[Amended and Restated Lease - San Francisco Market Corporation - San Francisco Wholesale Produce Market - Jerrold Avenue and Toland Street]
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Resolution approving and authorizing the Director of Property to amend and restate the
current lease for the San Francisco Wholesale Produce Market, near 2095 Jerrold
Avenue (generally bordering Highway 280 and Innes and Kirkwood Avenues, and
Toland and Rankin Streets), with the San Francisco Market Corporation, including
authorizing separate parcel leases as needed to provide real estate security in order to
obtain one or more private construction loans; adopting findings pursuant to the
California Environmental Quality Act; adopting findings that the contemplated
transactions are consistent with the General Plan, and the eight priority policies of the
Planning Code, Section 101.1; and authorizing the Director of Property to execute an
amended and restated lease with the San Francisco Market Corporation ("Amended
and Restated Lease"), make certain modifications, as defined herein, and take certain
actions in furtherance of this Resolution and the Amended and Restated Lease, as
defined herein.

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WHEREAS, The San Francisco Wholesale Produce Market ("SFWPM") is an assemblage of dedicated produce and food professionals, co-located at one distribution center near 2095 Jerrold Avenue, generally bordering Highway 280, Innes and Kirkwood Avenues and Toland and Rankin Streets, and located at 1901 Innes, 2001 Innes, 1900 Kirkwood and 2000 Kirkwood Avenues, which is the largest facility dedicated to a wholesale produce marketplace in Northern California; and

23 WHEREAS, The SFWPM is comprised of approximately 30 produce and food-related businesses, is responsible for the direct employment of 700 people in the Production, 24

1	Distribution and Repair ("PDR") industries, and is committed to being the Bay Area's leading
2	source of produce; and
3	WHEREAS, The SFWPM has operated at its current location since 1963, following
4	passage of a proposition establishing a municipal market, approved by the voters of San
5	Francisco in 1959, when the produce wholesalers relocated from the area near the current
6	Maritime Plaza and Golden Gateway redevelopment project area in downtown San Francisco;
7	and
8	WHEREAS, The SFWPM operated on approximately 350,000 square feet of City-
9	owned warehouse and industrial space under the terms and conditions of a 50-year master
10	lease ("Original Lease") between the City, as landlord, and the City and County of San
11	Francisco Market Corporation, a non-profit corporation, as tenant, which expired on
12	January 31, 2013; and
13	WHEREAS, In 2012, the City and the San Francisco Market Corporation ("Tenant"), a
14	California non-profit corporation formed to facilitate the successful continued operation of the
15	SFWPM, entered into a new long-term lease that expires on January 31, 2073 ("Current
16	Lease"), in order to retain and make improvements to the SFWPM, as approved by Resolution
17	No. 280-12, which is on file with the Clerk of the Board of Supervisors in File No. 120530; and
18	WHEREAS, The Current Lease provides for the rehabilitation and expansion of the
19	SFWPM consistent with the Tenant's Reinvestment and Expansion Plan (the "Plan"), a
20	phased, multi-year development that replaces the SFWPM's aging physical infrastructure and
21	ensures the delivery of its essential services for decades to come; and
22	WHEREAS, Tenant celebrated the completion of Phase I of the Plan in 2015 with the
23	opening of a new, 82,000 square-foot, state of the art, distribution warehouse at 901 Rankin

Street; and

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1	WHEREAS, The SFWPM continues to deliver significant public benefit to the residents
2	and businesses of San Francisco both for the high-quality PDR jobs provided, and for the
3	important role the SFWPM plays in food distribution to the City's many restaurants and
4	grocery stores, which supports San Francisco's reputation as a world-class food destination;
5	and
6	WHEREAS, The SFWPM serves as an informal anchor to other PDR activities in the
7	industrial areas of the Bayview district, attracting food-related businesses such as beverage
8	distribution, seafood wholesale and distribution, and dry goods vendors; and
9	WHEREAS, The City is committed to preserving space for critical industries related to
0	PDR activities in Bayview's industrial district, with the intent to encourage the introduction,
1	intensification, and protection of a wide range of light and contemporary industrial activities;
2	and
3	WHEREAS, In the ten years since approval of the Current Lease, a number of general
4	market conditions have changed, including significant increases in the cost of construction,
5	making private financing of the contemplated improvements and the current rehabilitation

eneral tion, on schedule of the Plan infeasible; and

WHEREAS, While Tenant is utilizing and will seek a variety of funding sources, including New Markets Tax Credits, state grants, and other potential federal contributions, Tenant still needs to obtain private commercial loans to augment these funding sources and complete the Plan; and

WHEREAS, After discussions with multiple potential lenders, Tenant and the City have determined that the provision of traditional real estate security, in the form of one or more ground leases (for each of the new buildings at the site) with mortgagee protection provisions, will enable Tenant to finance construction at a lower cost; and

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WHEREAS, The full vacation of Jerrold Avenue between Toland and Rankin Streets is
necessary for the Tenant to obtain the construction permits needed to implement the next
phases of the Plan; and

WHEREAS, City and Tenant have negotiated certain amendments to the Current Lease to, among other matters, 1) allow division of the site into multiple separate parcel leases that will enable Tenant to obtain private secured construction and permanent financing for each SFWPM building, if and when approved by the Director of Property, and 2) provide greater flexibility to Tenant in its phasing and implementation of the Plan to allow the remaining portions of the City public rights-of-way that bisect the site to be vacated and incorporated into the leased premises before completion of identified street improvements and to allow Tenant greater time in which to begin construction of the next two warehouse buildings identified in the Plan; these amendments are contained in the proposed amended and restated lease on file with the Clerk of the Board of Supervisors in File No. 220900 (the "Amended and Restated Lease"), and is hereby declared to be a part of this Resolution as if set forth fully herein; and

WHEREAS, In connection with Tenant's entering into private construction and/or permanent secured debt financing for each building, to be approved by the City and on the terms and conditions set forth in the Amended and Restated Lease, the City and Tenant anticipate terminating the Amended and Restated Lease with respect to the applicable portion of the Current Lease and simultaneously entering into one or more new separate parcel leases, in substantially the form attached to the Amended and Restated Lease (each, a "Separate Parcel Lease"), in order to meet typical lender requirements for secured financing and support separate financing for each new or renovated building in the phased redevelopment of the SFWPM; and

WHEREAS, For the Current Lease, the Planning Department issued a Final Mitigated
Negative Declaration ("FMND"), dated July 5, 2011, and Tenant entered into an Agreement to
Implement Improvement and Mitigation Measures identified by the Planning Department in the
FMND (the "Mitigation Implementation Agreement"); a copy of the FMND and the Mitigation
Implementation Agreement is on file with the Clerk of the Board of Supervisors in File No.
120530; and

WHEREAS, The Board of Supervisors reviewed and considered the FMND for the Plan, and the record as a whole, and found that there was no substantial evidence that the Plan will have a significant effect on the environment with the adoption of the mitigation measures contained in the Mitigation and Monitoring Report ("MMRP") to avoid potentially significant environmental effects associated with the Plan, and adopted the FMND by Resolution No. 280-12; and

WHEREAS, Subsequent to the FMND, the Planning Department evaluated the Quint-Jerrold Connector Road, a project unrelated to but near the Market, in an FMND addendum dated June 4, 2012, and the Planning Department considered the cumulative impacts of both projects and determined that the changes would not result in any new or more severe impacts than what was identified in the FMND; and

WHEREAS, The Planning Department prepared a second addendum to the FMND, dated July 21, 2022, copy of which is on file with the Clerk of the Board of Supervisors in File No. 220900 and incorporated into this Resolution (the "Second Addendum"), that evaluated the environmental effects of the proposed Amended and Restated Lease and concluded that the proposed amendments would not result in new or different environmental impacts, substantially increase the severity of previously identified environmental impacts or require new mitigation measures to reduce significant impacts, and that no changes or new information have emerged that would materially change the analyses or conclusions set forth

in the FMND; therefore, no supplemental environmental review is required beyond what is set forth in the Second Addendum; and

WHEREAS, On September 6, 2011, the City Planning Department found that the actions related to the Plan, as contemplated in the Current Lease, were consistent with the General Plan, and with the eight priority policies of Planning Code, Section 101.1 ("General Plan Findings"); a copy of such letter ("Planning Letter") is on file with the Clerk of the Board of Supervisors in File No. 120530, and is incorporated by reference as though fully set herein; the Board has adopted these findings as its own when it approved the Current Lease; and

WHEREAS, On May 1, 2022, the Planning Department issued a Note to File stating that the Amended and Restated Lease does not change its prior findings related to General Plan, and eight Planning code priority policies and that the Planning Letter remains valid; a copy of this Note to File is on file with the Clerk of the Board of Supervisors in File No. 220900 and incorporated into this Resolution; and

WHEREAS, The Board of Supervisors considered the Plan and the proposed source of funds and, in Resolution No. 280-12, found that the construction by Tenant of the Plan under the Current Lease does not constitute a public work or public improvement and accordingly Tenant's contracts for the improvements are not subject to the requirements of Chapter 6 of the Administrative Code, however Tenant must comply with the prevailing wage provisions of subsection (b) of Charter, Section A7.204 and Section 6.22(E) of the Administrative Code with respect to the construction of the improvements; now, therefore, be it

RESOLVED, The Board of Supervisors hereby adopts the Second Addendum and the MMRP for the proposed amendments, which are incorporated by reference as though fully set forth herein; all required mitigation measures identified in the FMND and contained in the MMRP are included as conditions of approval; and, be it

FURTHER RESOLVED, The Board of Supervisors further finds that since the Second
Addendum was finalized, there have been no substantial project changes and no substantial
changes in project circumstances that would require revisions to the Second Addendum due
to the involvement of new significant environmental effects or an increase in the severity of
previously identified significant impacts, and there is no new information of substantial
importance that would change the conclusions set forth in the Second Addendum; and, be it
FURTHER RESOLVED, The Board of Supervisors hereby adopts the Planning
Department's CEQA determination and General Plan findings, for the same reasons as set
forth in the Planning Letter, FMND, and Second Addendum, and hereby incorporates such
determinations by reference as though fully set forth in this Resolution; and, be it
FURTHER RESOLVED, That the Amended and Restated Lease shall include the
premises presently occupied by Tenant under the Current Lease, and, in order to improve
operations on the site and to provide better controls for food safety, shall also include certain
portions of improved and paper streets which presently bisect the site upon the City's vacation
and jurisdictional transfer of said lands to Department of Real Estate as set forth in Ordinance
No. 163-12, a copy of which is on file with the Clerk of the Board of Supervisors in File No.

FURTHER RESOLVED, That any proposed private secured construction and permanent financing for the SFWPM shall remain subject to City approval as set forth in the Amended and Restated Lease; and, be it

FURTHER RESOLVED, That any City approvals required by the Amended and Restated Lease shall be made, if at all, by the Director of Property in writing following consultation with the Controller, City Attorney's Office, and any other City staff selected at the Director of Property's discretion; and, be it

120670; and, be it

FURTHER RESOLVED, That the Amended and Restated Lease shall include a revised
schedule of performance and shall require periodic updates to the Plan to hold Tenant
accountable for delivering an improved SFWPM within a reasonable schedule and budget;
and shall require Tenant to continue to comply with the terms of the Mitigation Implementation
Agreement; and, be it

FURTHER RESOLVED, That the Amended and Restated Lease shall continue to allow Tenant to accrue revenues from subleasing the premises and operating the SFWPM and to secure financing to fund the phased improvements of the facility, except in the event of a foreclosure or other dispossession event under a Separate Parcel Lease, in which case the Separate Parcel Lease tenant shall pay to City a fair market rent in accordance with the terms of the Separate Parcel Lease; and, be it

FURTHER RESOLVED, That the Amended and Restated Lease shall continue to require Tenant to use good faith efforts to achieve market rent in subleases whenever possible and to enter into subleases with terms that are reasonable in light of the market conditions existing at the time of such sublease, with City review and input upon any requested deviations from a baseline market rent leasing schedule; and, be it

FURTHER RESOLVED, That in the event of a foreclosure or other dispossession event under a Separate Parcel Lease, the Separate Parcel Lease premises shall remain restricted to the primary uses of receiving, storing, selling, distributing and producing agriculture, horticultural products, produce and other food products and related uses; hosting food industry trade shows; educational and training programs related to the food industry, nutrition and sustainability; and support and services uses that are ancillary to such uses; and, be it

FURTHER RESOLVED, That the Board of Supervisors authorizes the Director of Property to enter into any Separate Parcel Lease and amend the Amended and Restated

Lease to remove the applicable Separate Parcel Lease premises, provided (i) the Director of
Property must provide not less than 30 days' prior notice to the Board of Supervisors of the
proposed Separate Parcel Lease, and (ii) any Board of Supervisors member will have the
discretion to require that the Separate Parcel Lease be considered and approved by the
Board of Supervisors by notifying the Clerk of the Board and the Director of Property of such
requirement in writing during the 30-day period, and (iii) upon execution, the Director of
Property shall send to the Clerk of the Board of Supervisors the Separate Parcel Lease and
the amendment of the Amended and Restated Lease for the Board file; and, be it

FURTHER RESOLVED, That in accordance with the recommendation of the Director of Property, the City Administrator and the Director of Property are hereby authorized to take all actions on behalf of the City, as landlord, to enter into, execute, and perform its obligations under the Amended and Restated Lease (including, without limitation, the exhibits) and any other documents that are necessary or advisable to effectuate the purpose of this Resolution and the Amended and Restated Lease; and, be it

FURTHER RESOLVED, That all actions heretofore taken by the officers of the City with respect to the Amended and Restated Lease is hereby approved, confirmed, and ratified; and, be it

FURTHER RESOLVED, That the Board of Supervisors authorizes the City

Administrator and the Director of Property to enter into any amendments or modifications to
the Amended and Restated Lease (including, without limitation, the exhibits) that the City

Administrator or the Director of Property determines, in consultation with the City Attorney, are
in the best interest of the City, do not materially increase the obligations or liabilities of the
City, are necessary or advisable to effectuate the purposes of the Amended and Restated

Lease or this Resolution, and are in compliance with all applicable laws, including the City

Charter; and, be it

1	FURTHER RESOLVED, That within thirty (30) days of the lease being fully executed
2	by all parties, the Director of Property shall provide the final lease to the Clerk of the Board for
3	inclusion into the official file.
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7	Recommended:
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9	<u>/s/</u>
10	Andrico Penick, Director of Property
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13	<u>/s/</u>
14	Carmen Chu, City Administrator
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