File No	200488	Committee Item No	1
		Board Item No.	

COMMITTEE/BOARD OF SUPERVISORS

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	PW Order No. 203077		
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1	[Freeway Maintenance Agreement Amendment - Caltrans - Incorporate Alemany Boulevard Bicycle Lane Improvements at State Route 101/280 Interchange]
2	
3	Resolution approving the First Amendment to the Freeway Maintenance Agreement
4	between the City and County of San Francisco and the California Department of
5	Transportation, to include City's maintenance of bicycle lanes and paths and cycle
6	tracks along Alemany Boulevard at the Freeway Interchange at State Routes 101 and
7	280.
8	
9	WHEREAS, As authorized pursuant to Resolution No. 265-10, on July 12, 2010, the
10	City and County of San Francisco ("City"), acting by and through San Francisco Public Works
11	and the State of California, acting by and through the Department of Transportation
12	("Caltrans"), entered into a Freeway Maintenance Agreement ("Agreement") to clarify the
13	division of maintenance responsibility as to separation structures, City streets or portions
14	thereof, and landscaped areas, within the freeway limits of the interchange at State Routes
15	101 and 280; and
16	WHEREAS, Copies of the Agreement and Resolution No. 265-10 are on file with the
17	Clerk of the Board of Supervisors in File No. 100298; and
18	WHEREAS, As part of the Alemany Interchange Bikeways Project ("Project"), the City
19	proposes to install Class IV separated bikeways ("cycle tracks") on Alemany Boulevard and
20	Class II bikeways ("bike lanes") on San Bruno Avenue under State Encroachment Permit No.
21	; and
22	WHEREAS, The City is now prepared to proceed with the installation of new cycle
23	tracks, with flexible delineator posts to separate bicycles from vehicles; high visibility
24	crosswalks and hatched shoulders; narrowed travel lanes to reduce speeding on Alemany
25	Boulevard; and a new buffered bicycle lane on San Bruno Avenue ("Bicycle Improvements").

1	Alemany Boulevard and San Bruno Avenue are both located on the San Francisco Vision
2	Zero High-Injury Network; and
3	WHEREAS, The first amendment to the Maintenance Agreement ("First Amendment")
4	is necessary to reflect the City's agreement to maintain the permitted improvements; and
5	WHEREAS, The Public Works Director issued Public Works Order No. 203077, a copy
6	of which is on file with the Clerk of the Board of Supervisors in File No. 200488 and
7	incorporated herein by reference, recommending that the Board approve this resolution and
8	authorize the Director to amend the Agreement with the State to include maintenance of
9	bicycle paths and lanes, and cycle tracks, located and constructed at the State Route 101/280
10	Interchange; and, be it:
11	RESOLVED, That the Board of Supervisors authorizes the City to assume the
12	maintenance responsibilities over the Bicycle Improvements, as such maintenance
13	responsibilities are described in the First Amendment; and, be it
14	FURTHER RESOLVED, That the Board of Supervisors hereby approves, confirms, and
15	ratifies all actions heretofore taken by the officers of the City with respect to the First
16	Amendment and authorizes the Public Works Director to execute an agreement in substantial
17	conformance with the First Amendment and to approve any additions, amendments, or other
18	modifications to the First Amendment that the Public Works Director, in consultation with the
19	City Attorney, determines are in the best interest of the City, do not materially increase the
20	obligations or liabilities of the City or materially decrease the public benefits accruing to the
21	City, and are necessary or advisable to effectuate the purpose and intent of this Resolution;
22	and, be it
23	FURTHER RESOLVED, That within thirty (30) days of the full execution of the First

Amendment by all parties, Public Works shall provide the fully executed First Amendment to

the Clerk of the Board for inclusion into the official file; and be it

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1	FURTHER RESOLVED, That the Board hereby directs the Clerk of the Board to send
2	four (4) certified copies of this Resolution to Caltrans in care of Victor Pereyra, Division of
3	Maintenance MS 4A, California Department of Transportation District 4, P.O. Box 23660,
4	Oakland, CA 944623-0660.
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AMENDMENT NO. 1 TO FREEWAY MAINTENANCE AGREEMENT WITH CITY OF SAN FRANCISCO

This AMENDMENT NO. 1 to the Freeway	Maintenance	Agreement	identified	below
(AMENDMENT), entered into and effective on		, 20	20, is betwe	een the
State of California, acting by and through the Depar	tment of Trans	portation, her	einafter refe	erred to
as ("STATE"), and the City and County of San F	rancisco, a mu	nicipal corpo	ration, here	einafter
referred to as ("CITY"), acting by and through it	s Public Work	s Director. (CITY and S	STATE
together are hereafter referred to as ("PARTIES").				

RECITALS:

- 1. PARTIES, entered into an agreement on July 12, 2010, entitled "Freeway Maintenance Agreement with City of San Francisco" (AGREEMENT). AGREEMENT defined the terms and conditions applicable to CITY's maintenance of the area at Alemany Blvd. and San Bruno Ave; within STATE right of way along State Route 101, Postmile 1.0/ 2.5 and State Route 280, Postmile 4.0, as shown in Exhibit "A" of AGREEMENT,
- 2. The purpose of this AMENDMENT is to assign and expand the maintenance responsibilities along State Route 101, Postmile 1.0/ 2.5 and State Route 280, Postmile 4.0, area: to include the Class IV and II bikeways.
- 3. STATE and CITY desire to amend AGREEMENT as provided herein.

IT IS THEREFORE MUTUALLY AGREED:

4. New Article 8 is hereby added to and made a part of AGREEMENT to read as follows:

"8. BICYCLE PATHS AND LANES, AND CYCLE TRACKS

CITY will maintain, at CITY's expense, a safe facility for bicycle travel along the entire length of the bicycle path and lane, and cycle tracks, by providing sweeping and debris removal when necessary; and CITY will maintain, at CITY's expense, all signing and striping and pavement markings required for the direction and operation of that non-motorized facility. If path improvements are installed or constructed as permitted encroachments within STATE's right of way, CITY is solely responsible for maintaining all permitted path improvements, including but not limited to the delineation, fencing, guard railing, drainage facilities, slope, and structural adequacy of the improvements.

- 5. New EXHIBIT "A", labeled: "AMENEDMENT No.1 EXHIBIT A, Sheet 1 of 2" and "AMENEDMENT No.1 EXHIBIT A, Sheet 2 of 2", are hereby added to and made part of the AGREEMENT.
- 6. New Article 9 is hereby added and made a part of AGREEMENT to read as follows:

"9. PREVAILING WAGES:

<u>Labor Code Compliance</u> - If the work performed on this Project is done under contract and falls within the Labor Code section 1720(a)(1) definition of a "public work" in that it is construction, alteration, demolition, installation, or repair; or maintenance work under Labor Code section 1771. CITY must conform to the provisions of Labor Code sections 1720 through 1815, and all applicable provisions of California Code of Regulations found in Title 8, Chapter 8, Subchapter 3, Articles 1-7. CITY agrees to include prevailing wage requirements in its contracts for public work. Work performed by CITY'S own forces is exempt from the Labor Code's Prevailing Wage requirements.

<u>Requirements in Subcontracts</u> - CITY shall require its contractors to include prevailing wage requirements in all subcontracts funded by this Agreement when the work to be performed by the subcontractor is a "public work" as defined in Labor Code Section 1720(a)(1) and Labor Code Section 1771. Subcontracts shall include all prevailing wage requirements set forth in CITY's contracts."

7. New Article 10 is hereby added and made a part of AGREEMENT to read as follows:

"10. INSURANCE:

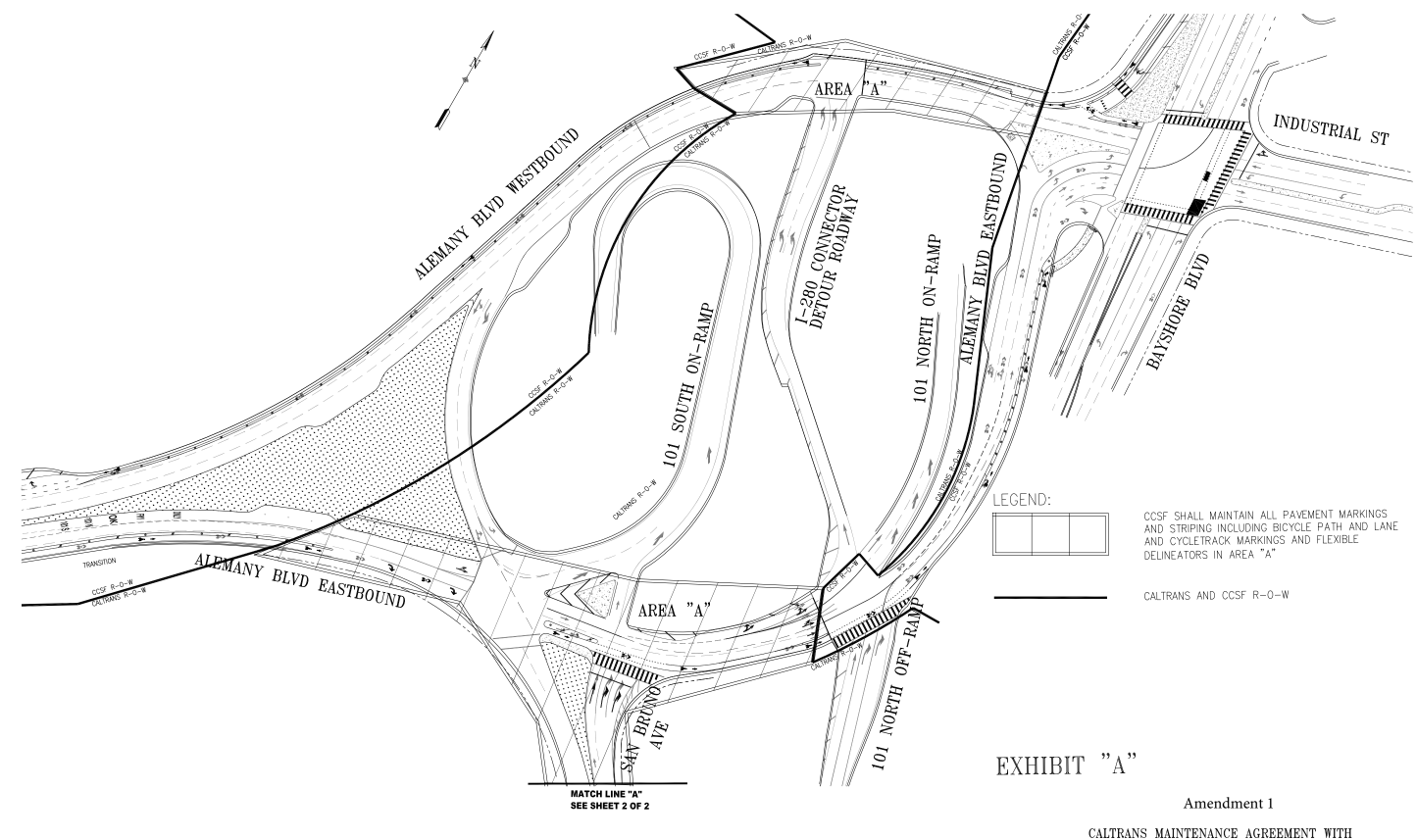
CITY and its contractors shall maintain in force, during the term of this agreement, a policy of general liability insurance, including coverage of bodily injury liability and property damage liability, naming the STATE, its officers, agents and employees as the additional insured in an amount of \$1 million per occurrence and \$2 million in aggregate and \$5 million in excess. Coverage shall be evidenced by a certificate of insurance in a form satisfactory to the STATE that shall be delivered to the STATE with a signed copy of this Agreement.

CITY is self-insured. CITY agrees to deliver evidence of self-insurance coverage providing general liability insurance, coverage of bodily injury liability and property damage liability, naming the STATE, its officers, agents and employees as the additional insured in an amount of \$1 million per occurrence and \$2 million in aggregate and \$5 million in excess. Coverage shall be evidenced by a certificate of insurance in a form satisfactory to the STATE that shall be delivered to the STATE with a signed copy of this Agreement."

- 8. All other terms and conditions of AGREEMENT shall remain in full force and effect.
- 9. AMENDMENT is hereby deemed to be included and made a part of AGREEMENT.

IN WITNESS WHEREOF, PARTIES hereto have set their hands and seals the day and year first above written.

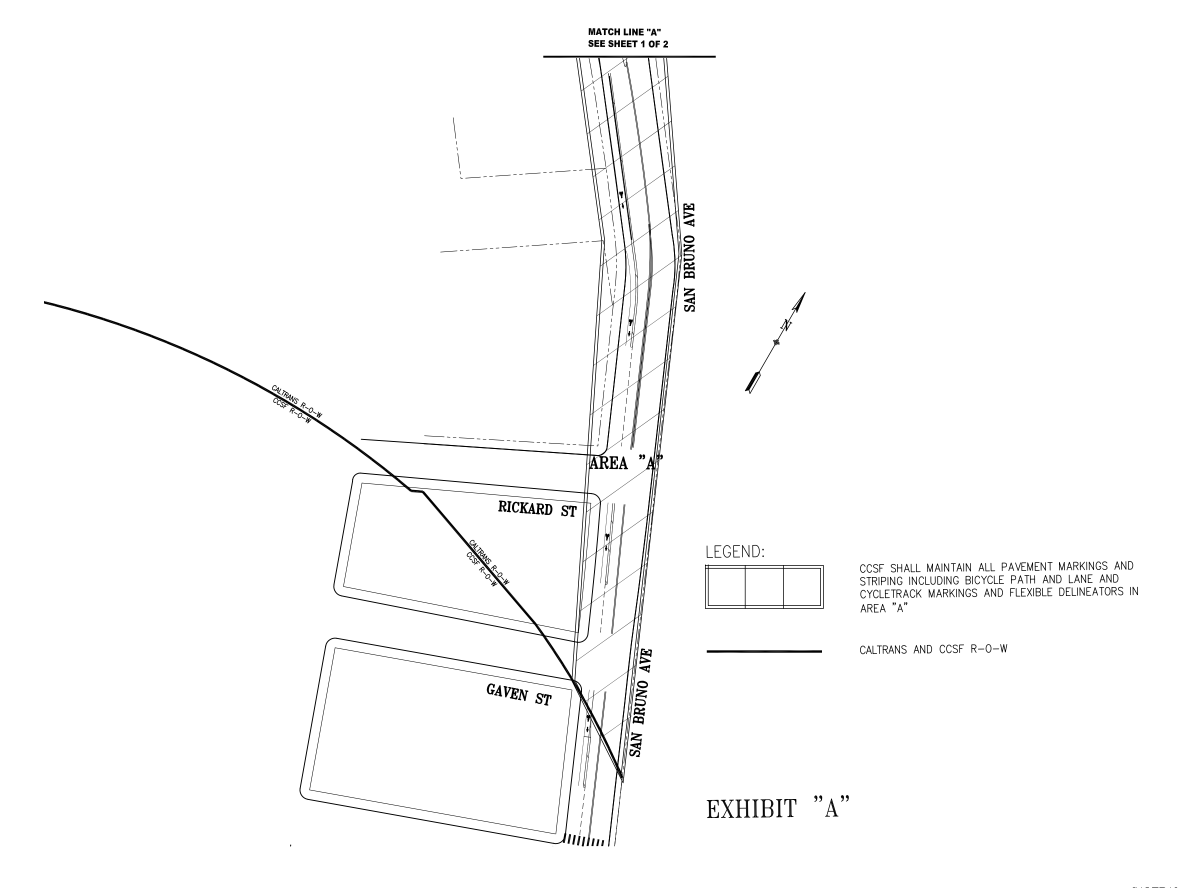
THE CITY AND COUNTY OF SAN FRANCISCO	STATE OF CALIFORNIA DEPARTMENT OF TRANSPORTATION
By:ALARIC DEGRAFINRIED Acting Director of Public Works	TOKS OMISHAKIN Director of Transportation
	By: DAVID AMBUEHL Deputy District Director District 4 Maintenance
Approved as to form DENNIS J. HERRERA City Attorney By: Christopher Tom Deputy City Attorney	As to Form and Procedure: By: Attorney Department of Transportation
By:Clerk of the Board	



THE CITY AND COUNTY OF SAN FRANCISCO

ALEMANY BLVD AND SAN BRUNO AVE

Sheet 1 of 2



Amendment 1

CALTRANS MAINTENANCE AGREEMENT WITH THE CITY AND COUNTY OF SAN FRANCISCO

ALEMANY BLVD AND SAN BRUNO AVE



San Francisco Public Works
General – Director's Office
City Hall, Room 348
1 Dr. Carlton B. Goodlett Place, S.F., CA 94102
(415) 554-6920 www.SFPublicWorks.org

Public Works Order No: 203077

RECOMMENDING APPROVAL OF AND TRANSMITTING TO THE BOARD OF SUPERVISORS A RESOLUTION TO APPROVE THE FIRST AMENDMENT TO FREEWAY MAINTENANCE AGREEMENT WITH THE CITY OF SAN FRANCISCO, BETWEEN THE CITY AND COUNTY OF SAN FRANCISCO AND THE STATE OF CALIFORNIA TRANSPORTATION DEPARTMENT (CALTRANS), TO AUTHORIZE THE CITY TO MAINTAIN THE ALEMANY BOULEVARD BIKE LANE AT STATE ROUTE 101/280 INTERCHANGE AND TO AUTHORIZE SAN FRANCISCO PUBLIC WORKS TO EXECUTE SUCH FIRST AMENDMENT.

By this Order the Public Works Director recommends that the Board of Supervisors approve the First Amendment to Freeway Maintenance Agreement With The City Of San Francisco, by and between the City And County Of San Francisco and the State Of California Transportation Department (Caltrans), effective on July 12, 2010 ("First Amendment to Freeway Maintenance Agreement" or "First Amendment"), to include maintenance of bicycle paths and lanes, and cycle tracks, located and constructed within State Highway Right of Way on Alemany Boulevard at the State Route 101/280 Interchange.

Alemany Interchange Bikeways Project:

Alemany Boulevard and San Bruno Avenue are on the San Francisco Vision Zero High-Injury Network. The Alemany Interchange Bikeways Project will install new separated bikeways with flexible delineator posts to separate bikeways from vehicles, high visibility crosswalks and hatched shoulders, narrowed travel lanes to reduce speeding on Alemany Boulevard, and a buffered bike lane on San Bruno Avenue at the State Route 101/280 Interchange. The separated bikeways and buffered bike lane will be installed under State Encroachment Permit No. ________. The First Amendment to Freeway Maintenance Agreement is necessary to reflect the City's agreement to maintain the permitted improvements.

The following is hereby transmitted to the Board of Supervisors for your approval.

- 1. Draft Board Resolution Approving the First Amendment to the Freeway Maintenance Agreement
- 2. First Amendment to Freeway Maintenance Agreement

It is recommended that the Board of Supervisors approve the First Amendment and adopt this resolution.

Recommended: APPROVED:

3030000 303

Acting Deputy Director and City Engineer

DocuSigned by

Degrafinried, Alan 8336C84404A5...

Acting Director

AMENDMENT NO. 1 TO FREEWAY MAINTENANCE AGREEMENT WITH CITY OF SAN FRANCISCO

This AMENDMENT NO. 1 to the Freeway	Maintenance	Agreement	identified	below
(AMENDMENT), entered into and effective on		, 20	20, is betwe	een the
State of California, acting by and through the Depar	tment of Trans	portation, her	einafter refe	erred to
as ("STATE"), and the City and County of San F	rancisco, a mu	nicipal corpo	ration, here	einafter
referred to as ("CITY"), acting by and through it	s Public Work	s Director. (CITY and S	STATE
together are hereafter referred to as ("PARTIES").				

RECITALS:

- 1. PARTIES, entered into an agreement on July 12, 2010, entitled "Freeway Maintenance Agreement with City of San Francisco" (AGREEMENT). AGREEMENT defined the terms and conditions applicable to CITY's maintenance of the area at Alemany Blvd. and San Bruno Ave; within STATE right of way along State Route 101, Postmile 1.0/ 2.5 and State Route 280, Postmile 4.0, as shown in Exhibit "A" of AGREEMENT,
- 2. The purpose of this AMENDMENT is to assign and expand the maintenance responsibilities along State Route 101, Postmile 1.0/ 2.5 and State Route 280, Postmile 4.0, area: to include the Class IV and II bikeways.
- 3. STATE and CITY desire to amend AGREEMENT as provided herein.

IT IS THEREFORE MUTUALLY AGREED:

4. New Article 8 is hereby added to and made a part of AGREEMENT to read as follows:

"8. BICYCLE PATHS AND LANES, AND CYCLE TRACKS

CITY will maintain, at CITY's expense, a safe facility for bicycle travel along the entire length of the bicycle path and lane, and cycle tracks, by providing sweeping and debris removal when necessary; and CITY will maintain, at CITY's expense, all signing and striping and pavement markings required for the direction and operation of that non-motorized facility. If path improvements are installed or constructed as permitted encroachments within STATE's right of way, CITY is solely responsible for maintaining all permitted path improvements, including but not limited to the delineation, fencing, guard railing, drainage facilities, slope, and structural adequacy of the improvements.

- 5. New EXHIBIT "A", labeled: "AMENEDMENT No.1 EXHIBIT A, Sheet 1 of 2" and "AMENEDMENT No.1 EXHIBIT A, Sheet 2 of 2", are hereby added to and made part of the AGREEMENT.
- 6. New Article 9 is hereby added and made a part of AGREEMENT to read as follows:

"9. PREVAILING WAGES:

<u>Labor Code Compliance</u> - If the work performed on this Project is done under contract and falls within the Labor Code section 1720(a)(1) definition of a "public work" in that it is construction, alteration, demolition, installation, or repair; or maintenance work under Labor Code section 1771. CITY must conform to the provisions of Labor Code sections 1720 through 1815, and all applicable provisions of California Code of Regulations found in Title 8, Chapter 8, Subchapter 3, Articles 1-7. CITY agrees to include prevailing wage requirements in its contracts for public work. Work performed by CITY'S own forces is exempt from the Labor Code's Prevailing Wage requirements.

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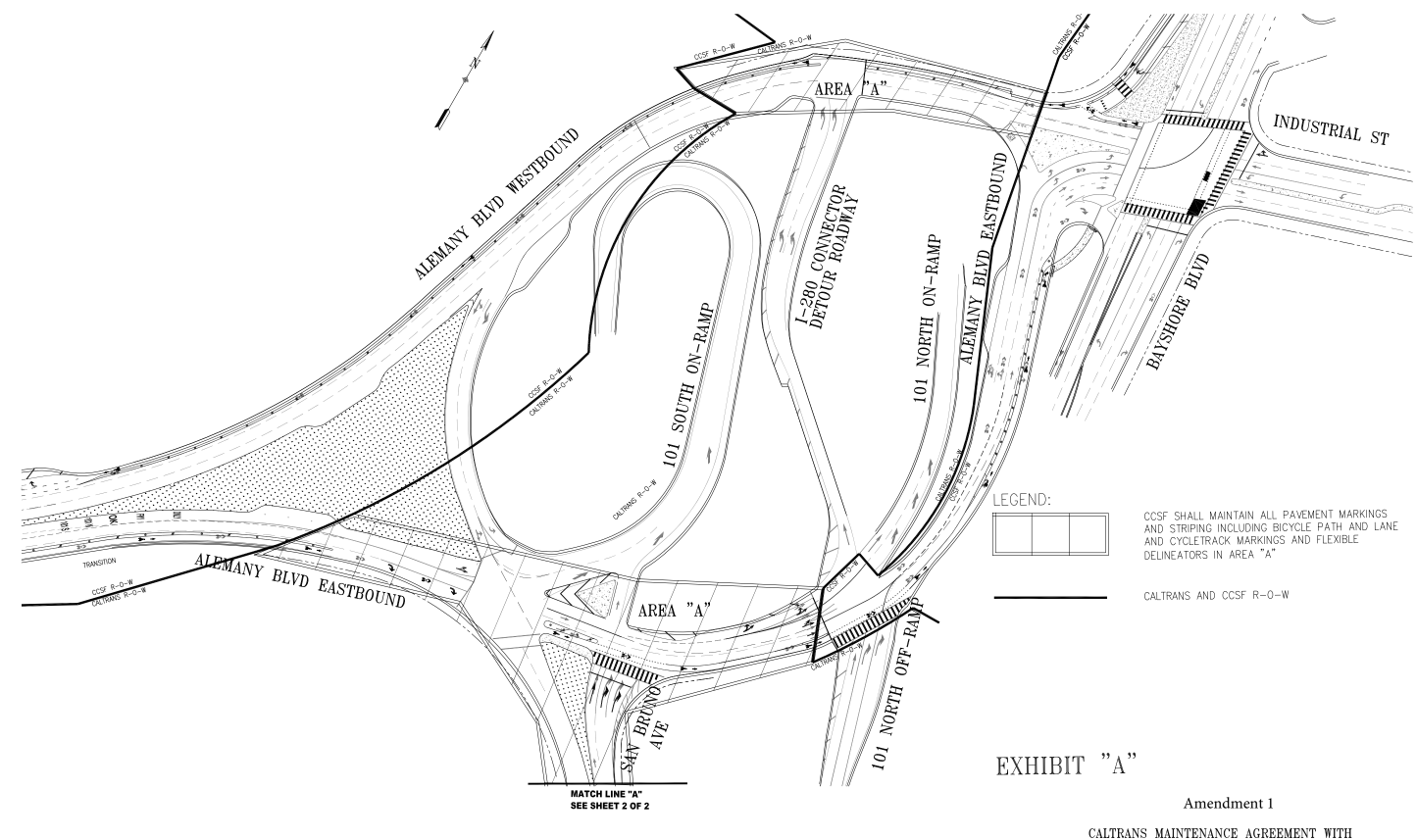
CITY and its contractors shall maintain in force, during the term of this agreement, a policy of general liability insurance, including coverage of bodily injury liability and property damage liability, naming the STATE, its officers, agents and employees as the additional insured in an amount of \$1 million per occurrence and \$2 million in aggregate and \$5 million in excess. Coverage shall be evidenced by a certificate of insurance in a form satisfactory to the STATE that shall be delivered to the STATE with a signed copy of this Agreement.

CITY is self-insured. CITY agrees to deliver evidence of self-insurance coverage providing general liability insurance, coverage of bodily injury liability and property damage liability, naming the STATE, its officers, agents and employees as the additional insured in an amount of \$1 million per occurrence and \$2 million in aggregate and \$5 million in excess. Coverage shall be evidenced by a certificate of insurance in a form satisfactory to the STATE that shall be delivered to the STATE with a signed copy of this Agreement."

- 8. All other terms and conditions of AGREEMENT shall remain in full force and effect.
- 9. AMENDMENT is hereby deemed to be included and made a part of AGREEMENT.

IN WITNESS WHEREOF, PARTIES hereto have set their hands and seals the day and year first above written.

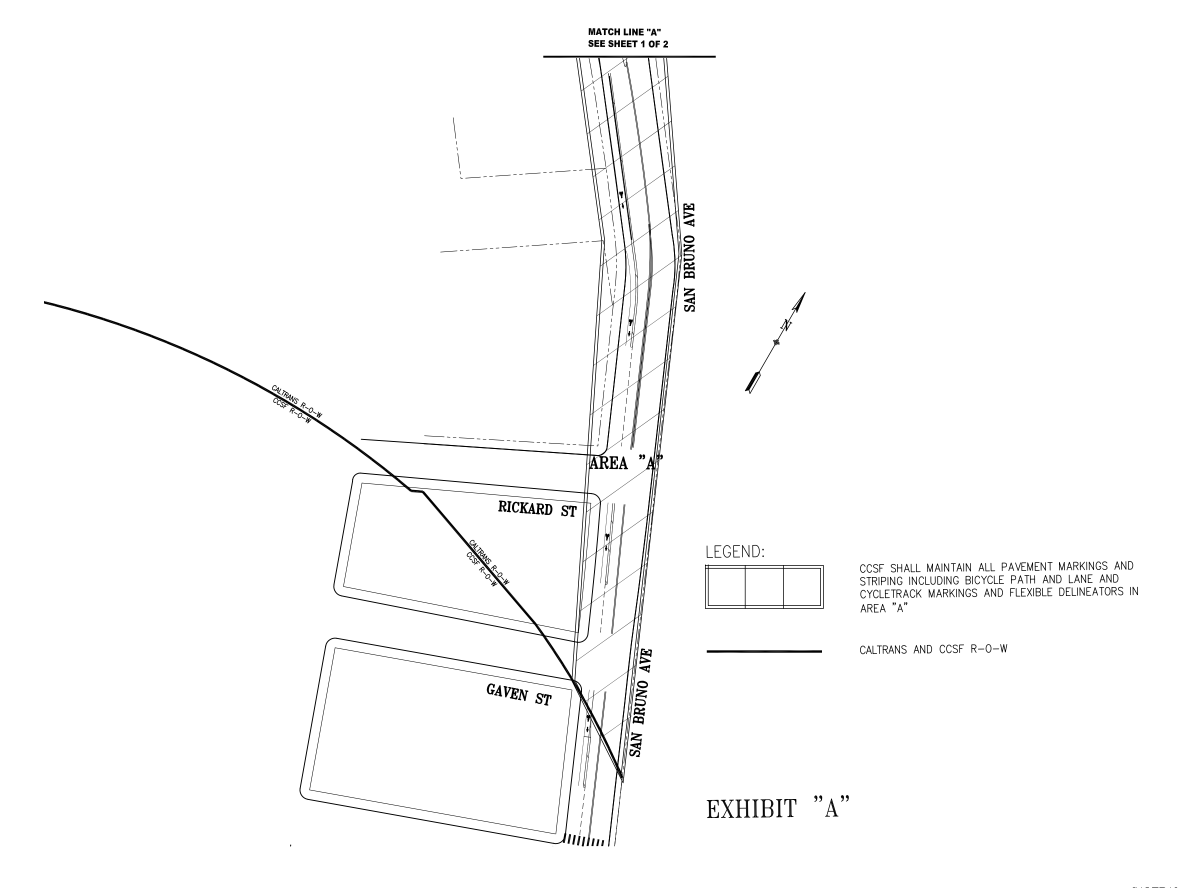
THE CITY AND COUNTY OF SAN FRANCISCO	STATE OF CALIFORNIA DEPARTMENT OF TRANSPORTATION
By:ALARIC DEGRAFINRIED Acting Director of Public Works	TOKS OMISHAKIN Director of Transportation
	By:
Approved as to form DENNIS J. HERRERA City Attorney By: Christopher Tom Deputy City Attorney	As to Form and Procedure: By: Attorney Department of Transportation
ATTEST:	
By:Clerk of the Board	



THE CITY AND COUNTY OF SAN FRANCISCO

ALEMANY BLVD AND SAN BRUNO AVE

Sheet 1 of 2



Amendment 1

CALTRANS MAINTENANCE AGREEMENT WITH THE CITY AND COUNTY OF SAN FRANCISCO

ALEMANY BLVD AND SAN BRUNO AVE

1	[Amend Freeway Maintenance Agreement with Caltrans - Incorporate Alemany Boulevard Bicycle Lane Improvements at State Route 101/280 Interchange]
2	
3	Resolution approving the First Amendment to the Freeway Maintenance Agreement
4	between the City and County of San Francisco and the California Department of
5	Transportation to include City's maintenance of bicycle lanes and paths and cycle
6	tracks along Alemany Boulevard at the Freeway Interchange at State Routes 101 and
7	280.
8	
9	WHEREAS, As authorized pursuant to Resolution No. 265-10, on July 12, 2010, the
10	City and County of San Francisco ("City"), acting by and through San Francisco Public Works
11	and the State of California, acting by and through the Department of Transportation
12	("Caltrans"), entered into a Freeway Maintenance Agreement ("Agreement") to clarify the
13	division of maintenance responsibility as to separation structures, City streets or portions
14	thereof, and landscaped areas, within the freeway limits of the interchange at State Routes
15	101 and 280; and
16	WHEREAS, Copies of the Agreement and Resolution No. 265-10 are on file with the
17	Clerk of the Board of Supervisors in File No. 100298; and
18	WHEREAS, As part of the Alemany Interchange Bikeways Project ("Project"), the City
19	proposes to install Class IV separated bikeways ("cycle tracks") on Alemany Boulevard and
20	Class II bikeways ("bike lanes") on San Bruno Avenue under State Encroachment Permit No.
21	; and
22	WHEREAS, The City is now prepared to proceed with the installation of new cycle
23	tracks, with flexible delineator posts to separate bicycles from vehicles; high visibility
24	crosswalks and hatched shoulders; narrowed travel lanes to reduce speeding on Alemany
25	Boulevard; and a new buffered bicycle lane on San Bruno Avenue ("Bicycle Improvements").

BOARD OF SUPERVISORS Page 1

1 Alemany Boulevard and San Bruno Avenue are both located on the San Francisco Vision 2 Zero High-Injury Network; and 3 WHEREAS, The first amendment to the Maintenance Agreement ("First Amendment") 4 is necessary to reflect the City's agreement to maintain the permitted improvements; and 5 WHEREAS, The Public Works Director issued Public Works Order No. 203077, a copy 6 of which is on file with the Clerk of the Board of Supervisors in File No. and 7 incorporated herein by reference, recommending that the Board approve this resolution and 8 authorize the Director to amend the Agreement with the State to include maintenance of 9 bicycle paths and lanes, and cycle tracks, located and constructed at the State Route 101/280 10 Interchange; and, be it: 11 RESOLVED, That the Board of Supervisors authorizes the City to assume the 12 maintenance responsibilities over the Bicycle Improvements, as such maintenance 13 responsibilities are described in the First Amendment; and, be it 14 FURTHER RESOLVED, That the Board of Supervisors hereby approves, confirms, and 15 ratifies all actions heretofore taken by the officers of the City with respect to the First 16 Amendment and authorizes the Public Works Director to execute an agreement in substantial 17 conformance with the First Amendment and to approve any additions, amendments, or other 18 modifications to the First Amendment that the Public Works Director, in consultation with the 19 City Attorney, determines are in the best interest of the City, do not materially increase the 20 obligations or liabilities of the City or materially decrease the public benefits accruing to the 21 City, and are necessary or advisable to effectuate the purpose and intent of this Resolution; 22 and, be it 23 FURTHER RESOLVED, That within thirty (30) days of the full execution of the First

BOARD OF SUPERVISORS Page 2

Amendment by all parties, Public Works shall provide the fully executed First Amendment to

the Clerk of the Board for inclusion into the official file; and be it

24

25

FURTHER RESOLVED, That the Board hereby directs the Clerk of the Board to send four (4) certified copies of this Resolution to Caltrans in care of Victor Pereyra, Division of Maintenance MS 4A, California Department of Transportation District 4, P.O. Box 23660, Oakland, CA 944623-0660.

BOARD OF SUPERVISORS Page 3