FILE NO. 191168

RESOLUTION NO.

1	[Resolution of Formation - Special Tax District No. 2019-2 (Pier 70 Leased Properties)]
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3	Resolution of formation of the City and County of San Francisco Special Tax District
4	No. 2019-2 (Pier 70 Leased Properties) and a future annexation area; determining other
5	matters in connection therewith, as defined herein; and making findings under the
6	California Environmental Quality Act.
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8	WHEREAS, California Statutes of 1968, Chapter 1333 ("Burton Act") and San
9	Francisco Charter, Section 4.114 and Appendix B, beginning at Section B3.581, empower the
10	City and County of San Francisco ("City"), acting through the San Francisco Port Commission
11	("Port" or "Port Commission"), with the power and duty to use, conduct, operate, maintain,
12	manage, regulate, and control the lands within Port jurisdiction; and
13	WHEREAS, FC Pier 70, LLC, a Delaware limited liability company ("Master
14	Developer") and the City, acting by and through the Port, are parties to a Disposition and
15	Development Agreement (as amended from time to time, "DDA"), including a Financing Plan
16	(as amended from time to time, "Financing Plan"), that governs the disposition and
17	development of approximately 28 acres of land in the waterfront area of the City known as
18	Pier 70 ("Project Site"); and
19	WHEREAS, In the general election held on November 4, 2014, an initiative entitled, the
20	"Union Iron Works Historic District Housing, Waterfront Parks, Jobs and Preservation
21	Initiative" ("Proposition F"), was approved by the voters in the City; and
22	WHEREAS, The DDA contemplates a project ("Project") under which the Port would
23	initially lease the Project Site to the Master Developer for infrastructure development, and,
24	ultimately, lease and sell parcels in the Project Site to vertical developers, for development of
25	a mixed-use project described in the DDA; and

WHEREAS, The City anticipates that, in addition to the infrastructure and private
development described above, future improvements will be necessary to ensure that the
shoreline, public facilities, and public access improvements will be protected should sea level
rise in the vicinity of the Project Site, and the Board of Supervisors of the City ("Board")
desires to provide a mechanism to pay for the costs of such improvements; and

6 WHEREAS, At its hearing on August 24, 2017, and prior to recommending proposed 7 Planning Code amendments for approval, by Motion No. 19976, the Planning Commission 8 certified a Final Environmental Impact Report ("FEIR") for the Project (Case No. 2014-9 001272ENV) pursuant to the California Environmental Quality Act ("CEQA") (California Public 10 Resources Code, Section 21000 et seq.), the CEQA Guidelines (14 Cal. Code Reg., Section 15000 et seq.), and Chapter 31 of the Administrative Code; a copy of said Motion is on file 11 12 with the Clerk of the Board in File No. 170930, and is incorporated herein by reference; and 13 WHEREAS, In recommending the proposed Planning Code amendments for approval 14 by this Board at its hearing on August 24, 2017, by Motion No. 19977, the Planning 15 Commission also adopted findings under CEQA, including a statement of overriding consideration, and a Mitigation Monitoring and Reporting Program ("MMRP"); a copy of said 16 17 Motion and MMRP are on file with the Clerk of the Board in File No. 170930, and is 18 incorporated herein by reference; and

WHEREAS, Under Chapter 43, Article X of the San Francisco Administrative Code (as
it may be amended from time to time, "Code"), which Code incorporates by reference the
Mello-Roos Community Facilities Act of 1982, as amended ("Mello-Roos Act"), this Board is
authorized to establish a special tax district and to act as the legislative body for a special tax
district; and

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1	WHEREAS, On November 19, 2019, this Board adopted Resolution No. No. 502-19
2	entitled "Resolution declaring the intention of the Board to establish City and County of San
3	Francisco Special Tax District No. 2019-2 (Pier 70 Leased Properties) and a Future
4	Annexation Area; ordering and setting a time and place for a public hearing of the Board,
5	sitting as a Committee of the Whole, on January 14, 2020; determining other matters in
6	connection therewith, as defined herein; and making findings under the California
7	Environmental Quality Act" ("Resolution of Intention"), which Resolution of Intention was
8	signed by the Mayor on November 27, 2019, stating its intention to form (i) "City and County
9	of San Francisco Special Tax District No. 2019-2 (Pier 70 Leased Properties)" ("Special Tax
10	District") and (ii) a "City and County of San Francisco Special Tax District No. 2019-2 (Pier 70
11	Leased Properties) (Future Annexation Area)" ("Future Annexation Area"), pursuant to the
12	Code; and
13	WHEREAS, The Resolution of Intention incorporates a map of the proposed
14	boundaries of the Special Tax District and the Future Annexation Area; and
15	WHEREAS, The Resolution of Intention states the facilities, services and incidental
16	expenses to be financed by the Special Tax District (as set forth in the list attached hereto as
17	Exhibit A); and
18	WHEREAS, The City anticipates that future improvements will be necessary to ensure
19	that the shoreline, public facilities, and public access improvements will be protected should
20	sea level rise at the perimeter of the Project Site, and the Special Tax District would provide a
21	mechanism to finance such improvements; and
22	WHEREAS, The Resolution of Intention states the rate and method of apportionment of
23	the special taxes to be levied within the Special Tax District ("Rate and Method") to pay for the
24	costs of the authorized services, the authorized incidental expenses and the authorized
25	facilities, including the principal and interest on bonds and other debt (as defined in the Mello-

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Roos Act) proposed to be issued with respect to the Special Tax District; and

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WHEREAS, The Resolution of Intention is on file with the Clerk of the Board and the

provisions thereof are incorporated herein by this reference as if fully set forth herein; and

WHEREAS, As of the date hereof, there are no Leasehold Interests in Assessor's 4 5 Parcels (as defined in the Rate and Method) within the proposed boundaries of the Special 6 Tax District that are intended to be exempt from the levy of Special Taxes; the Board intends 7 for Leasehold Interests in Taxable Parcels within the proposed boundaries of the Special Tax 8 District that are purchased by a public entity (as defined in the Rate and Method), including 9 the United States, the State of California and/or the City, or any departments or political subdivisions thereof ("public entity"), to be subject to the Special Tax, and if a public entity 10 purchases a Leasehold Interest in a Taxable Parcel in the Special Tax District after formation 11 12 of the Special Tax District, the obligation to pay Special Taxes on such Taxable Parcel shall 13 be governed by Section 53317.3 and 53317.5 of the Mello-Roos Act; and

WHEREAS, The levy of the Special Taxes in the Special Tax District shall be subject to the approval of the qualified electors of the Special Tax District at a special election, and the proposed voting procedure shall be by mailed or hand-delivered ballot among the landowners in the Special Tax District, with each landowner having one vote for each acre or portion of an acre such landowner owns in the Special Tax District not exempt from the Special Taxes; and WHEREAS, The Director, Department of Elections has reported that there were no registered voters in the boundaries of the proposed Special Tax District as of December 5,

21 2019; and

22 WHEREAS, This Board has received and accepted pursuant to the Resolution of 23 Intention a Public Agency Statement and Consent executed by the Port Commission in which 24 it declares that the City is a "landowner" (as defined in the Mello-Roos Act) in the Special Tax 25 District and qualified elector for the Special Tax District because the property owned by the

1 City within the proposed boundaries of the Special Tax District either will be (a) transferred by 2 conveyance of the fee interest to private ownership for the construction of improvements, in 3 which case the City agrees that such property will be subject to the special tax on the same basis as private property within the Special Tax District and affirmatively waives any defense 4 5 based on the fact of public ownership to any action to foreclose on such property in the event 6 of nonpayment of the special tax or (b) leased to a nonexempt person or entity and, pursuant 7 to Section 53340.1 of the Mello-Roos Act, the special tax will be levied on the leasehold 8 interest and payable by the owner of the leasehold interest, a copy of which Public Agency Statement and Consent is on file with the Clerk of the Board in File No. 191078 and is 9 incorporated herein by reference; and 10 WHEREAS, The Clerk of the Board published notice of a public hearing relative to the 11 12 proposed formation of the Special Tax District and the Future Annexation Area pursuant to

Section 53322 of the Mello-Roos Act and Section 53339.4 of the Mello-Roos Act, respectively;
and

WHEREAS, This Board has held a noticed public hearing as required by the Code and
the Resolution of Intention relative to the proposed formation of the Special Tax District and
the Future Annexation Area; and

WHEREAS, At the hearing all interested persons desiring to be heard on all matters pertaining to the formation of the Special Tax District and the Future Annexation Area, the facilities, services and incidental expenses to be provided therein and the levy of said special taxes were heard and a full and fair hearing was held; and

WHEREAS, At the hearing evidence was presented to this Board on said matters
before it, including a report caused to be prepared by the Director of the Office of Public
Finance ("Report") as to the facilities, services and incidental expenses to be provided through
the Special Tax District and the costs thereof, a copy of which is on file with the Clerk of the

Board in File No. 191168, and this Board at the conclusion of said hearing is fully advised in
 the matters related to the Special Tax District; and

WHEREAS, Written protests with respect to the formation of the Special Tax District, the furnishing of specified types of facilities, services or incidental expenses or the rate and method of apportionment of the special taxes have not been filed with the Clerk of the Board by fifty percent (50%) or more of the registered voters residing within the territory of the Special Tax District or six registered voters, whichever is more, or property owners of one-half (1/2) or more of the area of land within the Special Tax District and not exempt from the proposed special taxes; and

WHEREAS, Written protests have not been filed with the Clerk of the Board against the 10 11 proposed annexation of the Future Annexation Area to the Special Tax District by (i) 50% of 12 more of the registered voters, or six registered voters, whichever is more, residing in the 13 proposed boundaries of the Special Tax District, or (ii) 50% or more of the registered voters, 14 or six registered voters, whichever is more, residing in the Future Annexation Area, (iii) 15 owners of one-half or more of the area of land in the proposed Special Tax District and not 16 exempt from the proposed special tax or (iv) owners of one-half or more of the area of land in 17 the Future Annexation Area and not exempt from the proposed special tax; now, therefore, be 18 it

RESOLVED, That the foregoing recitals are true and correct; and, be it
 FURTHER RESOLVED, That the proposed special taxes to be levied within the
 Special Tax District and the designation of the Future Annexation Area has not been
 precluded by majority protest pursuant to Mello-Roos Act Section 53324; and, be it
 FURTHER RESOLVED, That all prior proceedings taken by this Board in connection
 with the establishment of the Special Tax District and the Future Annexation Area and the levy
 of the special tax have been duly considered and are hereby found and determined to be valid

1 and in conformity with the Code; and, be it

FURTHER RESOLVED, That the Special Tax District designated "City and County of
San Francisco Special Tax District No. 2019-2 (Pier 70 Leased Properties)" and the future
annexation area designated "City and County of San Francisco Special Tax District No. 20192 (Pier 70 Leased Properties) (Future Annexation Area)" are hereby established pursuant to
the Code; and, be it

7 FURTHER RESOLVED, That the boundaries of the Special Tax District and the Future 8 Annexation Area as set forth in the map heretofore recorded in the Assessor-Recorder's 9 Office on December 12, 2019 at 5:00 p.m. as Document No. 2019-K876617-00 in Book 1 Page 171 of the Book of Maps of Assessment and Special Tax Districts are hereby approved, 10 are incorporated herein by reference and shall be the boundaries of the Special Tax District 11 12 and the Future Annexation Area, and the Board hereby ratifies the boundary map for the 13 Special Tax District and the Board hereby ratifies the boundary map for the Special Tax 14 District; and, be it

FURTHER RESOLVED, That, from time to time, parcels within the Future Annexation Area shall be annexed to the Special Tax District only with the unanimous approval (each, a "Unanimous Approval") of the owner or owners of each parcel or parcels at the time that such parcel(s) are annexed; pursuant to Section 43.10.14 of the Code, a Unanimous Approval executed by the owner of a parcel constitutes the vote of the qualified elector in favor of the matters addressed in the Unanimous Approval for purposes of the California Constitution, including, but not limited to, Articles XIII A and XIII C; and, be it

FURTHER RESOLVED, That the Board hereby determines that any property for which the owner or owners execute a Unanimous Approval in accordance with applicable law shall be added to the Special Tax District without any further hearings or proceedings and the Clerk of the Board is hereby directed to record an amendment to the notice of special tax lien for the

Special Tax District pursuant to Streets & Highways Code, Section 3117.5 as a result of which
the obligation to pay the Special Tax shall become a lien upon the annexed property;
provided, however, the designation of property as Future Annexation Area and the ability to
annex property to the Special Tax District based on a Unanimous Approval shall not limit, in
any way, the annexation of property in the Future Annexation Area to the Special Tax District
pursuant to other provisions of applicable law; and, be it

FURTHER RESOLVED, That the Director of the Controller's Office of Public Finance
("Director") is hereby directed, from time to time in her discretion, to cause to be recorded one
or more consolidated maps of the Special Tax District reflecting all prior modifications,

amendments, and annexations pursuant to Section 3113.5 of the Streets & Highways Code;
and, be it

FURTHER RESOLVED, That in order to advance the public purposes of the City, the type of facilities proposed to be financed by the Special Tax District (as originally designated and as may be expanded by annexation) and pursuant to the Code shall consist of those items listed as facilities in Exhibit A hereto and by this reference incorporated herein ("Facilities"); and, be it

FURTHER RESOLVED, That in order to advance the public purposes of the City, the type of public services proposed to be financed by the Special Tax District (as originally designated and as may be expanded by annexation) pursuant to the Code shall consist of those items shown in Exhibit A hereto and by this reference incorporated herein ("Services"); and, be it

FURTHER RESOLVED, That in order to advance the public purposes of the City, the Special Taxes and proceeds of bonds and other debt issued by the Special Tax District may be used to finance the incidental expenses shown in Exhibit A hereto and by this reference incorporated herein ("incidental expenses"); and, be it

1 FURTHER RESOLVED, That except to the extent that funds are otherwise available to 2 the Special Tax District to pay for the Services, incidental expenses and Facilities and/or the 3 principal and interest as it becomes due on bonds or other debt of the Special Tax District issued to finance the Facilities or incidental expenses, certain special taxes ("Special Tax") 4 5 sufficient to pay the costs thereof, secured by the recordation of a continuing lien against all 6 non-exempt real property in the Special Tax District, is intended to be levied annually within 7 the Special Tax District, and collected in the same manner as ordinary ad valorem property 8 taxes or in such other manner as may be prescribed by this Board; and, be it

9 FURTHER RESOLVED, That the Board expects the non-exempt real property to
10 consist of leasehold or possessory interests in land owned by the City or the Port
11 Commission, and hereby approves the levy of Special Taxes on such leasehold or
12 possessory interests on the secured roll; and, be it

FURTHER RESOLVED, That the proposed rate and method of apportionment of the Special Taxes among the parcels of real property within the Special Tax District, in sufficient detail to allow each landowner or lessee within the proposed Special Tax District to estimate the maximum amount such owner or lessee will have to pay, are set forth in the Rate and Method, which is included in Exhibit B attached hereto and hereby incorporated herein; and, be it

FURTHER RESOLVED, That the territory in the Future Annexation Area will be annexed into the Special Tax District and the Special Taxes will be levied on such territory only with the Unanimous Approval of the owner or owners of each parcel or parcels at the time that parcel or those parcels are annexed into the Special Tax District. Except to the extent that funds are otherwise available to the Special Tax District to pay for the Services, incidental expenses or Facilities and/or the principal and interest as it becomes due on bonds or other debt of the Special Tax District issued to finance the Facilities or incidental expenses,

the Special Taxes sufficient to pay the costs thereof, secured by the recordation of a
continuing lien against all non-exempt real property in the portion of the Future Annexation
Area that is annexed to the Special Tax District, is intended to be levied annually within the
portion of the Future Annexation Area that is annexed to the Special Tax District, and
collected in the same manner as ordinary *ad valorem* property taxes or in such other manner
as may be prescribed by this Board; and, be it

7 FURTHER RESOLVED, That as required by Mello-Roos Act, Section 53339.3(d), the 8 Special Tax proposed to pay for the Facilities to be supplied within the portion of the Future 9 Annexation Area that is annexed to the Special Tax District that are financed with bonds that have already been issued and that are secured by previously-existing areas of the Special 10 Tax District will be equal to the Special Taxes levied to pay for the same Facilities in 11 12 previously-existing areas of the Special Tax District, except that (i) a higher Special Tax may 13 be levied within the portion of the Future Annexation Area that is annexed to the Special Tax 14 District to pay for the same Facilities to compensate for the interest and principal previously 15 paid from Special Taxes in the original area of the Special Tax District, less any depreciation 16 allocable to the financed Facilities and (ii) a higher Special Tax may be levied in the portion of 17 the Future Annexation Area that is annexed to the Special Tax District to pay for new or 18 additional Facilities, with or without bond financing; and, be it

FURTHER RESOLVED, That as required by the Mello-Roos Act, this Board further determined in the Resolution of Intention that the Special Tax proposed to pay for Services to be supplied within the portion of the Future Annexation Area that is annexed to the Special Tax District shall be equal to any Special Tax levied to pay for the same Services in the existing Special Tax District, except that a higher or lower tax may be levied within the portion of the Future Annexation Area that is annexed to the Special Tax District to the extent that the actual cost of providing the Services in the portion of the Future Annexation Area that is annexed to the Special Tax District is higher or lower than the cost of providing those Services
in the existing Special Tax District. In so finding, this Board does not intend to limit its ability
to levy a Special Tax within the portion of the Future Annexation Area that is annexed to the
Special Tax District to provide new or additional services beyond those supplied within the
existing Special Tax District or its ability to implement changes to the extent permitted by law;
and, be it

7 FURTHER RESOLVED, That the Special Taxes to be levied in the Special Tax District 8 shall not be levied in the Special Tax District to finance Facilities after the fiscal year 9 established for that purpose in the Rate and Method, except that a Special Tax that was lawfully levied in or before the final tax year and that remains delinquent may be collected in 10 subsequent years; under no circumstances shall the Special Taxes levied against any parcel 11 12 in the Special Tax District to finance Facilities ("Facilities Special Tax") in any fiscal year be 13 increased in that fiscal year as a consequence of delinquency or default by the owner or 14 lessee of any other parcel or parcels within the Special Tax District by an amount that 15 exceeds 10 percent of the maximum Facilities Special Tax applicable to such parcel for that fiscal year. For avoidance of doubt, the term Facilities Special Tax as used in this paragraph 16 17 includes the "Facilities Special Tax," the "Arts Building Special Tax," and the "Shoreline 18 Special Tax" as such terms are defined in the Rate and Method, and applies equally to 19 residential and non-residential property; and, be it

FURTHER RESOLVED, That it is hereby found and determined that the Facilities,
 Services and incidental expenses are necessary to meet increased demands placed upon
 local agencies as the result of development occurring in the Special Tax District; and, be it
 FURTHER RESOLVED, That the Director of the Office of Public Finance, 1 Dr. Carlton
 B. Goodlett Place, San Francisco, CA 94102, 415-554-5956, is the officer of the City who will
 be responsible for preparing annually a current roll of special tax levy obligations by

assessor's parcel number and who will be responsible for estimating future special tax levies
 pursuant to the Code; and, be it

FURTHER RESOLVED, That upon recordation of a notice of special tax lien pursuant to Section 3114.5 of the Streets and Highways Code of California, a continuing lien to secure each levy of the special tax shall attach to all nonexempt real property in the Special Tax District and this lien shall continue in force and effect until the special tax obligation is prepaid and permanently satisfied and the lien canceled in accordance with law or until collection of the tax by the City ceases; and, be it

9 FURTHER RESOLVED, That in accordance with the Mello-Roos Act, the annual 10 appropriations limit, as defined by subdivision (h) of Section 8 of Article XIII B of the California 11 Constitution, of the Special Tax District is hereby preliminarily established at \$1,841,600,000, 12 and said appropriations limit shall be submitted to the voters of the Special Tax District as 13 hereafter provided; the proposition establishing said annual appropriations limit shall become 14 effective if approved by the qualified electors voting thereon and shall be adjusted in 15 accordance with the applicable provisions of the Code; and, be it

FURTHER RESOLVED, That pursuant to the provisions of the Code, the proposition of the levy of the special tax and the proposition of the establishment of the appropriations limit specified above shall be submitted to the qualified electors of the Special Tax District at an election; the time, place and conditions of the election shall be as specified by a separate resolution of this Board; and, be it

FURTHER RESOLVED, That Mello-Roos, Act Section 53314.9 provides that, either before or after formation of the Special Tax District, the City may accept advances of funds and may provide, by resolution, for the use of those funds, including but not limited to pay any cost incurred by the local agency in creating the Special Tax District, and may agree to reimburse the advances under all of the following conditions: (A) the proposal to repay the 1 advances is included both in the resolution of intention and the resolution of formation to 2 establish the Special Tax District; and (B) any proposed special tax is approved by the 3 qualified electors of the Special Tax District and, if the qualified electors of the Special Tax 4 District do not approve the proposed special tax, the City shall return any funds which have 5 not been committed for any authorized purpose by the time of the election and, in furtherance 6 of Mello-Roos Act, Section 53314.9, the Board hereby declares its intent to enter into an 7 agreement providing for the advance and reimbursement of funds between the Port and the 8 Master Developer; and, be it

9 FURTHER RESOLVED, That Mello-Roos Act, Section 53314.9 provides that, either before or after formation of the Special Tax District, the City may accept work in-kind from any 10 11 source, including, but not limited to, private persons or private entities, may provide, by 12 resolution, for the use of that work in-kind for any authorized purpose and this Board may 13 enter into an agreement, by resolution, with the person or entity advancing the work in-kind, to 14 reimburse the person or entity for the value, or cost, whichever is less, of the work in-kind, as 15 determined by this Board, with or without interest, under the conditions specified in the Mello-16 Roos Act; any work in-kind must be performed or constructed as if the work had been 17 performed or constructed under the direction and supervision, or under the authority of, the 18 City and, in furtherance of Mello-Roos Act, Section 53314.9, the Board previously authorized 19 the Port to enter into an acquisition and reimbursement agreement with the Master Developer 20 and other entities responsible for developing the Project pursuant to Resolution No. 401-17, 21 adopted by this Board on October 31, 2017 (which resolution was signed by the Mayor on 22 November 9, 2017); and, be it 23 FURTHER RESOLVED, That this Board reserves to itself the right and authority set

forth in Mello-Roos Act, Section 53344.1, subject to any limitations set forth in any bond

resolution or trust indenture related to the issuance of bonds; and, be it

1 FURTHER RESOLVED, That this Board hereby waives any provisions of the Amended 2 and Restated Local Goals and Policies for Community Facilities Districts and Special Tax 3 Districts ("Goals and Policies") adopted by this Board by Resolution No. 414-13 to the extent 4 the Goals and Policies are inconsistent with the provisions hereof or the DDA; and, be it FURTHER RESOLVED, That the Board hereby approves and ratifies the appointment 5 6 of the Port as the CFD Agent (as defined in the DDA) for the Special Tax District and 7 approves and ratifies all actions taken prior to the date hereof by the Port in its capacity as 8 CFD Agent, including, but not limited to, ratification or execution of one or more promissory 9 notes to evidence the repayment of one or more advances of land proceeds and other sources of Port funding to pay the costs of the Facilities and incidental expenses (the 10 "Repayment Obligation") and execution of one more pledge agreements with an infrastructure 11 12 financing district to receive property tax revenues to repay the Repayment Obligation; and, be 13 it

FURTHER RESOLVED, That in accordance with the actions contemplated herein, this
Board has reviewed the FEIR, concurs with its conclusions, affirms the Planning
Commission's certification of the FEIR, and finds that the actions contemplated herein are
within the scope of the Project described and analyzed in the FEIR; and, be it

FURTHER RESOLVED, That this Board hereby adopts and incorporates by reference as though fully set forth herein the Planning Commission's CEQA approval findings in the MMRP, including the statement of overriding considerations, and adopts and incorporates by reference as though fully set forth herein the Project's MMRP; and, be it FURTHER RESOLVED, That if any section, subsection, sentence, clause, phrase, or word of this Resolution, or any application thereof to any person or circumstance, is held to be

invalid or unconstitutional by a decision of a court of competent jurisdiction, such decision

shall not affect the validity of the remaining portions or applications of this Resolution, this

Board hereby declaring that it would have passed this Resolution and each and every section,
 subsection, sentence, clause, phrase, and word not declared invalid or unconstitutional
 without regard to whether any other portion of this Resolution or application thereof would be
 subsequently declared invalid or unconstitutional; and, be it

5	FURTHER RESOLVED, That the Mayor, the Controller, the Director, Department of
6	Elections, Director of the Office of Public Finance, the Clerk of the Board and any and all other
7	officers of the City are hereby authorized, for and in the name of and on behalf of the City, to
8	do any and all things and take any and all actions, including execution and delivery of any and
9	all documents, assignments, certificates, requisitions, agreements, notices, consents,
10	instruments of conveyance, warrants and documents, which they, or any of them, may deem
11	necessary or advisable in order to effectuate the purposes of this Resolution; provided
12	however that any such actions be solely intended to further the purposes of this Resolution,
13	and are subject in all respects to the terms of the Resolution; and, be it
14	FURTHER RESOLVED, That all actions authorized and directed by this Resolution,
15	consistent with any documents presented herein, and heretofore taken are hereby ratified,
16	approved and confirmed by this Board; and, be it
17	FURTHER RESOLVED, That this Resolution shall take effect upon its adoption.
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19	APPROVED AS TO FORM:
20	DENNIS J. HERRERA, City Attorney
21	
22	By: MARK D. BLAKE
23	Deputy City Attorney
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1	EXHIBIT A
2	CITY AND COUNTY OF SAN FRANCISCO
3 4	Special Tax District No. 2019-2 (Pier 70 Leased Properties)
5	DESCRIPTION OF FACILITIES, SERVICES AND OTHER COSTS TO BE
6	FINANCED BY THE SPECIAL TAX DISTRICT
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8	City and County of San Francisco Special Tax District No. 2019-2 (Pier 70 Leased Properties)
9	(as originally configured and as expanded through annexation of property in the future, the
10	"STD"), is authorized to finance the Facilities, Services and Incidental Costs described in this
11	Exhibit A. Capitalized terms used in this Exhibit A but not defined herein have the meaning
12	given them in the Appendix to Transaction Documents for the Pier 70 28-Acre Site Project,
13	attached as an appendix to the Disposition and Development Agreement ("DDA"), dated as of
14	May 2, 2018, by and between the Port and the Developer, including all exhibits and
15	attachments, as may be amended from time to time. When used in this Exhibit A, "including"
16	has the meaning given to it in the DDA.
17	
18	AUTHORIZED FACILITIES
19	
20	The STD is authorized to finance the purchase, construction, reconstruction, expansion,
21	improvement, or rehabilitation of all or any portion of the facilities authorized to be financed by
22	the San Francisco Special Tax Financing Law (Admin. Code ch. 43, art. X) and the Mello-
23	Roos Community Facilities Act of 1982 (Cal. Gov't Code Section 53311 et seq.), including:
24	1. Land Acquisition – includes, but is not limited to, acquisition of land for public
25	improvements or for other requirements under the DDA.

- 1 2. Demolition and Abatement – includes, but is not limited to, Site Preparation costs, 2 including abatement of hazardous materials, removal of below-grade, at-grade, and 3 above-grade facilities, and recycling or disposal of waste, including demolition and abatement within future vertical sites that is necessary for Horizontal Improvements. 4 5 6 3. Auxiliary Water Supply System - includes, but is not limited to, main pipe, laterals, 7 valves, fire hydrants, cathodic protection, tie-ins, and any other components required 8 for onsite and offsite high pressure water supply network intended for fire suppression. 9 4. Low Pressure Water - includes, but is not limited to, main pipe, laterals, water meters, 10 11 water meter boxes, back flow preventers, gate valves, air valves, blow-offs, fire hydrants, cathodic protection, tie-ins, and any other components required for onsite 12 13 and offsite low pressure water supply network intended for domestic use. 14 15 5. Non-Potable Water - includes, but is not limited to, main pipe, laterals, water meters, water meter boxes, back flow preventers, gate valves, air valves, blow-offs, cathodic 16 17 protection, tie-ins, blackwater treatment facility (whether publicly or privately owned), 18 and any other components required for non-potable water supply network intended to 19 provide treated wastewater for use in, among other things, irrigation of parks, 20 landscaping, and non-potable uses within buildings. 21
- Combined Sanitary Sewer and Stormwater Management– includes, but is not limited
 to, retrofit of existing combined sewer facilities, new gravity main pipe, force main pipe
 and associated valves, laterals, manholes, catch basins, traps, air vents, pump
 stations, outfalls, lift stations, connections to existing systems, stormwater treatment

BMPs such as detention vaults, and any other components required for a network
 intended to convey storm water and sanitary sewage, including components, such as
 ejector pumps, associated with vertical buildings to meet design criteria for the
 Horizontal Improvements.

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7. Joint Trench & Dry Utilities – includes, but is not limited to, installation of primary and
 secondary conduits, overhead poles, pull boxes, vaults, subsurface enclosures, gas
 main, and anodes for dry utilities including electrical, gas, telephone, cable, internet,
 and information systems.

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8. Earthwork and Retaining Walls – includes, but is not limited to, Site Preparation 11 12 activities including importation of clean fill materials, clearing and grubbing, slope 13 stabilization, ground improvement, installation of geogrid, surcharging, wick drains, 14 excavation, rock fragmentation, grading, placement of fill, compaction, retaining walls, subdrainage, erosion control, temporary fencing, and post-construction stabilization 15 16 such as hydroseeding. Also, includes, but is not limited to, excavation of future vertical 17 development sites if the excavated soils is used on site for purposes of raising 18 Horizontal Improvements.

19

Roadways – includes, but is not limited to, Public ROWs, road subgrade preparation,
 aggregate base, concrete roadway base, asphalt wearing surface, concrete curb,
 concrete gutter, medians, colored asphalt and concrete, pavers, speed bumps,
 sawcutting, grinding, conform paving, resurfacing, any other components required for
 onsite and offsite roadways, transit stops, bus facilities, permanent pavement marking
 and striping, traffic control signage, traffic light signals, offsite traffic improvements, and

any other components or appurtenant features as required in the approved
 Improvement Plan details and specifications. through the permitting process.

3

10. Streetscape – includes, but is not limited to, subgrade preparation, aggregate base, 4 5 sidewalks, pavers, ADA curb ramps with detectable tiles, streetlights, light pole 6 foundations, signage, emergency services infrastructure, landscaping (including trees and silva cells and/or structural soil), irrigation, street furniture, waste receptacles, bike 7 8 racks, shared bike parking facilities (whether publicly or privately owned), newspaper 9 stands, any other components or appurtenant features as required in the approved Improvement Plan details and specifications through the permitting process, and 10 11 interpretative signage and facilities.

12

13 11. Parks and Public Space – includes, but is not limited to, fine grading, storm drainage 14 and treatment, sanitary sewer, low pressure water, park lighting, community wifi, security infrastructure, low-voltage electrical, various hardscaping, irrigation, 15 16 landscaping, various concrete structures, site furnishings, public art, viewing platforms, 17 retrofit of shoreline structures and slopes (including demolition, excavation, installation 18 of revetment, structural repair, and any other components, e.g., Shoreline 19 Improvements), and any other associated work in publicly accessible spaces such as 20 parks, open spaces, plazas, and mid-block passages, including publicly-accessible parks, plazas, mid-block passages and open space that is located on private property, 21 22 but identified as public open space, mid-block passages, streets or streetscapes in the 23 DDA or Design for Development.

24 25

- 12. Historic Rehabilitation Required for Horizontal Improvements includes, but is not
 limited to, eligible cost for relocation, structural retrofit, repair, and rehabilitation of
 historic buildings associated with horizontal public improvements, such as Building 12
 lifting, Building 21 relocation, Building 108 reuse for blackwater treatment, and Building
 15 structural frame.
- 6
- 13. Hazardous Soil Removal includes, but is not limited to, removal and disposal of
 contaminated soil which cannot be reused on site in accordance with the Pier 70 Risk
 Management Plan, Pier 70 Master Plan Area, dated July 25, 2013, and associated with
 Horizontal Improvements.
- 11
- 14. Shoreline Adaptation Studies includes, but is not limited to, analysis and planning to
 characterize the preferred Shoreline Protection Project and alternatives, including pre entitlement planning and design work, environmental review, negotiation, and
 Regulatory Approvals related to the Shoreline Protection Facilities, conducted in
 accordance with Pier 70 Financing Plan Section 4.7(f) (Determining Pier 70 Shoreline
 Protection Facilities).
- 18
- 15. Shoreline Protection Facilities includes, but is not limited to, future waterfront
 Improvements at the San Francisco shoreline to protect the area from perils associated
 with seismic events and climate change, including sea level rise and floods, and other
 public improvements approved by the Port Commission and the Board of Supervisors.
- 23
- 2416. Noonan Replacement Space, a space to accommodate the Noonan Space Lease in a25new or rehabilitated building that meets the requirements of DDA § 7.13 (Noonan

1	Replacement Space) for which the Port has issued a Temporary Certificate of
2	Occupancy and Noonan moving costs related to relocating Noonan Tenants from the
3	existing Noonan Building to the Noonan Replacement Space.
4	
5	17. Arts Building, a new building on Parcel E4 with space dedicated and restricted to
6	arts/light industrial uses in accordance with DDA § 7.12 (Arts Building) and the Arts
7	Program, as well as community space that can be funded under the Financing Plan.
8	
9	18. Historic Building Feasibility Gap as specified in Financing Plan Section 11.1 (Subsidy
10	for Historic Buildings 12 and 21).
11	
12	19. Deferred Infrastructure.
13	
14	20. Entitlement costs, including Entitlement Costs and costs to obtain approvals necessary
15	to proceed with development, incurred after the Reference Date to develop
16	improvements authorized to be financed by the San Francisco Special Tax Financing
17	Law (Admin. Code ch. 43, art. X) and the Mello-Roos Community Facilities Act of 1982
18	(Cal. Gov't Code Section 53311 et seq.), such as the cost to comply with the California
19	Environmental Quality Act, negotiate transaction documents, permitting of Horizontal
20	Improvements, subdivision mapping, conduct community outreach, and prepare
21	development design and land use requirements, but not expenses related to any
22	campaign or ballot measure or any other expenses prohibited by law. Entitlement costs
23	may include interim costs as approved from time to time by the Board of Supervisors.
24	
25	21. Associated Public Benefits.

1 22. Miscellaneous Horizontal Development Costs - any other Horizontal Development 2 Costs associated with implementing the DDA, including any additional costs that the 3 Parties agree shall be incurred by the Developer for the Project, including workforce liaisons; studies and consultants required to comply with the DDA, such as auditors, 4 5 inspectors, attorneys and appraisers; replacement and rework costs, including repairs 6 to correct incidental damage that occurs throughout the course of construction and 7 restoration of roadway pavement in areas where there are trenches excavated after the 8 initial roadway is paved, and maintenance prior to acceptance by the City and/or Port. 9 23. Any other costs authorized to be financed by the STD under the DDA. 10 11 12 24. Soft Costs required to support the construction of the Horizontal Improvements and 13 implementation of the DDA, including developer management costs, construction 14 management Fees, and asset management costs. 15 16 25. Developer Mitigation Measures, including the formation of the Transportation 17 Management Association and dust, vibration and asbestos monitoring. 18 19 26. Miscellaneous Costs, such as costs associated with implementing the DDA, including 20 any additional costs that the Parties have agreed shall be incurred by the Developer for the Project, such as master planning for each phase, audits, appraisals, workforce 21 22 development costs (such as a liaison), cash payments and community outreach 23 initiatives. 24 25

Any facility authorized to be financed by the STD may be financed through the construction
 and acquisition of the facility or through the payment of fees for such facility.

3

The facilities authorized to be financed may be located within or outside the boundaries of theSTD.

6

7 The facilities to be financed shall include all Hard Costs and Soft Costs associated with the 8 facilities, including the costs of the acquisition of land and rights-of-way, the costs of design, 9 engineering and planning, the costs of any environmental or traffic studies, surveys or other reports, costs related to landscaping and irrigation, soils and other environmental testing and 10 11 observation, permits, plan check, and inspection fees, insurance, legal and related overhead 12 costs, bonding, trailer rental, utility bills, site security, coordination and supervision and any 13 other costs or appurtenances related to any of the foregoing as further defined in one or more acquisition agreements with the developer of the property in the STD. 14

15

16 The facilities to be financed shall also include all incidental expenses, defined as follows:

- 17
- The cost of planning and designing facilities to be financed by the STD, including the
 cost of environmental evaluations of those facilities.
- The costs associated with the creation of the STD, issuance of bonds, determination of
 the amount of taxes, collection of taxes, payment of taxes, or costs otherwise incurred
 in order to carry out the authorized purposes of the STD.
- 23
- 24
- 24
- 25

1	3. Any other expenses incidental to the construction, completion, and inspection of the
2	authorized work, including costs for temporary facilities with a useful life of at least 3
3	years that are required to construct an authorized facility.
4	
5	4. Special taxes levied on a property in the STD and paid by the Master Developer on
6	behalf of a local agency or other landowner prior to the development of the property.
7	
8	The facilities to be financed also includes the interim cost of the facilities, which shall mean
9	the Developer Return or Port Return, as applicable, and any interest payable on any
10	promissory note payable to the STD.
11	
12	The STD may also apply bond proceeds and special taxes to repay the Port Commission for
13	advances made to pay for authorized costs, under any promissory note or otherwise.
14	
15	Special taxes may be collected and set-aside in designated funds and collected over several
16	years (i.e., reserves), and used to fund facilities authorized to be financed by the STD.
17	
18	AUTHORIZED SERVICES
19	
20	Special taxes collected in the STD may finance, in whole or in part, the services authorized to
21	be financed by the San Francisco Special Tax Financing Law (Admin. Code ch. 43, art. X)
22	and the Mello-Roos Community Facilities Act of 1982 (Cal. Gov't Code Section 53311 et
23	seq.), in and to the extent permitted by the DDA outside the FC Project Area, including:
24	
25	

- Maintenance, capital repair, replacement and operation (including public events) of
 Public Spaces, including facilities for public enjoyment, such as public parks, public
 recreational facilities, public access, open space, and other public amenities, some of
 which may be rooftop facilities or located on privately leased property but identified as
 public open space in the DDA or Design for Development.
- 6

Maintenance, capital repair, replacement and operation of Public Right-of-Ways
(ROWs), including public streets, sidewalks, shared public ways, mid-block passages,
bicycle lanes, and other paths of travel, associated landscaping and furnishings,
retaining walls within the ROWs, and related amenities in the FC Project Area,
including any portion of the Building 15 structure over 22nd Street, some of which may
be located on privately leased property but identified as public open space in the DDA
or Design for Development.

14

 Maintenance, capital repair, replacement and operation of Shoreline Improvements in and adjacent to the FC Project Area that were completed per the DDA, such as shoreline restoration, including installation of stone columns, pilings, secant walls, and other structures to stabilize the seawall or shoreline, removal of bay fill, creation of waterfront public access to or environmental remediation of the San Francisco waterfront.

- 21
- Maintenance, capital repair, replacement and operation of landscaping and irrigation
 systems and other equipment, material, and supplies directly related to maintaining and
 replacing landscaped areas and water features in Public Spaces and Public ROWs.

25

1	•	Maintenance, capital repair, replacement and operation as needed of Public Spaces,
2		including street cleaning and paving.
3		
4	•	Maintenance, capital repair, replacement and operation of lighting, rest rooms, trash
5		receptacles, park benches, planting containers, picnic tables, bollards, bicycle racks
6		and corrals, and other furniture and fixtures and signage in Public Spaces and Public
7		ROWs.
8		
9	•	Maintenance, capital repair, replacement and operation of utilities in Public Spaces and
10		Public ROWs.
11		
12	•	General liability insurance for any Public ROWs or structures in Public ROWs that
13		Public Works does not submit to the Board of Supervisors for City acceptance for City
14		General Fund liability purposes and other commercially reasonable insurance
15		coverages.
16		
17	•	Port, City, or third party personnel, administrative, and overhead costs related to
18		maintenance or to contracting for and managing third-party maintenance, including rent
19		for storage space needed to support the maintenance activities.
20		
21	•	Any other costs authorized to be financed by the STD under the DDA.
22		
23		Special taxes may be collected and set-aside in designated funds and collected over
24		several years (i.e., reserves), and used to fund services authorized to be financed by
25		the STD. The term "operation" includes providing security and hosting special events.

1	INCIDENTAL COSTS
2	
3	Special taxes collected in the STD will also fund, in whole or in part, the incidental
4	costs associated with the facilities and services authorized to be financed. Incidental
5	costs include, but are not limited to:
6	
7	1. Administrative expenses and fees including costs incurred to form the STD, to
8	annex territory to the STD, to annually administer the STD, to levy and collect
9	special taxes for the STD, and any other costs incurred in standard
10	administration of the STD by the City or their authorized consultants;
11	
12	2. Any amounts needed to cure actual or estimated delinquencies in special taxes
13	for the current or previous fiscal years;
14	
15	3. Bond related expenses, including underwriters discount, reserve fund,
16	capitalized interest, bond, disclosure, and underwriter counsel fees and all other
17	incidental expenses; and
18	
19	4. Reimbursement of costs related to the formation of the STD advanced by the
20	City and any landowner(s) in the STD, or any party related to any of the
21	foregoing, as well as reimbursement of any costs advanced by the City or any
22	landowner(s) in the STD or any party related to any of the foregoing, for
23	facilities, fees or other purposes or costs of the STD.
24	
25	

1	EXHIBIT B
2	CITY AND COUNTY OF SAN FRANCISCO Community Facilities District No. 2019-2
3	(Pier 70 Leased Properties)
4	RATE AND METHOD OF APPORTIONMENT OF SPECIAL TAX
5	Special Taxes applicable to the Leasehold Interest in each Taxable Parcel in the City and
6	County of San Francisco Special Tax District No. 2019-2 (Pier 70 Leased Properties) shall be
7	levied and collected according to the tax liability determined by the Administrator through the
8	application of the appropriate amount or rate for Leasehold Interests in Taxable Parcels, as
9	described below. The Leasehold Interest in all Taxable Parcels in the STD shall be taxed for
10	the purposes, to the extent, and in the manner herein provided, including property
11	subsequently annexed to the STD.
12	
13	Special Taxes shall be levied only on Leasehold Interests in Taxable Parcels. In the event a
14	Leasehold Interest in a Taxable Parcel is terminated, the Special Taxes shall be levied on any
15	successor Leasehold Interest in the Taxable Parcel. If a Leasehold Interest terminates while a
16	Special Tax that was previously levied remains unpaid, the owner of the successor Leasehold
17	Interest will take the interest subject to the obligation to pay the unpaid Special Tax along with
18	any applicable penalties and interest.
19	
20	The City will covenant in each Indenture that, as long as any Bonds are outstanding, it will not
21	terminate, and it will inhibit the Port from terminating, any Leasehold Interest in a Taxable
22	Parcel unless the Port enters into a new lease the term of which ends on or after the final
23	maturity date of the Bonds and that covers substantially the same real property and
24	improvements as the terminated lease. It will not be a violation of this covenant if the City or
25	the Port initiates judicial foreclosure of any such lease pursuant to the CFD Law.

1 A. DEFINITIONS

2 The terms hereinafter set forth have the following meanings:

³ **"28-Acre Site"** is defined in the Appendix.

4

5 "Administrative Expenses" means any or all of the following: the fees and expenses of any 6 fiscal agent or trustee (including any fees or expenses of its counsel) employed in connection 7 with any Bonds, and the expenses of the City carrying out duties with respect to the STD and 8 the Bonds, including, but not limited to, levying and collecting the Special Taxes, the fees and 9 expenses of legal counsel, charges levied by the City, including the Controller's Office, the 10 Treasurer and Tax Collector's Office, the City Attorney, and the Port, costs related to property 11 owner inquiries regarding the Special Taxes, costs associated with appeals or requests for 12 interpretation associated with the Special Taxes and this RMA, costs associated with 13 annexation of property into the STD, amounts needed to pay rebate to the federal government 14 with respect to the Bonds, costs associated with complying with any continuing disclosure 15 requirements for the City and any other major property owner (whether or not deemed to be an 16 obligated person), costs associated with foreclosure and collection of delinguent Special Taxes, 17 and all other costs and expenses of the City in any way related to the establishment or 18 administration of the STD.

19

20 "Administrator" means the Director of the Office of Public Finance or his/her designee who
21 shall be responsible for administering the Special Taxes according to this RMA.

22

23 "Affordable Housing Project" means a residential or primarily residential project, as

24 determined by the Review Authority, within which 100% of the residential units are Affordable

25 Units.

1	"Affordable Unit" means a Rental Unit for which a deed restriction has been recorded that (i)
2	limits the rental rates on the unit or (ii) in any other way is intended to restrict the current or
3	future value of the unit, as determined by the Review Authority.
4	
5	"Affordable Unit Leasehold Interest" means a Leasehold Interest associated exclusively
6	with Affordable Units in a building that: (i) is not an Affordable Housing Project, and (ii) within
7	which there is also a Market-Rate Unit Leasehold Interest.
8	
9	"Appendix" means the Appendix to Transaction Documents for the Pier 70 28-Acre Site
10	Project.
11	
12	"Arts Building Costs" means up to \$20 million in costs (or such other amount identified in
13	the Financing Plan) associated with the Arts Building, the Noonan Replacement Space and
14	community facilities allocated under the Financing Plan, and authorized by the formation
15	proceedings for the STD, the Condo STD No. 2019-1, and the Financing Plan to be financed
16	by the Arts Building Special Tax and Arts Building Special Tax Bonds.
17	
18	"Arts Building Special Tax" means a special tax levied in any Fiscal Year on a Leasehold
19	Interest in a Taxable Parcel to pay the Arts Building Special Tax Requirement.
20	
21	"Arts Building Special Tax Bonds" means any Bonds secured by the Arts Building Special
22	Taxes that are issued to pay Arts Building Costs.
23	
24	"Arts Building Special Tax Requirement" means the amount necessary in any Fiscal Year
25	to pay: (i) pay principal and interest on Arts Building Special Tax Bonds that are due in the

1 calendar year that begins in such Fiscal Year; (ii) pay periodic costs on Arts Building Special 2 Tax Bonds, including but not limited to, credit enhancement, liquidity support and rebate 3 payments; (iii) replenish reserve funds created for Arts Building Special Tax Bonds under the 4 Indenture to the extent such replenishment has not been included in the computation of the 5 Arts Building Special Tax Requirement in a previous Fiscal Year; (iv) cure any delinquencies 6 in the payment of principal or interest on Arts Building Special Tax Bonds which have 7 occurred in the prior Fiscal Year: (v) pay Administrative Expenses; (vi) pay other obligations 8 described in the Financing Plan; and (vii) pay directly for Arts Building Costs. The amount 9 calculated to pay items (i) through (vii) above may be reduced in any Fiscal Year by: (a) 10 interest earnings on or surplus balances in funds and accounts for the Arts Building Special 11 Tax Bonds to the extent that such earnings or balances are available to apply against such 12 costs pursuant to the Indenture; (b) in the sole and absolute discretion of the Port, proceeds 13 received by the STD from the collection of penalties associated with delinquent Arts Building 14 Special Taxes; and (c) any other revenues available to pay such costs, as determined by the 15 Administrator, the City, and the Port.

16

17 "Assessed Parcel" means, in any Fiscal Year, any Taxable Parcel that meets all five of the 18 following conditions: (i) there is a building on the Taxable Parcel for which a Certificate of Occupancy has been issued; (ii) based on all information available to the Administrator, the 19 20 Baseline Assessed Value has been determined for the Taxable Parcel; (iii) ad valorem taxes 21 have been levied on the Taxable Parcel based on the Baseline Assessed Value of the building; (iv) by the end of the prior Fiscal Year, at least one year of ad valorem taxes based upon the 22 23 Baseline Assessed Value of the building have been paid; and (v) the Taxable Parcel does not 24 have outstanding delinquencies in the payment of ad valorem property taxes or Special Taxes 25 at the latest point at which the Administrator is able to receive delinguency information from the County prior to submitting the Facilities Special Tax levy in any Fiscal Year. Once a Taxable
 Parcel has been categorized as an Assessed Parcel, such Taxable Parcel shall always be
 considered an Assessed Parcel regardless of increases or decreases in assessed value.

4

"Assessor's Parcel" or "**Parcel**" means a lot or parcel shown on an Assessor's Parcel Map
with an assigned Assessor's Parcel number.

7

8 "Assessor's Parcel Map" means an official map of the County Assessor designating Parcels
9 by Assessor's Parcel number.

10

"Authorized Expenditures" means, separately with respect to the Facilities Special Tax, Arts Building Special Tax, Shoreline Special Tax, and Services Special Tax, those costs, facilities or public services authorized to be funded by the applicable Special Tax as set forth in the Financing Plan and the documents adopted by the Board at STD Formation, as may be amended from time to time.

16

"Base Arts Building Special Tax" means, for any Square Footage Category, the per-squarefoot Arts Building Special Tax for Square Footage within such Square Footage Category, as
identified in Table 3 in Section C below, that can be levied on a Leasehold Interest in a Taxable
Parcel.

21

"Base Facilities Special Tax" means, for any Square Footage Category, the per-square-foot
 Facilities Special Tax for Square Footage within such Square Footage Category, as identified
 in Table 1 in Section C below, that can be levied on a Leasehold Interest in a Taxable Parcel.

25

1 "Base Services Special Tax" means, for any Square Footage Category, the per-square-foot 2 Services Special Tax for Square Footage within such Square Footage Category, as identified 3 in Table 4 in Section C below, that can be levied on a Leasehold Interest in a Taxable Parcel. 4 5 "Base Shoreline Special Tax" means, for any Square Footage Category, the per-square-6 foot Shoreline Special Tax for Square Footage within such Square Footage Category, as 7 identified in Table 2 in Section C below, that can be levied on a Leasehold Interest in a 8 Taxable Parcel. 9 10 "Base Special Tax" means, collectively, the Base Facilities Special Tax, the Base Shoreline Special Tax, the Base Arts Building Special Tax, and the Base Services Special Tax. 11 12 13 "Baseline Assessed Value" means, after a Certificate of Occupancy has been issued for a Taxable Parcel, the assessed value that the Port and Vertical Developer mutually agree is the 14 15 final, unappealable value for the Taxable Parcel. 16 "Board" means the Board of the City, acting as the legislative body of STD No. 2019-2. 17 18 "Bond Sale" means, for the Facilities Special Tax, issuance of the any Facilities Special Tax 19 20 Bonds, for the Arts Building Special Tax, issuance of any Arts Building Special Tax Bonds, 21 and, for the Shoreline Special Tax, issuance of any Shoreline Special Tax Bonds. 22 23 "Bonds" means bonds or other debt (as defined in the CFD Law), whether in one or more 24 series, that are issued or assumed by or for the STD to finance Authorized Expenditures including any Arts Building Special Tax Bonds, Facilities Special Tax Bonds, and Shoreline 25

Special Tax Bonds. The term "Bonds" includes any promissory note executed by or on behalf
 of STD No. 2019-2 for the benefit of the Port.

3

"Building Height" means the proposed height of a Rental Residential Building, as set forth
on the Building Permit issued for the building, or if the height is not clearly indicated on the
Building Permit, the height determined by reference to the Vertical DDA, condominium plan,
or architectural drawings for the Rental Residential Building. If there is any question as to the
Building Height of any Rental Residential Building in the STD, the Administrator shall
coordinate with the Review Authority to make the determination, and such determination shall
be conclusive and binding.

11

"Building Permit" means (i) for Historic Buildings 2, 12 and 21, a permit issued by the Port
that allows for rehabilitation of the existing historic structures, and (ii) for all other structures, a
permit issued by the Port that allows for vertical construction of a building or buildings,
including any addendum to a site permit, but excluding a separate permit issued for
construction of building foundations.

"Capitalized Interest" means funds in any capitalized interest account available to pay debtservice on Bonds.

19

"Certificate of Occupancy" means the first certificate, including any temporary certificate of
occupancy, issued by the Port to confirm that a building or a portion of a building has met all
of the building codes and can be occupied for residential or non-residential use. For purposes
of this RMA, "Certificate of Occupancy" shall not include any certificate of occupancy that was
issued prior to January 1, 2018 for a building within the STD; however, any subsequent
certificates of occupancy that are issued for new construction, historic rehabilitation, or

1	expansion of a building shall be deemed a Certificate of Occupancy and the Special Taxes
2	shall apply to the associated Square Footage. For Historic Building 2, Historic Building 12,
3	and Historic Building 21, only a certificate of occupancy issued in association with the
4	permanent reuse of the building (as determined by the Port) shall qualify as a "Certificate of
5	Occupancy" for purposes of this RMA.
6	
7	"CFD Law" means the San Francisco Special Tax Financing Law (Admin. Code ch. 43, art.
8	X), which incorporates the Mello-Roos Act.
9	
10	"City" means the City and County of San Francisco, California.
11	
12	"Condo STD No. 2019-1" means the City and County of San Francisco Special Tax District
13	No. 2019-1 (Pier 70 Condominiums).
14	
15	"County" means the City and County of San Francisco, California.
16	
17	"D4D" means the Pier 70 Special Use District Design for Development, dated May 22, 2018,
18	and as amended from time to time.
19	
20	"D4D Gross Floor Area" means the square footage of a building determined pursuant to the
21	definition of "Gross Floor Area" in the D4D.
22	
23	"DDA" means the Disposition and Development Agreement between the Port and the
24	Developer, including all exhibits and attachments, as may be amended from time to time.
25	

1 "Deputy Director" means the Deputy Director of Finance and Administration for the Port or 2 other such official that acts as the chief financial officer for the Port. 3 "Developed Property" means, in any Fiscal Year, the following: 4 5 For levy of the Facilities Special Tax and Arts Building Special Tax: all Taxable Parcels 6 for which the 24-month anniversary of the VDDA Execution Date has occurred in a 7 preceding Fiscal Year, regardless of whether a Building Permit has been issued. For any 8 Taxable Parcel on which a structure is built and occupied without execution of a VDDA, 9 such Taxable Parcel shall be categorized as Developed Property in the Fiscal Year in 10 which a Certificate of Occupancy was issued on or prior to June 30 of the preceding 11 Fiscal Year. 12 13 For levy of the Shoreline Special Tax and Services Special Tax: all Taxable Parcels in a 14 building for which a Certificate of Occupancy was issued on or prior to June 30 of the 15 preceding Fiscal Year, but not prior to January 1, 2018. 16 17 "Developer" means FC Pier 70, LLC, or any successor or assign that takes over as tenant 18 under the Master Lease. 19 20 "Development Approval Documents" means, collectively, the DDA, any Vertical DDA, any 21 Final Maps, Review Authority approvals, or other such approved or recorded document or 22 plan that identifies the type of structures, acreage, and Square Footage approved for 23 development on Taxable Parcels. 24 25

"Escalator" means the lesser of the following: (i) the annual increase, if any, in the Consumer
Price Index (CPI) for All Urban Consumers in the San Francisco-Oakland-Hayward region
(base years 1982-1984=100) published by the Bureau of Labor Statistics of the United States
Department of Labor, or, if such index is no longer published, a similar escalator that is
determined by the Port and City to be appropriate, and (ii) five percent (5%).

6

"Estimated Base Arts Building Special Tax Revenues" means, at any point in time, the
amount calculated by the Administrator by multiplying the Base Arts Building Special Tax by
Square Footage within each Square Footage Category proposed for development and, if
applicable, already in completed buildings on a Taxable Parcel.

11

"Estimated Base Facilities Special Tax Revenues" means, at any point in time, the amount
calculated by the Administrator by multiplying the Base Facilities Special Tax by Square
Footage within each Square Footage Category proposed for development and, if applicable,
already in completed buildings on a Taxable Parcel.

16

"Estimated Base Shoreline Special Tax Revenues" means, at any point in time, the
amount calculated by the Administrator by multiplying the Base Shoreline Special Tax by
Square Footage within each Square Footage Category proposed for development and, if
applicable, already in completed buildings on a Taxable Parcel.

21

"Exempt Child Care Square Footage" means, for any building on a Parcel of Developed
 Property, the square footage of child care uses that qualifies for exemption from the Special
 Taxes, as determined by the Review Authority after review and consideration of the criteria
 and requirements set forth in the D4D, VDDA, and DDA. After the First Bond Sale and

1 notwithstanding the foregoing, the designation of Exempt Child Care Square Footage shall 2 only be permitted to the extent such designation does not cause debt service coverage on 3 outstanding Bonds to be reduced below the Required Coverage. The Administrator and the 4 Review Authority will maintain a record of the amount and location of Exempt Child Care 5 Square Footage within each building in the STD. If, in any Fiscal Year, the Administrator 6 determines that square footage that had been designated as Exempt Child Care Square 7 Footage no longer meets the definition set forth above, such square footage shall be assigned 8 by the Review Authority to the appropriate Square Footage Category and taxed accordingly 9 pursuant to this RMA.

10

"Exempt Parking Square Footage" means, prior to the First Bond Sale, any square footage
in or expected in a building on a Parcel of Developed Property that is determined by the
Review Authority to be reserved for automobile or bicycle parking. After the First Bond Sale,
"Exempt Parking Square Footage" for any building on a Parcel of Developed Property shall be
the sum of following, as determined by the Review Authority:

16

Square footage in or expected in the building that, at the time the Parcel became
 Developed Property, was determined by the Review Authority to be reserved for automobile
 or bicycle parking; and

20

Square footage in or expected in the building that (i) exceeds the original Exempt
 Square Footage determined when the Parcel became Developed Property, and (ii) if
 exempted from Special Taxes, would not reduce coverage on outstanding Bonds below the
 Required Coverage.

25

The Administrator and the Review Authority will maintain a record of the amount and location of Exempt Parking Square Footage within each building in the STD. If, in any Fiscal Year, the Administrator determines that square footage that had been designated as Exempt Parking Square Footage no longer meets the definition set forth above, such square footage shall be assigned by the Review Authority to the appropriate Square Footage Category and taxed accordingly pursuant to this RMA.

7

"Expected Land Uses" means the total Square Footage in each Square Footage Category
expected on each Planning Parcel in the STD. The Expected Land Uses at STD Formation
are identified in Attachment 3 and may be revised pursuant to Sections B, C, D, and E below.

11

"Expected Maximum Arts Building Special Tax Revenues" means the aggregate Arts
Building Special Tax that can be levied based on application of the Base Arts Building Special
Tax to the Expected Land Uses. The Expected Maximum Arts Building Special Tax
Revenues for each Planning Parcel at STD Formation are shown in Attachment 3 and may be
revised pursuant to Sections B, C, D, and E below.

17

"Expected Maximum Facilities Special Tax Revenues" means the aggregate Facilities
Special Tax that can be levied based on application of the Base Facilities Special Tax to the
Expected Land Uses. The Expected Maximum Facilities Special Tax Revenues for each
Planning Parcel at STD Formation are shown in Attachment 3 and may be revised pursuant to
Sections B, C, D, and E below.
"Expected Maximum Shoreline Special Tax Revenues" means the aggregate Shoreline
Special Tax that can be levied based on application of the Base Shoreline Special Tax to the

25 Expected Land Uses. The Expected Maximum Shoreline Special Tax Revenues for each

Planning Parcel at STD Formation are shown in Attachment 3 and may be revised pursuant to
 Sections B, C, D, and E below.

3

4 "Facilities Special Tax" means a special tax levied in any Fiscal Year on a Leasehold
5 Interest in a Taxable Parcel to pay the Facilities Special Tax Requirement.

6

7 **"Facilities Special Tax Bonds**" means any Bonds secured by Facilities Special Taxes.

8

9 "Facilities Special Tax Requirement" means the amount necessary in any Fiscal Year to: (i) pay principal and interest on Facilities Special Tax Bonds that are due in the calendar year 10 that begins in such Fiscal Year; (ii) pay periodic costs on Facilities Special Tax Bonds, 11 12 including but not limited to, credit enhancement, liquidity support and rebate payments; (iii) 13 replenish reserve funds created for Facilities Special Tax Bonds under the Indenture to the 14 extent such replenishment has not been included in the computation of the Facilities Special 15 Tax Requirement in a previous Fiscal Year; (iv) cure any delinguencies in the payment of principal or interest on Facilities Special Tax Bonds which have occurred in the prior Fiscal 16 17 Year; (v) in any Fiscal Year in which there is a Facilities Special Tax levied on one or more 18 Parcels pursuant to Step 1d. in Section F below, pay the fee imposed by the City for levying such Facilities Special Tax on the County tax roll; (vi) pay other obligations described in the 19 20 Financing Plan; and (vii) pay directly for Authorized Expenditures, so long as such levy under 21 this clause (vii) does not increase the Facilities Special Tax levied on Undeveloped Property. The amount calculated to pay items (i) through (vii) above may be reduced in any Fiscal Year 22 23 by: (a) interest earnings on or surplus balances in funds and accounts for the Facilities Special Tax Bonds to the extent that such earnings or balances are available to apply against 24 such costs pursuant to the Indenture; (b) in the sole and absolute discretion of the Port, 25

1	proceeds received by the STD from the collection of penalties associated with delinquent
2	Facilities Special Taxes; and (c) any other revenues available to pay such costs, as
3	determined by the Administrator, the City, and the Port.
4	
5	"FC Project Area" is defined in the Appendix.
6	
7	"Final Map" means a final map, or portion thereof, recorded by the County pursuant to the
8	Subdivision Map Act (California Government Code Section 66410 et seq.) that creates
9	individual lots on which Building Permits for new construction or historic rehabilitation may be
10	issued without further subdivision.
11	
12	"Financing Plan" means the Financing Plan attached as Exhibit C1 and incorporated into the
13	DDA, as such plan may be amended or supplemented from time to time in accordance with
14	the terms of the DDA.
15	
16	"First Bond Sale" means, (i) for the Facilities Special Tax, a Bond Sale of the first series of
17	Facilities Special Tax Bonds, (ii) for the Arts Building Special Tax, a Bond Sale of the first series
18	of Arts Building Special Tax Bonds, and (iii) for the Shoreline Special Tax, a Bond Sale of the
19	first series of Shoreline Special Tax Bonds.
20	
21	"Fiscal Year" means the period starting July 1 and ending on the following June 30.
22	
23	"Future Annexation Area" means that geographic area that, at STD Formation, was
24	considered potential annexation area for the STD and which was, therefore, identified as "future
25	annexation area" on the recorded STD boundary map. Such designation does not mean that

1 any or all of the Future Annexation Area will annex into the STD, but should owners of property 2 designated as Future Annexation Area choose to annex, the annexation may be processed 3 pursuant to the annexation procedures in the CFD Law for territory included in a future annexation area, as well as the procedures established by the Board and any other applicable 4 5 provisions of the CFD Law. 6 7 "Historic Building 2" means Building 2, which is classified as a significant contributing historic 8 resource to the Union Iron Works Historic District. 9 "Historic Building 12" means Building 12, which is classified as a significant contributing 10 historic resource to the Union Iron Works Historic District. 11 12 "Historic Building 21" means Building 21, which is classified as a significant contributing 13 historic resource to the Union Iron Works Historic District. 14 15 "Indenture" means any indenture, fiscal agent agreement, resolution, or other instrument 16 17 pursuant to which Bonds are issued, as modified, amended, or supplemented from time to time, 18 and any instrument replacing or supplementing the same. 19 20 "Land Use Change" means a change to the Expected Land Uses after STD 21 Formation. 22 23 "Leasehold Interest" means a Master Lease, ground lease, or any other lease 24 arrangement of a Parcel or Parcels against which Special Taxes may be levied in any 25 current or future Fiscal Year. The Review Authority shall make the final determination as to

1	whether a Parcel or building in the STD is subject to a Leasehold Interest for purposes of this
2	RMA.
3	
4	"Market-Rate Unit" means a Rental Unit that is not an Affordable Unit.
5	
6	"Market-Rate Unit Leasehold Interest" means a Leasehold Interest associated exclusively
7	with Market-Rate Units in a building within which there is also an Affordable Unit Leasehold
8	Interest.
9	
10	"Master Lease" means a lease for all or part of the 28-Acre Site that, with licenses for other
11	portions of Pier 70, allows the Developer to take possession of the FC Project Area and
12	construct horizontal improvements approved under the DDA.
13	
14	"Maximum Arts Building Special Tax" means the greatest amount of Arts Building Special
15	Tax that can be levied on a Leasehold Interest in a Taxable Parcel in any Fiscal Year
16	determined in accordance with Sections C, D, and E below.
17	
18	"Maximum Arts Building Special Tax Revenues" means, at any point in time, the aggregate
19	Maximum Arts Building Special Tax that can be levied on all Leasehold Interests in all Taxable
20	Parcels.
21	
22	"Maximum Facilities Special Tax" means the greatest amount of Facilities Special Tax that
23	can be levied on a Leasehold Interest in a Taxable Parcel in any Fiscal Year determined in
24	accordance with Sections C, D, and E below.
25	

"Maximum Facilities Special Tax Revenues" means, at any point in time, the aggregate
 Maximum Facilities Special Tax that can be levied on all Leasehold Interests in all Taxable
 Parcels.

4

"Maximum Services Special Tax" means the greatest amount of Services Special Tax that
can be levied on a Leasehold Interest in a Taxable Parcel in any Fiscal Year determined in
accordance with Sections C, D, and E below.

8

9 "Maximum Services Special Tax Revenues" means, at any point in time, the aggregate
10 Maximum Services Special Tax that can be levied on all Leasehold Interests in all Taxable
11 Parcels.

12

"Maximum Shoreline Special Tax" means the greatest amount of Shoreline Special Tax that
can be levied on a Leasehold Interest in a Taxable Parcel in any Fiscal Year determined in
accordance with Sections C, D, and E below.

16

"Maximum Shoreline Special Tax Revenues" means, at any point in time, the aggregate
Maximum Shoreline Special Tax that can be levied on all Leasehold Interests in all Taxable
Parcels.

20

"Maximum Special Tax" means, for any Leasehold Interest in a Taxable Parcel in any Fiscal
Year, the sum of the Maximum Facilities Special Tax, Maximum Shoreline Special Tax,
Maximum Arts Building Special Tax, and Maximum Services Special Tax.

- 24
- 25

"Maximum Special Tax Revenues" means, collectively, the Maximum Facilities Special Tax 1 2 Revenues, Maximum Shoreline Special Tax Revenues, Maximum Arts Building Special Tax 3 Revenues, and Maximum Services Special Tax Revenues. 4 "Mello-Roos Act" means the Mello-Roos Community Facilities Act of 1982, as amended, being 5 6 Chapter 2.5, (commencing with Section 53311), Part 1, Division 2 of Title 5 of the Government 7 Code of the State of California. 8 9 "Non-Residential Building" means any building within the STD that is not a Rental Residential Building, Historic Building 2, Historic Building 12, Historic Building 21, or part of an Affordable 10 11 Housing Project, as determined by the Review Authority. 12 13 "Parcel Increment" means, in any Fiscal Year, the amount of Tax Increment and funds from any tax increment reserve fund maintained by the City that the Deputy Director has determined, 14 pursuant to the Financing Plan, is available to reduce the amount of Facilities Special Tax levied 15 against Assessed Parcels. 16 17 18 "Planning Code" means the Planning Code of the City and County of San Francisco, as it may be amended from time to time. 19 20 21 "Planning Parcel" means a geographic area within the STD that, for planning and entitlement 22 purposes, has been designated as a separate Parcel with an alpha, numeric, or alpha-numeric 23 identifier to be used for reference until an Assessor's Parcel is created and an Assessor's Parcel number is assigned. The Planning Parcels at STD Formation are identified in Attachment 1 24 25 hereto.

1 **"Port"** means the Port of San Francisco.

2

"Proportionately" means, for Developed Property, that the ratio of the actual Services
Special Tax levied in any Fiscal Year to the Maximum Services Special Tax authorized to be
levied in that Fiscal Year is equal for all Parcels of Developed Property. For Undeveloped
Property, "Proportionately" means that the ratio of the actual Facilities Special Tax levied to
the Maximum Facilities Special Tax is equal for all Parcels of Undeveloped Property.

8

9 "Public Property" means any property within the boundaries of the STD that is owned by or
10 leased to the federal government, State of California, City, or public agency other than the Port.
11 Parcels of Public Property, and/or Leasehold Interests in Public Property, shall be taxed as
12 Developed Property or Undeveloped Property, as determined by the Administrator pursuant to
13 the definitions set forth in this RMA.

14

"Remainder Special Taxes" means, as calculated between September 1st and December 31st 15 16 of any Fiscal Year, any Facilities Special Tax, Shoreline Special Tax, and Arts Building Special 17 Tax revenues that were collected in the prior Fiscal Year and were not needed to: (i) pay debt 18 service on the applicable Facilities Special Tax Bonds, Shoreline Special Tax Bonds, or Arts 19 Building Special Tax Bonds that was due in the calendar year that begins in the Fiscal Year in 20 which the Remainder Special Taxes were levied; (ii) pay periodic costs on the applicable 21 Facilities Special Tax Bonds, Shoreline Special Tax Bonds, or Arts Building Special Tax Bonds, including but not limited to, credit enhancement, liquidity support and rebate payments (iii) 22 23 replenish reserve funds created for the applicable Facilities Special Tax Bonds, Shoreline Special Tax Bonds, or Arts Building Special Tax Bonds under the applicable Indenture; (iv) cure 24 25 any delinquencies in the payment of principal or interest on applicable Facilities Special Tax Bonds, Shoreline Special Tax Bonds, or Arts Building Special Tax Bonds which have occurred
in the prior Fiscal Year; or (v) pay Administrative Expenses that have been incurred, or are
expected to be incurred, by the City or Port prior to the receipt of Facilities Special Tax,
Shoreline Special Tax or Arts Building Special Tax proceeds.

5

"Rental Residential Building" means any building in the STD within which any of the Square 6 7 Footage is used or is expected to be used for one or more of the following uses: (i) Rental Units, 8 (ii) any type of group or student housing that provides lodging for a week or more and may or 9 may not have individual cooking facilities, including but not limited to boarding houses, dormitories, housing operated by medical institutions, and single room occupancy units, or (iii) 10 a residential care facility that is not staffed by licensed medical professionals. The Review 11 12 Authority shall make the determination as to whether a building in the STD is a Rental 13 Residential Building.

14

"Rental Unit" means an individual residential housing unit in a residential or mixed-use building
within which all of the residential units are offered for rent to the general public and are not
available for sale to or ownership by individual homebuyers.

18

"Required Coverage" means (i) for Arts Building Special Tax Bonds, the amount by which
the Maximum Arts Building Special Tax Revenues must exceed the Arts Building Special
Tax Bond debt service and priority Administrative Expenses (if any), as set forth in the
applicable Indenture, Certificate of Special Tax Consultant, or other STD Formation
Proceedings or Bond document that sets forth the minimum required debt service coverage;
(ii) for Facilities Special Tax Bonds, the amount by which the Maximum Facilities Special Tax
Revenues must exceed the Facilities Special Tax Bond debt service, as set forth in the

1	applicable Indenture, Certificate of Special Tax Consultant, or other STD Formation
2	Proceedings or Bond document that sets forth the minimum required debt service coverage;
3	and (iii) for Shoreline Special Tax Bonds, the amount by which the Maximum Shoreline
4	Special Tax Revenues must exceed the Shoreline Special Tax Bond debt service and priority
5	Administrative Expenses (if any), as set forth in the applicable Indenture, Certificate of
6	Special Tax Consultant, or other STD Formation Proceedings or Bond document that sets
7	forth the minimum required debt service coverage.
8	
9	"Review Authority" means the Deputy Director of Real Estate & Development for the Port or
10	an alternate designee from the Port or the City who is responsible for approvals and
11	entitlements of a development project.
12	
13	"RMA" means this Rate and Method of Apportionment of Special Taxes.
14	
15	"Services Special Tax" means a special tax levied in any Fiscal Year on a Leasehold Interest
16	in a Taxable Parcel to pay the Services Special Tax Requirement.
17	
18	"Services Special Tax Requirement" means the amount necessary in any Fiscal Year to: (i)
19	pay the costs of operations and maintenance or other public services that are included as
20	Authorized Expenditures; (ii) cure delinquencies in the payment of Services Special Taxes in
21	the prior Fiscal Year; and (iii) pay Administrative Expenses.
22	
23	"Shoreline Special Tax" means a special tax levied in any Fiscal Year to pay the Shoreline
24	Special Tax Requirement.
25	

"Shoreline Special Tax Bonds" means any Bonds secured by Shoreline Special Taxes that
have been levied and are available after dividing the Shoreline Special Taxes as set forth in
Financing Plan Section 4.7(b), and factoring in debt service coverage and related Indenture
requirements, as determined by the Administrator

5

"Shoreline Special Tax Requirement" means the amount necessary in any Fiscal Year to 6 7 pay: (i) pay principal and interest on Shoreline Special Tax Bonds that are due in the calendar 8 year that begins in such Fiscal Year; (ii) pay periodic costs on Shoreline Special Tax Bonds, 9 including but not limited to, credit enhancement, liquidity support and rebate payments; (iii) replenish reserve funds created for Shoreline Special Tax Bonds under the Indenture to the 10 extent such replenishment has not been included in the computation of the Shoreline Special 11 12 Tax Requirement in a previous Fiscal Year; (iv) cure any delinguencies in the payment of 13 principal or interest on Shoreline Special Tax Bonds which have occurred in the prior Fiscal Year; (v) pay Administrative Expenses; (vi) pay directly for the costs of shoreline improvements; 14 15 and (vii) pay other obligations described in the Financing Plan. The amount calculated to pay items (i) through (vii) above may be reduced in any Fiscal Year by: (a) interest earnings on or 16 17 surplus balances in funds and accounts for the Shoreline Special Tax Bonds to the extent that 18 such earnings or balances are available to apply against such costs pursuant to the Indenture: (b) in the sole and absolute discretion of the Port, proceeds received by the STD from the 19 20 collection of penalties associated with delinquent Shoreline Special Taxes; and (c) any other 21 revenues available to pay such costs, as determined by the Administrator, the City, and the Port. 22

- 23
- 24
- 25

1	"Special Taxes" means:
2	For Tax Zones 1 and 2: the Facilities Special Tax, Shoreline Special Tax, Arts Building
3	Special Tax, and Services Special Tax.
4	
5	For Tax Zone 3: the Facilities Special Tax.
6	
7	"Square Footage" means the square footage within a building on a Taxable Parcel determined
8	by the Review Authority pursuant to the following steps:
9	
10	Step 1. Determine the D4D Gross Floor Area for the building.
11	
12	Step 2. Subtract all Exempt Child Care Square Footage.
13	
14	Step 3. Subtract all Exempt Parking Square Footage.
15	
16	Step 4. Add the square footage of all retail (including retail on the same floor as a rooftop
17	park), cultural, educational, recreational, religious, and social service uses.
18	
19	If a Building Permit is issued that will increase the Square Footage on a Taxable Parcel,
20	the Administrator shall, in the first Fiscal Year after the final Building Permit inspection
21	has been conducted in association with such expansion, work with the Review Authority
22	to recalculate (i) the Square Footage on the Taxable Parcel, and (ii) the Maximum
23	Special Taxes for the Taxable Parcel based on the increased Square Footage. If an
24	Affordable Unit Leasehold Interest is established within a Rental Residential Building,
25	the Square Footage of that Rental Residential Building shall be calculated using, for

1	purposes of Step 1 above, the D4D Gross Floor Area of the entire Rental Residential
2	Building, including the floor area associated with the Affordable Unit Leasehold Interest
3	
4	The final determination of Square Footage within each building in the STD shall be made by
5	the Review Authority. After the First Bond Sale, the Square Footage within a building shall
6	never be revised in a manner that reduces Special Tax revenues such that debt service
7	coverage on outstanding Bonds is lower than the Required Coverage. "Square Foot" means a
8	single square-foot unit of Square Footage.
9	
10	"Square Footage Category" means, individually, Square Footage within a Rental
11	Residential Building, Non-Residential Building, Historic Building 2, Historic Building 12, or
12	Historic Building 21.
13	
14	"STD" or "STD No. 2019-2" means the City and County of San Francisco Special Tax
15	District No. 2019-2 (Pier 70 Leased Properties).
16	
17	"STD Formation" means the date on which the Board approved documents to form the STD.
18	
19	"STD Formation Proceedings" means the proceedings to form the STD, including all
20	resolutions, reports, and notices.
21	
22	"Sub-Project Area" means a specific geographic area within the City and County of San
23	Francisco Infrastructure Financing District No. 2 (Port of San Francisco).
24	
25	

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1 "Taxable Child Care Square Footage" means, after the First Bond Sale, any square footage 2 in a building that: (i) is used for operations of a licensed child care facility, and (ii) is not 3 Exempt Child Care Square Footage, as determined by the Review Authority. 4 "Taxable Parking Square Footage" means, after the First Bond Sale, any square footage in 5 a building that: (i) is used for parking, and (ii) is not Exempt Parking Square Footage, as 6 7 determined by the Review Authority. 8 9 "Tax-Exempt Port Parcels" means Port-owned Parcels that are or are intended to be used as streets, walkways, alleys, rights of way, parks, open space, or other similar uses. The final 10 determination as to whether a Parcel is a Tax-Exempt Port Parcel shall be made by the 11 12 Review Authority. 13 "Tax Increment" means the tax increment generated from Sub-Project Areas G-2, G-3, and 14 G-4, as further defined in the Appendix. 15 "Taxable Parcel" means any Parcel within the STD that is not a Tax-Exempt Port Parcel or a 16 17 Parcel for which the Special Tax has been prepaid pursuant to Sections 53317.3 or 53317.5 18 of the Mello-Roos Act. 19 "Taxpayer" means the lessee of a Taxable Parcel within the STD. 20 21 "Tax Zone" means a separate and distinct geographic area in the STD within which one or 22 23 more Special Taxes are applied at a rate or in a manner that is different than in other areas within the STD. The three Tax Zones at STD Formation are identified in Attachment 2 hereto. 24 The Port will designate the Tax Zone in which Parcels that annex into the STD will be placed. 25

1	"Undeveloped Property" means, in any Fiscal Year, all Taxable Parcels that are not
2	Developed Property.
3	
4	"VDDA Execution Date" means the effective date of a Vertical DDA that was fully executed
5	by the Port and a Vertical Developer.
6	
7	"Vertical DDA" means, for a Taxable Parcel, an executed Vertical Disposition and
8	Development Agreement between the Port and a Vertical Developer.
9	
10	"Vertical Developer" means a developer that has entered into a Vertical DDA for
11	construction of vertical improvements or rehabilitation of an historic building on a Taxable
12	Parcel.
13	
14	B. DATA FOR STD ADMINISTRATION
15	
16	On or about July 1 of each Fiscal Year, the Administrator shall identify the current Assessor's
17	Parcel numbers for all Taxable Parcels. The Administrator shall also determine: (i) whether
18	each Taxable Parcel is Developed Property or Undeveloped Property; (ii) the Planning Parcel
19	within which each Assessor's Parcel is located; (iii) for Developed Property, the Building
20	Height and Square Footage of each Rental Residential Building and the Square Footage of
21	Historic Building 2, Historic Building 12, Historic Building 21, and each Non-Residential
22	Building; (iv) the Taxpayer for each Leasehold Interest in a Taxable Parcel; (v) if there are
23	Affordable Unit Leasehold Interests in any buildings within the STD; and (vi) the Facilities
24	Special Tax Requirement, Arts Building Special Tax Requirement, Shoreline Special Tax
25	Requirement, and Services Special Tax Requirement for the Fiscal Year.

1 The Administrator shall also: (i) coordinate with the Deputy Director to confirm Parcel Increment; 2 (ii) coordinate with the Treasurer-Tax Collector's Office to determine if there have been any 3 Special Tax delinguencies or repayment of Special Tax delinguencies in prior Fiscal Years; (iii) review the Development Approval Documents and communicate with the Developer and 4 5 Vertical Developers regarding proposed Land Use Changes; and (iv) upon each annexation, 6 Land Use Change, and notification of Vertical DDA Execution Dates, update Attachment 3 to 7 reflect the then-current Expected Land Uses, Expected Maximum Facilities Special Tax 8 Revenues, Expected Maximum Shoreline Special Tax Revenues, and Expected Maximum Arts 9 Building Special Tax Revenues. The Developer, Port, or Vertical Developer shall notify the Administrator each time a Vertical DDA is executed in order for the Administrator to keep track 10 of VDDA Execution Dates. In addition, the Port will: (i) provide the Administrator with copies of 11 12 all leases that establish a Leasehold Interest, (ii) notify the Administrator of renewals of leases 13 that establish a Leasehold Interest, and (iii) identify the buildings, Parcels, and Square Footage 14 subject to such leases that establish a Leasehold Interest. Any time a lease on property within 15 the STD is terminated, the Port will immediately notify the Administrator of such termination.

16

Prior to the First Bond Sale, the Administrator, Port, Developer, and any Vertical Developers shall coordinate to review the Expected Land Uses and determine if changes should be made to reflect more current estimates for land uses on each Planning Parcel. Based on this review, the Administrator shall update Attachment 3 with the then-current Expected Land Uses and Expected Maximum Facilities Special Tax Revenues, Expected Maximum Arts Building Special Tax Revenues, and Expected Maximum Shoreline Special Tax Revenues, which will be used to size the sale of Bonds unless and until there are additional updates of Attachment 3.

24

25

1 In any Fiscal Year, if it is determined that (i) a parcel map or condominium plan was recorded 2 after January 1 of the prior Fiscal Year (or any other date after which the Assessor will not 3 incorporate the newly-created Parcels into the then current tax roll), (ii) because of the date the map or plan was recorded, the Assessor does not yet recognize the newly-created Parcels, and 4 (iii) one or more of the newly-created Parcels meets the definition of Developed Property, the 5 6 Administrator shall calculate the Special Taxes for the property affected by recordation of the 7 map or plan by determining the Special Taxes that applies separately to each newly-created 8 Parcel, then applying the sum of the individual Special Taxes to the Parcel that was subdivided 9 by recordation of the parcel map or condominium plan.

- 10
- 11

C. MAXIMUM SPECIAL TAXES

12

In calculating Maximum Special Taxes pursuant to this Section C, in any Fiscal Year in which the boundaries of the Planning Parcels are not identical to the boundaries of the then-current Assessor's Parcels, the Administrator shall review the Expected Land Uses for each Planning Parcel and assign the Maximum Special Taxes to the then-current Assessor's Parcels. The Maximum Special Tax Revenues after such allocation shall not be less than the Maximum Special Tax Revenues prior to the allocation.

19

20

1. Undeveloped Property

21

1a. Facilities Special Tax

22

The Maximum Facilities Special Tax for Leasehold Interests in Undeveloped Property in all Tax Zones shall be the Expected Maximum Facilities Special Tax Revenues shown in Attachment 3 of this RMA, as it may be amended as set forth herein.

1	1b.	Shoreline Special Tax, Arts Building	Special Tax, a	and Services	Special Tax
2					
3	No Sł	noreline Special Tax, Arts Building Speci	al Tax, or Serv	ices Special T	ax shall be levied
4	on Pa	arcels of Undeveloped Property in any Ta	ax Zone within	the STD.	
5					
6	2.	Developed Property			
7					
8	2a.	Facilities Special Tax			
9					
10	Wher	a Taxable Parcel becomes Developed I	Property, the A	dministrator sh	all use the Base
11	Facili	ties Special Taxes shown in Table 1 belo	w and apply th	ne steps set for	th in this Section
12	2a to	determine the Maximum Facilities Specia	al Tax for Leas	ehold Interests	s in the Taxable
13	Parce	el:			
14					
15			Table 1		
16		Base Facil	ities Special Tax		
17			Base Facilities	Base Facilities	Base Facilities
18		Square Footage Category	Special Tax Tax Zone 1 (FY 2019-20) *	Special Tax Tax Zone 2 (FY 2019-20) *	Special Tax Tax Zone 3 (FY 2019-20) *
19		Square Footage in Rental Residential	(1 1 2019-20)	(1 1 2019-20)	(1 1 2013-20)
20		Buildings with Building Heights greater than 70 feet	\$3.96 per square foot	\$3.96 per square foot	N/A
21		Square Footage in Rental Residential			
22		Buildings with Building Heights less than or equal to 70 feet	\$3.73 per square foot	\$3.73 per square foot	N/A
23		Square Footage in Non-Residential	\$3.74 per	\$3.74 per	
24		Buildings	square foot	square foot	N/A
25		Square Footage in Historic Building 2	\$3.73 per square foot	N/A	N/A

1		Square Foot	age in Historic Building 12	N/A	N/A	\$3.52 per square foot	
2						\$3.64 per	
3		Square Foot	age in Historic Building 21	N/A	N/A	square foot	
4	* The B	ase Faciliti	es Special Tax shown ab	ove for each ⁻	Tax Zone sha	II be escalated	l as
5	set fort	h in Sectio	n D.1.				
6							
7		Step 1.	The Administrator shall re	view the Buildi	ing Permit, Ce	rtificate of	
8	Occupa	ncy, Vertica	I DDA, condominium plan,	architectural d	lrawings, Deve	lopment Appro	val
9	Docume	ents, informa	ation provided by the Port,	Developer or \	/ertical Develo	per, and any o	ther
10	docume	ents or data	that estimate or identify the	e Square Foota	age within each	n building on th	е
11	Taxable	Parcel.					
12							
13		Step 2.	Using the information from	n Step 1:			
14							
15	• A	After conside	eration of the Building Heig	ht and Tax Zor	ne for the Taxa	ible Parcel, mu	ıltiply
16	the app	licable Base	Facilities Special Tax from	n Table 1 by th	e actual and/o	r expected Squ	Jare
17	Footage	e in each Re	ental Residential Building o	n the Taxable	Parcel.		
18							
19	• E	Based on the	e Tax Zone in which the Ta	axable Parcel is	s located, multi	ply the applica	ble
20	Base Fa	acilities Spe	cial Tax from Table 1 by th	e actual and/o	r expected Squ	uare Footage ir	۱
21	each No	on-Resident	ial Building on the Taxable	Parcel.			
22							
23	• N	/lultiply the a	applicable Base Facilities S	Special Tax from	m Table 1 by tl	ne actual and/c	or
24	expecte	d Square Fo	potage of Historic Building	2, Historic Buil	ding 12, and ⊢	listoric Building	<u>,</u> 21.
25							

1	Prior to the First Bond Sale, the Maximum Facilities Special Tax for Leasehold Interests in the
2	Taxable Parcel shall be the sum of the amounts calculated above, and Steps 3 and 4 below
3	shall not apply.
4	
5	After the First Bond Sale, the Administrator shall apply Steps 3 and 4 to determine the
6	Maximum Facilities Special Tax for Leasehold Interests in the Taxable Parcel.
7	
8	Step 3. Sum the amounts calculated in Step 2 to determine the Estimated Base
9	Facilities Special Tax Revenues for Leasehold Interests in the Taxable Parcel.
10	
11	Step 4. Compare the Estimated Base Facilities Special Tax Revenues
12	from Step 3 to the Expected Maximum Facilities Special Tax Revenues, and, apply one of the
13	following, as applicable:
14	
15	If the Estimated Base Facilities Special Tax Revenues are: (i) greater than or equal to
16	the Expected Maximum Facilities Special Tax Revenues or (ii) less than the Expected
17	Maximum Facilities Special Tax Revenues, but the Maximum Facilities Special Tax
18	Revenues, assuming the same land uses that went into the calculation of the Estimated Base
19	Facilities Special Tax Revenues, are still sufficient to provide Required Coverage, then the
20	Maximum Facilities Special Tax for Leasehold Interests in the Taxable Parcel shall be
21	determined by multiplying the applicable Base Facilities Special Taxes by the actual and/or
22	expected Square Footage within each building on the Taxable Parcel. The Administrator shall
23	update Attachment 3 to reflect the change in the Expected Maximum Facilities Special Tax
24	Revenues and the change in Maximum Facilities Special Tax Revenues.
25	

1 If the Estimated Base Facilities Special Tax Revenues are less than the Expected 2 Maximum Facilities Special Tax Revenues, and the Maximum Facilities Special Tax 3 Revenues, assuming the same land uses that went into the calculation of the Estimated Base Facilities Special Tax Revenues, are insufficient to provide Required Coverage, then the Base 4 5 Facilities Special Taxes that were applied in Step 2 shall be increased proportionately until the 6 amount that can be levied on Leasehold Interests in the Taxable Parcel, combined with the 7 Expected Maximum Facilities Special Tax Revenues from all other Taxable Parcels in the 8 STD, is sufficient to maintain Required Coverage.

9

After proportionately increasing the Base Facilities Special Taxes to an amount that will
 maintain Required Coverage, the Administrator shall use these adjusted per-square-foot rates
 to calculate the Maximum Facilities Special Tax for each building on the Taxable Parcel. The
 Administrator shall also revise Attachment 3 to reflect the new Expected Maximum Facilities
 Special Tax Revenues.

15

If, in any Fiscal Year, the Maximum Facilities Special Tax is determined for Leasehold 16 Interests in any Parcel of Developed Property for which a Building Permit had not yet been 17 18 issued, and if, when a Building Permit is issued for a building(s) on the Parcel, the Square Footage of such building(s) is different than the Square Footage that was used to determine 19 20 the Maximum Facilities Special Tax, then the Administrator shall once again apply Steps 1 21 through 4 in this Section C.2a to recalculate the Maximum Facilities Special Tax for Leasehold 22 Interests in the Parcel based on the Square Footage that was determined when the Building 23 Permit was issued. The Administrator shall do a final check of the Square Footage within each building when a Certificate of Occupancy is issued. Once again, if the Square Footage 24 25 is different than the Square Footage that was used to determine the Maximum Facilities

1	Special	Special Tax after the Building Permit was issued, then the Administrator shall apply Steps 1					
2	through 4 in this Section C.2a to recalculate the Maximum Facilities Special Tax for Leasehold						
3	Interest	ts in the Parcel.					
4							
5	2b. 3	Shoreline Special Tax					
6							
7	Upon is	ssuance of the first Certificate of Occu	pancy for a bui	Iding on a Tax	able Parcel, the		
8	Admini	strator shall reference Table 2 and ap	ply the steps be	elow to determ	ine the Maximum		
9	Shoreli	ne Special Tax for that particular build	ling on the Tax	able Parcel:			
10							
11			Table 2				
12		Base Sho	reline Special Ta		Dava		
13 14		Sauara Faataga Catagony	Base Shoreline Special Tax Tax Zone 1 (FY 2019-20) *	Base Shoreline Special Tax Tax Zone 2 (FY 2019-20) *	Base Shoreline Special Tax Tax Zone 3 (EV 2010 20) *		
15		Square Footage Category	(FT 2019-20)	(F1 2019-20)	(FY 2019-20) *		
16		Square Footage in Rental Residential Buildings with Building Heights greater than 70 feet	\$0.60 per square foot	\$0.91 per square foot	\$0.00 per square foot		
17 18		Square Footage in Rental Residential Buildings with Building Heights less than or equal to 70 feet	\$0.57 per square foot	\$0.84 per square foot	\$0.00 per square foot		
19		Square Footage in Non-Residential Buildings	\$0.57 per square foot	\$0.86 per square foot	\$0.00 per square foot		
20 21		Square Footage in Historic Building 2	\$0.57 per square foot	\$0.00 per square foot	\$0.00 per square foot		
22							
23	* The E	Base Shoreline Special Tax shown a	above for each	Tax Zone sh	all be escalated		
24	set for	th in Section D.1.					
25							

1	Step 1.	Review the Certificate of Occupancy, Building Permit, Vertical DDA,
2	condominiu	m plan, Development Approval Documents, architectural drawings, information
3	provided by	the Port, Developer, or Vertical Developer, and coordinate with the Review
4	Authority to	determine the Square Footage anticipated within the building for which a
5	Certificate o	f Occupancy was issued.
6		
7	Step 2. Us	ing the information from Step 1:
8		
9	 If the 	building for which a Certificate of Occupancy was issued is a Rental Residential
10	Building, aft	er consideration of the Building Height and Tax Zone for the building, multiply the
11	applicable B	Base Shoreline Special Tax from Table 2 by the Square Footage expected within
12	the building.	
13		
14	 If the 	building for which a Certificate of Occupancy was issued is a Non-Residential
15	Building, ba	sed on the Tax Zone within which the Taxable Parcel is located, multiply the
16	applicable E	Base Shoreline Special Tax from Table 2 by the Square Footage within the
17	building.	
18		
19	 If the 	building for which a Certificate of Occupancy was issued is Historic Building 2,
20	multiply the	applicable Base Shoreline Special Tax from Table 2 by the Square Footage within
21	Historic Buil	ding 2.
22		
23	Prior to the	First Bond Sale, the Maximum Shoreline Special Tax for Leasehold Interests in
24	the Taxable	Parcel shall be the sum of the amounts calculated pursuant to the steps above for
25		

1 each building on the Taxable Parcel for which a Certificate of Occupancy has been issued, 2 and Steps 3 and 4 below shall not apply. 3 After the First Bond Sale, the Administrator shall apply Steps 3 and 4 to determine the 4 5 Maximum Shoreline Special Tax for Leasehold Interests in the Taxable Parcel. 6 7 Sum the amounts calculated pursuant to the steps above for all buildings on the Step 3. 8 Taxable Parcel for which Certificates of Occupancy have been issued, and estimate the 9 Shoreline Special Taxes to be generated from any remaining buildings expected to be constructed on the Taxable Parcel, to determine the Estimated Base Shoreline Special Tax 10 Revenues for the Taxable Parcel. 11 12 13 Step 4. Compare the Estimated Base Shoreline Special Tax Revenues from Step 3 to 14 the Expected Maximum Shoreline Special Tax Revenues, and, apply one of the following, as 15 applicable: 16 17 If the Estimated Base Shoreline Special Tax Revenues are: (i) greater than or equal to 18 the Expected Maximum Shoreline Special Tax Revenues or (ii) less than the Expected Maximum Shoreline Special Tax Revenues, but the Maximum Shoreline Special Tax 19 20 Revenues, assuming the same land uses that went into the calculation of the Estimated Base 21 Shoreline Special Tax Revenues, are still sufficient to provide Required Coverage and to meet the requirements of Financing Plan Section 4.7, then the Maximum Shoreline Special Tax for 22 23 Leasehold Interests in the Taxable Parcel shall be determined by multiplying the applicable Base Shoreline Special Taxes by the Square Footage expected on each building on the 24 Taxable Parcel. The Administrator shall update Attachment 3 to reflect the change in the 25

Expected Maximum Shoreline Special Tax Revenues and the change in Maximum Shoreline
 Special Tax Revenues.

3

If the Estimated Base Shoreline Special Tax Revenues are less than the Expected 4 5 Maximum Shoreline Special Tax Revenues, and the Maximum Shoreline Special Tax 6 Revenues, assuming the same land uses that went into the calculation of the Estimated Base 7 Shoreline Special Tax Revenues, are insufficient to provide Required Coverage and to meet 8 the requirements of Financing Plan Section 4.7, then the Base Shoreline Special Taxes that 9 were applied in Step 2 shall be increased proportionately until the amount that can be levied on Leasehold Interests in the Taxable Parcel, combined with the Expected Maximum 10 Shoreline Special Tax Revenues from all other Taxable Parcels in the STD, is sufficient to 11 12 maintain Required Coverage.

13

After proportionately increasing the Base Shoreline Special Taxes to an amount that will maintain Required Coverage, the Administrator shall use these adjusted per-square-foot rates to calculate the Maximum Shoreline Special Tax for each building on the Taxable Parcel. The Administrator shall also revise Attachment 3 to reflect the new Expected Maximum Shoreline Special Tax Revenues.

19

If additional structures are anticipated to be built on the Taxable Parcel as shown in the Development Approval Documents, the Administrator shall, regardless of the definitions set forth herein, categorize each building for which a Certificate of Occupancy has been issued as Developed Property, and any remaining buildings for which Certificates of Occupancy have not yet been issued shall not be subject to a Shoreline Special Tax until a Certificate of Occupancy is issued for such remaining buildings. To determine the Shoreline Special Tax

- for Leasehold Interests in any such Taxable Parcel, the Administrator shall take the sum of
 the Shoreline Special Taxes determined for each building.
- 3
- 2c. Arts Building Special Tax
- 5

4

6 When a Taxable Parcel becomes Developed Property, the Administrator shall use the Base

7 Arts Building Special Taxes shown in Table 3 below and apply the steps set forth in this

8 Section 2c to determine the Maximum Arts Building Special Tax for Leasehold Interests in the

- 9 Taxable Parcel:
- 10

11	Base Arts B	Table 3 uilding Special T	ax	
12 13		Base Arts Building Special Tax	Base Arts Building Special Tax	Base Arts Building Special Tax
14	Square Footage Category	Tax Zone 1 (FY 2019-20) *	Tax Zone 2 (FY 2019-20) *	Tax Zone 3 (FY 2019-20) *
15	Square Footage in Rental Residential			
16	Buildings with Building Heights greater than 70 feet	\$0.43 per square foot	\$0.43 per square foot	\$0.00 per square foot
17	Square Footage in Rental Residential			
18	Buildings with Building Heights less than or equal to 70 feet	\$0.43 per square foot	\$0.43 per square foot	\$0.00 per square foot
19	Square Footage in Non-Residential	\$0.53 per	\$0.53 per	\$0.00 per
20	Buildings	square foot	square foot	square foot
21	Square Footage in Historic Building 2	\$0.43 per square foot	\$0.00 per square foot	\$0.00 per square foot

- 22
- 23 * The Base Arts Building Special Tax shown above for each Tax Zone shall be
- escalated as set forth in Section D.1.
- 25

1	. Step 1. The Administrator shall review the Building Permit, Certificate of
2	Occupancy, Vertical DDA, condominium plan, architectural drawings, Development Approval
3	Documents, information provided by the Port, Developer, or Vertical Developer, and any other
4	documents or data that estimate or identify the Square Footage within each building
5	anticipated on the Taxable Parcel.
6	
7	. Step 2. Using the information from Step 1:
8	
9	 After consideration of the Building Height and Tax Zone for the Taxable Parcel, multiply
10	the applicable Base Arts Building Special Tax from Table 3 by the actual and/or expected
11	Square Footage in each Rental Residential Building on the Taxable Parcel
12	
13	 Based on the Tax Zone in which the Taxable Parcel is located, multiply the applicable
14	Base Arts Building Special Tax from Table 3 by actual and/or expected the Square Footage
15	within each Non-Residential Building on the Taxable Parcel.
16	 Multiply the applicable Base Arts Building Special Tax from Table 3 by the Square
17	Footage within Historic Building 2.
18	
19	Prior to the First Bond Sale, the Maximum Arts Building Special Tax for the Taxable Parcel
20	shall be the sum of the amounts calculated above, and Steps 3 and 4 below shall not apply.
21	
22	After the First Bond Sale, the Administrator shall apply Steps 3 and 4 to determine the
23	Maximum Arts Building Special Tax for Leasehold Interests in the Taxable Parcel.
24	
25	

Step 3. Sum the amounts calculated in Step 2 to determine the Estimated Base
 Arts Building Special Tax Revenues for each Taxable Parcel

3

Step 4. Compare the Estimated Base Arts Building Special Tax Revenues from
 Step 3 to the Expected Maximum Arts Building Special Tax Revenues, and apply one of the
 following, as applicable:

7

8 If the Estimated Base Arts Building Special Tax Revenues are: (i) greater than or equal 9 to the Expected Maximum Arts Building Special Tax Revenues or (ii) less than the Expected Maximum Arts Building Special Tax Revenues, but the Maximum Arts Building Special Tax 10 Revenues, assuming the same land uses that went into the calculation of the Estimated Base 11 12 Arts Building Special Tax Revenues, are still sufficient to provide Required Coverage, then the 13 Maximum Arts Building Special Tax for Leasehold Interests in the Taxable Parcel shall be 14 determined by multiplying the applicable Base Arts Building Special Taxes by the actual 15 and/or expected Square Footage of each building on the Taxable Parcel. The Administrator 16 shall update Attachment 3 to reflect the change in Expected Maximum Arts Building Special 17 Tax Revenues and the change in Maximum Arts Building Special Tax Revenues.

18

If the Estimated Base Arts Building Special Tax Revenues are <u>less than</u> the Expected
 Maximum Arts Building Special Tax Revenues, and the Maximum Arts Building Special Tax
 Revenues, assuming the same land uses that went into the calculation of the Estimated Base
 Arts Building Special Tax Revenues, are insufficient to provide Required Coverage, then the
 Base Arts Building Special Taxes that were applied in Step 2 shall be increased
 proportionately until the amount that can be levied on Leasehold Interests in the Taxable

25

1 Parcel, combined with the Expected Maximum Arts Building Special Tax Revenues from all 2 other Taxable Parcels in the STD, is sufficient to maintain Required Coverage.

3

After proportionately increasing the Base Arts Building Special Taxes to an amount that will 4 5 maintain Required Coverage, the Administrator shall use these adjusted per-square foot rates 6 to calculate the Maximum Arts Building Special Tax for each building on the Taxable Parcel. 7 The Administrator shall also revise Attachment 3 to reflect the new Expected Maximum Arts 8 Building Special Tax Revenues.

9

If, in any Fiscal Year, the Maximum Arts Building Special Tax is determined for Leasehold 10 Interests in any Parcels of Developed Property for which a Building Permit had not yet been 11 12 issued and, if, when a Building Permit is issued for a building(s) on the Parcel, the Square 13 Footage of such building(s) is different than the Square Footage that was used to determine 14 the Maximum Arts Building Special Tax, then the Administrator shall once again apply Steps 1 15 through 4 in this Section C.2c to recalculate the Maximum Arts Building Special Tax for 16 Leasehold Interests in the Parcel based on the Square Footage that was determined when 17 the Building Permit was issued. The Administrator shall do a final check of the Square 18 Footage within each building when a Certificate of Occupancy is issued. Once again, if the 19 Square Footage is different than the Square Footage that was used to determine the 20 Maximum Arts Building Special Tax after the Building Permit was issued, then the 21 Administrator shall apply Steps 1 through 4 in this Section C.2c to recalculate the Maximum 22 Arts Building Special Tax for Leasehold Interests in the Parcel.

- 23
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1 2d. Services Special Tax

2

Upon issuance of the first Certificate of Occupancy for a building on a Taxable Parcel, the
Administrator shall reference Table 4 and apply the steps below to determine the Maximum
Services Special Tax for that particular building on the Taxable Parcel:

6				
7	Table 4 Base Services Special Tax			
8		Base Services Special Tax	Base Services	Base Services
9		Tax Zone 1 (FY 2019-20) *	Special Tax Tax Zone 2	Special Tax Tax Zone 3
10	Square Footage Category	(2010 20)	(FY 2019-20) *	(FY 2019-20) *
11	Square Footage in Rental Residential Buildings with Building Heights greater	\$0.87 per	\$0.87 per	\$0.00 per
12	than 70 feet	square foot	square foot	square foot
13	Square Footage in Rental Residential Buildings with Building Heights less than	\$0.87 per	\$0.87 per	\$0.00 per
14	or equal to 70 feet	square foot	square foot	square foot
15	Square Footage in Non-Residential Buildings	\$1.07 per square foot	\$1.07 per square foot	\$0.00 per square foot
16	Squara Eastaga in Historia Building 2	\$0.87 per	\$0.00 per	\$0.00 per
17	Square Footage in Historic Building 2	square foot	square foot	square foot

18

19

20

* The Base Services Special Tax for each Tax Zone shown above shall be escalated as set forth in Section D.2.

21

22

23

24

Step 1. Review the Certificate of Occupancy, Building Permit, Vertical DDA, condominium plan, Development Approval Documents, architectural drawings, information provided by the Port, Developer, or Vertical Developer, and coordinate with the Review

25

1	Authority to determine the Square Footage anticipated within the building for which a			
2	Certificate of Occupancy was issued.			
3				
4	Step 2. Using the information from Step 1:			
5				
6	 If the building for which a Certificate of Occupancy was issued is a Rental Residential 			
7	Building, after consideration of the Building Height and Tax Zone for the building, multiply the			
8	applicable Base Services Special Tax from Table 4 by the Square Footage expected within			
9	the building.			
10				
11	 If the building for which a Certificate of Occupancy was issued is a Non-Residential 			
12	Building, based on the Tax Zone within which the Taxable Parcel is located, multiply the			
13	applicable Base Services Special Tax from Table 4 by the Square Footage within the building.			
14				
15	 If the building for which a Certificate of Occupancy was issued is Historic Building 2, 			
16	multiply the applicable Base Services Special Tax from Table 4 by the Square Footage within			
17	Historic Building 2.			
18				
19	The Maximum Services Special Tax for Leasehold Interests in the Taxable Parcel shall be the			
20	sum of the amount calculated pursuant to this Step 2 for each building on the Taxable Parcel			
21	for which a Certificate of Occupancy has been issued.			
22				
23	If additional structures are anticipated to be built on the Taxable Parcel as shown in the			
24	Development Approval Documents, the Administrator shall, regardless of the definitions set			
25	forth herein, categorize each building for which a Certificate of Occupancy has been issued as			

1	Developed Property, and any remaining buildings for which Certificates of Occupancy have		
2	not yet been issued shall not be subject to a Services Special Tax until a Certificate of		
3	Occupancy is issued for such remaining buildings. To determine the Services Special Tax for		
4	any such Taxable Parcel, the Administrator shall take the sum of the Services Special Taxes		
5	determined for each building.		
6			
7	D. CHANGES TO THE MAXIMUM SPECIAL TAXES		
8			
9	1. Annual Escalation of Facilities Special Tax, Shoreline Special Tax, and Arts		
10	Building Special Tax		
11			
12	Beginning July 1, 2020 and each July 1 thereafter, each of the following amounts shall be		
13	increased by 2% of the amount in effect in the prior Fiscal Year: the Base Facilities Special		
14	Tax for each Tax Zone in Table 1; the Base Shoreline Special Tax for each Tax Zone in Table		
15	2; the Base Arts Building Special Tax for each Tax Zone in Table 3; the Expected Maximum		
16	Facilities Special Tax Revenues, the Expected Maximum Shoreline Special Tax Revenues,		
17	and the Expected Maximum Arts Building Special Tax Revenues in Attachment 3; and the		
18	Maximum Facilities Special Tax, the Maximum Shoreline Special Tax, and the Maximum Arts		
19	Building Special Tax assigned to the Leasehold Interests in each Taxable Parcel.		
20			
21	2. Annual Escalation of Services Special Tax		
22			
23	Beginning July 1, 2020 and each July 1 thereafter, the Base Services Special Tax for each		
24	Tax Zone in Table 4 and the Maximum Services Special Tax assigned to the Leasehold		
25	Interests in each Taxable Parcel shall be adjusted by the Escalator.		

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3. Changes in Square Footage Category on a Parcel of Developed Property

3

4 If any Parcel that had been taxed as Developed Property in a prior Fiscal Year is rezoned or 5 otherwise has a Land Use Change, the Administrator shall, separately for each of the Special 6 Taxes, multiply the applicable Base Special Tax by the Square Footage within each new 7 Square Footage Category; if the First Bond Sale has not yet occurred, this amount shall be 8 the Maximum Special Tax for Leasehold Interests in the Parcel. If the First Bond Sale has 9 taken place, the Administrator shall apply the remainder of this Section D.3.

10

If the Maximum Special Tax that would apply to Leasehold Interests in the Parcel after the 11 12 Land Use Change is greater than the Maximum Special Tax that applied to Leasehold 13 Interests in the Parcel prior to the Land Use Change, the Administrator shall increase the 14 Maximum Special Tax for the Parcel to the amount calculated for each new Square Footage 15 Category. If the Maximum Special Tax after the Land Use Change is less than the Maximum 16 Special Tax that applied prior to the Land Use Change, there will be no change to the 17 Maximum Special Tax for Leasehold Interests in the Parcel. Under no circumstances shall 18 the Maximum Special Tax on Leasehold Interests in any Parcel of Developed Property be reduced, regardless of changes in Square Footage Category or Square Footage on the 19 20 Parcel, including reductions in Square Footage that may occur due to demolition, fire, water 21 damage, or acts of God. 22

- 23
- 24
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1 4. Changes to Planning Parcels and Expected Land Uses

2

If, at any time prior to the First Bond Sale, the Developer or a Vertical Developer makes
changes to the boundaries of the Planning Parcels or the Expected Land Uses within one or
more Planning Parcels, the Administrator shall update the Expected Land Uses and Expected
Maximum Facilities Special Tax Revenues, Expected Maximum Shoreline Special Tax
Revenues, and Expected Maximum Arts Building Special Tax Revenues, which will be
reflected on an updated Attachment 3. In addition, the Administrator will request updated
Attachments 1 and 2 from the Developer.

10

If, after the First Bond Sale, the Developer or a Vertical Developer proposes to make changes 11 12 to the boundaries of the Planning Parcels or the Expected Land Uses within one or more 13 Planning Parcels, the Administrator shall meet with the Port, Developer, and any affected 14 Vertical Developers to review the proposed changes and evaluate the impact on the Expected 15 Maximum Facilities Special Tax Revenues, Expected Maximum Shoreline Special Tax 16 Revenues, and Expected Maximum Arts Building Special Tax Revenues. If the Administrator 17 determines that such changes will not reduce Required Coverage on Bonds that have been or 18 will be issued, the Port will decide whether to allow the proposed changes and corresponding redistribution of the Expected Maximum Facilities Special Tax Revenues, Expected Maximum 19 20 Shoreline Special Tax Revenues, and Expected Maximum Arts Building Special Tax 21 Revenues. If such changes are permitted, the Administrator will update Attachment 3 and request updated Attachments 1 and 2 from the Developer. If the Administrator determines that 22 23 the proposed changes will reduce Required Coverage on Bonds that have been issued, the Port will not permit the changes. 24

25

5. Reduction in Maximum Facilities Special Taxes and Shoreline Special Taxes Prior to First Bond Sale

3

Prior to the First Bond Sale, if the City, Port and Developer determine that assumptions that 4 were factored into estimates of Tax Increment at STD Formation have changed, and the 5 6 estimated Tax Increment is expected to be lower than the original estimates, the Port and 7 Developer may agree to a proportional or disproportional reduction in the Base Facilities 8 Special Tax or Base Shoreline Special Tax as set forth in Section 4.5(d) of the Financing 9 Plan. If the parties agree to such a reduction, the Port will direct the Administrator to use the reduced Base Facilities Special Tax or Base Shoreline Special Tax for purposes of levying the 10 taxes pursuant to this RMA, and an amended Notice of Special Tax Lien reflecting the 11 12 reduction will be recorded against all Taxable Parcels within the STD. The reduction shall be 13 made without a vote of the qualified STD electors.

- 14
- 15

6. Affordable Leasehold Interests

16

17 If an Affordable Unit Leasehold Interest is established within a Rental Residential Building, the 18 Expected Maximum Facilities Special Tax Revenues, Expected Maximum Shoreline Special 19 Tax Revenues, and Expected Maximum Arts Building Special Tax Revenues that were 20 assigned to the Rental Residential Building prior to such Affordable Unit Leasehold Interest 21 being established shall continue to apply regardless of the actual square footage included 22 within the Market-Rate Unit Leasehold Interest. The Expected Maximum Facilities Special 23 Tax Revenues, Expected Maximum Shoreline Special Tax Revenues, and Expected Maximum Arts Building Special Tax Revenues assigned to the Market-Rate Unit Leasehold 24 Interest will be escalated pursuant to Section D.1 above. 25

1 E. <u>ANNEXATIONS</u>

If, in any Fiscal Year, a property owner within the Future Annexation Area wants to annex
property into the STD, the Administrator shall apply the following steps as part of the
annexation proceedings: *Step 1.* Working with Port staff, the Administrator shall determine the Expected Land
Uses for the area to be annexed and the Tax Zone into which the property will
be placed.

9

Step 2. The Administrator shall prepare or have prepared updated Attachments 1, 2, 10 and 3 to reflect the annexed property and identify the revised Expected Land 11 Uses, Expected Maximum Facilities Special Tax Revenues, Expected Maximum 12 13 Shoreline Special Tax Revenues, and Expected Maximum Arts Building Special 14 Tax Revenues. After the annexation is complete, the application of this RMA shall be based on the adjusted Expected Land Uses and Maximum Facilities 15 Special Tax Revenues, Maximum Shoreline Special Tax Revenues, and 16 17 Maximum Arts Building Special Tax Revenues, as applicable, including the 18 newly annexed property.

Step 3. The Administrator shall ensure that a Notice of Special Tax Lien is recorded against all Parcels that are annexed to the STD.

22

19

23

24 F. <u>METHOD OF LEVY OF THE SPECIAL TAXES</u>

1	1. Facilities Special Tax
2	
3	Each Fiscal Year, the Administrator shall determine the Facilities Special Tax Requirement for
4	the Fiscal Year, and the Facilities Special Tax shall be levied according to the steps outlined
5	below:
6	
7	Step 1. The Administrator shall determine the Facilities Special Tax to be levied on
8	Leasehold Interests in each Taxable Parcel of Developed Property, as follows:
9	
10	Step 1a. Calculate the Maximum Facilities Special Tax for each Leasehold Interest in each
11	Parcel of Developed Property.
12	
13	Step 1b. In consultation with the City, determine which Parcels of Developed Property are
14	Assessed Parcels.
15	
16	Step 1c. For all Parcels of Developed Property that are not Assessed Parcels, levy the
17	Maximum Facilities Special Tax on Leasehold Interests in such Parcels. Any Remainder
18	Special Taxes collected shall be applied pursuant to the Financing Plan.
19	
20	Step 1d. For all Assessed Parcels:
21	
22	Step 1dA. Determine the amount of the Parcel Increment.
23	
24	
25	

Step 1dB. If the total amount of Parcel Increment available is equal to or greater than the
 total aggregate Maximum Facilities Special Taxes for all Assessed Parcels, then the levy on
 each Assessed Parcel shall be zero (\$0).

4

5 Step 1dC. If the total amount of Parcel Increment available is less than the aggregate
6 Maximum Facilities Special Taxes for all Assessed Parcels, the Administrator shall apply the
7 appropriate sub-step below:

8

9 Substep 1dC(i). If, after coordination with the City and Port, the Administrator is provided with a breakdown of Parcel Increment on a Parcel-by-Parcel basis in time for 10 submission of the Special Tax levy, the Administrator shall determine the net tax levy on 11 12 Leasehold Interests in each Assessed Parcel (the "Net Assessed Parcel Tax Levy") by taking 13 the following steps in the following order of priority: (i) subtract from the Maximum Facilities Special Tax for each Assessed Parcel the amount of Parcel Increment generated from the 14 applicable Assessed Parcel, and (ii) for each Assessed Parcel whose tax levy was not 15 reduced to \$0 pursuant to item (i) in this paragraph, apply any remaining Parcel Increment 16 17 that was not applied pursuant to item (i) in this paragraph to each such Assessed Parcel on a 18 pro rata basis (based on the Parcel's net remaining tax levy as a percentage of the aggregate net remaining tax levy for all Parcels for which Parcel Increment was insufficient to pay the 19 20 Parcel's Maximum Facilities Special Tax). The Administrator shall levy on Leasehold 21 Interests in each Assessed Parcel the Net Assessed Parcel Tax Levy for such Assessed Parcel. Any Remainder Special Taxes collected shall be applied pursuant to the Financing 22 23 Plan. In making the calculation pursuant to item (i) above for a Market-Rate Unit Leasehold Interest in a building in the STD, the Parcel Increment to be subtracted from the Maximum 24 25 Facilities Special Tax assigned to the Market-Rate Unit Leasehold Interest shall be the

combined Parcel Increment generated from the Market-Rate Unit Leasehold Interest and the
 Affordable Unit Leasehold Interest in the building.

3

Substep 1dC(ii). If, after coordination with the City and Port, the Administrator 4 determines that a breakdown of Parcel Increment on a Parcel-by-Parcel basis cannot 5 6 be provided in time for submission of the Special Tax levy, the Administrator shall 7 determine the net tax levy on the Leasehold Interest in each Assessed Parcel (the "Net 8 Assessed Parcel Tax Levy") by subtracting from the Maximum Facilities Special Tax for each 9 Assessed Parcel a pro rata share of the Parcel Increment, with such pro rata share determined based on each Parcel's Maximum Facilities Special Tax as a percentage of the 10 aggregate Maximum Facilities Special Tax for all Parcels in the STD. The Administrator shall 11 12 levy on the Leasehold Interest in each Assessed Parcel the Net Assessed Parcel Tax Levy for 13 such Assessed Parcel. Any Remainder Special Taxes collected shall be applied pursuant to 14 the Financing Plan. In making the calculation pursuant to item (i) in Substep 1dC(i) above for 15 a Market-Rate Unit Leasehold Interest in a building in the STD, the Parcel Increment to be 16 subtracted from the Maximum Facilities Special Tax assigned to the Market-Rate Unit 17 Leasehold Interest shall be the combined Parcel Increment generated from the Market-Rate 18 Unit Leasehold Interest and the Affordable Unit Leasehold Interest in the building. 19 The Review Authority shall make the final determination regarding available Parcel Increment, 20 the Maximum Facilities Special Tax that applies to a Parcel based on the Leasehold Interests 21 in the Parcel, and the application of Parcel Increment pursuant to Substeps 1dC(i). and 1dC(ii) above. 22

23

Step 2. After the First Bond Sale, if additional revenue is needed after Step 1 in order to
 meet the Facilities Special Tax Requirement <u>after</u> Capitalized Interest has been applied to

1	reduce the Facilities Special Tax Requirement, the Facilities Special Tax shall be levied
2	Proportionately on Leasehold Interests in each Taxable Parcel of Undeveloped Property, in an
3	amount up to 100% of the Maximum Facilities Special Tax for Leasehold Interests in each
4	Taxable Parcel of Undeveloped Property for such Fiscal Year.
5	
6	2. Shoreline Special Tax
7	
8	Each Fiscal Year, the Maximum Shoreline Special Tax shall be levied on Leasehold Interests
9	in each Taxable Parcel of Developed Property. Any Remainder Special Taxes collected shall
10	be applied as set forth in the Financing Plan. The Shoreline Special Tax may not be levied on
11	Undeveloped Property.
12	
13	3. Arts Building Special Tax
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15	Each Fiscal Year, the Maximum Arts Building Special Tax shall be levied on Leasehold
16	Interests in each Taxable Parcel of Developed Property. Any Remainder Special Taxes
17	collected shall be applied as set forth in the Financing Plan. The Arts Building Special Tax
18	may not be levied on Undeveloped Property.
19	
20	4. Services Special Tax
21	
22	Each Fiscal Year, the Administrator shall coordinate with the City and the Port to determine
23	the Services Special Tax Requirement for the Fiscal Year. The Services Special Tax shall
24	then be levied Proportionately on Leasehold Interests in each Taxable Parcel of Developed
25	Property, in an amount up to 100% of the Maximum Services Special Tax for Leasehold

Interests in each Parcel of Developed Property for such Fiscal Year until the amount levied is
 equal to the Services Special Tax Requirement. The Services Special Tax may not be levied
 on Undeveloped Property.

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G. COLLECTION OF SPECIAL TAXES

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7 Special Taxes shall be collected in the same manner and at the same time as ordinary ad 8 valorem property taxes on the regular tax roll, provided, however, that the City may directly bill 9 Special Taxes, may collect Special Taxes at a different time or in a different manner, and may collect delinquent Special Taxes through foreclosure or other available methods as authorized 10 by the CFD Law. The Board has ordered any Special Taxes to be levied on Leasehold 11 12 Interests to be levied on the secured roll. The Special Tax bill for any Taxable Parcel subject 13 to a Leasehold Interest will be sent to the same party that receives the possessory interest tax bill associated with the Leasehold Interest unless it is sent directly to the Taxpayer. 14

15

In calculating the Facilities Special Tax Requirement, under no circumstances may the
Facilities Special Tax that is levied on a Leasehold Interest in a Taxable Parcel in a Fiscal
Year be increased by more than ten percent (10%) of the Maximum Facilities Special Tax for
that Parcel (or such lesser amount required by the CFD Law) as a consequence of
delinquency or default in payment of Facilities Special Taxes levied on Leasehold Interests in
another Parcel(s) in the STD (the "Delinquency Levy").

22

23 The Delinquency Levy, if any, is determined when calculating the Facilities Special Tax

24 Requirement. Accordingly, when determining the levy of Facilities Special Taxes on

Leasehold Interests in Assessed Parcels pursuant to Step 1 of Section F.1, the Delinquency

Levy, if any, has already been applied and, therefore, the Administrator shall not levy any
 additional Delinquency Levy on an Assessed Parcel that has its Facilities Special Tax levy
 reduced or eliminated by Parcel Increment.

4

5 The Facilities Special Tax shall be levied and collected on Leasehold Interests in each 6 Taxable Parcel until the earlier of: (i) the Fiscal Year in which the Port determines that all 7 Authorized Expenditures that will be funded by the STD have been funded and all Facilities 8 Special Tax Bonds have been fully repaid; (ii) the Fiscal Year after the Fiscal Year in which 9 Tax Increment is no longer collected within the Sub-Project Area within which the Taxable Parcel is located and all Facilities Special Tax Bonds have been fully repaid, as determined by 10 the Administrator with direction from the Deputy Director; and (iii) Fiscal Year 2093-94. 11 12 13 The Shoreline Special Tax shall be levied on and collected from Leasehold Interests in each Taxable Parcel for 120 Fiscal Years. 14 15 The Arts Building Special Tax shall be levied and collected until the earlier of: (i) the Fiscal 16 17 Year in which the Port determines that all Arts Building Costs have been funded and all Arts 18 Building Special Tax Bonds have been fully repaid; and (ii) Fiscal Year 2080-81. 19 20 The Services Special Tax shall be levied and collected in perpetuity. 21 22 23 24 25

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Notwithstanding any other provision of this RMA, no Special Taxes will be levied on fee
simple interests in the STD, including Tax-Exempt Port Parcels. In addition, no Special Taxes
shall be levied on Affordable Unit Leasehold Interests. **INTERPRETATION OF SPECIAL TAX FORMULA**

9 The City may interpret, clarify, and revise this RMA to correct any inconsistency, vagueness, 10 or ambiguity, by resolution or ordinance, as long as such interpretation, clarification, or 11 revision does not materially affect the levy and collection of the Special Taxes and any 12 security for any Bonds.

13

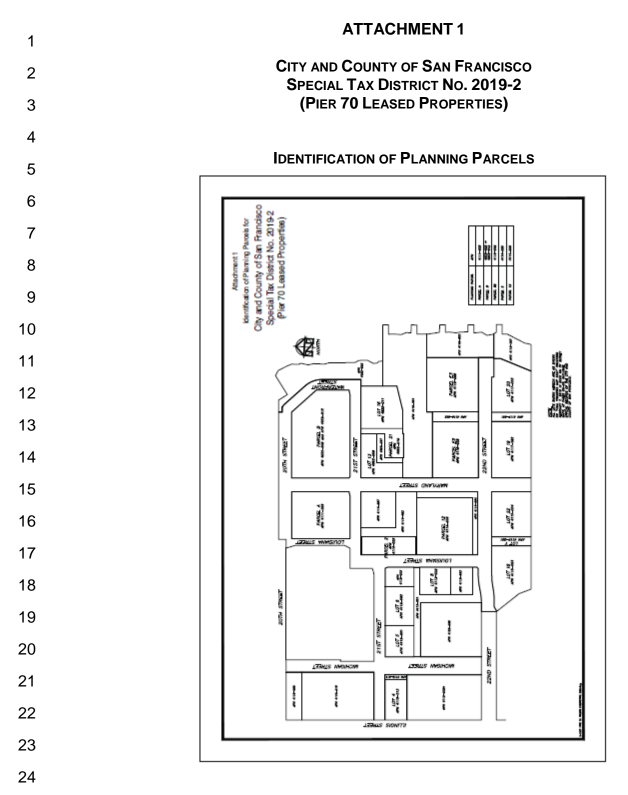
14 J. SPECIAL TAX APPEALS

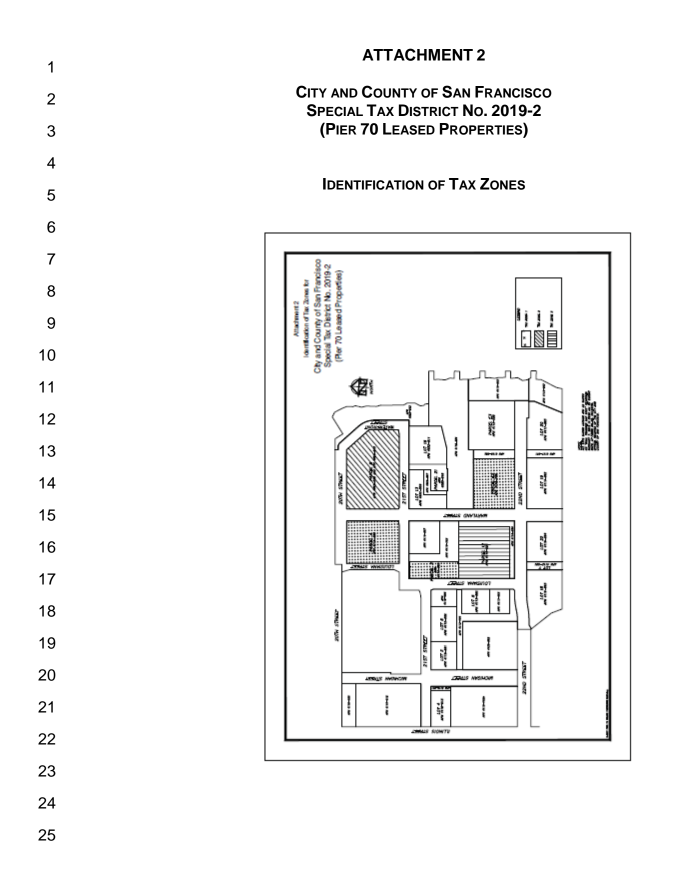
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Any Taxpayer who wishes to challenge the accuracy of computation of the Special Taxes in 16 17 any Fiscal Year may file an application with the Administrator. The Administrator, in 18 consultation with the City Attorney, shall promptly review the Taxpayer's application. If the 19 Administrator concludes that the computation of the Special Taxes was not correct, the 20 Administrator shall correct the Special Tax levy and, if applicable in any case, a refund shall 21 be granted. If the Administrator concludes that the computation of the Special Taxes was correct, then such determination shall be final and conclusive, and the Taxpayer shall have no 22 23 appeal to the Board from the decision of the Administrator. 24

1	The filing of an application or an appeal shall not relieve the Taxpayer of the obligation to pay
2	the Special Taxes when due.

3									
4	Nothing in this Section J shall be interpreted to allow a Taxpayer to bring a claim that would								
5	otherwise be barred by applicable statutes of limitation set forth in the CFD Law or elsewhere								
6	in applicable law.								
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		ATTACHME	NT 3						
CITY AND COUNTY OF SAN FRANCISCO SPECIAL TAX DISTRICT NO. 2019-2 (PIER 70 LEASED PROPERTIES)									
EXPECTED LAND USES, EXPECTED MAXIMUM FACILITIES SPECIAL TAX REVENUES, EXPECTED MAXIMUM SHORELINE SPECIAL TAX REVENUES, AND									
	EXPECTED MAXIMUN								
			Expected	Expected	Expected				
			Maximum Facilities	Maximum Shoreline	Maximum Arts Buildi				
Planning Parcel	Expected Land Uses	Expected Square Footage	Special Tax Revenues (FY 2019-20)*	Special Tax Revenues (FY 2019-20)*	Special Ta Revenues (FY 2019-20				
TAX ZONE 1									
Parcel A	Non-Residential Building	265,743	\$993,879	\$151,473	\$140,844				
Parcel 2	Historic Building 2	87,300	\$325,629	\$49,761	\$37,539				
Parcel E2	Rental Residential Buildings with Building Heights less than or equal to 70 feet	254,931	\$950,893	\$145,311	\$109,620				
TAX ZONE 2									
Parcel B	Non-Residential Building	450,709	\$1,685,652	\$387,610	\$238,876				
TAX ZONE 3									
Parcel 12	Historic Building 12	141,300	\$497,376	\$0	\$0				
	N/A	1,199,983	\$4,453,429	\$734,155	\$526,879				

*Beginning July 1, 2020 and each July 1 thereafter the Base Facilities Special Tax, the Base
 Shoreline Special Tax, and the Base Arts Building Special Tax shall be escalated as set forth in Section D.1.

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