MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT **Monitoring** Monitoring/ **Monitoring Implementation** Mitigation Agency¹ MEASURES ADOPTED AS CONDITIONS OF APPROVAL Reporting Responsibility Schedule Schedule Responsibility MITIGATION MEASURES FOR THE PIER 70 MIXED-USE DISTRICT PROJECT Cultural Resources (Archaeological Resources) Mitigation Measures Project sponsors² to Prior to the Archaeological Considered Planning M-CR-1a: Archeological Testing, Monitoring, Data Recovery and issuance of site consultant's work complete when Department Reporting retain qualified shall be conducted project sponsor permits. professional Based on a reasonable presumption that archeological resources may be in accordance with retains a submittal of all archaeologist from present within the project site, the following measures shall be undertaken to this measure at the qualified plans and the pool of avoid any potentially significant adverse effect from the Proposed Project on direction of the professional reports for archaeological buried or submerged historical resources. The project sponsors shall retain ERO. archaeological approval by the consultants the services of an archeological consultant from rotational Department consultant and ERO. maintained by the Qualified Archeological Consultants List (QACL) maintained by the archeological Planning Planning Department archeologist. The project sponsors shall contact the consultant has Department. Department archeologist to obtain the names and contact information for the approved scope next three archeological consultants on the QACL. The archeological by the ERO for consultant shall undertake an archeological testing program as specified The archaeological the archeological herein. In addition, the consultant shall be available to conduct an consultant shall testing program archeological monitoring and/or data recovery program if required pursuant undertake an to this measure. The archeological consultant's work shall be conducted in archaeological testing program as accordance with this measure at the direction of the Environmental Review specified herein. Officer (ERO). All plans and reports prepared by the consultant as specified herein shall be submitted first and directly to the ERO for review and comment, and shall be considered draft reports subject to revision until final approval by the ERO. Archeological monitoring and/or data recovery programs required by this measure could suspend construction of the project Project sponsors, for up to a maximum of four weeks. At the direction of the ERO, the

¹ Both the City and the Port have jurisdiction over portions of the Project Site. This column identifies the agency or agencies with monitoring responsibility for each mitigation and improvement measure. The 28-Acre Site and 20th/Illinois Parcels are located within the Port's building permit jurisdiction. The Hoedown Yard parcel is located within the San Francisco Department of Building Inspection (DBI).

² Note: For purposes of this MMRP, unless otherwise indicated, the term "project sponsor" shall mean the party (*i.e.*, the Developer under the DDA, a Vertical Developer (as defined in the DDA) or Port, as applicable, and their respective contractors and agents) that is responsible under the Project documents for construction of the improvements to which the Mitigation Measure applies, or otherwise assuming responsibility for implementation of the mitigation measure.

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suspension of construction can be extended beyond four weeks only if such a suspension is the only feasible means to reduce to a less than significant level potential effects on a significant archeological resource as defined in State CEQA Guidelines Section 15064.5 (a) and (c). Consultation with Descendant Communities On discovery of an archeological site associated with descendant Native Americans, the Overseas Chinese, or other potentially interested descendant group, an appropriate representative of the descendant group and the ERO shall be contacted. The representative of the descendant group shall be given the opportunity to monitor archeological field investigations of the site and to consult with the ERO regarding appropriate archeological treatment of the site, of recovered data from the site, and, if applicable, any interpretative treatment of the associated archeological site. A copy of the Final Archeological Resources Report shall be provided to the representative of the descendant group.	archaeological consultant shall contact the ERO and descendant group representative upon discovery of an archaeological site associated with descendant Native Americans or the Overseas Chinese. The representative of the descendant group shall be given the opportunity to monitor archaeological field investigations on the site and consult with the ERO regarding appropriate archaeological treatment of the site, of recovered data from the site, and, if applicable, any interpretative treatment of the associated archaeological site.	For the duration of soil-disturbing activities.	Archaeological Consultant shall prepare a Final Archaeological Resources Report in consultation with the ERO (per below). A copy of this report shall be provided to the ERO and the representative of the descendant group.	Considered complete upon submittal of Final Archaeological Resources Report.	
Archeological Testing Program	Development of	Prior to any	Archaeological	Considered	Planning

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The archeological consultant shall prepare and submit to the ERO for review and approval an archeological testing plan (ATP). The archeological testing program shall be conducted in accordance with the approved ATP. The ATP shall identify the property types of the expected archeological resource(s) that potentially could be adversely affected by the Proposed Project, the testing method to be used, and the locations recommended for testing. The purpose of the archeological testing program will be to determine to the extent possible the presence or absence of archeological resources and to identify and to evaluate whether any archeological resource encountered on the site constitutes an historical resource under CEQA. At the completion of the archeological testing program, the archeological consultant shall submit a written report of the findings to the ERO. If based on the archeological testing program the archeological consultant finds that significant archeological resources may be present, the ERO in consultation with the archeological consultant shall determine if additional measures are warranted. Additional measures that may be undertaken include additional archeological testing, archeological monitoring, and/or an archeological data recovery program. If the ERO determines that a significant archeological resource is present and that the resource could be adversely affected by the Proposed Project, at the discretion of the project sponsors either:	ATP: Project sponsors and archaeological consultant in consultation with the ERO. Archeological Testing Report: Project sponsors and archaeological consultant in consultation with the ERO.	excavation, site preparation or construction, and prior to testing, an ATP for a defined geographic area and/or specified construction activities is to be submitted to and approved by the ERO. A single ATP or multiple ATPs may be produced to address project phasing.	consultant to undertake ATP in consultation with ERO.	complete with approval of the ATP by the ERO and on finding by the ERO that the ATP is implemented.	Department
 A) The Proposed Project shall be redesigned so as to avoid any adverse effect on the significant archeological resource; or B) A data recovery program shall be implemented, unless the ERO determines that the archeological resource is of greater interpretive than research significance and that interpretive use of the resource is feasible. 		At the completion of each archaeological testing program.	Archaeological consultant to submit results of testing, and in consultation with ERO, determine whether additional measures are warranted. If significant archaeological	Considered complete on submittal to ERO of report(s) on ATP findings.	

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			resources are present and may be adversely affected, project sponsors, at its discretion, may elect to redesign a project, or implement data recovery program, unless ERO determines the archaeological resource is of greater interpretive than research significance and that interpretive use is feasible.					
Archeological Monitoring Program If the ERO in consultation with the archeological consultant determines that an archeological monitoring program (AMP) shall be implemented, the AMP would minimally include the following provisions: • The archeological consultant, project sponsors, and ERO shall meet and consult on the scope of the AMP prior to any project-related soils disturbing activities commencing. The ERO in consultation with the archeological consultant shall determine what project activities shall be archeologically monitored. A single AMP or multiple AMPs may be produced to address project phasing. In most cases, any soils-disturbing activities, such as demolition, foundation removal, excavation, grading, utilities installation, foundation work, driving of piles (foundation, shoring, etc.), site remediation, etc., shall require archeological monitoring	Project sponsors and archaeological consultant at the direction of the ERO.	The archaeological consultant, project sponsors, and ERO shall meet prior to the commencement of soil-disturbing activities for a defined geographic area and/or specified construction	If required, archaeological consultant to prepare the AMP in consultation with the ERO.	Considered complete on approval of AMP(s) by ERO; submittal of report regarding findings of AMP(s); and finding by ERO that AMP(s) is implemented.	Planning Department			

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Monitoring Implementation** Mitigation Agency¹ MEASURES ADOPTED AS CONDITIONS OF APPROVAL Reporting Responsibility Schedule Schedule Responsibility activities. The because of the risk these activities pose to potential archeological resources and to their depositional context. The archeological ERO in consultant shall advise all project contractors to be on the alert for consultation evidence of the presence of the expected resource(s), of how to with the identify the evidence of the expected resource(s), and of the archaeological appropriate protocol in the event of apparent discovery of an consultant shall archeological resource; determine what archaeological The archeological monitor(s) shall be present on the project site monitoring is according to a schedule agreed upon by the archeological necessary. A consultant and the ERO until the ERO has, in consultation with single AMP or project archeological consultant, determined that project multiple AMPs construction activities could have no effects on significant may be archeological deposits; produced to address project The archeological monitor shall record and be authorized to collect phasing. soil samples and artifactual/ecofactual material as warranted for analysis; If an intact archeological deposit is encountered, all soils-disturbing activities in the vicinity of the deposit shall cease. The archeological monitor shall be empowered to temporarily redirect demolition/excavation/pile driving/construction activities and equipment until the deposit is evaluated. If in the case of pile driving activity (foundation, shoring, etc.), the archeological monitor has cause to believe that the pile driving activity may affect an archeological resource, pile driving activity that may affect the archeological resource shall be suspended until an appropriate evaluation of the resource has been made in consultation with the ERO. The archeological consultant shall immediately notify the ERO of the encountered archeological deposit. The archeological consultant shall make a reasonable effort to assess the identity, integrity, and significance of the encountered archeological deposit, and present the findings of this assessment to the ERO. If the ERO determines that a significant archeological resource is present and

that the resource could be adversely affected by the Proposed Project, at the

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	Responsibility	Schedule	Responsibility	Schedule	
discretion of the project sponsors either:					
A) The Proposed Project shall be redesigned so as to avoid any adverse effect on the significant archeological resource; or					
B) A data recovery program shall be implemented, unless the ERO determines that the archeological resource is of greater interpretive than research significance and that interpretive use of the resource is feasible.					
Whether or not significant archeological resources are encountered, the archeological consultant shall submit a written report of the findings of the monitoring program to the ERO.					
Archeological Data Recovery Program	Project sponsors	Upon	If required,	Considered	
If the ERO, in consultation with the archeological consultant, determines that an archeological data recovery programs shall be implemented based on the presence of a significant resource, the archeological data recovery program shall be conducted in accord with an archeological data recovery plan (ADRP). No archeological data recovery shall be undertaken without the prior approval of the ERO or the Planning Department archeologist. The archeological consultant, project sponsors, and ERO shall meet and consult on the scope of the ADRP prior to preparation of a draft ADRP. The archeological consultant shall submit a draft ADRP to the ERO. The ADRP shall identify how the proposed data recovery program will preserve the significant information the archeological resource is expected to contain. That is, the ADRP will identify what scientific/historical research questions are applicable to the expected resource, what data classes the resource is expected to possess, and how the expected data classes would address the applicable research questions. Data recovery, in general, shall be limited to the portions of the historical property that could be adversely affected by the Proposed Project. Destructive data recovery methods shall not be applied to portions of the archeological resources if nondestructive methods are practical.	and archaeological consultant at the direction of the ERO.	determination by the ERO that an ADRP is required.A single ADRP or multiple ADRPs may be produced to address project phasing.	archaeological consultant to prepare an ADRP(s) in consultation with the ERO.	complete on submittal of ADRP(s) to ERO.	

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The scope of the ADRP shall include the following elements:					
• Field Methods and Procedures. Descriptions of proposed field strategies, procedures, and operations.					
 Cataloguing and Laboratory Analysis. Description of selected cataloguing system and artifact analysis procedures. 					
• Discard and Deaccession Policy. Description of and rationale for field and post-field discard and deaccession policies.					
• <i>Interpretive Program.</i> Consideration of an on-site/off-site public interpretive program during the course of the archeological data recovery program.					
 Security Measures. Recommended security measures to protect the archeological resource from vandalism, looting, and non-intentionally damaging activities. 					
 Final Report. Description of proposed report format and distribution of results. 					
• Curation. Description of the procedures and recommendations for the curation of any recovered data having potential research value, identification of appropriate curation facilities, and a summary of the accession policies of the curation facilities.					
Human Remains and Associated or Unassociated Funerary Objects The treatment of human remains and of associated or unassociated funerary objects discovered during any soils disturbing activity shall comply with applicable State and Federal laws. This shall include immediate notification of the coroner of the City and County of San Francisco and in the event of the coroner's determination that the human remains are Native American remains, notification of the California State Native American Heritage Commission (NAHC) who shall appoint a Most Likely Descendant (MLD) (Pub. Res. Code Sec. 5097.98). The archeological consultant, project	Project sponsors and archaeological consultant, in consultation with the San Francisco Coroner, NAHC, ERO, and MLD.	In the event human remains and/or funerary objects are encountered.	Archaeological consultant/ archaeological monitor/project sponsors or contractor to contact San Francisco County Coroner and ERO.	Ongoing during soils disturbing activity. Considered complete on notification of the San Francisco County Coroner	Planning Department

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sponsors, ERO, and MLD shall make all reasonable efforts to develop an agreement for the treatment of, with appropriate dignity, human remains and associated or unassociated funerary objects (State CEQA Guidelines Section 15064.5(d)). The agreement shall take into consideration the appropriate excavation, removal, recordation, analysis, custodianship, curation, and final disposition of the human remains and associated or unassociated funerary objects. The archeological consultant shall retain possession of any Native American human remains and associated or unassociated burial objects until completion of any scientific analyses of the human remains or objects as specified in the treatment agreement if such an agreement has been made or, otherwise, as determined by the archeological consultant and the ERO.			Implement regulatory requirements, if applicable, regarding discovery of Native American human remains and associated/unassoci ated funerary objects. Contact archaeological consultant and ERO.	and NAHC, if necessary.	
Final Archeological Resources Report The archeological consultant shall submit a Final Archeological Resources Report (FARR) to the ERO that evaluates the historical significance of any discovered archeological resource and describes the archeological and historical research methods employed in the archeological testing/monitoring/data recovery program(s) undertaken. Information that may put at risk any archeological resource shall be provided in a separate removable insert within the final report. The FARR may be submitted at the conclusion of all construction activities associated with the Proposed Project or on a parcel-by-parcel basis. Once approved by the ERO, copies of the FARR shall be distributed as follows: California Archaeological Site Survey Northwest Information Center (NWIC) shall receive one (1) copy and the ERO shall receive a copy of the transmittal of the FARR to the NWIC. The Environmental Planning division of the Planning Department shall receive one bound, one unbound and one unlocked, searchable PDF copy on CD of the FARR along with copies of any formal site recordation forms (CA DPR 523 series) and/or documentation for nomination to the National Register of Historic Places/California Register of Historical Resources. In instances of high	Project sponsors and archaeological consultant at the direction of the ERO. The ERO shall provide to the archaeological consultant(s) preparing the FARR reports and relevant data obtained through implementation of this Mitigation Measure M-CR-1a.	For Horizontal Developer-prio r to determination of substantial completion of infrastructure at each sub-phase For Vertical Developer-prio r to issuance of Certificate of Temporary or Final Occupancy, whichever occurs first	If applicable, archaeological consultant to submit a Draft and final FARR to ERO based on reports and relevant data provided by the ERO Archaeological consultant to distribute FARR.	Considered complete on submittal of FARR and approval by ERO. Considered complete when archaeological consultant provides written certification to the ERO that the required FARR	Planning Department

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public interest in or the high interpretive value of the resource, the ERO may require a different final report content, format, and distribution than that presented above.		If applicable, upon approval of the FARR by the ERO.		distribution has been completed.	
Based on a reasonable presumption that archeological resources may be present within the project site, and to the extent that the potential significance of some such resources is premised on CRHR Criteria 1 (Events), 2 (Persons), and/or 3 (Design/Construction), the following measure shall be undertaken to avoid any potentially significant adverse effect from the Proposed Project on buried or submerged historical resources if significant archeological resources are discovered. The project sponsors shall implement an approved program for interpretation of significant archeological resources. The interpretive program may be combined with the program required under Mitigation Measure M-CR-4b: Public Interpretation. The project sponsors shall retain the services of a qualified archeological consultant from the rotational Department Qualified Archeological Consultants List (QACL) maintained by the Planning Department archeologist having expertise in California urban historical and marine archeology. The archeological consultant shall develop a feasible, resource-specific program for post-recovery interpretation of resources. The particular program for interpretation of artifacts that are encountered within the project site will depend upon the results of the data recovery program and will be the subject of continued discussion between the ERO, consulting archeologist, and the project sponsors. Such a program may include, but is not limited to, any of the following (as outlined in the ARDTP): surface commemoration of the original location of resources; display of resources and associated artifacts (which may offer an underground view to the public); display of interpretive materials such as graphics, photographs, video, models, and public art; and academic and popular publication of the results of the data recovery. The interpretive program shall include an on-site	Project sponsors and archaeological consultant at the direction of the ERO.	Prior to issuance of final certificate of occupancy	Archaeological consultant shall develop a feasible, resource-specific program for post-recovery interpretation of resources. All plans and recommendations for interpretation by the archaeological consultant shall be submitted first and directly to the ERO for review and comment, and shall be considered draft reports subject to revision until deemed final by the ERO. The ERO to approve final interpretation program. Project sponsors to implement an	Considered complete upon installation of approved interpretation program, if required.	Planning Department

MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
component. The archeological consultant's work shall be conducted at the direction of the			interpretation program.		
ERO, and in consultation with the project sponsors. All plans and recommendations for interpretation by the consultant shall be submitted first and directly to the ERO for review and comment, and shall be considered draft reports subject to revision until final approval by the ERO.					
Mitigation Measure M-CR-5: Preparation of Historic Resource Evaluation Reports, Review, and Performance Criteria.	Project sponsors and qualified	Prior to the issuance of	Qualified historian to prepare historic	Considered complete upon	Port
Prior to Port issuance of building permits associated with Buildings 2, 12 and 21, Port of San Francisco Preservation staff shall review and approve future rehabilitation design proposals for Buildings 2, 12, and 21. Submitted rehabilitation design proposals for Buildings 2 and 12 shall include, in addition to proposed building design, detail on the proposed landscaping treatment within a 20-foot-wide perimeter of each building. The Port's review and analysis would be informed by Historic Resource Evaluation(s) provided by the project sponsors. The Historic Resource Evaluation(s) shall be prepared by a qualified consultant who meets or exceeds the Secretary of the Interior's Professional Qualification Standards in historic architecture or architectural history. The scope of the Historic Resource Evaluation(s) shall be reviewed and approved by Port Preservation staff prior to the start of work. Following review of the completed Historic Resource Evaluations, Port preservation staff would prepare one or more Historic Resource Evaluation Response(s) that would contain a determination as to the effects, if any, on historical resources of the proposed renovation. The Port shall not issue buildings permits associated with Buildings 2, 12, and 21 until Port preservation staff conclude that the design (1) conforms with the Secretary of the Interior's Standards for Rehabilitation; (2) is compatible with the UIW Historic District; and (3) preserves the building's historic materials and character-defining features, and repairs instead of replaces deteriorated features, where feasible. Should alternative materials be proposed for replacement of historic materials, they shall be in keeping with the size, scale, color, texture, and general appearance. The performance criteria shall ensure	preservation architect, historic preservation expert, or other qualified individual.	building permits associated with Buildings 2, 12 and 21.	resource evaluation documentation and present to Port staff to determine conformance to the Secretary's Standards.	approval by the Port staff.	

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retention of the following character-defining features of each historic building:								
• Building 2 : (1) board-formed concrete construction; (2) six-story height; (3) flat roof; (4) rectangular plan and north-south orientation; (5) regular pattern of window openings on east and west elevations; (6) steel, multi-pane, fixed sash windows (floors 1-5); (7) wood sash windows (floor 6); (8) elevator/stair tower that rises above roofline and projects slightly from west façade.								
• Building 12 : (1) steel and wood construction; (2) corrugated steel cladding (except the as-built south elevation which was always open to Building 15); (3) 60-foot height; (4) Aiken roof configuration with five raised, glazed monitors; (5) clerestory multi-lite steel sash awning windows along the north and south sides of the monitors; (6) multi-lite, steel sash awning widows, arranged in three bands (with a double-height bottom band) on the north and west elevations, and in four bands on the east elevation; (7) 12-bay configuration of east and west elevations; (8) north-south roof ridge from which roof slopes gently (1/4 inch per foot) to the east and west								
• Building 21: (1) steel frame construction; (2) corrugated metal cladding; (3) double-gable roof clad in corrugated metal, with wide roof monitor at each gable; (4) multi-lite, double hung wood or horizontal steel sash windows; and (5) two pairs of steel freight loading doors on the north elevation, glazed with 12 lites per door.								
Port staff shall not approve any proposal for rehabilitation of Buildings 2, 12, and 21 unless they find that such a scheme conforms to the Secretary's Standards as specified for each building.								
Mitigation Measure M-CR-11: Performance Criteria and Review Process for New Construction	Project sponsors	Prior to issuance of a	San Francisco Preservation	Considered complete when	Planning Department			
In addition to the standards and guidelines established as part of the Pier 70		building permit for new	Planning staff, in consultation with	Planning and Port Preservation				

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within the Historic characte (termino	d <i>Design for Development</i> , new construction and site development he Pier 70 SUD shall be compatible with the character of the UIW District and shall maintain and support the District's extendining features through the following performance criteria plogy used has definition as provided in the <i>Design for Development</i>): New construction shall comply with the Secretary of the Interior's Rehabilitation Standard No. 9: "New Addition, exterior alterations, or related new construction shall not destroy historic materials that characterize the property. The new work shall be differentiated from the old and shall be compatible with the massing, size, scale and architectural features to protect the integrity of the property and its environment." New construction shall comply with the Infill Development Design Criteria in the Port of San Francisco's <i>Pier 70 Preferred Master Plan</i> (2010) as found in Chapter 8, pp 57-69 (a policy document endorsed by the Port Commission to guide staff planning at Pier 70). New construction shall be purpose-built structures of varying heights and massing located within close proximity to one another. New construction shall not mimic historic features or architectural details of contributing buildings within the District. New construction may reference, but shall not replicate, historic architectural features or details. New construction shall be contextually appropriate in terms of massing, size, scale, and architectural features, not only with the remaining historic buildings, but with one another.	Responsibility	construction.	Responsibility the San Francisco Port Preservation staff, shall use the Final Pier 70 SUD Design for Development Standards, including Secretary Standard No. 9, to evaluate all future development proposals within the project site for proposed new construction within the UIW Historic District. As part of this effort, project sponsors shall also submit a written memorandum for review and approval to San Francisco Preservation Planning and Port staff that confirms compliance of all	staff note compliance with the Pier 70 SUD Design for Development Standards, including Secretary Standard No. 9, outlined in the written memorandum.	
6.	New construction shall reinforce variety through the use of materials, architectural styles, rooflines, building heights, and window types and through a contemporary palette of materials as well as those found within the District.			proposed new construction with these guiding plans and policies. San Francisco		

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7.	Parcel development shall be limited to the new construction zones identified in <i>Design for Development</i> Figure 6.3.1: Allowable New Construction Zones.			Preservation Planning staff must make determination in compliance with		
8.	The maximum height of new construction shall be consistent with the parcel heights identified in <i>Design for Development</i> Figure 6.4.2: Building Height Maximum.			the timelines outlined in the Pier 70 Special Use		
9.	The use of street trees and landscape materials shall be limited and used judiciously within the Pier 70 SUD. Greater use of trees and landscape materials shall be allowed in designated areas consistent with <i>Design for Development</i> Figure 4.8.1: Street Trees and Plantings Plan.			District section of the Planning Code for review of vertical design.		
10.	New construction shall be permitted adjacent to contributing buildings as identified in <i>Design for Development</i> Figure 6.3.2: New Construction Buffers.					
11.	No substantive exterior additions shall be permitted to contributing Buildings 2, 12, or 21. Building 12 did not historically have a south-facing façade; therefore, rehabilitation will by necessity construct a new south elevation wall. Building 21 shall be relocated approximately 75 feet east of its present placement, to maintain the general historic context of the resource in spatial relationship to other resources. Building 21's orientation shall be maintained.					
Building	Specific Standards					
oroximit JIW His contribu characte Develop	velopment parcel within the Pier 70 SUD has a different physical y and visual relationship to the contributing buildings within the storic District. For those façades immediately adjacent to or facing ting buildings, building design shall be responsive to identified r-defining features in the manner described in the <i>Design for ment</i> Buildings chapter. All other façades shall have greater freedom pression of scale, color, use of material, and overall appearance, and					

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for Development.							
Table M.CR.1: Building-Specific Respon are located adjacent to, and have the great noted development parcel façade.							
Table M.CR.1: Building-Spe	ecific Responsiveness						
Façade/Parcel Name-Number	Contributing Building (Building No.)						
North and West; A	113						
North and Northeast; B	113, 6						
North; C1	116						
East and South; C2	12						
South and West; D	2, 12						
East and South; E1	21						
West; E2	12						
West; E4	21						
North; F/G	12						
East; PKN	113-116						
Source: ESA 2015.	-						
Palette of Materials							
In addition to the standards and guidelines	s pertaining to application of						

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materials in the <i>Design for Development</i> , the following material performance standards would apply to the building design on the development parcels (terminology used has definition as provided in the <i>Design for Development</i>):					
 Masonry panels that replicate traditional nineteenth or twentieth century brick masonry patterns shall not be allowed on the east façade of Parcel PKN, north and west façades of Parcel A or on the north façade of Parcel C1. 					
 Smooth, flat, minimally detailed glass curtain walls shall not be allowed on the façades listed above. Glass with expressed articulation and visual depth or that expresses underlying structure is an allowable material throughout the entirety of the Pier 70 SUD. 					
 Coarse-sand finished stucco shall not be allowed as a primary material within the entirety of the UIW Historic District. 					
 Bamboo wood siding shall not be allowed on façades listed above or as a primary façade material. 					
 Laminated timber panels shall not be allowed on façades listed above. 					
• When considering material selection immediately adjacent to contributing buildings (e.g., 20 th Street Historic Core; Buildings 2, 12, and 21; and Buildings 103, 106, 107, and 108 located within or immediately adjacent to the BAE Systems site), characteristics of compatibility and differentiation shall both be taken into account. Material selection shall not duplicate adjacent building primary materials and treatments, nor shall they establish a false sense of historic development.					
 Avoid conflict of new materials that appear similar or attempt to replicate historic materials. For example, Building 12 has character-defining corrugated steel cladding. As such, the eastern 					

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façade of Parcel C2, the northern façade of Parcels F and G, and the southern façade of Parcel D1 shall not use corrugated steel cladding as a primary material. As another example, Building 113 has character-defining brick-masonry construction. As such, the northern and western façades of Parcel A and the eastern façade of Parcel K North shall not use brick masonry as a primary material.						
 Use of contemporary materials shall reflect the scale and proportions of historic materials used within the UIW Historic District. 						
 Modern materials shall be designed and detailed in a manner to reflect but not replicate the scale, pattern, and rhythm of adjacent contributing buildings' exterior materials. 						
Review Process						
Prior to Port issuance of building permits associated with new construction, San Francisco Preservation Planning staff, in consultation with the San Francisco Port Preservation staff, shall use the Final Pier 70 SUD <i>Design for Development</i> Standards, including Secretary Standard No. 9, to evaluate all future development proposals within the project site for proposed new construction within the UIW Historic District. As part of this effort, project sponsors shall also submit a written memorandum for review and approval to San Francisco Preservation Planning staff that confirms compliance of all proposed new construction with these guiding plans and policies.						
Transportation and Circulation Mitigation Measures						
Mitigation Measure M-TR-5: Monitor and increase capacity on the 48 Quintara/24 th Street bus routes as needed. Prior to approval of the Proposed Project's phase applications, project sponsors shall demonstrate that the capacity of the 48 Quintara/24 th Street bus route has not exceeded 85 percent capacity utilization, and that future demand associated with build-out and occupancy of the phase will not cause	Developer, TMA, and SFMTA. Documentation of capacity of the 48 Quintara/24 th Street	Demonstration of capacity: Prior to approval of the project's phase applications.	Project sponsors to demonstrate to the SFMTA that each building for which temporary certificates of occupancy are	Considered complete upon approval of the project's phase application.	Planning Department, SFMTA	

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the route to exceed its utilization. Forecasts of travel behavior of future phases could be based on trip generation rates forecast in the EIR or based on subsequent surveys of occupants of the project, possibly including surveys conducted as part of ongoing TDM monitoring efforts required as part of Air Quality Mitigation Measure M-AQ-1f: Transportation Demand Management. If trip generation calculations or monitoring surveys demonstrate that a specific phase of the Proposed Project will cause capacity on the 48 Quintara/24 th Street route to exceed 85 percent, the project sponsors shall provide capital costs for increased capacity on the route in a manner deemed acceptable by SFMTA through the following means: • At SFMTA's request, the project sponsors shall pay the capital costs for additional buses (up to a maximum of four in the Maximum Residential Scenario and six in the Maximum Commercial Scenario). If the SFMTA requests the project sponsor to pay the capital costs of the buses, the SFMTA would need to find funding to pay for the added operating cost associated with operating increased service made possible by the increased vehicle fleet. The source of that funding has not been established. Alternatively, if SFMTA determines that other measures to increase capacity along the route would be more desirable than adding buses, the project sponsors shall pay an amount equivalent to the cost of the required number of buses toward completion of one or more of the following, as determined by SFMTA: • Convert to using higher-capacity vehicles on the 48 Quintara/24 th Street route. In this case, the project sponsors shall pay a portion of the capital costs to convert the route to articulated buses. Some bus stops along the route may not currently be configured to accommodate the longer articulated buses. Some bus zones could likely be extended by removing one or more parking spaces; in some locations, appropriate space may not be available. The	bus route shall be prepared by a consultant from the Planning Department's Transportation Consultant Pool, using a methodology approved by SFMTA and Planning. If documentation of capacity is based on monitoring surveys, the transportation consultant shall submit raw data from such surveys concurrently to SFMTA, the Planning Department, and project sponsors.	If project sponsors demonstrate to the SFMTA that the phase would not generate a number of transit trips on the 48 Quintara/24 th Street bus route that would exceed the significance thresholds outlined in the EIR, further monitoring is not required during that phase. Capital Costs: Payment required after SFMTA affirms via letter to the project sponsors that mitigation funds will be	requested would not generate a number of transit trips on the 48 Quintara/24th Street bus route that would exceed the significance thresholds outlined in the EIR. If the project demonstrates (using trip generation rates forecasted in the EIR or through surveys of existing travel behavior at the site) that a specific building would cause capacity to exceed 85 percent based on the Baseline scenario in the EIR or would contribute more than 5 percent of capacity on the line if it was already projected to exceed 85 percent capacity utilization in the Baseline		

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Monitoring Implementation** Mitigation MEASURES ADOPTED AS CONDITIONS OF APPROVAL Agency¹ Reporting Responsibility Schedule Schedule Responsibility project sponsors' contribution may not be adequate to facilitate the scenario without spent on full conversion of the route to articulated buses; therefore, a source implementation the Proposed of funding would need to be established to complete the remainder, of M-TR-5 Project, and the including improvements to bus stop capacity at all of the bus stops SFMTA has through along the route that do not currently accommodate articulated purchase of committed to buses. additional implement M-TR-5, the buses or SFMTA may determine that instead of adding more buses to a alternative project sponsors congested route, it would be more desirable to increase travel shall provide measure in speeds along the route. In this case, the project sponsors' accordance capital costs for contribution would be used to fund a study to identify appropriate with M-TR-5. increased capacity and feasible improvements and/or implement a portion of the Capital costs on the route in a improvements that would increase travel speeds sufficiently to for more than manner deemed increase capacity along the bus route such that the project's acceptable by four buses, up impacts along the route would be determined to be less than to a maximum SFMTA. significant. Increased speeds could be accomplished by funding a of six buses, portion of the planned bus rapid transit system along 16th Street for shall only be the 22 Fillmore between Church and Third streets. Adding signals required if the on Pennsylvania Street and 22nd Street may serve to provide total gsf of increased travel speeds on this relatively short segment of the bus commercial use routes. The project sponsors' contribution may not be adequate to exceeds the fully achieve the capacity increases needed to reduce the project's Maximum impacts and SFMTA may need to secure additional sources of Residential funding. Scenario total gsf of Another option to increase capacity along the corridor is to add new a Muni commercial service route in this area. If this option is selected, project sponsors shall fund use, identified purchase of the same number of new vehicles outlined in the first option (four in Table 2.3 of for the Maximum Residential Alternative and six for the Maximum the EIR, and if Commercial Alternative) to be operated along the new route. By providing project an additional service route, a percentage of the current transit riders on the 48 sponsors Quintara/24th Street would likely shift to the new route, lowering the capacity demonstrate utilization below the 85 percent utilization threshold. As for the first option,

funding would need to be secured to pay for operating the new route.

that the

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Implementation** Mitigation **Monitoring** Agency¹ MEASURES ADOPTED AS CONDITIONS OF APPROVAL Reporting Responsibility Schedule Schedule Responsibility building would cause capacity to exceed 85 percent or would contribute more than 5 percent of capacity on the line if it was already projected to exceed 85 percent capacity utilization in the Baseline scenario without the Proposed Project. Considered SFMTA. Port Project sponsors During SFMTA reviews Mitigation Measure M-TR-10: Improve pedestrian facilities on Illinois shall implement the construction of signal and site complete when Street adjacent to and leading to the project site. improvements. plans and maps for street street As part of construction of the Proposed Project roadway network, the project improvements improvements improvements sponsors shall implement the following improvements: identified in have been built. adjacent to pedestrian Mitigation Measure Install ADA curb ramps on all corners at the intersection of 22nd facilities on M-TR-10. Street and Illinois Street Illinois Street Signalize the intersections of Illinois Street with 20th and 22nd identified in Mitigation Measure Modify the sidewalk on the east side of Illinois Street between M-TR-10. 22nd and 20th streets to a minimum of 10 feet. Relocate

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Monitoring Implementation** Mitigation Agency¹ MEASURES ADOPTED AS CONDITIONS OF APPROVAL Reporting Responsibility Schedule Schedule Responsibility obstructions, such as fire hydrants and power poles, as feasible, to ensure an accessible path of travel is provided to and from the Proposed Project. Transportation On-going. Transportation On-going during Port Mitigation Measure M-TR-12A: Coordinate Deliveries Management Management project The Project's Transportation Coordinator shall coordinate with building Agency Agency operations. tenants and delivery services to minimize deliveries during a.m. and p.m. Transportation Transportation peak periods. Coordinator. Coordinator to coordinate with Although many deliveries cannot be limited to specific hours, the building tenants Transportation Coordinator shall work with tenants to find opportunities to and delivery consolidate deliveries and reduce the need for peak period deliveries, where services to possible. consolidate deliveries and reduce the need for peak period deliveries, where possible. Developer, TMA or Prior to Project sponsors or Considered Port Mitigation Measure M-TR-12B: Monitor loading activity and convert general purpose on-street parking spaces to commercial loading spaces, Port. approval of the TMA to conduct a complete after project's phase commercial loading the Port Staff as needed. applications study for the Port. reviews and After completion of the first phase of the Proposed Project, and prior to after approves the approval of each subsequent phase, the project sponsors shall conduct a study study and the completion of of utilization of on- and off-street commercial loading spaces. Prior to the first phase. project sponsors, completion, the methodology for the study shall be reviewed and approved Port or TMA by either: (a) Port Staff in consultation with SFMTA Staff for areas within incorporates any Port jurisdiction; or (b) SFMTA Staff in consultation with Port Staff for areas additional within SFMTA jurisdiction. If the result of the study indicates that fewer than measures 15 percent of the commercial loading spaces are available during the peak necessary for loading period, the project sponsors shall incorporate measures to convert commercial existing or proposed general purpose on-street parking spaces to commercial loading. parking spaces in addition to the required off-street spaces.

TIER /U WIAED-USE DISTRICT I ROJECT							
MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹		
Mitigation Measure M-C-TR-4A: Increase capacity on the 48 Quintara/24 th bus route under the Maximum Residential Scenario. The project sponsors shall contribute funds for one additional vehicle (in addition to and separate from the four prescribed under Mitigation Measure M-TR-5 for the Maximum Residential Scenario) to reduce the Proposed Project's contribution to the significant cumulative impact to not cumulatively considerable. This shall be considered the Proposed Project's fair share toward mitigating this significant cumulative impact. If SFMTA adopts a strategy to increase capacity along this route that does not involve purchasing and operating additional vehicles, the Proposed Project's fair share contribution shall remain the same, and may be used for one of those other strategies deemed desirable by SFMTA.	Developer, TMA and SFMTA Documentation of capacity shall be prepared by a consultant from the Planning Department's Transportation Consultant Pool, using the methodology approved by SFMTA and Planning pursuant to Mitigation Measure M-TR-5.	Demonstration of Capacity: If necessary, prior to approval of the project's phase applications. Capital Costs: Payment confirmed prior to issuance of building permit for building that would result in exceedance of 85 percent capacity utilization. Capital costs for more than four buses, up to a maximum of six buses, shall be paid if the total gsf of commercial use exceeds the Maximum Residential Scenario total gsf of commercial	If the Maximum Residential Scenario is implemented, the project sponsors shall contribute funds for one additional vehicle or a fair share contribution to the SFMTA.	If necessary, considered complete when SFMTA receives funds from the project sponsors	SFMTA		

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT						
MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹	
		use, identified in Table 2.3 of the EIR.				
Mitigation Measure M-C-TR-4B: Increase capacity on the 22 Fillmore bus route under the Maximum Commercial Scenario. The project sponsors shall contribute funds for two additional vehicles to reduce the Proposed Project's contribution to the significant cumulative impact to not considerable. This shall be considered the Proposed Project's fair share toward mitigating this cumulative impact. If SFMTA adopts an alternate strategy to increase capacity along this route that does not involve purchasing and operating additional vehicles, the Proposed Project's fair share contribution shall remain the same, and may be used for one of those other strategies deemed desirable by SFMTA.	Developer, TMA, and SFMTA. Documentation of capacity shall be prepared by a consultant from the Planning Department's Transportation Consultant Pool, using the methodology approved by SFMTA and Planning pursuant to Mitigation Measure M-TR-5.	If necessary, prior to approval of the project's final phase application. Funds shall be contributed if the total gsf of commercial use for the Project in the final phase application exceeds the Maximum Residential Scenario total gsf of commercial use, identified in Table 2.3 of the EIR.	If the Maximum Commercial Scenario is implemented, the project sponsors shall contribute funds for one additional vehicle or a fair share contribution to the SFMTA.	If necessary, considered complete when SFMTA receives funds from the project sponsors.	SFMTA	
Noise and Vibration Mitigation Measures						
Mitigation Measure M-NO-1: Construction Noise Control Plan. Over the project's approximately 11-year construction duration, project	Project sponsors.	Prior to the start of construction activities;	Project sponsors to submit the Construction Noise	Considered complete upon submittal of the	Port or DBI	

PIER /U MILAED-USE DISTRICT PROJECT						
MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹	
contractors for all construction projects on the Illinois Parcels and 28-Acre Site will be subject to construction-related time-of-day and noise limits specified in Section 2907(a) of the Police Code, as outlined above. Therefore, prior to construction, a Construction Noise Control Plan shall be prepared by the project sponsors and submitted to the Port. The construction noise control plan shall demonstrate compliance with the Noise Ordinance limits. Noise reduction strategies that could be incorporated into this plan to ensure compliance with ordinance limits may include, but are not limited to, the following:		implementation ongoing during construction.	Control Plan to the Port. A single Noise Control Plan or multiple Noise Control Plans may be produced to address project phasing.	Construction Noise Control Plan to the Port.		
 Require the general contractor to ensure that equipment and trucks used for project construction utilize the best available noise control techniques (e.g., improved mufflers, equipment redesign, use of intake silencers, ducts, engine enclosures, and acoustically-attenuating shields or shrouds). 						
• Require the general contractor to locate stationary noise sources (such as the rock/concrete crusher or compressors) as far from adjacent or nearby sensitive receptors as possible, to muffle such noise sources, and to construct barriers around such sources and/or the construction site, which could reduce construction noise by as much as 5 dBA. To further reduce noise, the contractor shall locate stationary equipment in pit areas or excavated areas, to the maximum extent practicable.						
 Require the general contractor to use impact tools (e.g., jack hammers, pavement breakers, and rock drills) that are hydraulically or electrically powered wherever possible to avoid noise associated with compressed air exhaust from pneumatically powered tools. Where use of pneumatic tools is unavoidable, an exhaust muffler on the compressed air exhaust shall be used, along with external noise jackets on the tools, which would reduce noise levels by as much as 10 dBA. 						

TIER /U WHAED-USE DISTRICT I ROJECT							
MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹		
 Include noise control requirements for construction equipment and tools, including concrete saws, in specifications provided to construction contractors to the maximum extent practicable. Such requirements could include, but are not limited to, erecting temporary plywood noise barriers around a construction site, particularly where a site adjoins noise-sensitive uses; utilizing noise control blankets on a building structure as the building is erected to reduce noise levels emanating from the construction site; the use of blasting mats during controlled blasting periods to reduce noise and dust; performing all work in a manner that minimizes noise; using equipment with effective mufflers; undertaking the most noisy activities during times of least disturbance to surrounding residents and occupants; and selecting haul routes that avoid residential uses. Prior to the issuance of each building permit, along with the submission of construction documents, submit to the Port, as appropriate, a plan to track and respond to complaints pertaining to construction noise. The plan shall include the following measures: (1) a procedure and phone numbers for notifying the Port, the Department of Public Health, and the Police Department (during regular construction hours and off-hours); (2) a sign posted on-site describing permitted construction days and hours, noise complaint procedures, and a complaint hotline number that shall be answered at all times during construction; (3) designation of an on-site construction complaint and enforcement manager for the project; and (4) notification of neighboring residents and non-residential building managers within 300 feet of the project construction area and the American Industrial Center (AIC) at least 30 days in advance of extreme noise-generating activities (such as pile driving) about the estimated duration of the activity. 	Project sponsors	Prior to the issuance of each building permit for duration of the project.	Project sponsors to submit a plan to track and respond to complaints pertaining to construction noise. A single plan or multiple plans may be produced to address project phasing.	Considered complete upon review and approval of the plan by the Port.			
Mitigation Measure M-NO-2: Noise Control Measures During Pile	Project sponsors and construction	Prior to receiving a	Project sponsors to submit to the Port	Considered complete upon	Port or DBI		

MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
 Driving. The Construction Noise Control Plan (required under Mitigation Measure M-NO-1) shall also outline a set of site-specific noise and vibration attenuation measures for each construction phase when pile driving is proposed to occur. These attenuation measures shall be included wherever impact equipment is proposed to be used on the Illinois Parcels and/or 28-Acre Site. As many of the following control strategies shall be included in the Noise Control Plan, as feasible: Implement "quiet" pile-driving technology such as pre-drilling piles where feasible to reduce construction-related noise and vibration. Use pile-driving equipment with state-of-the-art noise shielding and muffling devices. Use pre-drilled or sonic or vibratory drivers, rather than impact drivers, wherever feasible (including slipways) and where vibration-induced liquefaction would not occur. Schedule pile-driving activity for times of the day that minimize disturbance to residents as well as commercial uses located on-site and nearby. Erect temporary plywood or similar solid noise barriers along the boundaries of each Proposed Project parcel as necessary to shield affected sensitive receptors. Other equivalent technologies that emerge over time. If CRF (including rock drills) were to occur at the same time as pile driving activities in the same area and in proximity to noise-sensitive receptors, pile drivers shall be set back at least 100 feet while rock drills shall be set back at least 50 feet (or vice versa) 	contractor(s).	building permit, incorporate feasible practices identified in M-NO-1 into the construction contract agreement documents. Control practices should be implemented throughout the pile driving duration.	documentation of compliance of implemented control practices that show construction contractor agreement with specified practices. A single Noise Control Plan or multiple Noise Control Plans may be produced to address project phasing.	submittal of documentation incorporating identified practices.	

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Monitoring Implementation** Mitigation Agency¹ MEASURES ADOPTED AS CONDITIONS OF APPROVAL Reporting Responsibility Schedule Schedule Responsibility from any given sensitive receptor. Prior to Project sponsors to Considered Port or Planning Project sponsors Mitigation Measure M-NO-3: Vibration Control Measures During and construction receiving a submit to Port complete upon Department Construction. contractor(s). building permit, documentation of submittal of As part of the Construction Noise Control Plan required under Mitigation compliance of documentation incorporate Measure M-NO-1, appropriate vibration controls (including pre-drilling pile feasible implemented incorporating holes and using smaller vibratory equipment) shall be specified to ensure that identified practices control practices the vibration limit of 0.5 in/sec PPV can be met at adjacent or nearby existing identified in that show practices. structures and Proposed Project buildings located on the Illinois Parcels M-NO-1 into construction and/or 28-Acre Site, except as noted below: the construction contractor contract agreement with Where pile driving, CRF, and other construction activities specified practices. agreement involving the use of heavy equipment would occur in proximity to A single Noise documents. any contributing building to the Union Iron Works Historic Control Control Plan or District, the project sponsors shall undertake a monitoring program multiple Noise practices to minimize damage to such adjacent historic buildings and to should be Control Plans may ensure that any such damage is documented and repaired. The implemented be produced to monitoring program, which shall apply within 160 feet where pile address project throughout the driving would be used, 50 feet of where CRF would be required, pile driving phasing. and within 25 feet of other heavy equipment operation, shall duration. include the following components: Prior to the start of any ground-disturbing activity, the project sponsors shall engage a historic architect or qualified historic preservation professional to undertake a pre-construction survey of historical resource(s) identified by the Port within 160 feet of planned construction to document and photograph the buildings' existing conditions. Based on the construction and condition of the resource(s), a structural engineer or other qualified entity shall establish a maximum vibration level that shall not be exceeded at each building, based on existing conditions, character-defining features, soils conditions and anticipated construction

practices in use at the time (a common standard is 0.2 inch per

Considered

complete after

submittal and

by the Port

approval of plans

Port or Planning

Department/DBI

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Monitoring Implementation** Mitigation MEASURES ADOPTED AS CONDITIONS OF APPROVAL Agency¹ Reporting Responsibility Schedule Schedule Responsibility second, peak particle velocity). To ensure that vibration levels do not exceed the established standard, a qualified acoustical/vibration consultant shall monitor vibration levels at each structure within 160 feet of planned construction and shall prohibit vibratory construction activities that generate vibration levels in excess of the standard. Should vibration levels be observed in excess of the standard, construction shall be halted and alternative construction techniques put in practice. (For example, predrilled piles could be substituted for driven piles, if soil conditions allow; smaller, lighter equipment could possibly also be used in some cases.) The consultant shall conduct regular periodic inspections of each building within 160 feet of planned construction during ground-disturbing activity on the project site. Should damage to a building occur as a result of ground-disturbing activity on the site, the building(s) shall be remediated to its pre-construction condition at the conclusion of ground-disturbing activity on the site. In areas with a "very high" or "high" susceptibility for vibration-induced liquefaction or differential settlement risks, the project's geotechnical engineer shall specify an appropriate vibration limit based on proposed construction activities and

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Project sponsors

and construction

contractor(s).

Prior to the

for each

building

issuance of a

building permit

located on the

Illinois Parcels

Port to review

construction plans.

proximity to liquefaction susceptibility zones and modify construction practices to ensure that construction-related vibration

does not cause liquefaction hazards at these homes.

Noise attenuation measures shall be incorporated into all stationary

Mitigation Measure M-NO-4a: Stationary Equipment Noise Controls.

equipment (including HVAC equipment and emergency generators) installed

on buildings constructed on the Illinois Parcels and 28-Acre Site as well as

into the below-grade or enclosed wastewater pump station as necessary to

meet noise limits specified in Section 2909 of the Police Code.* Interior

PIER 70 MIXED-USE DISTRICT PROJECT						
MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹	
noise limits shall be met under both existing and future noise conditions, accounting for foreseeable changes in noise conditions in the future (i.e., changes in on-site building configurations). Noise attenuation measures could include provision of sound enclosures/barriers, addition of roof parapets to block noise, increasing setback distances from sensitive receptors, provision of louvered vent openings, location of vent openings away from adjacent commercial uses, and restriction of generator testing to the daytime hours. * Under Section 2909 of the Police Code, stationary sources are not permitted to result in noise levels that exceed the existing ambient (L90) noise level by more than 5 dBA on residential property, 8 dBA on commercial and industrial property, and 10 dBA on public property. Section 2909(d) states that no fixed noise source may cause the noise level measured inside any sleeping or living room in a dwelling unit on residential property to exceed 45 dBA between 10:00 p.m. and 7:00 a.m. or 55 dBA between 7:00 a.m. and 10:00 p.m. with windows open, except where building ventilation is achieved through mechanical systems that allow windows to remain closed.		or the 28-Acre Site, along with the submission of construction documents, the project sponsors shall submit to the Port and the DBI plans for noise attenuation measures on all stationary equipment.				
Mitigation Measure M-NO-4b: Design of Future Noise-Generating Uses near Residential Uses. Future commercial/office and RALI uses shall be designed to minimize the potential for sleep disturbance at any future adjacent residential uses. Design approaches such as the following could be incorporated into future development plans to minimize the potential for noise conflicts of future uses on the project site: • Design of Future Noise-Generating Commercial/Office and RALI Uses. To reduce potential conflicts between sensitive receptors and new noise-generating commercial or RALI uses located adjacent to these receptors, exterior facilities such as loading areas/docks, trash enclosures, and surface parking lots shall be located on the sides of buildings facing away from existing or planned sensitive receptors (residences or passive open space). If	Project sponsors and construction contractor(s).	Prior to the issuance of a building permit for commercial, RALI, and parking uses, along with the submission of construction documents, the project sponsors shall submit to the and DBI plans to minimize	Port to review construction plans.	Considered complete after submittal and approval of plans by the Port.	Port or Planning Department/DBI	

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Monitoring Implementation** Mitigation Agency¹ MEASURES ADOPTED AS CONDITIONS OF APPROVAL Reporting Responsibility Schedule Schedule Responsibility this is not feasible, these types of facilities shall be enclosed or noise conflicts equipped with appropriate noise shielding. with sensitive receivers. Design of Future Above-Ground Parking Structure. If parking structures are constructed on Parcels C1 or C2, the sides of the parking structures facing adjacent or nearby existing or planned residential uses shall be designed to shield residential receptors from noise associated with parking cars. Port Staff to review Considered Port or Planning Project sponsors Prior to the Mitigation Measure M-NO-6: Design of Future Noise-Sensitive Uses and qualified Department/DBI issuance of the the noise study. A complete after Prior to issuance of a building permit for vertical construction of specific acoustician. building permit single noise study submittal and residential building design on each parcel, a noise study shall be conducted for vertical or multiple noise approval of the by a qualified acoustician, who shall determine the need to incorporate noise construction of studies may be noise study by attenuation measures into the building design in order to meet Title 24's produced to address the Port. any residential interior noise limit for residential uses as well as the City's (Article 29, building on project phasing. Section 2909(d)) 45-dBA (Ldn) interior noise limit for residential uses. This each parcel, a evaluation shall account for noise shielding by buildings existing at the time noise study of the proposal, potential increases in ambient noise levels resulting from the shall be removal of buildings that are planned to be demolished, all planned prepared by a commercial or open space uses in adjacent areas, any known variations in qualified project build-out that have or will occur (building heights, location, and acoustician. phasing), any changes in activities adjacent to or near the Illinois Parcels or 28-Acre Site (given the Proposed Project's long build-out period), any new shielding benefits provided by surrounding buildings that exist at the time of development, future cumulative traffic noise increases on adjacent roadways, existing and planned stationary sources (i.e., emergency generators, HVAC, etc.), and future noise increases from all known cumulative projects located with direct line-of-sight to the project building. To minimize the potential for sleep disturbance effects from tonal noise or

nighttime noise events associated with nearby industrial uses, predicted noise levels at each project building shall account for 24/7 operation of the BAE Systems Ship Repair facility, 24/7 transformer noise at Potrero Substation (if it remains an open air facility), and industrial activities at the AIC, to the

MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹	
extent such use(s) are in operation at the time the analysis is conducted.						
Noise reduction strategies such as the following could be incorporated into the project design as necessary to meet Title 24 interior limit and minimize the potential for sleep disturbance from adjacent industrial uses:						
• Orient bedrooms away from major noise sources (i.e., major streets, open space/recreation areas where special events would occur, and existing adjacent industrial uses, including but not limited to the AIC, PG&E Hoedown Yard (if it is still operating at that time), Potrero Substation, and the BAE site) and/or provide additional enhanced noise insulation features (higher STC ratings) or mechanical ventilation to minimize the effects of maximum instantaneous noise levels generated by these uses even though there is no code requirement to reduce Lmax noise levels. Such measures shall be implemented on Parcels D and E1 (both scenarios), Building 2 (Maximum Residential Scenario only), Parcels PKN (both scenarios), PKS (both scenarios), and HDY (Maximum Residential Scenario only);						
 Utilize enhanced exterior wall and roof-ceiling assemblies (with higher STC ratings), including increased insulation; 						
 Utilize windows with higher STC / Outdoor/Indoor Transmission Class (OITC) ratings; 						
 Employ architectural sound barriers as part of courtyards or building open space to maximize building shielding effects, and locate living spaces/bedrooms toward courtyards wherever possible; and 						
Locate interior hallways (accessing residential units) adjacent to noisy streets or existing/planned industrial or commercial development.						
Mitigation Measure M-NO-7: Noise Control Plan for Special Event	Developer, Port, parks management	Prior to operation of a	Developer, Port, parks management	Considered complete upon	Port	

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Monitoring Implementation** Mitigation Agency¹ MEASURES ADOPTED AS CONDITIONS OF APPROVAL Reporting Responsibility Schedule Schedule Responsibility entity, and/or parks Outdoor Amplified Sound. entity, and/or parks special outdoor submission and programming amplified programming entity approval of the The project sponsors shall develop and implement a Noise Control Plan for entity. sound, the shall submit the NCP by the Port. operations at the proposed entertainment venues to reduce the potential for Noise Control Plan project noise impacts from public address and/or amplified music. This Noise sponsors, parks to the Port. Control Plan shall contain the following elements: management entity, and/or The project sponsors shall comply with noise controls and parks restrictions in applicable entertainment permit requirements for programming outdoor concerts. entity to Speaker systems shall be directed away from the nearest sensitive develop a Noise receptors to the degree feasible. Control Plan prior to Outdoor speaker systems shall be operated consistent with the issuance of restrictions of Section 2909 of the San Francisco Police Code, and event permit. conform to a performance standard of 8 dBA and dBC over existing ambient L90 noise levels at the nearest residential use. Air Quality Mitigation Measures Prior to Project sponsors or Considered Port or Planning Mitigation Measure M-AQ-1a: Construction Emissions Minimization Project sponsors complete upon Department and construction issuance of a contractor to The following mitigation measure is required during construction of Phases contractor(s). site permit, the submit a Port or Planning 3, 4, and 5, or after build-out of 1.3 million gross square feet of development, project Construction Staff review and whichever comes first: approval of sponsors must **Emissions** submit Minimization Plan. Construction A. Construction Emissions Minimization Plan. Prior to issuance of a Construction Ouarterly reports Emissions site permit, the project sponsors shall submit a Construction shall be submitted Minimization Emissions Emissions Minimization Plan (Plan) to the Port or Planning to Port Staff or Plan or Minimization Department. The Plan shall detail project compliance with the Planning Plan alternative following requirements: Department measures that 1. Where access to alternative sources of power is available, indicating the achieve the same Prior to the portable diesel generators used during construction shall be construction phase emissions commencement prohibited. Where portable diesel engines are required and off-road reduction. of construction

activities

equipment

because alternative sources of power are not available, the

	I	MITIGATION MONITO PIER 70 MI	ORING AND REPO IXED-USE DISTRI		RAM FOR		
MEASURES ADO	PTED AS CONDITIO	ONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
emission least 99 p available 2. All off-ro operates of constr or CARE with rene R99), if of Tier 4 of available cleanest p step-dow	uction activities shall have 3 Tier 4 off-road emission ewable diesel (at least 99 p	rith renewable diesel (at r R99), if commercially a 25 horsepower that rs over the entire duration engines that meet the EPA standards and be fueled ercent renewable diesel or engines that comply with are not commercially shall provide the next tas provided by the 2-1-1.		during Phase 3, 4, and 5, or prior to construction following build-out of 1.3 million gross square feet of development, the project sponsors must certify (1) compliance with the Plan, and (2) all applicable requirements of the Plan have been	information used during each phase. For off-road equipment using alternative fuels, reporting shall include the actual amount of alternative fuel used. Within six months of the completion of construction activities, the project sponsors shall submit to Port Staff a final report summarizing		
Compliance Alternative	Engine Emission Standard	Emissions Control		incorporated into contract	construction activities. The final report shall indicate		
1	Tier 3	CARB PM VDECS (85%) ¹		specifications.	the start and end dates and duration		
2	Tier 2	CARB PM VDECS (85%)		The Plan shall be kept on site and available	of each construction phase. In addition, for		
project sponsors would project sponsors not be Compliance Alternative met.	need to meet Compliance able to supply off-road equ	native 2 would need to be		for review. A sign shall be posted at the perimeter of the construction site indicating the basic	off-road equipment using alternative fuels, reporting shall include the actual amount of alternative fuel used.		

MEASURES ADO	OPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
Available online at http://www.arb.ca.gov/diesel/verdev/vt/cvt.htm. Accessed January 14, 2016.			requirements of the Plan and			
i.	With respect to Tier 4 equipment, "commercially available" shall mean the availability taking into consideration factors such as: (i) critical path timing of construction; and (ii) geographic proximity of equipment to the project site.		where copies of the Plan are available to the public for review.			
ii.	With respect to renewable diesel, "commercially available" shall mean the availability taking into consideration factors such as: (i) critical path timing of construction; (ii) geographic proximity of fuel source to the project site; and (iii) cost of renewable diesel is within 10 percent of Ultra Low Sulfur Diesel #2 market price.					
iii.	The project sponsors shall maintain records concerning its efforts to comply with this requirement. Should the project sponsor determine either that an off-road vehicle that meets Tier 4 emissions standards or that renewable diesel are not commercially available, the project sponsor shall submit documentation to the satisfaction of Port or Planning Staff and, for the former condition, shall identify the next cleanest piece of equipment that would be use, in compliance with Table M-AQ-1-1.					
or their on-road except a regulation	e project sponsors shall ensure that future developers contractors require the idling time for off-road and equipment be limited to no more than 2 minutes, as provided in exceptions to the applicable State ons regarding idling for off-road and on-road ent. Legible and visible signs shall be posted in					

MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
multiple languages (English, Spanish, and Chinese) in designated queuing areas and at the construction site to remind operators of the 2-minute idling limit.					
4. The project sponsors shall require that each construction contractor mandate that construction operators properly maintain and tune equipment in accordance with manufacturer specifications.					
5. The Plan shall include best available estimates of the construction timeline by phase with a description of each piece of off-road equipment required for every construction phase and shall be updated pursuant to the reporting requirements in Section B below. Reporting requirements for off-road equipment descriptions and information shall include as much detail as is available, but are not limited to: equipment type, equipment manufacturer, equipment identification number, engine model year, engine certification (Tier rating), horsepower, engine serial number, and expected fuel usage and hours of operation. For Verified Diesel Emission Control Strategies (VDECS) installed, descriptions and information shall include technology type, serial number, make, model, manufacturer, CARB verification number level, and installation date and hour meter reading on installation date. The Plan shall also indicate whether renewable diesel will be used to power the equipment. The Plan shall also include anticipated fuel usage and hours of operation so that emissions can be estimated.					
6. The project sponsors and their construction contractors shall keep the Plan available for public review on site during working hours. Each construction contractor shall post at the perimeter of the project site a legible and visible sign summarizing the requirements of the Plan. The sign shall also state that the public may ask to inspect the Plan at any time					

PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Monitoring Implementation** Mitigation Agency¹ MEASURES ADOPTED AS CONDITIONS OF APPROVAL Reporting Responsibility Schedule Schedule Responsibility during working hours, and shall explain how to request inspection of the Plan. Signs shall be posted on all sides of the construction site that face a public right-of-way. The project sponsors shall provide copies of the Plan to members of the public as requested. B. Reporting. Quarterly reports shall be submitted to Port or Planning Staff indicating the construction activities undertaken and information about the off-road equipment used, including the information required in Section A(5). In addition, reporting shall include the approximate amount of renewable diesel fuel used Within 6 months of the completion of all project construction activities, the project sponsors shall submit to Port or Planning Staff a final report summarizing construction activities. The final report shall indicate the start and end dates and duration of each construction phase. The final report shall include detailed information required in Section A(5). In addition, reporting shall include the actual amount of renewable diesel fuel used. C. Certification Statement and On-site Requirements. Prior to the commencement of construction activities, the project sponsors shall certify through submission of city-standardized forms (1) compliance with the Plan, and (2) all applicable requirements of the Plan have been incorporated into contract specifications.

MITIGATION MONITORING AND REPORTING PROGRAM FOR

Project sponsors

Mitigation Measure M-AQ-1b: Diesel Backup Generator Specifications

To reduce NOx associated with operation of the Maximum Commercial or

Maximum Residential Scenarios, the project sponsors shall implement the

1. have engines that meet or exceed CARB Tier 4 off-road emission

standards which have the lowest NOx emissions of commercially

following measures.

A. All new diesel backup generators shall:

Prior to

generator

Staff.

approval of a

permit by Port

Anticipated

location and engine

specifications of a

proposed diesel

backup generator shall be submitted

to the Port Staff for review and

approval prior to

Considered

review and

Staff.

complete upon

approval by Port

Port

PIER 70 MIXED-USE DISTRICT PROJECT								
MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹			
available generators; and 2. be fueled with renewable diesel, if commercially available, which has been demonstrated to reduce NOx emissions by approximately 10 percent. B. All new diesel backup generators shall have an annual maintenance testing limit of 50 hours, subject to any further restrictions as may be imposed by the BAAQMD in its permitting process. C. For each new diesel backup generator permit submitted to BAAQMD for the project, anticipated location, and engine specifications shall be submitted to the Port Staff for review and approval prior to issuance of a permit for the generator from the San Francisco DBI or the Port. Once operational, all diesel backup generators shall be maintained in good working order for the life of the equipment and any future replacement of the diesel backup generators shall be required to be consistent with these emissions specifications. The operator of the facility at which the generator is located shall maintain records of the testing schedule for each diesel backup generator for the life of that diesel backup generator and provide this information for review to the Port within 3 months of requesting such information.			issuance of a generator permit.					
Mitigation Measure M-AQ-1c: Use Low and Super-compliant VOC Architectural Coatings in Maintaining Buildings through Covenants Conditions and Restrictions (CC&Rs) and Ground Lease The Project sponsors shall require all developed parcels to include within their CC&R's and/or ground leases requirements for all future interior spaces to be repainted only with "Super-Compliant" Architectural Coatings (http://www.aqmd.gov/home/regulations/compliance/architectural-coatings/super-compliant-coatings). "Low-VOC" refers to paints that mere the more stringent regulatory limits in South Coast AQMD Rule 1113; however, many manufacturers have reformulated to levels well below these limits. These are referred to as "Super-Compliant" Architectural Coatings.	Project sponsors and construction contractor(s).	Project sponsors submit to the Port documentation of CC&R's and/or ground lease requirements prior to building occupancy	Project sponsors to include in CC&R's and/or ground lease requirements with buildings tenants prior to building occupancy.	Considered complete upon project sponsor submittal to the Port of documentation of CC&R's and/or ground lease requirements	Port or Planning Department			

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Monitoring Implementation** Mitigation Agency¹ MEASURES ADOPTED AS CONDITIONS OF APPROVAL Reporting Responsibility Schedule Schedule Responsibility permit. Project sponsors. Project sponsors to Considered Port or Planning Prior to Mitigation Measure M-AQ-1d: Promote use of Green Consumer work with SF occupancy of complete after Department **Products** the building by Environment to distribution of The project sponsors shall provide education for residential and commercial tenants and develop educational tenants concerning green consumer products. Prior to receipt of any every five years educational materials to certificate of final occupancy and every five years thereafter, the project thereafter, materials. residential and sponsors shall work with the San Francisco Department of Environment (SF commercial project Environment) to develop electronic correspondence to be distributed by sponsors to tenants. email annually to residential and/or commercial tenants of each building on distribute the project site that encourages the purchase of consumer products that educational generate lower than typical VOC emissions. The correspondence shall materials to encourage environmentally preferable purchasing and shall include contact tenants. information and links to SF Approved. The website may also be used as an informational resource by businesses and residents. Project sponsors Prior to Project sponsors to Considered Port or Planning Mitigation Measure M-AQ-1e: Electrification of Loading Docks issuance of a provide complete upon Department The project sponsors shall ensure that loading docks for retail, light industrial building permit construction plans approval of or warehouse uses that will receive deliveries from refrigerated transport for a building to DBI or the Port construction trucks incorporate electrification hook-ups for transportation refrigeration plans by DBI or containing to ensure units to avoid emissions generated by idling refrigerated transport trucks. loading docks compliance. the Port. for retail, light industrial or warehouse uses. Developer to Developer to Project sponsors to The TDM Plan is Planning Mitigation Measure M-AQ-1f: Transportation Demand Management. prepare TDM submit the TDM considered prepare and Department The project sponsors shall prepare and implement a Transportation Demand implement the TDM Plan and submit Plan to Planning complete upon Management (TDM) Plan with a goal of reducing estimated daily one-way Plan, which will be to Planning Staff for review. approval by the vehicle trips by 20 percent compared to the total number of daily one-way Staff prior to Planning Staff. implemented by the vehicle trips identified in the project's Transportation Impact Study at project Transportation approval of the

Association and will

project

Management

Transportation

Management

Annual

monitoring

Demand

build-out. To ensure that this reduction goal could be reasonably achieved,

one-way vehicle trips calculated for each building that has received a

the TDM Plan will have a monitoring goal of reducing by 20 percent the daily

MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
Certificate of Occupancy and is at least 75% occupied compared to the daily one-way vehicle trips anticipated for that building based on anticipated development on that parcel, using the trip generation rates contained within the project's Transportation Impact Study. There shall be a Transportation Management Association that would be responsible for the administration, monitoring, and adjustment of the TDM Plan. The project sponsor is responsible for identifying the components of the TDM Plan that could reasonably be expected to achieve the reduction goal for each new building associated with the project, and for making good faith efforts to implement them. The TDM Plan may include, but is not limited to, the types of measures summarized below for explanatory example purposes. Actual TDM measures selected should include those from the TDM Program Standards, which describe the scope and applicability of candidate measures in detail and include: • Active Transportation: Provision of streetscape improvements to encourage walking, secure bicycle parking, shower and locker facilities for cyclists, subsidized bike share memberships for project occupants, bicycle repair and maintenance services, and other bicycle-related services; • Car-Share: Provision of car-share parking spaces and subsidized memberships for project occupants;	be binding on all development parcels.		Association to submit monitoring report annually to Planning Staff and implement TDM Plan Adjustments (if required).	reports would be on-going during project buildout, or until five consecutive reporting periods show that the project has met its reduction goals, at which point reports would be submitted every three years.	
 Delivery: Provision of amenities and services to support delivery of goods to project occupants; 					
 Family-Oriented Measures: Provision of on-site childcare and other amenities to support the use of sustainable transportation modes by families; 					
 High-Occupancy Vehicles: Provision of carpooling/vanpooling incentives and shuttle bus service; 					
Information and Communications: Provision of multimodal					

PIER 70 MIXED-USE DISTRICT PROJECT						
MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹	
wayfinding signage, transportation information displays, and tailored transportation marketing services;						
• Land Use: Provision of on-site affordable housing and healthy food retail services in underserved areas;						
 Parking: Provision of unbundled parking, short term daily parking provision, parking cash out offers, and reduced off-street parking supply. 						
The TDM Plan shall include specific descriptions of each measure, including the degree of implementation (e.g., for how long will it be in place), and the population that each measure is intended to serve (e.g. residential tenants, retail visitors, employees of tenants, visitors, etc.). It shall also include a commitment to monitoring of person and vehicle trips traveling to and from the project site to determine the TDM Plan's effectiveness, as outlined below.						
The TDM Plan shall be submitted to the City to ensure that components of the TDM Plan intended to meet the reduction target are shown on the plans and/or ready to be implemented upon the issuance of each certificate of occupancy.						
TDM Plan Monitoring and Reporting: The Transportation Management Association, through an on-site Transportation Coordinator, shall collect data and make monitoring reports available for review and approval by the Planning Department staff.						
• <u>Timing</u> : Monitoring data shall be collected and reports shall be submitted to Planning Department staff every year (referred to as "reporting periods"), until five consecutive reporting periods						

MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
display the fully-built project has met the reduction goal, at which point monitoring data shall be submitted to Planning Department staff once every three years. The first monitoring report is required 18 months after issuance of the First Certificate of Occupancy for buildings that include off-street parking or the establishment of surface parking lots or garages that bring the project's total number of off-street parking spaces to greater than or equal to 500. Each trip count and survey (see below for description) shall be completed within 30 days following the end of the applicable reporting period. Each monitoring report shall be completed within 90 days following the applicable reporting period. The timing shall be modified such that a new monitoring report shall be required 12 months after adjustments are made to the TDM Plan in order to meet the reduction goal, as may be required in the "TDM Plan Adjustments" heading below. In addition, the timing may be modified by the Planning Department as needed to consolidate this requirement with other monitoring and/or reporting requirements for the project.					
 <u>Components</u>: The monitoring report, including trip counts and surveys, shall include the following components OR comparable alternative methodology and components as approved or provided by Planning Department staff: 					
o Trip Count and Intercept Survey: Trip count and intercept survey of persons and vehicles arriving and leaving the project site for no less than two days of the reporting period between 6:00 a.m. and 8:00 p.m. One day shall be a Tuesday, Wednesday, or Thursday during one week without federally recognized holidays, and another day shall be a Tuesday, Wednesday, or Thursday during another week without federally recognized holidays. The trip count and intercept survey shall be prepared by a qualified transportation or qualified survey consultant and the methodology shall be					

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Monitoring Implementation** Mitigation Agency¹ MEASURES ADOPTED AS CONDITIONS OF APPROVAL Reporting Responsibility Schedule Schedule Responsibility approved by the Planning Department prior to conducting the components of the trip count and intercept survey. It is anticipated that the Planning Department will have a standard trip count and intercept survey methodology developed and available to project sponsors at the time of data collection. Travel Demand Information: The above trip count and survey information shall be able to provide travel demand analysis characteristics (work and non-work trip counts, origins and destinations of trips to/from the project site, and modal split information) as outlined in the Planning Department's Transportation Impact Analysis Guidelines for Environmental Review, October 2002, or subsequent updates in effect at the time of the survey. Documentation of Plan Implementation: The TDM Coordinator shall work in conjunction with the Planning Department to develop a survey (online or paper) that can be reasonably completed by the TDM Coordinator and/or TMA staff to document the implementation of TDM program elements and other basic information during the reporting period. This survey shall be included in the monitoring report submitted to Planning Department staff. Degree of Implementation: The monitoring report shall include descriptions of the degree of implementation (e.g., how many tenants or visitors the TDM Plan will benefit, and on which locations within the site measures will be/have been placed, etc.) Assistance and Confidentiality: Planning Department staff will assist the TDM Coordinator on questions regarding the components of the monitoring report and shall ensure that the identity of individual survey responders is protected.

TDM Plan Adjustments. The TDM Plan shall be adjusted based on the

MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
monitoring results if three consecutive reporting periods demonstrate that measures within the TDM Plan are not achieving the reduction goal. The TDM Plan adjustments shall be made in consultation with Planning Department staff and may require refinements to existing measures (e.g., change to subsidies, increased bicycle parking), inclusion of new measures (e.g., a new technology), or removal of existing measures (e.g., measures shown to be ineffective or induce vehicle trips). If three consecutive reporting periods' monitoring results demonstrate that measures within the TDM Plan are not achieving the reduction goal, the TDM Plan adjustments shall occur within 270 days following the last consecutive reporting period. The TDM Plan adjustments shall occur until three consecutive reporting periods' monitoring results demonstrate that the reduction goal is achieved. If the TDM Plan does not achieve the reduction goal then the City shall impose additional measures to reduce vehicle trips as prescribed under the development agreement, which may include restriction of additional off-street parking spaces beyond those previously established on the site, capital or operational improvements intended to reduce vehicle trips from the project, or other measures that support sustainable trip making, until three consecutive reporting periods' monitoring results demonstrate that the reduction goal is achieved.					
Mitigation Measure M-AQ-1g: Additional Mobile Source Control Measures	Project sponsors and TMA.	On-going.	Project sponsors and TMA to	On-going.	Port or Planning Department/DB
The following Mobile Source Control Measures from the BAAQMD's 2010 Clean Air Plan shall be implemented:			implement measures		
 Promote use of clean fuel-efficient vehicles through preferential (designated and proximate to entry) parking and/or installation of charging stations beyond the level required by the City's Green Building code, from 8 to 20 percent. 					
 Promote zero-emission vehicles by requesting that any car share program operator include electric vehicles within its car share 					

	MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT							
MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹			
program to reduce the need to have a vehicle or second vehicle as a part of the TDM program that would be required of all new developments.								
Mitigation Measure M-AQ-1h: Offset of Operational Emissions Prior to issuance of the final certificate of occupancy for the final building associated with Phase 3, or after build out of 1.3 million square feet of development, whichever comes first, the project sponsors, with the oversight of Port Staff, shall either: (1) Directly fund or implement a specific offset project within San Francisco to achieve reductions of 25 tons per year of ozone precursors and 1 ton of PM10. This offset is intended to offset the estimated annual tonnage of operational ozone precursor and PM10 emissions under the buildout scenario realized at the time of completion of Phase 3. To qualify under this mitigation measure, the specific emissions offset project must result in emission reductions within the SFBAAB that would not otherwise be achieved through compliance with existing regulatory requirements. A preferred offset project would be one implemented locally within the City and County of San Francisco. Prior to implementation of the offset project, the project sponsors must obtain Port Staff's approval of the proposed offset project by providing documentation of the estimated amount of emissions of ROG, NOx, and PM10 to be reduced (tons per year) within the SFBAAB from the emissions reduction project(s). The project sponsors shall notify Port Staff within 6 months of completion of the offset project for verification; or (2) Pay a one-time mitigation offset fee to the BAAQMD's Strategic Incentives Division in an amount no less than \$18,030 per weighted ton of ozone precursors and PM10 per year above the significance threshold, calculated as the difference between total annual emissions at build out under mitigated conditions and the	Project sponsors.	Offsets for Phase 3/build-out of 1.3 million square feet: Upon completion of construction, and prior to issuance of a Certificate of Occupancy for the final building associated with Phase 3, or after build out of 1.3 million square feet of development, whichever comes first, developer shall demonstrate to the satisfaction of Port Staff that offsets have been funded or implemented,	Port Staff to approve the proposed offset project.	If project sponsor directly funds or implements a specific offset project, considered complete when Port Staff approves the proposed offset project prior to individual Certificates of Occupancy. If project sponsor pays a one-time mitigation offset fee, considered complete when documentation of payment is provided to Port Staff.	Port			

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT							
MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹		
significance threshold in the EIR air quality analysis, which is 25 tons per year of ozone precursors and 1 ton of PM10, plus a 5 percent administrative fee, to fund one or more emissions reduction projects within the SFBAAB. This one-time fee is intended to fund emissions reduction projects to offset the estimated annual tonnage of operational ozone precursor and PM10 emissions under the buildout scenario realized at the time of completion of Phase 3 or after completion of 1.3 million sf of development, whichever comes first. Documentation of payment shall be provided to Port Staff. Acceptance of this fee by the BAAQMD shall serve as an acknowledgment and commitment by the BAAQMD to implement one or more emissions eduction project(s) within 1 year of receipt of the mitigation fee to achieve ne emission reduction objectives specified above, and provide ocumentation to Port Staff and to the project sponsors describing the roject(s) funded by the mitigation fee, including the amount of emissions of a COG, NOx, and PM10 reduced (tons per year) within the SFBAAB from the emissions reduction project(s). If there is any remaining unspent portion of the emitigation offset fee following implementation of the emission reduction roject(s), the project sponsors shall be entitled to a refund in that amount from the BAAQMD. To qualify under this mitigation measure, the specific missions retrofit project must result in emission reductions within the FBAAB that would not otherwise be achieved through compliance with xisting regulatory requirements.		or offset fee has been paid, in an amount sufficient to offset emissions above BAAQMD thresholds for build-out to date. Offsets for subsequent phases/build-ou t: Upon completion of construction of each subsequent phase, and prior to issuance of a Certificate of Occupancy for the final building associated with such phase, developer shall demonstrate to the satisfaction of Port Staff					

that offsets

MITIGATION MONIT PIER 70 M	ORING AND REPO IXED-USE DISTRI		RAM FOR		
MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
		have been funded or implemented, or offset fee has been paid, in an amount sufficient to offset emissions above BAAQMD thresholds for build-out to date and taking into account offsets previously funded, implemented, and/or purchased.			
Wind and Shadow Mitigation Measures	1			T	
Mitigation Measure M-WS-1: Identification and Mitigation of Interim Hazardous Wind Impacts When the circumstances or conditions listed in Table M.WS.1 are present at the time a building Schematic Design is submitted, the requirements described below apply: Table M.WS.1: Circumstances or Conditions during which Mitigation Measure M-WS-1 Applies	Project sponsors, qualified wind consultant.	As outlined in Table M.WS.1: Circumstances or Conditions during which Mitigation Measure M-WS-1 Applies, a wind impact analysis shall be	Qualified wind consultant to prepare a scope of work to be approved by Port Staff and following approval of a scope of work submit a wind impact analysis to Port Staff for approval	Considered complete upon approval or issuance of building permit.	Port

ASURES ADO	PTED AS CONDITIONS OF	APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
Subject Parcel Proposed for Construction	Circumstance or Condition	Related Upwind Parcels		prepared for the listed circumstances prior to	of feasible design changes to minimize interim hazardous wind		
Parcel A	Construction of any new buildings on Parcel A.	NA		issuance of a building permit for any	impacts.		
Parcel B	Construction of any new buildings on Parcel B.	NA		proposed building when			
Parcel E2	Construction of any new buildings on Parcel E2 over 80 feet in height, prior to any construction of new buildings on approximately 80% of the combined total parcel area of Parcels H1 and G that would be completed by the estimated time of occupancy of the subject building, as estimated on or about the date of the building Schematic Design submittal.	Parcels H1 and G		the circumstances or conditions listed in Table M.WS.1 are present at the time a building Schematic Design is submitted.			
Parcel E3	Construction of any new buildings on Parcel E3 over 80 feet in height, prior to any construction of new buildings on approximately 80% of the combined total parcel area of Parcels E2 and G that would be completed by the estimated time of occupancy of the subject building, as estimated on or about the date of the building	Parcels E2 and G					

CASURES AI	DOPTED AS CONDITIONS OF	APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
	Schematic Design submittal.						
Parcel F	Construction of any new buildings on Parcel F.	NA					
Parcel G	Construction of any new buildings on Parcel G.	NA					
Parcel H1	Construction of any new buildings on Parcel H1 over 80 feet in height, prior to any construction of new buildings on approximately 80% of the combined total parcel area of Parcels E2 and G that would be completed by the estimated time of occupancy of the subject building, as estimated on or about the date of the building Schematic Design submittal.	Parcels E2 and G					
Parcel H2	Construction of any new buildings on Parcel H2 over 80 feet in height, prior to any construction of new buildings on approximately 80% of the combined total parcel area of Parcels H1, E2, and E3 that would be completed by the estimated time of occupancy of the subject building, as estimated on or about the date of the building Schematic Design submittal.	Parcels H1, E2, and E3					

MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
Source: SWCA.					
Requirements					
A wind impact analysis shall be required prior to building permit issuance for any proposed new building that is located within the project site and meets the conditions described above. All feasible means (e.g., changes in design, relocating or reorienting certain building(s), sculpting to include podiums and roof terraces, adding architectural canopies or screens, or street furniture) to eliminate hazardous winds, if predicted, shall be implemented. After such design changes and features have been considered, the additional effectiveness of landscaping may also be considered.					
1. Screening-level analysis. A qualified wind consultant approved by Port Staff shall review the proposed building design and conduct a "desktop review" in order to provide a qualitative result determining whether there could be a wind hazard. The screening-level analysis shall have the following steps: For each new building proposed that meets the criteria above, a qualified wind consultant shall review and compare the exposure, massing, and orientation of the proposed building(s) on the subject parcel to the building(s) on the same parcel in the representative massing models of the Proposed Project tested in the wind tunnel as part of this EIR and in any subsequent wind analysis testing required by this mitigation measure. The wind consultant shall identify and compare the potential impacts of the proposed building(s) to those identified in this EIR, subsequent wind testing that may have occurred under this mitigation measure, and to the City's wind hazard criterion. The wind consultant's analysis and evaluation shall consider the proposed building(s) in the context of the "Current Project Baseline," which, at any given time during construction of the Proposed Project, shall be defined as any existing buildings at the site, the as-built designs of all previously-completed structures and the then-current designs of					

MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
approved but yet unbuilt structures that would be completed by the time of occupancy of the subject building.					
(a) If the qualified wind consultant concludes that the building design(s) could not create a new wind hazard and could not contribute to a wind hazard identified by prior wind tunnel testing for the EIR and in subsequent wind analysis required by this mitigation measure, no further review would be required. If there could be a new wind hazard, then a quantitative assessment shall be conducted using wind tunnel testing or an equivalent quantitative analysis that produces comparable results to the analysis methodology used in this EIR.					
(b) If the qualified wind consultant concludes that the building design(s) could create a new wind hazard or could contribute to a wind hazard identified by prior wind tunnel testing conducted for this EIR and in subsequent wind analysis required by this mitigation measure, but in the consultant's professional judgment the building(s) can be modified to reduce such impact to a less-than-significant level, the consultant shall notify Port Staff and the building applicant. The consultant's professional judgment may be informed by the use of "desktop" analytical tools, such as computer tools relying on results of prior wind tunnel testing for the Proposed Project and other projects (i.e., "desktop" analysis does not include new wind tunnel testing). The analysis shall include consideration of wind location, duration, and speed of wind. The building applicant may then propose changes or supplements to the design of the proposed building(s) to achieve this result. These changes or supplements may include, but are not limited to, changes in design, building orientation, sculpting to include podiums and roof terraces,					

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MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹	
street furniture. The effectiveness of landscaping may also be considered. The wind consultant shall then reevaluate the building design(s) with specified changes or supplements. If the wind consultant demonstrates to the satisfaction of Port Staff that the modified design and landscaping for the building(s) could not create a new wind hazard or contribute to a wind hazard identified in prior wind tunnel testing conducted for this EIR and in subsequent wind analysis required by this mitigation measure, no further review would be required.						
(c) If the consultant is unable to demonstrate to the satisfaction of Port Staff that no increase in wind hazards would occur, wind tunnel testing or an equivalent method of quantitative evaluation producing results that can be compared to those used in the EIR and in any subsequent wind analysis testing required by this mitigation measure is required. The building(s) shall be wind tunnel tested in the context of a model that represents the Current Project Baseline, as described in Item 1, above. The testing shall include all the test points in the vicinity of a proposed building or group of buildings that were tested in this EIR, as well as all additional points deemed appropriate by the consultant to determine the wind performance for the building(s). Testing shall occur in places identified as important, e.g., building entrances, sidewalks, etc., and there may need to be additional test point locations considered. At the direction and approval of the Port, the "vicinity" shall be determined by the wind consultant, as appropriate for the circumstances, e.g., a starting concept for "vicinity" could be approximately 350 feet around the perimeter of the subject parcel(s), subject to the wind consultant's reducing or increasing this radial distance. The wind tunnel testing shall test the proposed building design(s), as well as the Current Project Baseline, in						

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Monitoring Implementation** Mitigation Agency¹ MEASURES ADOPTED AS CONDITIONS OF APPROVAL Reporting Responsibility Schedule Schedule Responsibility order to clearly identify those differences that would be due to the proposed new building(s). In the event the wind tunnel testing determines that design of the building(s) would increase the hours of wind hazard or extent of area subject to hazardous winds beyond those identified in prior wind testing conducted for this EIR and in subsequent wind tunnel analysis required by this mitigation measure, the wind consultant shall notify Port Staff and the building applicant. The building applicant may then propose changes or supplements to the design of the proposed building(s) to eliminate wind hazards. These changes or supplements may include, but are not limited to, changes in design, building orientation, sculpting building(s) to include podiums and roof terraces, adding architectural canopies or screens, or street furniture. All feasible means (changes in design, relocating or reorienting certain building(s), sculpting to include podiums and roof terraces, the addition of architectural canopies or screens, or street furniture) to eliminate wind hazards, if predicted, shall be implemented to the extent necessary to mitigate the impact. After such design changes and features have been considered, the additional effectiveness of landscaping at the size it is proposed to be installed may also be considered. The wind consultant shall then reevaluate the building design(s) with specified changes or supplements. If the wind consultant demonstrates to the satisfaction of Port Staff that the modified design would not create a new wind hazard or contribute to a wind hazard identified in prior wind tunnel testing conducted for this EIR and in subsequent wind analysis required by this mitigation measure, no further review would be required. If the proposed building(s) would result in a wind hazard exceedance, and the only way to eliminate the hazard is to redesign a proposed building, then the

building shall be redesigned.

MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
Mitigation Measure M-WS-2: Wind Reduction for Rooftop Winds If the rooftop of building(s) is proposed as public open space and/or a passive or active public recreational area prior to issuance of a building permit for the subject building(s), a qualified wind consultant shall prepare a wind impact and mitigation analysis in the context of the Current Project Baseline regarding the proposed architectural design. All feasible means (such as changing the proposed building mass or design; raising the height of the parapets to at least 8 feet, using a porous material where such material would be effective in reducing wind speeds; using localized wind screens, canopies, trellises, and/or landscaping around seating areas) to eliminate wind hazards shall be implemented as necessary. A significant wind impact would be an increase in the number of hours that the wind hazard criterion is exceeded or an increase in the area subjected to winds exceeding the hazard criterion as compared to existing conditions at the height of the proposed rooftop. The wind consultant shall demonstrate to the satisfaction of Port Staff that the building design would not create a new wind hazard or contribute to a wind hazard identified in prior wind testing conducted for this EIR.	Project Sponsors and qualified wind consultant.	Prior to issuance of a building permit for a building with a rooftop proposed as public open space and/or passive/active recreational area, the qualified wind consultant shall demonstrate that no new wind hazards or a contribution to a wind hazard identified in the EIR would occur in a wind hazard and mitigation analysis.	Port Staff to review wind hazard and mitigation analysis.	Considered complete upon approval or issuance of building permit	Port
Biological Resources Mitigation Measures	ı	1	I	1	
Mitigation Measure M-BI-1a: Worker Environmental Awareness Program Training Project-specific Worker Environmental Awareness Program (WEAP) training shall be developed and implemented by a qualified biologist* and attended by all project personnel performing demolition or ground-disturbing work prior to beginning demolition or ground-disturbing work on site for	Project sponsors and qualified project biologist.	Prior to demolition or ground-disturbi ng activities.	Port staff to review and approve WEAP training. Project sponsors and qualified biological consultant to document WEAP	Considered complete after Port staff reviews and approves WEAP training, and confirm	Port or Planning Department

MEA	SURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
	nstruction phase. The WEAP training shall include, but not be limited ation about the following:			training and provide	compliance in annual	
a.	Applicable State and Federal laws, environmental regulations, project permit conditions, and penalties for non-compliance.			documentation during annual mitigation report.		
b.	Special-status plant and animal species with the potential to be encountered on or in the vicinity of the project site during construction.			the Port.		
c.	Avoidance measures and a protocol for encountering special-status species including a communication chain.					
d.	Preconstruction surveys and biological monitoring requirements associated with each phase of work and at specific locations within the project site (e.g., shoreline work) as biological resources and protection measures will vary depending on where work is occurring within the site, time of year, and construction activity.					
e.	Known sensitive resource areas in the project vicinity that are to be avoided and/or protected as well as approved project work areas, access roads, and staging areas.					
location	nagement practices (BMPs) (e.g., straw wattles or spill kits) and their around the project site for erosion control and species exclusion, in to general housekeeping requirements.					
minimu biologic minimu	al experience requirements for a "qualified biologist" include a m of four years of academic training and professional experience in al sciences and related resource management activities, and a m of two years of experience conducting surveys for each species that present within the project area.					
	ion Measure M-BI-1b: Nesting Bird Protection Measures ject site's proximity to San Francisco Bay and its current lack of	Project sponsors, qualified biological consultant.	Prior to issuance of demolition or building	If construction will occur during nesting season, qualified biological consultant to	Considered complete upon issuance of demolition or	Port or Planning Department

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Implementation** Mitigation **Monitoring** Agency¹ MEASURES ADOPTED AS CONDITIONS OF APPROVAL Reporting Responsibility Schedule Schedule Responsibility conduct bat surveys activity result in a more attractive environment for birds to nest than other permits for building permits San Francisco locations (e.g., the Financial District) that have higher levels of construction and present results for construction site activity and human presence. Nesting birds and their nests shall be during the to Port Staff protected during construction by implementation of the following measures nesting season for each construction phase: (August 16 – January 14) a. To the extent feasible, conduct initial activities including, but not limited to, vegetation removal, tree trimming or removal, ground disturbance, building demolition, site grading, and other construction activities which may compromise breeding birds or the success of their nests (e.g., CRF, rock drilling, rock crushing, or pile driving), outside of the nesting season (January 15– August 15). b. If construction during the bird nesting season cannot be fully avoided, a qualified wildlife biologist* shall conduct pre-construction nesting surveys within 14 days prior to the start of construction or demolition at areas that have not been previously disturbed by project activities or after any construction breaks of 14 days or more. Surveys shall be performed for suitable habitat within 250 feet of the project site in order to locate any active passerine (perching bird) nests and within 500 feet of the project site to locate any active raptor (birds of prey) nests, waterbird nesting pairs, or colonies. If active nests are located during the preconstruction bird nesting surveys, a qualified biologist shall evaluate if the schedule of construction activities could affect the active nests and if so, the following measures would apply: i. If construction is not likely to affect the active nest, construction may proceed without restriction; however, a qualified biologist shall regularly monitor the nest at a frequency determined appropriate for the surrounding construction activity to confirm there is

no adverse effect. Spot-check monitoring frequency

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Monitoring Implementation** Mitigation MEASURES ADOPTED AS CONDITIONS OF APPROVAL Agency¹ Reporting Responsibility Schedule Schedule Responsibility would be determined on a nest-by-nest basis considering the particular construction activity, duration, proximity to the nest, and physical barriers which may screen activity from the nest. The qualified biologist may revise his/her determination at any time during the nesting season in coordination with the Port of San Francisco or Planning Department. ii. If it is determined that construction may affect the active nest, the qualified biologist shall establish a no-disturbance buffer around the nest(s) and all project work shall halt within the buffer until a qualified biologist determines the nest is no longer in use. Typically, these buffer distances are 250 feet for passerines and 500 feet for raptors; however, the buffers may be adjusted if an obstruction, such as a building, is within line-of-sight between the nest and construction. iii. Modifying nest buffer distances, allowing certain construction activities within the buffer, and/or modifying construction methods in proximity to active nests shall be done at the discretion of the qualified biologist and in coordination with the Port of San Francisco or Planning Department, who would notify CDFW. Necessary actions to remove or relocate an active nest(s) shall be coordinated with the Port of San Francisco or Planning Department and approved by CDFW. iv. Any work that must occur within established no-disturbance buffers around active nests shall be monitored by a qualified biologist. If adverse effects

in response to project work within the buffer are

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Monitoring Implementation** Mitigation MEASURES ADOPTED AS CONDITIONS OF APPROVAL Agency¹ Reporting Responsibility Schedule Schedule Responsibility observed and could compromise the nest, work within the no-disturbance buffer(s) shall halt until the nest occupants have fledged. v. Any birds that begin nesting within the project area and survey buffers amid construction activities are assumed to be habituated to construction-related or similar noise and disturbance levels, so exclusion zones around nests may be reduced or eliminated in these cases as determined by the qualified biologist in coordination with the Port of San Francisco or Planning Department, who would notify CDFW. Work may proceed around these active nests as long as the nests and their occupants are not directly impacted. * Typical experience requirements for a "qualified biologist" include a minimum of four years of academic training and professional experience in biological sciences and related resource management activities, and a minimum of two years of experience conducting surveys for each species that may be present within the project area. Oualified Project sponsors, Prior to Considered Port or Planning Mitigation Measure M-BI-2: Avoidance and Minimization Measures for qualified biological issuance of biological complete upon Department **Bats** consultant, and demolition or issuance of consultant to A qualified biologist (as defined by CDFW*) who is experienced with bat CDFW. building conduct bat surveys demolition or surveying techniques (including auditory sampling methods), behavior, permits when and present results building permits. roosting habitat, and identification of local bat species shall be consulted trees or shrubs to Port Staff. prior to demolition or building relocation activities to conduct a would be pre-construction habitat assessment of the project site (focusing on buildings removed or to be demolished or relocated) to characterize potential bat habitat and buildings identify potentially active roost sites. No further action is required should the demolished as pre-construction habitat assessment not identify bat habitat or signs of part of an potentially active bat roosts within the project site (e.g., guano, urine staining, individual dead bats, etc.).

project.

MEA	SURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
habitat o assessm Project o	owing measures shall be implemented should potential roosting or potentially active bat roosts be identified during the habitat tent in buildings to be demolished or relocated under the Proposed or in trees adjacent to construction activities that could be trimmed or d under the Proposed Project:					
a)	In areas identified as potential roosting habitat during the habitat assessment, initial building demolition, relocation, and any tree work (trimming or removal) shall occur when bats are active, approximately between the periods of March 1 to April 15 and August 15 to October 15, to the extent feasible. These dates avoid the bat maternity roosting season and period of winter torpor. [Torpor refers to a state of decreased physiological activity with reduced body temperature and metabolic rate.]					
b)	Depending on temporal guidance as defined below, the qualified biologist shall conduct pre-construction surveys of potential bat roost sites identified during the initial habitat assessment no more than 14 days prior to building demolition or relocation, or any tree trimming or removal.					
c)	If active bat roosts or evidence of roosting is identified during pre-construction surveys, the qualified biologist shall determine, if possible, the type of roost and species. A no-disturbance buffer shall be established around roost sites until the qualified biologist determines they are no longer active. The size of the no-disturbance buffer would be determined by the qualified biologist and would depend on the species present, roost type, existing screening around the roost site (such as dense vegetation or a building), as well as the type of construction activity that would occur around the roost site.					
d)	If special-status bat species or maternity or hibernation roosts are detected during these surveys, appropriate species- and roost-specific avoidance and protection measures shall be					

PIER 70 MIXED-USE DISTRICT PROJECT						
IEA	SURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
	developed by the qualified biologist in coordination with CDFW. Such measures may include postponing the removal of buildings or structures, establishing exclusionary work buffers while the roost is active (e.g., 100-foot no-disturbance buffer), or other compensatory mitigation.					
e)	The qualified biologist shall be present during building demolition, relocation, or tree work if potential bat roosting habitat or active bat roosts are present. Buildings and trees with active roosts shall be disturbed only under clear weather conditions when precipitation is not forecast for three days and when daytime temperatures are at least 50 degrees Fahrenheit.					
f)	The demolition or relocation of buildings containing or suspected to contain bat roosting habitat or active bat roosts shall be done under the supervision of the qualified biologist. When appropriate, buildings shall be partially dismantled to significantly change the roost conditions, causing bats to abandon and not return to the roost, likely in the evening and after bats have emerged from the roost to forage. Under no circumstances shall active maternity roosts be disturbed until the roost disbands at the completion of the maternity roosting season or otherwise becomes inactive, as determined by the qualified biologist.					
g)	Trimming or removal of existing trees with potential bat roosting habitat or active (non-maternity or hibernation) bat roost sites shall follow a two-step removal process (which shall occur during the time of year when bats are active, according to a) above, and depending on the type of roost and species present, according to c) above).					
	 On the first day and under supervision of the qualified biologist, tree branches and limbs not containing cavities or fissures in which bats could roost shall be cut using chainsaws. 					

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MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
ii. On the following day and under the supervision of the qualified biologist, the remainder of the tree may be trimmed or removed, either using chainsaws or other equipment (e.g., excavator or backhoe). All felled trees shall remain on the ground for at least 24 hours prior to chipping, off-site removal, or other processing to allow any bats to escape, or be inspected once felled by the qualified biologist to ensure no bats remain within the tree and/or branches. iv. * CDFW defines credentials of a "qualified biologist" within permits or authorizations issued for a project. Typical qualifications include a minimum of five years of academic training and professional experience in biological sciences and related resource management activities, and a minimum of two years of experience conducting surveys for each species that may be present within the project area.					
Mitigation Measure M-BI-3: Pile Driving Noise Reduction for Protection of Fish and Marine Mammals Prior to the start of reconstruction of the bulkhead in Reach II, the project sponsors shall prepare a detailed Construction Plan that outlines the details of the piling installation approach. This Plan shall be reviewed and approved by Port Staff. The information provided in this plan shall include, but not be limited to, the following: The type of piling to be used (whether sheet pile or H-pile); The piling size to be used; The method of pile installation to be used; Noise levels for the type of piling to be used and the method of pile driving; Recalculation of potential underwater noise levels that could be generated during pile driving using methodologies outlined in	Project sponsors.	Prior to construction of the bulkhead in Reach II, project sponsors to prepare a Construction Plan.	Project sponsors to prepare a Construction Plan and submit it to the Port for review and approval. If determined necessary, sound attenuation and monitoring plan would then be developed. Results of the vibration monitoring would be provided to NOAA if required. An alternative to the sound	Considered complete upon review and approval of the Construction Plan. If determined necessary, approval of the sound attenuation and monitoring plan would be required by Port Staff, and monitoring results would be provided to	Port

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT **Monitoring** Monitoring/ **Implementation** Mitigation Monitoring Agency¹ MEASURES ADOPTED AS CONDITIONS OF APPROVAL Reporting Responsibility Schedule Schedule Responsibility CalTrans 2009 [Caltrans, Technical Guidance for Assessment and NOAA. attenuation and Mitigation]; and monitoring plan is to consult with When pile driving is to occur. NOAA and provide evidence to the If the results of the recalculations provided in the detailed Construction Plan satisfaction of Port for pile driving discussed above indicate that underwater noise levels are less Staff. than 183 dB (SEL) for fish at a distance of 33 feet (less than or equal to 10 meters) and 160 dB (RMS) sound pressure level or 120 dB (RMS) re 1 µPa impulse noise level for marine mammals for a distance 1,640 feet (500 meters), then no further measures are required to mitigate underwater noise. If recalculated noise levels are greater than those identified above, then the project sponsors shall develop a sound attenuation reduction and monitoring plan. This plan shall be reviewed and approved by Port Staff. This plan shall provide detail on the sound attenuation system, detail methods used to monitor and verify sound levels during pile-driving activities, and all BMPs to be taken to reduce impact hammer pile-driving sound in the marine environment to an intensity level of less than 183 and 160/120 dB (as identified above) at distances of 33 feet (less than or equal to 10 meters) for fish and 1,640 feet (500 meters) for marine mammals. The sound-monitoring results shall be made available to NOAA Fisheries. If, in the case of marine mammals, recalculated noise levels are greater than 160 dB (peak) at less than or equal to 1,640 feet (500 meters), then the project sponsors shall consult with NOAA to determine the need to obtain an Incidental Harassment Authorization (IHA) under the MMPA. If an IHA is required by NOAA, an application for an IHA shall be prepared by the project sponsors. The plan shall incorporate as appropriate, but not be limited to, the following BMPs: Any impact-hammer-installed soldier wall H-pilings or sheet piling

shall be conducted in strict accordance with the Long-Term Management Strategy (LTMS) work windows for Pacific herring,* during which the presence of Pacific herring in the project site is

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Monitoring Implementation** Mitigation Agency¹ MEASURES ADOPTED AS CONDITIONS OF APPROVAL Reporting Responsibility Schedule Schedule Responsibility expected to be minimal unless, where applicable, NOAA Fisheries in their Section 7 consultation with the Corps determines that the potential effect to special-status fish species is less than significant. If pile installation using impact hammers must occur at times other than the approved LTMS work window for Pacific herring or result in underwater sound levels greater than those identified above, the project sponsors shall consult with both NOAA Fisheries and CDFW on the need to obtain incidental take authorizations to address potential impacts to longfin smelt and green sturgeon associated with reconstruction of the steel sheet pile bulkhead in Reach II, and to implement all requested actions to avoid impacts. A 1,640-foot (500-meter) safety zone shall be established and maintained around the sound source to the extent such a safety zone is located within in-water areas, for the protection of marine mammals in the event that sound levels are unknown or cannot be adequately predicted. In-water work activities associated with reconstruction of the steel sheet pile bulkhead in Reach II shall be halted when a marine mammal enters the 1,640-foot (500-meter) safety zone and shall cease until the mammal has been gone from the area for a minimum of 15 minutes. A "soft start" technique shall be used in all pile driving, giving marine mammals an opportunity to vacate the area. A NOAA Fisheries-approved biological monitor shall conduct daily surveys before and during impact hammer pile driving to inspect the safety zone and adjacent San Francisco Bay waters for marine mammals. The monitor shall be present as specified by NOAA Fisheries during the impact pile-driving phases of construction.

PIER 70 MIXED-USE DISTRICT PROJECT							
MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency		
 Other BMPs shall be implemented as necessary, such as using bubble curtains or an air barrier, to reduce underwater noise levels to acceptable levels. 							
Alternatively, the project sponsors may consult with NOAA directly and submit evidence to their satisfaction of Port Staff of NOAA consultation. In such case, the project sponsors shall comply with NOAA recommendations and/or requirements.							
* U.S. Army Corps of Engineers, Programmatic Essential Fish Habitat (EFH) Assessment for the Long-Term Management Strategy for the Placement of Dredged Material in the San Francisco Bay Region. July 2009.							
Mitigation Measure M-BI-4: Compensation for Fill of Jurisdictional Waters To offset temporary and/or permanent impacts to jurisdictional waters of San Francisco Bay adjacent to the 28-Acre Site, construction associated with repair or replacement of the Reach II bulkhead shall be conducted as required by regulatory permits (i.e., those issued by the Corps, RWQCB, and BCDC) and in coordination with NMFS as appropriate. If required by regulatory permits, compensatory mitigation shall be provided as necessary, at a minimum ratio of 1:1 for fill beyond that required for normal repair and maintenance of existing structures. Compensation may include on-site or off-site shoreline improvements or intertidal/subtidal habitat enhancements along San Francisco's eastern waterfront through removal of chemically treated wood material (e.g., pilings, decking, etc.) by pulling, cutting, or breaking off piles at least 1 foot below mudline or removal of other unengineered debris (e.g., concrete-filled drums or large pieces of concrete).	Project sponsors. In accordance with regulatory permits and coordination with NMFS, compensatory mitigation, if required, shall be provided at a minimum ratio of 1:1.	Prior to any construction at the Reach II bulkhead or in accordance with regulatory permits.	Project sponsors to comply with regulatory permits	Considered complete after issuance of regulatory permits for the fill of jurisdictional waters.	Port		
Improvements would be implemented in accordance with NMFS as appropriate. On-site or off-site restoration/enhancement plans, if required, must be prepared by a qualified biologist prior to construction and approved by the permitting agencies prior to beginning construction, repair, or							

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Monitoring Implementation** Mitigation Agency¹ MEASURES ADOPTED AS CONDITIONS OF APPROVAL Reporting Responsibility Schedule Schedule Responsibility replacement of the Reach II bulkhead. Implementation of restoration/enhancement activities by the permittee shall occur prior to project impacts, whenever possible. Geology and Soils Mitigation Measures Prior to the start Considered Mitigation Measure M-GE-3a: Reduction of Rock Fall Hazards Project sponsors. Project sponsors to Port of construction submit complete upon The project sponsors shall prepare a site-specific geotechnical report(s), activities at geotechnical approval of subject to review and approval by the Port, that evaluates the design and Parcels PKS, report(s) to the Port geotechnical construction methods proposed for Parcels PKS, C-1, and C-2, the Irish Hill C-1, C-2, the for review and report(s) and any playground, and 21st Street. The investigations shall determine the potential Irish Hill associated approval. for rock fall hazards. If the potential for rock fall hazards is identified, the playground, measures to site-specific geotechnical investigations shall identify measures to minimize and 21st Street. minimize rock such hazards to be implemented by the project sponsors. Possible measures fall hazards. to reduce the impacts of potential rock fall hazards include, but are not limited to, the following: Limited regrading to adjust slopes to stable gradient; Rock fall containment measures such as installation of drape nets, rock fall catchment fences, or diversion dams; and Site design measures such as implementing setbacks to ensure that buildings and public uses are outside areas that could be subject to damage as a result of rock fall. Prior to Project sponsors to Considered Port Project sponsors to Mitigation Measure M-GE-3b: Signage and Restricted Access to Pier 70 install signage and issuance of the document complete upon Prior to issuance of the first certificate of occupancy under the Proposed gate or equivalent first Certificate installation of installation of the Project, the project sponsors shall install a gate or an equivalent measure to measure to prevent signage and gate of Occupancy. signage and gate or prevent access to the existing dilapidated pier at the project site. A sign shall access to the equivalent measure or equivalent be posted at the potential access point informing the public of potential risks existing dilapidated measure. The associated with use of the structure and prohibiting public access. measure will be pier. documented in the annual

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Monitoring Implementation** Mitigation Agency¹ MEASURES ADOPTED AS CONDITIONS OF APPROVAL Reporting Responsibility Schedule Schedule Responsibility mitigation and monitoring report. Project sponsors Prior to Oualified Considered Port and Mitigation Measure M-GE-6: Paleontological Resources Monitoring and qualified issuance of a paleontological complete upon Planning and Mitigation Program building permit paleontological consultant to documentation to Department Prior to issuance of a building permit for construction activities that would consultant. where prepare a PRMMP the satisfaction disturb sedimentary rocks of the Franciscan Complex (based on the construction for review and of that building site-specific geotechnical investigation or other available information), the activities would approval by the permit project sponsors shall retain the services of a qualified paleontological ERO A single disturb construction consultant having expertise in California paleontology to design and sedimentary PRMMP or activities would implement a Paleontological Resources Monitoring and Mitigation Program rocks of the multiple PRMMPs not disturb (PRMMP). The PRMMP shall specify the timing and specific locations where Franciscan may be produced to sedimentary construction monitoring would be required; emergency discovery procedures; complex. address project rocks of the sampling and data recovery procedures; procedures for the preparation, phasing. Franciscan If earth-moving identification, analysis, and curation of fossil specimens and data recovered; Complex, or activities have In compliance with preconstruction coordination procedures; and procedures for reporting the review and the requirements of the potential to results of the monitoring program. The PRMMP shall be consistent with the approval of the the PRMMP, a disturb Society for Vertebrate Paleontology (SVP) Standard Guidelines for the PRMMP, if previously qualified mitigation of construction-related adverse impacts to paleontological required, by the undisturbed paleontological resources and the requirements of the designated repository for any fossils Planning native consultant would collected. Department. monitor sediment, a Monitoring qualified construction and During construction, earth-moving activities that have the potential to disturb activities and previously undisturbed native sediment or sedimentary rocks shall be paleontological provide a compliance monitored by a qualified paleontological consultant having expertise in consultant monitoring report would be California paleontology. Monitoring need not be conducted for construction would monitor for inclusion in the documented in annual mitigation activities in areas where the ground has been previously disturbed or when the activities. the annual construction activities would encounter artificial fill, Young Bay Mud, marsh and monitoring mitigation and deposits, or non-sedimentary rocks of the Franciscan Complex. report. monitoring If a paleontological resource is discovered, construction activities in an report.

appropriate buffer around the discovery site shall be suspended for a maximum of 4 weeks. At the direction of the Environmental Review Officer

	MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT						
MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹		
(ERO), the suspension of construction can be extended beyond 4 weeks if needed to implement appropriate measures in accordance with the PRMMP, but only if such a suspension is the only feasible means to prevent an adverse impact on the paleontological resource.							
The paleontological consultant's work shall be conducted at the direction of the City's ERO. Plans and reports prepared by the consultant shall be submitted first and directly to the ERO for review and comment, and shall be considered draft reports subject to revision until final approval by the ERO.							
Hydrology and Water Resources Mitigation Measures							
 Mitigation Measure M-HY-2a: Design and Construction of Proposed Pump Station for Options 1 and 3 The project sponsors shall design the new pump station proposed as part of the Proposed Project to achieve the following performance criteria. The dry-weather capacity of the new pump station and associated force main shall be sufficient to convey dry-weather wastewater flows within the 20th Street sub-basin, including flows from the existing baseline, the Proposed Project at full build-out, and cumulative project contributions; and The wet-weather capacity of the new pump station shall be sufficient to ensure that potential wet-weather combined sewer discharges from the 20th Street sub-basin and associated downstream basins do not exceed the long-term average of ten discharges per year specified in the SFPUC Bayside NPDES permit or applicable corresponding permit condition at time of final design. The capacity shall be based on the existing baseline, the 	Project sponsors.	Prior to construction of the proposed pump station for Options 1 and 3.	Project sponsors to coordinate with the SFPUC and Port regarding the proposed pump station design and performance criteria.	Considered complete upon approval of the final design by the SFPUC.	SFPUC		
Proposed Project at full build-out, and cumulative project contributions. The project sponsors shall coordinate with the SFPUC regarding the design and construction of the pump station. The final design shall be subject to							

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Monitoring Implementation** Mitigation Agency¹ MEASURES ADOPTED AS CONDITIONS OF APPROVAL Reporting Responsibility Schedule Schedule Responsibility approval by the SFPUC. Prior to Project sponsors to Considered **SFPUC** Project sponsors. Mitigation Measure M-HY-2b: Design and Construction of Proposed **Pump Station for Option 2** construction of coordinate with the complete upon the proposed SFPUC and Port approval of the The project sponsors shall design the new pump station proposed as part of final design by pump station regarding the the Proposed Project to achieve the following performance criteria. for Option 2. proposed pump the SFPUC. station design and The dry-weather capacity of the new pump station and associated performance force main shall be sufficient to convey dry-weather wastewater criteria. flows within the 20th Street sub-basin, including flows from the existing baseline, the Proposed Project at full build-out, and cumulative project contributions; During wet weather, wastewater flows from the project site shall bypass the wet-weather facilities and be conveyed to the combined sewer system in such a manner that they do not contribute to combined sewer discharges within the 20th Street sub-basin; and The wet-weather capacity of the new pump station shall be sufficient to ensure that potential wet-weather combined sewer discharges from the 20th Street sub-basin and associated downstream basins do not exceed the long-term average of ten discharges per year specified in the SFPUC Bayside NPDES permit or applicable corresponding permit condition at time of final design. The capacity shall be based on the existing baseline and cumulative project contributions. The project sponsors shall coordinate with the SFPUC regarding the design and construction of the pump station. The final design shall be subject to approval by the SFPUC. Hazards and Hazardous Materials Mitigation Measures Mitigation Measure M-HZ-2a: Conduct Transformer Survey and Project sponsors Prior to the Oualified Considered Port and qualified demolition, complete if no Remove PCB Transformers contractor to survey

renovation, or

and determine the

PCBs found or

contractor.

TIER /0 WHAED-USE DISTRICT TROJECT						
MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹	
The project sponsors shall retain a qualified contractor to survey any building and/or structure planned for demolition, renovation, or relocation to identify all electrical transformers in use and in storage. The contractor shall determine the PCB content using name plate information, or through sampling if name-plate data do not provide adequate information regarding the PCB content of the dielectric equipment. The project sponsors shall retain a qualified contractor to remove and dispose of all transformers in accordance with the requirements of Title 40 of the Code of Federal Regulations, Section 761.60 (described under the Regulatory Framework) and the Title 22 of the California Code of Regulations, Section 66261.24. The removal shall be completed in advance of any building or structural demolition, renovation, or relocation.		relocation of any building and/or structure.	PCB content of transformers in use and storage. If necessary, the contractor shall remove and dispose of transformers in accordance with applicable regulations.	upon appropriate disposal and removal of transformers. Mitigation activities would be documented in hazardous materials manifestos and in the annual mitigation and monitoring report.		
Mitigation Measure M-HZ-2b: Conduct Sampling and Cleanup if Stained Building Materials Are Observed In the event that leakage is observed in the vicinity of a transformer containing greater than 50 parts per million PCB (determined in accordance with Mitigation Measure H-HZ-2a), or the leakage has resulted in visible staining of the building materials or surrounding surface areas, the project sponsors shall retain a qualified professional to obtain samples of the building materials for the analysis of PCBs in accordance with Part 761 of the Code of Federal Regulations. If PCBs are identified at a concentration of 1 part per million, then the project sponsors shall retain a contractor to clean the surface to a concentration of 1 part per million or less in accordance with Title 40 of the Code of Federal Regulations, Section 761.61(a). The sampling and cleaning shall be completed in advance of any building or structural demolition, renovation, or relocation.	Project sponsors and qualified contractor.	In the event that leakage is observed in the vicinity of a transformer containing greater than 50 parts per million PCB, or the leakage has resulted in visible staining of the building materials or surrounding surface areas. If determined necessary, sampling and	If leakage or spillage occurs, qualified contractor to obtain samples and clean the surface (if necessary) in accordance with applicable regulations.	Considered complete if no PCBs found or upon sampling and removal of PCBs in accordance applicable regulations. Mitigation activities would be documented in hazardous materials manifestos and in the annual mitigation and monitoring report.	Port	

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT								
MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹			
		cleaning shall be completed in advance of any building or structural demolition, renovation, or relocation.						
Mitigation Measure M-HZ-2c: Conduct Soil Sampling if Stained Soil is Observed In the event that leakage is observed in the vicinity of a PCB-containing transformer that has resulted in visible staining of the surrounding soil (determined in accordance with Mitigation Measure M-HZ-2a), the project sponsors shall retain a qualified professional to obtain soil samples for the analysis of PCBs in accordance with Part 761 of the Code of Federal Regulations. If PCBs are identified at a concentration less than the residential Environmental Screening Level of 0.22 milligrams per kilogram, then no further action shall be required. If PCBs are identified at a concentration greater than or equal to the residential Environmental Screening Level of 0.22 milligrams per kilogram, then the project sponsors shall require the contractor to implement the requirements of the Pier 70 RMP, as required by Mitigation Measure M-HZ-6. The sampling and implementation of the Pier 70 RMP requirements shall be completed in advance of any building or structural demolition, renovation, relocation, or subsequent development.	Project sponsors and qualified contractor.	In the event that leakage is observed in the vicinity of a transformer, or the leakage has resulted in visible staining of soils. If determined necessary, sampling and removal shall be completed in advance of any building or structural demolition, renovation, or relocation.	If leakage or spillage occurs, qualified contractor to obtain samples and remove any PCBs (if necessary) in accordance with applicable regulations.	Considered complete if no PCBs found or upon sampling and removal of PCBs in accordance applicable regulations. Mitigation activities would be documented hazardous materials manifestos and in the annual mitigation and monitoring report.	Port			
Mitigation Measure M-HZ-3a: Implement Construction and Maintenance-Related Measures of the Pier 70 Risk Management Plan The project sponsors shall provide notice to the RWQCB, DPH, and Port in accordance with the Pier 70 RMP, in advance of ground-disturbing activities	Project sponsors and construction contractor(s).	Notice shall be provided to the RWQCB, DPH, and Port in accordance	All plans prepared in accordance with the Pier 70 RMP shall be submitted to the RWQCB,	Considered complete upon notice to the RWQCB, DPH, and Port.	Port			

MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
that would disturb an area of 1,250 square feet or more of native soil, 50 cubic yards or more of native soil, more than 0.5 acre of soil, or 10,000 square feet or more of durable cover (Pier 70 RMP Sections 4.1, 4.2, and 6.3). The project sponsors shall also (through their contractor) implement the following measures of the Pier 70 RMP during construction to provide for the protection of worker and public health, including nearby schools and other sensitive receptors, and to ensure appropriate disposition of soil and groundwater removed from the site: • A project-specific health and safety plan (Pier 70 RMP Section 6.4); • Access controls (Pier 70 RMP Section 6.1); • Soil management protocols, including those for: • soil movement (Pier 70 RMP Section 6.5.1), • soil stockpile management (Pier 70 RMP Section 6.5.2), and • import of clean soil (including preparation of a project-specific Soil Import Plan) (Pier 70 RMP Section 6.5.3); • A dust control plan in accordance with the measures specified by the California Air Resources Board for control of naturally occurring asbestos (Title 17 of California Code of Regulations, Section 93105) and Article 22B of the San Francisco Health Code and other applicable regulations as well as site-specific measures (Pier 70 RMP Section 6.6); • A project-specific stormwater pollution prevention control plan (Pier 70 RMP Section 6.7); • Off-site soil disposal (Pier 70 RMP Section 6.8);		with the Pier 70 RMP prior to any ground-disturbing activities that would disturb an area of 1,250 square feet or more of native soil, 50 cubic yards or more of native soil, more than 0.5 acre of soil, or 10,000 square feet or more of durable cover.	DPH, and Port for review and approval in accordance with the notification requirements of the RMP.		

TIER /V M	IXED-USE DISTRI	CTTROJECT	I	ı	T
MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
 A project-specific groundwater management plan for temporary dewatering (Pier 70 RMP Section 6.10.1); 					
 Risk management measures to minimize the potential for new utilities to become conduits for the spread of groundwater contamination (Pier 70 RMP Section 6.10.2); 					
 Appropriate design of underground pipelines to prevent the intrusion of groundwater or degradation of pipeline construction materials by chemicals in the soil or groundwater (Pier 70 RMP Section 6.10.3); and 					
• Protocols for unforeseen conditions (Pier 70 RMP Section 6.9).					
Following completion of construction activities that disturb any durable cover, the integrity of the previously existing durable cover shall be re-established in accordance with Section 6.2 of the Pier 70 RMP and the protocols described in the Operations and Maintenance Plan of the Pier 70 RMP.					
All plans prepared in accordance with the Pier 70 RMP shall be submitted to the RWQCB, DPH, and/or Port for review and approval in accordance with the notification requirements of the RMP (Pier 70 RMP Section 4.0).					
Mitigation Measure M-HZ-3b: Implement Well Protection Requirements of the Pier 70 Risk Management Plan In accordance with Section 6.11 of the Pier 70 RMP, the project sponsors shall review available information prior to any ground-disturbing activities to identify any monitoring wells within the construction area, including any wells installed by PG&E in support of investigation and remediation of the PG&E Responsibility Area within the 28-Acre Site. The wells shall be appropriately protected during construction. If construction necessitates destruction of an existing well, the destruction shall be conducted in accordance with California and DPH well abandonment regulations, and	Project sponsors	Prior to ground-disturbi ng activities.	Project sponsors to identify any monitoring wells in the area, and appropriately protect them. If destruction of a well is required, it would be conducted in accordance with	Monitoring complete if no wells or activities would be demonstrated in RWQCB and DPH regulatory applications and documented in the annual mitigation and	Port

TIER /U MIXED-USE DISTRICT I ROJECT						
MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹	
must be approved by the RWQCB. The Port shall also be notified of the destruction. If required by the RWQCB, DPH, or the Port, the project sponsors shall reinstall any groundwater monitoring wells that are part of the ongoing groundwater monitoring network.			applicable regulations and the Port would be notified. If required by the RWQCB, DPH, or the Port, the project sponsors shall reinstall any groundwater monitoring wells that are part of the ongoing groundwater monitoring network.	monitoring report.		
Mitigation Measure M-HZ-4: Implement Construction-Related Measures of the Hoedown Yard Site Management Plan In accordance with the notification requirements of the Hoedown Yard SMP (Section 4.2), the project sponsors (through their contractor) shall notify the RWQCB, DPH, and/or Port prior to conducting any intrusive work at the Hoedown Yard. During construction, the contractor shall implement the following measures of the Hoedown Yard SMP to provide for the protection of worker and public health, and to ensure appropriate disposition of soil and groundwater. • A project-specific Health and Safety Plan (Hoedown Yard SMP Section 5): • Dust management measures in accordance with the measures specified by the California Air Resources Board for control of naturally occurring asbestos (Title 17 of California Code of Regulations, Section 93105) and Article 22B of the San Francisco Health Code. The specific measures must address	Project sponsors	Prior to ground-disturbi ng activities at the Hoedown Yard.	The project sponsors shall notify the RWQCB, DPH, and/or Port prior to conducting any intrusive work at the Hoedown Yard.	Considered complete after notification to the RWQCB, DPH, and/or Port.	DPH	

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT **Monitoring** Monitoring/ **Monitoring Implementation** Mitigation Agency¹ MEASURES ADOPTED AS CONDITIONS OF APPROVAL Reporting Responsibility Schedule Schedule Responsibility dust control (SMP Section 6.1) and dust monitoring (SMP Section 6.2). Soil and water management measures, including: soil handling (Hoedown Yard SMP Section 7.1.1), stockpile management (Hoedown Yard SMP Section 7.1.2), on-site reuse of soil (Hoedown Yard SMP Section 7.1.3), off-site soil disposal (Hoedown Yard SMP Section 7.1.4), excavation dewatering (Hoedown Yard SMP Section 7.1.5), stormwater management (Hoedown Yard SMP Section 7.1.6), site access and security (Hoedown Yard SMP Section 7.1.7), unanticipated subsurface conditions (Hoedown Yard SMP Section 7.2). Project sponsors Prior to the start PG&E to complete Considered Port Mitigation Measure M-HZ-5: Delay Development on Proposed Parcels H1, H2, and E3 Until Remediation of the PG&E Responsibility Area is and PG&E. of construction remedial activities complete upon RWOCB on proposed in the PG&E Complete Parcels H1, H2, Responsibility Area confirmation of The project sponsors shall not start construction of the proposed development and E3. within and adjacent satisfaction with or associated infrastructure on proposed Parcel H1, H2, and E3 until PG&E's to Parcels H1, H2. PG&E remedial remedial activities in the PG&E Responsibility Area within and adjacent to and E3 to action. these parcels have been completed to the satisfaction of the RWQCB, satisfaction of consistent with the terms of the remedial action plan prepared by PG&E and RWOCB. approved by RWQCB. During subsequent development, the project sponsors shall implement the requirements of the Pier 70 RMP within the PG&E During Responsibility Area, as enforced through the recorded deed restriction on the subsequent Project sponsor to

development.

implementation

of Pier 70 RMP

Requirements.

for

implement Pier 70

RMP requirements,

enforced by

recorded deed

Pier 70 Master Plan Area.

MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
Ititigation Measure M-HZ-6: Additional Risk Evaluations and Vapor Control Measures for Residential Land Uses the notification submittals required under Mitigation Measure M-HZ-3a hall describe site conditions at the time of development. If residential land ses are proposed at or near locations where soil vapor or groundwater concentrations exceed residential cleanup standards for vapor intrusion pased on information provided in the Pier 70 RMP), this information shall be actuded in the notification submittal and the RWQCB and DPH determine thether a risk evaluation is required. If required, the project sponsors or atture developer(s) shall conduct a risk evaluation in accordance with the Pier ORMP. The risk evaluation shall be based on the soil vapor and roundwater quality presented in the Pier 70 RMP and the proposed building esign. The project sponsors shall conduct additional soil vapor or roundwater sampling as needed to support the risk evaluation, subject to the opproval of the RWQCB and DPH. The risk evaluation demonstrates that there would be unacceptable health sks to residential users (i.e., greater than 1×10 ⁻⁶ incremental cancer risk or a on-cancer hazard index greater than 1), the project sponsors shall accorporate measures into the building design to minimize or eliminate exposure to soil vapor through the vapor intrusion pathway, subject to review and approval by the RWQCB and DPH. Appropriate vapor intrusion neasures include, but are not limited to design of a safe building configuration that would preclude vapor intrusion; installation of a vapor arrier; and/or design and installation of an active vapor monitoring and extraction system. The risk evaluation demonstrates that vapor intrusion risks would be within exceptable levels (less than 1×10 ⁻⁶ incremental cancer risk or a non-cancer	Project sponsors	Prior to ground-disturbi ng activities of residential land uses if near locations where soil vapor or groundwater concentrations exceed residential cleanup standard for vapor intrusion.	restriction. Site conditions shall be recorded by the project sponsors and included in the notification submittal to the RWQCB and DPH. If required, the project sponsors shall conduct a risk evaluation in accordance with the Pier 70 RMP and incorporate measures to minimize or eliminate exposure to soil vapor.	Considered complete upon a notification submittal to the RWQCB and DPH. If a risk evaluation and further measures are required, they would be reviewed and approved by the	Port

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Monitoring Implementation** Mitigation Agency¹ MEASURES ADOPTED AS CONDITIONS OF APPROVAL Reporting Responsibility Schedule Schedule Responsibility vapors.) Project sponsors Prior to Project sponsors Considered Port, DPH Mitigation Measure M-HZ-7: Modify Hoedown Yard Site Mitigation shall conduct a risk ground-disturbi shall submit the complete upon evaluation, and ng activities at risk evaluation and review and The project sponsors shall conduct a risk evaluation to evaluate health risks to shall modify the the Hoedown approval of the proposed risk future site occupants, visitors, and maintenance workers under the proposed Hoedown Yard Yard. management plan risk evaluation land use within the Hoedown Yard. The risk evaluation shall be based on the SMP to include to the RWOCB, and proposed soil, soil vapor, and groundwater quality data provided in the existing SMP measures to DPH, and Port for risk management and supporting documents and the project sponsors shall conduct additional minimize or review and plan by the sampling as needed to support the risk evaluation. eliminate exposure approval. RWOCB, DPH. and Port pathways to Based on the results of the risk evaluation, the project sponsors shall modify chemicals in the soil the Hoedown Yard SMP to include measures to minimize or eliminate and groundwater, exposure pathways to chemicals in the soil and groundwater, and achieve and achieve health-based goals (i.e., an excess cancer risk of 1 x 10⁻⁶ and a Hazard Index health-based goals of 1) applicable to each land use proposed for development within the applicable to each Hoedown Yard. At a minimum, the modified SMP shall include the land use proposed following components: for development Regulatory-approved cleanup levels for the proposed land uses: within the Hoedown Yard. A description of existing conditions, including a comparison of site data to regulatory-approved cleanup levels; Regulatory oversight responsibilities and notification requirements; Post-development risk management measures, including management measures for the maintenance of engineering controls (e.g., durable covers, vapor mitigation systems) and site maintenance activities that could encounter contaminated soil;

Monitoring and reporting requirements; and

requirements.

An operations and maintenance plan, including annual inspection

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Monitoring Implementation** Mitigation Agency¹ MEASURES ADOPTED AS CONDITIONS OF APPROVAL Reporting Responsibility Schedule Schedule Responsibility The risk evaluation and proposed risk management plan shall be submitted to the RWQCB, DPH, and Port for review and approval prior to the start of ground disturbance. Submittal of Considered Port, DPH Project sponsors to Project sponsors Mitigation Measure M-HZ-8a: Prevent Contact with Serpentinite shall submit design design and install a design of complete upon Bedrock and Fill Materials in Irish Hill Playground 2-foot-thick durable durable cover of durable covers review and The project sponsors shall ensure that a minimum 2-foot thick durable cover of cover over and barriers to and barriers to approval of the asbestos-free clean imported fill with a vegetated cover is emplaced above DPH and Port DPH, Port design and serpentinite bedrock serpentinite bedrock and fill materials in the level portions of Irish Hill installation of the and fill in the level prior to Playground. The fill shall meet the soil criteria for clean fill specified in Table 4 portions of the Irish construction of 2-foot-thick of the Pier 70 RMP and included in Appendix F, Hazards and Hazardous Hill Playground and the Irish Hill durable cover Materials, of this EIR. Barriers shall be constructed to preclude direct climbing on barriers to preclude Playground. and barriers by the bedrock of the Irish Hill remnant. The design of the durable cover and direct climbing on the DPH and barriers shall be submitted to the DPH and Port for review and approval prior to the bedrock of the Port. construction of the Irish Hill Playground. Irish Hill remnant. Project sponsors. Prior to and Project sponsors Considered Port Mitigation Measure M-HZ-8b: Restrictions on the Use of Irish Hill during shall ensure the complete when Playground playground is not construction of the To the extent feasible, the project sponsors shall ensure that the Irish Hill the new 21st operational until aforementioned Playground is not operational until ground disturbing activities for Street and on ground-disturbing parcels' construction of the new 21st Street and on the adjacent parcels (PKN, PKS, Parcels PKN, activities at the new ground-disturbin HDY-1, HDY2, C1, and C2) is completed. If this is not feasible, and Irish PKS, HDY-1, 21st Street and on g activities are Hill Playground is operational prior to construction of the new 21st Street and HDY-2, C1. Parcels PKN, PKS, finished. construction on all adjacent parcels, the playground shall be closed for use HDY-1, HDY-2, and C2. Documentation when ground-disturbing activities are occurring for the construction of the C1, and C2 are would occur in new 21st Street and on any of the adjacent parcels. complete; or the annual playground shall be mitigation and closed for use when monitoring ground-disturbing report. activities are

occurring

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT						
MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹	
IMPROVEMENT MEASURES FOR THE PIER 70 MIXED-USED DISTRICT PROJECT						
Improvement Measure I-CR-4a: Documentation Before any demolition, rehabilitation, or relocation activities within the UIW Historic District, the project sponsors should retain a professional who meets the Secretary of the Interior's Professional Qualifications Standards for Architectural History to prepare written and photographic documentation of all contributing buildings proposed for demolition within the UIW Historic District. The documentation for the property should be prepared based on the National Park Service's Historic American Building Survey (HABS)/Historic American Engineering Record (HAER) Historical Report Guidelines. This type of documentation is based on a combination of both HABS/HAER standards and National Park Service's policy for photographic documentation, as outlined in the NRHP and National Historic Landmarks Survey Photo Policy Expansion. The written historical data for this documentation should follow HABS/HAER standards. The written data should be accompanied by a sketch plan of the property. Efforts should also be made to locate original construction drawings or plans of the property during the period of significance. If located, these drawings should be photographed, reproduced, and included in the dataset. If construction drawings or plans cannot be located, as-built drawings should be produced. Either HABS/HAER-standard large format or digital photography should be used. If digital photography is used, the ink and paper combinations for printing photographs must be in compliance with NR-NHL Photo Policy Expansion and have a permanency rating of approximately 115 years. Digital photographs should be taken as uncompressed, TIFF file format. The size of each image should be 1,600 by 1,200 pixels at 330 pixels per inch or larger, color format, and printed in black and white. The file name for each electronic image should correspond with the index of photographs and photograph label. Photograph views for the dataset should include (a)	Project sponsors and qualified preservation architect, historic preservation expert, or other qualified individual.	Project Sponsor Documentation :Before any demolition, rehabilitation, or relocation activities within the UIW Historic District.	Project sponsors and qualified preservation architect, historic preservation expert, or other qualified individual to complete historic resources documentation, and transmit such documentation to the History Room of the San Francisco Public Library, and to the Northwest Information Center of the California Historical Information Resource System.	Considered complete when documentation is reviewed and approved by Port Preservation Staff, and the documentation is provided to the San Francisco Public Library, and to the Northwest Information Center of the California Historical Information Resource System.	Port	

THE TO MILLED COLD DISTRICT I ROUZET						
MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹	
contextual views; (b) views of each side of each building and interior views, where possible; (c) oblique views of buildings; and (d) detail views of character-defining features, including features on the interiors of some buildings. All views should be referenced on a photographic key. This photographic key should be on a map of the property and should show the photograph number with an arrow to indicate the direction of the view. Historic photographs should also be collected, reproduced, and included in the dataset.						
The project sponsors should transmit such documentation to the History Room of the San Francisco Public Library, and to the Northwest Information Center of the California Historical Information Resource System. The project sponsors should scope the documentation measures with Port Preservation staff						
Improvement Measure I-CR-4b: Public Interpretation Following any demolition, rehabilitation, or relocation activities within the project site, the project sponsors should provide within publicly accessible areas of the project site a permanent display(s) of interpretive materials concerning the history and architectural features of the District's three historical eras (Nineteenth Century, Early Twentieth Century, and World War II), including World War II-era Slipways 5 through 8 and associated craneways. The display(s) should also document the history of the Irish Hill Remnant, including, for example, the original 70- to 100-foot tall Irish Hill landform and neighborhood of lodging, houses, restaurants, and saloons that occupied the once much larger hill until the earlier twentieth century. The content of the interpretive display(s) should be coordinated and consistent with the sitewide interpretive plan prepared for the 28-Acre Site in coordination with the Port. The specific location, media, and other characteristics of such interpretive display(s) should be presented to Port preservation staff for approval prior to any demolition or removal activities.	Project sponsors should provide a permanent display(s) of interpretive materials concerning the history and architectural features of the District within publicly accessible areas of the project site.	Project sponsors provide permanent display: Following any demolition, rehabilitation, or relocation activities within the project site.	Project sponsors submit documentation of permanent display(s) of interpretive materials	Considered complete when interpretive materials are presented to Port preservation staff for approval. The materials would then be presented in the publically accessible area of the project site.	Port	
Improvement Measure I-TR-A: Construction Management Plan <u>Traffic Control Plan for Construction</u> – To reduce potential conflicts between	Project sponsors, TMA, and	Prior to issuance of a	Construction contractor(s) to	Considered complete upon	Port, Planning Department,	

TIER // MINED-USE DISTRICT TROJECT						
MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹	
construction activities and pedestrians, bicyclists, transit, and autos during construction activities, the project sponsors should require construction contractor(s) to prepare a traffic control plan for major phases of construction (e.g., demolition and grading, construction, or renovation of individual buildings). The project sponsors and their construction contractor(s) will meet with relevant City agencies to coordinate feasible measures to reduce traffic congestion, including temporary transit stop relocations and other measures to reduce potential traffic and transit disruption and pedestrian circulation effects during major phases of construction. For any work within the public right-of-way, the contractor would be required to comply with San Francisco's Regulations for Working in San Francisco Streets (i.e., the "Blue Book"), which establish rules and permit requirements so that construction activities can be done safely and with the least possible interference with pedestrians, bicyclists, transit, and vehicular traffic. Additionally, non-construction-related truck movements and deliveries should be restricted as feasible during peak hours (generally 7:00 a.m. to 9:00 a.m. and 4:00 p.m. to 6:00 p.m., or other times, as determined by SFMTA and the Transportation Advisory Staff Committee [TASC]).	construction contractor(s).	building permit. Project construction updates for adjacent residents and businesses within 150 feet would occur throughout the construction phase.	prepare a Traffic Control Plan and meet with relevant City agencies (i.e., SFMTA, Port Staff, and Planning Department) to coordinate feasible measures to reduce traffic congestion. A single traffic control plan or multiple traffic control plans may be produced to address project phasing.	submittal of the Traffic Control Plan to the SFMTA and the Port. Project construction update materials would be provided in the annual mitigation and monitoring plan.	SFMTA as appropriate	
In the event that the construction timeframes of the major phases and other development projects adjacent to the project site overlap, the project sponsors should coordinate with City Agencies through the TASC and the adjacent developers to minimize the severity of any disruption to adjacent land uses and transportation facilities from overlapping construction transportation impacts. The project sponsors, in conjunction with the adjacent developer(s), should propose a construction traffic control plan that includes measures to reduce potential construction traffic conflicts, such as coordinated material drop offs, collective worker parking, and transit to job site and other measures. Reduce Single Occupant Vehicle Mode Share for Construction Workers – To minimize parking demand and vehicle trips associated with construction workers, the project sponsors should require the construction contractor to include in the Traffic Control Plan for Construction methods to encourage						

MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹	
walking, bicycling, carpooling, and transit access to the project construction sites and to minimize parking in public rights-of-way by construction workers in the coordinated plan.						
Project Construction Updates for Adjacent Residents and Businesses – To minimize construction impacts on access for nearby residences, institutions, and businesses, the project sponsors should provide nearby residences and adjacent businesses with regularly-updated information regarding construction, including construction activities, peak construction vehicle activities (e.g., concrete pours), travel lane closures, and lane closures via a newsletter and/or website.						
Improvement Measure I-TR-B: Queue Abatement It should be the responsibility of the owner/operator of any off-street parking facility with more than 20 parking spaces (excluding loading and car-share spaces) to ensure that vehicle queues do not occur regularly on the public right-of-way. A vehicle queue is defined as one or more vehicles (destined to the parking facility) blocking any portion of any public street, alley, or sidewalk for a consecutive period of 3 minutes or longer on a daily or weekly basis. If a recurring queue occurs, the owner/operator of the parking facility should employ abatement methods as needed to abate the queue. Appropriate abatement methods will vary depending on the characteristics and causes of the recurring queue, as well as the characteristics of the parking facility, the street(s) to which the facility connects, and the associated land uses (if applicable). Suggested abatement methods include but are not limited to the following: redesign of facility to improve vehicle circulation and/or on-site queue capacity; employment of parking attendants; installation of LOT FULL signs with active management by parking attendants; use of valet parking or other space-efficient parking techniques; use of off-site parking facilities or shared parking with nearby uses; use of parking occupancy sensors and signage	Project sponsors, owner/operator of any off-street parking facility, and transportation consultant.	On-going during operations of any off-street parking facilities.	The owner/operator of the parking facility should monitor vehicle queues in the public right-of-way, and would employ abatement measures as needed. If the Port Director, or his or her designee, suspects that a recurring queue is present, the Port should notify the property owner in writing. The owner/operator should hire a transportation consultant to	Monitoring of the public right-of-way would be on-going by the owner/operator of off-street parking operations.	Port, Planning Department	

TIER /V MANEE-COE DISTRICT I ROSECT						
MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹	
directing drivers to available spaces; TDM strategies such as additional bicycle parking, customer shuttles, delivery services; and/or parking demand management strategies such as parking time limits, paid parking, time-of-day parking surcharge, or validated parking.	l n a	prepare a monitoring report and if a recurring queue does exist,				
If the Port Director, or his or her designee, suspects that a recurring queue is present, Port Staff should notify the property owner in writing. Upon request, the owner/operator should hire a qualified transportation consultant to evaluate the conditions at the site for no less than 7 days. The consultant should prepare a monitoring report to be submitted to the Port for review. If the Port determines that a recurring queue does exist, the facility owner/operator should have 90 days from the date of the written determination to abate the queue.			the owner/operator would abate the queue.			
Improvement Measure I-TR-C: Strategies to Enhance Transportation Conditions During Events. The project's Transportation Coordinator should participate as a member of the Mission Bay Ballpark Transportation Coordination Committee (MBBTCC) and provide at least 1-month notification to the MBBTCC where feasible prior to the start of any then known event that would overlap with an event at AT&T Park. The City and the project sponsors should meet to discuss transportation and scheduling logistics for occasions with multiple events in the area.	Project sponsors, TMA, parks maintenance entity, parks programming entity, and/or Transportation Coordinator.	Prior to the start of any known event that would overlap with an event at AT&T Park.	Project sponsors and Transportation Coordinator to meet with MBBTCC and City to discuss transportation and scheduling logistics for occasions with multiple events in the area.	Include in MMRP Annual Report; On-going during project lifespan.	Port, Planning Department, SFMTA	
Improvement Measure I-WS-3a: Wind Reduction for Public Open Spaces and Pedestrian and Bicycle Areas For each development phase, a qualified wind consultant should prepare a wind impact and mitigation analysis regarding the proposed design of public open spaces and the surrounding proposed buildings. Feasible means should be considered to improve wind comfort conditions for each public open space, particularly for any public seating areas. These feasible means include horizontal and vertical, partially-porous wind screens (including canopies,	Project sponsors and qualified wind consultant.	During the design of public open spaces and pedestrian and bicycle areas for each development phase.	Qualified wind consultant would prepare a wind impact and mitigation analysis to be reviewed by the Port Staff.	Considered complete upon review of the wind impact and mitigation analysis for public open spaces and pedestrian and	Port or Planning Department	

PIER /U MIXED-USE DISTRICT PROJECT					
MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
trellises, umbrellas, and walls), street furniture, landscaping, and trees. Specifics for particular public open spaces are set forth in Improvement Measures I-WS-3b to I-WS-3f.				bicycle areas by the Port Staff.	
Any proposed wind-related improvement measure should be consistent with the design standards and guidelines outlined in the <i>Pier 70 SUD Design for Development</i> .					
Improvement Measure I-WS-3b: Wind Reduction for Waterfront Promenade and Waterfront Terrace	Project sponsors and qualified wind	During the design of the	Qualified wind consultant would	Considered complete upon	Port
The Waterfront Promenade and Waterfront Terrace would be subject to winds exceeding the pedestrian wind comfort criteria. A qualified wind consultant should prepare written recommendations of feasible means to improve wind comfort conditions in this open space, emphasizing vertical elements, such as wind screens and landscaping. Where necessary and appropriate, wind screens should be strategically placed directly around seating areas. For maximum benefit, wind screens should be at least 6 feet high and made of approximately 20 to 30 percent porous material. Design of any wind screen or landscaping shall be compatible with the Historic District.	consultant.	Waterfront Promenade and Waterfront Terrace.	prepare a wind impact and mitigation analysis to be reviewed by Port Staff.	review of the wind impact and mitigation analysis for the Waterfront Promenade and Waterfront Terrace by Port Staff	
Improvement Measure I-WS-3c: Wind Reduction for Slipways Commons The central and western portions of Slipways Commons would be subject to winds exceeding the pedestrian wind comfort criteria. Street trees should be considered along Maryland Street, particularly on the east side of Maryland Street between Buildings E1 and E2. Vertical elements such as wind screens would help for areas where street trees are not feasible. Where necessary and appropriate, wind screens should be strategically placed to the west of any seating areas. For maximum benefit, wind screens should be at least 6 feet high and made of approximately 20 to 30 percent porous material. Design of	Project sponsors and qualified wind consultant.	During the design of the Slipway Commons.	Qualified wind consultant would prepare a wind impact and mitigation analysis to be reviewed by Port Staff.	Considered complete upon review of the wind impact and mitigation analysis for the Slipway Commons by Port Staff.	Port

MITIGATION MONITORING AND REPORTING PROGRAM FOR PIER 70 MIXED-USE DISTRICT PROJECT Monitoring/ **Monitoring Implementation Monitoring** Mitigation MEASURES ADOPTED AS CONDITIONS OF APPROVAL Agency¹ Reporting Responsibility Schedule Schedule Responsibility any wind screen or landscaping shall be compatible with the Historic District. Project sponsors During the **Qualified** wind Considered Improvement Measure I-WS-3d: Wind Reduction for Building 12 Port and qualified wind design of the consultant would complete upon Market Plaza and Market Square consultant. Building 12 prepare a wind review of the Building 12 Market Plaza and Market Square would be subject to winds Market Plaza impact and wind impact and exceeding the pedestrian wind comfort criteria. For reducing wind speeds in mitigation analysis and Market mitigation the public courtyard between Buildings 2 and 12, the inner south and west Square. to be reviewed by analysis for the façades of Building D-1 could be stepped by at least 12 feet to direct Port Staff. Building 12 downwashing winds above pedestrian level. Alternatively, overhead Market Plaza and protection should be used, such as a 12-foot-deep canopy along the inside Market Square south and west façades of Building D-1, or localized trellises or umbrellas by Port Staff. over seating areas. For reducing wind speeds on the eastern and southern sides of Building 12, street trees should be considered, along Maryland and 22nd streets. Smaller underplantings should be combined with street trees to reduce winds at pedestrian level. Design of any wind screen or landscaping shall be compatible with the Historic District.

MEASURES ADOPTED AS CONDITIONS OF APPROVAL	Implementation Responsibility	Mitigation Schedule	Monitoring/ Reporting Responsibility	Monitoring Schedule	Monitoring Agency ¹
Improvement Measure I-WS-3e: Wind Reduction for Irish Hill Playground The Irish Hill Playground would be subject to winds exceeding the pedestrian wind comfort criteria. For maximum benefit, wind screens should be at least 6 feet high and made of approximately 20 to 30 percent porous material. Design of any wind screen or landscaping shall be compatible with the Historic District.	Project sponsors and qualified wind consultant.	During the design of the Irish Hill Playground.	Qualified wind consultant would prepare a wind impact and mitigation analysis to be reviewed by Port Staff.	Considered complete upon review of the wind impact and mitigation analysis for the Irish Hill Playground by Port Staff.	Port
Improvement Measure I-WS-3f: Wind Reduction for 20 th Street Plaza The 20 th Street Plaza would be subject to winds exceeding the pedestrian wind comfort criteria. A qualified wind consultant should prepare written recommendations of feasible means to improve wind comfort conditions in this open space, emphasizing hardscape elements, such as wind screens, canopies, and umbrellas. Where necessary and appropriate, wind screens should be strategically placed to the northwest of any seating area. For maximum benefit, wind screens should be at least 6 feet high and made of approximately 20 to 30 percent porous material. If there would be seating areas directly adjacent to the north façade of the PKN Building, localized canopies or umbrellas should be used. Design of any wind screen or landscaping shall be compatible with the Historic District.	Project sponsors and qualified wind consultant.	During the design of the 20 th Street Plaza.	Qualified wind consultant would prepare a wind impact and mitigation analysis to be reviewed by Port Staff.	Considered complete upon review of the wind impact and mitigation analysis for the 20 th Street Plaza by Port Staff.	Port