File No	200245	Committee Item No10
		Board Item No. 11

COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST				
Committee:	Budget & Finance Committee	Date December 9, 2020		
Board of Su	pervisors Meeting	Date December 15, 2020		
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	Motion Resolution Ordinance Legislative Digest Budget and Legislative Analyst Report Introduction Form Department/Agency Cover Letter and MOU Grant Information Form Grant Budget Subcontract Budget Contract/Agreement Form 126 – Ethics Commission Award Letter Application Public Correspondence			
OTHER	(Use back side if additional space is	needed)		
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-	oy: Linda Wong Date			
Completed b	oy: <u>Linda Wong</u> Date	<u>December 10, 2020</u>		

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[Variable Rate Multifamily Housing Revenue Bonds - Transbay Block 8 - Not to Exceed \$211,920,000]

Resolution authorizing certain amendments to the Indenture of Trust and the Loan Agreement relating to the City's variable rate multifamily housing revenue bonds, currently outstanding in an aggregate principal amount of \$211,920,000 issued in 2016 for the purpose of providing financing for the acquisition, development, and construction of a 350-unit multifamily rental housing project located at 450 Folsom Street (originally known as the "Transbay Block 8 Tower Apartments" and also now known as "Avery 450"); authorizing the collection of certain fees; ratifying and approving any action heretofore taken in connection with the bonds, the notes, and the projects, as defined herein; granting general authority to City officials to take actions necessary to implement this Resolution, as defined herein, subject to the terms of this Resolution, as defined herein; and related matters, as defined herein.

WHEREAS, On November 1, 2016, the Board of Supervisors of the City and County of San Francisco (the "Board") adopted its Resolution No. 456-16 (the "Original Resolution"), authorizing the issuance and sale of up to \$263,100,000 aggregate principal amount of multifamily housing revenue bonds to provide for a portion of the costs of the acquisition, development and construction by T8 Urban Housing Associates, LLC, a Delaware limited liability company, or an affiliate thereof, and/or T8 Urban Condo Owner, LLC, a Delaware limited liability company, or an affiliate thereof (the "Bond Borrowers"), of a 350-unit multifamily housing rental development located at 450 Folsom Street, San Francisco, California (originally known as the "Transbay Block 8 Tower Apartments," also now known as "Avery 450," and referred to herein as the "Project"), a portion of which Project provides housing for persons and families of very low income; and

WHEREAS, Pursuant to the Original Resolution, the Charter of the City, Article I of Chapter 43 of the Administrative Code of the City and, to the extent applicable, Chapter 7 of Part 5 of Division 31 (commencing with Section 52075) of the Health and Safety Code of the State of California ("Health and Safety Code") (collectively, the "Act"), the City and County of San Francisco (the "City") entered into an Indenture of Trust, dated as of December 1, 2016 (the "Indenture"), between the City and U.S. Bank National Association, as trustee thereunder (the "Trustee") and a Loan Agreement, dated as of December 1, 2016 (the "Loan Agreement"), among the City, the Bond Borrowers and the Trustee, and issued its \$240,260,000 aggregate original principal amount Variable Rate Multifamily Housing Revenue Bonds (Transbay Block 8 Tower Apartments), 2016 Series H, in four subseries (the "Bonds"); and

WHEREAS, The Project has been constructed and occupied, and has achieved operational stability; and

WHEREAS, The Bond Borrowers now desire to convert the Bonds from construction financing terms to permanent financing terms, which will require certain amendments to the Indenture and the Loan Agreement, and certain changes to the financing structure of the Bonds; and

WHEREAS, There has been prepared and presented to the Board for consideration at this meeting the form of an Omnibus Amendment and Release Agreement (the "Amendment) relating to the Bonds, and such document is on file with the Clerk of the Board of Supervisors (the "Clerk of the Board"); and

WHEREAS, It appears that the aforesaid Amendment which is now before this Board is substantially in appropriate form and is an appropriate instrument to be executed and delivered for the purposes intended; and

WHEREAS, The Board finds that the public interest and necessity require that the City at this time assist in converting the Bond financing to a permanent financing structure by entering into the Amendment; and

RESOLVED, By this Board of Supervisors of the City and County of San Francisco, as follows:

Section 1. <u>Approval of Recitals</u>. The Board hereby finds and declares that the above recitals are true and correct.

Section 2. <u>Approval of Amendment</u>. The Amendment, in the form presented to the Board, a copy of which is on file with the Clerk of the Board, and the transactions described therein, are hereby approved. The Mayor, the Director of the Mayor's Office of Housing and Community Development, or the designee of either (each, an "Authorized Representative") is hereby authorized to execute the Amendment, approved as to form by the City Attorney of the City (the "City Attorney"), in substantially said form, together with such additions thereto and changes therein as the City Attorney may approve or recommend in accordance with Section 4 hereof.

Section 3. <u>Issuer Fees</u>. In addition to any other fees permitted to be charged with respect to the Bonds or the Project, the City, acting through the Mayor's Office of Housing and Community Development, shall charge a fee for the administrative costs associated with entering into the Amendment and assisting with the conversion of the Bonds to a permanent financing structure. Such fee shall be payable upon execution and delivery of the Amendment. The Board hereby authorizes the Mayor's Office of Housing and Community Development to charge and collect the fee described in this section.

Section 4. <u>Modifications, Changes, Additions</u>. Any Authorized Representative executing the Amendment, in consultation with the City Attorney, is hereby authorized to approve and make such modifications, changes or additions to the Amendment as may be

necessary or advisable, provided that such modification does not increase the liability or risk to the City, require the City to spend any resources, or otherwise harm the interests of the City. The approval of any modification, addition or change to any of the aforementioned documents shall be evidenced conclusively by the execution and delivery of the document in question. Within 30 days of the documents approved by this Resolution being executed by all parties, such final documents (showing marked changes, if any) shall be provided to the Clerk of the Board, for inclusion in the official file, together with a brief explanation of any changes from the date of the adoption of this Resolution.

Section 5. <u>Ratification</u>. All actions heretofore taken by the officers and agents of the City with respect to the Amendment and the conversion of the Bonds to a permanent financing structure, as consistent with the documents authorized herein and this Resolution, are hereby approved, confirmed and ratified.

Section 6. <u>General Authority</u>. The proper officers of the City are hereby authorized and directed, for and in the name and on behalf of the City, to do any and all things and take any and all actions and approve, and execute and deliver any and all certificates, agreements and other documents, including but not limited to estoppels, tax documents, releases, terminations, consents, assignments, replacement Bonds, acknowledgments, recognitions, notices and those documents described in the Amendment, which they, or any of them, may deem necessary or advisable in order to effectuate the purposes of this Resolution in consultation with the City Attorney. Any such actions shall not increase the liability or risk to the City, require the City to spend any resources, or otherwise harm the interests of the City, and any such officer shall consult with the City Attorney prior to taking any such action or executing any such document.

Section 7. <u>File</u>. All documents referenced herein as being on file with the Clerk of the Board are located in File No. <u>266245</u>, which is hereby declared to be a part of this Resolution as if set forth fully herein.

APPROVED AS TO FORM: DENNIS J. HERRERA City Attorney

HEIDI J. GEWERTZ
Deputy City Attorney

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OMNIBUS AMENDMENT AND RELEASE AGREEMENT

by and among

DEUTSCHE BANK AG, NEW YORK BRANCH, MIZUHO CAPITAL MARKETS LLC.

as sole Bondholder,

U.S. BANK NATIONAL ASSOCIATION, as Trustee

T8 URBAN HOUSING ASSOCIATES, LLC, as Borrower

T8 URBAN HOUSING ASSOCIATES BMR, L.P. as BMR Owner,

CITY AND COUNTY OF SAN FRANCISCO, as Issuer

and

T8 URBAN CONDO OWNER, LLC,

as Condo Borrower

Dated as of _______ 2020]

Relating to:

\$240,260,000

City and County of San Francisco
Variable Rate Multifamily Housing Revenue Bonds
(Transbay Block 8 Tower Apartments)
2016 Series H

OMNIBUS AMENDMENT AND RELEASE AGREEMENT (Series H)

WITNESSETH:

WHEREAS, in accordance with that certain Loan Agreement, dated as of December 1, 2016, by and among Issuer, Borrower, Condo Borrower and Trustee (as amended, restated and/or supplemented from time to time, the "Loan Agreement"), Issuer made a loan (the "Mortgage Loan") to Borrower and Condo Borrower, the proceeds of which were used to finance, in part, the acquisition and construction of a 350-unit multifamily rental housing facility constituting a portion of a high-rise tower located at 450 Folsom Street in San Francisco, California, presently known as The-Avery 450 and originally known as Transbay Block 8 Tower Apartments (the "Project"); and

WHEREAS, to finance the Mortgage Loan, the Issuer issued, sold and delivered the following bonds: the City and County of San Francisco Variable Rate Multifamily Housing Revenue Bonds (Transbay Block 8 Tower Apartments), 2016 Series H, in the principal amount of \$240,260,000 (the "Bonds"), consisting of four subseries, including 2016 Series H-1, in the principal amount of \$85,940,000, 2016 Series H-2, in the principal amount of \$85,940,000, 2016 Series H-3 (Taxable), in the principal amount of \$34,190,000, and 2016 Series H-4 (Taxable), in the principal amount of \$34,190,000 pursuant to that certain Indenture of Trust, dated as of December 1, 2016 (as amended, restated and/or supplemented from time to time, the "Indenture" and together with the Loan Agreement and the other Mortgage Loan Documents, the "Bond Documents"); and

WHEREAS, the Bonds are secured and supported by: (a) a promissory note to evidence the principal amount of the Mortgage Loan originated pursuant to the Loan Agreement; (b) a pledge of the Revenues (as defined in the Indenture) derived by the Issuer pursuant to the Mortgage Loan; (c) the Deed of Trust (as defined in the Indenture); and (d) a letter of credit (the "Letter of Credit") issued by Bank of China, New York Branch (the "Bank") and delivered to the Trustee; and

WHEREAS, simultaneously with the execution and delivery of the Loan Agreement and the Bonds, Wells Fargo Bank, National Association (the "Condo Lender") made a loan (the "Condo Loan") to Borrower and Condo Borrower to, among other things, finance the development and construction of Condominium Component (as defined in that certain Declaration of Reciprocal Easement, Covenants, Conditions and Restrictions for Transbay Block 8 (the "REA")) pursuant to that certain Building Loan Agreement between Condo Lender, Borrower and Condo Borrower dated December 1, 2016; and

WHEREAS, the Borrower has directed that the interest rate on the <u>Tax-Exempt</u> Bonds will be converted to a <u>Fixed Rate that the Letter of Credit is terminated in connection therewith</u> (the "<u>Conversion</u>"); and

WHEREAS, at Conversion, the Taxable Bonds are being redeemed in whole and MCM is purchasing the Tax-Exempt Bonds in whole; and

WHEREAS, at Conversion the Letter of Credit is being terminated; and

WHEREAS, at the time of the Conversion, the <u>Tax-Exempt</u> Bonds will be amended to be secured solely by the Market Rate Apartment Component, the Tower BMR Component, the Garage Component, the Commercial Component (as such terms are defined in the REA) and associated interests; and

WHEREAS, contemporaneously with the Conversion, the Condo Loan will be refinanced and secured solely by the Condominium Component (as defined in the REA) and associated interests and the Condo Borrower will be released as an obligor under the Bond Documents and the Condominium Component will be released as security for the Bonds; and

WHEREAS, DBNY is purchasing the Bonds in whole at Conversion; and

WHEREAS, the parties hereto desire to modify the Bond Documents pursuant to the terms and conditions of this Amendment effective on the Effective Date from and after time of Conversion in connection with the foregoing.

AGREEMENTS:

NOW, THEREFORE, in consideration of the premises and the mutual representations, covenants and agreements herein contained, the parties do hereby agree as follows:

- 1. **Recitals**. The foregoing recitals are incorporated herein by reference and are part of this Amendment. The Borrower hereby represents and warrants that the recitals are true, accurate and correct as of the date hereof.
- 2. **<u>Defined Terms</u>**. Capitalized terms not otherwise defined herein shall have the meanings set forth in the Bond Documents.
- 3. <u>Effective Date</u>. The amendments herein shall be effective on the Effective Date from and after time of Conversion and thereafter.

4. **Omnibus Amendments**. The following

- (a) <u>References to "Owners"</u>, "<u>Beneficial Owners"</u>, "<u>Bondowners"</u>, <u>Bondholders"</u>, "<u>Holders" and "Registered Owners"</u>. All references in the Bond Documents, as applicable, to Owners", "Beneficial Owners", "Bondowners", Bondholders", "Holders" and "Registered Owners" are hereby amended to refer to the Bondholder Representative, together with its successors and assigns.
- (b) References to Bond Documents. All references in each of the Bond Documents to any one or more of the other Bond Documents are hereby amended to refer to such other Bond Documents, as amended hereby and as further amended, restated and/or supplemented from time to time. The following documents delivered for the benefit of the Trustee on the date hereof shall constitute "Mortgage Loan Documents" for all purposes: (i) Deed of Trust, Assignment of Rents, Security Agreement and Fixture Filing; (ii) Non-Recourse Exceptions and Carry Guaranty; (iii) Environmental Compliance and Indemnification Agreement; (iv) Assignment of Service Contracts, Warranties and Guaranties; (v) Assignment of Contracts and Interest in Licenses, Permits and Agreements; and (vvi) Replacement Reserve Agreement.
- (c) <u>Deletion of Certain References</u>. The following defined terms are deleted and associated references removed where the context may require: "Collateral Agent," "Condo Borrower," "Condo Lender," "Condo Loan," "Condo Loan Documents", "Directly Purchased Bonds," "Bond Intercreditor Agreement" and "HPS."
- (d) Inapplicability of Certain References during Fixed Rate Period. The following defined terms are not applicable and associated references shall be inapplicable where context may require during the Fixed Rate Period: "Bank," "Bank Bonds," "Bond Intercreditor Agreement," "Credit Facility," "Credit Agreement," "Letter of Credit" and "Reimbursement Agreement."
- (d)(e) <u>Substitution of Rights of the Bank</u>. Any and all references to rights of the Bank (as such term is defined in the Indenture) shall hereafter be the rights of the Bondholder Representative applicable during the Fixed Rate Period[JH2].
- (e)(f) Release of Condo Borrower. The Condo Borrower is hereby released as an obligor under all of the Bond Documents. For the purpose of clarity, the definition of Borrower in the Indenture is hereby amended to mean "T8 Urban Housing Associates, LLC, a Delaware limited liability company, and its successors and assigns."

(f)(g) Notice Provisions. The notice provision of each Bond Document is hereby amended by striking, as applicable, each notice address for the Bank, the Collateral Agent, the Rating Agency and the Remarketing Agents and replacing it with the following:

Deutsche Bank AG, Mizuho Capital Markets LLC 1271 Avenue of the Americas

New York-Branch 60 Wall Street 3rd-Floor

> New York, 10020 Attention: Legal

E-mail: swapslegal@mizuhogroup.com

with a copy to:

Mizuho Capital Markets LLC 1271 Avenue of the Americas

New York <u>10005</u>, New York <u>10020</u> Attention: Municipal Capital Markets

Facsimile: (917) 338-4032

With E-mail: john.gleber@mizuhogroup.com stephen.wang@mizuhogroup.com

and a copy to:

Kutak Rock LLP 1760 Market Street, Suite 1100 Philadelphia, Pennsylvania 19103

Attention: Andrew P. Schmutz, Esquire E-mail: <u>Andrew.Schmutz@kutakrock</u>.com

(g)(h) Termination of Mezzanine Rights. All references to and rights of HPS (as defined in the Indenture) under or in connection with the Bond Documents shall hereby be stricken and terminated.

5. Specific Amendments.

(a) <u>Bondholder Representative</u>. <u>Definitions.</u> The definition section of the Indenture shall be amended to add the <u>definition definitions</u> of "Bondholder Representative" <u>and "Maturity Date" and to replace the definition of "Approved Investors"</u> as follows:

"Approved Transferee" means (1) a "qualified institutional buyer" ("QIB") as defined in Rule 144A promulgated under the Securities Act of 1933, as in effect on the date hereof (the "Securities Act"); (2) an affiliate of an entity described in clause (1); (3) a trust or custodial arrangement established by an entity described in clause (1) or (2), the beneficial interests in which will be owned only by QIBs; or (4)

"accredited investors" as defined in Rule 501(a) (1) – (3) promulgated under the Securities Act (referred to herein as "Accredited Investors").

"Bondholder Representative" shall mean the Person or Persons who are designated by the Holders of more than 50% of the aggregate principal amount of all Outstanding Bonds (or beneficial interests therein) -to act on behalf of holders. Deutsche Bank Securities Inc. Mizuho Capital Markets LLC shall be the initial Bondholder Representative. The Bondholder Representative may appoint a third party to act as its representative in certain capacities, provided it does so in writing and provides such written designation to the Trustee and the Issuer.

"Maturity Date" shall mean November 1, 2056."

(b) Section 202(f)(i)(D) of the Indenture is deleted and replaced with the

following:

"(D) a certification from the Borrower that upon Conversion that the provisions of Section 6.18 of the Loan Agreement regarding continuing disclosure will be met;"

(c) Section 202(f)(i)(F) of the Indenture is deleted and replaced with the

following:

"(F) a certification from the Borrower that prior to or upon Conversion a check or wire transfer shall be provided to the Trustee in the amount, if any, to pay all costs associated with the Conversion (excluding underwriter costs and fees to remarket Bonds, if any, but including the costs and applicable fees of the Trustee and the Issuer)."

(d) Section 203 of the Indenture is amended to add a new paragraph at the end thereof as follows:

"Notwithstanding anything to the contrary in this indenture, solely during the Fixed Rate Period, the following restrictions on transfer shall apply: Unless the Bonds are rated "A," without regard to a modifier (or the equivalent) or better by a Rating Agency, the Bonds shall be sold and subsequently transferred only in Authorized Denominations to an Approved Transferee that shall execute and deliver to the Trustee an Required Transferee Representations Certificate. Notwithstanding the preceding sentence, no Required Transferee Representations Certificate shall be required to sell or transfer Bonds to (A) an affiliate of an Approved Transferee or Bondholder Representative or (B) a special purpose entity, a trust or custodial arrangement created pursuant to the definition of "Approved Transferee."

(e) The first sentence of Section 401 of the Indenture is deleted and replaced with the following:

"The Issuer shall, with the consent of the Borrower and the Credit Provider, appoint a Remarketing Agent for each subseries of the Bonds subject to the conditions set forth in Section 402, pursuant to the Remarketing Agreement; provided however for Bonds to be remarketed pursuant to Section 212 (b) a Remarketing Agent may,

but need not, be appointed at the election of the Borrower and provided further that after Conversion to a Fixed Rate Period a Remarketing Agent need not be in place during such Fixed Rate Period."

(b)(f) Interest Payment Dates after Fixed Rate риз Conversion Date. Section (d) of the definition of Interest Payment Date in the Indenture is hereby deleted as replaced with the following:

"(d) after the Fixed Rate [JH4] Conversion Date, the first Business Day of each month,"

(e)(g) Optional Redemption. Section 602(b)(iii) [JH5]of the Indenture is hereby deleted and replaced with the following:

"(iii) The Bonds may be redeemed upon 45 days' prior written notice from the Borrower (and approved by the Credit Provider, if applicable) to the Trustee (with a copy to the Issuer and Remarketing Agent, if applicable) in whole or in part on any Interest Payment Date on or after _____ [January 1, 20212022] at a redemption price equal to the principal amount redeemed plus interest to the redemption date."

 $\frac{\text{(d)(h)}}{\text{Section } 6.08\underline{608}}$ of the Indenture is being deleted and replaced with the following:

"Section 608. Purchase in Lieu of Redemption. The Borrower shall have the option to cause the Bonds to be purchased in whole but not in part by the Borrower or its designee in lieu of redemption pursuant to Section 602(b) and the Bondholder Representative or the Borrower shall have the option to cause the Bonds to be purchased in lieu of redemption pursuant to Sections 602(a)(iii) or (v). Such option may be exercised by delivery to the Trustee on or prior to the Business Day preceding the redemption date of a written notice of the Borrower or Bondholder Representative, as applicable, specifying that the Bonds shall not be redeemed, but instead shall be subject to purchase pursuant to this Section. Upon delivery of such notice, the Bonds shall not be redeemed but shall instead be subject to mandatory tender at the purchase price on the date that would have been the redemption date[JH6]. In connection with such purchase, the Bonds shall, at the written direction of the Borrower be converted pursuant to Section 202(f). If a Conversion does not occur on such date the Bonds shall continue to bear interest at the Fixed Rate."

(i) Disbursement of Loan Proceeds.

- (i) Section 4.2(a) of the Loan Agreement is hereby amended to provide that the Bondholder Representative shall approve any Funding Requisitions.
- (ii) Section 4.2(b) of the Loan Agreement is hereby amended to delete the third sentence thereof and replace it with

"In connection with such prepayment of the Mortgage Note, the Trustee shall cause the Bonds to be redeemed in such amount pursuant to Section 602(a)(i) of the Indenture."

- (e)(i) Optional Prepayment of Mortgage Note. Section 5.4(b) of the Loan Agreement is hereby deleted and replaced with the following:
 - "(b) The Borrower may, at its option, prepay the Mortgage Note in a manner consistent with the requirements of Section 602(b(iii) of the Indenture in whole or in part on any Interest Payment Date on or after _____[January 1, 2021."2022]."
- (f)(k) Credit Facility. Section 5.6 of the Loan Agreement is hereby amended to delete the words "(other than during any period when the Bonds are Directly Purchased Bonds (as such term is defined in the Indenture))" and insert in replacement thereof "(other than following the Fixed Rate Conversion Date")."
- (1) Insurance and Condemnation Proceeds. Section 5.7 of the Loan Agreement is hereby deleted and replaced with "[Reserved]"
- (m) Mortgage Note. All references in the Mortgage Note to "Credit Facility Termination Date" are hereby deleted and replaced with "Maturity Date of the Bonds."
- 6. <u>Ratification; Waiver</u>. Except as expressly amended by this Amendment, all terms and provisions of the Documents shall remain in full force and effect. Except as amended hereby, the parties hereto hereby ratify and reaffirm all of the terms and conditions of the Documents. <u>Any parties to this Amendment entitled to notice or consent rights under Sections 1001 or 1003 of the Indenture hereby waive such rights but only with respect to this Amendment.</u>
- 7. **<u>Full Force and Effect.</u>** Except as expressly amended pursuant to this Amendment, all of the terms and conditions of the Bond Documents are and shall remain in full force and effect.
- 8. **Not a Novation**. The parties hereto acknowledge and agree that this Amendment shall not constitute a novation of the obligations or indebtedness evidenced and/or secured by the Bond Documents.
- 9. <u>Further Assurances</u>. Borrower hereby agrees to promptly execute and deliver such additional documents, instruments or agreements as may be reasonably requested by <u>DBNYMCM</u> and as may be necessary or appropriate to effectuate the purposes of this Amendment, provided, however, Borrower shall have no obligation to execute any such additional document, instrument or agreement which would alter any material provision of any Loan Document or cause an increase in Borrower's obligations or liabilities.
- <u>10.</u> <u>Direction to Trustee</u>. By their execution of this Amendment, the other parties hereto direct the Trustee to enter into this Amendment.
- 10.11. Governing Law. This Amendment shall be governed by and enforced in accordance with the laws of the State of California, without giving effect to the choice of law principles of the State of California that would require the application of the laws of a jurisdiction other than the State of California.

- <u>11.12.</u> <u>Severability</u>. The invalidity, illegality or unenforceability of any provision of this Amendment shall not affect the validity, legality or enforceability of any other provision of this Amendment, and all other provisions shall remain in full force and effect.
- 12.13. Successors and Assigns. This Amendment shall inure to the benefit of and shall be binding upon the parties hereto and their respective successors and assigns.
- 13.14. Counterparts. This Amendment may be executed in two or more counterparts, each of which shall constitute an original but taken together shall constitute one agreement.
- <u>14.15.</u> <u>Conflict</u>. If any of the provisions of this Amendment directly conflict with or contradict any other provision of the Bond Documents, this Amendment shall control.

[remainder of page intentionally left blank]

IN WITNESS WHEREOF, each of the undersigned has duly executed and delivered this Amendment or caused this Amendment to be duly executed and delivered by its authorized representative as of the date first set forth above. The undersigned intend that this Amendment shall be deemed to be signed and delivered as a sealed instrument.

MIZUHO CAPITAL MARKETS LLC, a Delaware limited liability company By: DEUTSCHE BANK AG, NEW YORK BRANCH, as sole bondholder By: _______ Mizuho Securities USA LLC, in its capacity as

By:

Name:-___ Title: ____

manager

By:_____

Title:

TRUSTEE:

U.S. BANK NATIONAL ASSOCIATION, a	as
Trustee	

Ву:		
Name:		
Γitle:		

BORROWER:

T8 URBAN HOUSING ASSOCIATES, LLC, a Delaware limited liability company

By:		
Name:		
Γitle:		

BMR OWNER:

T8 URBAN HOUSING ASSOCIATES BMR, L.P., a California limited partnership

By:		
Name:		
Title:		

	<u>ISSUER</u> :
	CITY AND COUNTY OF SAN FRANCISCO, as the Issuer
	By: Name: Title:
Approved as to form:	
DENNIS J. HERRERA, City Attorney	
By: Heidi J. Gewertz	

[signatures continue on following page]

Deputy City Attorney

Acknowledged and consented to by:

T8 URBAN CONDO OWNER, LLC, a Delaware limited liability company

By:	T8 HOLDCO LLC, a Delaware
	limited liability company

By:			
Name:			
Title:			

OMNIBUS AMENDMENT AND RELEASE AGREEMENT

by and among

DEUTSCHE BANK AG, NEW YORK BRANCH, as sole Bondholder,

U.S. BANK NATIONAL ASSOCIATION, as Trustee

T8 URBAN HOUSING ASSOCIATES, LLC, as Borrower

T8 URBAN HOUSING ASSOCIATES BMR, L.P. as BMR Owner,

CITY AND COUNTY OF SAN FRANCISCO, as Issuer

and

T8 URBAN CONDO OWNER, LLC,

as Condo Borrower

Dated as of , 2020

Relating to:

\$240,260,000 City and County of San Francisco Variable Rate Multifamily Housing Revenue Bonds (Transbay Block 8 Tower Apartments) 2016 Series H

OMNIBUS AMENDMENT AND RELEASE AGREEMENT (Series H)

This OMNIBUS AMENDMENT AND RELEASE AGREEMENT (this "Amendment") is made and entered into as of _______, 2020 (the "Effective Date"), by and among DEUTSCHE BANK AG, NEW YORK BRANCH, as sole Bondholder (together with its successors and assigns, "DBNY"), U.S. BANK NATIONAL ASSOCIATION, a national banking association, as Trustee (together with its successors and assigns, "Trustee"), T8 URBAN HOUSING ASSOCIATES, LLC, a Delaware limited liability company (together with its successors and assigns, "Borrower"), T8 URBAN HOUSING ASSOCIATES BMR, L.P. a California limited partnership (together with its successors and assigns, the "BMR Owner"), the CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation organized and existing under the laws of the State of California (together with its successors and assigns, "Issuer"), and has been acknowledged and consented to by T8 URBAN CONDO OWNER, LLC, a Delaware limited liability company (together with its successors and assigns, the "Condo Borrower").

WITNESSETH:

WHEREAS, in accordance with that certain Loan Agreement, dated as of December 1, 2016, by and among Issuer, Borrower, Condo Borrower and Trustee (as amended, restated and/or supplemented from time to time, the "Loan Agreement"), Issuer made a loan (the "Mortgage Loan") to Borrower and Condo Borrower, the proceeds of which were used to finance, in part, the acquisition and construction of a 350-unit multifamily rental housing facility constituting a portion of a high-rise tower located at 450 Folsom Street in San Francisco, California, presently known as Avery 450 and originally known as Transbay Block 8 Tower Apartments (the "Project"); and

WHEREAS, to finance the Mortgage Loan, the Issuer issued, sold and delivered the following bonds: the City and County of San Francisco Variable Rate Multifamily Housing Revenue Bonds (Transbay Block 8 Tower Apartments), 2016 Series H, in the principal amount of \$240,260,000 (the "Bonds"), consisting of four subseries, including 2016 Series H-1, in the principal amount of \$85,940,000, 2016 Series H-2, in the principal amount of \$85,940,000, 2016 Series H-3 (Taxable), in the principal amount of \$34,190,000 pursuant to that certain Indenture of Trust, dated as of December 1, 2016 (as amended, restated and/or supplemented from time to time, the "Indenture" and together with the Loan Agreement and the other Mortgage Loan Documents, the "Bond Documents"); and

WHEREAS, the Bonds are currently outstanding in the principal amount of \$[208,130,000], consisting of \$85,940,000 of 2016 Series H-1, \$85,940,000 of 2016 Series H-2, \$[18,125,000] of 2016 Series H-3 and \$[18,125,000] of 2016 Series H-4; and

WHEREAS, the Bonds are secured and supported by: (a) a promissory note to evidence the principal amount of the Mortgage Loan originated pursuant to the Loan Agreement; (b) a pledge of the Revenues (as defined in the Indenture) derived by the Issuer pursuant to the Mortgage Loan; (c) the Deed of Trust (as defined in the Indenture); and (d) a letter of credit (the "Letter of

Credit") issued by Bank of China, New York Branch (the "Bank") and delivered to the Trustee; and

WHEREAS, simultaneously with the execution and delivery of the Loan Agreement and the Bonds, Wells Fargo Bank, National Association (the "Condo Lender") made a loan (the "Condo Loan") to Borrower and Condo Borrower to, among other things, finance the development and construction of Condominium Component (as defined in that certain Declaration of Reciprocal Easement, Covenants, Conditions and Restrictions for Transbay Block 8 (the "REA")) pursuant to that certain Building Loan Agreement between Condo Lender, Borrower and Condo Borrower dated December 1, 2016; and

WHEREAS, the Borrower has directed that the interest rate on the Bonds will be converted to a Fixed Rate and that the Letter of Credit is terminated in connection therewith (the "Conversion"); and

WHEREAS, at the time of the Conversion, the Bonds will be amended to be secured solely by the Market Rate Apartment Component, the Tower BMR Component, the Garage Component, the Commercial Component (as such terms are defined in the REA) and associated interests; and

WHEREAS, contemporaneously with the Conversion, the Condo Loan will be refinanced and secured solely by the Condominium Component and associated interests and the Condo Borrower will be released as an obligor under the Bond Documents and the Condominium Component will be released as security for the Bonds; and

WHEREAS, DBNY is purchasing the Bonds in whole at Conversion; and

WHEREAS, the parties hereto desire to modify the Bond Documents pursuant to the terms and conditions of this Amendment effective on the Effective Date from and after time of Conversion in connection with the foregoing.

AGREEMENTS:

NOW, THEREFORE, in consideration of the premises and the mutual representations, covenants and agreements herein contained, the parties do hereby agree as follows:

- 1. <u>Recitals</u>. The foregoing recitals are incorporated herein by reference and are part of this Amendment. The Borrower hereby represents and warrants that the recitals are true, accurate and correct as of the date hereof.
- 2. <u>Defined Terms</u>. Capitalized terms not otherwise defined herein shall have the meanings set forth in the Bond Documents.
- 3. <u>Effective Date</u>. The amendments herein shall be effective on the Effective Date from and after time of Conversion and thereafter.

4. **Omnibus Amendments**. The following

(a) <u>References to "Owners"</u>, "<u>Beneficial Owners"</u>, "<u>Bondowners"</u>, <u>Bondholders"</u>, "<u>Holders"</u> and "<u>Registered Owners"</u>. All references in the Bond Documents, as

applicable, to Owners", "Beneficial Owners", "Bondowners", Bondholders", "Holders" and "Registered Owners" are hereby amended to refer to the Bondholder Representative, together with its successors and assigns.

- References to Bond Documents. All references in each of the Bond (b) Documents to any one or more of the other Bond Documents are hereby amended to refer such other Bond Documents, as amended hereby and as further amended, restated and/or supplemented from time to time. The following documents delivered for the benefit of the Trustee on the date hereof shall constitute "Mortgage Loan Documents" for all purposes: (i) Deed of Trust, Assignment of Rents, Security Agreement and Fixture Filing; (ii) Non-Recourse Exceptions and Carry Guaranty; (iii) Environmental Compliance and Indemnification Agreement; (iv) Assignment of Service Contracts, Warranties and Guaranties; (v) Assignment of Contracts and Interest in Licenses, Permits and Agreements; and (vi) Replacement Reserve Agreement.
- Deletion of Certain References. The following defined terms are deleted and associated references removed where context may require: "Collateral Agent," "Condo Borrower," "Condo Lender," "Condo Loan," "Condo Loan Documents", "Directly Purchased Bonds," "Bond Intercreditor Agreement" and "HPS."
- Inapplicability of Certain References during Fixed Rate Period. The following defined terms are not applicable and associated references shall be inapplicable where context may require during the Fixed Rate Period: "Bank," "Bank Bonds," "Bond Intercreditor Agreement," "Credit Facility," "Credit Agreement," "Letter of Credit" and "Reimbursement Agreement."
- Substitution of Rights of the Bank. Any and all references to rights of the (e) Bank (as such term is defined in the Indenture) shall hereafter be the rights of the Bondholder Representative applicable during the Fixed Rate Period.
- (f) Release of Condo Borrower. The Condo Borrower is hereby released as an obligor under all of the Bond Documents. For the purpose of clarity, the definition of Borrower in the Indenture is hereby amended to mean "T8 Urban Housing Associates, LLC, a Delaware limited liability company, and its successors and assigns."
- Notice Provisions. The notice provision of each Bond Document is hereby amended by striking, as applicable, each notice address for the Bank, the Collateral Agent, the Rating Agency and the Remarketing Agents and replacing it with the following:

Deutsche Bank AG, New York Branch 60 Wall Street 3rd Floor New York, New York 10005 Attention: Municipal Capital Markets

Facsimile: (917) 338-4032

With a copy to:

Kutak Rock LLP

1760 Market Street, Suite 1100 Philadelphia, Pennsylvania 19103 Attention: Andrew P. Schmutz, Esquire E-mail: Andrew.Schmutz@kutakrock.com

(h) <u>Termination of Mezzanine Rights</u>. All references to and rights of HPS (as defined in the Indenture) under or in connection with the Bond Documents shall hereby be stricken and terminated.

5. Specific Amendments.

(a) <u>Definitions</u>. The definition section of the Indenture shall be amended to add the definitions of "Bondholder Representative" and "Maturity Date" and to replace the definition of "Approved Investors" as follows:

"Approved Transferee" means (1) a "qualified institutional buyer" ("QIB") as defined in Rule 144A promulgated under the Securities Act of 1933, as in effect on the date hereof (the "Securities Act") that is a financial institution or commercial bank having capital and surplus of 5,000,000,000 or more; (2) an affiliate of an entity described in clause (1); (3) a trust or custodial arrangement established an entity described in clause (1) or (2), the beneficial interests in which will be owned only by QIBs; or (4) "accredited investors" as defined in Rule 501(a) (1) - (3) promulgated under the Securities Act (referred to herein as "Accredited Investors").

"Bondholder Representative" shall mean the Person or Persons who are designated by the Holders of more than 50% of the aggregate principal amount of all Outstanding Bonds (or beneficial interests therein) to act on behalf of holders. Deutsche Bank Securities Inc. shall be the initial Bondholder Representative. The Bondholder Representative may appoint a third party to act as its representative in certain capacities, provided it does so in writing and provides such written designation to the Trustee and the Issuer.

"Maturity Date" shall mean November 1, 2056."

(b) Section 202(f)(i)(D) of the Indenture is deleted and replaced with the following:

"(D) a certification from the Borrower that upon Conversion that the provisions of Section 6.18 of the Loan Agreement regarding continuing disclosure will be met;"

(c) Section 202(f)(i)(F) of the Indenture is deleted and replaced with the

"(F) a certification from the Borrower that prior to or upon Conversion a check or wire transfer shall be provided to the Trustee in the amount, if any, estimated by the Remarketing Agent, to pay all costs associated with the Conversion (excluding underwriter costs and fees to remarket Bonds but including the costs and applicable fees of the Trustee and the Issuer)."

following:

(d) Section 203 of the Indenture is amended to add a new paragraph at the end thereof as follows:

"Notwithstanding anything to the contrary in this indenture, solely during the Fixed Rate Period, the following restrictions on transfer shall apply: Unless the Bonds are rated "A," without regard to a modifier (or the equivalent) or better by a Rating Agency, the Bonds shall be sold and subsequently transferred only in Authorized Denominations to an Approved Transferee that shall execute and deliver to the Trustee an Required Transferee Representations Certificate. Notwithstanding the preceding sentence, no Required Transferee Representations Certificate shall be required to sell or transfer Bonds to (A) an affiliate of an Approved Transferee or Bondholder Representative or (B) a special purpose entity, a trust or custodial arrangement created pursuant to the definition of "Approved Transferee."

(e) The first sentence of Section 401 of the Indenture is deleted and replaced with the following:

"The Issuer shall, with the consent of the Borrower and the Credit Provider, appoint a Remarketing Agent for each subseries of the Bonds subject to the conditions set forth in Section 402, pursuant to the Remarketing Agreement; provided however for Bonds to be remarketed pursuant to Section 212 (b) a Remarketing Agent may, but need not, be appointed at the election of the Borrower and provided further that after Conversion to a Fixed Rate Period a Remarketing Agent need not be in place during such Fixed Rate Period."

- (f) <u>Interest Payment Dates after Fixed Rate Conversion Date</u>. Section (d) of the definition of Interest Payment Date in the Indenture is hereby deleted as replaced with the following:
 - "(d) after the Fixed Rate Conversion Date, the first Business Day of each month,"
- (g) Optional Redemption. Section 602(b)(iii) of the Indenture is hereby deleted and replaced with the following:
 - "(iii) The Bonds may be redeemed upon 45 days' prior written notice from the Borrower (and approved by the Credit Provider, if applicable) to the Trustee (with a copy to the Issuer and Remarketing Agent, if applicable) in whole or in part on any Interest Payment Date on or after ______ 1, 2021 at a redemption price equal to the principal amount redeemed plus interest to the redemption date."
- (h) Section 608 of the Indenture is being deleted and replaced with the following:

"Section 608. <u>Purchase in Lieu of Redemption</u>. The Borrower shall have the option to cause the Bonds to be purchased in whole but not in part by the Borrower or its designee in lieu of redemption pursuant to Section 602(b) and the Bondholder Representative or the Borrower shall have the option to cause the Bonds to be purchased in lieu of redemption pursuant to Sections 602(a)(iii) or (v). Such option may be exercised by delivery to the Trustee on or prior to the Business Day preceding the redemption date of a written notice

of the Borrower or Bondholder Representative, as applicable, specifying that the Bonds shall not be redeemed, but instead shall be subject to purchase pursuant to this Section. Upon delivery of such notice, the Bonds shall not be redeemed but shall instead be subject to mandatory tender at the purchase price on the date that would have been the redemption date. In connection with such purchase, the Bonds shall, at the written direction of the Borrower be converted pursuant to Section 202(f). If a Conversion does not occur on such date the Bonds shall continue to bear interest at the Fixed Rate."

(i) Disbursement of Loan Proceeds.

- (i) Section 4.2(a) of the Loan Agreement is hereby amended to provide that the Bondholder Representative shall approve any Funding Requisitions.
- (ii) Section 4.2(b) of the Loan Agreement is hereby amended to delete the third sentence thereof and replace it with
 - "In connection with such prepayment of the Mortgage Note, the Trustee shall cause the Bonds to be redeemed in such amount pursuant to Section 602(a)(i) of the Indenture."
- (j) <u>Optional Prepayment of Mortgage Note</u>. Section 5.4(b) of the Loan Agreement is hereby deleted and replaced with the following:
 - "(b) The Borrower may, at its option, prepay the Mortgage Note in a manner consistent with the requirements of Section 602(b(iii) of the Indenture in whole or in part on any Interest Payment Date on or after ______1, 2021."
- (k) <u>Credit Facility</u>. Section 5.6 of the Loan Agreement is hereby amended to delete the words "(other than during any period when the Bonds are Directly Purchased Bonds (as such term is defined in the Indenture))" and insert in replacement thereof "(other than following the Fixed Rate Conversion Date")."
- (l) <u>Insurance and Condemnation Proceeds</u>. Section 5.7 of the Loan Agreement is hereby deleted and replaced with "[Reserved]"
- (m) <u>Mortgage Note</u>. All references in the Mortgage Note to "Credit Facility Termination Date" are hereby deleted and replaced with "Maturity Date of the Bonds."
- 6. <u>Ratification</u>. Except as expressly amended by this Amendment, all terms and provisions of the Documents shall remain in full force and effect. Except as amended hereby, the parties hereto hereby ratify and reaffirm all of the terms and conditions of the Documents.
- 7. **Full Force and Effect**. Except as expressly amended pursuant to this Amendment, all of the terms and conditions of the Bond Documents are and shall remain in full force and effect.
- 8. <u>Not a Novation</u>. The parties hereto acknowledge and agree that this Amendment shall not constitute a novation of the obligations or indebtedness evidenced and/or secured by the Bond Documents.

- 9. <u>Further Assurances</u>. Borrower hereby agrees to promptly execute and deliver such additional documents, instruments or agreements as may be reasonably requested by DBNY and as may be necessary or appropriate to effectuate the purposes of this Amendment, provided, however, Borrower shall have no obligation to execute any such additional document, instrument or agreement which would alter any material provision of any Loan Document or cause an increase in Borrower's obligations or liabilities.
- 10. <u>Direction to Trustee</u>. By their execution of this Amendment, the other parties hereto direct the Trustee to enter into this Amendment.
- 11. <u>Governing Law</u>. This Amendment shall be governed by and enforced in accordance with the laws of the State of California, without giving effect to the choice of law principles of the State of California that would require the application of the laws of a jurisdiction other than the State of California.
- 12. <u>Severability</u>. The invalidity, illegality or unenforceability of any provision of this Amendment shall not affect the validity, legality or enforceability of any other provision of this Amendment, and all other provisions shall remain in full force and effect.
- 13. <u>Successors and Assigns</u>. This Amendment shall inure to the benefit of and shall be binding upon the parties hereto and their respective successors and assigns.
- 14. <u>Counterparts</u>. This Amendment may be executed in two or more counterparts, each of which shall constitute an original but taken together shall constitute one agreement.
- 15. <u>Conflict</u>. If any of the provisions of this Amendment directly conflict with or contradict any other provision of the Bond Documents, this Amendment shall control.

[remainder of page intentionally left blank]

IN WITNESS WHEREOF, each of the undersigned has duly executed and delivered this Amendment or caused this Amendment to be duly executed and delivered by its authorized representative as of the date first set forth above. The undersigned intend that this Amendment shall be deemed to be signed and delivered as a sealed instrument.

DEUTSCHE BANK AG, NEW YORK BRANCH, as sole bondholder

By:	 1		
Name:			
Γitle:			
By:	 	 	
Name:			
Title:			

TRUSTEE:

U.S. BANK NATIONAL ASSOCIATION, as Trustee

By: ______Name: Title:

BORROWER:

T8 URBAN HOUSING ASSOCIATES, LLC, a Delaware limited liability company

By: _______Name: Title:

BMR OWNER:

T8 URBAN HOUSING ASSOCIATES BMR, L.P., a California limited partnership

By:	
Name:	
Title:	

CITY AND COUNTY OF SAN FRANCISCO, as the Issuer By: _ Name: Title:

ISSUER:

Approved as to form:

DENNIS J. HERRERA, City Attorney

By: Heidi J. Gewertz

Deputy City Attorney

Acknowledged and consented to by:

T8 URBAN CONDO OWNER, LLC, a Delaware limited liability company

T8 HOLDCO LLC, a Delaware By: limited liability company

By: Name: Title:

Office of the Mayor san francisco



LONDON N. BREED MAYOR

TO:

Angela Calvillo, Clerk of the Board of Supervisors

FROM:

Sophia Kittler

RE:

Variable Rate Multifamily Housing Revenue Bonds - Transbay Block

Not to Exceed \$211,920,000

DATE:

Tuesday, March 3, 2020

SUPERVISOR

Resolution authorizing certain amendments to the Indenture of Trust and the Loan Agreement relating to the City's variable rate multifamily housing revenue bonds, currently outstanding in an aggregate principal amount of \$211,920,000, issued in 2016 for the purpose of providing financing for the acquisition, development and construction of a 350-unit multifamily rental housing project located in the City at 450 Folsom Street (originally known as the "Transbay Block 8 Tower Apartments" and also now known as "Avery 450"); authorizing the collection of certain fees; ratifying and approving any action heretofore taken in connection with the bonds, the notes and the projects; granting general authority to City officials to take actions necessary to implement this Resolution, subject to the terms of this Resolution; and related matters.

Should you have any questions, please contact Sophia Kittler at 415-554-6153.



San Francisco Ethics Commission

25 Van Ness Avenue, Suite 220, San Francisco, CA 94102 Phone: 415.252.3100 . Fax: 415.252.3112 ethics.commission@sfgov.org . www.sfethics.org

Received On:

File #: 200245

Bid/RFP #:

Notification of Contract Approval

SFEC Form 126(f)4
(S.F. Campaign and Governmental Conduct Code § 1.126(f)4)
A Public Document

Each City elective officer who approves a contract that has a total anticipated or actual value of \$100,000 or more must file this form with the Ethics Commission within five business days of approval by: (a) the City elective officer, (b) any board on which the City elective officer serves, or (c) the board of any state agency on which an appointee of the City elective officer serves. For more information, see: https://sfethics.org/compliance/city-officers

1. FILING INFORMATION	
TYPE OF FILING	DATE OF ORIGINAL FILING (for amendment only)
Original	
AMENDMENT DESCRIPTION – Explain reason for amendment	

2. CITY ELECTIVE OFFICE OR BOARD				
OFFICE OR BOARD	NAME OF CITY ELECTIVE OFFICER			
Board of Supervisors	Members			

3. FILER'S CONTACT	
NAME OF FILER'S CONTACT	TELEPHONE NUMBER
Angela Calvillo	415-554-5184
FULL DEPARTMENT NAME	EMAIL
Office of the Clerk of the Board	Board.of.Supervisors@sfgov.org

4. CONTRACT	TING DEPARTMENT CONTACT	
NAME OF DEP	ARTMENTAL CONTACT	DEPARTMENT CONTACT TELEPHONE NUMBER
Christina	a Mun	415-701-5679
FULL DEPARTM	MENT NAME	DEPARTMENT CONTACT EMAIL
MYR	Housing & Comm Dev	christina.mun@sfgov.org

5, CONTRACTOR			
NAME OF CONTRACTOR		TELEPHONE N	IUMBER
T8 Urban Housing Associates, LP		310-920-	3637
STREET ADDRESS (including City, State and Zip Code)	***************************************	EMAIL	
44 Montgomery Street Ste 1300, San Francisco,	CA 94104	94104 jshum@related.com	
6. CONTRACT DATE CONTRACT WAS APPROVED BY THE CITY ELECTIVE OFFICER(S)	ORIGINAL BID/	RFP NUMBER	FILE NUMBER (If applicable)
	,		200245
DESCRIPTION OF AMOUNT OF CONTRACT	1		
\$240,260,000			
NATURE OF THE CONTRACT (Please describe)			
the bonds.			
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7. COMMENTS			
7. COMMENTS			<u> </u>
8. CONTRACT APPROVAL			
This contract was approved by: THE CITY ELECTIVE OFFICER(S) IDENTIFIED ON THIS FORM			1
THE STIT LELECTIVE STITLE AND INCIDENT THIS FORM			
A BOARD ON WHICH THE CITY ELECTIVE OFFICER(S) SERVES	···		

THE BOARD OF A STATE AGENCY ON WHICH AN APPOINTEE OF THE CITY ELECTIVE OFFICER(S) IDENTIFIED ON THIS FORM SITS

Board of Supervisors

9. AFFILIATES AND SUBCONTRACTORS

List the names of (A) members of the contractor's board of directors; (B) the contractor's principal officers, including chief executive officer, chief financial officer, chief operating officer, or other persons with similar titles; (C) any individual or entity who has an ownership interest of 10 percent or more in the contractor; and (D) any subcontractor listed in the bid or contract.

contract.						
#	LAST NAME/ENTITY/SUBCONTRACTOR	FIRST NAME	ТУРЕ			
1	Wong	Kenneth	CE0			
2	Beal	Bruce	Other Principal Officer			
3	вТаи	Jeff	Other Principal Officer			
4	Canori	Gino	Other Principal Officer			
5	Cho	Bryan	Other Principal Officer			
6	Zussman	David	Other Principal Officer			
7	McCool	Jennifer	Board of Directors			
8	Dreyer	Michelle	Board of Directors			
9	O'Toole	Richard	Board of Directors			
10	Hancock	Benjamin	Board of Directors			
11						
12						
13						
14						
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16						
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18						
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	<u> </u>					

9. AFFILIATES AND SUBCONTRACTORS

List the names of (A) members of the contractor's board of directors; (B) the contractor's principal officers, including chief executive officer, chief financial officer, chief operating officer, or other persons with similar titles; (C) any individual or entity who has an ownership interest of 10 percent or more in the contractor; and (D) any subcontractor listed in the bid or contract.

cont	contract.						
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List the names of (A) members of the contractor's board of directors; (B) the contractor's principal officers, including chief executive officer, chief financial officer, chief operating officer, or other persons with similar titles; (C) any individual or entity who has an ownership interest of 10 percent or more in the contractor; and (D) any subcontractor listed in the bid or contract.						
#	LAST NAME/ENTITY/SUBCONTRACTOR	FIRST NAME		ТҮРЕ		
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. 🔲	Check this box if you need to include additional names. Please submit a separate form with complete information. Select "Supplemental" for filing type.					
10. VERIFICATION I have used all reasonable diligence in preparing this statement. I have reviewed this statement and to the best of my knowledge the information I have provided here is true and complete. I certify under penalty of perjury under the laws of the State of California that the foregoing is true and correct.						
SIGNATURE OF CITY ELECTIVE OFFICER OR BOARD SECRETARY OR CLERK BOS Clerk of the Board						

		Committee Item No10 Board Item No		
	COMMITTEE/BOAR AGENDA PACKE	D OF SUPER		S
Committee	: Budget & Finance Commi	ttee Date	<u>Dece</u>	mber 9, 2020
Board of Si	upervisors Meeting	Date	<u>Dece</u>	mber 15, 2020
Cmte Boa	Motion Resolution Ordinance Legislative Digest Budget and Legislative A Youth Commission Repolation Form Department/Agency Cook MOU Grant Information Form Grant Budget Subcontract Budget Contract/Agreement Form 126 – Ethics Command Letter Application Public Correspondence	ort ver Letter and/or R	eport	
OTHER	(Use back side if additio	nal space is need	ed)	

 Date
 December 4, 2020

 Date
 December 10, 2020

Completed by: Linda Wong
Completed by: Linda Wong