WHEN RECORDED RETURN TO:

Director of Property Real Estate Division City and County of San Francisco 25 Van Ness Avenue, Suite 400 San Francisco, CA 94102

Not subject to recording fees pursuant to Government Code §27383

Space Above for Recorder's Use

APNs: Block 3706, Lots 96, 97 (por.), 98 (por.), 99, 100, 101, 102,103, 104, 105, 106, 107, 108, 109, 110, 111, 119, 120, 121, 122, 123, 124, 127-268, 269-274, 276, 301. Block 3723, Lots 113, 114, 115 (por.), 116, 117. Block 3722-082, Block 3734, Lot 091 (por.)

ASSIGNMENT AND ASSUMPTION AGREEMENT AND QUITCLAIM OF IMPROVEMENTS (Yerba Buena Gardens)

This Assignment and Assumption Agreement and Quitclaim of Improvements ("Assignment") is executed as of this ______ day of ______, 2018 (the "Assignment Effective Date"), by and between the Successor Agency to the Redevelopment Agency of the City and County of San Francisco, a public body, organized and existing under the laws of the State of California, commonly known as the Office of Community Investment and Infrastructure, ("Successor Agency" or "OCII"), as "Assignor" and the City and County of San Francisco, a municipal corporation, acting by and through the Department of Real Estate ("City") as "Assignee."

RECITALS

A. Over a forty-year period, the Redevelopment Agency of the City and County of San Francisco, a public body, corporate and politic ("Former Agency"), implemented a program of redevelopment under the Yerba Buena Center Redevelopment Plan, which provided for, among other things, the acquisition of various properties for, and the funding and development of, Yerba Buena Gardens, located within three central blocks of the Yerba Buena Center Redevelopment Project Area ("YBG"). The Former Agency and the Successor Agency retained certain properties within YBG and directly managed and operated these properties (the "YBG Properties").

B. The YBG Properties are described in the quitclaim deed, which transferred the YBG Properties to the City, and was recorded in the Official Records of the City and County of San Francisco on _______, 2018 as Document No. ______ ("Quitclaim Deed"). For purposes of this Assignment only, the YBG Properties also include that certain real property defined in the Central Block 3 Agency Rooftop Surface Lease dated July 1, 1996, and filed in the Office of the Assessor-Recorder of the City and County of San Francisco on November 17, 2011 at Reel K525, Image 0002, as Document

No. J301100 and described in <u>Exhibit C</u> attached hereto and incorporated herein by this reference.

C. The Former Agency originally acquired the YBG Properties with urban renewal funds provided through a federal Contract for Loan and Capital Grant dated December 2, 1966 (Contract No. Calif. R-59) and approved by the U.S. Department of Housing and Urban Development ("HUD"); and,

D. In 1983, the Former Agency and the City executed, with HUD concurrence, the Yerba Buena Center Redevelopment Project Closeout Agreement ("YBC Closeout Agreement") attached hereto as <u>Exhibit D</u>, whereby the Former Agency agreed to retain the YBG Properties for disposition, subject to applicable federal law and subject further to restrictions on the use of any proceeds received from the sale or lease of the YBG Properties, which proceeds would be treated as Community Development Block Grant Program Income ("Program Income") (as defined by Title 24 in the Code of Federal Regulations) as referred to in the YBC Closeout Agreement.

E. The Former Agency and Successor Agency managed the YBG Properties as a single, unified set of properties using a restricted revenue source generated from the YBG Properties. Under certain YBG Leases and Agreements (defined below), the Successor Agency is required to deposit the revenues into a restricted account (the "Separate Account"). Expenditures from the Separate Account must be used for the operation, capital improvement, maintenance and programming of the YBG public uses.

F. On February 1, 2012, California law dissolved all redevelopment agencies, including the Former Agency, pursuant to California Health and Safety Code Sections 34170 et seq. ("Redevelopment Dissolution Law"). By operation of law, the assets of the Former Agency were transferred to the Successor Agency, which also assumed all of the Former Agency's enforceable obligations. These assets and obligations included the YBG Properties, and certain related recorded and unrecorded leases ("YBG Leases") and certain related recorded and unrecorded leases ("YBG Leases") (together "YBG Leases and Agreements"). The YBG Leases are more particularly described in <u>Exhibit A</u> attached hereto and incorporated herein; the YBG Agreements are more particularly described in <u>Exhibit B</u> attached hereto and incorporated herein.

G. Redevelopment Dissolution Law requires successor agencies to former redevelopment agencies to dispose of the former agencies' property assets under a Long-Range Property Management Plan ("PMP"), pursuant to Cal. Health and Safety Code, Section 34191.5. On November 23, 2015, the Oversight Board of the City and County of San Francisco ("Oversight Board") approved, by Resolution No. 14-2015, the Successor Agency's PMP. On December 7, 2015, the California Department of Finance ("DOF") approved the Oversight Board's resolution regarding the PMP, which provides, among other things, for the transfer of the YBG Properties and YBG Leases and Agreements as an intact portfolio of financially self-sustaining assets, along with the restricted long-term source of funding to the City for a "governmental purpose." Cal. Health & Safety Code § 34181 (a).

H. On April 27, 2017, the Successor Agency filed a civil complaint against San Francisco Museum of Modern Art ("SFMOMA") and Yerba Buena Arts and Events for damages to the Crescent Pool at YBG associated with a SFMOMA event. <u>Successor</u> <u>Agency to the Redevelopment Agency of the City and County of San Francisco v. San</u> <u>Francisco Museum of Modern Art, et al.</u> (No. CGC-17-558438, San Francisco Superior Court) (the "Crescent Pool Litigation"). Costs associated with this claim are being paid from the Separate Account.

I. Pursuant to a certain Assignment and Assumption Agreement (Yerba Buena Gardens Programming Agreement and Personal Services Contract with MJM Management Group), dated as of ______, 2018 by and between Assignor and Assignee (the "Assignment of Operations Agreements"), Assignor assigned, and Assignee assumed two of the YBG Agreements, as follows: (1) the Yerba Buena Gardens Programming Agreement, dated July 11, 2000, as amended by the First Amendment to Yerba Buena Gardens Programming Agreement, dated July 11, 2000, as amended by the Second Amendment to Yerba Buena Gardens Programming Agreement, dated June 4, 2013, the Second Amendment to Yerba Buena Gardens Programming Agreement, dated May 5, 2015, the Third Amendment to Yerba Buena Gardens Programming Agreement dated March 20, 2018, and (2) the Personal Services Contract (Property Management Services – Yerba Buena Gardens), dated July 1, 2009, as amended by the First Amendment to Personal Services Contract, dated August 3, 2010, the Second Amendment to Personal Services Contract, dated May 5, 2015, and the Third Amendment to Personal Services Contract, dated May 5, 2015, and the Third Amendment to Personal Services Contract, dated May 5, 2015, and the Third Amendment to Personal Services Contract, dated May 5, 2018 (such agreements, collectively, the "Operations Agreements").

J. As required under Redevelopment Dissolution Law, Cal. Health & Safety Code § 34181 (a) and the PMP, this Assignment transfers all of the Successor Agency's rights, titles, and interests in and to the YBG Leases and Agreements to the City, and the City has agreed to accept and assume all of the Successor Agency's obligations under the YBG Leases and Agreements.

NOW THEREFORE, for good and valuable consideration received, Assignor and Assignee agree as follows:

1. Assignor hereby irrevocably grants, conveys, assigns and transfers to Assignee all of Assignor's rights, titles, and interests in and to the YBG Leases and Agreements, the Crescent Pool Litigation and the Separate Account.

2. Assignee hereby accepts assignment of Assignor's rights, titles and interests in the YBG Leases and Agreements, the Crescent Pool Litigation and the Separate Account, from Assignor and assumes Assignor's obligations under the YBG Leases and Agreements, including all covenants and conditions therein, arising from and after the Assignment Effective Date, including, but not limited to, the YBC Closeout Agreement requirements for treating all future proceeds from the sale or lease of the YBG Properties as Program Income, and the funding restrictions for expenditure of the revenues under the YBG Agreements. 3. Following the execution and conveyance of the Quitclaim Deed: a) Assignor shall give notice, in accordance with requirements set forth in the YBG Leases, to the tenants under the YBG Leases that Assignee has acquired the YBG Properties and owns the landlord's interests in the YBG Leases; and b) Assignor shall give notice, in accordance with requirements set forth in the YBG Agreements, to the parties to the YBG Agreements that Assignor has assigned all of its rights, titles, and interest in the YBG Agreements to Assignee.

4. Assignor hereby assigns to Assignee, and Assignee hereby accepts assignment of, the funds in the Separate Account, as those funds are legally permitted to be used, including for the payment of expenses associated with any and all liabilities, losses, claims, suits, damages and expenses, including, without limitation, reasonable attorneys' fees and defense costs relating to, arising from, or in connection with the YBG Leases and Agreements (including the Crescent Pool Litigation) accruing on or before the Assignment Effective Date.

5. Assignee agrees to indemnify, defend and protect Assignor against, and hold Assignor harmless from, any and all liabilities, losses, claims, suits, damages and expenses, including, without limitation, reasonable attorneys' fees and defense costs relating to the YBG Leases and Agreements accruing subsequent to Assignment Effective Date.

6. Assignor represents to Assignee, to its knowledge: (1) Assignor has delivered true and correct copies of the Agreements to Assignee; (2) Assignor is not aware of any defaults under the Agreements; and (3) notwithstanding the Crescent Pool Litigation, there is no known litigation pending or threatened against the Assignor that might detrimentally affect the use or operation of the YBG Properties as intended.

7. In addition, FOR GOOD AND VALUABLE CONSIDERATION, the receipt and adequacy of which is hereby acknowledged, the SUCCESSOR AGENCY TO THE REDEVELOPMENT AGENCY OF THE CITY AND COUNTY OF SAN FRANCISCO, a public body, exercising its functions and powers and organized and existing under the laws of the State of California ("Grantor"), pursuant to California Health and Safety Code Section 34181(a)(1), does hereby REMISE, RELEASE AND QUITCLAIM to the CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation, acting by and through its General Services Administration's San Francisco Real Estate Division ("Grantee") all of Grantor's right, title, and interest in and to any and all fixtures and improvements of any kind located on that certain real property defined in the Central Block 3 Agency Rooftop Surface Lease dated July 1, 1996, and filed in the Office of the Assessor-Recorder of the City and County of San Francisco on November 17, 2011 at Reel K525, Image 0002, as Document No. J301100 and described in Exhibit C.

8. This Assignment shall bind and inure to the benefit of the parties hereto and their respective heirs, legal representatives, successors and assigns.

9. The parties hereby agree to execute such other documents and perform such other acts as may be necessary or desirable to carry out the purposes of this Assignment.

10. This Assignment may be executed in one or more counterparts, each of which so executed shall be deemed an original, regardless of its date and\or delivery, and said counterparts, taken together, shall constitute one document.

11. This Assignment shall be enforced and interpreted according to the laws of the State of California as applied to contracts that are executed and performed entirely in the State of California, without regard to, or giving effect to any choice of laws doctrine.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, the parties have executed this Assignment and Assumption Agreement and Quitclaim of Improvements as of the Assignment Effective Date.

ASSIGNOR:

SUCCESSOR AGENCY TO THE REDEVELOPMENT AGENCY OF THE CITY AND COUNTY OF SAN FRANCISCO, a public body, organized and existing under the laws of the State of California

By:

Nadia Sesay Executive Director

Authorized by Successor Agency Oversight Board Resolution No. 14-2015, adopted November 23, 2015

APPROVED AS TO FORM:

By:

James B. Morales General Counsel

ASSIGNEE:

THE CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation, acting by and through the Department of Real Estate

By:

John Updike Director of Property

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

By:

Heidi J. Gewertz Deputy City Attorney

Certificate of Acceptance

(Government Code Section 27281)

This is to certify that the interest in real property conveyed by the Assignment and Assumption Agreement and Quitclaim of Improvements dated 2018 from the SUCCESSOR AGENCY TO THE REDEVELOPMENT AGENCY OF THE CITY AND COUNTY OF SAN FRANCISCO, a public body, exercising its functions and powers and organized and existing under the laws of the State of California, to the CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation, acting by and through its General Services Administration's Real Estate Division, is hereby accepted and the Grantee consents to recordation thereof by its duly authorized officer.

Dated: _____ By: _____ John Updike

Director of Property

Authorized by Board of Supervisors' Resolution No_____, adopted _____

EXHIBIT A				
Yerba Buena Gardens Leases				

	Lease	Recorded in the Official Records of the City and County of San Francisco	Assessor's Parcel Number
1.	Lease for the Yerba Buena Gardens Center Hotel, dated August 26, 1986.	August 27, 1986 in Book E160, Page 1132, as Document #D855245.	3706-096 (por.), 110, 111
	First Amendment, dated March 18, 1987.	April 14, 1987, in Book E319, Page 1210, as Document #D973397.	3723-113, 116,
	Second Amendment, dated May 8, 1991.	May 10, 1991, in Book F373, Page 435, as Document #E903679.	117
	Third Amendment, dated May 17, 1991.	May 17, 1991, in Book F378, Page 228, as Document #E907058.	
	Fourth Amendment, dated May 17, 1991 (pursuant to Section 41.014(f), as revised in the Fourth Amendment, by this Assignment, Assignee intends to be bound by 41.04 and perform all obligations of 41.04)	May 17, 1991, in Book 378, Page 229, as Document #E907059.	
	Legal Description Amendment, dated October 28, 1998.	October 28, 1998, in Reel H250, Image 582, as Document #G458535.	
	Legal Description Amendment (nunc pro tunc), dated October 28, 1998.	December 14, 2000, in Reel H784, Image 209, as Document #G875561.	
2.	Central Block 2 Entertainment and Retail Lease, dated May 9, 1997.	May 13, 1997, in Book G881, Page 310, as Document #G159383.	3723-114, 115 (por.)
3.	Central Block 1 Retail Lease, dated March 31, 1998.	April 7, 1998, in Reel H106, Image 583, as Document #G331396.	3706-101, 102, 103, 104, 105,
	First Amendment (to Legal Description), dated October 28, 1998.	October 28, 1998, in Reel H250, Image 583, as Document #G458536.	106, 107, 108, 109, 119, 120,
	Second Amendment, dated October 22, 2002.	April 29, 2003, in Reel I376, Image 793, as Document #H425860.	121, 122, 124, 272
4.	Operating Lease for the Ice Rink/Bowling Center at Yerba Buena Gardens, dated May 19, 1998.	Unrecorded	3734-091 (por.)
5.	Commercial Retail Lease (West Café), dated October 18, 2005.	Unrecorded	3723-115 (por.)
	First Amendment, dated September 14, 2015.	Unrecorded	
6.	Commercial Retail Lease (East Café), dated January 17, 2006.	Unrecorded	3723-115 (por.)
	First Amendment, dated September 14, 2015.	Unrecorded	
7.	Sublease Agreement (Corridor), dated January 10, 1999.	Unrecorded	3706-096 (por.)
8.	Agency Rooftop Surface Lease, dated July 1, 1996.	November 17, 2011, in Reel K525, Image 0002, as Document #J301100.	3734-091 (por.)

EXHIBIT B					
Yerba Buena Gardens Agreements					

	Agreement	Recorded in the Official Records of the City and County of San Francisco	Assessor's Parcel Number	
1.	Agreement for Working Capital Funding and Operation of a Child Care Center, dated August 19, 1997.	Unrecorded	3734-091 (por.)	
	Authorization of an Extended Term Under the Agreement for Working Capital Funding and Operation of a Child Care Center, dated August 1, 2017.	Unrecorded		
2.	Operating Agreement Youth Arts and Education Center Yerba Buena Gardens, dated July 1, 1997.	Unrecorded	3734-091 (por.)	
3.	Amended and Restated Construction, Operation and Reciprocal Easement Agreement and Agreement Creating Liens, dated March 31, 1998.	April 7, 1998 in Reel H106, Image 579, as Document #G331392.	3706-096, 097, 098, 101-111, 119-124, 127- 274, 276, 301	
	First Amendment, dated October 28, 1998.	October 28, 1998 in Reel H250, Image 581, as Document #G458534.		
	Second Amendment, dated May 24, 2016.	May 24, 2016 as Document #K250102.		
4.	Amended and Restated Agreement for Operation of Cultural Facilities, dated June 15, 2004.	Unrecorded	3723-115 (por.)	
5.	Disposition and Development Agreement, dated May 25, 1999.	November 17, 2000 in Reel H767, Image 369 as Document #G865171.	3722-082	
	First Amendment, dated January 13, 2000.	November 17, 2000 in Reel H767, Image 370 as Document #G865172.	-	
	Second Amendment, dated August 28, 2001.	March 22, 2002 in Reel I100, Image 829 as Document #H133156.		
	Third Amendment, dated March 12, 2002.	March 22, 2002 in Reel I100, Image 830 as Document #H133157.	-	
	Fourth Amendment, dated September 16, 2003.	October 15, 2003 in Reel I493, Image 1205 as Document H563477.	-	
7.	Yerba Buena Gardens Programming Agreement, dated July 11, 2000.	Unrecorded 3706-97 ((por.), 119		
	First Amendment, dated June 4, 2013.	Unrecorded	301 3723-115 (por.)	
	Second Amendment, dated May 5, 2015.	Unrecorded	3734-091 (por.)	
	Third Amendment, dated March 20, 2018.	Unrecorded		
8.	Personal Services Contract (Property Management Services – Yerba Buena Gardens), dated July 1, 2009.	Unrecorded	3723-115 (por.) 3734-091 (por.)	

	First Amendment, dated August 3, 2010.	Unrecorded	
	Second Amendment, dated May 5, 2015.	Unrecorded	
	Third Amendment, dated March 20, 2018.	Unrecorded	
9.	Permit to Enter (Bike Share Station), dated October 4, 2016.	Unrecorded	3723-115 (por.)
10.	1988 Reciprocal Easement Agreement, dated March 1, 1988 ("1988 REA").	July 13, 1988 in Reel E635, Image 1153 as Document E204001.	3723-115 (por) 3434-091 (por.)
	1996 Amendment and Restatement of Certain Provisions of the 1988 REA	November 11, 2011 in Reel K525, Image 0001 as Document #J301099.	
11.	1988 Coordination Agreement, dated March 1, 1988.	Unrecorded	3723-115 (por) 3434-091 (por.)
12.	Central Block Three Coordination Agreement, dated July 1, 1996.	Unrecorded	3434-091 (por.)

EXHIBIT C Legal Description of Central Block 3

[See attached]

EXHIBIT C

YERBA BUENA CENTER ASSESSOR'S BLOCK 3734 PORTION LOT 91 LEASE-RXHIBIT D PAGE 1 OF 6

Exhibit C

AGENCY'S ROOFTOP SURFACE (AGENCY'S IMPROVEMENTS)

ALL THAT CERTAIN REAL PROPERTY SITUATED IN THE CITY AND COUNTY OF SAN FRANCISCO, STATE OF CALIFORNIA, DESCRIBED AS FOLLOWS:

- NOTE 1: ALL ELEVATIONS HEREINAFTER MENTIONED REFER TO CITY AND COUNTY OF SAN FRANCISCO DATUM.
- NOTE 2: ALL STREETS AND STREET LINES HEREINAFTER MENTIONED ARE IN ACCORDANCE WITH THAT CERTAIN MAP ENTITLED, "RECORD OF SURVEY MAP OF YERBA BUENA CENTER CENTRAL BLOCKS", RECORDED FEBRUARY 19, 1975, IN BOOK "V" OF MAPS, AT PAGES 102 AND 103 IN THE OFFICE OF THE RECORDER OF THE CITY AND COUNTY OF SAN FRANCISCO, STATE OF CALIFORNIA.
- NOTE 3: "CONVENTION CENTER" AS USED HEREIN SHALL BE THE FACILITIES CONSTRUCTED BY THE CITY AND COUNTY OF SAN FRANCISCO AND DEFINED IN THE PROJECT LEASE, DATED AS OF APRIL 1, 1979, BY AND BETWEEN THE REDEVELOPMENT AGENCY OF THE CITY AND COUNTY OF SAN FRANCISCO AND THE CITY AND COUNTY OF SAN FRANCISCO, AND RECORDED MAY 3, 1979 IN OFFICIAL RECORDS, BOOK C771, PAGE 229, AS AMENDED BY THE FIRST AMENDMENT TO PROJECT LEASE RECORDED JANUARY 5, 1988 IN OFFICIAL RECORDS, REEL E503, IMAGE 522, THE SECOND AMENDMENT TO PROJECT LEASE RECORDED JULY 13, 1988 IN OFFICIAL RECORDS, REEL E635, IMAGE 6, THE AMENDED AND RESTATED PROJECT LEASE RECORDED APRIL 1, 1991 IN OFFICIAL RECORDS, REEL F357, IMAGE 0130, THE AMENDED AND RESTATED PROJECT LEASE RECORDED DECEMBER 30, 1994 IN OFFICIAL RECORDS, REEL G261, IMAGE 0053, AND THE AMENDED AND RESTATED PROJECT LEASE RECORDED JUNE 9, 2004 IN OFFICIAL RECORDS, REEL 1655, IMAGE 0176 IN THE OFFICE OF THE RECORDER OF THE CITY AND COUNTY OF SAN FRANCISCO, STATE OF CALIFORNIA.

FOLLOWING PARCEL DESCRIPTIONS HAVE BEEN MODIFIED FROM THE DESCRIPTIONS APPEARING IN PRIOR DOCUMENTS TO REFLECT THE ACTUAL "AS BUILT" CONSTRUCTION OF EXISTING IMPROVEMENTS ON THE CB-3 CONVENTION CENTER ROOFTOP SURFACE, AS PROVIDED FOR IN THE REA APPLICABLE TO THE PROPERTY.

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PARCEL ONE:

ALL THAT REAL PROPERTY ABOVE THE EXTERIOR ROOF SURFACE OF THE CONVENTION CENTER AS IT NOW EXISTS, GENERALLY AT ELEVATION 33 FEET, BOUNDED BY PLANES PROJECTED VERTICALLY ABOVE THE SURFACE LIMITS OF CERTAIN LAND DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT PERPENDICULARLY DISTANT 83.04 FEET NORTHEASTERLY FROM THE NORTHEASTERLY LINE OF FOURTH STREET AND PERPENDICULARLY DISTANT 51.10 FEET NORTHWESTERLY FROM THE NORTHWESTERLY LINE OF FOLSOM STREET; THENCE NORTHWESTERLY PARALLEL WITH THE NORTHEASTERLY LINE OF FOURTH STREET 342.43 FEET; THENCE AT A RIGHT ANGLE NORTHEASTERLY 195 FEET TO THE SOUTHWESTERLY LINE OF AN EXISTING GLASS STRUCTURE; THENCE AT A RIGHT ANGLE SOUTHEASTERLY ALONG SAID SOUTHWESTERLY LINE 21.83 FEET TO THE SOUTHEASTERLY LINE OF SAID STRUCTURE; THENCE AT A RIGHT ANGLE NORTHEASTERLY ALONG SAID SOUTHEASTERLY LINE AND THE NORTHEASTERLY EXTENSION THEREOF 355.947 FEET; THENCE AT A RIGHT ANGLE SOUTHEASTERLY 45.33 FEET; THENCE AT A RIGHT ANGLE SOUTHWESTERLY 61 FEET; THENCE AT A RIGHT ANGLE SOUTHEASTERLY 30.87 FEET; THENCE AT A RIGHT ANGLE SOUTHWESTERLY 45 FEET TO THE BEGINNING OF A CURVE HAVING A RADIUS OF 115 FEET AND WHOSE RADIUS POINT IS LOCATED 305,50 FEET NORTHWESTERLY AT A RIGHT ANGLE FROM THE NORTHWESTERLY LINE OF FOLSOM STREET AND 412.987 FEET NORTHEASTERLY AT A RIGHT ANGLE FROM THE NORTHEASTERLY LINE OF FOURTH STREET; THENCE SOUTHEASTERLY AND SOUTHERLY ALONG SAID CURVE 150.92 FEET TO THE POINT OF INTERSECTION OF SAID CURVE WITH A SECOND CURVE HAVING A RADIUS OF 68 FEET AND WHOSE RADIUS POINT IS LOCATED 133 FEET NORTHWESTERLY AT A RIGHT ANGLE FROM THE NORTHWESTERLY LINE OF FOLSOM STREET AND 412.987 FEET NORTHEASTERLY AT A RIGHT ANGLE FROM THE NORTHEASTERLY LINE OF FOURTH STREET; THENCE EASTERLY ALONG SAID SECOND CURVE 76.42 FEET TO A POINT WHICH IS LOCATED 133 FEET NORTHWESTERLY AT A RIGHT ANGLE FROM THE NORTHWESTERLY LINE OF FOLSOM STREET AND 480.987 FEET NORTHEASTERLY AT A RIGHT ANGLE FROM THE NORTHEASTERLY LINE OF FOURTH STREET; THENCE NORTHEASTERLY PARALLEL WITH THE NORTHWESTERLY LINE OF FOLSOM STREET 12 FEET; THENCE AT A RIGHT ANGLE SOUTHEASTERLY 71.90 FEET; THENCE AT A RIGHT ANGLE SOUTHWESTERLY 409,947 FEET TO THE POINT OF BEGINNING.

EXCEPTING FROM SAID PARCEL ONE ALL THAT PORTION THEREOF DESCRIBED AS FOLLOWS:

YERBA BUENA CENTER ASSESSOR'S BLOCK 3734 PORTION LOT 91 LEASE-EXHIBIT D PAGE 3 OF 6

ALL THAT REAL PROPERTY ABOVE THE EXTERIOR ROOF SURFACE OF THE CONVENTION CENTER AS IT NOW EXISTS, GENERALLY AT ELEVATION 33 FEET, BOUNDED BY PLANES PROJECTED VERTICALLY ABOVE THE SURFACE LIMITS OF CERTAIN LAND DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT ON THE NORTHEASTERLY LINE OF FOURTH STREET DISTANT THEREON 371.70 FEET NORTHWESTERLY FROM THE NORTHWESTERLY LINE OF FOLSOM STREET; THENCE NORTHEASTERLY PERPENDICULAR TO SAID LINE OF FOURTH STREET 633,987 FEET TO THE TRUE POINT OF BEGINNING, SAID TRUE POINT OF BEGINNING BEING THE MOST NORTHERLY CORNER OF THE ABOVE DESCRIBED PARCEL ONE; THENCE SOUTHWESTERLY ALONG THE NORTHWESTERLY LINE OF SAID PARCEL ONE 74.75 FEET TO THE NORTHEASTERLY LINE OF AN EXISTING GLASS STRUCTURE, SAID NORTHEASTERLY LINE BEING THE SOUTHWESTERLY LINE OF PARCEL ONE (CB-3 MOSCONE EXPANSION), AS SAID PARCEL IS DESCRIBED 'IN THAT CERTAIN 1988 PROJECT LEASE RECORDED JULY 13, 1988, IN BOOK E635, PAGE 73, OFFICIAL RECORDS; THENCE AT A RIGHT ANGLE SOUTHEASTERLY ALONG SAID SOUTHWESTERLY LINE 37.04 FEET TO THE NORTHWESTERLY LINE OF SAID PARCEL ONE (CB-3 MOSCONE EXPANSION); THENCE SOUTHWESTERLY ALONG THE NORTHWESTERLY LINE OF SAID PARCEL ONE (CB-3 MOSCONE EXPANSION) 45 FEET TO THE SOUTHWESTERLY LINE OF SAID PARCEL ONE (CB-3 MOSCONE EXPANSION); THENCE AT A RIGHT ANGLE SOUTHEASTERLY ALONG THE SOUTHWESTERLY LINE OF SAID PARCEL ONE (CB-3 MOSCONE EXPANSION) 93.689 FEET TO A POINT ON A CURVE HAVING A RADIUS OF 115 FEET AND WHOSE RADIUS POINT IS LOCATED 305.50 FEET NORTHWESTERLY AT A RIGHT ANGLE FROM THE NORTHWESTERLY LINE OF FOLSOM STREET AND 412.987 FEET NORTHEASTERLY AT A RIGHT ANGLE FROM THE NORTHEASTERLY LINE OF FOURTH STREET; THENCE NORTHERLY AND NORTHWESTERLY ALONG SAID CURVE AN ARC DISTANCE OF 56,812 FEET TO A POINT ON SAID CURVE, WHICH POINT IS PERPENDICULARLY DISTANT 305.50 FEET NORTHWESTERLY FROM THE NORTHWESTERLY LINE OF FOLSOM STREET AND PERPENDICULARLY DISTANT 527.987 FEET NORTHEASTERLY FROM THE NORTHEASTERLY LINE OF FOURTH STREET; THENCE ALONG THE GENERAL NORTHEASTERLY LINE OF THE ABOVE DESCRIBED PARCEL ONE THE FOLLOWING COURSES AND DISTANCES: THENCE NORTHEASTERLY PARALLEL WITH THE NORTHWESTERLY LINE OF FOLSOM STREET 45 FEET; THENCE AT A RIGHT ANGLE NORTHWESTERLY 30.87 FEET; THENCE AT A RIGHT ANGLE NORTHEASTERLY 61 FEET; THENCE AT A RIGHT ANGLE NORTHWESTERLY 45.33 FEET TO THE TRUE POINT OF BEGINNING.

BEING A PORTION OF ASSESSOR'S BLOCK 3734.

YERBA BUENA CENTER ASSESSOR'S BLOCK 3734 PORTION LOT 91 LEASE-RXHIBIT D PAGE 4 OF 6

PARCEL TWO:

ALL THAT REAL PROPERTY ABOVE THE EXTERIOR ROOF SURFACE OF THE CONVENTION CENTER AS IT NOW EXISTS, GENERALLY FOLLOWING A SLOPED PLANE WITH ELEVATION 33 FEET AT ITS NORTHWESTERLY LINE (REAR LINE), AND ELEVATION 11 FEET AT ITS SOUTHEASTERLY LINE (FRONT LINE), BOUNDED BY PLANES PROJECTED VERTICALLY ABOVE THE SURFACE LIMITS OF CERTAIN LAND DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT ON THE NORTHWESTERLY LINE OF FOLSOM STREET DISTANT THEREON 32 FEET NORTHEASTERLY FROM THE NORTHEASTERLY LINE OF FOURTH STREET; THENCE NORTHWESTERLY PARALLEL WITH THE NORTHEASTERLY LINE OF FOURTH STREET 51.10 FEET; THENCE AT A RIGHT ANGLE NORTHEASTERLY 460.987 FEET; THENCE AT A RIGHT ANGLE SOUTHEASTERLY 51.10 FEET; THENCE AT A RIGHT ANGLE SOUTHWESTERLY PARALLEL WITH THE NORTHWESTERLY LINE OF FOLSOM STREET 460.987 FEET TO THE POINT OF BEGINNING.

BEING A PORTION OF ASSESSOR'S BLOCK 3734.

PARCEL THREE (ADDED ROOFTOP) :

ALL THAT REAL PROPERTY ABOVE THE EXTERIOR ROOF SURFACE OF THE CONVENTION CENTER AS IT NOW EXISTS, GENERALLY AT ELEVATION 33 FEET, BOUNDED BY PLANES PROJECTED VERTICALLY ABOVE THE SURFACE LIMITS OF CERTAIN LAND DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT ON THE NORTHEASTERLY LINE OF FOURTH STREET DISTANT THEREON 51.10 FEET NORTHWESTERLY FROM THE NORTHWESTERLY LINE OF FOLSOM STREET; THENCE NORTHEASTERLY PERPENDICULAR TO SAID LINE OF FOURTH STREET 492.987 FEET TO THE TRUE POINT OF BEGINNING, SAID TRUE POINT OF BEGINNING BEING THE MOST NORTHERLY CORNER OF PARCEL TWO AS DESCRIBED IN EXHIBIT I ATTACHED TO FIRST AMENDMENT TO PROJECT LEASE BY AND BETWEEN THE REDEVELOPMENT AGENCY OF THE CITY AND COUNTY OF SAN FRANCISCO AND THE CITY AND COUNTY OF SAN FRANCISCO DATED JULY 1, 1985, AND RECORDED JANUARY 5, 1988, AS SERIES NO. E112683, SAN FRANCISCO COUNTY RECORDS; THENCE NORTHEASTERLY ALONG THE NORTHEASTERLY PROLONGATION OF THE NORTHWESTERLY LINE OF SAID PARCEL TWO A DISTANCE OF 21.25 FEET TO THE SOUTHWESTERLY LINE OF PARCEL ONE, AS SAID PARCEL IS DESCRIBED IN THAT CERTAIN 1988 PROJECT LEASE RECORDED JULY 13, 1988, IN BOOK E635, PAGE 73, OFFICIAL RECORDS; THENCE AT A RIGHT ANGLE NORTHWESTERLY ALONG SAID SOUTHWESTERLY LINE 189.871 FEET TO A POINT ON A CURVE HAVING A RADIUS OF 115 FEET AND WHOSE RADIUS POINT IS LOCATED 305.50 FEET NORTHWESTERLY AT A RIGHT ANGLE FROM THE NORTHWESTERLY LINE OF FOLSOM STREET AND 412.987

YERBA BUENA CENTER ASSESSOR'S BLOCK 3734 PORTION LOT 91 LEASE-EXHIBIT D PACE 5 OF 6

FEET NORTHEASTERLY AT A RIGHT ANGLE FROM THE NORTHEASTERLY LINE OF FOURTH STREET; THENCE SOUTHERLY AND SOUTHWESTERLY ALONG SAID CURVE AN ARC DISTANCE OF 94.108 FEET TO THE POINT OF INTERSECTION OF SAID CURVE WITH A SECOND CURVE HAVING A RADIUS OF 68 FEET AND WHOSE RADIUS POINT IS LOCATED 133 FEET NORTHWESTERLY AT A RIGHT ANGLE FROM THE NORTHWESTERLY LINE OF FOLSOM STREET AND 412.987 FEET NORTHEASTERLY AT A RIGHT ANGLE FROM THE NORTHEASTERLY LINE OF FOURTH STREET; THENCE EASTERLY ALONG SAID SECOND CURVE AN ARC DISTANCE OF 76.42 FEET TO A POINT WHICH IS LOCATED 133 FEET NORTHWESTERLY AT A RIGHT ANGLE FROM THE NORTHWESTERLY LINE OF FOLSOM STREET AND 480.987 FEET NORTHEASTERLY AT A RIGHT ANGLE FROM THE NORTHEASTERLY LINE OF FOURTH STREET; THENCE NORTHEASTERLY PARALLEL WITH THE NORTHWESTERLY LINE OF FOLSOM STREET 12 FEET; THENCE AT A RIGHT ANGLE SOUTHEASTERLY LINE OF FOLSOM STREET 12 FEET; THENCE AT A RIGHT ANGLE SOUTHEASTERLY 1.90 FEET TO THE TRUE POINT OF BEGINNING.

BEING A PORTION OF ASSESSOR'S BLOCK 3734.

PARCEL FOUR (ADDED FOLSOM STREET SLOPE) :

ALL THAT REAL PROPERTY ABOVE THE EXTERIOR ROOF SURFACE OF THE CONVENTION CENTER AS IT NOW EXISTS, GENERALLY FOLLOWING A SLOPED PLANE WITH ELEVATION 33 FEET AT ITS NORTHWESTERLY LINE (REAR LINE), AND ELEVATION 13 FEET AT ITS SOUTHEASTERLY LINE (FRONT LINE), BOUNDED BY PLANES PROJECTED VERTICALLY ABOVE THE SURFACE LIMITS OF CERTAIN LAND DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT ON THE NORTHEASTERLY LINE OF FOURTH STREET DISTANT THEREON 51.10 FEET NORTHWESTERLY FROM THE NORTHWESTERLY LINE OF FOLSOM STREET; THENCE NORTHEASTERLY PERPENDICULAR TO SAID LINE OF FOURTH STREET 492.987 FEET TO THE TRUE POINT OF BEGINNING, SAID TRUE POINT OF BEGINNING BEING THE MOST NORTHERLY CORNER OF PARCEL TWO AS DESCRIBED IN EXHIBIT I ATTACHED TO.FIRST AMENDMENT TO PROJECT LEASE BY AND BETWEEN THE REDEVELOPMENT AGENCY OF THE CITY AND COUNTY OF SAN FRANCISCO AND THE CITY AND COUNTY OF SAN FRANCISCO DATED JULY 1, 1985, AND RECORDED JANUARY 5, 1988, AS SERIES NO. E112683, SAN FRANCISCO COUNTY RECORDS; THENCE ALONG THE NORTHEASTERLY PROLONGATION OF THE NORTHWESTERLY LINE OF SAID PARCEL TWO A DISTANCE OF 21.25 FEET TO THE SOUTHWESTERLY LINE OF PARCEL TWO, AS SAID PARCEL IS DESCRIBED IN THAT CERTAIN 1988 PROJECT LEASE RECORDED JULY 13, 1988, IN BOOK E635, PAGE 73, OFFICIAL RECORDS; THENCE AT A RIGHT ANGLE SOUTHEASTERLY ALONG SAID SOUTHWESTERLY LINE 51.10 FEET;

THENCE AT A RIGHT ANGLE SOUTHWESTERLY 21.25 FEET TO THE MOST EASTERLY CORNER OF SAID PARCEL TWO AS DESCRIBED IN SAID EXHIBIT I; THENCE AT A RIGHT ANGLE NORTHWESTERLY ALONG THE NORTHEASTERLY LINE OF SAID PARCEL TWO 51.10 FEET TO THE TRUE POINT OF BEGINNING.

BEING A PORTION OF ASSESSOR'S BLOCK 3734.

PARCEL FIVE:

ALL THAT REAL PROPERTY ABOVE THE EXTERIOR ROOF SURFACE OF THE CONVENTION CENTER AS IT NOW EXISTS, GENERALLY FOLLOWING A SLOPED PLANE WITH ELEVATION 33 FEET AT ITS NORTHEASTERLY LINE (REAR LINE), AND ELEVATION 16 FEET AT ITS SOUTHWESTERLY LINE (FRONT LINE), BOUNDED BY PLANES PROJECTED VERTICALLY ABOVE THE SURFACE LIMITS OF CERTAIN LAND DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT ON THE NORTHWESTERLY LINE OF FOLSOM STREET, DISTANT THEREON 32 FEET NORTHEASTERLY FROM THE NORTHEASTERLY LINE OF FOURTH STREET; THENCE NORTHWESTERLY PARALLEL WITH THE NORTHEASTERLY LINE OF FOURTH STREET 524 FEET; THENCE AT A RIGHT ANGLE NORTHEASTERLY 51.04 FEET; THENCE AT A RIGHT ANGLE SOUTHEASTERLY 524 FEET TO THE NORTHWESTERLY LINE OF FOLSOM STREET; THENCE SOUTHWESTERLY ALONG SAID LINE OF FOLSOM STREET 51.04 FEET TO THE POINT OF BEGINNING.

BEING A PORTION OF ASSESSOR'S BLOCK 3734.

PARCEL SIX:

ALL THAT REAL PROPERTY ABOVE THE EXTERIOR ROOF SURFACE OF THE CONVENTION CENTER AS IT NOW EXISTS, GENERALLY FOLLOWING A SLOPED PLANE WITH ELEVATION 33 FEET AT ITS SOUTHEASTERLY LINE (REAR LINE), AND ELEVATION 28 FEET AT ITS NORTHWESTERLY LINE (FRONT LINE), BOUNDED BY PLANES PROJECTED VERTICALLY ABOVE THE SURFACE LIMITS OF CERTAIN LAND DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT PERPENDICULARLY DISTANT 32 FEET NORTHEASTERLY FROM THE NORTHEASTERLY LINE OF FOURTH STREET AND PERPENDICULARLY DISTANT 393.53 FEET NORTHWESTERLY FROM THE NORTHWESTERLY LINE OF FOLSOM STREET; THENCE NORTHWESTERLY PARALLEL WITH THE NORTHEASTERLY LINE OF FOURTH STREET 130.47 FEET; THENCE AT A RIGHT ANGLE NORTHEASTERLY 190.987 FEET; THENCE AT A RIGHT ANGLE SOUTHEASTERLY 90 FEET; THENCE AT A RIGHT ANGLE NORTHEASTERLY 55.053 FEET TO THE SOUTHWESTERLY LINE OF AN EXISTING GLASS STRUCTURE; THENCE AT A RIGHT ANGLE SOUTHEASTERLY ALONG SAID SOUTHWESTERLY LINE 40.47 FEET; THENCE AT A RIGHT ANGLE SOUTHWESTERLY 246.04 FEET TO THE POINT OF BEGINNING.

BEING A PORTION OF ASSESSOR'S BLOCK 3734.

Exhibit D YBG Closeout Agreement

[See attached]

EXHIBIT D



U.S. Department of Housing and Urban Development San Francisco Area Office, Region IX EXHIBIT D One Embarcadero Center, Suite 1600 YBC Closeout Agreement^{Francisco}, California 94111

Office of the Area Manager AUG 11 '83 AM

AUG 1 0 1983

Mr. Wilbur W. Hamilton Executive Director San Francisco Redevelopment Agency P. 0. Box 646 San Francisco, CA 94101

RECE INCOMING I

SAN FRANCISCO PEDEVELOPMENT AGENOT

1-176483-128

Dear Mr. Hamilton:

SUBJECT: Project Closeout and Requisition for Final Capital Grant Payment Project No. Calif. R-59 Contract No. Calif. R-59 (LG) Yerba Buena Center Project

We are pleased to inform you that the Area Office has approved the Redevelopment Agency's and the City's request to financially settle the Yerba Buena Center Project. Your requisition has been approved in the amount of \$458,389. Your Agency will not receive a check pursuant to the approved final payment as this amount, together with the Agency's funds of \$10,797,381, will be utilized for payment of your outstanding project notes and interest on August 11, 1983. A copy of the approved Certificate of Completion and of Gross and Net Project Cost is enclosed.

Enclosed also is a copy of the Closeout Agreement between the Redevelopment Agency and the City which has been concurred in by this Department.

As is the case with the other urban renewal projects which have been closed out under the provisions of Section 570.803 of the Community Development Block Grant Program Regulations, all future proceeds from the sale or lease of project land must be treated as program income under the CDBG program, and accounted for accordingly.

We are pleased to approve this payment and congratulate you on your achievement in bringing this project to a successful conclusion. Also, we wish to thank the Redevelopment Agency staff for the cooperation and courtesy shown to members of this Office during the administration of this program.

Sincerely,

y Dishioo-proom ger, 9.35

Enclosures

cc: Honorable Dianne Feinstein Mayor, City and County of San Francisco

Mr. James Johnson Executive Director Mayor's Office of Housing and Community Development

ATTACHMEN		лона р	CTUOCALITY	-UUH (8)
URBAN RENEWAL PROGRA			Francisco, Ca	lifornia
CERTIFICATE OF COMPLE	TION		pa Buena Cente	r
AND OF GROSS AND NET PROJ		Ca 1	CT NUMBER	
STRUCTIONS: Submit original and four copies to HUD	• • •	Ca 1	IT. R-59 (LG)	MENT DATE
CTUAL FINAL SETTLEMENT DATE (To be filled in b SECTION & FINAL STATE			August 1?,	
	OF CROSS PROJECT	cost		TO B. FILLED
INE EXPENDITURE GLASSIFICATION	то 3/31/83	BE FILLED IN BY		BY HUD
NO PAPERONOAC CONSILICATION		UNPAID COSTS	TOTAL COSTS (CoLa+b) (C)	APPROVED TOTALICO TS (d)
-1 SURVEY AND PLANNING EXPENDITURES (incl. interest on advances)(1301, 1403, 1404)	\$1 ,035,355	9	1,035,355	1,035,35
PROJECT EXECUTION EXPENDITURES Administration (1410, 1475)	11,570,216		11,570,216	11,570,21
4.3 Legel services (1415 02, 1415 03; -	659,303		659,303	659,30
A.4. Survey and planning (1410)	\$71,242		571,242	571,24
A:5 Acquistion expenses (1440:02/through 1440:06)	473,067		473.067	473,00
•6. Temporary operation of acquired property - Profit (-) or Losa (c) (1440)	1,964,595		1,964,595	1,964,55
A on fas credits (1499.038)	[3,000,424]	[]	[3,000,424]	[3,000,42
Act Relocation and community organization costs, excluding relocation payments (/433)	349,389	e Ber	349,389	349,38
A-8 Site clearance - Proceeds (-) or Cost (+) (1450)	1,646,940 314,303		1,646,940	1,646,94
A-9 Project or site improvements (1455) A 10 Disposal, lesse, relention costs (1445)	510,047		510,047	314,30 510,04
A to Disposal rease, relation costs, excluding A 11 reliabilitation grants (1360).	84,441		B4,441	910,64 84,44
A 12 Interest (1420.011, 1420.02) & To date of Mils certificate s	13,124,015		13,124,015	13,124,0
 b. From date of this certificate to estimated settlement date. 		155,770	155.770	155,77
A 13 Other income (-) (1749)	(4,973,713)	(33,848)	(5,007,561)	(5,007,5
A 11 Real estate purchases (1440.01)	39,835,271		39,835,271	39,835,2
A 15 Project in spection (1178)	318,737		318,737	318,7
A.16 TOTAL PROJECT HAPENDITURUS (ITEM I.C GROSS PROJECT COSTI (Sum a) I lines. I through Is excluding line 65)	1F 167,483,200	\$ 121,922	\$ 67,605,130	^{\$} 67,605,1

INE		TO BE FILLED IN BY LPA	TO BE FILLED IN BY HUD ARPROVED AMOUN	
NO	EXPENDITURE CLASSIFICATION	AMOUNT		
.17	Donated land (1480.01, 1485.01)		•	
A-18	Demolition and removal work (1480.02, 1485.02)	2,128,163	2,128,163	
v 1 9	Projoct or alle Improvements (1480.03, 1485.03)	1,033,613	1,217,564	
A. 20	Supporting facilities (1480.04, 1485.04) & 1480.05	14,922,926	23,006,300	
r 21	TOTAL NONCASH LOCAL GRANTS IN-AID (item 2 of Gross Project Cost) (sum of lines 17 through 20)	\$ 18,084,702	\$ 26,352,027	
A 22	GROSS PROJECT COST (line 16 plus 21)	; 85,689,832	: 93,957,157	
an a	NET PROJECT COST			
A 23	Proceeds of sale of project land (2601)	\$ 15,016,465	\$ 15,016,46 5	
A-28	Cepital value imputed to project land lessed (2402)			
A-25	Capital value imputed to project land retained (2403)			
A-26	TOTAL PROCEEDS (sum of lines 23 through 25)	\$ 15,016,465	\$ 15,016,465	
A-27	NET PROJECT COST fline 22 minus 261	\$ 70,673,367	\$ 78,940,692	

SCHEDULE A 2. SUPPORTING FACILITIES AND IMPROVEMENTS WHICH HAVE NOT HEEN COMPLETED (List supporting facilities and improvements which have not been completed but which have been included as a noncash local grant-inaid in lines A 19 and A-20 and for which a Form HUD-6202, Certificate of Cost of Noncash Local Grantin-did, has been approved by HUD on the basis of estimated cost, pursuant to Section 110 (d) of Title 1.)

FACILITY OR INPROVEMENT	TOTAL ESTIMATED COST (b)	ANOUNT DETERMINED BY HUD AS INCLUDA- BLE AS A GRANT IN-AID (-)	APPROVED COMPLETION DATE (d)
	\$	\$	
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			Contract of the second seco
TOTAL	an search an a daoin an		

Pare 3 c	of 6	•	HUD-6208 (6-71)
	SECTION B. COMPUTATION OF BALANCE OF PROJEC	T CAPITAL GRANT	
LINE		TO BE FILLED IN BY LPA	TO BE FILLED IN BY HUD
NO.	DESCRIPTION	AMOUNT (0)	APPROVED AMOUNT (b)
B-1	Project Capital Grant smount specifically stated in Contract	\$ 38,846,484	\$ 38,846,484
B-2	Aggregate of Net Project Cost, this project (from line A27), plus the Net Project Cost of all other pooled completed projects, if any (from schedule B-1, column (a) total)	243,800,339 -	252,067,664
B-3	Aggregate noncesh local grants-in-aid for projects included in line 2 (line 421 plus schedule B-1, column (b) total)	54,233,834	62,501,159
B-4	Aggregate cosh local grants-in-aid provided for projects included in line 2, less any amount that is to be considered a local loan to the project pursuant to the Contract (amount for this project plus schedule B-1, column (c) total)	10,545,707	10,545,707
B-5	Aggregate local grants-in-aid (line 3 plus 4)	64,779,541	73,046,856
B-6	Azgregate excess of Net Project Cost over local grants-in-aid (line 2 minus S)	179,020,798	179,020,798
B-7	Less: Aggregate of Project Capital Grants of other pooled completed projects (from schedule B-1, column (d) total)	127,465,291	127.465.291
B-8	Equals: (line 6 minus 7)	51,555,507	51,555,507
B-9	Two-thirds (or three-fourths, if applicable) of line 2	162,533,559	168,045,109
B-10	Less: line 7 amount	127,465,291	127, 165, 291
B-11	Equals: (line 9 minus 10)	35,068,268	40,579,818
8-12	Entire Project Capital Grant, this project (enter the least of the three amounts on lines 1, 8, and 111 See Form 693*	38,846,484	* 38,846,484
Karan and the second se	Less: Project Capital Grant progress payments paid, this project	38,388,095	38,388,095
B-14	Equals: Balance of Project Capital Grant payable, this project, per this certificate (line 12 minus 13)	458,389	458, 389
B-15	Relocation Payments paid by LPA and 100% reimbursable by HUD (1501)	8,034,755	8,034,755
B-16		8,034,755	8,034,755
B-17	this certificate (line 15 minus 16)	-	
B-18	Rehabilitation Grant Payment paid by LPA and 100% reimbursable by HUD (1502)	s _	\$
B-19	Less: Rehabilitation grants paid by HUD to LPA for this project	-	
B-20	per this certificate (line 18 minus line 19)	_	
B-21	Balance of Federal Copital Grant payable, this project, per this certificate (sum of lines 14, 17 and 20)	458,389	458,389
	DEFICIENCY GRANT-IN-AID	······································	
K-22	Net Project Cost, this project (from line 127)	\$ 70,673,367	\$ 78,940,692
B-23	Cash local grants-m-and provided, this project	3,000,424	3,000,424
H-24	Noncash local grants-in-aid, this project (from line A-21)	18,084,702	26,352,027
1	Project Capital Grant, this project (from line 12)	38,846,484	38,846,484
B-?6	(sum of lives 23 (4. a) (3)	59,931,610	68,198,935
14 17	Philipping another logal is as in aid of any from 29 minus 261	t 10 700 700	l e

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Page 4 of C

2.14

SECTION B. COMPUTATION OF BALANCE OF PROJECT CAPITAL GRANT (Continued)

SCHEDULE B.1. OTHER POOLED COMPLETED PROJECTS (Include projects for which the capital grant has been finally determined by HUD.) (If final capital grant has not been established due to contingencies etc., enter approved estimates)

the lines capital grant has not t	een established due to	o contingencies etc.,	enter approved estin	nates)
		LOCAL GRA	NTS-IN-AID	
PROJECT HUMBER	NET PROJECT COST	NONCASH	CASH	PROJECT CAPITAL GRANT
dia Basin Industrial Park R-11	(a)	4,691,235	(1) 895,175	29,246,474
lden Gateway R-7	\$ 24,320,159	\$ 18,719,353	•	\$ 4,280,548
estern Addition A-2 R-54	107,954,475	7,264,525	·	93,938,269
Lamend Heights UR 2-)	5,405,025	5,474,019	161,627	***
TOTAL	\$ 173,126,972	: 36,149,132	\$ 7,545,283	\$ 127,465,291
SECTION C. OUTSTANDIN	G PROJECT DEBT	AND RESOURCES	FOR ITS RETIRE	MENT
		BE FILLED IN BY LE		TO BE FILLED HA
		INTEREST THROUGH	TOTAL	BY HUD
DEBT	PRINCIPAL	Aug 12, 19 83	(Cola, b)	APPROVED TOTAL
				INDERTEONESS
	(=)	(b) a)	(c)	(d)
70ject Temporaty Loan Notes held by Federal Government	\$ 11,100,000	155,7 70	\$ 11,255,770	s11,255,770
				13
Feliminary Loan Notes				
Thei project logna: (ilcacribe)		·····		
	**			

Uspaid project conta: filescribe)	and an and the second secon	a an	999 yr yw arwynau yw ar an ar	
Invo to City of				
In Lieu Taxes San Francisco)			45,044	45,044
) Period 4/12/83 to 8/12/83				
TOTAL INDEBTEDNESS			s 11,300,814	s 11 ,300,814
				APPROVED TOTAL
RESOURC	E5		TOTAL	RESOURCES
ne na sene na s Na sene na sene Na sene na sene			(2.)	(6)
Sash in banks and on hand			\$ 89,808	\$ 89,808
Accounts Receivable, C		of	10,860	10,860
Deficiency cash local grant-in-aid Ifrom line L	327)			
ederal Capital Grant payment to be received	(from line B21)		458,389	458,389
Other resources total: fidentify on alluched s	10,741,757	*10,741,757		
TOTAL RESOURCES	\$ 11,300,814	\$ 11,300,814		
*1983 CORG allocation (inte				
private tax-exempt borrow				
	نېرو ور درونده ور در و دروندو ور دو وو دو و و و و و و و و و و و و و	ى بىلىدىنىيەن يېلىرى تورىنىدۇرىنىڭ بىلەر يېلىرىيەن تەربىيە بىلىرىيەن بىلەر يېلىر بىلەر يېلىر بىلەر يېلىرى بىلەر 		
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HUD=6204 (6-71)

SECTION D. CERTIFICATE OF LOCAL PUBLIC AGENCY

IT IS HEREBY CENTIFIED that all of the LPA's undertakings necessary to carry out the project, including the aclivities includable in item 1 of Gross Project Cost of the project (identified on page 1 hereof), have been properly completed except for ((1) completion or provision of any items shown in schedule A-2, column (a), concerning which HUD has been lumished satisfactory assurances, pursuant to the provisions of Section 110(d) of Title I of the Housing Act of 1949, as emended, that the lived facilities or improvements will be constructed or completed on or before the dates listed in schedule A-2, column (d), and concerning which HUD has determined that the portion of the coral estimated cost which is shown in schedule A.2, column (c), is the amount to be includable as grants-in-aid and is desmed to be the actual cost thereof for the purpor : of computing the amount of local grants-in-aid under this contract, and [12]]* final settlement of project financing and interest costs thereon, if any; that such final settlement will be fully completed in accordance with the contract between the United States of America and the 1.PA, which contract is identified on page 1 hereof, not later than the estimated final settlement date identified on page 1 hereof, that all costs and oblirations (other than interest costs and costs and obligations in connection with items which are estimated, anpaid, disputed, contingent, or unliquidated) incurred by the LPA in connection with said project have been fully paid; that proper provision has been made by the LPA for the payment of interest costs and all such costs and obligations is connection. with items which are estimated, unpaid, disputed, contingent, or unliquidated; that there are no undischarged mechanica. laborers', contractors', or materialmen's liens in connection with the project on file in any public office where the name should be filed in order to be valid against the project: that the United States of America is not under any obligation to make any further payment on account of the Project Temporary Loan, if any, provided for in soid contact [except that

there is presently outstanding Project Temporary Loan Note No. 2nd Series 1983, dated April 12, 1983

under Requisition Agreement No._____, in connection with an outstanding series of Preliminary Lour Notes

maturing on <u>April 15, 1983</u>]; and that each aud every statement and amount set firth is this instrume it is true and correct as of the date hereof.

IF IS HEREBY EUHTHER CERTIFIED that the balance in the project accounts at the date of the artificate of a above in Section C, are and will remain available for the payment of all unpaid project costs, including any of sa h costs which are disputed, contingent, or unliquidated at the date of this certificate.

Redev	/elop	ment Ag	jenc	y of	the	
City	and	County	of	San	Franc	isco

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June 1, 1983

Dale

Signature of Authorized Officer Wilbur W. Hamilton, Executive Director

*Strike out il inapplicable.

Page 6 of 1

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SECTION E. APPROVAL OF HUD

I have reviewed the foregoing Gertificate of Completion and of Gross and Net Project Cost and have determined that the project has been fully completed; that all costs and obligations [other than interest costs and costs and obligations in connection with items which are estimated, unpaid, disputed, contingent, or unliquidated] o incurred by the EPA in connection with the project have been fully paid; that proper provision has been made, by the LPA for the payment of interest costs and all such costs and obligations in connection with items which are estimated, unpaid, disputed, contingent, or unliquidated; that the United States of America is not under any obligation to make any further payments on account of the Project Temporary Loss, if any, provided for in anid contract, except as noted in the LPA's certificate (Section D hereof); that the Gross Project Cost and the Net Project Cost, and the amounts claimed by the LPA to be eligible for inclusion in each, respectively, as set forth in asid certificate, are, to the best of my knowledge, true and correct except as noted hereinbefore; and that the items claimed by the LPA to be eligible as local grants-in-aid, including the amount of each claimed by it to be so eligible, as set forth in said certificate, are, to the best of my knowledge, true edge, true and correct except as noted hereinbefore.

Therefore, as the condition that the resources for retirement of outstanding project debt be made available so the dates indicated in the column filled in by HUD, I hereby approve said certificate with the above-stated exceptions, if any, so the basis for aettlement of the project.

AUG 1 0 1983

Dale

Original signed by: Henry Dishroom Henry Dishroom Area Manager San Francisco Area OFFice Authorized Officer

(Infferences between annumes submitted by the LPA and amounts approved by HCD are esplained on the conversion+ attachment)

· Strike out if inapplicable.

San Francisco Area Office, Region IX One Embarcadero Center, Suite 1600 San Francisco, California 94111 Office of the Area Manager

555 15 '83 AN



Honorable Dianne Feinstein Mayor, City and County of San Francisco City Hall, Room 200 San Francisco, CA 94102

Dear Mayor Feinstein:

SUBJECT: Project No. Calif. R-59 Yerba Buena Center Financial Settlement

This is to inform you that the Yerba Buena Center Urban Renewal Project has been financially settled. A copy of our letter to the Redevelopment Agency formally notifying it of the financial settlement, along with a copy of the executed Closeout Agreement, are enclosed for your information.

Please note that as is the case with the other urban renewal projects which have been closed out under the provisions of Section 570.803 of the Community Development Block Grant Program Regulations, all future proceeds from the sale or lease of Project land must be treated as program income under the CDBG program, and accounted for accordingly.

Sincerely,

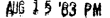
whishin Loom

Henry Dishroom Area Manager, 9.35

Enclosures

cc: Mr. Wilbur W. Hamilton, Executive Director San Francisco Redevelopment Agency

Mr. James Johnson, Executive Director Mayor's Office of Housing and Community Development





YERBA BUENA CENTER REDEVELOPMENT PROJECT CLOSEOUT AGREEMENT

THIS AGREEMENT, entered into by and between the Redevelopment Agency of the City and County of San Francisco (the local public agency carrying out the project, hereafter called the "Agency") and the City and County of San Francisco (the unit of general local government in which the project is located, hereafter called the "City"),

WITNESSETH

.

WHEREAS, the Agency and the United States of America, acting by and through the Secretary of Housing and Urban Development "HUD") entered into Contract No. Calif. R-59 (City) dated December 2, 1966 ("HUD Contract") for the purpose of providing Federal financial assistance under Title I of the Housing Act of 1949, as amended, to carry out redevelopment activities in the Yerba Buena Center Project ("Project") in accordance with a duly adopted Redevelopment Plan ("Plan"), which HUD Contract, Project and Plan have been amended from time to time; and

WHEREAS, an environmental review of the early financial settlement of the Project has been completed in accordance with the provisions of 24 CFR 58.15(a) and the citizen participation requirements under 24 CFR 570.803(e)(2) have been complied with; and

WHEREAS, Community Development Block Grant regulations (24 CFR Part 570) permit financial settlement of urban renewal projects prior to completion, and such regulations require a closeout agreement executed by the Agency and the City pertaining to certain remaining obligations under the HUD Contract; and

WHEREAS, the Agency desires to use any grant earned under the HUD Contract, and any unearned grant as defined in Title 24 CFR Section 570.800(c) to repay the outstanding project temporary loan obligation for Calif. R-59 in the amount of \$11,100,000 plus interest; and

WHEREAS, there are no surplus grant funds as defined in Title 24 CFR Section 570.800(d); and

WHEREAS, the City has a Community Development Block Grant entitlement of \$22,104,722 for Fiscal year 1983 for which a Grant agreement has been executed; and

WHEREAS, a request for financial settlement of the Yerba Buena Center Redevelopment Project Calif. R-59 has been submitted to the Department of HUD by the Agency and City; and WHEREAS, in Resolution No. 659-83 , adopted on July 25 , 1983, the Board of Supervisors of the City and County of San Francisco has approved this Close Out Agreement and has authorized the Mayor to make application for financial settlement of the said Yerba Buena Center Redevelopment Project to HUD;

NOW THEREFORE, in consideration of the mutual covenants, promises and representations contained herein, the parties hereto agree as follows:

Section 1. Project Property

(a) The Project Property is composed of the parcels (some with structures thereon) described in the Project Property Inventory, attached hereto as Exhibit "A", and made a part hereof.

(b) The Project Property shall be retained for disposition by the Agency. The requirement for disposition at fair use value under Section 110(c)(4) of Title I of the Housing Act of 1949, as amended, is not applicable to the disposition of any such Project Property.

(c) Subject to applicable federal and other law and regulation, the proceeds received from the sale and/or lease of Project Property may be used to complete the Redevelopment Project and for necessary and/or appropriate economic development activities in the Project and may also be used to repay any loan (or loans) obtained by the Agency for the purpose of repayment of its Temporary Loan obligation to HUD and any loan (or loans) obtained by the Agency for the purpose of land acquisition necessary for the completion of the Project.

(d) A description of the proposed Project Completion and Economic Development Activities is shown on Exhibit B attached hereto, and made a part hereof.

Section 2. Displacement

On displacement from any above listed occupied property, the displacees shall be provided all benefits to which they may be entitled under the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970.

No displacement of any person from occupied residential properties listed above is involved.

Section 3. Low- and Moderate-Income Housing

The low- and moderate-income housing required to be provided due to the demolition or removal of residential structures with Project funds, pursuant to Section 105(h) of Title I of the Housing Act of 1949, as amended, have been satisfied and provided.

Section 4. Unearned Grants

Any and all unearned grants made available as a result of the financial settlement will be applied to repayment of the outstanding Project temporary loan.

Section 5. Repayment of Project Temporary Loan

The project temporary loan of \$11,100,000 due August 9, 1983 will be repaid from a portion of the proceeds of the public sale of Agency bonds, in an amount not to exceed \$29,000,000 (authorized by Board of Supervisors Resolution No. 429-83), less any unearned grant as described in Section 4. Bonds are expected to be sold not later than July 28, 1983.

Section 6. Claims

Any costs or obligations incurred in connection with the Yerba Buena Center Redevelopment Project with respect to claims which are disputed, contingent, unliquidated, or unidentified, and for the payment of which insufficient project funds have been reserved under financial settlement shall be borne by the City. Such additional expenses may be paid from Community Development Block Grant funds made available under 24 CFR 570.

Section 7. Program Management

The obligations under this Closeout Agreement are subject to the applicable Program Management requirements of 24 CFR Part 570, Subpart O.

Section 8. Special Provisions of Contract

(a) The GSA property located at 49 Fourth Street, San Francisco, California is not covered by the HUD contract but is part of the Agency and City approved Yerba Buena Center Redevelopment Project and is subject to the Agency and City approved Yerba Buena Center Redevelopment Plan as amended. Accordingly, as between the Agency and the City, the Project and the Project Property shall for purposes of Section 1, and the attached Exhibits A and B to this Agreement, include the acquisition of the GSA property by the Agency, and its disposition.

(b) Pursuant to the provisions of 24 CFR Part 58, City agrees to assume all duties of HUD under the National Historic Preservation Act of 1966, as amended, (16 U.S.C. 470 et.seq.), Executive Order 11593, and the regulations issued pursuant thereto. Such duties are those specified in that Memorandum of Agreement of May 7, 1983, between the Advisory Council on Historic Preservation, the California State Historic Preservation Office and HUD, and in any supplemental Memorandum of Agreement or supplementary or amendatory stipulations respecting the Jessie Hotel and the Williams Building that the City, the Agency, the California State Historic Preservation Office and the Advisory Council on Historic Preservation agree to.

CITY AND COUNTY OF SAN FRANCISCO

Mayor REDEVELOPMENT AGENCY OF THE CITY

ATTEST:

ATTEST:

AND COUNTY OF SAN FRANCISCO

Executive Director

Concurred in: United States of America Secretary of Housing and Urban Development

San Area

EXHIBIT A

PROJECT PROPERTY INVENTORY

				•
PARCEL #				<u>Area (Sq. Ft.)</u>
,	•		,	
3706-1	··.			136,000
3750-A				130,873
3706-P	· · ·		·	80,720
√ 3723-A				226,875
🗸 3723-в		• .		226,875
3751-B				36,720
3751-P		÷ .*		16,876
3751-Q				48,514
3751-S				18,022
^{3751−V}				6,480
< 3751-Н				36,720
- 3763-A				25,200
3707-A		<u>.</u>	· ·	31,840
3707-В	•			963
~ 3722-A			· · ·	32,960
3722-В				81,525

YBC CLOSE OUT Exhibit A, p 1/1

EXHIBIT B

Description of Proposed Project

Completion and Economic Development Activities

1. The CENTRAL BLOCKS 1, 2, and 3 (Between Market, Folsom, Third and Fourth Streets). (Presently under negotiation by the Agency.)

(a) On Central Block 1, the development. operation, maintenance, and security of an office building, hotel, retail and housing and related parking integrated with the development, operation, maintenance and security of open space developed with plazas, walkways and landscaping and cultural facilities;

(b) On Central Blocks 2 and 3, the development, operation, maintenance and security of retail, ARE (Amusement, Recreation, Entertainment) and parking integrated with the existing Moscone Convention Center and the development, operation, maintenance and security of open space developed with plazas, walkways, landscaping, parks, gardens, and fountains and cultural facilities on Central Block 2. The estimated commencement of the Central Blocks 1, 2, and 3 development is within 1 year with an estimated completion within 5 years thereafter.

2. East Block 2 (on Third Street south of Mission and on Mission east of Third). (Presently under negotiation by the Agency.)

The development, operation, maintenance and security of an office building, housing and , related parking and retail. The estimated completion of the development is no later than three years after the completion of Central Blocks 1, 2, and 3.

3. Remaining Project Land (areas other than described in 1 and 2 above.)

This land will be disposed of as quickly as possible consistent with development of Central Blocks 1, 2, 3, East Block 2, and appropriate economic absorption standards.

4. Housing Assistance

YBC CLOSE OUT Exhibit B, p 1/2 It is anticipated that assistance to low and moderate income housing adjacent to (south and west of) the Project Area may be made available before completion of the Central Blocks 1, 2, and 3 development. An objective of such assistance will be to stabilize and thus keep available such existing low and moderate income housing.

5.

Jobs and Minorities

It is estimated that the Project Completion and Economic Development Activities on Central Blocks 1, 2, 3, and East Block 2 will result in hundreds of construction jobs and 8,000 permanent jobs, of which 5,700 will be new jobs, many benefiting low and moderate income persons. Minority and women entrepreneurship in construction and post-construction will be provided for.