connection with the execution and delivery of the Certificates to finance the 6 Stage 2 Qualified Project Costs, the Board of Supervisors desires to cause the execution of (i) 7 a Property Lease ("Property Lease"), pursuant to which the City intends to lease to the 8 Trustee certain real property and improvements located in the City, initially expected to be the 9 real property and improvements at 1995 Evans Avenue that are used by the San Francisco 10 Police Department for its Traffic Company and Forensic Services Division ("Leased 11 Property"), and (ii) a Lease Agreement ("Lease Agreement"), pursuant to which the Trustee 12 will lease the Leased Property back to the City and the City will pay Base Rental payments. In 13 connection with subsequent tranches of the Stage 2 Alternative Financing, the Board of 14 Supervisors will execute and deliver (a) one or more supplements to the Property Lease 15 (each, a "Supplement to Property Lease") (b) and one or more supplements to the Lease 16 Agreement (each, a "Supplement to Lease Agreement").

(m) The Certificates, when executed and delivered, will evidence direct undivided
interests in the Base Rental payments made by the City under the Lease Agreement, on a
parity basis with any other certificates of participation of the City authorized and delivered
pursuant to supplements to the Trust Agreement.

(n) The Board of Supervisors has been presented with the forms of certain
documents and agreements referred to herein relating to the Certificates, and the Board
wishes to approve each such document and agreement and to authorize the execution and
delivery of such documents and agreements.

1 (o) The City has paid and expects to pay certain Stage 2 Qualified Project Costs to 2 be financed by the Stage 2 Alternative Financing prior to the execution and delivery of the 3 Certificates (as the first tranche of the Stage 2 Alternative Financing), and the City intends to 4 reimburse itself and to pay third parties for such prior expenditures from the proceeds of the 5 Stage 2 Alternative Financing.

6 United States Income Tax Regulations section 1.150-2 provides generally that (p) 7 proceeds of tax-exempt obligations are not deemed to be expended when such proceeds are 8 used for reimbursement of expenditures made prior to the date of issuance of such obligation 9 unless certain procedures are followed, one of which is a requirement that (with certain 10 exceptions), prior to the payment of any such expenditure, the issuer declares an intention to 11 reimburse such expenditure. The Board of Supervisors has determined that it is in the public 12 interest and for the public benefit that the City declares its official intent to reimburse the 13 expenditures referenced herein.

14 In accordance with California Government Code Section 5852.1, the Board of (q) 15 Supervisors has obtained and disclosed good faith estimates prepared by the City's municipal 16 advisor of (i) the true interest cost of the Certificates, (ii) the finance charge of the Certificates, 17 (iii) the amount of proceeds received by the City for sale of the Certificates less the finance 18 charge and any reserves or capitalized interest paid or funded with proceeds of the Certificates, and (iv) the sum total of all payments the City will make with respect to the 19 20 Certificates plus the finance charge of the Certificates not paid with proceeds of the 21 Certificates.

(r) The City, for itself and for and on behalf of the City and County of San Francisco
 Community Facilities District No. 2016-1 (Treasure Island), the Authority, the City and County
 of San Francisco Infrastructure and Revitalization Financing District No. 1 (Treasure Island),
 and Zions Bancorporation, National Association have entered into a Special Fund

Administration Agreement, dated as of September 1, 2022 ("Special Fund Administration
 Agreement"), and the Board of Supervisors wishes to approve an amendment to the Special
 Fund Administration Agreement to the extent necessary to provide for the Stage 2 Alternative
 Financing.

5 Upon the effective date of this Ordinance, all conditions, things, and acts (s) 6 required by law to exist, to happen, and to be performed precedent to and as a condition of 7 the execution and delivery of the Property Lease, the Lease Agreement, the Trust Agreement, 8 the Continuing Disclosure Certificate (as defined herein), the Official Statement (as defined 9 herein) and the Certificates will exist, have happened, and have been performed in due time, 10 form, and manner in accordance with applicable law, and the City shall be authorized pursuant to its Charter and other applicable law to execute and deliver the Property Lease, 11 12 the Lease Agreement, the Continuing Disclosure Certificate, the Trust Agreement, and the 13 Official Statement and to cause the execution and delivery of the Certificates in the manner 14 and form provided in this Ordinance.

(t) The Board of Supervisors' approval of the amended and restated DDA, the
amended and restated Financing Plan, the amended and restated Development Agreement
and the Stage 2 Alternative Financing substantially complies, to the extent applicable, with
California Government Code Section 53083, subdivisions (a) and (b), and the Board of
Supervisors directs the Director of the Office of Public Finance to comply with California
Government Code Section 53083, subdivisions (c)-(e) to the extent applicable to the Stage 2
Alternative Financing.

(u) The adoption of this Ordinance constitutes authorization of the Certificates
within the meaning of Section 864 of the California Code of Civil Procedure and any
Validation Act that is effective after this Ordinance takes effect.

Section 2. Conditions Precedent. All conditions, things, and acts required by law to
 exist, to happen, and to be performed precedent to the execution and delivery of the
 Certificates exist, have happened, and have been performed in due time, form, and manner in
 accordance with applicable law, and the City is now authorized pursuant to its Charter and
 applicable law to incur the obligations in the manner and form provided in this Ordinance.

6 Section 3. File Documents. The documents presented to the Board and on file with the
7 Clerk of the Board of Supervisors or her designee (collectively, the "Clerk") are contained in
8 File No. 241085.

9 Section 4. Authorization of the Certificates. The Board of Supervisors hereby 10 authorizes and approves the execution and delivery of the Certificates in one or more series 11 on a tax-exempt and/or taxable basis in accordance with the Trust Agreement and the terms 12 of Section 5 below. The proceeds of the Certificates will be used to (i) finance or refinance the 13 Stage 2 Qualified Project Costs, including through the retirement of certain commercial paper 14 notes of the City issued therefor; (ii) capitalize a portion of the interest with respect to the 15 Certificates for Fiscal Year 2024-25 and Fiscal Year 2025-26 (with the remainder of such 16 interest to be funded from the Stage 2 Contribution, which is defined in the Financing Plan as 17 an annual amount equal to \$550,000 that is payable from a combination of Remainder Taxes 18 and Net Available Increment, as those terms are defined in the Financing Plan); (iii) fund a debt service or other similar reserve, as appropriate; and (iv) pay costs of execution and 19 20 delivery of the Certificates. The Certificates shall be designated as "City and County of San 21 Francisco Certificates of Participation (Treasure Island - Stage 2 Infrastructure Projects)" with 22 such other designations as to series, taxability and the year of execution and delivery, as 23 determined by the Controller's Director of Public Finance ("Director of Public Finance") or the 24 designee of the Director of Public Finance.

1 Section 5. Certain Terms of the Certificates. The Certificates shall evidence an 2 aggregate principal amount not to exceed \$65,000,000, and shall evidence interest at a true 3 interest cost up to but not to exceed 12% per annum. The Certificates shall be subject to 4 prepayment as set forth in the Lease Agreement and the Trust Agreement. The Director of 5 Public Finance is hereby authorized, to the extent such officer deems it necessary or 6 advisable and financially advantageous to the City, to procure credit enhancement for the 7 Certificates, including but not limited to municipal bond insurance or a debt service reserve 8 fund surety policy.

9 Section 6. Tax Status of the Certificates. The Director of Public Finance is hereby 10 authorized, to the extent such officer deems it necessary or advisable and in the interests of 11 the City, to cause the execution and delivery of the Certificates (i) with interest with respect 12 thereto being exempt or not exempt from federal income tax, and (ii) under any federal tax law 13 provisions which provide for federal grants or credits to the City or to investors in lieu of the 14 exemption of interest from federal income tax.

15 Section 7. Approval of the Trust Agreement. The form of the Trust Agreement 16 (including the form of a Supplement to Trust Agreement attached thereto) between the City and the Trustee, as presented to the Board of Supervisors, a copy of which is on file with the 17 18 Clerk of the Board, is hereby approved. The Mayor or the Controller, or designees thereof, are hereby authorized to execute and deliver the Trust Agreement in the form hereby approved, 19 20 and the Clerk is hereby authorized to attest to and affix the seal of the City on such Trust 21 Agreement, with such changes, additions, and modifications as the Mayor or the Controller, or 22 designees of either, may make or approve in accordance with Section 22 hereof. 23 Section 8. Approval of the Property Lease. The form of the Property Lease (including

the form of the Supplement to Property Lease attached thereto) between the City and the
 Trustee, as presented to the Board of Supervisors, a copy of which is on file with the Clerk of

the Board, is hereby approved. The Mayor or the Controller, or designees of either, is hereby
authorized to execute and deliver the Property Lease in the form hereby approved, and the
Clerk is hereby authorized to attest to and affix the seal of the City on such Property Lease,
with such changes, additions and modifications as the Mayor or the Controller, or designees
of either, may make or approve in accordance with Section 22 hereof.

6 Section 9. Approval of the Lease Agreement. The form of the Lease Agreement 7 (including the form of the Supplement to Lease Agreement attached thereto) between the City 8 and the Trustee, as presented to the Board of Supervisors, a copy of which is on file with the 9 Clerk of the Board, is hereby approved. The Mayor or the Controller, or designees of either, is 10 hereby authorized to execute and deliver the Lease Agreement in the form hereby approved, 11 and the Clerk is hereby authorized to attest to and affix the seal of the City on such Lease 12 Agreement with such changes, additions, and modifications as the Mayor or Controller, or 13 designees of either, may make or approve in accordance with Section 22 hereof; provided, 14 however, that the maximum Base Rental (as defined in the Lease Agreement) to be paid 15 under the Lease Agreement relative to the Project in any fiscal year shall not exceed 16 \$8,950,000 and the term of the Lease Agreement shall not extend beyond the 25th year 17 following its date of execution, provided that such maximum Base Rental Payment and the 18 initial term may be extended in accordance with one or more Supplements to Lease 19 Agreement.

20 Section 10. Approval of the Leased Property and the Base Rental Payments. The 21 Board of Supervisors hereby approves the leasing, pursuant to the terms of the Property 22 Lease and the Lease Agreement, of all or a portion of the Leased Property, including as such 23 Leased Property may be supplemented or replaced with other real property and 24 improvements, as determined by the Director of Public Finance. The Board also hereby 25 approves the payment by the City of the Base Rental with respect thereto. Section 11. Sale and Award of Certificates by Competitive Sale. In the event the
Director of Public Finance determines to sell the Certificates by competitive sale, the Director
of Public Finance, on behalf of the Controller, is hereby authorized and directed to receive
bids for the purchase of the Certificates, and the Controller is hereby authorized and directed
to award the Certificates to the bidder whose bid represents the lowest true interest cost to
the City, all in accordance with the procedures described in the Official Notice of Sale (as
defined herein).

8 Section 12. Approval of the Official Notice of Sale. The form of an official notice of sale 9 relating to the Certificates ("Official Notice of Sale"), as presented to this Board, a copy of 10 which is on file with the Clerk, is hereby approved. The Controller or the Director of Public 11 Finance is authorized to approve the distribution of an Official Notice of Sale for the 12 Certificates, with such changes, additions and modifications as such official may make or 13 approve in accordance with Section 22 hereof.

14 Section 13. Approval of Notice of Intention to Sell Relating to the Certificates. The form 15 of a notice of intention to sell relating to the Certificates ("Notice of Intention to Sell"), as 16 presented to this Board, a copy of which is on file with the Clerk, is hereby approved. The 17 Controller or the Director of Public Finance is hereby authorized to approve the publication of 18 the Notice of Intention to Sell relating to the Certificates, with such changes, additions and modifications as such official may make or approve in accordance with Section 22 hereof. 19 20 Section 14. Sale of Certificates by Negotiated Sale; Approval of Purchase Contract. If 21 the Controller or the Director of Public Finance determines to sell the Certificates by 22 negotiated sale, the Controller or the Director of Public Finance is hereby authorized, and 23 each may select a designee who is authorized, to sell the Certificates by negotiated sale 24 pursuant to one or more purchase contracts (each, a "Purchase Contract") by and between 25 the City and the underwriter or underwriters named therein; provided, however, that the

underwriters' discount under any such Purchase Contract shall not exceed 1% of the principal
 amount of the Certificates. The form of Purchase Contract, as presented to the Board of
 Supervisors, a copy of which is on file with the Clerk of the Board, is hereby approved.

Section 15. Authorization to Appoint Underwriters. To accomplish the sale of the
Certificates by negotiated sale, if applicable, the Controller or the Director of Public Finance is
hereby authorized to appoint one or more financial institutions to act as underwriter(s) for the
Certificates in accordance with City policies and procedures, including but not limited to the
City's policy to provide locally disadvantaged business enterprises an equal opportunity to
participate in the performance of all City contracts.

10 Section 16. Approval of the Official Statement in Preliminary and Final Form. The form of an official statement relating to the Certificates ("Official Statement"), as presented to this 11 12 Board, a copy of which is on file in preliminary form with the Clerk, is hereby approved. The 13 Controller is hereby authorized to approve the preliminary Official Statement in substantially 14 said form, with such changes, additions, modifications (including but not limited to the 15 inclusion of the most current City financial information) or deletions as such official may make 16 or approve in accordance with Section 22 hereof, and to deem the preliminary Official 17 Statement final for purposes of Rule 15c2-12 of the Securities and Exchange Act of 1934, as 18 amended, to execute a certificate to that effect, and to cause the preliminary Official Statement to be delivered, in printed or electronic form, to potential purchasers of the 19 20 Certificates, such approval to be conclusively evidenced by the delivery of said deemed-final 21 certificate. The Controller is hereby further authorized and directed to sign and deliver the 22 Official Statement in final form to purchasers of the Certificates. 23 Section 17. Approval of the Continuing Disclosure Certificate. The form of a

Section 17. Approval of the Continuing Disclosure Certificate. The form of a
 Continuing Disclosure Certificate of the City relating to the Certificates, as presented to the
 Board of Supervisors, a copy of which is on file with the Clerk of the Board, is hereby

approved. The Controller or the Director of Public Finance is hereby authorized to execute the
Continuing Disclosure Certificate, with such changes, additions, modifications, or deletions as
the Controller or the Director of Public Finance may approve upon consultation with the City
Attorney; such approval to be conclusively evidenced by the execution and delivery of the
Continuing Disclosure Certificate.

6 Section 18. Sale and Award of Certificates by Direct Placement. In the event the 7 Director of Public Finance determines to sell the Certificates by direct placement, the Director 8 of Public Finance, on behalf of the Controller, is hereby authorized and directed to receive 9 bids for the purchase of the Certificates, and the Controller is hereby authorized and directed 10 to award the Certificates to the bidder whose bid represents the lowest true interest cost to 11 the City.

Section 19. Authorization to Appoint Placement Agents. To accomplish the sale of the Certificates by direct placement, if applicable, the Controller or the Director of Public Finance is hereby authorized to appoint one or more financial institutions to act as placement agent(s) for the Certificates in accordance with City policies and procedures, including but not limited to the City's policy to provide locally disadvantaged business enterprises an equal opportunity to participate in the performance of all City contracts.

Section 20. Reimbursement. The City hereby declares its intent to issue the Stage 2
Alternative Financing in the maximum principal amount of \$150,000,000, and further hereby
declares that it reasonably expects (i) to pay certain Stage 2 Qualified Project Costs prior to
the date of execution and delivery of the Certificates (as the first tranche of the Stage 2
Alternative Financing) and (ii) to use a portion of the proceeds of the Stage 2 Alternative
Financing for reimbursement of expenditures for Stage 2 Qualified Project Costs that are paid
before the date of issuance of the Stage 2 Alternative Financing.

1 Section 21. General Authority. The Mayor, the Treasurer, the City Attorney, the 2 Controller, the City Administrator, the Director of Public Finance, the Clerk of the Board of 3 Supervisors, and other officers of the City and their duly authorized deputies, designees, and 4 agents are hereby authorized and directed, jointly and severally, to take such actions and to 5 execute and deliver such certificates, agreements, requests, or other documents as they may 6 deem necessary or desirable to accomplish the purposes of this Ordinance, including but not 7 limited to the execution and delivery of the Property Lease, the Lease Agreement, the Trust 8 Agreement, the Official Statement, the Continuing Disclosure Certificate and the Certificates, 9 to obtain bond insurance or other credit enhancements or a surety policy with respect to the 10 Certificates, to obtain title insurance, to clear any encumbrances to title, to carry out other title 11 work, to identify the property constituting the Leased Property, and to make any amendments 12 to the Special Fund Administration Agreement required to provide for the Stage 2 Alternative 13 Financing. Any such actions are solely intended to further the purposes of this Ordinance, and 14 are subject in all respects to the terms of this Ordinance. No such actions shall increase the 15 risk to the City or require the City to spend any resources not otherwise granted herein. Final 16 versions of any such documents shall be provided to the Clerk for inclusion in the official file 17 within 30 days of execution (or as soon thereafter as final documents are available) by all 18 parties.

Section 22. Modifications, Changes, and Additions. The Mayor, the Treasurer, the Controller, and the Director of Public Finance, or designees of any of the foregoing, each are hereby authorized to make such modifications, changes, and additions to the documents and agreements approved hereby, upon consultation with the City Attorney, as may be necessary or desirable and in the interests of the City, and which changes do not materially increase the City's obligations or reduce its rights thereunder or hereunder. The respective official's approval of such modifications, changes, and additions shall be conclusively evidenced by the 1 execution and delivery by such official and the Clerk of the Property Lease, the Lease 2 Agreement, and the Trust Agreement or any of the other documents approved in this 3 Ordinance. Any such actions are solely intended to further the purposes of this Ordinance and 4 are subject in all respects to the terms of this Ordinance. No such actions shall increase the 5 risk to the City or require the City to spend any resources not otherwise granted herein. Final 6 versions of any such documents shall be provided to the Clerk of the Board of Supervisors for 7 inclusion in the official file within 30 days (or as soon thereafter as final documents are 8 available) of execution by all parties.

9 Section 23. California Environmental Quality Act. On April 21, 2011, the Planning 10 Commission by Motion No. 18325 and the Board of Directors of the Authority, by Resolution 11 No. 11-14-04/21, as co-lead agencies, certified the completion of the Final Environmental 12 Impact Report ("FEIR") for the Treasure Island Project; unanimously approved a series of 13 entitlement and transaction documents relating to the Project; made certain environmental 14 findings under the California Environmental Quality Act ("CEQA"), and adopted a mitigation and monitoring and reporting program ("MMRP") for the Project. On June 7, 2011, in Motion 15 16 No. M11-0092, the Board of Supervisors unanimously affirmed certification of the FEIR, and 17 in Resolution No. 246-11, adopted the CEQA findings and the MMRP. Those findings are 18 incorporated in this Ordinance as if set forth in their entirety herein. No changes have occurred in the project studied in the FEIR, or in the circumstances under which that project 19 20 will be undertaken, and no new information that was not available at the time the FEIR was 21 certified has become available that would warrant preparation of a subsequent or 22 supplemental environmental impact report.

23 Section 24. Compliance with California Government Code Section 53083. The Board 24 of Supervisors hereby directs the Director of Public Finance to comply with the provisions of

1 California Government Code Section 53083, subdivisions (c)-(e), to the extent applicable to

2 the Stage 2 Alternative Financing.

3 Section 25. Ratification of Prior Actions. All actions authorized consistent with any documents presented herein and approved by this Ordinance but heretofore taken are hereby 4 5 ratified, approved, and confirmed by the Board. 6 Section 26. Partial Invalidity. Any provision of this Ordinance found to be prohibited by 7 law shall be ineffective only to the extent of such prohibition, and shall not invalidate the 8 remainder of this Ordinance. 9 Section 27. Effective Date. This ordinance shall take effect immediately. 10 APPROVED AS TO FORM: 11 12 **DAVID CHIU** City Attorney 13 14 By:/s/Mark D. Blake MARK D. BLAKE, 15 Deputy City Attorney 16 17 n:\legana\as2024\2500143\01797523.docx 18 19 20 21 22

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