

File No. 140410

Committee Item No. 4

Board Item No. _____

COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST

Committee: Budget & Finance Sub-Committee

Date May 7, 2014

Board of Supervisors Meeting

Date _____

Cmte Board

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Completed by: Linda Wong Date May 2, 2014

Completed by: _____ Date _____

1 [Agreement - Use of Fast Pass on BART]
2

3 **Resolution approving the Special Transit Fare (Fast Pass[®]) Agreement between the**
4 **City and County of San Francisco and the Bay Area Rapid Transit District, with a term**
5 **of July 1, 2014, through June 30, 2020.**
6

7 WHEREAS, Under the current Fast Pass[®] Agreement with BART, which expires on
8 June 30, 2014, the SFMTA reimburses the Bay Area Rapid Transit District (BART) \$1.21 for
9 each Adult Fast Pass[®] trip taken on BART within San Francisco; and

10 WHEREAS, BART Board policy allows for biennial fare increases based on the inflation
11 rate less one-half percent for productivity improvements, and reimbursement rates have
12 generally increased correspondingly; and

13 WHEREAS, The SFMTA has negotiated a new Fast Pass[®] Agreement (Agreement)
14 with BART, which is on file with the Clerk of the Board of Supervisors in File No. 140410; and

15 WHEREAS, Under the new Agreement, (1) the reimbursement rate would increase to
16 \$1.27 per trip effective July 1, 2014, and may increase further in accordance with BART's fare
17 increase indexing; (2) there will be a cap on reimbursement of \$11 million in the first fiscal
18 year, with increases to the cap of five percent on each July 1 of the term; (3) BART will
19 reimburse the SFMTA for Clipper[®] Card transaction costs related to the use of the equivalent
20 of the Adult Fast Pass[®] on BART; and (4) the Agreement would be concurrent with the
21 existing Feeder Agreement, with both agreements ending on June 30, 2020; and

22 As delegated by the Planning Department, the SFMTA has determined that an
23 increase in rates to pay for the costs associated with the Agreement is statutorily exempt from
24 environmental review under California Environmental Quality Act, Section 21080(b)(8). Said
25

1 determination is on file with the Clerk of the Board of Supervisors in File No. ___ and is
2 incorporated herein by reference; and

3 WHEREAS, On January 4, 2014, the SFMTA Board of Directors adopted Resolution
4 No. 14-003, approving the Special Transit Fare (Fast Pass®) Agreement between the City and
5 BART, with a term of July 1, 2014, through June 30, 2020, based on the terms outlined above;
6 now, therefore, be it

7 RESOLVED, That the Board of Supervisors approves the Special Transit Fare (Fast
8 Pass®) Agreement between the SFMTA and the San Francisco Bay Area Rapid Transit
9 District, with a term of July 1, 2014, through June 30, 2020.

Item 4 File 14-0410	Department: Municipal Transportation Agency
EXECUTIVE SUMMARY	
<p>Legislative Objective</p> <ul style="list-style-type: none"> • The proposed resolution would approve a new agreement negotiated between the City, on behalf of the SFMTA, and BART to continue the Fast Pass program allowing MUNI Fast Pass patrons to take an unlimited number of monthly rides on BART within San Francisco city limits. SFMTA would reimburse BART at a fixed reimbursement rate for each trip by an Adult Fast Pass rider, for a six-year term from July 1, 2014 through June 30, 2020. <p>Key Points</p> <ul style="list-style-type: none"> • The amount reimbursed by SFMTA to BART for each trip in San Francisco by an Adult A Fast Past rider would increase by 5 percent from the current rate of \$1.21 per trip to the proposed rate of \$1.27 per trip, effective July 1, 2014. • The SFMTA reimbursement rate to BART for each trip would increase once every two years in accordance with BART's productivity-adjusted Consumer Price Index (CPI) formula which is also used to increase BART fares every two years. Under the proposed agreement, SFMTA's reimbursement rate to BART would increase in 2016, 2018 and 2020, concurrent with BART fare increases. • The annual cap on SFMTA's reimbursement to BART would increase by 5 percent from the current cap of \$10.5 million in FY 2013-14 to the proposed cap of \$11 million in FY 2014-15. The cap would increase annually by 5 percent on July 1 of each subsequent year. • BART will reimburse the SFMTA for Clipper Card transaction costs related to the use of the Fast Pass on BART. <p>Fiscal Impact</p> <ul style="list-style-type: none"> • Estimated reimbursements by SFMTA to BART over the six-year term of the proposed agreement range from \$52,800,00 to \$63,048,926 based on an estimated 5 percent increase to the reimbursement rate every two years and growth up to 5 percent to annual ridership per year. The total amount of the cap over the six-year term is \$74,821,040. <p>Recommendations</p> <ul style="list-style-type: none"> • Amend the proposed resolution to provide for a total not-to-exceed amount of \$74,821,040 under the proposed new Fast Pass agreement between the SFMTA and BART. • Approval of the proposed resolution, as amended, is a policy decision for the Board of Supervisors. 	

MANDATE STATEMENT

In accordance with Charter Section 9.118(b), City agreements having a term of more than ten years with anticipated expenditures of \$10,000,000 or more, or amendments to such City agreements with expenditures of more than \$500,000 are subject to Board of Supervisors approval.

BACKGROUND

The Fast Pass Agreement between the San Francisco Municipal Transportation Agency (SFMTA) and Bay Area Rapid Transit (BART) allows Municipal Railway (MUNI) Adult Fast Pass¹ riders who purchase the Fast Pass with the BART option (Adult A Fast Pass) to take unlimited monthly rides on BART within San Francisco city limits at no additional cost to the rider. SFMTA reimburses BART at a fixed reimbursement rate for each BART trip taken by an Adult Fast Pass rider. The most recent Fast Pass Agreement between SFMTA and BART was approved by the Board of Supervisors in 2012 and expires on June 30, 2014 (Resolution 12-1187).

DETAILS OF PROPOSED LEGISLATION

The proposed resolution would approve a new agreement negotiated between the SFMTA and BART to continue the Fast Pass program allowing MUNI Fast Pass patrons to take an unlimited number of monthly rides on BART within San Francisco city limits. The proposed agreement would be for a six-year term from July 1, 2014 through June 30, 2020. Under the new agreement:

- a) The amount reimbursed by SFMTA to BART for each BART trip in San Francisco taken by an Adult A Fast Pass rider would increase by approximately 5 percent or \$0.06 per trip from the current rate of \$1.21 per trip to the proposed rate of \$1.27 per trip, effective July 1, 2014.
- b) The SFMTA reimbursement rate to BART for each BART trip would increase once every two years in accordance with BART's productivity-adjusted Consumer Price Index (CPI) formula which is also used to increase BART fares every two years.² Under the proposed agreement, SFMTA's reimbursement rate to BART would increase in 2016, 2018 and 2020, concurrent with BART fare increases.

¹ The Fast Pass is a prepaid monthly pass that allows the rider unlimited rides on the Municipal Railway (MUNI).

² Under the productivity-adjusted CPI, the two-year reimbursement rate is adjusted by the average change in the National and Bay Area CPI over two years, less ½ percentage point "productivity factor". For example, if the average change in the National and Bay Area CPI over two years was 4 percent and ½ percentage point was subtracted, the fare increase would be 3.5 percent.

- c) The annual cap on SFMTA's reimbursement to BART in FY 2014-15 will be \$11 million, with an annual increase to the cap of 5 percent on July 1 of each subsequent year.
- d) BART will reimburse the SFMTA for Clipper Card³ transaction costs related to the use of the Fast Pass on BART.

The proposed new agreement requires that the SFMTA and BART to begin negotiations for a new Fast Pass Agreement by January 1, 2020. If both parties cannot agree on the terms of a new agreement effective July 1, 2020, then the agreement shall continue on a month-to-month basis with a reimbursement rate adjustment based on BART's CPI formula effective on the date of a BART fare increase on or after July 1, 2020.

Decrease in Muni Riders Using the Fast Pass with the BART Option

As shown in Table 1 below, MUNI Adult Fast Pass ridership on BART has decreased by 48 percent and SFMTA reimbursements to BART have decreased by 39 percent from FY 2008-09 through FY 2013-14.

**Table 1: Change in MUNI Fast Pass Ridership on BART and SFMTA Reimbursements to BART
FY 2008-09 to FY 2013-14**

Fiscal Year	Number of MUNI Fast Pass Riders on BART	Payment to BART
FY 2008-09	12,732,283	\$12,986,214
FY 2009-10	10,295,484	10,575,817
FY 2010-11	8,074,923	9,572,380
FY 2011-12	7,725,533	9,137,810
FY 2012-13	7,609,677	9,089,591
FY 2013-14 (projected)	6,600,000	7,986,000
Decrease FY 2008-09 to FY 2013-14	(6,132,283)	(\$5,000,214)
Percent Decrease	-48%	-39%

Source: SFMTA

FY 2013-14 Costs of the Fast Pass Agreement between SFMTA and BART

In FY 2013-14, the monthly price of a MUNI Adult A Fast Pass, which allows the rider unlimited rides on BART within San Francisco city limits, is \$76. In contrast, the monthly price for the Adult M Fast Pass is \$66 but only provides unlimited use of MUNI lines. Thus, the incremental revenue which the SFMTA receives from the sale of the MUNI Adult A Fast Pass with the BART option is \$10. According to Mr. Steven Lee, SFMTA Financial Services and Contracts Manager, approximately 347,000 of Adult A Fast Passes with the BART option are sold annually, resulting

³ The Clipper Card is a reloadable card that is administered by the Metropolitan Transportation Commission and can be used on various regional transit systems, including MUNI and BART.

in total estimated incremental revenues to SFMTA in FY 2013-14 of \$3,470,000. Table 2 below displays the FY 2013-14 net cost of \$4,516,000 to the SFMTA for the MUNI Fast Pass program with the BART option.

Table 2: Estimated Cost to SFMTA for providing MUNI Adult A Fast Pass riders with the BART Option in FY 2013-14

Source	Total
Total SFMTA Incremental Revenue	\$3,470,000
Total SFMTA Reimbursement to BART	(7,986,000)
Net Cost to the SFMTA	(\$4,516,000)

Source: SFMTA

Reimbursement by BART to SFMTA for Clipper Card Transaction Costs

SFMTA requires Fast Pass patrons to purchase a Clipper Card. Under the existing Fast Pass Agreement between SFMTA and BART, SFMTA is reimbursed by BART for the transaction costs of the Clipper card. Table 3 below shows the annual reimbursements by BART to SFMTA for Clipper Card transaction fees in FY 2011-12 and FY 2012-13.

Table 3: BART Clipper Card Transaction Reimbursement Payments to SFMTA FY 2011-12 and FY 2012-13

Fiscal Year	Total Number of Clipper Transactions	BART Reimbursement to SFMTA
FY 2011-12	181,157,770	\$118,910
FY 2012-13	212,373,721	118,118

Source: SFMTA

FISCAL IMPACT

The total estimated reimbursements by SFMTA to BART over the six-year term of the proposed agreement to continue to provide MUNI Fast Pass riders with the BART option, thereby allowing such riders to take an unlimited number of monthly rides on BART within San Francisco city limits, ranges from \$52,800,00 to \$63,048,926 based on an estimated 5 percent increase to the reimbursement rate every two years and based on ridership growth of up to 5 percent per year, as shown in Table 4 below.

The Fast Pass Agreement also provides an annual cap on SFMTA's reimbursement fees to BART of \$11 million, which will increase at a rate of 5 percent per year. The \$11 million cap under the proposed new agreement is approximately 5 percent more than the FY 2013-14 cap of \$10.5 million under the current Fast Pass Agreement.

Table 4: Projected SFMTA Reimbursement Payments to Bart from FY 2014-15 to FY 2019-20 for MUNI Riders to have the BART Option

Fiscal Year	Reimbursement Rate (Assuming a 5% CPI-adjusted increase)	Reimbursement Expenses (Assuming 6,600,000 Riders and No Ridership Growth)	Reimbursement Expenses (Assuming 5% Annual Ridership Growth)	Proposed Annual Reimbursement Cap Payable by the SFMTA to BART
FY 2014-15	\$1.27	\$8,382,000	\$8,801,100	\$11,000,000
FY 2015-16	\$1.27	8,382,000	9,241,155	11,550,000
FY 2016-17	\$1.33	8,778,000	10,161,632	12,127,500
FY 2017-18	\$1.33	8,778,000	10,669,714	12,733,875
FY 2018-19	\$1.40	9,240,000	11,792,842	13,370,568
FY 2019-20	\$1.40	9,240,000	12,382,484	14,039,097
Total		\$52,800,000	\$63,048,926	\$74,821,040

Additionally, BART will reimburse SFMTA for Clipper Card transaction fees, based on a formula in the proposed agreement and shown in the table below. For fiscal year 2014-15, the projected reimbursement for Clipper Card transaction fees is \$102,366, which is less than the reimbursement to the SFMTA for Clipper Card transaction fees of \$118,118 in FY 2012-13 (see Table 3 above), reflecting the reduced number of MUNI Fast Pass riders using the BART system within San Francisco city limits in FY 2014-15.

Table 5: Estimated Reimbursements by BART to SFMTA for Clipper Card Transactions

Fiscal Year	Estimated Reimbursements for Clipper Transactions (Assuming no growth in ridership)	Estimated Reimbursements for Clipper Transactions (Assuming 5% growth in ridership)
FY 2014-15	\$102,366	\$102,366
FY 2015-16	102,366	106,590
FY 2016-17	102,366	111,026
FY 2017-18	102,366	115,683
FY 2018-19	102,366	120,572
FY 2019-20	102,366	125,707
FY 2014-15	102,366	131,098
Total	\$716,562	\$813,042

POLICY CONSIDERATION

The Budget and Legislative Analyst previously recommended that any Fast Past Agreement between SFMTA and BART should include (1) a not-to-exceed amount, and (2) reimbursement rate increases tied to the rate of inflation (File 11-0201). As noted above, under the proposed agreement, increases in SFMTA's reimbursement rate to BART are based on BART's fare increases every two years and are adjusted by the average of the National and Bay Area CPI, and therefore conform to the Budget and Legislative Analyst's prior recommendation. The proposed agreement does not include a not-to-exceed amount that the SFMTA will reimburse BART for the six-year term of the agreement, and therefore, the proposed resolution should be amended to specify a not-to-exceed amount of \$74,821,040, as shown in Table 4 above.

Because the SFMTA's Adult A Fast Pass program results in an estimated net cost to SFMTA in FY 2013-14 of \$4,516,000, as shown in Table 2 above, and will continue to result in estimated net costs to the SFMTA over the entire six-year agreement, the Budget and Legislative Analyst considers approval of the proposed resolution to be a policy matter for the Board of Supervisors.

RECOMMENDATIONS

1. Amend the proposed resolution to provide for a total not-to-exceed reimbursable amount of \$74,821,040 (see Table 4 above) payable by the SFMTA to BART under the proposed new Fast Pass agreement between the SFMTA and BART.
2. Approval of the proposed resolution, as amended, is a policy decision for the Board of Supervisors.



SFMTA
Municipal
Transportation
Agency

Edwin M. Lee, *Mayor*

Tom Nolan, *Chairman*
Malcolm Heinicke, *Director*
Joél Ramos, *Director*

Cheryl Brinkman, *Vice-Chairman*
Jerry Lee, *Director*
Cristina Rubke, *Director*

Edward D. Reiskin, *Director of Transportation*

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April 18, 2014

Angela Calvillo, Clerk of the Board
Board of Supervisors
1 Carlton B. Goodlett Place, Room 244
San Francisco, California 94102

Subject: Special Transit Fare (Fast Pass®) Agreement between the San Francisco Municipal Transportation Agency and the San Francisco Bay Area Rapid Transit District

Dear Ms. Calvillo:

Attached please find an original and two copies of a proposed resolution for consideration by the San Francisco Board of Supervisors. The resolution requests approval of the agreement described above. We respectfully request that this item be scheduled in the appropriate committee. The current agreement expires on June 30, 2014.

Please also find enclosed the following:

1. Proposed Board of Supervisors Resolution
2. Special Transit Fare (Fast Pass®) Agreement between the San Francisco Municipal Transportation Agency and the San Francisco Bay Area Rapid Transit District
3. SFMTA Board of Directors Resolution #14-049 adopted on April 1, 2014
4. Briefing letter providing background and other information about the enclosed Agreement
5. SFEC-126 forms

Please contact Janet Martinson of my staff at 701-4693 if you have any questions regarding this matter.

Sincerely,

Edward D. Reiskin
Director of Transportation

Enclosures



SFMTA
Municipal
Transportation
Agency

Edwin M. Lee, *Mayor*

Tom Nolan, *Chairman*

Malcolm Heinicke, *Director*

Joél Ramos, *Director*

Edward D. Reiskin, *Director of Transportation*

Cheryl Brinkman, *Vice-Chairman*

Jerry Lee, *Director*

Cristina Rubke, *Director*

April 18, 2014

**The Honorable Members of the Board of Supervisors
City and County of San Francisco
1 Dr. Carlton Goodlett Place, Room 244
San Francisco, CA 94102**

Subject: Special Transit Fare (Fast Pass®) Agreement between the San Francisco Municipal Transportation Agency and the San Francisco Bay Area Rapid Transit District

Honorable Members of the Board of Supervisors:

The San Francisco Municipal Transportation Agency (SFMTA) requests that the San Francisco Board of Supervisors authorize the SFMTA to enter into a new Special Transit Fare (Fast Pass®) Agreement with the San Francisco Bay Area Rapid Transit District (BART). The current agreement with BART expires on June 30, 2014. When the current agreement was approved by the Board of Supervisors, the SFMTA made a commitment to establishing future agreements in a timely manner and consistent with BART's Productivity-Adjusted CPI fare policy. The SFMTA Board of Directors adopted Resolution #14-049 on April 1, 2014 recommending this matter to the Board of Supervisors for approval.

Background

The SFMTA and BART have an agreement that allows Muni Adult Fast Pass® users (using the Clipper® Card) to ride BART within San Francisco. The SFMTA reimburses BART at a fixed rate per trip, which historically has represented a discount of slightly above 30% over the standard BART ticket price. The collaborative use of the BART system within San Francisco helps to significantly alleviate overcrowding of busy Muni lines and provides faster service during peak commute hours.

The most recent agreement between the SFMTA and BART, which expires on June 30, 2014, has a current reimbursement rate of \$1.21 per trip. Based on projected ridership volumes of approximately 6.6 million trips for FY 2014, the total annual reimbursement from the SFMTA to BART is projected at \$8.0 million. The initial rate increase to \$1.27 per trip would increase the annual reimbursement to \$8.4 million.

Proposed Agreement

The proposed Fast Pass® Agreement contains the following provisions:

- **Contract Term** – The contract would be in effect from July 1, 2014 to June 30, 2020.
- **Reimbursement Rate** – A \$1.27 reimbursement rate will apply beginning on July 1, 2014 and would last until January 1, 2016 when BART's fare is due to increase based on BART's Productivity-Adjusted CPI formula. This \$1.27 rate represents a five percent increase over

- the current \$1.21 rate to coincide with the recent adjustment by BART in January 2014.
- There is an initial cap on the annual reimbursement of \$11 million for the first fiscal year FY 2015 with an annual increase of five percent on July 1 of each subsequent year. The existing agreement has an annual reimbursement cap of \$11 million constant over the term of the agreement. The proposed annual increase is intended to address inflation and potential increases in ridership.
 - Clipper[®] Card Transaction Fees – BART has agreed to absorb any transaction fees associated with using the Clipper[®] Card on BART. For Clipper[®] transactions per month under 15 million, the transaction fee is 1.5¢ per trip. If there are between 15 and 30 million Clipper[®] transactions per month, the fee becomes 1.2¢ per trip. If there are more than 30 million Clipper[®] transactions per month, the fee lowers to 0.35¢ per trip. Transaction fees are estimated at \$106,000 annually based on current ridership volumes. BART would deduct the applicable transaction fees from the billed reimbursement fees on its invoices.
 - The SFMTA and BART have committed to begin negotiations by January 1, 2020 for a new Fast Pass[®] Agreement. If both parties cannot agree on the terms of a new contract effective July 1, 2020, then the contract shall continue on a month-to-month basis with a reimbursement rate adjustment based on BART's CPI formula effective on the date of a BART fare increase on or after July 1, 2020.
 - The proposed Fast Pass[®] Agreement would be concurrent with the existing Feeder Agreement. Both agreements will end on June 30, 2020.

Funding Impact

The funding impact of the proposed Fast Pass[®] Agreement varies based on Adult Fast Pass[®] ridership on BART. Assuming the projected ridership of approximately 6.6 million for Fiscal Year 2014, the five percent increase in the reimbursement rate from \$1.21 to \$1.27 will result in an increase in annualized payments to BART of \$8.0 million to \$8.4 million for Fiscal Year 2015. In no case will the annual payment exceed the \$11 million reimbursement cap for FY 2015. The annual payment cap will increase by five percent on July 1 for each subsequent fiscal year.

The table below includes ridership and payments made to BART in prior fiscal years.

Fiscal Year	Ridership	Payment to BART
FY 2009	12,732,283	\$12,986,214
FY 2010	10,295,484	\$10,575,817
FY 2011	8,074,923	\$9,572,380
FY 2012	7,725,533	\$9,137,810
FY 2013	7,609,677	\$9,089,591
FY 2014 Projected	6,600,000	\$7,986,000

The ridership has declined significantly over the term of the existing 2010-2014 agreement from 10.3 million riders in FY 2010 to a projected 6.6 million riders in FY 2014. This is a 3.7 million or

36% reduction in ridership largely due to the creation of a separate Muni and BART monthly pass in FY 2010.

The table below details projected reimbursement expenses during each fiscal year of the proposed agreement based on current ridership levels.

Fiscal Year	Reimbursement Rate (Assuming a 5% increase bi-annually)	Reimbursement Expenses (Assuming No Ridership Growth*)	Reimbursement Expenses (Assuming 5% Annual Ridership Growth)
FY 2015	\$1.27	\$8.4M	\$8.4M
FY 2016	\$1.27	\$8.4M	\$8.8M
FY 2017	\$1.33	\$8.8M	\$9.7M
FY 2018	\$1.33	\$8.8M	\$10.2M
FY 2019	\$1.40	\$9.2M	\$11.2M
FY 2020	\$1.40	\$9.2M	\$11.8M

* Adult Fast Pass[®] ridership is projected at 6.6 million for FY 2015.

The Director of Transportation will be authorized to make any necessary modifications, changes or additions to these documents as long as they are within the parameters of the attached resolution.

Recommendation

The SFMTA requests that the San Francisco Board of Supervisors authorize the SFMTA to enter into a new Special Transit Fare (Fast Pass[®]) Agreement with BART.

Thank you for your consideration of this proposed agreement and for your continued support for the SFMTA. Should you have any questions or require more information, please do not hesitate to contact me at any time.

Sincerely,



Edward D. Reiskin
Director of Transportation

SPECIAL TRANSIT FARE (FAST PASS[®]) AGREEMENT

BETWEEN

THE SAN FRANCISCO MUNICIPAL TRANSPORTATION AGENCY AND THE SAN FRANCISCO BAY AREA RAPID TRANSIT DISTRICT

This Special Transit Fare (Fast Pass[®]) Agreement (the "FY15-FY20 Fast Pass[®] Agreement" or "Agreement") is made and entered into this ____ day of _____, 2014, between the City and County of San Francisco ("City"), by and through its Municipal Transportation Agency ("SFMTA") (hereinafter referred to collectively as "SFMTA"), and the San Francisco Bay Area Rapid Transit District ("BART") (collectively, the "Parties").

RECITALS

1. City is a municipal corporation chartered under the Constitution of the State of California and empowered by the Constitution and the San Francisco Charter to operate a local transit system, the San Francisco Municipal Railway ("Muni"), through the SFMTA.
2. BART is a rapid transit district duly created and acting under the laws of the State of California, charged by law with the operation of a regional rapid transit system for the San Francisco Bay Area.
3. Both SFMTA and BART operate transit services within the City and County of San Francisco and, pursuant to Section 29142.4(a) of the Public Utilities Code of the State of California, intend to coordinate Muni and BART transit services and fares between Muni and BART stations within San Francisco.
4. SFMTA and BART agree that an inter-operator monthly pass ("Fast Pass[®]") will facilitate the coordination of transit service, encourage transit use, and improve the quality of transit service between Muni and BART stations within San Francisco.
5. SFMTA and BART have determined that the most expeditious means of creating an inter-operator pass for their patrons is to extend the use of the current Muni Adult Fast Pass[®] to include unlimited trips on BART within San Francisco during a calendar month.

6. On March 23, 1983, the City and BART authorized implementation of the Fast Pass[®] program and execution of a Fast Pass[®] agreement (the “1983 Fast Pass[®] Agreement”) by a Motion adopted by the BART Board of Directors and by City's Public Utilities Commission Resolution No. 83-0110, respectively.
7. Since 1983, the City and BART have entered into subsequent Fast Pass[®] Agreements - the latest of which (the FY10-FY14 Fast Pass[®] Agreement) expires on June 30, 2014.
8. Effective January 1, 2010, the City began to sell two monthly Fast Pass[®] magnetic stripe tickets: the Adult “A” Fast Pass[®], good on both Muni and BART within San Francisco and currently priced by SFMTA at Seventy-Six Dollars (\$76), and the Adult “M” Fast Pass[®], good only on Muni and currently priced by SFMTA at Sixty-Six Dollars (\$66). Effective July 2011, the Adult “A” Fast Pass[®] is only electronically stored on the Clipper[®] smart card and is no longer available as a magnetic ticket.
9. For purposes of this Agreement, “Fast Pass[®]” refers only to the Adult “A” Fast Pass[®].
10. The Clipper[®] smart card is sold and distributed through the Clipper[®] program, which is operated by Cubic Transportation Systems under contract with the Metropolitan Transportation Commission (MTC). The MTC Clipper[®] program collects the revenue from Fast Pass[®] on Clipper[®] sales, electronically transferring said revenue to SFMTA on a daily basis.
11. SFMTA agrees to reimburse BART for all trips made on BART within San Francisco by passengers using the Fast Pass[®] on Clipper[®].
12. The Clipper[®] program is being administered by MTC. Certain transaction fees are associated with the Clipper[®] program. BART agrees to reimburse SFMTA for Clipper[®] transaction fees incurred when passengers use the Fast Pass[®] on Clipper[®] to make a BART trip within San Francisco.
13. SFMTA and BART recognize that it is important for the Fast Pass[®] program to be financially sustainable for both agencies.
14. In February 2013, BART renewed a schedule of regular fare increases whereby, every two years, fares increase by a Productivity-Adjusted Consumer-Price-Index (CPI) based percentage.

15. SFMTA and BART agree that commencing July 1, 2014, the reimbursement rate will increase from the current rate of \$1.21 to \$1.27, to align with the Productivity-Adjusted CPI-Based fare increase implemented by BART on January 1, 2014. Any subsequent increases will be made subject to Section 2.B, below, through the term of this Agreement.
16. SFMTA and BART also agree that imposing a cap on the reimbursement amount per fiscal year during the term of the Agreement would help ensure budgetary certainty for SFMTA.

AGREEMENT

NOW, THEREFORE, the City and BART, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, agree as follows:

SECTION 1: DEFINITIONS

- A. "Data Acquisition System" ("DAS") is defined to mean BART's computerized system, which automatically records the number of Trips as defined below.
- B. "The Fast Pass[®] Program" is defined as the program in which the Adult "A" Fast Passes[®] are electronically loaded on Clipper[®] to patrons and BART receives a portion of the revenues from Fast Pass[®] use in accordance with the terms of this FY15-FY20 Fast Pass[®] Agreement.
- C. "Trip" is defined to mean an exit from the BART system by a passenger who used a Fast Pass[®] on Clipper[®] to enter and exit a BART rail station within the City and County of San Francisco.
- D. "Trip Estimate" is defined to mean an estimate of Trips based upon statistical analysis of recent station data. All detail supporting such Trip Estimates will be provided to SFMTA with BART's invoice for reimbursement for SFMTA's review.
- E. "Fiscal Year" is defined as July 1 through June 30. For example, Fiscal Year 2015 ("FY15") is July 1, 2014 through June 30, 2015.

SECTION 2: SFMTA REIMBURSEMENT TO BART FOR FAST PASS[®] TRIPS TAKEN ON BART

- A. Initial Rate of Reimbursement: Commencing on July 1, 2014, and continuing on a monthly basis, SFMTA agrees to reimburse BART One Dollar and Twenty-Seven Cents (\$1.27) per trip for each Fast Pass[®] Trip on BART, as counted by BART's DAS.
- B. Adjusted Rate of Reimbursement: After July 1, 2014, the percentage increase in the rate of reimbursement shall be adjusted in accordance with BART's CPI-based increase formula described in the attached Exhibit A "New Fare Rates and Charges: Productivity-Adjusted CPI-Based Increases." For example, the \$1.27 Initial Rate of Reimbursement represents a 5.2% increase from the prior rate of \$1.21, in accordance with BART's 5.2% Productivity-Adjusted CPI-Based fare increase implemented on January 1, 2014. The three additional reimbursement adjustments shall be implemented in 2016, 2018, and 2020 to be concurrent with the actual implementation date of the BART CPI-based increase.
- C. Annual Reimbursement Cap: Commencing July 1, 2014, the total reimbursement from the SFMTA to BART shall not exceed \$11.0 million for FY15. The Annual Reimbursement Cap shall be increased by five percent (5%) on July 1 of each subsequent fiscal year.
- D. Negotiation of New Agreement: The Parties agree to commence negotiations no later than January 1, 2020 to determine the terms of a new Fast Pass[®] Agreement to take effect on July 1, 2020. If a new agreement cannot be approved by the Parties (as required by law) by June 30, 2020, then this Agreement shall remain in effect on a month-to-month basis.
- E. Required Data: When a Fast Pass[®] on Clipper[®] is processed through a BART fare gate, DAS records the station of exit, the station of origin, the time of exit, and the type of ticket used. After each revenue day, the data is processed into Microsoft Excel files for tabulation and monitoring. No charges will be incurred under this FY15-FY20 Fast Pass[®] Agreement, nor will any payments become due to BART, until the data required under this Fast Pass[®] Agreement is received from BART and approved by SFMTA as being in compliance with this Agreement, which approval will not be unreasonably withheld or delayed.

SECTION 3: BART REIMBURSEMENT TO SFMTA FOR FAST PASS® ON CLIPPER® TRANSACTION FEES

A. BART agrees to reimburse SFMTA for Clipper® transaction fees incurred when patrons use their Fast Passes® for BART Trips within San Francisco as recorded by DAS. The amount of the transaction fee to be paid by BART for each Fast Pass® on Clipper® Trip is based on the transaction fee structure as stated in the Metropolitan Transportation Commission/Cubic Transportation Systems, Inc. Contract, Part I, Revised Terms and Conditions (Change Order 118), Attachment 2, Price Schedule, dated June 30, 2009:

1. When total region-wide Clipper® transactions per month are 15 million or less, the transaction fee will be 1.5 cents for each Fast Pass® Trip on BART.
2. When total region-wide Clipper® transactions per month are between 15 million and 30 million, the transaction fee for each Fast Pass® Trip on BART will be based upon the proportion of 1.5 cents for the first 15 million region-wide transactions and 1.2 cents for any incremental transactions above 15 million.
3. When total region-wide Clipper® transactions per month are greater than 30 million, the transaction fee for each Fast Pass® Trip on BART will be based upon the proportion of 1.5 cents for the first 15 million region-wide transactions, 1.2 cents for the next 15 million transactions, and 0.35 cents for any incremental transactions above 30 million.

B. Based on the fee structure outlined above in Section 3.A, the specific formula used to calculate BART's monthly reimbursement to the SFMTA for Clipper® transaction fees shall be as follows:

$$\begin{aligned} &\text{Monthly Clipper® Transaction Fee Reimbursement} = \\ &(\$0.015 * A + \$0.012 * B + \$0.0035 * C) * \\ &(\text{Fast Pass® on Clipper® Trips on BART}) \end{aligned}$$

where

A = Percentage of regional Clipper® transaction fees charged at 1.5 cents per transaction

B = Percentage of regional Clipper® transaction fees charged at 1.2 cents per transaction

C = Percentage of regional Clipper® transaction fees charged at 0.35 cents per transaction

C. In the event that the Clipper® transaction fee schedule or methodology is altered during the term of this Agreement, BART and the SFMTA agree to adjust the formula as established in Section 3.B above so that BART will continue to reimburse the SFMTA for all Clipper® transaction fees associated with using the Fast Pass® on BART.

SECTION 4: IDENTIFICATION AND ALLOCATION OF COSTS AND RESPONSIBILITIES ASSOCIATED WITH FAST PASS® USE ON BART BETWEEN SAN FRANCISCO STATIONS

A. Distribution: The Clipper® program will have the responsibility for Fast Pass® on Clipper® distribution.

B. Billing, Accounting, Auditing: SFMTA and BART each will bear its own internal administrative billing, accounting and auditing costs associated with Fast Pass® use on BART and administration of this FY15-FY20 Fast Pass® Agreement.

C. BART will be responsible for the following:

1. Ensuring proper maintenance of smart card reader hardware and electronic equipment to enable Fast Pass® use in the BART system.
2. Providing accurate accounting of Trips taken with the Fast Pass® in accordance with the procedures set forth in Section 6.A, below.
3. Providing demographic data to SFMTA of BART Fast Pass® riders in order to facilitate compliance with state and federal reporting requirements, including Title VI of the Civil Rights Act of 1964 (“Title VI”).

D. SFMTA will be responsible for the following:

1. Pricing of the Fast Pass® and ensuring compliance with related state and federal fare requirements regarding such fare changes, including, but not limited to, Title VI, 49 CFR Part 21, and current FTA implementing guidance. Such compliance shall include SFMTA’s responsibility for Title VI analyses assessing the impacts on all Fast Pass® riders affected by Fast Pass® pricing changes, which analyses will be subject to BART review.

SECTION 5: COORDINATION REQUIREMENTS

SFMTA and BART believe a harmonious relationship to be essential to faithful execution of this FY15-FY20 Fast Pass[®] Agreement. Both Parties also agree that good relations will be jeopardized by failure to act in concert on all matters affecting Fast Pass[®] use on BART. Therefore, SFMTA and BART commit themselves to continued efforts to provide sufficient notice of any action by either Party related to the Fast Pass[®] that has the potential to impact the other.

SECTION 6: BILLING AND PAYMENT PROCEDURES

- A. Invoice and Supporting Data. Following each month Fast Pass[®] use is accepted on BART, BART will invoice SFMTA for the reimbursement owed by SFMTA to BART for Fast Pass[®] Trips taken on BART, less the amount BART owes SFMTA for Clipper[®] transaction fees.
1. The reimbursement owed by SFMTA to BART for Fast Pass[®] Trips taken on BART will be calculated by multiplying the previous month's total Fast Pass[®] Trips by the applicable rate of reimbursement specified in Section 2.
 2. The amount BART owes SFMTA for Clipper[®] transaction fees will be calculated by multiplying the previous month's total Fast Pass Trips by the per Trip Clipper[®] transaction fee specified in Section 3.
 3. The number of Fast Pass[®] Trips will be based upon either: (1) the DAS data; or (2) available DAS data and total Trip estimates, in the absence of complete DAS data. BART will submit all data relied on to compute the number of Fast Pass[®] Trips for each month with the monthly invoice via e-mail, with an electronic file containing Trip data reported by origin and destination station, date, and time of day.
 4. If the calculated reimbursement amount above exceeds the applicable Annual Reimbursement Cap described in Section 2.C. above cumulatively in any single fiscal year during the term of this FY15-FY20 Fast Pass[®] Agreement, BART shall not invoice the SFMTA for the amount above the Annual Reimbursement Cap.

B. SFMTA Payments. SFMTA will make payment of any balance due within thirty (30) calendar days of receipt of each monthly invoice, including the data specified in Section 2.E above, from BART. BART shall submit all data relied on to compute the number of Fast Pass[®] Trips for each month with the monthly invoice. If SFMTA contests BART's monthly Trip estimate, SFMTA agrees to pay the undisputed invoice amount within said time, pending the Parties' resolution of the disputed Trip estimate. In that event, SFMTA and BART agree to resolve such dispute in accordance with the terms set forth in Section 7, below.

SECTION 7: RESOLUTION OF DISPUTES

If any dispute under this FY15-FY20 Fast Pass[®] Agreement cannot be resolved by the Parties' staff persons responsible for day-to-day management of the Agreement, upon the written request of either of the Parties, the matter will be handled as described below:

- A. First Level: Each Party will designate staff to be the initial person(s) to discuss any apparent dispute or disagreement between the Parties and initiate this procedure. For SFMTA, the first level person will be its Manager, Financial Services and Revenue Contracts, unless SFMTA designates otherwise in writing. For BART, the first level person will be the Manager of Operating Budgets and Analysis, unless BART designates otherwise in writing. The first level person for the initiating Party will submit a written request to the first level person of the other Party setting forth the disagreement and requesting resolution. Each Party will respond within five (5) working days of receipt of a request for resolution from the other Party, or within such other period as the first level persons may agree. Each designated first level person may contact his or her counterpart at the same level at any time to raise any apparent disagreement related to the FY15-FY20 Fast Pass[®] Agreement.
- B. Second Level: Each Party will designate an individual to whom matters not resolved at the first level will be referred. For SFMTA, the second level person will be the Chief Financial Officer, unless SFMTA designates otherwise in writing. For BART, the second level person will be the Assistant General Manager, Administration and Budget, unless BART designates otherwise in writing. The second level person for the initiating Party will submit a written request to the second level person of the other Party setting forth the disagreement and requesting resolution. Each Party will respond within five (5) working days of receipt of a request for resolution from the other Party, or within such other period

as the second level persons may agree. Each designated second level person may contact his or her counterpart at the same level at any time to raise any apparent disagreement related to the FY15-FY20 Fast Pass[®] Agreement.

- C. Third Level: Each Party will designate individuals to whom matters not resolved at the second level will be referred. These designated third level persons will constitute the final internal level within BART and SFMTA for resolution of issues between the Parties. Each designated third level person may contact his or her counterpart at the same level at any time to raise any apparent disagreement related to the FY15-FY20 Fast Pass[®] Agreement. For SFMTA, the third level person will be the Director of Transportation, unless SFMTA designates otherwise in writing. For BART, the third level person will be the General Manager unless BART designates otherwise in writing. The third level person for the initiating Party will submit a written request to the third level person of the Party setting forth the disagreement and requesting resolution. Each Party will respond within ten (10) working days of receipt of a request for resolution from the other Party.
- D. Alternative Dispute Resolution. If the dispute is not resolved at the Third Level, the General Manager of BART and the Director of Transportation of SFMTA may agree to a method of non-binding, alternative dispute resolution, including, but not limited to, mediation or non-judicial arbitration.
- E. Judicial Remedies. It is the intent of the Parties that litigation be avoided as a method of dispute resolution to the extent possible. However, nothing herein will foreclose or limit the ability of either Party to pursue judicial remedies.

SECTION 8: GENERAL PROVISIONS

- A. Records and Audits: BART will maintain Trip data documentation consisting of DAS Passenger Reports. SFMTA will have the right to audit BART's accounts, primary and secondary papers regarding collection and compilation of Trip data, and relevant cost accounting data during and up to three (3) years after the invoice date of the period in question. BART's monthly invoice to SFMTA will indicate the total number of Trips actually counted by the DAS system or, in the absence of complete DAS data, the available DAS data and total Trip estimates.
- B. Term; Termination:

1. Term. Subject to Section 2.D, the term of this Agreement shall be from July 1, 2014 through June 30, 2020, unless earlier terminated as provided below.
 2. Termination. Either SFMTA or BART may terminate this FY15-FY20 Fast Pass[®] Agreement at any time upon giving the other Party ninety (90) calendar days written notice.
- C. Notices: All invoices, notices or other communications to either Party by the other will be deemed given when made in writing and delivered or mailed to such Party at their respective addresses as follows:

TO: BART

San Francisco Bay Area Rapid Transit District
300 Lakeside Drive
P. O. Box 12688
Oakland, CA 94604-2688
Notices: Attention General Manager

TO: San Francisco Municipal Transportation Agency
1 South Van Ness, 7th Floor
San Francisco, CA 94103
Invoices: Attention Chief Financial Officer
Notices: Attention Director of Transportation

- D. Entire Agreement: The provisions of this FY15-FY20 Fast Pass[®] Agreement constitute the entire agreement between the Parties relating to this matter, and will apply to Fast Pass[®] use on BART throughout the entire life of such use as defined in this Agreement.
- E. Compliance with ADA: Without limiting any other provision of this FY15-FY20 Fast Pass[®] Agreement, SFMTA and BART will provide the services specified in this FY15-FY20 Fast Pass[®] Agreement in a manner that complies with the Americans with Disabilities Act (ADA) Title 24, and any and all other applicable federal, state, and local disability rights legislation. SFMTA and BART agree not to discriminate against disabled persons in the provision of services, benefits or activities provided under this FY15-FY20 Fast Pass[®] Agreement.
- F. Certification of Funds; Budget and Fiscal Provisions; Termination in the Event of Non-Appropriation: This FY15-FY20 Fast Pass[®] Agreement is subject to the budget and fiscal

provisions of the City's Charter. Pursuant to the City's Charter, a budget is approved every two years to cover the following two-year period. Charges under this Agreement will accrue only after prior written authorization certified by the Controller as part of that budget process, and the amount of City's obligation hereunder will not at any time exceed the amount certified for the purpose and period stated in such advance authorization. This FY15-FY20 Fast Pass[®] Agreement will terminate without penalty, liability or expense of any kind to either BART or City at the end of any fiscal year if funds are not appropriated for the next succeeding fiscal year. If funds are appropriated for only a portion of the succeeding fiscal year, this FY15-FY20 Fast Pass[®] Agreement will terminate, without penalty, liability or expense of any kind to either BART or City at the end of the term for which funds are appropriated.

If at any time during the term of this FY15-FY20 Fast Pass[®] Agreement, the City does not allocate funds in its budget for succeeding years, SFMTA will provide notice of same to BART within thirty (30) calendar days of adoption of said budget. In the event that funds are not appropriated within the City's budget for any succeeding year, this Agreement and the Fast Pass program will terminate at the end of the period for which funds have been certified.

H. Guaranteed Maximum Costs:

1. City's obligation hereunder will not at any time exceed the amount certified by the Controller for the purpose and period stated in such certification.
2. Except as may be provided by laws governing emergency procedures, officers and employees of the City are not authorized to request, and the City is not required to reimburse BART for services beyond the agreed upon contract scope unless the changed scope is authorized by amendment and approved as required by law.
3. Officers and employees of the City are not authorized to offer or promise, nor is the City required to honor any offered or promised additional funding in excess of the maximum amount of funding for which the contract is certified without certification of the additional amount by the Controller.

4. The Controller is not authorized to make payments on any contract for which funds have not been certified as available in the budget or by supplemental appropriation.

I. Submitting False Claims; Monetary Damages:

1. Pursuant to San Francisco Administrative Code §21.35, any contractor, subcontractor or consultant who submits a false claim will be liable to the City for three times the amount of damages which the City sustains because of the false claim. A contractor, subcontractor or consultant who submits a false claim will also be liable to the City for the costs, including attorneys' fees, of a civil action brought to recover any of those penalties or damages, and may be liable to the City for a civil penalty of up to \$10,000 for each false claim. A contractor, subcontractor or consultant will be deemed to have submitted a false claim to the City if the contractor, subcontractor or consultant: (a) knowingly presents or causes to be presented to an officer or employee of the City a false claim or request for payment or approval; (b) knowingly makes, uses, or causes to be made or used a false record or statement to get a false claim paid or approved by the City; (c) conspires to defraud the City by getting a false claim allowed or paid by the City; (d) knowingly makes, uses, or causes to be made or used a false record or statement to conceal, avoid, or decrease an obligation to pay or transmit money or property to the City; or (e) is a beneficiary of an inadvertent submission of a false claim to the City, subsequently discovers the falsity of the claim, and fails to disclose the false claim to the City within a reasonable time after discovery of the false claim.
2. Pursuant to California Government Code Section 12651, any person who commits any of the following acts will be liable to BART for three times the amount of damages which BART sustains because of the act of that person. A person who commits any of the following acts will also be liable to BART for the costs of a civil action brought to recover any of those penalties or damages, and may be liable to BART for a civil penalty of up to \$10,000 for each false claim. A person will be deemed to have submitted a false claim to BART if the person: "(1) Knowingly presents or causes to be presented to an officer or employee of [BART] a false claim or request for payment or approval. (2) Knowingly makes, uses, or causes to

be made or used a false record or statement to get a false claim paid or approved by [BART]. (3) Conspires to defraud [BART] by getting a false claim allowed or paid by [BART]. (4) Has possession, custody, or control of public property or money used or to be used by [BART] and knowingly delivers or causes to be delivered less property than the amount for which the person receives a certificate or receipt. (5) Is authorized to make or deliver a document certifying receipt of property used or to be used by [BART] and knowingly makes or delivers a receipt that falsely represents the property used or to be used. (6) Knowingly buys, or receives as a pledge of an obligation or debt, public property from any person who lawfully may not sell or pledge the property. (7) Knowingly makes, uses, or causes to be made or used a false record or statement to conceal, avoid, or decrease an obligation to pay or transmit money or property to [BART]. (8) Is a beneficiary of an inadvertent submission of a false claim to [BART], subsequently discovers the falsity of the claim, and fails to disclose the false claim to [BART] within a reasonable time after discovery of the false claim." Reference to Government Code Section 12651(6) has been deleted because the Parties agree that Section 12651(6) does not apply to this Agreement.

J. Severability. Should the application of any provision of this FY15-FY20 Fast Pass[®] Agreement to any particular facts or circumstances be found by a court of competent jurisdiction to be invalid or unenforceable, then (a) the validity of other provisions of this Agreement will not be affected or impaired thereby, and (b) such provision will be enforced to the maximum extent possible so as to effect the intent of the Parties and will be reformed without further action by the Parties to the extent necessary to make such provision valid and enforceable.

K. Indemnification.

1. The City agrees to indemnify, save harmless and defend BART, its officers, agents, and employees from legal liability of any nature or kind on account of any claim for damages to property or personal injuries to or death of person or persons incurred by reason of any act, or failure to act, of the City, its officers, agents, employees and subcontractors, or any of them, in performing any duties required by this Agreement, unless such claims arise out of the sole negligence of BART, its

officers, agents, or employees.

2. BART agrees to indemnify, save harmless and defend the City, its officers, agents and employees from legal liability of any nature or kind on account of any claim for damages to property or personal injuries to or death of person or persons incurred by reason of any act, or failure to act, of BART, its officers, agents, employees and subcontractors, or any of them, in performing any duties required by this Agreement, unless such claims arise out of the sole negligence of the City, its officers, agents, or employees.
3. The foregoing provisions regarding indemnification are included pursuant to the provisions of Section 895.4 of the Government Code, and are intended by the parties to modify and supersede the otherwise applicable provisions of Chapter 21, Part 2, Division 3.6, Title I of the Government Code.

SECTION 9: Effective Date

The effective date of this FY15-FY20 Fast Pass[®] Agreement is July 1, 2014.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the day first mentioned above.

SAN FRANCISCO BAY AREA RAPID TRANSIT DISTRICT

CITY AND COUNTY OF SAN FRANCISCO MUNICIPAL TRANSPORTATION AGENCY

By: _____
Grace Crunican
General Manager

By: _____
Edward D. Reiskin
Director of Transportation

SFMTA Board of Directors
Resolution No. _____
Dated: _____

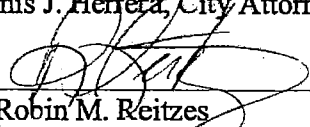
Attest:

Roberta Boomer
Secretary, SFMTA Board

APPROVED AS TO FORM:
Office of the General Counsel

APPROVED AS TO FORM:
Dennis J. Herrera, City Attorney

By: _____
Minming Wu Morri
Attorney, Office of the General Counsel

By: _____

Robin M. Reitzes
Deputy City Attorney

Board of Supervisors
Resolution No. _____
Dated: _____

Attest:

Clerk of the Board

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the day first mentioned above.

SAN FRANCISCO BAY AREA RAPID
TRANSIT DISTRICT

By: _____
Grace Crunican
General Manager

CITY AND COUNTY OF SAN FRANCISCO
MUNICIPAL TRANSPORTATION AGENCY

By: _____
Edward D. Reiskin
Director of Transportation

SFMTA Board of Directors
Resolution No. _____
Dated: _____

Attest:

Roberta Boomer
Secretary, SFMTA Board

APPROVED AS TO FORM:
Office of the General Counsel

APPROVED AS TO FORM:
Dennis J. Herrera, City Attorney

By: _____
Minming Wu Morri
Attorney, Office of the General Counsel

By: _____
Robin M. Reitzes
Deputy City Attorney

Board of Supervisors
Resolution No. _____
Dated: _____

Attest:

Clerk of the Board

EXHIBIT A—NEW FARE RATES AND CHARGES: PRODUCTIVITY-ADJUSTED INFLATION-BASED INCREASES

Productivity-adjusted inflation-based fare rates and charges shall be calculated according to the following process.

The Formula:

The following formula accounts for changes in inflation, less a productivity factor valued at 0.005 (½ percent). Changes in inflation are measured over a two-year period, with the first increase of the extended productivity-adjusted inflation-based fare increase program to become effective January 1, 2014.

Step One: Productivity-Adjusted Inflation-Based Fare Increase Factor =

$$\left(\frac{\frac{(\text{NCPIU}_2 - \text{NCPIU}_0)}{\text{NCPIU}_0} + \frac{(\text{BACPIW}_2 - \text{BACPIW}_0)}{\text{BACPIW}_0}}{2} \right) - \begin{array}{l} 0.005 \\ \text{Productivity} \\ \text{Factor} \end{array}$$

Step Two: Productivity-Adjusted Inflation-Based Fare Rates and Charges are calculated by increasing all components of fares then in effect by the Productivity-Adjusted Inflation-Based Fare Increase Factor and then rounding these fares to the nearest \$0.05.

Definitions:

NCPIU is the **National CPI-U Annual Average** which is the annual average over a calendar year of the U.S. City Average consumer price index for all urban consumers, for all items, with an index base period of 1982-84 = 100 as reported by the Bureau of Labor Statistics, U.S. Department of Labor.

BACPIW is the **Bay Area CPI-W Annual Average** which is the annual average over a calendar year of the San Francisco-Oakland-San Jose, CA local consumer price index for urban wage earners and clerical workers, for all items, with an index base period of 1982-84 = 100 as reported by the Bureau of Labor Statistics, U.S. Department of Labor.

The “**0**” of NCPIU_0 and of BACPIW_0 in the above formula signifies the respective calendar year from which the change in inflation is calculated (e.g., 2010 for the 2014 fare increase and 2012 for the 2016 fare increase)

The “**2**” of NCPIU_2 and of BACPIW_2 in the above formula signifies the respective calendar year against which the change in inflation is calculated (e.g., 2012 for the 2014 fare increase and 2014 for the 2016 fare increase).

Productivity Factor is an adjustment representing BART’s anticipated continual improvements in the efficiency of its labor force and operations to the extent of reducing its inflation-adjusted costs of operation by 0.005 (½ percent) every two years.

Effective Dates:

The productivity-adjusted inflation-based fare increases will be effective on January 1st of 2014, 2016, 2018, and 2020, for a total of four calculations of the productivity-adjusted inflation-based fare increase formula. If application of the formula returns a positive result, i.e., it does not reflect deflation, the resulting factor is the amount fares are to be increased across the board (with each actual fare increase rounded to the nearest \$0.05). Productivity-adjusted inflation-based fares are to be implemented on January 1st of 2014, 2016, 2018, and 2020, or as soon thereafter as the fare schedule can be implemented.

Sample Methodology:

The following is a sample methodology that illustrates how to calculate the productivity-adjusted inflation-based fare increase factor and resulting fares. This example describes the process for the increase to be implemented on January 1, 2014; the same process will be followed for increases in 2016, 2018, and 2020.

In January 2013, the change over two years in the National CPI-U Annual Average and the Bay Area CPI-W Annual Average is calculated as follows:

- The change to be measured is for calendar years 2010 and 2012.
- Index change during this two-year period is measured by the change in the annual average of the index. For example, if
 - The annual average of the National CPI-U for 2010 is 100, and
 - The annual average of the National CPI-U for 2012 is 104, then
 - The change is 0.04 (or 4.0%) for the two-year period between 2010 and 2012.
- The change in the Bay Area CPI-W Annual Average for the two-year period is calculated in the same way.
- The changes in the National CPI-U Annual Average and the Bay Area CPI-W Annual Average are then averaged to capture change in both national and local pricing patterns.
- From the average of the national and local pricing increases, a productivity factor of 0.005 (½ percent) is deducted. For example, if the average of the change in the National CPI-U Annual Average and the change in the Bay Area CPI-W Annual Average for the two-year period is 0.04 (or 4.0%), the result of the formula is a productivity-adjusted inflation-based fare increase factor of 0.035, or 3.5%.
- The productivity-adjusted inflation-based fare increase factor is the increase to be applied across-the-board to the components of the fare rates and charges then in effect. The resulting station-to-station fares will then be rounded to the nearest nickel to produce the new productivity-adjusted inflation-based fare rates and charges.

SAN FRANCISCO
MUNICIPAL TRANSPORTATION AGENCY
BOARD OF DIRECTORS

RESOLUTION No. 14-049

WHEREAS, Since 1983, the City and the Bay Area Rapid Transit District (BART) have entered into Fast Pass[®] Agreements that allow Muni Adult Fast Pass[®] patrons to use the BART rail system within the eight San Francisco BART stations at no additional cost; and,

WHEREAS, The collaborative use of the BART system within San Francisco helps to significantly alleviate overcrowding of busy Muni lines and provides faster service during peak commute hours; and,

WHEREAS, Under the current Fast Pass[®] Agreement with BART, which expires on June 30, 2014, the SFMTA reimburses BART at a rate of \$1.21 for each Adult Fast Pass[®] trip taken on BART within San Francisco; and,

WHEREAS, The BART Board policy allows for biennial fare increases based on the inflation rate less one-half percent for productivity improvements and reimbursement rates have generally increased correspondingly; and,

WHEREAS, The proposed Fast Pass[®] Agreement would raise the reimbursement rate to \$1.27 per trip effective July 1, 2014 to coincide with BART's 2014 fare increase; and,

WHEREAS, The proposed Fast Pass[®] Agreement includes an initial cap on reimbursement of \$11 million for the first fiscal year 2015 and increases by five percent each July 1 for the subsequent fiscal year; and,

WHEREAS, BART will reimburse the SFMTA for Clipper[®] Card transaction costs related to the use of the equivalent of the Adult Fast Pass[®] on BART; and,

WHEREAS, The proposed Fast Pass[®] Agreement would be concurrent with the existing Feeder Agreement and both agreements will end on June 30, 2020; now, therefore, be it

RESOLVED, That the SFMTA Board of Directors authorizes the Director of Transportation to execute the Special Transit Fare (Fast Pass[®]) Agreement between the SFMTA and the San Francisco Bay Area Rapid Transit District with a term from July 1, 2014 through June 30, 2020, subject to approval from the Board of Supervisors.

I certify that the foregoing resolution was adopted by the San Francisco Municipal Transportation Agency Board of Directors at its meeting of April 1, 2014.

R. Bowman

Secretary to the Board of Directors
San Francisco Municipal Transportation Agency

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

City Elective Officer Information <i>(Please print clearly.)</i>	
Name of City elective officer(s): Members, San Francisco Board of Supervisors	City elective office(s) held: Members, San Francisco Board of Supervisors

Contractor Information <i>(Please print clearly.)</i>	
Name of contractor: San Francisco Bay Area Rapid Transit District (BART)	
<i>Please list the names of (1) members of the contractor's board of directors; (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.</i>	
(1) BART Board of Directors: Gail Murray, Joel Keller, Rebecca Saltzman, Robert Raburn, John McPartland, Thomas Blalock, Zakhary Mallett, James Fang, Tom Radulovich; (2) General Manager: Grace Crunican; Controller/Treasurer: Scott Schroeder; Assistant General Manager of Operations: Paul Oversier; (3) none; (4) none; (5) none	
Contractor address: 300 Lakeside Dr., PO Box 12688, Oakland, CA 94604-2688	
Date that contract was approved:	Amount of contract: Varies by BART Fast Pass® ridership and per-trip reimbursement rate, whose long-term values are unknown at this time. Amount estimated at \$8.0 million in FY 2014 and \$8.4 million in FY 2015 with moderate increases in subsequent fiscal years, based on ridership.
Describe the nature of the contract that was approved: The SFMTA currently reimburses BART \$1.21 per Fast Pass® trip taken on BART within San Francisco. Under the new contract, in effect through FY 2020, this rate would increase to \$1.27 through January 1, 2016 when BART's fares are scheduled to increase based on adjustments to the Bay Area Consumer Price Index (CPI). Because ridership is unknown at this time, exact contract expenditures are also unknown.	
Comments:	

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 _____

Print Name of Board

- the board of a state agency (Health Authority, Housing Authority Commission, Industrial Development Authority Board, Parking Authority, Redevelopment Agency Commission, Relocation Appeals Board, Treasure Island Development Authority) on which an appointee of the City elective officer(s) identified on this form sits

Print Name of Board

Filer Information <i>(Please print clearly.)</i>	
Name of filer:	Contact telephone number: ()
Address:	E-mail:

Signature of City Elective Officer (if submitted by City elective officer)

Date Signed

Signature of Board Secretary or Clerk (if submitted by Board Secretary or Clerk)

Date Signed

