[Resolution of Intention - Incurring Bonded Indebtedness and Other Debt for Mission Rock 1 Special Tax District No. 2020-1 (Mission Rock Facilities and Services) - Not to Exceed \$3,700,000,000 - April 7, 2020, at 3:00 p.m.] 2 3 Resolution declaring the intention to incur bonded indebtedness and other debt in an 4 5 aggregate principal amount not to exceed \$3,700,000,000 for the City and County of 6 San Francisco Special Tax District No. 2020-1 (Mission Rock Facilities and Services); ordering and setting a time and place for a public hearing of the Board of Supervisors, 7 8 sitting as a Committee of the Whole, on April 7, 2020, at 3:00 p.m.; and determining 9 other matters in connection therewith, as defined herein. 10 WHEREAS, California Statutes of 1968, Chapter 1333 ("Burton Act") and San 11 12 Francisco Charter, Section 4.114 and Appendix B, beginning at Section B3.581, empower the City and County of San Francisco ("City"), acting through the San Francisco Port Commission 13 ("Port Commission" or "Port"), with the power and duty to use, conduct, operate, maintain, 14 manage, regulate, and control the lands within Port jurisdiction; and 15 16 WHEREAS, Seawall Lot 337 Associates, LLC, a Delaware limited liability company ("Master Developer") and the City, acting by and through the Port, are parties to a Disposition 17 and Development Agreement (as amended from time to time, "DDA"), including a Financing 18 19 Plan (as amended from time to time, "Financing Plan"), that governs the disposition and development of certain parcels in the jurisdiction of the Port, including Seawall Lot 337, 3.53 20 21 acres of Terry A. Francois Boulevard from Third Street to Mission Rock Street, China Basin 22 Park and ½ acre to the east of Terry A. Francois Boulevard between Pier 48 and Pier 50 ("Project Site"), and also provides for development of Pier 48, which DDA was approved by 23 the Board of Supervisors of the City ("Board of Supervisors") by Resolution No. 42-18, 24 25

adopted on February 13, 2018, signed by the Mayor on February 23, 2018, and a copy of
 which is in Board File No. 180092; and

3 WHEREAS, The Port collaborated with the State Lands Commission and California legislators to amend the Burton Act to lift or suspend its statutory trust use restrictions that 4 5 impede the Port's ability to realize the development potential of Port lands; under Senate 6 Bill 815 (Stats. 2007, ch. 660, as amended by Stats. 2016, ch. 529) ("SB 815"), the Port is 7 authorized to lease certain seawall lots south of Market Street, including the Project Site, for 8 nontrust purposes, providing revenues for rehabilitation of historic wharves and piers and 9 other trust uses; SB 815 allows long-term nontrust uses that are not permissible under the Burton Act as a primary mechanism to generate Port revenues for trust purposes, including 10 11 the construction of infrastructure needed for development; and

12 WHEREAS, On November 3, 2015, San Francisco voters approved the Mission Rock 13 Affordable Housing, Parks, Jobs and Historic Preservation Initiative ("Proposition D"), which 14 authorized increased height limits on the Project Site, subject to environmental review, and 15 established a City policy to encourage development of the Project Site; Proposition D 16 specifically provides that it is intended to encourage and implement the lease and 17 development of the Project Site as described in SB 815 to support the purposes of the Burton 18 Act, especially the preservation of historic piers and historic structures and construction of 19 waterfront plazas and open space; and

20 WHEREAS, The proposed development of the Project Site, which is commonly 21 referred to as the Mission Rock project ("Project"), will be a new mixed-use neighborhood that 22 is proposed to include a mix of commercial/office, retail, parking, and market rate and 23 affordable residential uses and approximately eight acres of new and expanded parks and 24 shoreline access; and

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WHEREAS, Under the DDA, (i) the Developer is responsible for master development of
the Project Site, including construction of public infrastructure, (ii) the Port and Developer will
enter into a master lease for all of the Project Site, (iii) the Port will convey development
parcels to vertical developers and those parcels will be released from the master lease and
(iv) the Port may enter into a separate lease with the Developer (or an affiliate) for
development of Pier 48; and

WHEREAS, The City anticipates that, in addition to the public 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 desires to provide a
mechanism to pay for the costs of such improvements; and

12 WHEREAS, Under Chapter 43, Article X of the San Francisco Administrative Code (as 13 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 of 14 15 Supervisors has this date adopted its "Resolution declaring the intention to establish City and County of San Francisco Special Tax District No. 2020-1 (Mission Rock Facilities and 16 17 Services) and a Future Annexation Area; ordering and setting a time and place for a public 18 hearing of the Board of Supervisors, sitting as a Committee of the Whole, on April 7, 2020; 19 determining other matters in connection therewith, as defined herein; and making findings 20 under the California Environmental Quality Act" ("Resolution of Intention to Establish"), stating 21 its intention to form (i) "City and County of San Francisco Special Tax District No. 2020-1 (Mission Rock Facilities and Services)" ("Special Tax District") and (ii) a future annexation 22 23 area for the Special Tax District ("Future Annexation Area") for the purpose of financing the costs of certain improvements ("Facilities"), services and incidental expenses, as further 24 25 provided in the Resolution of Intention to Establish; and

WHEREAS, In the Resolution of Intention to Establish, this Board of Supervisors made
 certain findings under the California Environmental Quality Act ("CEQA") about the Final
 Environmental Impact Report ("FEIR") for the disposition and development of the Project Site,
 and those findings are incorporated in this Resolution as if set forth in their entirety herein;
 and

6 WHEREAS, This Board of Supervisors estimates the amount required for the financing 7 of the costs of the Facilities and incidental expenses in the territory of the Special Tax District 8 and the Future Annexation Area to be the sum of not to exceed \$3,700,000,000; and

9 WHEREAS, In order to finance the costs of the Facilities and incidental expenses it is necessary to incur bonded indebtedness and other debt (as defined in the Mello-Roos Act) in 10 the amount of not to exceed \$3,700,000,000 ("Limit") on behalf of the Special Tax District; and 11 12 WHEREAS, Such debt may include an agreement by the Special Tax District (or the 13 City on behalf of the Special Tax District) to repay the City, acting by and through the Port, for 14 one or more advances of land proceeds and other sources of Port funding to pay the costs of 15 the Facilities and incidental expenses ("Advances"), which repayment obligation ("Repayment Obligation") may be evidenced by a promissory note ratified or executed by the Special Tax 16 17 District (or the City on behalf of the Special Tax District) in favor of the Port; now, therefore, be 18 it

19 RESOLVED, That in order to finance the costs of the Facilities and incidental
20 expenses, it is necessary for the City to incur bonded indebtedness and other debt (as defined
21 in the Mello-Roos Act) in one or more series in an aggregate amount not to exceed the Limit;
22 and, be it

FURTHER RESOLVED, That the bonded indebtedness and other debt is proposed to be incurred for the purpose of financing the costs of the Facilities, including acquisition and improvement costs, and all incidental expenses; and, be it FURTHER RESOLVED, That this Board of Supervisors, acting as legislative body for the Special Tax District, intends to authorize the issuance and sale of bonds and other debt in one or more series in the maximum aggregate principal amount of not to exceed the Limit, bearing interest payable semi-annually or in such other manner as this Board of Supervisors shall determine, at a rate not to exceed the maximum rate of interest as may be authorized by applicable law at the time of sale of such bonds and other debt, and maturing not later than 40 years from the date of the issuance of the bonds and other debt; and, be it

8 FURTHER RESOLVED, That because the City expects to repay the Repayment 9 Obligation from, among other sources, special taxes levied in the Special Tax District and proceeds of bonded indebtedness and other debt incurred by or on behalf of the Special Tax 10 11 District, the Board of Supervisors hereby determines that (i) the Repayment Obligation shall 12 be included in the calculation of the Limit and (ii) any such bonded indebtedness or other debt 13 (as defined in the Mello-Roos Act) incurred by or on behalf of the Special Tax District to repay 14 the Repayment Obligation (and the related costs of issuance and costs of funding a debt 15 service reserve fund) shall not be included in the calculation of the Limit; and, be it

FURTHER RESOLVED, That April 7, 2020, at 3:00 p.m. or as soon as possible thereafter, and the Board of Supervisors Chambers, 1 Dr. Carlton B. Goodlett Place, San Francisco, California, are hereby fixed as the time and place when and where this Board of Supervisors, as the legislative body for the Special Tax District, will conduct a public hearing on the proposed debt issue and consider and finally determine whether the public interest, convenience and necessity require the issuance of bonds and other debt of the of the City on behalf of the Special Tax District; and, be it

FURTHER RESOLVED, That the Clerk of the Board of Supervisors is hereby directed to cause notice of the public hearing to be given by publication one time in a newspaper of general circulation circulated within the Special Tax District, and the publication of the notice 1 shall be completed at least seven (7) days before the date specified above for the public

2 hearing, and such notice shall be substantially in the form specified in Mello-Roos Act, Section

3 53346, with the form summarizing the provisions hereof hereby specifically approved; and,

4 be it

5 FURTHER RESOLVED, That notwithstanding the foregoing, because of the complexity 6 associated with the project and the financing plan described in the Resolution of Intention to 7 Establish, the Board of Supervisors hereby authorizes the Clerk of the Board of Supervisors to 8 determine that the public hearing should be held on a later date or time and to cause notice of 9 such later date or time to be given by publication one time in a newspaper published in the 10 area of the Special Tax District and the Future Annexation Area; and, be it

FURTHER RESOLVED, That this Board of Supervisors hereby waives any provisions of the Amended and Restated Local Goals and Policies for Community Facilities Districts and Special Tax Districts ("Goals and Policies") adopted by this Board of Supervisors by Resolution No. 414-13 to the extent the Goals and Policies are inconsistent with the provisions hereof or the DDA; and, be it

FURTHER RESOLVED, That this Resolution shall in no way obligate the Board of Supervisors to form the Special Tax District or to authorize the issuance of bonds or other debt for the Special Tax District. Issuance of the bonds and other debt shall be subject to the approval of this Board of Supervisors by resolution following the holding of the public hearing referred to above; 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 of Supervisors 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

FURTHER RESOLVED, That the Mayor, the Controller, the Director of the Controller's 4 5 Office of Public Finance, the Clerk of the Board of Supervisors and any and all other officers 6 of the City are hereby authorized, for and in the name of and on behalf of the City, to do any 7 and all things and take any and all actions, including execution and delivery of any and all 8 documents, assignments, certificates, requisitions, agreements, notices, consents, 9 instruments of conveyance, warrants and documents, which they, or any of them, may deem necessary or advisable in order to effectuate the purposes of this Resolution; provided 10 11 however that any such actions be solely intended to further the purposes of this Resolution, 12 and are subject in all respects to the terms of the Resolution; and, be it 13 FURTHER RESOLVED, That all actions authorized and directed by this Resolution, 14 consistent with any documents presented herein, and heretofore taken are hereby ratified, approved and confirmed by this Board of Supervisors; and, be it 15 FURTHER RESOLVED, That this Resolution shall take effect upon its adoption. 16 17 18 APPROVED AS TO FORM: 19 **DENNIS J. HERRERA, City Attorney** 20 21 By: Mark D. Blake 22 Deputy City Attorney 23 n:\legana\as2020\2000156\01424566.docx 24 25