This HUNTERS POINT SHIPYARD/CANDLESTICK POINT TITLE SETTLEMENT, PUBLIC TRUST EXCHANGE AND BOUNDARY LINE AGREEMENT ("Agreement") is dated for reference as of April 6, 2011. The parties to this Agreement (each individually a "Party," and collectively "Parties") are the State of California, acting by and through the State Lands Commission ("Commission"); the State of California, acting by and through the Department of Parks and Recreation ("State Parks"); the Redevelopment Agency of the City and County of San Francisco, a public body, corporate and politic ("Agency"); the City and County of San Francisco, a charter city and county, acting by and through its Board of Supervisors ("City"); and the City and County of San Francisco, a charter city and county, acting by and through its Port Commission ("Port"). This Agreement is entered into pursuant to Chapter 203 of the Statutes of 2009 ("SB 792").

RECITALS

This Agreement concerns real property located in the City of San Francisco within the area commonly known as the former Hunters Point Naval Shipyard ("Shipyard") and within the area commonly known as Candlestick Point. The area that is subject to this Agreement ("Subject Area"), described and depicted in Exhibit 1 ("Legal Description and Plat of Subject Area"), includes lands that were historically tide or submerged lands (collectively "tidelands") subject to the common law public trust for commerce, navigation, and fisheries.
as well as historic uplands that were not subject to the Public Trust and historic tidelands in which the Public Trust may have been terminated. The purpose of this Agreement is to settle certain boundary and title disputes within the Subject Area related to the Public Trust, and to establish and reconfigure the location of lands subject to the Public Trust and lands free of the Public Trust within the Subject Area, through the conveyances, boundary line agreements, and disclaimers provided for in this Agreement, all subject to the terms and conditions of this Agreement.

B. The Subject Area consists of the following parcels of land:

i. The Public Trust Parcels;

ii. The Trust Termination Parcels;

iii. The Alice Griffith Site; and

iv. The Hunters Point Submerged Lands.

The Public Trust Parcels, the Trust Termination Parcels, the Alice Griffith Site, and the Hunters Point Submerged Lands are depicted for illustrative purposes in Exhibit 2 ("Illustrative Plat of Public Trust and Trust Termination Lands").

C. The Parties desire through this Agreement to establish the Public Trust on the Public Trust Parcels and terminate the Public Trust in the Trust Termination Parcels through a land exchange, which will be accomplished through a series of conveyances as provided in this Agreement ("Exchange"). The lands to be included in the Exchange lie within the following eleven Exchange Areas, each of which is depicted in Exhibit 3 ("Illustrative Plat of Exchange Areas"): the Shipyard Site; the Parcel A Site; the Hilltop Trust Streets; the CP State Park Site; the Non-Park Commission Land; the Yosemite Slough Addition; the Navy ROW; the Walker Drive Site; the Old Stadium Development Site; the Park Addition; and the Port Site. The Public Trust Parcels consist of the following nine parcels, each corresponding to an Exchange Area:

i. The Shipyard Site Public Trust Parcel, depicted in Exhibit 4 ("Illustrative Plat of Shipyard Site Public Trust Parcel").

ii. The Parcel A Site Public Trust Parcel, depicted in Exhibit 5 ("Illustrative Plat of Parcel A Site Public Trust Parcel").

iii. The Hilltop Trust Streets Public Trust Parcel, depicted in Exhibit 6 ("Illustrative Plat of Hilltop Trust Streets Public Trust Parcel").

iv. The CP State Park Site Public Trust Parcel, depicted in Exhibit 7 ("Illustrative Plat of CP State Park Site Public Trust Parcel").

v. The Walker Drive Site Public Trust Parcel depicted in Exhibit 8 ("Illustrative Plat of Walker Drive Site Public Trust Parcel").
vi. The Yosemite Slough Addition Public Trust Parcels depicted in Exhibit 57 ("Illustrative Plat of Yosemite Slough Public Trust Parcels").

vii. The Old Stadium Development Site Public Trust Parcel, depicted in Exhibit 9 ("Illustrative Plat of Old Stadium Development Site Public Trust Parcel").

viii. The Park Addition Public Trust Parcel, depicted in Exhibit 10 ("Illustrative Plat of Park Addition Public Trust Parcel").

ix. The Port Site Public Trust Parcel, depicted in Exhibit 11 ("Illustrative Plat of Port Site Public Trust Parcel").

The Trust Termination Parcels consist of the following nine parcels, each corresponding to an Exchange Area:

i. The Shipyard Site Trust Termination Parcel, depicted in Exhibit 12 ("Illustrative Plat of Shipyard Site Trust Termination Parcel").

ii. The Parcel A Site Trust Termination Parcel, depicted in Exhibit 13 ("Illustrative Plat of Parcel A Site Trust Termination Parcel").

iii. The CP State Park Site Trust Termination Parcel, depicted in Exhibit 14 ("Illustrative Plat of CP State Park Site Trust Termination Parcel").

iv. The Non-Park Commission Land Trust Termination Parcel depicted in Exhibit 15 ("Illustrative Plat of Non-Park Commission Land Trust Termination Parcel").

v. The Navy ROW Trust Termination Parcel depicted in Exhibit 50 ("Illustrative Plat of Navy ROW Trust Termination Parcel").

vi. The Old Stadium Development Site Trust Termination Parcel, depicted in Exhibit 16 ("Illustrative Plat of Old Stadium Development Site Trust Termination Parcel").

vii. The Park Addition Trust Termination Parcel, depicted in Exhibit 17 ("Illustrative Plat of Park Addition Trust Termination Parcel").

viii. The Port Site Trust Termination Parcel, depicted in Exhibit 18 ("Illustrative Plat of Port Site Trust Termination Parcel").

D. The Parties also desire through this Agreement to enter into a boundary line agreement for the purposes of fixing an “Agreed 1869 Ordinary High Water Mark” within Candlestick Point, and to confirm that the Public Trust does not encumber certain lands within the Alice Griffith Site.
E. In addition, the Parties desire through this Agreement to effectuate a conveyance from the Port to the Agency of the Hunters Point Submerged Lands, subject to the Public Trust, upon the satisfaction of the conditions for such conveyance set forth herein, and to take such other actions as may be required to impress the Hunters Point Submerged Lands with the Public Trust.

F. Beginning in 1861, certain of the tidelands within the Subject Area were conveyed into private ownership by the State of California ("State") pursuant to various state statutes. Portions of those tidelands were subsequently filled and reclaimed. The Public Trust status of portions of the reclaimed tidelands is uncertain. Due to differences in the various statutes authorizing the conveyance of certain portions of the tidelands into private ownership, as well as other historical circumstances, some of the reclaimed tidelands, including lands located well inland from the current shoreline, have remained subject to the Public Trust, while other reclaimed tidelands, including most of the lands adjacent to the shoreline, may have been freed from the Public Trust.

G. In 1939, the United States began acquiring lands, in part by condemnation, for purposes of constructing and operating what came to be the Shipyard. The State and the federal government disagree as to the effect of federal condemnations on the existence of the Public Trust. This disagreement adds to the Public Trust title uncertainties within the Shipyard. In addition, the City asserts certain reserved rights and interests in the Shipyard, including but not limited to rights and interests in former street areas. The Shipyard was closed in 1974. Pursuant to Section 2824(a) of the National Defense Authorization Act for fiscal year 1991, as amended by Section 2834 of the National Defense Authorization Act for fiscal year 1994, the United States Navy is authorized to convey the Shipyard, or portions of the Shipyard, to the City or to a local reuse authority approved by the City. The Agency is the approved local reuse authority for the Shipyard. The Shipyard Site and the Navy ROW, each depicted in Exhibit 3, comprise that portion of the Shipyard within the Subject Area presently owned by the United States.

H. Pursuant to a 2004 conveyance agreement with the Agency, the United States Navy conveyed a portion of the Shipyard, commonly known as "Parcel A," to the Agency and has agreed to transfer the remainder to the Agency following hazardous materials remediation. The Commission approved a boundary line agreement between the Agency and the State on December 9, 2004 (Minute Item #45). In 2005, the Agency and the Commission entered into a boundary line agreement (Commission File No. BLA 274) demarcating the boundary between lands within Parcel A that are free and clear of the Public Trust and lands that may be subject to the Public Trust. Thereafter, the Agency conveyed a portion of the Parcel A lands that are free of the Public Trust, including certain street areas, to the predecessor of CP Development Co., L.P., the current developer of the redevelopment project on the Subject Area ("Developer"), for purposes of residential development, and retained the remainder in Agency ownership. The Parcel A Site, depicted in Exhibit 3, consists of a portion of the lands within Parcel A retained by the Agency.

I. Portions of Parcel A presently owned by the Developer and the Agency have been reserved for street purposes, including certain streets that are to be impressed with the Public Trust under this Agreement. Pursuant to a separate agreement, the Developer and the Agency will each convey to the City their fee interests in those portions of the proposed streets
within Parcel A that are to be impressed with the Public Trust under this Agreement. These streets comprise the Hilltop Trust Streets depicted in Exhibit 3.

J. The State's sovereign interest in the filled tidelands at Candlestick Point involves primarily reserved streets and portions of a former railroad right-of-way. In 1958, the State, through Chapter 2 of the Statutes of 1958, First Extraordinary Session ("1958 Act"), authorized the sale of a portion of the State's sovereign interests in Candlestick Point to the City for the purpose of developing a sports stadium. The State received consideration for the sale. The intent of the 1958 Act was to terminate the Public Trust on the transferred lands, but the statute required that the lands be used only for purposes of general statewide interest. Pursuant to the 1958 Act, the State conveyed the lands to the City by patent, recorded at Book 14, page 46 in the records of the Commission (the "1958 Patent"). Under the 1958 Patent, the City acquired the lands free of the Public Trust, but the 1958 Patent contained a limitation stating that the grant was only for the uses prescribed by the 1958 Act ("Statewide Interest Restriction"). The City thereafter constructed the stadium commonly referred to as Candlestick Park on a portion of the granted lands and other lands acquired by the City. The City, acting by and through its Recreation and Park Commission ("City Rec/Park"), currently holds and leases approximately 77 acres at Candlestick Point, including a portion of the lands granted by the 1958 Patent, to the San Francisco Forty Niners ("49ers") for stadium and parking use ("49ers Lease"). The 49ers have announced their intention to build a new stadium at a location other than Candlestick Point. When the 49ers Lease expires or terminates and the 49ers have vacated the 49ers Lease premises, City Rec/Park intends to convey the 49ers Lease premises to the Agency in accordance with the terms of a separate agreement, entered into concurrently with this Agreement (the "Rec/Park Land Transfer Agreement"). The 49ers Lease premises, together with certain streets and other lands owned by the City but not included within the 49ers Lease premises, and a portion of Harney Way owned by the Port, comprise the Old Stadium Development Site and the Park Addition depicted in Exhibit 3.

K. In 1968, the Legislature enacted the Burton Act (Chapter 1333 of the Statutes of 1968, as amended), which granted to the City the State's remaining interest in tidelands within the City, including the State's sovereign interests in the portion of Candlestick Point outside of the stadium site. This grant was made subject to the Public Trust and to the terms and conditions of the Burton Act. The lands granted to the City under the Burton Act are held by the Port. At Candlestick Point, the lands held by the Port under the Burton Act consist primarily of streets and a former railroad right-of-way. These lands, together with certain privately owned lots adjacent to the Port-owned streets, constitute the Port Site depicted in Exhibit 3.

L. In 1973, the Legislature authorized State Parks to acquire and develop real property at Candlestick Point for the state park system. State Parks subsequently prepared a park acquisition plan consisting of areas near and along the shoreline of Candlestick Point, and acquired certain private lands within the acquisition plan area to create the Candlestick Point State Recreation Area ("CPSRA"). In 1984, the City quitclaimed to the Commission those lands within the CPSRA boundary that the City had acquired under the 1958 Act and under the Burton Act. The quitclaim deed ("1984 Quitclaim") reserved to the City a right of reversion in the event that certain improvements were not made at the CP State Park Site ("Reversionary Interest"). A portion of the lands described in the 1984 Quitclaim, which are primarily in the
form of paper streets and a former railroad right of way, are held in fee by the Commission and, with the exception of certain portions of historic Carroll Avenue, Donner Avenue, Fitch Street and those portions of the former railroad right of way lying within San Francisco County Assessors Blocks 4853, 4876, 4884, 4885 and 4906, are leased to State Parks for a term of 49 years, of which 25 years remain, pursuant to Commission Lease PRC 6414. The remaining lands within the CPSRA are held by State Parks in fee. The CP State Park Site depicted in Exhibit 3 consists of the lands owned by or leased to State Parks; a portion of the lands owned by the Commission and excepted from Lease PRC 6414; and a portion of Underwood Avenue, bounded on either side by the CPSRA, in which both the City and State Parks claim an ownership interest.

M. The remaining lands currently held by the Commission in fee ownership that are outside of the CP State Park Site, consisting primarily of portions of the former railroad right of way not included in Commission Lease PRC 6414, comprise the Non-Park Commission Land depicted in Exhibit 3. The City claims a fee interest in certain portions of Yosemite Avenue and Wallace Avenue adjoining the CP State Park Site which were excluded from the 1984 Quitclaim. These lands comprise the Yosemite Slough Addition depicted in Exhibit 3. The City and/or the Port claims a fee interest, as sovereign lands granted to the City pursuant to the Burton Act, in a portion of Arelious Walker Drive within the Subject Area and adjoining the CP State Park Site and the Shipyard. These lands comprise the Walker Drive Site and depicted in Exhibit 3.

N. The Alice Griffith Site, described and depicted in Exhibit 20 ("Legal Description and Plat of Alice Griffith Site"), consists in part of former tidelands within Candlestick Point. Within the Alice Griffith Site, and at Candlestick Point generally, the precise location of the boundary between lands that, prior to impacts of artificial influences, were landward of the mean high tide line ("historic uplands") and the lands that were historically waterward of the mean high tide line ("former tidelands") is uncertain. The historic uplands are within confirmed Mexican land grants and are free of the Public Trust. Portions of the former tidelands were conveyed by the State into private ownership pursuant to Chapter 543 of the Statutes of 1868, and are free of the Public Trust by application of the decision of the California Supreme Court in City of Berkeley v. Superior Court (1980) 26 Cal. 3d 515. The State reserved the remaining portions of the former tidelands within the Alice Griffith Site as streets. A portion of the reserved streets were conveyed to the City free of the Public Trust pursuant to the 1958 Act. In 1960, the State conveyed its interest in the remainder of the streets within the Alice Griffith Site by patent to the Housing Authority of the City and County of San Francisco pursuant to an exchange authorized by Chapter 1573 of the Statutes of 1955, as amended by Chapter 1999 of the Statutes of 1957 ("Hunters Point Reclamation District Act"). Both the patent, under the Hunters Point Reclamation District Act, and a subsequent act of the Legislature (Chapter 1273 of the Statutes of 1963) had the effect of terminating the Public Trust in the patented lands.

O. The Hunters Point Submerged Lands, described in Exhibit 21 ("Legal Description and Plat of Hunters Point Submerged Lands"), consist of submerged lands held or claimed by the Port under the Burton Act that lie waterward of the submerged lands owned by the Navy, but within the boundaries of the Hunters Point Shipyard Redevelopment Area adopted by the Agency. Certain of the piers located at the Shipyard and owned by the Navy
extend onto the Hunters Point Submerged Lands, and will ultimately be conveyed to the Agency under the Agency’s agreement with the Navy.

P. In 2007, the City and the Agency undertook an integrated planning effort for the Shipyard and Candlestick Point, which resulted in the adoption of a Conceptual Framework for Development (“Conceptual Framework”). The Conceptual Framework calls for a mixed use project within the Subject Area that will provide, among other things, much needed parks and open space, including a major renovation of the CPSRA to enhance access by residents and visitors to the waterfront; new business and employment opportunities; new housing opportunities affordable for residents of the neighboring Bayview Hunters Point community; a site for a new sports stadium on the Shipyard, with alternative uses if the San Francisco 49ers elect to build a new stadium elsewhere; and other economic and public benefits for the community and the City as a whole and the statewide public. In June 2008, the voters of the City approved Proposition G, the "Mixed Use Development Project for Candlestick Point and Hunters Point Shipyard." Proposition G promulgated City policy encouraging the timely development of the Subject Area with a mixed-use project.

Q. In 2009, the Legislature enacted SB 792 for the purpose of facilitating the productive reuse of the Shipyard and Candlestick Point in a manner that furthers the purposes of the Public Trust and the Community Redevelopment Law. SB 792 authorizes the Commission to carry out an exchange of lands that will place or confirm the Public Trust on lands within the Subject Area with substantial value for the Public Trust, and terminate the Public Trust in Subject Area lands that are no longer useful for Public Trust purposes. SB 792 also confirms that the 1958 Act terminated the Public Trust in the lands transferred to the City pursuant to that statute, repeals that part of the 1958 Act that imposed the Statewide Interest Restriction, and directs the Commission to cooperate in actions necessary to remove any encumbrances on title created by the Statewide Interest Restriction. SB 792 authorizes the Agency to hold Public Trust lands within the Subject Area as trustee on behalf of the people of California, and grants to the Agency in trust all of the State’s sovereign right, title and interest in lands within the Subject Area in which the Agency owns or acquires fee title.

R. In 2010, the Agency and the City undertook a series of actions in connection with the redevelopment project (“Project”), including certification of an environmental impact report for the Project, adoption of amendments to the Hunters Point Shipyard Redevelopment Plan and the Bayview Hunters Point Redevelopment Plan, adoption of general plan, zoning code, and zoning map amendments, approval of a disposition and development agreement, and various other actions to implement the Project.

S. This Agreement provides a mechanism for implementing the trust exchange contemplated in SB 792 through a series of conveyances that will result in the configuration of Public Trust lands substantially similar to that depicted on the diagram in Section 25 of SB 792. Following the conveyances, the Trust Termination Parcels will be freed of the Public Trust, as well as any “applicable statutory trust” as that term is defined in SB 792 (“Statutory Trust”); the Public Trust Parcels will be impressed with the Public Trust; and those Public Trust Parcels conveyed to the Agency will be impressed additionally with the Statutory Trust. The conveyances will also terminate the Statewide Interest Restriction in the lands conveyed, and
will eliminate the City's Reversionary Interest in the CP State Park Site and any residual right, title or interest of the City in the Shipyard Site.

T. The Exchange will be accomplished through the following recorded conveyances, subject to the phasing provisions, conditions of closing, and other terms and conditions of this Agreement:

i. The Agency will convey to the Commission by quitclaim deed all of its right, title and interest in those portions of the Public Trust Parcels and Trust Termination Parcels lying within the Shipyard Site, the Navy ROW, the Parcel A Site, the Old Stadium Development Site, and the Park Addition.

ii. The City will convey to the Commission by quitclaim deed all of its right, title and interest in those portions of the Public Trust Parcels and Trust Termination Parcels lying within the Shipyard Site, the Hilltop Trust Streets, the CP State Park Site, the Non-Park Commission Land, the Yosemite Slough Addition, the Walker Drive Site, the Old Stadium Development Site, and the Park Addition.

iii. The Port will convey to the Commission by quitclaim deed all of its right, title and interest in those portions of the Public Trust Parcels and Trust Termination Parcels lying within the CP State Park Site, the Non-Park Commission Land, the Walker Drive Site, the Old Stadium Development Site, and the Port Site.

iv. State Parks will convey to the Commission by quitclaim deed ("Lease Quitclaim") all of its right, claim, title, or interest arising by virtue of or pursuant to that certain lease designated Lease PRC 6414, and approved by the Commission on April 28, 1983.

v. The Commission will accept the Lease Quitclaim from State Parks.

vi. State Parks will convey to the Commission by quitclaim deed all of its right, title and interest in those portions of the Public Trust Parcels and Trust Termination Parcels lying within the CP State Park Site.

vii. The Commission will accept the CP State Park Site Public Trust Parcel as sovereign lands subject to the Public Trust, and will lease that parcel to State Parks for a term of 66 years.

viii. The Commission will accept the CP State Park Site Trust Termination Parcel and the Navy ROW Trust Termination Parcel, and will convey to State Parks by quitclaim, free of the Public Trust and Statutory Trust, all of its right, title and interest in those parcels.

ix. The Commission will accept the Shipyard Site Public Trust Parcel, the Parcel A Public Trust Parcel, the Yosemite Slough Addition Public Trust Parcel, the Walker Drive Site Public Trust Parcel, the Old Stadium Development Site
Public Trust Parcel, the Park Addition Public Trust Parcel, and the Port Site Public Trust Parcel, and will convey to the Agency by patent, as sovereign lands subject to the Public Trust and the Statutory Trust, all of its right title and interest in those parcels.

x. The Commission will accept the Hilltop Trust Streets Public Trust Parcel and will convey to the City by patent, as sovereign lands subject to the Public Trust and the Statutory Trust, all of its right title and interest in that parcel.

xi. The Commission will accept the Shipyard Site Trust Termination Parcel, the Parcel A Site Trust Termination Parcel, the Non-Park Commission Land Trust Termination Parcel, the Old Stadium Development Site Trust Termination Parcel, the Park Addition Trust Termination Parcel, and the Port Site Trust Termination Parcel, and will convey to the Agency by patent, free of the Public Trust and the Statutory Trust, all of its right title and interest in those parcels.

U. Following the Exchange, the entire waterfront within the Subject Area, as well as certain interior lands that have high Public Trust values, will be subject to the Public Trust. The lands that will be removed from the Public Trust pursuant to the exchange have been cut off from navigable waters, are no longer needed or required for the promotion of the Public Trust, and constitute a relatively small portion of the granted public trust lands within the City.

V. In the interest of settlement, the Parties have conducted independent studies and evaluations of their respective factual and legal positions relating to the disputed title claims. Appraisals and property interest evaluation studies reviewed or completed by the Commission have shown that the value of the lands and interests to be exchanged into the Public Trust under this Agreement is equal to or greater than the value of the lands and interests to be exchanged out of the Public Trust.

W. This Agreement contemplates that the conveyances called for hereunder will occur in a series of phased closings (each a “Closing Phase”). Except as otherwise provided in this Agreement, the initial Closing Phase (“Initial Closing Phase”) will effectuate the Exchange within the CP State Park Site, the Parcel A Site, the Non-Park Commission Land, Yosemite Slough Addition, Walker Drive Site, and the Hilltop Trust Streets, as depicted for illustrative purposes in Exhibit 22 (“Illustrative Plat of Initial Closing Phase Areas”), and as more particularly described in Exhibit 23 (“Legal Description and Plat of Public Trust Parcels for Initial Closing Phase”) and in Exhibit 24 (“Legal Description and Plat of Trust Termination Parcels for Initial Closing Phase”).

X. Subsequent Closing Phases (each a “Subsequent Closing Phase”) will occur as the Agency acquires portions of the Shipyard Site and Navy ROW from the Navy, and, with respect to the Old Stadium Development Site and Park Addition, after the 49ers Lease expires or terminates and the Agency acquires the lands from City Rec/Park. It is anticipated that each Subsequent Closing Phase will be in substantial conformance with the phasing requirements set forth in this Agreement. As provided in this Agreement, the Commission will review each Subsequent Closing Phase for conformity with the phasing requirements provided in this Agreement.
Y. The Parties presently anticipate that some or all of the lands within the Shipyard Site will be remediated by the United States prior to transfer to the Agency, and that the United States will provide a warranty for the lands in accordance with Section 9620(h)(3)(A) of Title 42 of the United States Code. However, it is possible that a portion of the lands within the Shipyard Site will be conveyed to the Agency by early transfer, prior to complete remediation by the United States. In accordance with Section 23 of SB 792, this Agreement provides that lands within the Shipyard Site for which no warranty has been obtained may not be exchanged unless and until the United States has obtained a warranty deferral for the lands, approved by the Governor in accordance with Section 9620(h)(3)(C) of Title 42 of the United States Code, and the Commission has made a written finding that sufficient liability measures and implementation measures will be in place upon the completion of the exchange.

Z. In addition to authorizing a Public Trust exchange, SB 792 authorizes a reconfiguration of the CPSRA. By separate agreement, recorded in the in the office of the City and County of San Francisco Recorder on June 17, 2011 as Document No. J2610 (“Park Agreement”), State Parks, Commission and the Agency have agreed to make certain conveyances to implement the CPSRA reconfiguration authorized by SB 792, subject to the terms and conditions of the Park Agreement. The Park Agreement provides for, inter alia, the phased conveyance of portions of the CP State Park Site Public Trust Parcel and CP State Park Site Trust Termination Parcel to the Agency in exchange for consideration that includes, in part, the conveyance by the Agency of the Yosemite Slough Addition Public Trust Parcel and the Park Addition Public Parcel to the Commission, and the Park Addition Trust Termination Parcel to State Parks, for inclusion in the CPSRA. The conveyances of lands within the CP State Park Site that are called for in this Agreement are part of the Initial Closing Phase and are intended to precede the conveyances of those portions of the CP State Park Site designated for transfer to the Agency under the Park Agreement. With respect to the Yosemite Slough Addition Parcels and the Park Addition Parcels, this Agreement and the Park Agreement provide that, if the conveyances of those parcels under each agreement will occur concurrently, the Parties may simplify the transaction by consolidating the required conveyances as appropriate to effectuate the intent of both agreements.

AA. In addition to providing for the reconfiguration of the CPSRA, another primary purpose of the Park Agreement is to facilitate the redesign and improvement of the CPSRA. To that end, State Parks as embarked on a General Plan Revision for the CPSRA, which is anticipated to include trail improvements, habitat restoration, increased public access, and enhanced public recreational facilities.

BB. The Parties desire that the Agency have the authority to convey in trust to the City the fee interest in those portions of the Public Trust Parcels that will be dedicated as public streets. Section 18 of SB 792 authorizes the Agency, subject to approval by the Commission, to transfer Public Trust lands to the City, to be held by the City subject to the Public Trust and the Statutory Trust. By this Agreement, in accordance with Section 18 of SB 792, the Commission approves and authorizes the transfer from the Agency to the City of the fee interest in those portions of the Public Trust Parcels that will be dedicated as public streets. These lands include the portion of Harney Way currently owned by the Port, which is to be conveyed in trust to the Agency under this Agreement.
CC. SB 792 declares that a portion of the Shipyard, delineated as “Hillside Open Space” on the diagram in Section 25 of SB 792 (“Hillside Open Space”), provides substantial value to the Public Trust as an open space and recreational resource affording exceptional views of San Francisco Bay and the waterfront. Accordingly, SB 792 requires the Commission to ensure that significant view corridors to the waterfront are protected, adequate public access is provided, and other conditions related to the Hillside Open Space are met. SB 792 also requires that the Commission make certain findings, and impose certain conditions on the exchange, relating to transportation, public access and parking facilities. This Agreement contains requirements to ensure that all of these requirements are met.

DD. By this Agreement, the Parties also seek to confirm that the Alice Griffith Site is not encumbered by the Public Trust, or any other right, title or interest of the State. This Agreement permanently fixes the Agreed 1869 Ordinary High Water Mark within Candlestick Point, including the Alice Griffith Site, as described and depicted in Exhibit 25 (“Legal Description and Plat of Agreed 1869 Ordinary High Water Mark”), in order to establish thereby the waterward boundary of lands having the character of historic uplands, and therefore not subject to the Public Trust. In addition, the State, by this Agreement, confirms that the Public Trust has been terminated on all former tidelands within the Alice Griffith Site, and disclaims any right, title or interest of the State in the Alice Griffith Site. The Parties believe that the Agreed 1869 Ordinary High Water Mark represents the best available evidence of the location of the boundary between historic uplands and former tidelands. Pursuant to Section 22 of SB 792, the Parties consider it expedient and necessary and in the best interests of the Parties and the public to settle by agreement the location of the Agreed 1869 Ordinary High Water Mark within Candlestick Point and to confirm the State’s prior conveyance free of the Public Trust of the former tidelands within the Alice Griffith Site, thereby permanently fixing, establishing, and forever setting to rest any and all questions relating to the existence of any State sovereign interests in this location.

EE. Sections 6(b) and 7(c) of SB 792 provide that, upon conveyance by the federal government to the Agency of any piers or other appurtenances located in part on the Hunters Point Submerged Lands, the grant of the State’s right, title, and interest in the Hunters Point Submerged Lands to the City pursuant to the Burton Act (which right, title and interest is held by the City by and through the Port) is revoked, and all of the State’s right, title, and interest in those lands is granted to and vested in the Agency, subject to the Public Trust and the Statutory Trust. To facilitate the transfer of title to the Hunters Point Submerged Lands from the Port to the Agency, this Agreement provides that, upon the Agency’s acquisition of any piers or other appurtenances located in part on the Hunters Point Submerged Lands, the Port will quitclaim all of its right, title and interest in the Hunters Point Submerged Lands to the Agency. In addition, to address any title uncertainties arising from the encroachment by Navy piers or other appurtenances on portions of the Hunters Point Submerged Lands, this Agreement provides that, following the conveyances of the piers to the Agency, and upon the request of the Commission, the Agency shall quitclaim its interest in the Hunters Point Submerged Lands (or portions thereof) to the Commission, and the Commission shall quitclaim the Hunters Point Submerged Lands (or portions thereof) back to the Agency subject to the Public Trust and Statutory Trust.
FF. In the late 1970s and early 1980s, an approximately 35 acre portion of the CP State Park Site was developed with park improvements using grant monies from the federal Land and Water Conservation Fund ("LWCF"). As a condition of receiving the grants, and in accordance with 16 U.S.C. § 460l(f)(3), State Parks entered into agreements with the federal government in which it committed to provide replacement outdoor recreation lands in the event that the improved lands were converted to uses other than outdoor recreation ("LWCF Replacement Commitment"). The Commission is not a party to these agreements with the federal government. The lands presently subject to the LWCF Replacement Commitment include certain lands to be exchanged into the Public Trust and held by the Commission. This Agreement clarifies the obligations of State Parks with respect to the LWCF Replacement Commitment as it pertains to Public Trust lands.

GG. The Agency approved execution of an agreement substantially in the form of this Agreement through its approval of Agency Resolution No. 67-2010, on June 3, 2010.

HH. The City approved execution of an agreement substantially in the form of this Agreement through its approval of Board Resolution No. 348-10 on July 27, 2010.

II. The Port approved execution of an agreement substantially in the form of this Agreement through its approval of Port Resolution No. 10-40 on June 8, 2010.

JJ. The Commission approved execution of an agreement substantially in the form of this Agreement on April 6, 2011.

KK. State Parks approved execution of an agreement substantially in the form of this Agreement on April 5, 2011.

AGREEMENT

1. Definitions. Terms in this Agreement are defined as they appear herein. Exhibit 58 ("List of Defined Terms") contains a list of defined terms and the sections in which they are defined.

2. State Parks Quitclaim of Leasehold Interest. At the time the CP State Park Site Public Trust Parcels and the CP State Park Site Trust Termination Parcels are conveyed pursuant to Section 3, State Parks and the Commission shall terminate the existing leasehold interest affecting the CPSRA through the following conveyances and acceptances:

   2.1 State Parks shall convey to the Commission through the Lease Quitclaim all of its right, claim, title, or interest arising by virtue of or pursuant to that certain lease designated Lease PRC 6414, and approved by the Commission on April 28, 1983. A conveyance made pursuant to this paragraph shall be by the Lease Quitclaim in the form of Exhibit 26 ("Form of Lease Quitclaim Deed from State Parks to Commission of State Parks Leasehold Interest").

   2.2 The Commission shall accept the conveyance made through the Lease Quitclaim upon the terms set forth in its Certificate of Acceptance, which shall be in the form of Exhibit 27 ("Form of Commission’s Certificate of Acceptance of State Parks’ Lease Quitclaim Deed").
3. Trust Exchange and Conveyances.

3.1 Establishment of the Public Trust on Public Trust Parcels. The Public Trust shall be established in the Public Trust Parcels through the following conveyances and acceptances, in accordance with and subject to the phasing procedures described in Section 4, the conditions of closing described in Section 17, and the other terms and conditions of this Agreement:

a. Conveyances of Public Trust Parcels to the Commission.

i. The Agency shall convey, remise, release, and forever quitclaim to the Commission all of the Agency’s right, title, and interest in the Shipyard Site Public Trust Parcel, the Parcel A Site Public Trust Parcel, the Old Stadium Development Site Public Trust Parcel, and the Park Addition Public Trust Parcel. A conveyance made pursuant to this paragraph shall be by quitclaim deed in the form of Exhibit 28 (“Form of Quitclaim Deed from Agency/City to Commission”).

ii. The City and the Port each shall convey, remise, release, and forever quitclaim to the Commission all of their respective right, title, and interest in the CP State Park Site Public Trust Parcel, including but not limited to any Reversionary Interest held by the City or the Port. A conveyance made pursuant to this paragraph shall be by quitclaim deed in the form of Exhibit 29 (“Form of Quitclaim Deed from City/Port to Commission of CP State Park Site and Non-Park Commission Land”).

iii. The City shall convey, remise, release, and forever quitclaim to the Commission all of the City’s right, title, and interest in the Shipyard Site Public Trust Parcel, Hilltop Trust Streets Public Trust Parcel, the Walker Drive Site Public Trust Parcel, the Yosemite Slough Addition Public Trust Parcels, the Old Stadium Development Site Public Trust Parcel, and the Park Addition Public Trust Parcel. A conveyance made pursuant to this paragraph shall be by Quitclaim Deed in the form of Exhibit 28 (“Form of Quitclaim Deed from Agency/City to Commission”).

iv. The Port shall convey, remise, release, and forever quitclaim to the Commission all of the Port’s right, title, and interest in the Walker Drive Site Public Trust Parcel, the Old Stadium Development Site Public Trust Parcel, and the Port Site Public Trust Parcel. A conveyance made pursuant to this paragraph shall be by quitclaim deed in the form of Exhibit 30 (“Form of Quitclaim Deed from Port to Commission”).

v. State Parks shall convey, remise, release, and forever quitclaim to the Commission all of State Park’s right, title, and interest in the CP State Park Site Public Trust Parcel. A conveyance made pursuant to this paragraph shall be by quitclaim deed in the form of Exhibit 31 (“Form of Quitclaim Deed from State Parks to Commission of CP State Park Site Public Trust Parcel”).

b. Acceptance of Public Trust Parcels by the Commission.

i. The Commission shall accept the conveyance of the Shipyard Site Public Trust Parcel, the Parcel A Site Public Trust Parcel, the Hilltop Trust Streets Public Trust Parcel, the Walker Drive Site Public Trust Parcel, the Old Stadium Development Site Public
Trust Parcel, the Yosemite Slough Addition Public Trust Parcel, the Park Addition Public Trust Parcel and the Port Site Public Trust Parcel upon the terms set forth in its certificate of acceptance, which shall be in the form of **Exhibit 32** ("Form of Commission’s Certificate of Acceptance of Agency/City/Port Public Trust Parcels").

ii. The Commission shall accept the conveyance of the CP State Park Site Public Trust Parcel, to be held by the Commission subject to the Public Trust, upon the terms set forth in its certificate of acceptance, which shall be in the form of **Exhibit 33** ("Form of Commission’s Certificate of Acceptance of State Park Site Public Trust Parcel").

c. Conveyances of Public Trust Parcels from the Commission.

i. The Commission shall convey, remise, release, and forever quitclaim to the Agency, in trust, all of the State’s right, title, and interest existing by virtue of its sovereignty, or otherwise, in the Shipyard Site Public Trust Parcel, the Parcel A Site Public Trust Parcel, the Walker Drive Site Public Trust Parcel, Yosemite Slough Addition Public Trust Parcel, and the Port Site Public Trust Parcel, subject to the Public Trust and the Statutory Trust. A conveyance made pursuant to this paragraph shall be by patent in the form of **Exhibit 34** ("Form of Patent from Commission to Agency of Public Trust Parcels").

ii. The Commission shall convey, remise, release, and forever quitclaim to the Agency, in trust, all of the State’s right, title, and interest existing by virtue of its sovereignty, or otherwise, in the Old Stadium Development Site Public Trust Parcel and the Park Addition Public Trust Parcel, subject to the Public Trust and the Statutory Trust. A conveyance made pursuant to this paragraph shall be by patent in the form of **Exhibit 35** ("Form of Patent from Commission to Agency of Old Stadium Development Site/Park Addition Public Trust Parcels"), and shall extinguish any Statewide Interest Restriction.

iii. The Commission shall convey, remise, release, and forever quitclaim to the City, in trust, all of the State’s right, title, and interest existing by virtue of its sovereignty, or otherwise, in the Hilltop Trust Streets Public Trust Parcel, subject to the Public Trust and the Statutory Trust. A conveyance made pursuant to this paragraph shall be by patent in the form of **Exhibit 36** ("Form of Patent from Commission to City of Hilltop Trust Streets Public Trust Parcel").

iv. The Commission shall lease the CP State Park Site Public Trust Parcel to State Parks for a term of 66 years. The lease shall be substantially in the form of **Exhibit 37** ("Form of Lease from Commission to State Parks").

d. Acceptance of Public Trust Parcel Conveyances from the Commission.

i. The Agency shall accept the conveyance of the Shipyard Site Public Trust Parcel, the Parcel A Site Public Trust Parcel, the Old Stadium Development Site Public Trust Parcel, the Walker Drive Site Public Trust Parcel, the Yosemite Slough Addition Public Trust Parcel, the Park Addition Public Trust Parcel, and the Port Site Public Trust Parcel upon the terms set forth in its certificate of acceptance, which shall be in the form of **Exhibit 38** ("Form of Agency/City Certificate of Acceptance of Public Trust Parcels").
ii. The City shall accept the conveyance of the Hilltop Trust Street Public Trust Parcel upon the terms set forth in its certificate of acceptance, which shall be in the form of Exhibit 38 ("Form of Agency/City Certificate of Acceptance of Public Trust Parcels").

iii. State Parks shall accept the lease from the Commission of the CP State Park Site Public Trust Parcel, substantially in the form of Exhibit 37 ("Form of Lease from Commission to State Parks").

e. Yosemite Slough Addition Public Trust Parcel. Notwithstanding the foregoing, no Party shall have any obligation to convey or accept the Yosemite Slough Addition Public Trust Parcel, or any portion thereof, as part of the Exchange unless the Commission is satisfied with the condition of title of that parcel, or portion thereof. The Parties may exclude the Yosemite Slough Addition Public Trust Parcel, or any portion thereof, from the Exchange to the extent the Commission is not satisfied with the condition of title of those lands, or may defer the inclusion of the lands in the Exchange until such time as the Commission determines that title questions have been resolved to its satisfaction.

3.2 Termination of the Public Trust and the Statutory Trust in the Trust Termination Parcels. The Public Trust and the Statutory Trust shall be terminated in the Trust Termination Parcels through the following conveyances and acceptances, in accordance with and subject to the phasing procedures described in Section 4, the conditions of closing described in Section 17, and the other terms and conditions of this Agreement:

a. Conveyances to the Commission of the Trust Termination Parcels.

i. The Agency shall convey, remise, release, and forever quitclaim to the Commission all of the Agency’s right, title, and interest in the Shipyard Site Trust Termination Parcel, the Navy ROW Trust Termination Parcel, the Parcel A Site Trust Termination Parcel, the Old Stadium Development Site Trust Termination Parcel, and the Park Addition Trust Termination Parcel. A conveyance pursuant to this paragraph shall be by quitclaim deed in the form of Exhibit 28 ("Form of Quitclaim Deed from Agency/City to Commission").

ii. The City shall convey, remise, release, and forever quitclaim to the Commission all of the City’s right, title, and interest in the Shipyard Site Trust Termination Parcel, the Old Stadium Development Site Trust Termination Parcel, and the Park Addition Trust Termination Parcel. A conveyance made pursuant to this paragraph shall be by quitclaim deed in the form of Exhibit 28.

iii. The City and the Port each shall convey, remise, release, and forever quitclaim to the Commission all of their respective right, title, and interest in the CP State Park Site Trust Termination Parcel and the Non-Park Commission Land Trust Termination Parcel, including but not limited to any Reversionary Interest held by the City or the Port. A conveyance pursuant to this paragraph shall be by quitclaim deed in the form of Exhibit 29.

iv. The Port shall convey, remise, release, and forever quitclaim to the Commission all of the Port’s right, title, and interest in the Port Site Trust Termination Parcel. A conveyance pursuant to this paragraph shall be by quitclaim deed in the form of Exhibit 30.
v. State Parks shall convey, remise, release, and forever quitclaim to the Commission all of State Park’s right, title and interest in the CP State Park Site Trust Termination Parcel. A conveyance pursuant to this paragraph shall be by quitclaim deed in the form of Exhibit 39 (“Form of Quitclaim Deed from State Parks to Commission of CP State Park Site Trust Termination Parcel”).

b. Acceptance of Trust Termination Parcels by Commission.

i. The Commission shall accept the conveyance of the Shipyard Site Trust Termination Parcel, the Navy ROW Trust Termination Parcel, the Parcel A Site Trust Termination Parcel, the Non-Park Commission Land Trust Termination Parcel, the Port Site Trust Termination Parcel, the Old Stadium Development Site Trust Termination Parcel, and the Park Addition Trust Termination Parcel upon the terms set forth in its certificate of acceptance, which shall be in the form of Exhibit 40 (“Form of Commission’s Certificate of Acceptance of Agency/City/Port Trust Termination Parcels”).

ii. The Commission shall accept the conveyance of the CP State Park Site Trust Termination Parcel upon the terms set forth in its certificate of acceptance, which shall be in the form of Exhibit 41 (“Form of Commission’s Certificate of Acceptance of CP State Park Site Trust Termination Parcel”).

c. Conveyances from Commission of the Trust Termination Parcels.

i. The Commission shall convey, remise, release, and forever quitclaim to the Agency all of the State’s right, title, and interest existing by virtue of its sovereignty or otherwise in the Shipyard Site Trust Termination Parcel, the Parcel A Site Trust Termination Parcel, the Non-Park Commission Land Trust Termination Parcel, and the Port Site Trust Termination Parcel. A conveyance pursuant to this paragraph shall be by Patent in the form of Exhibit 42 (“Form of Patent and Trust Termination from Commission to Agency of Trust Termination Parcels”) and shall specifically release, terminate and extinguish any Public Trust or Statutory Trust interest in said parcels.

ii. The Commission shall convey, remise, release, and forever quitclaim to the Agency all of the State’s right, title, and interest existing by virtue of its sovereignty or otherwise in the Old Stadium Development Site Trust Termination Parcel and the Park Addition Trust Termination Parcel. A conveyance pursuant to this paragraph shall be by Patent in the form of Exhibit 43 (“Form of Patent and Trust Termination from Commission to Agency of Old Stadium Development Site/Park Addition Trust Termination Parcels”) and shall specifically release, terminate and extinguish any Public Trust or Statutory Trust interest, and any Statewide Interest Restriction, in said parcel.

iii. The Commission shall convey, remise, release, and forever quitclaim to State Parks all of Commission’s jurisdiction over the CP State Park Site Trust Termination Parcel and the Navy ROW Trust Termination Parcel. A conveyance pursuant to this paragraph shall be by quitclaim deed in the form of Exhibit 44 (“Form of Quitclaim and Trust Termination from Commission to State Parks of CP State Park Site Trust Termination Parcel”).
Parcel") and shall specifically release, terminate and extinguish any Public Trust or Statutory
Trust interest, and any Statewide Interest Restriction, in said parcels.

d. Acceptance of Conveyances from Commission.

i. The Agency shall accept the conveyance of the Shipyard Site Trust
Termination Parcel, the Parcel A Site Trust Termination Parcel, the Old Stadium Development
Site Trust Termination Parcel, the Park Addition Trust Termination Parcel, the Non-Park
Commission Land Trust Termination Parcel, and the Port Site Trust Termination Parcel upon the
terms set forth in its certificate of acceptance, which shall be in the form of Exhibit 45 ("Form of
Agency's Certificate of Acceptance of Trust Termination Parcels").

ii. State Parks shall accept the conveyance of the CP State Park Site
Trust Termination Parcel and the Navy ROW Trust Termination Parcel upon the terms set forth
in its certificate of acceptance, which shall be in the form of Exhibit 46 ("Form of State Parks'
Certificate of Acceptance of CP State Park Site/Navy ROW Trust Termination Parcels").

3.3 Yosemite Slough Addition and Park Addition. If the conveyance of the Yosemite
Slough Addition Parcels or the Park Addition Parcels under this Agreement is to occur
concurrently with the conveyances of those parcels under the Park Agreement, the Parties may,
by mutual agreement, consolidate the required conveyances as appropriate to simplify the
transaction, provided the agreed conveyances are consistent with the intent of the this Agreement
and the Park Agreement.

3.4 Reservation of Sewer Easements. Notwithstanding the foregoing, in any
quitclaim of the City's interests made pursuant to this Section 3, the City shall reserve any
existing sewer easements held by the City within the quitclaimed property, and, for any existing
sewer facility within the quitclaimed property that is owned or operated by the City but not
subject to an existing easement, the City shall reserve an easement for such facility on reasonable
terms and conditions.


4.1 General. The conveyances described in Section 2 and Section 3 of this
Agreement shall be effectuated through the Initial Closing Phase and the Subsequent Closing
Phases. Each of the Subsequent Closing Phases shall be subject to approval by the Commission
in accordance with the terms and conditions of this Agreement. Notwithstanding anything to the
contrary in Section 3, the Parties shall be obligated to convey and accept at each Closing Phase
only those portions of the Public Trust Parcels and Trust Termination Parcels applicable to that
Closing Phase, as provided in this Section 4.

4.2 Initial Closing Phase. The Initial Closing Phase shall consist of the Lease
Quitclaim described in Section 2, and the conveyance pursuant to Section 3 of lands within the
CP State Park Site, the Non-Park Commission Land, the Yosemite Slough Addition (except to
the extent provided in Section 3.1(e)), the Walker Drive Site, the Parcel A Site, and the Hilltop
Trust Streets Site, as depicted for illustrative purposes in Exhibit 22 ("Illustrative Plat of Initial
Closing Phase Areas"), and as more particularly described in Exhibit 23 ("Legal Description and
4.3 Subsequent Closing Phases.

a. General. Each Subsequent Closing Phase shall consist of those lands lying within the boundaries of one or more of the Primary Phase Areas depicted in Exhibit 47 ("Illustrative Plat of Primary Phase Areas") or Secondary Phase Areas depicted in Exhibit 48 ("Illustrative Plat of Secondary Phase Areas"), subject to the requirements of Section 4.3(b) and as those boundaries may be modified in accordance with Section 5 of this Agreement. The lands included in each Subsequent Closing Phase shall be more particularly described in legal descriptions approved by the Commission pursuant to Section 4.3(c) of this Agreement.

b. Phasing Requirements. Subsequent Closing Phases comprising lands within one or more Primary Phase Areas depicted in Exhibit 47 may proceed in any order or combination, as determined by the Agency in its sole discretion. A Subsequent Closing Phase may include or consist of lands within a Secondary Phase Area depicted in Exhibit 48 if the closing occurs concurrently with or after the closing on an Associated Phase for that Secondary Phase Area described in the table attached hereto as Exhibit 49 ("Associated Phases for Secondary Phase Areas"). A Subsequent Closing Phase may also include any portion of the Yosemite Slough Addition Public Trust Parcel that was not included in the Initial Closing, but for which the Commission has subsequently approved the condition of title.

c. Commission Review. Prior to each Subsequent Closing Phase, the final legal descriptions for each parcel to be conveyed in that closing shall be submitted to the Commission for its review and approval. The Commission shall approve the Subsequent Closing Phase if it determines that, based on the final legal descriptions, (a) the boundaries of the Public Trust Parcels and Trust Termination Parcels to be conveyed are consistent in all material respects with the relevant portions of Exhibit 2, as that exhibit may be modified in accordance with Section 5, and (b) the closing is in substantial conformance with the phasing requirements set forth in Section 4.3(b). If the Commission determines that the Subsequent Closing Phase is not in substantial conformance with the phasing requirements set forth in Section 4.3(b), the Subsequent Closing Phase shall be approved only if the Commission makes the findings required by Section 24 of SB 792 with respect to the proposed closing.

5. Procedures for Parcel Boundary Adjustments. It is anticipated that a number of development approvals within the Subject Area, including the approval of detailed infrastructure plans, subdivision maps, and parcel maps, will be obtained after the effective date of this Agreement and, in some cases, after the relevant phases have closed. The engineering and design information developed in connection with those approvals will assist in determining the precise location of land parcel boundaries and of Project infrastructure, including streets to be held subject to the Public Trust. Accordingly, minor adjustments to the boundaries of the Public Trust Parcels or the Trust Termination Parcels ("Parcel Boundary Adjustment"), as those boundaries are depicted in the Exhibits to this Agreement, or as they may be described in deeds implementing this Agreement, may become necessary or desirable as more detailed site information is developed. A Parcel Boundary Adjustment shall proceed in accordance with the following procedures:
5.1 A Parcel Boundary Adjustment may not be sought without the consent of every Party that, following the conveyances contemplated under this Agreement or under the Park Agreement, would be the fee owner of a parcel, the boundary of which will be changed by the adjustment (“Affected Party”).

5.2 After obtaining the consent of each Affected Party, the Party seeking the Parcel Boundary Adjustment shall request approval of the Parcel Boundary Adjustment from the Commission, which approval shall not be unreasonably delayed or withheld, subject to the review standards set forth in Section 5.3. The requesting Party shall provide the Commission with any maps, legal descriptions, surveys, or other information necessary to review the proposed Parcel Boundary Adjustment.

5.3 The Commission may approve the Parcel Boundary Adjustment if it determines that the configuration of Public Trust Parcels and Trust Termination Parcels after the adjustment would be consistent with the configuration shown in Exhibit 2 in all material respects. If the Commission determines that the resulting configuration materially differs from Exhibit 2, it may approve the Parcel Boundary Adjustment only if it finds the proposed configuration would nevertheless be substantially similar to the configuration shown in Section 25 of SB 792, and makes any other findings with respect to the proposed configuration that may be required by SB 792.

5.4 Following Commission approval, the Affected Parties and the Commission shall cooperate in the actions necessary to effectuate the Parcel Boundary Adjustment, including, as necessary, the preparation of legal descriptions, deeds, and revised exhibits to this Agreement, at the sole cost and expense of the Party requesting the Parcel Boundary Adjustment. Upon written approval by the Commission and the Affected Parties of revised exhibits reflecting the Parcel Boundary Adjustment approved by the Commission pursuant to this Section 5, the revised exhibits shall be deemed to replace the relevant exhibits to this Agreement. If an approved Parcel Boundary Adjustment affects any parcels that were previously conveyed in a prior closing under this Agreement, the Affected Parties and the Commission shall cooperate in undertaking any conveyances, boundary line adjustments, or other actions necessary to effectuate the Parcel Boundary Adjustment as to that parcel.

6. Candlestick Point/Alice Griffith Site. The Parties hereby agree to permanently fix and establish the Agreed 1869 Ordinary High Water Mark described in Exhibit 25 as the boundary between lands having the character of historic uplands and lands having the character of historic tidelands within Candlestick Point, including the Alice Griffith Site, described in Exhibit 20. The Parties further agree that the lands within the Alice Griffith Site landward of the Agreed 1869 Ordinary High Water Mark are free of the Public Trust by virtue of having the character of historic uplands. The Parties further agree that the Public Trust has been terminated on all lands within the Alice Griffith Site waterward of the Agreed 1869 Ordinary High Water Mark by virtue of patents or other instruments issued in accordance with applicable state statutes. The Commission hereby disclaims any right, title or interest of the State arising by virtue of its sovereignty or otherwise, including any Public Trust or Statutory Trust interest, in the lands within the Alice Griffith Site.

7. Private Parcels and Harney Way.
7.1 A portion of the Old Stadium Development Site Public Trust Parcel within the proposed Harney Way right of way is presently in private ownership, the approximate location of which is illustrated in Exhibit 51 ("Illustrative Plat of Private Parcels within Harney Way ROW"). If the Agency or the City has not acquired title to all of the private lands within the Old Stadium Development Site Public Trust Parcel at the time of the closing of the exchange phase that includes that Parcel, the Agency and City shall reasonably cooperate with the Commission in undertaking the conveyances and other actions necessary to establish the Public Trust and Statutory Trust on any portion of such private lands later acquired by the Agency or the City for the purpose of inclusion within the Harney Way right of way. Nothing in this Agreement shall be construed as imposing an obligation on the City or Agency to acquire any private lands, or to establish the Public Trust or Statutory Trust on any private lands within the Old Stadium Development Site Public Trust Parcel that are acquired by the City or the Agency but not included within the Harney Way right of way.

7.2 The Port Site Trust Termination Parcel and the Old Stadium Development Site Trust Termination Parcel include lands that are in private ownership, the approximate location of which is illustrated in Exhibit 52 ("Illustrative Plat of Private Parcels within Port Site Area"). The conveyances of the Port Site Trust Termination Parcel and the Old Stadium Development Site Trust Termination Parcel called for by this Agreement are intended in part to terminate the Public Trust and the Statutory Trust in any private lands within those parcels. The Parties agree to reasonably cooperate in taking whatever additional actions may be necessary to effectuate and confirm the termination of the Public Trust and Statutory Trust in the affected private lands as may be needed to facilitate the development of Candlestick Point.

7.3 In 1958, the Commission granted the City a 49-year right-of-way easement in certain portions of Harney Way owned by the Commission within the City and County of San Francisco (subsequently granted to the Port under the Burton Act) and within San Mateo County. In view of the anticipated widening and reconfiguration of Harney Way required in connection with the Project, the City and the Commission agree to cooperate in good faith to negotiate a new easement, lease or other grant of rights to the City, or some combination thereof, for lands owned by the Commission within San Mateo County as may be necessary to ensure continuing public access to the Project site via Harney Way, and to establish reasonable terms and conditions under which the City may construct the Harney Way improvements (as finally configured and approved by the California Department of Transportation), on lands owned by the Commission. Nothing in this section shall be construed as limiting the Commission’s exercise of its approval authority, as trustee, or the City’s approval over any future proposed easement, lease, or other grant of rights pertaining to Harney Way.

8. Hunters Point Submerged Lands.

8.1 Promptly following the transfer of ownership from the Navy to the Agency of any piers or other appurtenances located in part on the Hunters Point Submerged Lands, the Agency shall notify the Port and the Commission of the transfer. The Agency and the Port shall reasonably cooperate in taking the actions necessary to effectuate and record a conveyance by quitclaim deed of the Port’s right, title and interest in the Hunters Point Submerged Lands to the Agency, subject to the Public Trust and the Statutory Trust.
8.2 Following the transfer of ownership from the Navy to the Agency of the Navy’s right, title and interest in lands underlying piers or other appurtenances located on the Hunters Point Submerged Lands, and upon the Commission’s request, the Agency and the Commission shall reasonably cooperate in taking such actions as may be necessary to ensure that such lands are impressed with the Public Trust and the Statutory Trust. Such actions may include the conveyance to the Commission by quitclaim deed of the Agency’s right, title and interest in the Hunters Point Submerged Lands (or the affected portions thereof), and the Commission’s conveyance of such right, title, and interest back to the Agency by patent, subject to the Public Trust and the Statutory Trust.

9. Acknowledgement of United States Warranties and Indemnities. The Parties to this Agreement acknowledge that, through the conveyances described in this Agreement, any and all warranties or indemnities provided by the United States pursuant to the Defense Authorization Act of 1993, Pub. L. 102-484 § 330(a)(1), Defense Base Realignment and Closure Act of 1990, Pub. L. 105-510 § 2901 et seq., and the Comprehensive Environmental Response, Compensation, and Liability Act, 42 U.S.C. § 9620(h)(3), and pertaining to the release or threatened release of any hazardous substance, pollutant, contaminant, petroleum, or petroleum derivative resulting from Department of Defense activities will, by operation of law, be transferred to the extent provided by applicable law, along with the conveyances of any lands subject to such warranties pursuant to this Agreement to the State, the Agency, and any other person or entity that acquires ownership or control of any of the lands conveyed under this Agreement or any portion thereof. The Parties acknowledge that the conveyances described in this Agreement do not cause the grantor to lose any warranty or indemnity provided by the United States.


10.1 The Parties agree to use reasonable efforts to defend this Agreement, any deed, patent, agreement, or other instrument executed pursuant thereto, and any decision made by a Party to approve the foregoing, including the approval of any required findings related thereto, in any legal action challenging the validity or legality thereof. In any such action, the Agency shall reimburse the Commission and State Parks for all reasonable costs incurred in connection with such action, including but not limited to reasonable staff time and attorneys fees incurred by the Commission and State Parks, and including but not limited to any award of attorney fees made by a court of competent jurisdiction against the Commission and/or State Parks, on such reasonable terms and conditions as the Parties may establish by separate agreement; provided, however, that the Agency’s obligation to reimburse a Party shall apply only to the extent that Party agrees to allow the Agency to lead the defense (including a defense to an action in which the Agency is not a party), reasonably cooperates therein, and does not take a position materially adverse to the Agency; and provided further that the fee or expense (including any liability for an attorneys fees award) was incurred in connection with a claim that is part of the defense of the Party and the Agency. Nothing in this section limits the discretion of the Commission or State Parks, at its sole cost and expense, to conduct its own defense, take the lead in its own defense, or take a position materially adverse to the Agency.

10.2 If, following the Initial Closing Phase, the Agency or City commences an action to quiet title in lands conveyed in the Initial Closing Phase, the Agency or City shall, at the
request of the Commission or State Parks, join the Party making the request as a party to such action for the purpose of quieting title in the lands conveyed to the requesting Party in the Initial Closing Phase, and the action shall be subject to Section 10.1.

10.3 As used in this Section, “costs” includes liability for monetary damages against the Commission or State Parks only to the extent the claimed damages are alleged to arise from the performance of an obligation under this Agreement.

11. State Minerals Reservation. The State excepts from the conveyances of Public Trust Parcels made pursuant to Section 3.1 of this Agreement and reserves unto the State of California, its successors and assigns, forever, any and all minerals and any and all mineral rights in the lands of every kind and character now known to exist or hereafter discovered in the lands hereafter conveyed to the Agency or the City as Public Trust Parcels pursuant to this Agreement. Such mineral rights shall include, but are not limited to, oil and gas and rights, together with the sole, exclusive, and perpetual right to explore for, remove, and dispose of those minerals by any means or methods suitable to the State or to its successors and assigns, except that, this reservation shall not include the right of the State or its successors or assigns in connection with any mineral reservation, removal, or disposal activity, to do either of the following: (1) enter upon, use or damage the surface of the lands or interfere with the use of the surface by the grantee or by the grantee’s successor, assigns or lessees; or (2) conduct any mining activities of any nature whatsoever above a plane located five hundred (500) feet below the surface of the lands without written permission of the Agency or its successors or assigns.


12.1 Transportation, Public Access and Parking Facilities.

a. Consistent with SB 792, the proposed configuration of streets and other transportation, public access and parking facilities within the Subject Area, as depicted in the facilities plan attached hereto as Exhibit 53 (“Facilities Plan”), (a) provides access to the Public Trust Parcels and is consistent with the beneficial use of those lands; (b) provides for streets and transportation facilities located on the Public Trust Parcels that are compatible with the Public Trust and serve primarily Public Trust purposes of access to shoreline improvements and shoreline circulation, (c) maintains reasonable public pedestrian and vehicular access between the Hillside Open Space and the waterfront, and in addition, between the top of the Hillside Open Space and other areas of the city, (d) provides direct vehicular and pedestrian access from the lower portions of the Shipyard to the top of the Hillside Open Space, and (e) provides adequate parking areas adjacent to the lower portion of the Hillside Open Space that is accessible to the public to support regional and statewide use of the Hillside Open Space.

b. Subject to Section 12.3 of this Agreement, the streets and other transportation, public access and parking facilities depicted in Exhibit 53 shall be developed consistent with the configuration shown in Exhibit 2. New streets to be located on Public Trust Parcels owned by the Agency shall be developed such that the portions of such streets adjacent to new development on the Trust Termination Parcels are constructed prior to or concurrently with the construction of the adjacent new development.
12.2 View Corridors. To maintain and protect view corridors so that visitors to the Hillside Open Space can enjoy substantial vistas of San Francisco Bay, the construction of new buildings within the Shipyard shall conform to the height limits set forth in Exhibit 54 ("Height Limitations") for the corresponding development option (Stadium Option; Non-Stadium Housing Option; or Non-Stadium Housing Option with Historic Buildings Preserved) ultimately approved by the Agency and City, subject to Section 12.3 of this Agreement.

12.3 Deviations from Facilities Plan and Building Height Limits. Notwithstanding Sections 12.1 and 12.2 of this Agreement, the Agency may approve development that deviates from Exhibit 53 and Exhibit 54 provided that the proposed deviation is submitted to the Commission, and the Commission finds that (a) the deviation is not material or (b) notwithstanding a material deviation, the proposed development is still consistent with the applicable requirements of Section 23 of SB 792. No development inconsistent with Exhibit 53 or Exhibit 54 shall be approved by the Agency, nor shall the construction of any such development commence, without obtaining the required approval by the Commission in accordance with this paragraph.

13. Hilltop Parking and Access. Parking along the street segments depicted in Exhibit 55 ("Illustrative Plat of Hilltop Parking") shall be available to the public and shall not be restricted to residential parking. To ensure that the Hilltop Parking remains accessible to the public for regional and statewide use, the Hilltop Parking shall be subject to a five (5) hour time limit between the hours of 6:00 A.M. and 8:00 P.M. The City and the Agency shall provide appropriate signage publicizing public access to the Hillside Open Space and the availability of parking accessible to the public in conjunction with the development of the Shipyard. The City shall use reasonable efforts to strictly enforce the Hilltop Parking restrictions described in this paragraph.

14. Hilltop Development. Consistent with Section 23(c)(2)(D) of SB 792, Section 5.9 of the Master Declaration of Covenants, Conditions and Restrictions and Grant and Reservation of Easements of Hunters Point Shipyard Phase One, dated August 12, 2009, provides, inter alia, that neither the Agency, in its capacity as trustee of the Public Trust, nor the State shall in any manner be liable to the owners of properties upslope of the Hillside Open Space within the Subject Area ("Hilltop Area") for failure to provide lateral or subjacent support to those properties, or for any other liability created by virtue of the Agency’s taking title to the Hillside Open Space. To comply with Section 23(c)(2)(E) of SB 792, the Agency agrees to refrain from using funds encumbered with the Public Trust under Section 16 of SB 792 to provide a direct benefit to residential development or other uses of the nontrust portion of the Hilltop Area, or to offset or mitigate impacts caused by those uses. The Hilltop Area is depicted on Exhibit 56 ("Illustrative Plat of Hilltop Area").

15. Commission Findings.

15.1 As required by SB 792, and to comply with Article X, Section 3 of the California Constitution, the Commission, effective upon recordation of this Agreement, makes the following findings as to the conveyances described in Section 3 of this Agreement:
a. The portions of the lands or interests in lands to be exchanged out of the Public Trust have been filled and reclaimed, are cut off from access to the waters of San Francisco Bay and are no longer in fact tidelands or submerged lands or navigable waterways, are relatively useless for Public Trust purposes, and constitute a relatively small portion of the granted lands within the City.

b. The lands or interests in lands to be impressed with the Public Trust have a monetary value equal to or greater than the monetary value of the lands or interests in lands to be exchanged out of the Trust.

c. No substantial interference with Public Trust uses and purposes, including public rights of navigation and fishing, will ensue by virtue of the Exchange.

d. The lands or interests in lands impressed with the Public Trust will provide a significant benefit to the Public Trust and are useful for the particular Trust purposes authorized by SB 792.

e. The configuration of the Public Trust Parcels upon completion of the Exchange is substantially similar to the configuration shown on the diagram in Section 25 of SB 792, includes all lands within the Subject Area that are presently below mean high tide, and consists of lands suitable to be impressed with the Public Trust.

f. The final layout of streets in the Subject Area will provide access to the Public Trust Parcels and will be consistent with the beneficial use of the Public Trust Parcels.

g. The lands to be subject to the Public Trust are configured so as to be accessible from the streets as finally configured in the Subject Area.

h. Streets and other transportation facilities located on Public Trust Parcels will be designed to be compatible with the Public Trust and to serve primarily Public Trust purposes of access to shoreline improvements and shoreline circulation rather than serving nontrust purposes.

i. All surveys and legal descriptions required for the parcels in conjunction with the Exchange have been approved by the Commission.

j. The trustees who own or will own fee title in the Public Trust Parcels have approved this Agreement.

k. The Exchange otherwise complies with the requirements of SB 792.

l. The Exchange is consistent with and furthers the purpose of the Public Trust and SB 792.

m. The Exchange is otherwise in the best interest of the statewide public.
15.2 The Commission makes the following additional findings with respect to the phasing of the Exchange, as required by SB 792, effective upon execution and recordation of this Agreement:

a. The findings in this Section 15.2 apply to the Initial Closing Phase and to each Subsequent Closing Phase that is in substantial conformance with the phasing requirements of Section 4.3(b). Based on the Commission’s consideration of the appraisals, legal analyses, Public Trust land configuration pertaining to each of the Primary Phase Areas and Secondary Phase Areas depicted in Exhibit 47 and Exhibit 48, and the applicable requirements of Section 4, the Commission has determined that the findings in this Section 15.2 apply regardless of the order in which the Subsequent Closing Phases occur.

b. After the Initial Closing Phase, and after each Subsequent Closing Phase, the cumulative monetary value of all of the lands or interests in lands that have been exchanged into the Public Trust will be equal to or greater than the cumulative monetary value of all of the lands or interests in lands that have been exchanged out of the Public Trust.

c. After the Initial Closing Phase, and after each Subsequent Closing Phase, the lands or interests in lands exchanged into the Public Trust at each phase will be configured in a way that furthers the purposes of the overall exchange, including, but not limited to, having access to streets as finally configured in the Subject Area.


16.1 Initial Closing.

a. Opening of Escrow. The Parties have agreed to open an escrow with Chicago Title Company (“Escrow Agent”). As part of escrow, the Parties shall submit additional mutually agreeable escrow instructions.

b. Deposits into Escrow

i. Commission’s Deposits into Escrow. The Commission shall deposit the following documents into escrow:

(1) A certified copy of the Minute Item for Calendar Item No. 67 of the Commission’s public hearing on April 6, 2011, showing the Commission’s approval of an agreement substantially in the form of this Agreement and the Commission’s authorization that this Agreement and the patents, quitclaims and certificates of acceptance be executed and delivered to the Escrow Agent on behalf of the Commission;

(2) This Agreement, duly and properly executed by the Commission;

(3) A written approval by the Commission of the condition of title to the CP State Park Site Public Trust Parcel, the Hilltop Trust Parcel...
Streets Public Trust Parcel, the Walker Drive Site Public Trust Parcel, the Parcel A Site Public Trust Parcel, and, if applicable, the Yosemite Slough Addition Public Trust Parcels (or portion thereof), as shown in pro forma title commitments in coverage amounts acceptable to the Commission;

(4) A certificate of acceptance substantially in the form attached hereto as Exhibit 27 accepting the conveyance from State Parks of its leasehold interest held pursuant to the Commission Lease PRC 6414;

(5) A certificate of acceptance substantially in the form attached hereto as Exhibit 32 accepting the conveyance from the Agency of the Parcel A Site Public Trust Parcel;

(6) A certificate of acceptance substantially in the form attached hereto as Exhibit 40 accepting the conveyance from the Agency of the Parcel A Site Trust Termination Parcel;

(7) A certificate of acceptance substantially in the form attached hereto as Exhibit 33 accepting the conveyance from State Parks of the CP State Park Site Public Trust Parcel;

(8) A certificate of acceptance substantially in the form attached hereto as Exhibit 41 accepting the conveyance from State Parks over the CP State Park Site Trust Termination Parcel;

(9) Certificates of acceptance substantially in the form attached hereto as Exhibit 32 accepting the conveyance from the City of the City's interest in the CP State Park Site Public Trust Parcel, the Walker Drive Site Public Trust Parcel, the Hilltop Trust Streets Public Trust Parcel, and, if applicable, the Yosemite Slough Addition Public Trust Parcels (or portion thereof);

(10) Certificates of acceptance substantially in the form attached hereto as Exhibit 40 accepting the conveyance from the City of the City's interest in the CP State Park Site Trust Termination Parcel and the Non-Park Commission Land Trust Termination Parcel;

(11) Certificates of acceptance substantially in the form attached hereto as Exhibit 40 accepting the conveyance from the Port of the Port's interest in the CP State Park Site Trust Termination Parcel and the Non-Park Commission Land Trust Termination Parcel;

(12) Certificates of acceptance substantially in the form attached hereto as Exhibit 32 accepting the conveyance from the Port of the Port's interest in the CP State Park Site Public Trust Parcel, and the Walker Drive Site Public Trust Parcel;
(13) A patent substantially in the form attached hereto as **Exhibit 42** transferring to the Agency the Parcel A Site Trust Termination Parcel and the Non-Park Commission Land Trust Termination Parcel, free of the Trust, duly and properly executed;

(14) A patent substantially in the form attached hereto as **Exhibit 34** transferring to the Agency the Parcel A Site Public Trust Parcel, the Walker Drive Site Public Trust Parcel, and, if applicable, the Yosemite Slough Addition Public Trust Parcel (or portion thereof), duly and properly executed;

(15) A patent substantially in the form attached hereto as **Exhibit 36** transferring to the City the Hilltop Trust Streets Public Trust Parcel, duly and properly executed;

(16) An quitclaim deed in the form attached hereto as **Exhibit 44** transferring to State Parks CP State Park Site Trust Termination Parcel, duly and properly executed; and

(17) A duly and properly executed copy of a lease of the CP State Park Site Public Trust Parcel to State Parks substantially in the form of **Exhibit 37**.

ii. **State Parks Deposits into Escrow.** State Parks shall deposit the following documents into escrow:

(1) Written approval of State Parks' authority to consummate the transactions provided in the Agreement, as documented by the Director of State Parks;

(2) This Agreement, duly and properly executed by State Parks;

(3) A written approval by State Parks of the condition of title to the CP State Park Site Public Trust Parcel and the CP State Park Site Trust Termination Parcel, as shown in pro forma title commitments in coverage amounts acceptable to State Parks;

(4) A quitclaim deed conveying the State Parks leasehold interest held pursuant to the Commission Lease PRC 6414, substantially in the form of **Exhibit 26**, duly and properly executed;

(5) A quitclaim deed conveying the CP State Park Site Trust Termination Parcel from State Parks to the Commission, substantially in the form of **Exhibit 39**, duly and properly executed;
(6) A quitclaim deed conveying the CP State Park Site Public Trust Parcel from State Parks to the Commission, substantially in the form of Exhibit 31, duly and properly executed; and

(7) A certificate of acceptance substantially in the form attached hereto as Exhibit 46 accepting the conveyance from the Commission to State Parks of the CP State Park Site Trust Termination Parcel.

iii. Agency Deposits into Escrow. The Agency shall deposit the following documents into escrow:

(1) A certified copy of Agency Resolution No. 67-2010 adopted on June 3, 2010, approving an agreement substantially in the form of this Agreement and authorizing that it be executed on behalf of the Agency;

(2) This Agreement duly and properly executed by the Agency;

(3) Written approval by the Agency of the condition of title to the Parcel A Site Public Trust Parcel and the Parcel A Site Trust Termination Parcel, as shown in pro forma title commitments in coverage amounts acceptable to the Agency;

(4) Quitclaim deeds from the Agency, substantially in the form attached hereto as Exhibit 28, transferring to the Commission all of the Agency's right, title and interest in the Parcel A Site Trust Termination Parcel and Parcel A Site Public Trust Parcel, duly and properly executed by the Agency;

(5) Certificates of acceptance from the Agency, substantially in the form attached hereto as Exhibit 38, accepting the conveyance from the Commission of the Parcel A Site Public Trust Parcel, the Walker Drive Site Public Trust Parcel, and, if applicable, the Yosemite Slough Addition Public Trust Parcels (or portion thereof); and

(6) Certificates of acceptance from the Agency, substantially in the form attached hereto as Exhibit 45, accepting the conveyance from the Commission of the Parcel A Site Trust Termination Parcel and the Non-Park Commission Land Trust Termination Parcel.

iv. City Deposits into Escrow. The City shall deposit the following documents into escrow:

(1) A certified copy of Board of Supervisors Resolution No. 348-10 adopted on July 27, 2010, approving an agreement
substantially in the form of this Agreement and authorizing that it be executed on behalf of the City;

(2) This Agreement duly and properly executed by the City;

(3) Written approval by the City of the condition of title to the Hilltop Trust Streets Public Trust Parcel, as shown in pro forma title commitments in coverage amounts acceptable to the City;

(4) Quitclaim deeds from the City, substantially in the form attached hereto as Exhibit 29, conveying to the Commission all of the City’s right, title and interest in the CP State Park Site Trust Termination Parcel, the CP State Park Site Public Trust Parcel, and the Non-Park Commission Land Trust Termination Parcel, duly and properly executed by the City;

(5) Quitclaim deeds from the City, substantially in the form attached hereto as Exhibit 28, conveying to the Commission all of the City’s right, title and interest in the Hilltop Trust Streets Public Trust Parcel, the Walker Drive Site Public Trust Parcel, and, if applicable, the Yosemite Slough Addition Public Trust Parcel (or portion thereof), duly and properly executed by the City; and

(6) A certificate of acceptance from the City, substantially in the form attached hereto as Exhibit 38, accepting the conveyance from the Commission of the Hilltop Trust Streets Public Trust Parcel.

Port Deposits into Escrow. The Port shall deposit the following documents into escrow:

(1) A certified copy of Port Commission Resolution No. 10-40 adopted on June 8, 2010, approving an agreement substantially in the form of this Agreement and authorizing that it be executed on behalf of the Port;

(2) This Agreement duly and properly executed by the Port;

(3) Quitclaim deeds from the Port, substantially in the form attached hereto as Exhibit 29, conveying to the Commission all of the Port’s right, title and interest in the CP State Park Site Trust Termination Parcel, the CP State Park Site Public Trust Parcel, and the Non-Park Commission Land Trust Termination Parcel, duly and properly executed by the Port; and

(4) A quitclaim deed from the Port, substantially in the form attached hereto as Exhibit 30, conveying to the Commission all of
the Port’s right, title and interest in the Walker Drive Site Public Trust Parcel, duly and properly executed by the Port.

c. Close of Escrow and Recordation. For each closing, upon receipt of all documents listed and described in Section 16.1(b) above, pertaining to the deposits into escrow, Escrow Agent shall notify the Parties of its intention to close escrow and to record this Agreement, if not already recorded, and all deeds, patents, leases and other instruments pertaining to that closing, in the manner and subject to the requirements of escrow instructions submitted to the Escrow Agent by the Parties and agreed to by the Escrow Agent.

16.2 Subsequent Closing Phases

a. Subsequent Closing Phase Procedures

i. Initiation of Subsequent Closing Phase: Escrow. Subsequent Closing Phases will be initiated by the Agency. The Agency shall initiate a Subsequent Closing Phase by establishing an escrow in San Francisco with a title company agreed upon by the Parties and providing written notice to the other Parties. The notice shall include legal descriptions for the lands to be conveyed in the Subsequent Closing Phase, a list of all documents required to close escrow with required signatories indicated, and drafts of all deeds, instruments, certificates of acceptance, title commitments, and other documents that are required for the closing and are within the Agency’s responsibility and control. The parties shall use commercially reasonable efforts to close within one hundred and twenty (120) days of receipt of the notice.

ii. Legal Descriptions. The Parties shall reasonably cooperate to obtain mutually acceptable legal descriptions for the parcels subject to each Subsequent Closing Phase. The Agency shall be responsible for preparing any additional survey work necessitated by any boundary modifications under Section 4.3(c) or Section 5. It is a condition precedent to a Party’s obligation to close escrow for the conveyance or acceptance of real property by that Party that each other Party conveying or accepting the real property in the subsequent closing has agreed on the legal description for the real property and any related surveys, and that the Commission has approved the legal description in accordance with Section 4.3(c).

iii. Escrow Deposits. The Parties involved in a subsequent closing shall deposit into escrow documents substantially similar to those described in Section 16.1(b) of this Agreement, subject to any supplemental joint escrow instructions agreed to in writing by the Parties. In addition, for any subsequent closing for which additional Commission approval is required by this Agreement, the Commission shall deposit a certified copy of the minute item reflecting the required approval.

17. Conditions Precedent to Closing.

17.1 Agency Conditions Precedent. The following are conditions precedent to the Agency’s obligation to close escrow for the conveyance of real property from the Agency to the Commission under this Agreement:
a. **Agency Fee Title.** The Agency shall have acquired fee title to all of that portion of the real property to be conveyed by the Agency at the closing, including but not limited to real property that is presently owned by the United States or by City Rec/Park. Nothing in this Agreement shall be construed as creating an obligation on the part of the Agency to acquire or accept real property from any third party fee owners, including but not limited to the United States or City Rec/Park.

b. **49ers Lease Termination.** With respect to real property within the Old Stadium Development Site or Park Addition only, the 49ers Lease shall have terminated or expired, and the 49ers shall have vacated the Old Stadium Development Site and Park Addition premises. Nothing in this Agreement shall be construed as creating an obligation on the part of the City, acting by or through City Rec/Park or otherwise, or the Agency to terminate, enforce, or decline to renew the 49ers Lease, or to cause the same to occur.

17.2 **Commission’s Conditions Precedent.** The following are conditions precedent to the obligation of the Commission to close escrow for the conveyance of real property from the Commission to Agency under this Agreement:

a. **Commission Approval.** The Commission shall have approved the subsequent closing, including the legal descriptions for the deeds associated therewith, in accordance with Section 4.3(c).

b. **Hazardous Materials Remediation.** With respect to the Shipyard Site Public Trust Parcel only, the Commission shall have made a finding that one of the following has occurred with respect to the real property to be conveyed at the closing:

   (a) all remedial action necessary to protect human health and the environment with respect to the hazardous substances on the land has been completed as determined by the United States Environmental Protection Agency, the California Department of Toxics Substances Control, and the Regional Water Quality Control Board, pursuant to the Federal Facilities Agreement for the shipyard dated January 22, 1992, as amended, and the United States has provided a warranty for the lands in accordance with Section 9620(h)(3)(A) of Title 42 of the United States Code; or

   (b) the United States has obtained a warranty deferral for the lands, approved by the Governor in accordance with Section 9620(h)(3)(C) of Title 42 of the United States Code, and the Commission has made a finding that sufficient liability measures and implementation measures will be in place upon the completion of the exchange.

c. **Waiver of Hillside Open Space Landslide Claims.** With respect to any Closing Phase that includes some or all of the property comprising Secondary Phase D-2 ("D-2 Lands"), as illustrated on Sheet 4 of **Exhibit 48**, the patent from the Commission to the Agency for the D-2 Lands contains a covenant running with the land, the specific language of which is mutually agreeable to the Commission and the Agency, under which the owner of the D-2 Lands agrees to waive any claim against the Commission for loss or damage to the D-2 Lands resulting...
from landslide, slope failure, or similar soil movement on the Hillside Open Space, except to the extent such landslide, slope failure or soil movement is caused by the Commission’s acts or omissions.

17.3 Mutual Conditions Precedent. The following are conditions precedent to each Party’s obligation to close escrow for the conveyance of the applicable real property under this Agreement:

a. Title Condition. Each Party who is to be the ultimate recipient of title to real property upon close of escrow shall have approved for the property to be received the condition of title and the form of title insurance to be issued, in the amount of coverage reasonably requested, which approval shall not be unreasonably withheld. Approval of the condition of title shall not be withheld due to the existence, as of the effective date of this Agreement, of sewer or other utility easements, or public rights of way, or private access or other rights or interests of private abutting owners that have been disclosed as of the effective date of this Agreement.

b. Physical Condition. Each Party who is to be the ultimate recipient of title to real property upon close of escrow shall have approved the physical condition of the property to be received, which approval shall not be unreasonably withheld.

17.4 Records of Survey. Prior to the Initial Closing Phase, the Agency shall file (or cause to be filed) with the City and County of San Francisco a record of survey, reviewed and approved by the Commission and the Director or her designee and based on field surveys, showing the boundaries of the Public Trust Parcels and the Trust Termination Parcels to be conveyed in the Initial Closing Phase. Prior to any Subsequent Closing Phase, the Agency shall file (or cause to be filed) additional records of survey, reviewed and approved by the Commission and the Director or her designee and based on field surveys, showing the boundaries of the Public Trust Parcels and the Trust Termination Parcels to be conveyed in that Closing Phase. The records of surveys shall establish the physical location of boundaries and shall define same with monuments appropriately placed.

18. No Warranties. The Parties acknowledge and agree that, except as expressly set forth in this Agreement or any document or instrument executed in connection with or as contemplated by this Agreement, no Party holding title to real property to be conveyed under this Agreement has made any representations or warranties, express or implied, as to any matters, directly or indirectly, concerning the real property, including, but not limited to the condition of title, hazardous materials, the physical condition of the property, or any other matters affecting or relating to the property.


19.1 The Agency shall indemnify, defend and hold harmless the Commission, its officers, agencies, commissions, and employees from and against any and all claims, liability, loses, costs and expenses (collectively “Claims”), including third party Claims and Claims by any governmental agency (other than the State, acting through the Commission), relating to any hazardous materials that, as of the date of close of escrow for a Closing Phase under this
Agreement, are located at, on, over, under, or flowing through those portions of any Public Trust Parcel (other than the CP State Park Site Public Trust Parcel) that are to be conveyed in that Closing Phase (collectively “Covered Trust Lands”), provided, however, the obligation to indemnify under this Section shall not apply to the extent that (a) the hazardous materials were present on the Covered Trust Lands during any period (prior to the Closing Phase) in which the State owned the fee in the Covered Trust Lands, or (b) the State or its agents released, generated, treated, stored, used, disposed of, deposited, abandoned or exacerbated the hazardous materials affecting the Covered Trust Lands. The Agency and the Commission agree that if the Commission is a named insured in a pollution liability insurance policy obtained by the Agency, the obligation to indemnify the Commission under this Section shall not become effective unless and until any proceeds from the policy are exhausted. The Agency and Commission further agree to reasonably cooperate to seek any and all available remedies against the United States in connection with the warranties and indemnities described in Section 9, and that the obligation to indemnify the Commission under this Section shall not become effective unless and until all such remedies have been exhausted. If any portion of the Covered Trust Lands is acquired in trust by the City, the City shall assume the rights and obligations of the Agency under this Section as to the lands acquired. The obligation to indemnify under this Section shall terminate on the later of January 1, 2040, and 15 years following the date of close of escrow for the Closing Phase that includes the applicable Covered Trust Lands; provided, however, that the obligation shall not terminate as to Claims asserted in an action filed prior to the termination date.

19.2 A Party holding title to property within the Subject Area (“Owner”) shall permit any other Party to which the property is to be conveyed (“Recipient”) to enter upon the property, upon reasonable notice and subject to reasonable time and manner conditions, for the purpose of conducting such investigations of the physical condition of the property as the Recipient deems necessary to satisfy itself as to the matters described in Section 17.3(b) in preparation for a closing. Upon the request of a Recipient, an Owner provide or make available to the Recipient any existing environmental reports, including any Phase I Environmental Site Assessments, relating to the property to be conveyed by Owner. An Owner shall accommodate a reasonable request by a Recipient for additional invasive testing, including but not limited to soil or groundwater sampling, subject to Owner’s approval of testing plans and procedures, which shall not be unreasonably withheld, and further subject to mutual agreement of the Owner and Recipient regarding responsibility for the costs of such additional testing. No entry by a Recipient shall unreasonably interfere with the use of the property by Owner or its tenants, easement holders, licensees, or permittees.

20. Judicial Confirmation of Validity of Agreement and Settlement. An action may be brought under Chapter 4 (commencing with Section 760.010) of Title 10 of Part 2 of the Code of Civil Procedure to establish title to any lands conveyed pursuant to this Agreement, or by the parties to this Agreement to confirm the validity of this Agreement. An action may also be brought under Chapter 9 (commencing with Section 860) of Title 10 of Part 2 of the Code of Civil Procedure to determine, inter alia, the legality and validity of a deed, patent, agreement, or other instrument executed in furtherance of or authorized by SB 792. Upon entry of a judgment confirming the validity of the settlement embodied in this Agreement, each party shall be deemed to have waived any right to appeal from such judgment.
21. Effect of Judicial Finding of Invalidity. A judicial determination that any portion of this Agreement is invalid shall not invalidate the remainder. If any term, provision, covenant or condition of this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the Parties shall amend this Agreement and/or take other action necessary to achieve the intent of this Agreement in a manner consistent with the ruling of the court.

22. Impacts of Sea Level Rise.

22.1 The boundaries of lands freed of the Public Trust as established by, and conveyances made pursuant to, this Agreement are intended to be fixed and not subject to change by erosion, accretion, reliction or submergence, whether due to natural or artificial causes. However, should lands freed of the Public Trust become submerged or subject to the ebb and flow of the tide below the elevation of mean high water from waters of the San Francisco Bay, whether due to either erosion or sea level rise ("Inundation"), those lands, for so long as Inundation exists, shall be subject to the Public Trust easement; provided, however, that the Public Trust easement shall not attach unless and until Inundation has existed continuously for five years. Prior to the attachment of the Public Trust easement, neither the Public Trust easement nor the Commission shall prevent the right of the owner(s) of those lands to reclaim or otherwise restore them to their pre-Inundation condition so long as activities evidencing the exercise of such right have commenced within one year of Inundation. The submittal of an application for any permit required for reclamation or restoration and reasonable efforts to complete the permitting process are sufficient, but not necessary, to evidence the exercise of the right to perform such reclamation or restoration. The Commission may, by resolution based upon its finding that reclamation or restoration could not be completed with the five-year period of Inundation specified herein, delay the attachment of the Public Trust easement for a specified period.

22.2 Nothing in this Agreement obligates State Parks or the Commission to protect or cause to be protected any privately held uplands, including, but not limited to, constructing or causing to be constructed any protective structures that benefit any privately held uplands. Further, neither the Agency, in its capacity as trustee of the Public Trust, State Parks, nor the Commission shall in any manner be liable to the owners of any properties within the Subject Area for failure to provide protection against sea level rise, avulsions or tsunamis.

22.3 Nothing in this Section 22 is intended to limit (a) rights a Party may have under applicable law to take actions to preserve the boundaries established by this Agreement, including without limitation the rights of any Party to undertake measures to protect their respective properties, including lands freed from the Public Trust at the locations established pursuant to this Agreement, or to file an action within the applicable limitations period to preserve the title interests of such lands established by this Agreement, or (b) rights the public has under applicable law to navigate, fish or otherwise use navigable waters on inundated lands, including but not limited to any rights arising under Bohn v. Albertson (1951) 107 Cal.App.2d 738 and People ex rel Baker v. Mack (1971) 19 Cal.App.3d 1040.

22.4 Nothing in this Section 22 shall be used or interpreted to deem lawful improvements made on the Trust Termination Parcels above the mean high tide line at the
commencement of construction and in reliance on the boundaries established by this Agreement as having not been made in good faith.

23. **Agreement Not to Encumber.** Except to the extent consistent with the purposes of this Agreement, or as otherwise provided herein, none of the Parties shall sell, transfer, assign, mortgage, pledge, or hypothecate, whether by operation of law or otherwise, any of their respective rights, title, or interests in or to those Public Trust Parcels or Trust Termination Parcels (or portions thereof) to be transferred in a Closing Phase prior to the consummation of the transfers of those parcels (or portions thereof) as provided for herein, without the prior written consent of the Party to receive fee title following consummation of the transfers.

24. **Transfer of Public Trust Streets.** In accordance with Section 18 of SB 792, the Commission approves and authorizes the transfer from the Agency to the City of the fee title in any portion of the Public Trust Parcels that has been conveyed to the Agency pursuant to this Agreement and that has been or will be dedicated as a public street, to be held by the City subject to the Public Trust and the Statutory Trust.

25. **Allocation of Costs and Expenses.** The Agency shall pay the expenses and fees of the Escrow Agent, including those costs associated with document preparation and recordation of this Agreement, its deeds and patents, and any associated documents. The Agency shall also pay expenses and fees associated with any title insurance policy for the Trust Termination Parcels. All other fees, costs and expenses of any attorney, engineer or other person employed or retained by a Party in connection with the transactions underlying this Agreement shall be borne by the Party incurring the fee or expense, except as the Parties may otherwise agree.

26. **Further Assurances.** So long as authorized by applicable laws to do so, the Parties will perform such other acts, and execute, acknowledge and deliver all further conveyances and other instruments that may be necessary to fully assure to the other Parties all of the respective properties, rights, titles, interests, remedies, powers and privileges to be conveyed or provided for by this Agreement.

27. **Execution Before a Notary Public.** All signatures of the Parties to this Agreement and all deeds and other instruments of conveyance executed pursuant to this Agreement shall be acknowledged before a Notary Public and a certificate of acknowledgment shall be attached to the executed Agreement and other documents to allow them to be recorded in the Office of the Recorder of the City and County of San Francisco, California. The Governor's signature shall be attested to by the Secretary of State.

28. **Agreement for Compromise and Settlement.** It is expressly understood by the Parties that the provisions set forth in this Agreement have been agreed upon for purposes of compromising and settling disputed interests in the Public Trust Parcels and Trust Termination Parcels.

29. **No Admission or Effect if Agreement Not Made Effective.** In the event this Agreement does not become effective, or becomes effective but is declared by a final non-appealable judgment of a court of competent jurisdiction to be invalid, nothing in it shall constitute, or be construed as, an admission by any Party hereto or evidence concerning the boundaries, physical character, or character of title or interest in the lands within the Subject Area.
30. No Effect on Other Lands. The provisions of this Agreement do not constitute, nor are they to be construed as, an admission by any Party or evidence concerning the boundaries, physical character, or character of title to or interest in any lands outside the Subject Area.

31. No Determination of Trust Consistency. Nothing in this Agreement shall be construed as a determination by the Commission regarding the Public Trust consistency of any use of the Public Trust Parcels.

32. LWCF Replacement Commitment. The Parties agree and confirm that State Parks is solely responsible for complying with the LWCF Replacement Commitment with respect to all state-owned lands (including any Public Trust lands) that are subject thereto, and that State Parks shall retain that sole responsibility notwithstanding any transfer to the Commission of lands subject to the LWCF Replacement Commitment.

33. Agreement Binding on Successors. All the terms, provisions, and condition of this Agreement shall be binding upon and inure to the benefit of the respective heirs, administrators, executors, successors, and assigns of the Parties.

34. Modification or Amendment. Except as expressly provided in this Agreement, no modification, amendment, or alteration of this Agreement shall be valid unless in writing and signed by the Commission, the Agency, and each other Party whose rights or obligations under this Agreement would be affected by the amendment.

35. No Effect on Other Government Jurisdiction. This Agreement has no effect whatsoever on the regulatory, environmental or other jurisdiction of any federal, state, local, or other government entity not a party to this Agreement.

36. Notice. Any notice required pursuant to this Agreement shall be in writing and given by delivering the notice in person, by commercial courier, or by sending it by registered or certified mail, or overnight mail, return receipt requested, with postage to the addresses shown below or to such other address as the applicable Party may provide. For the convenience of the Parties, notice also may be given by facsimile in addition to one of the above methods, at the numbers listed below:

Commission:

California State Lands Commission
100 Howe Avenue, Suite 100-S
Sacramento, CA 95825
Attention: Executive Officer

With copies to:

California Department of Justice
1515 Clay Street
Oakland, CA 94612-1413
Attention: Joseph Rusconi
State Parks:

California Dept. of Parks and Recreation
1416 9th Street
Sacramento, CA 95814
Attention: Executive Director

With copies to:

California Department of Justice
1515 Clay Street
Oakland, CA 94612-1413
Attention: Ellyn S. Levinson

Agency:

San Francisco Redevelopment Agency
One South Van Ness Avenue, 5th Floor
San Francisco, CA 94103
Attention: Executive Director

With copies to:

San Francisco Redevelopment Agency
One South Van Ness Avenue, 5th Floor
San Francisco, California 94103
Attn: Legal Division

Shute, Mihaly, & Weinberger LLP
396 Hayes Street
San Francisco, CA 94102
Attn: William J. White

City:

Office of Economic and Workforce Development
City Hall, Rm. 448
1 Dr. Carlton B. Goodlett Place
San Francisco, California 94102
Attn: Director

With copies to:

Office of the City Attorney
City Hall, Rm. 234
37. Approvals and Consents. Unless otherwise provided in this Agreement, whenever an approval, consent or satisfaction is required of a Party, the approval, consent or satisfaction shall be given on behalf of the Party by the representative(s) listed below:

37.1 If the Party is the Commission: by the Commission, as may be evidenced by appropriate document executed by the Executive Officer of the Commission.

37.2 If the Party is State Parks: by the Director of State Parks.

37.3 If the Party is the Agency: by the Executive Director of the Agency.

37.4 If the Party is the City: by the City’s Director of Real Estate.

37.5 If the Party is the Port: by Port’s Executive Director.

38. Correction of Technical Errors. If errors are made in this Agreement in a legal description or the reference to or within any exhibit with respect to a legal description, in the boundaries of any parcel in any map or drawing which is an exhibit, or in the typing of this Agreement or any of its exhibits, the Parties affected by the error by mutual agreement may correct such error by memorandum executed by them without the necessity of amendment of this Agreement.

39. Effective Date. This Agreement shall become effective on the date on which it is executed by the Governor, who shall be the last Party to execute the Agreement. For purposes of Section 764.080 of the Code of Civil Procedure, this Agreement is deemed to be entered into on the date it is executed by the Executive Officer of the Commission.

40. Exhibits. Exhibit 1 through Exhibit 58 are attached to this Agreement and are incorporated by reference as parts of it.
To witness this Agreement, a duly authorized officer of each Party has executed it below on the date opposite each signature.

[SIGNATURES BEGIN ON FOLLOWING PAGE]
STATE OF CALIFORNIA
STATE LANDS COMMISSION

DATED: 4/22/11

By: Curtis L. Fossum
Executive Officer

Approved as to form:

Kamala D. Harris
Attorney General
State of California

DATED: 4/20/11

By: Joseph C. Rusconi
Deputy Attorney General

[SIGNATURES CONTINUE ON FOLLOWING PAGE]
CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

State of California

County of Sacramento

On April 22, 2011, before me, Kimberly L. Lunetta, Notary Public

personally appeared COUSINS, ROSSER

who proved to me on the basis of satisfactory evidence to be the person(s), whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature

OPTIONAL

Though the information below is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document.

Description of Attached Document

Title or Type of Document:

Date of Document:

Number of Pages:

Signer(s) Other Than Named Above:

Capacity(ies) Claimed by Signer(s):

Signer's Name: COUSINS, ROSSER

Signature

Other:

Signature

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STATE OF CALIFORNIA
DEPARTMENT OF PARKS AND
RECREATION

DATED: 4-18-11

By: Ruth Coleman
   Director

Approved as to form:

Kamala D. Harris
Attorney General
State of California

DATED: 4/20/11

By: Ellyn S. Levinson
   Deputy Attorney General

[SIGNATURES CONTINUE ON FOLLOWING PAGE]
ACKNOWLEDGMENT

State of California
County of Sacramento

On 4-18-11 before me, Sonia A. Windtberg, Notary Public

personally appeared Ruth Coleman who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature (Seal)
CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation, acting by and through its Board of Supervisors

DATED: 4/13/11

By: 
Edwin M. Lee
Mayor

Approved as to form:

Dennis Herrera
City Attorney
City and County of San Francisco

DATED: 

By: 
Charles Sullivan
Deputy City Attorney

[SIGNATURES CONTINUE ON FOLLOWING PAGE]
ACKNOWLEDGMENT

State of California
County of San Francisco

On April 13, 2011 before me, Olga A. Ryerson, a Notary Public
(insert name and title of the officer)

personally appeared Edwin M. Lee
who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are
subscribed to the within instrument and acknowledged to me that he/she/they executed the same in
his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the
person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing
paragraph is true and correct.

WITNESS my hand and official seal.

Signature (Seal)
CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation, acting by and through its Port Commission

DATED: 4/15/2011

By: Monique Moyer
Executive Director

Approved as to form:

Dennis Herrera
City Attorney
City and County of San Francisco

DATED: 4/15/11

By: Robert Bryan
Port General Counsel

[SIGNATURES CONTINUE ON FOLLOWING PAGE]
CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

State of California
County of ____________

On ____________, before me, _________________, Notary Public,
personally appeared ____________________________
who proved to me on the basis of satisfactory evidence to be the person(ren) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature ____________________________
Signature of Notary Public

OPTIONAL

Though the information below is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document.

Description of Attached Document
Title or Type of Document: ____________________________
Document Date: ____________________________ Number of Pages: ____________________________
Signer(s) Other Than Named Above: ____________________________

Capacity(ies) Claimed by Signer(s)

Signer’s Name: ____________________________
□ Individual
□ Corporate Officer — Title(s): ____________________________
□ Partner — □ Limited □ General
□ Attorney in Fact
□ Trustee
□ Guardian or Conservator
□ Other: ____________________________

Signer Is Representing: ____________________________

Signer’s Name: ____________________________
□ Individual
□ Corporate Officer — Title(s): ____________________________
□ Partner — □ Limited □ General
□ Attorney in Fact
□ Trustee
□ Guardian or Conservator
□ Other: ____________________________

Signer Is Representing: ____________________________
REDEVELOPMENT AGENCY of the CITY AND COUNTY OF SAN FRANCISCO, a public body, corporate and politic

DATED: 3/26/11

By: __________________________
    Fred Blackwell
    Executive Director

Approved as to form:

DATED: 3/22/11

By: __________________________
    James Morales
    Agency Counsel

[SIGNATURES CONTINUE ON FOLLOWING PAGE]
STATE OF CALIFORNIA) s.s.
COUNTY OF SAN FRANCISCO)

On March 22, 2011 before me, Alma D. Basurto, Notary Public, personally appeared __ Fred Blackwell who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature __________________________________________________________________________

OPTIONAL

Description of Attached Document

Title or Type of Document: Hunters Point Shipyard/Candlestick Point Title Settlement, Public Trust Exchange and Boundary Line Agreement

Document Date: 3/22/2011 Number of Pages: __

Signer(s) Other Than Named Above: ________________________________

Capacity(ies) Claimed by Signer(s)

Signer’s Name: ________________________________ Signer’s Name: ________________________________

Title: ________________________________ Title: ________________________________

Signer is Representing: ________________________________ Signer is Representing: ________________________________
IN APPROVAL WHEREOF, I, EDMUND G. BROWN, JR., Governor of the State of California, have set my hand and caused the Seal of the State of California to be hereunto affixed, pursuant to section 6107 of the Public Resources Code of the State of California, this 3rd day of May, 2011.

EDMUND G. BROWN, JR.
Governor

Attest:
SECRETARY OF STATE

By: Debra Bowen
Secretary of State

[END SIGNATURES]
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Exhibit List-Hunters Point Shipyard/Candlestick Point Title Settlement, Public Trust Exchange and Boundary Line Agreement
# Hunters Point Shipyard/Candlestick Point Title Settlement, Public Trust Exchange and Boundary Line Agreement

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| SA-3 Hunters Point          | None             |
| Submerged Lands             |                  |

| SA-4 Alice Griffith Site    | 4884             | 24, 25, 26, 27 |
|                             | 4945             | 5 & 6          |
|                             | 4963             | 3              |

\Sm01\ve1_data\SFRA\HP\Recordation\APN list for HPS CP Trust Exchange 6-21-11 v2.doc
HUNTERS POINT SHIPYARD/CANDLESTICK POINT
TITLE SETTLEMENT, PUBLIC TRUST EXCHANGE
AND BOUNDARY LINE AGREEMENT

LEGAL DESCRIPTION
Subject Area

Parcel SA-1 Hunters Point

All that certain real property, including tide lands and submerged lands, whether filled or unfilled, situate in the City and County of San Francisco, State of California, described as follows:

COMMENCING at the intersection of the northeasterly line of Innes Avenue and the southeasterly line of Earl Street, as said avenue and street are designate and shown on Final Map 4231, filed in Book CC of Survey Maps at Pages 165-175 in the office of the Recorder of said City and County;
then along said southeasterly line North 36°41'45" West 31.24 feet to the POINT OF BEGINNING;
then along the northeasterly prolongation of said southeasterly line North 36°41'45" West 3079.36 feet to the United States 1948 Bulkhead Line as shown on the map entitled “Real Estate Summary Map NAVFAC Drawing No. 1045757” on file at the Department of the Navy, WESTDIV, San Bruno, California;
then southeasterly along said 1948 Bulkhead Line and the northeasterly line of that certain property conveyed in declaration of taking, Civil Action No. 22147 as shown on said summary map to a line parallel with and 450 feet southeasterly of the southeasterly line of Boalt Street (64 feet wide);
then southerly along said parallel line to the northeasterly line of the land described in the deed filed in Book 3677 of Official Records at page 349 in the Office of the County Recorder of said county, said northeasterly line being the arc of a curve, concave southwesterly and having a radius of 1,800 feet;
then southeasterly and southerly along said arc to the southeasterly prolongation of the northeasterly line of Evans Avenue (80 feet wide);
then northwesterly along said prolongation and said northeasterly line of Evans Avenue to the 1941 Bulkhead Line as shown on said summary map;
then southerly along said 1941 Bulkhead Line to the northeasterly line of that certain property conveyed in declaration of taking, Civil Action No. 36272 as shown on said summary map;
then southeasterly along said northeasterly line to said 1948 Bulkhead Line as shown on said summary map;
then southerly along said 1948 Bulkhead Line to the line dividing the City and County of San Francisco from the County of San Mateo;
Exhibit 1 Legal Description of Subject Area

thence westerly along said county line 128.30 feet, more or less, to the southeasterly prolongation of the northeasterly line of Bancroft Avenue (80 feet wide);
thence along said prolongation and said northeasterly line of Bancroft Avenue North 53°17'47" West 7482.19 feet to the southeasterly line of Arelious Walker Drive (also known as Fitch Street, 64 feet wide);
thence along said southeasterly line of Arelious Walker Drive North 36°42'01" East, 2800.00 feet to the intersection of said southeasterly line with the northeasterly line of Palou Avenue (80 feet wide), said intersection being also in the southerly line of the Lands of Lowpensky as described in that document filed in the office of said Recorder in Book D238 Official Records at Page 80;
thence easterly along the southerly line of said Lands of Lowpensky to the southeasterly corner of the said Lands of Lowpensky, being also the southwesterly corner of that certain parcel of land conveyed by the United States of America to the Regents of the University of California by deed recorded under document number A 99377 in Liber C562 of the official records, at page 582, in the office of the Recorder of said City and County of San Francisco;
thence southeasterly along the southwestward boundary of said parcel to the most southerly corner thereof;
thence northeasterly along the southwestward boundary of said parcel to the most easterly corner thereof;
thence northwesterly along the northeastward boundary of said parcel to a point from which the most westerly corner of Lot F, as said lot is designated and shown on Final Map 5255, filed in Book CC of Survey Maps at Pages 176-185 in the office of said Recorder, bears North 79°13'47" East 151.72 feet;
thence North 79°13'47" East 151.72 feet to said most westerly corner of Lot F;
thence along the boundary of said lot the following six (6) courses:
  1) North 79°13'47" East 40.69 feet
  2) North 87°39'16" East 150.36 feet,
  3) South 84°36'58" East 82.58 feet,
  4) South 80°40'21" East 95.15 feet,
  5) South 66°20'59" East 76.50 feet, and
  6) South 68°43'56" East 29.86 feet;
thence South 25°47'31" West 156.12 feet to the southerly line of the Lands of Crisp Building Inc. as described in the deed filed in book D767 of Official Records at page 1051 in the office of said Recorder of said County;
thence along said southerly line South 64°12'29" East 727.07 feet to the most westerly corner of Lot J, as said lot is designated and shown on said Final Map 4231;
thence along the boundary of said lot the following seven (7) courses:
  1) North 25°47'31" East 45.62 feet,
  2) North 81°19'41" East 101.78 feet,
  3) North 88°13'36" East 48.36 feet,
  4) South 62°59'35" East 149.80 feet,
  5) South 31°04'53" East 85.74 feet,
  6) South 36°41'35" East 123.71 feet, and
  7) South 11°05'12" East 23.02 feet to the southerly boundary of said Final Map 4231;
thence along said southerly boundary the following four (4) courses:
  1) South 64°12'29" East 176.39 feet,
2) North 74°44'14" East 115.20 feet,  
3) North 15°15'46" West 280.49 feet, and  
4) North 74°50'42" East 139.91 feet;  
thence North 30°07'50" West 288.28 feet;  
thence North 36°43'28" East 21.29 feet to the most southerly corner of Lot 115, as said lot is designated and shown on said map;  
thence South 53°43'52" East 62.39 feet to the most westerly corner of Lot 116, as said lot is designated and shown on said map, said corner being on the northerly boundary of Lot H, as said lot is designated and shown on said map;  
thence along said northerly boundary the following five (5) courses:  
1) along a tangent curve to the left, concave northeasterly, having a radius 235.00 feet, through a central angle of 41°16'35, an arc distance of 169.30 feet;  
2) North 81°43'28" East 119.47 feet;  
3) along a tangent curve to the left, concave northwesterly, having a radius 235.00 feet, through a central angle of 45°00'00, an arc distance of 184.57 feet;  
4) North 36°43'28" East, 55.17 feet;  
5) North 53°16'32" West 90.00 feet to the southeasterly line of Kirkwood Avenue, as said avenue is designated and shown on said map;  
thence along said southeasterly line South 36°43'28" West 2.29 feet to the most southerly corner of Lot 169, as said lot is designated and shown on said map, said lot being also a portion of Coleman Street, as said street is designated and shown on said map;  
thence along the southwesterly line of said Lot 169 North 53°16'32" West 60.00 feet to the most westerly corner of said Lot 169 and the northwesterly line of said Coleman Street;  
thence along said line in a generally northeasterly direction the following five (5) courses:  
1) North 36°43'28" East 616.00 feet,  
2) South 53°16'32" East 3.71 feet,  
3) from a tangent which bears North 53°13'52" East, along a non-tangent curve to the right, concave southeasterly having a radius of 90.00 feet, through a central angle of 62°17'28", an arc distance of 97.85 feet,  
4) South 64°28'40" East 277.46 feet, and  
5) along a tangent a curve to the left, concave northerly, having a radius of 25.00 feet, through central angle of 78°47'52", an arc distance of 34.38 feet;  
thence continuing along said line of Coleman Street and the northeasterly extension thereof North 36°43'28" East 100.07 feet;  
South 53°18'15" East 178.29 feet;  
thence North 36°41'45" East 215.83 feet to the northerly boundary of Lot 190 as said lot is designated and shown on said map;  
thence along said northerly boundary North 86°23'35" West 330.08 feet to the northeasterly line of Galvez Avenue, as said avenue is designated and shown on said map;  
thence along said northeasterly line North 53°18'15" West 881.95 feet to the northwesterly line of Donahue Street, as said street is designated and shown on said map;  
thence along said northwesterly line South 36°41'45" West 113.08 feet;  
thence North 89°00'36" West 293.57 feet;  
thence North 54°43'24" West 168.48 feet;  
thence South 36°53'00" West 172.00 feet;  
thence North 52°33'00" West 43.50 feet;
thence South 33°53'00" West 24.00 feet;
thence North 52°29'00" West 73.50 feet;
thence South 41°19'00" West 33.00 feet;
thence North 53°18'15" West 74.15 feet to the POINT OF BEGINNING.

EXCEPTING THEREFROM all that portion described as follows:

BEGINNING at the most easterly corner of Lot I, as said lot is designated and shown on said Final Map 4231;
thence along the southeasterly boundary of said lot the following four (4) courses:
   1) South 36°30'14" West 576.71 feet,
   2) South 37°06'33" West 266.47 feet,
   3) South 50°44'56" West 44.32 feet, and
   4) South 69°51'12" West 16.83 feet;
(thence leaving said southeasterly boundary North 26°11'03" West 45.92 feet;
thence North 30°22'32" East 168.66 feet;
thence North 00°45'26" East 455.47 feet;
thence North 37°00'20" East 105.64 feet;
thence North 52°59'40" West 14.07 feet;
thence North 36°41'45" East 233.37 feet to the northeasterly line of said Lot I;
thence along said northeasterly line South 53°54'45" East 360.23 feet to the POINT OF BEGINNING.

ALSO EXCEPTING THEREFROM Lot Q, Lot R, Lot T, and Lots 137-154, as said lots are designated and shown on said Final Map 4231.

Parcel SA-2 Candlestick Point

All that certain real property, including tide lands and submerged lands, whether filled or unfilled, situate in the City and County of San Francisco, State of California, described as follows:

BEGINNING at the intersection of the northeasterly line of Thomas Avenue (formerly 20th Avenue) with the southeasterly line of Arelious Walker Drive (formerly F Street), as said 20th Avenue and F Street are designated and shown on that certain map entitled "Map of the Salt Marsh and Tide Lands and Lands Lying Under Water South of Second Street and Situate in the City and County Of San Francisco" approved by the Board of Tide Land Commissioners March 19, 1869 and filed in Map Book W at Pages 46-47, Document Number X45805, in the office of the Recorder of said City and County;
thence along said southeasterly line South 36°42'01" West 835.70 feet, more or less, to the mean high tide line of Yosemite Slough (shown as South Basin Canal on said map);
thence along said mean high tide line of Yosemite Slough, with all its sinuosities, in the following three (3) general directions and distances:
   1) northwesterly 1,500 feet, more or less,
   2) southwesterly 200 feet, more or less, and
   3) southeasterly 1,500 feet, more or less to the mean high tide line of San Francisco Bay;
Exhibit 1 Legal Description of Subject Area

thence along said mean high tide of San Francisco Bay, with all its sinuosities, in the following seven (7) general directions and distances:

1) southerly 600 feet, more or less,
2) southeasterly 2,600 feet, more or less,
3) southerly 2,200 feet, more or less,
4) southeasterly 1,000 feet, more or less,
5) northeasterly 700 feet, more or less,
6) southeasterly 700 feet, more or less, and
7) westerly 200 feet, more or less to the county line between San Mateo County and said City and County of San Francisco;

thence westerly along said county line 1,300 feet, more or less, to said mean high tide line of San Francisco Bay;

thence, along said mean high tide line, with all its sinuosities, in a generally westerly direction 4,000 feet, more or less, to said county line;

thence along said county line North 89°01'31" West 221.62;

thence North 45°25'34" East 583.17 feet;

thence North 48°15'02" East 330.07 feet;

thence North 60°04'26" East 102.65 feet;

thence North 67°07'32" East 91.57 feet;

thence North 75°41'22" East 162.09 feet;

thence South 85°13'25" East 87.60 feet,

thence North 89°08'45" East 75.00 feet;

thence North 86°41'01" East 100.03 feet;

thence North 86°41'01" East 188.57 feet;

thence from a tangent which bears South 89°51'34" East, along a non-tangent curve to the left, concave northwesterly having a radius 391.19 feet, through a central angle of 19°16'26", an arc distance of 131.59 feet;

thence North 71°00'52" East 100.51 feet;

thence North 70°20'57" East 103.87 feet;

thence North 70°20'57" East 178.98 feet;

thence North 70°20'57" East 103.51 feet;

thence North 47°50'21" West 31.24 feet;

thence South 52°23'28" West 18.10 feet to the extension of the southwesterly line of Bay View Park Lands as described in the deed filed in Book 897 of Official Records at Page 104 in the office of said Recorder;

thence North 42°11'50" West 940.39 feet;

thence North 70°58'32" East 206.10 feet along the northwesterly line of said Bay View Park Lands;

thence continuing along said northwesterly line of Bay View Park Lands North 71°02'19" East 150.31 feet;

thence from a tangent which bears North 06°51'40" West, along a non-tangent curve to the left, concave southwesterly, having a radius of 611.41 feet, through a central angle of 13°39'56", an arc distance of 145.82 feet along the westerly line of Jamestown Avenue;

thence from a tangent which bears North 18°44'10" West, along a non-tangent curve to the left, concave southwesterly, having a radius 1291.27 feet, through a central angle of 11°43'08" an arc distance of 264.11 feet;
thence North 30°18'05" West 37.08 feet to the northwesterly line of said Arelious Walker Drive; thence along said northwesterly line North 36°41'04" East 482.39 feet to the easterly line of Giants Drive as said line is designated and shown on the "Map Showing the Opening of Giants Drive Southerly from Gilman Avenue", Drawing A-17-48, prepared by the City and County of San Francisco Department of Public Works Bureau of Engineering, Division of Surveys and Mapping; thence along said easterly line and the southeasterly line of said Giants Drive the following three (3) courses:

1) North 20°18'21" West 163.60 feet;
2) along a tangent curve to the right, concave easterly, having a radius of 50.00 feet, through central angle of 57°01'23", an arc distance of 49.76 feet;
3) North 36°42'01" East 548.62 feet to the southwesterly line of Gilman Avenue, as said avenue is designated and shown on the "Map showing the Widening of Gilman Avenue Between Griffith and Donahue Streets", Drawing T-17-15, prepared by the City and County of San Francisco Department of Public Works Bureau of Engineering, Division of Surveys and Mapping;

thence along said southwesterly line North 53°18'15" West 162.69 feet to the Agreed 1869 Ordinary High Water Mark described in Exhibit 25 to that certain Hunters Point Shipyard/Candlestick Point Title Settlement, Public Trust Exchange and Boundary Line Agreement recorded in Root Book K 425, Image Page 180, Document No. 520609, in the office of said Recorder;

thence in a generally northeasterly direction along said Agreed 1869 Ordinary High Water Mark 101 feet, more or less, to the northeasterly line of said Gilman Avenue as shown on said "Map showing the Widening of Gilman Avenue Between Griffith and Donahue Streets", said northeasterly line being also the southerly boundary of that certain Parcel Map filed in Parcel Map Book 45, at Page 154, in the office of said Recorder;

thence along said northeasterly line and said southerly boundary South 53°18'15" East 337.71 feet to the northwesterly line of said Arelious Walker Drive and the southeasterly boundary of said parcel map;

thence along said northwesterly line and said southeasterly boundary North 36°41'45" East 100.00 feet to the most southerly corner of that certain Parcel Map 5217, filed in Map Book 48, Pages 1-3, Document No. 1817606, in the office of said Recorder;

thence along the southeasterly boundary of said parcel map North 36°42'03" East 389.03 feet to the easterly boundary of said parcel map;

thence along said easterly boundary the following seven (7) courses:

1) North 01°47'49" West 39.74 feet,
2) North 53°17'57" West 31.87 feet,
3) North 36°43'53" East 40.04 feet,
4) North 01°47'49" West 307.35 feet,
5) North 53°18'15" West 31.77 feet,
6) North 36°41'45" East 39.60 feet, and
7) North 53°18'15" West 5.78 feet to said Agreed 1869 Ordinary High Water Mark;

thence in a generally northeasterly direction along said Agreed 1869 Ordinary High Water Mark 294 feet, more or less, to the northeasterly line of Carroll Avenue (formerly 27th Avenue), as said 27th Avenue is designated and shown on said "Map of the Salt Marsh and Tide Lands and Lands
Exhibit 1 Legal Description of Subject Area

Lying Under Water South of Second Street and Situate in the City and County Of San Francisco;
thence along said northeasterly line North 53°18'15" West 380.21 feet, more or less, to the southwesterly line of Griffith Street (formerly G Street), as said G Street is designated and shown on that certain map entitled “Property of the Bay View Homestead Association, filed June 19, 1872 in Parcel Map Book “C&D”, Page 3, in the office of said Recorder, said southeasterly line being a portion of the northwesterly boundary of the Candlestick Point State Recreation Area, described in Exhibit “I” to that certain Quitclaim Deed recorded in Book D633 Image 1952, Document Number D454657 in the office of said Recorder;
thence along said northwesterly boundary of said Candlestick Point State Recreation Area the following ten (10) courses:

1) along said southeasterly line of said Griffith Street North 36°42'01" East 760.00 feet to the southwesterly line of Yosemite Avenue,
2) along said southeasterly line of Yosemite Avenue North 53°18'15" West 1123.00 feet to a point 205.00 feet southeasterly of, measured along said southerly line, the southeasterly line of Ingalls Street,
3) along a line parallel with said southeasterly line of Ingalls Street North 36°42'01" East 360.00 feet to the northeasterly line of Wallace Avenue,
4) along said northeasterly line of Wallace Avenue South 53°18'15" East 459.00 feet to the southerly line of Hawes Street,
5) along said southeasterly line of Hawes Street North 36°42'01" East 480.00 feet to the southwesterly line of Underwood Avenue,
6) along said southeasterly line of Underwood Avenue South 53°18'15" East 75.00 feet,
7) North 36°42'01" East 280.00 feet to the southwesterly line of Thomas Avenue,
8) along said southerly line of Thomas Avenue South 53°18'15" East 525.00 feet to the northwesterly line of Griffith Street,
9) along said northwesterly line of Griffith Street South 36°42'01" West 200.00 feet to said northerly line of Underwood Avenue, and
10) along said northeasterly line of Underwood Avenue South 53°18'15" East 664.00 feet to the northeasterly line of Arelious Walker Drive;
thence leaving said Candlestick Point State Recreation Area boundary along said northeasterly line of Arelious Walker Drive North 36°42'01" West 280.00 feet to said northeasterly line of Thomas Avenue;
thence along said northeasterly line of Thomas Avenue South 53°18'15" East 64.00 feet to the POINT OF BEGINNING.

EXCEPTING THEREFROM any portion lying within Lot 9 of Block 881, as said lot and block are designated and shown on said "Map of the Salt Marsh and Tide Lands and Lands Lying Under Water South of Second Street and Situate in the City and County Of San Francisco"

Parcel SA-3 Hunters Point Submerged Lands

All that certain real property, including tide lands and submerged lands, whether filled or unfilled, situate in the City and County of San Francisco, described as follows:
BEGINNING at the intersection of the northeasterly prolongation of the southeasterly line of Earl Street (64 feet wide) with the 1948 Bulkhead Line as shown on the map entitled “Real Estate Summary Map NAVFAC Drawing No. 1045757” on file at the Department of the Navy, WESTDIV, San Bruno, California;
thence southeasterly along said 1948 Bulkhead Line and the northeasterly line of that certain property conveyed in declaration of taking, Civil Action No. 22147 as shown on said summary map to a line parallel with and 450 feet southeasterly of the southeasterly line of Boalt Street (64 feet wide);
thence southwesterly along said parallel line to the northeasterly line of the land described in the deed filed in Book 3677 of Official Records at page 349 in the Office of the County Recorder of said county, said northeasterly line being the arc of a curve, concave southwesterly and having a radius of 1,800 feet;
thence southeasterly and southerly along said arc to the southeasterly prolongation of the northeasterly line of Evans Avenue (80 feet wide);
thence northwesterly along said prolongation and said northeasterly line of Evans Avenue to the 1941 Bulkhead Line as shown on said summary map;
thence southerly along said 1941 Bulkhead Line to the northeasterly line of that certain property conveyed in declaration of taking, Civil Action No. 36272 as shown on said summary map;
thence southeasterly along said northeasterly line to said 1948 Bulkhead Line as shown on said summary map;
thence southerly along said 1948 Bulkhead Line to the line dividing the City and County of San Francisco from the County of San Mateo;
thence easterly along said county line to the United States Pierhead Line as shown on the map entitled “Hunters Point Naval Shipyard, General Development Map, Key Map No. 1174922” on file at the Department of the Navy, Western Division San Bruno, California;
thence northeasterly and northwesterly along said Pierhead Line as shown on said General Development Map to said northeasterly prolongation of the southeasterly line of said Earl Street (64 feet wide);
thence southwesterly along said prolongation of the southeasterly line of said Earl Street to the said 1948 Bulkhead Line and the POINT OF BEGINNING.

Parcel SA-4 Alice Griffith Site

All that certain real property, including tide lands and submerged lands, whether filled or unfilled, situate in the City and County of San Francisco, State of California, described as follows:

BEGINNING at the intersection of the northwesterly line of Hawes Street (formerly H Street) with the northeasterly line of Carroll Avenue (formerly 27th Avenue), as said H Street and said 27th Avenue are designated and shown on that certain map of “Property of the Bay View Homestead Association”, filed June 19, 1872 in Parcel Map Book “C&D”, Page 3, in the office of the Recorder of said City and County;
thence along said northeasterly line of Carroll Avenue South 53°18'15" East, 1108.21 feet to the Agreed 1869 Ordinary High Water Mark described in Exhibit 25 to that certain Hunters Point Shipyard/Candlestick Point Title Settlement, Public Trust Exchange and Boundary Line Agreement recorded in Reel Book K495, Image Page 180, Document No. 5206009, in the office of said Recorder;
thence in a generally southwesterly direction along said Agreed 1869 Ordinary High Water Mark 294 feet, more or less, to the easterly boundary of Parcel A, as said parcel is designated and shown on that certain Parcel Map 5217, filed in Map Book 48, Pages 1-3, Document No. 1817606, in the office of said Recorder; thence along said easterly boundary of Parcel and the easterly boundary of Parcel B, as said Parcel B is designated and shown on said Parcel Map, the following seven (7) courses:

South 53°18'15" East 5.78 feet, 
South 36°41'45" West 39.60 feet, 
South 53°18'15" East 31.77 feet, 
South 01°47'49" East 307.35 feet, 
South 36°43'53" West 40.04 feet, 
South 53°17'57" East 31.87 feet, and 
South 01°47'49" East 39.74 feet to the southeasterly line of said Parcel B; thence along said southeasterly line South 36°42'03" West 389.03 feet to the most southerly corner of said Parcel B; thence along the southwesterly line of said Parcel B and the southwesterly line of said Parcel A North 53°18'15" West 600.00 feet to the southeasterly line of Griffith Street (formerly G Street), as said G Street is designated and shown on said map of “Property of the Bay View Homestead Association”; thence along said southeasterly line South 36°42'01" West 100.00 feet to the northeasterly line of Gilman Avenue, as said avenue is designated and shown on the “Map showing the Widening of Gilman Avenue Between Griffith and Donahue Streets”, Drawing T-17-15, prepared by the City and County of San Francisco Department of Public Works Bureau of Engineering, Division of Surveys and Mapping; thence along said northeasterly line South 53°18'15" East 262.29 feet, more or less, to said Agreed 1869 Ordinary High Water Mark; thence in a generally southwesterly direction along said Agreed 1869 Ordinary High Water Mark 101 feet, more or less, to the southwesterly line of said Gilman Avenue as said avenue is designated and shown on said “Map showing the Widening of Gilman Avenue Between Griffith and Donahue Streets”; thence along said southwesterly line South 53°18'15" East 162.69 feet to the southeasterly line of Giants Drive, as said drive is designated and shown on the “Map Showing the Opening of Giants Drive Southerly from Gilman Avenue”, Drawing A-17-48, prepared by the City and County of San Francisco Department of Public Works Bureau of Engineering, Division of Surveys and Mapping; thence along said southeasterly line and the easterly line of said Giants Drive the following three (3) courses: 

1) South 36°42'01" West 548.62 feet, 
2) along a tangent curve to the left, concave easterly, having a radius 50.00 feet through a central angle 57°01'23", an arc distance of 49.76 feet; 
3) South 20°18'21" East 163.60 feet to the northwesterly line of Arelious Walker Drive, as said drive is shown on said “Map Showing the Opening of Giants Drive Southerly from Gilman Avenue”; thence along said northwesterly line South 36°41'04" West 95.78 feet to the westerly line of said Giants Drive; thence along said westerly line North 13°38'21" West 346.75 feet;
Exhibit 1 Legal Description of Subject Area

thence North 50°57'23" East 97.10 feet to the northeasterly line of Ingerson Avenue, as said avenue is designated and shown on said "Map Showing the Opening of Giants Drive Southerly from Gilman Avenue";

thence along said northeasterly line North 53°18'15" West 357.06 feet to the southeasterly line of said Griffith Street as said southeasterly line is described in Parcel 1 of that certain document recorded November 10, 1933 in Book 2565 at Page 425 in the office of said Recorder;

thence along said southeasterly line North 36°42'01" East 480.00 to the southwesterly line of said Gilman Avenue as shown on said "Map showing the Widening of Gilman Avenue Between Griffith and Donahue Streets";

thence along said southwesterly line North 53°18'15" West 64.00 feet to the northwesterly line of said Griffith Street;

thence along said northwesterly line North 36°42'01" East 180.00 feet to said southwesterly line of Parcel A;

thence along said southwesterly line North 53°18'15" West 664.00 feet to said northwesterly line of Hawes Street;

thence along said northwesterly line North 36°42'01" East 1020.28 feet to the POINT OF BEGINNING.

BASIS OF BEARING of this description is North 37° 08' 31" East between found monuments designated and shown on that certain Record of Survey filed in Book AA of Maps at Pages 49 to 58 in the Office of the City and County of San Francisco Recorder as points "CANDLESTICK" (HPGN D CA 04 GF, PID-AB7679, EPOCH 1991.35) and "US Navy Monument", a brass disk located at Innes Avenue and Earl Street with coordinates Northing 2,093,622.933 feet and Easting 6,020,345.522 feet.

DISTANCES in this description are U.S. Survey feet and decimals thereof and are "Ground" measurements per Survey Control Note No. 4 as shown on Sheet 1 of said Record of Survey.

Unless otherwise noted herein all block number citations are based upon that certain map entitled" Map of the Salt Marsh and Tide Lands and Lands Lying Under Water South of Second Street and Situate in the City and County Of San Francisco" approved by the Board of Tide Lands Commissioners March 19, 1869 and filed in Map Book W at Pages 46-47, Document Number X45805, in the Office of the Recorder of said City and County of San Francisco.

Unless otherwise noted herein all street citations are based upon that certain map entitled “Map of Lands Transferred in Trust to the City and County of San Francisco” as approved by the State Land Commission on October 29, 1975 and March 25, 1976 on file in Liber C169 pages 573 to 664, Document Number Y 88209 dated September 1974 and said map filed in Map Book W Pages 66 to 72 inclusive in the office of the Recorder of said City and County of San Francisco.

END OF DESCRIPTION

This description and its accompanying plat were prepared by Winzler & Kelly.
MEAN HIGH TIDE LINE OF SAN FRANCISCO BAY

SAN FRANCISCO BAY

PARCEL SA-1 (HUNTERS POINT)
PARCEL SA-3 (HUNTERS POINT SUBMERGED LANDS)
PARCEL SA-1, EXCEPTION AREAS

POB PARCEL SA-1 EXCEPTION AREA

SAN FRANCISCO/SAN MATEO COUNTY LINE

LEGEND
POB POINT OF BEGINNING
HUNTERS POINT
CANDLESTICK POINT
ALICE GRIFFITH SITE
HUNTERS POINT SUBMERGED LANDS

NOTE
THIS PLAT IS FOR GENERAL REFERENCE ONLY. SEE THE ACCOMPANYING LAND DESCRIPTION FOR CONTROLLING PARCEL BOUNDARY INFORMATION.
NOTE
REFER TO EXHIBIT 23 FOR LEGAL DESCRIPTION

LEGEND

HILLTOP TRUST STREETS
PUBLIC TRUST PARCEL

SCALE IN FEET

HPS CP TITLE SETTLEMENT, PUBLIC TRUST EXCHANGE, AND BOUNDARY LINE AGREEMENT

ILLUSTRATIVE PLAT OF HILLTOP TRUST STREETS PUBLIC TRUST PARCEL

EXHIBIT 6

1 OF 1
REFER TO EXHIBIT 24 FOR LEGAL DESCRIPTION

LEGEND
- PARCEL A SITE TRUST TERMINATION PARCEL
- SUBJECT AREA

NOTE
REFER TO EXHIBIT 24 FOR LEGAL DESCRIPTION

WINZLER & KELLY
417 Montgomery Street, Suite 700 San Francisco, CA 94104
tel: (415) 295-4070 • fax: (415) 295-4080 • www.w-k.com

DRAWN BY: JMS
FILE NO:
REVISION DATE: 30 MAR 2011
SCALE: AS SHOWN

HPS CP TITLE SETTLEMENT, PUBLIC TRUST EXCHANGE, AND BOUNDARY LINE AGREEMENT
ILLUSTRATIVE PLAT OF PARCEL A SITE TRUST TERMINATION PARCEL

EXHIBIT 13
1 OF 1
Exhibit 19

Intentionally omitted

P:\SFRA\HPPT\Exch Agrmt Exhibits\2011 drafts\Exh 19 Omitted.doc
EXHIBIT 20

HUNTERS POINT SHIPYARD/CANDLESTICK POINT TITLE SETTLEMENT, PUBLIC TRUST EXCHANGE AND BOUNDARY LINE AGREEMENT

LEGAL DESCRIPTION
Alice Griffith Site

All that certain real property, including tide lands and submerged lands, whether filled or unfilled, situate in the City and County of San Francisco, State of California, described as follows:

BEGINNING at the intersection of the northwesterly line of Hawes Street (formerly H Street) with the northeasterly line of Carroll Avenue (formerly 27th Avenue), as said H Street and said 27th Avenue are designated and shown on that certain map of “Property of the Bay View Homestead Association”, filed June 19, 1872 in Map Book “C&D”, Page 3, in the office of the Recorder of said City and County;
thence along said northeasterly line of Carroll Avenue South 53°18'15" East, 1108.21 feet to the Agreed 1869 Ordinary High Water Mark described in Exhibit 25 to that certain Hunters Point Shipyard/Candlestick Point Title Settlement, Public Trust Exchange and Boundary Line Agreement recorded in Real Book 4195, Image Page 186, Document No. J366059, in the office of said Recorder;
thence in a generally southwesterly direction along said Agreed 1869 Ordinary High Water Mark 294 feet, more or less, to the easterly boundary of Parcel A, as said parcel is designated and shown on that certain Parcel Map 5217, filed in Map Book 48, Pages 1-3, Document No. I817606, in the office of said Recorder;
thence along said easterly boundary of Parcel and the easterly boundary of Parcel B, as said Parcel B is designated and shown on said Parcel Map, the following seven (7) courses:
South 53°18'15" East 5.78 feet,
South 36°41'45" West 39.60 feet,
South 53°18'15" East 31.77 feet,
South 01°47'49" East 307.35 feet,
South 36°43'53" West 40.04 feet,
South 53°17'57" East 31.87 feet, and
South 01°47'49" East 39.74 feet to the southeasterly line of said Parcel B;
thence along said southeasterly line South 36°42'03" West 389.03 feet to the most southerly corner of said Parcel B;
thence along the southwesterly line of said Parcel B and the southwesterly line of said Parcel A North 53°18'15" West 600.00 feet to the southeasterly line of Griffith Street (formerly G Street), as said G Street is designated and shown on said map of “Property of the Bay View Homestead Association”;
Exhibit 20 Alice Griffith Site

thence along said southeasterly line South 36°42'01" West 100.00 feet to the northeasterly line of Gilman Avenue, as said avenue is designated and shown on the “Map showing the Widening of Gilman Avenue Between Griffith and Donahue Streets”, Drawing T-17-15, prepared by the City and County of San Francisco Department of Public Works Bureau of Engineering, Division of Surveys and Mapping;
thence along said northeasterly line South 53°18'15" East 262.29 feet, more or less, to said Agreed 1869 Ordinary High Water Mark;
thence in a generally southwesterly direction along said Agreed 1869 Ordinary High Water Mark 101 feet, more or less, to the southwesterly line of said Gilman Avenue as said avenue is designated and shown on said “Map showing the Widening of Gilman Avenue Between Griffith and Donahue Streets”;
thence along said southeasterly line South 53°18'15" East 162.69 feet to the southeasterly line of Giants Drive, as said drive is designated and shown on the “Map Showing the Opening of Giants Drive Southerly from Gilman Avenue”, Drawing A-17-48, prepared by the City and County of San Francisco Department of Public Works Bureau of Engineering, Division of Surveys and Mapping;
thence along said southeasterly line and the easterly line of said Giants Drive the following three (3) courses:
1) South 36°42'01" West 548.62 feet,
2) along a tangent curve to the left, concave easterly, having a radius 50.00 feet through a central angle 57°01'23", an arc distance of 49.76 feet;
3) South 20°18'21" East 163.60 feet to the northwesterly line of Arelious Walker Drive, as said drive is shown on said “Map Showing the Opening of Giants Drive Southerly from Gilman Avenue”;
thence along said northwesterly line South 36°41'04" West 95.78 feet to the westerly line of said Giants Drive;
thence along said westerly line North 13°38'21" West 346.75 feet;
thence North 50°57'23" East 97.10 feet to the northeasterly line of Ingerson Avenue, as said avenue is designated and shown on said “Map Showing the Opening of Giants Drive Southerly from Gilman Avenue”;
thence along said northeasterly line North 53°18'15" West 357.06 feet to the southeasterly line of said Griffith Street as said southeasterly line is described in Parcel 1 of that certain document recorded November 10, 1933 in Book 2565 at Page 425 in the office of said Recorder;
thence along said southeasterly line North 36°42'01" East 480.00 to the southwesterly line of said Gilman Avenue as shown on said “Map showing the Widening of Gilman Avenue Between Griffith and Donahue Streets”;
thence along said southwesterly line North 53°18'15" West 64.00 feet to the northwesterly line of said Griffith Street;
thence along said northwesterly line North 36°42'01" East 180.00 feet to said southwesterly line of Parcel A;
thence along said southwesterly line North 53°18'15" West 664.00 feet to said northwesterly line of Hawes Street;
thence along said northwesterly line North 36°42'01" East 1020.28 feet to the POINT OF BEGINNING.
BASIS OF BEARING of this description is North 37°08'31" East between found monuments designated and shown on that certain Record of Survey filed in Book AA of Maps at Pages 49 to 58 in the Office of the City and County of San Francisco Recorder as points "CANDLESTICK" (HPGN D CA 04 GF, PID-AB7679, EPOCH 1991.35) and "US Navy Monument", a brass disk located at Innes Avenue and Earl Street with coordinates Northing 2,093,622.933 feet and Easting 6,020,345.522 feet.

DISTANCES in this description are U.S. Survey feet and decimals thereof and are "Ground" measurements per Survey Control Note No. 4 as shown on Sheet 1 of said Record of Survey.

Unless otherwise noted herein all street citations are based upon that certain map entitled "Map of Lands Transferred in Trust to the City and County of San Francisco" as approved by the State Land Commission on October 29, 1975 and March 25, 1976 on file in Liber C169 pages 573 to 664, Document Number Y 88209 dated September 1974 and said map filed in Map Book W Pages 66 to 72 inclusive in the office of the Recorder of said City and County of San Francisco.

END OF DESCRIPTION

This description and its accompanying plat were prepared by Winzler & Kelly.
EXHIBIT 21

HUNTERS POINT SHIPYARD/CANDLESTICK POINT
TITLE SETTLEMENT, PUBLIC TRUST EXCHANGE
AND BOUNDARY LINE AGREEMENT

LEGAL DESCRIPTION
Hunters Point Submerged Lands

All that certain real property, including tide lands and submerged lands, whether filled or unfilled, situate in the City and County of San Francisco, State of California, described as follows:

BEGINNING at the intersection of the northeasterly prolongation of the southeasterly line of Earl Street (64 feet wide) with the 1948 Bulkhead Line as shown on the map entitled “Real Estate Summary Map NAVFAC Drawing No. 1045757” on file at the Department of the Navy, WESDIV, San Bruno, California;

thence southeasterly along said 1948 Bulkhead Line and the northeasterly line of that certain property conveyed in declaration of taking, Civil Action No. 22147 as shown on said summary map to a line parallel with and 450 feet southeasterly of the southeasterly line of Boalt Street (64 feet wide);

thence southwesterly along said parallel line to the northeasterly line of the land described in the deed filed in Book 3677 of Official Records at page 349 in the Office of the County Recorder of said county, said northeasterly line being the arc of a curve, concave southwesterly and having a radius of 1,800 feet;

thence southeasterly and southerly along said arc to the southeasterly prolongation of the northeasterly line of Evans Avenue (80 feet wide);

thence northwesterly along said prolongation and said northeasterly line of Evans Avenue to the 1941 Bulkhead Line as shown on said summary map;

thence southerly along said 1941 Bulkhead Line to the northeasterly line of that certain property conveyed in declaration of taking, Civil Action No. 36272 as shown on said summary map;

thence southeasterly along said northeasterly line to said 1948 Bulkhead Line as shown on said summary map;

thence southerly along said 1948 Bulkhead Line to the line dividing the City and County of San Francisco from the County of San Mateo;

thence easterly along said county line to the United States Pierhead Line as shown on the map entitled “Hunters Point Naval Shipyard, General Development Map, Key Map No. 1174922” on file at the Department of the Navy, Western Division San Bruno, California;

thence northeasterly and northwesterly along said Pierhead Line as shown on said General Development Map to said northeasterly prolongation of the southeasterly line of said Earl Street (64 feet wide);
thence southwesterly along said prolongation of the southeasterly line of said Earl Street to the said 1948 Bulkhead Line and the POINT OF BEGINNING.

END OF DESCRIPTION

This description and its accompanying plat were prepared by Winzler & Kelly.
ILLUSTRATIVE PLAT OF INITIAL CLOSING PHASE AREAS

NOTE:
*MAY BE EXCLUDED IN WHOLE OR IN PART FROM THE EXCHANGE OR THE INITIAL CLOSING PHASE PER SECTIONS 3.1(E) AND 4.2 OF THE AGREEMENT

LEGEND
INITIAL CLOSING PHASE PUBLIC TRUST/PARCELS
INITIAL CLOSING PHASE TRUST TERMINATION PARCELS
SUBJECT AREA
EXHIBIT 23

HUNTERS POINT SHIPYARD/CANDLESTICK POINT
TITLE SETTLEMENT, PUBLIC TRUST EXCHANGE
AND BOUNDARY LINE AGREEMENT

LEGAL DESCRIPTION
Public Trust Parcels For
Initial Closing Phase

Parcel A Site Public Trust Parcel 1

All that certain real property situate in the City and County of San Francisco, State of California
and being portions of Lots H and I as said lots are designated and shown on that certain map
entitled Final Map No. 4231, filed in Book CC of Survey Maps, Pages 165-175 inclusive, in the
office of the Recorder of said City and County of San Francisco, described as follows:

Commencing at the most northerly corner of Lot 152 as designated and shown on said map, said
corner being on the boundary of Lot 158, said lot being a portion of Coleman Street as
designated and shown on said map;
thence North 36°43’28” East 7.33 feet to the POINT OF BEGINNING;
thence along the southeasterly boundary of said Lot 158 the following five (5) courses:
(1) North 36°43’28” East 6.59 feet,
(2) along a tangent curve to the right, concave southeasterly, having a radius of 30.00
foot, through a central angle of 78°47’52”, an arc distance of 41.26 feet,
(3) South 64°28’40” East 277.46 feet,
(4) along a tangent curve to the left, concave northerly, having a radius of 85.00 feet,
through a central angle of 78°47’52” an arc distance of 116.90 feet, and
(5) North 36°43’28” East 49.12 feet to the southwesterly line of Lot 189, said lot being
Galvez Avenue Widening, as said lot is designated and shown on said map;
thence along said southwesterly line South 53°18’15” East 5.31 feet to the southcasterly line of
said lot;
thence along said southeasterly line North 36°29’35” East 19.55 feet to the most easterly corner
of said lot, said corner also being the most southerly corner of Lot 191, said lot being Galvez
Avenue, as said lot is designated and shown on said map;
thence along the southwesterly line of said Lot 191 North 53°18’15” West 65.23 feet to the
intersection of said southwesterly line with the northeasterly extension of the northwesterly line
of said Lot 158;
thence to the northeasterly boundary of Lot 190 along the following three (3) courses:
(1) North 36°43’28” East 31.43 feet,
(2) South 53°18’15” East 178.29 feet, and
(3) North 36°41’45” East 215.83 feet to the northerly boundary of Lot 190;
thence along said northerly boundary of Lot 190 the following two (2) courses:
   (1) South 86°23'35" East 30.88 feet, and
   (2) South 53°54'45" East 64.14 feet;
thence to the southerly line of Lot I along the following six (6) courses:
   (1) South 36°41'45" West 233.37 feet,
   (2) South 52°59'40" East 14.07 feet,
   (3) South 37°00'20" West 105.64 feet,
   (4) South 00°45'26" West 455.47 feet,
   (5) South 30°22'32" West 168.66 feet, and
   (6) South 26°11'03" East 45.92 feet to the southerly boundary of Lot I, as said lot is
designated and shown on said map;

thence along said southerly boundary along the following four (4) courses:
   (1) South 69°51'12" West 40.80 feet,
   (2) South 39°22'27" West 58.43 feet,
   (3) South 74°49'44" West 260.61 feet, and
   (4) North 45°32'15" West 189.19 feet to the southerly boundary of Lot H, as said lot is
designated and shown on said map;

thence along said southerly boundary the following eight (8) courses:
   (1) North 45°32'15" West 102.91 feet,
   (2) North 53°48'15" West 65.57 feet,
   (3) North 80°13'45" West 58.78 feet,
   (4) South 76°37'38" West 381.65 feet,
   (5) South 01°37'07" East 7.61 feet,
   (6) South 74°50'42" West 148.91 feet,
   (7) North 30°00'50" West 288.28 feet, and
   (8) North 36°43'28" East 21.29 feet to the most southerly corner of Lot 115, as said lot
is designated and shown on said map;

thence South 53°43'52" East 62.39 feet to the most westerly corner of Lot 116, as said lot is
designated and shown on said map, said corner also being on the northerly boundary of said Lot
H;

thence along said northerly boundary the following nineteen (19) courses:
   (1) along a tangent curve to the left, concave northerly, having a radius of 235.00 feet,
       through a central angle of 41°16'35" , an arc distance of 169.30 feet,
   (2) North 81°43'28" East 119.47 feet,
   (3) along a tangent curve to the left, concave northwesterly, having a radius of 235.00
       feet, through a central angle of 45°00'00", an arc distance of 184.57 feet,
   (4) North 36°43'28" East 55.17 feet,
   (5) North 53°16'32" West 90.00 feet,
   (6) North 36°43'28" East 29.70 feet,
   (7) South 53°16'32" East 204.01 feet,
   (8) North 36°43'28" East 110.97 feet,
   (9) South 53°16'32" East 200.00 feet,
   (10) North 36°43'28" East 98.96 feet,
   (11) South 53°16'32" East 38.70 feet,
(12) from a tangent which bears North 76°06'57" East, along a non-tangent curve to the left, concave northwesterly, having a radius of 104.00 feet, through a central angle of 78°46'59", an arc distance of 143.00 feet,
(13) North 53°16'32" West 38.70 feet,
(14) North 36°43'28" East 98.96 feet,
(15) North 53°16'32" West 200.00 feet,
(16) North 36°43'28" East 20.08 feet,
(17) North 53°16'32" West 32.00 feet,
(18) North 36°43'28" East 90.88 feet, and
(19) North 53°16'32" West 172.01 feet to the POINT OF BEGINNING.

Parcel A Site Public Trust Parcel 2

All that certain real property situated in the City and County of San Francisco, State of California, described as follows:

Lot A, as said lot is designated and shown on Final Map 4231, filed in Book CC of Survey Maps, Pages 165-175 inclusive, in the office of the Recorder of said City and County of San Francisco.

Hilltop Public Trust Streets

All that certain real property situated in the City and County of San Francisco, State of California, described as follows:

Lots 158 through 169 inclusive, said lots being Innes Court and portions of Coleman Street, as said lots, Court and Street are designated and shown on Final Map 4231, filed in Book CC of Survey Maps, Pages 165-175 inclusive, in the office of the Recorder of said City and County of San Francisco.

TOGETHER WITH a portion of Galvez Avenue Widening, as said widening is designated and shown on said map, described as follows:

BEGINNING at the most easterly corner of said Lot 158 and said street, said corner being on the southwesterly line of said widening;
thence along said southwesterly line of said lot and said street North 53°16'32" West 60.00 feet to the intersection of said southwesterly line with the northwesterly boundary of said lot and said street;
thence along the northeasterly extension of said northwesterly boundary North 36°43'28" East 19.55 feet to the northeasterly line of said widening;
thence along said northeasterly line South 53°18'15" East 65.23 feet to the southeasterly line of said widening;
thence along said southeasterly line South 36°29'35" West 19.54 feet to said southwesterly line of said widening;
thence along said southwesterly line North 53°18'15" West 5.31 feet to the POINT OF BEGINNING.

**Walker Drive Site Public Trust Parcel**

All that certain real property, including tide lands and submerged lands, whether filled or unfilled, situate in the City and County of San Francisco, State of California, described as follows:

All that portion of Arelious Walker Drive (formerly F Street) lying between the southwesterly line of Thomas Avenue (formerly 20th Avenue) and the northeasterly line of Underwood Avenue (formerly 21st Avenue), as said F Street, 20th Avenue and 21st Avenue are designated and shown on that certain map entitled "Map of the Salt Marsh and Tide Lands and Lands Lying Under Water South of Second Street and Situate in the City and County Of San Francisco" approved by the Board of Tide Land Commissioners March 19, 1869 and filed in Map Book W at Pages 46-47, Document Number X45805, in the office of the Recorder of said City and County of San Francisco.

**Yosemite Slough Addition Public Trust Parcel 1**

All that certain real property situate in the City and County of San Francisco, State of California being a portion of Yosemite Avenue (Formerly 24th Avenue) between Hawes Street (Formerly H Street) and Ingalls Street (Formerly 1 Street) all as designated and shown on that certain map entitled "Map of Bay View Homestead Association" dated June 18, 1872 and filed in Parcel Map Book "C&D" page 3 in the office of the Recorder of the City and County of San Francisco and as more explicitly shown by Parcel Map No. 4559 on file in Parcel Map Book 47, Pages 130-131 in the office of said Recorder, described as follows:

COMMENCING at the intersection of the southeasterly line of said Ingalls Street with the northeasterly line of said Yosemite Avenue;
thence along last said northeasterly line South 53°18'15" East 205.00 feet to the TRUE POINT OF BEGINNING;
thence continuing along last said northeasterly line South 53°18'15" East 95.47 feet to the Agreed 1869 Ordinary High Water Mark described in Exhibit 25 to that certain Hunters Point Shipyard/Candlestick Point Title Settlement, Public Trust Exchange and Boundary Line Agreement recorded in Book K425, Image Page 180, Document No. J206009, in the office of said Recorder;
thence in a generally southeasterly direction along said Agreed 1869 Ordinary High Water Mark 108 feet, more or less, to the southwesterly line of said Yosemite Avenue;
thence along said southwesterly line North 53°18'15" West 165.21 feet to a point 205 feet southeasterly of, measured along last said southwesterly line from said Ingalls Street;
thence leaving last said southwesterly line North 36°42'01" East 80.00 feet to the TRUE POINT OF BEGINNING.
Yosemite Slough Addition Public Trust Parcel 2

All that certain real property situate in the City and County of San Francisco, State of California being a portion of Wallace Avenue (Formerly 23rd Avenue between Hawes Street (Formerly H Street) and Ingalls Street (Formerly I Street) all as designated and shown on that certain map entitled “Map of Bay View Homestead Association” dated June 18, 1872 and filed in Parcel Map Book “C&D” page 3 in the office of the Recorder of the City and County of San Francisco and as more explicitly shown by Portion of Assessors Block 4828 on file in Parcel Map Book 22, Page 57 in the office of the said Recorder of the City and County of San Francisco described as follows:

COMMENCING at the intersection of the southeasterly line of said Ingalls Street with the northeasterly line of said Wallace Avenue;
thence along last said northeasterly line South 53°18'15" East 205.00 feet to the TRUE POINT OF BEGINNING.
thence continuing along last said northeasterly line South 53°18'15" East 277.61 feet to the Agreed 1869 Ordinary High Water Mark described in Exhibit 25 to that certain Hunters Point Shipyard/Candlestick Point Title Settlement, Public Trust Exchange and Boundary Line Agreement recorded in Reels 85, Image Page 180, Document No. J-0009, in the office of said Recorder;
thence in a generally northwesterly direction along said Agreed 1869 Ordinary High Water Mark 277 feet, more or less, to the southwesterly line of said Wallace Avenue;
thence along last said southwesterly line North 53°18'15" West 52.48 feet to a point 205 feet southeasterly of, measured along last said southwesterly line from said Ingalls Street;
thence leaving last said southwesterly line North 36°42'01" East 80.00 feet to the TRUE POINT OF BEGINNING.

CP State Park Site Public Trust Parcel

All that certain real property, including tide lands and submerged lands, whether filled or unfilled, situate in the City and County of San Francisco, State of California, and being all or portions of Blocks 431, 432, 458, 463, 489, 490, 617, 804, 805, 806, 807, 810, 811, 825, 826, 830, 831, 843, 844, 848, 854, 857, 860, 863, 864, 865, 866, 867, 869, 870, 871, 872, 873, 874, 875, 877, 878, 880, 881, 882, 883, 885, 887 and 890,

TOGETHER WITH portions of Underwood Avenue (Formerly 21st Avenue), Van Dyke Avenue (Formerly 22nd Avenue), Wallace Avenue (Formerly 23rd Avenue), Yosemite Avenue (Formerly 24th Avenue), Armstrong Avenue (Formerly 25th Avenue), Bancroft Avenue (Formerly 26th Avenue), Carroll Avenue (Formerly 27th Avenue), Donner Avenue (Formerly 28th Avenue), Egbert Avenue (Formerly 29th Avenue), Fitzgerald Avenue (Formerly 30th Avenue), Gilman Avenue (Formerly 31st Avenue), Hollister Avenue (Formerly 32nd Avenue), Ingerson Avenue (Formerly 33rd Avenue), Jamestown Avenue (Formerly 34th Avenue), Key Avenue (Formerly 35th Avenue), Le Conte Avenue (Formerly 36th Avenue), Mead Avenue (Formerly 37th Avenue), Nelson Avenue (Formerly 38th Avenue), Olney Avenue (Formerly 39th Avenue), Pulaski Avenue (Formerly 40th Avenue), Quebec Avenue (Formerly 41st Avenue), Richter Avenue (Formerly 42nd Avenue), San Francisco Avenue (Formerly 43rd Avenue), and Sansome Street (Formerly 44th Avenue).
42nd Avenue), Sampson Avenue (Formerly 43rd Avenue), Tovar Avenue (Formerly 44th Avenue), Hawes Street (Formerly H Street), Griffith Street (Formerly G Street), Arelious Walker Drive (Formerly F Street), Earl Street (Formerly E Street), Donahue Street (Formerly D Street), Coleman Street (Formerly C Street), Boalt Street (Formerly B Street), Alvord Street (Formerly A Street), Ship Street and Dock Street, as said blocks, avenues and streets are designated and shown on that certain map entitled "Map of the Salt Marsh and Tide Lands and Lands Lying Under Water South of Second Street and Situate in the City and County Of San Francisco" approved by the Board of Tide Land Commissioners March 19, 1869 and filed in Map Book W at Pages 46-47, Document Number X45805, in the office of the Recorder of said City and County,

TOGETHER WITH portions of Yosemite Avenue (Formerly 24th Avenue) and Wallace Avenue (Formerly 23rd Avenue) as said avenues are designated and shown on that certain map entitled “Property of the Bay View Homestead Association”, filed June 18, 1872 in Parcel Map Book “C and D”, Page 3 in the office of said Recorder, described as follows:

BEGINNING at the intersection of the northeasterly line of said Underwood Avenue with the northwesterly line of said Arelious Walker Drive; thence along said northeasterly line South 53°18’15” East, 64.00 feet to the southeasterly line of said Arelious Walker Drive; thence South 36°42’01” West, 554.63 feet along the southeasterly line of said Arelious Walker Drive to the mean high tide line of Yosemite Slough; thence, along said mean high tide line of Yosemite Slough, with all its sinuosities, in the following three (3) general directions and distances:

1. northwesterly 1,500 feet, more or less,
2. southwesterly 200 feet, more or less, and
3. southeasterly 1,500 feet, more or less, to the mean high tide line of San Francisco Bay;

thence, along said mean high tide of San Francisco Bay, with all its sinuosities, in the following seven (7) general directions and distances:

1. southwesterly 600 feet, more or less,
2. southeasterly 2,600 feet, more or less,
3. southwesterly 2,200 feet, more or less,
4. southeasterly 1,000 feet, more or less,
5. northeasterly 700 feet, more or less,
6. southeasterly 700 feet, more or less, and
7. westerly 200 feet, more or less, to the county line between San Mateo County and said City and County of San Francisco;

thence, westerly along said county line 1,300 feet, more or less, to said mean high tide line of San Francisco Bay; thence, along said mean high tide line, with all its sinuosities, in a generally westerly direction 4,000 feet, more or less, to said county line; thence along said county line North 89°03’12” West, 50.11 feet, more or less, to the southeasterly boundary of Harney Way as designated and shown on that certain Map entitled “Map Showing the Opening of Harney Way from Jamestown to County Line”, filed in Book U of Maps at Pages 64 and 65 under Document No. N63258, in the office of said Recorder;
thence along said southeasterly boundary the following seven (7) courses:

(1) North 45°51’33” East 516.68 feet,
(2) North 45°51’33” East 298.70 feet,
(3) along a tangent curve to the right, concave southeasterly, having a radius of 360.00 feet, through a central angle of 41°03’15”, an arc distance of 257.95 feet,
(4) North 86°54’48” East 484.11 feet,
(5) along a tangent curve to the left, concave northwesterly, having a radius of 440.00 feet, through a central angle of 16°27’53”, an arc distance of 126.44 feet,
(6) North 70°26’55” East 547.13 feet, and
(7) along a tangent curve to the right, concave southerly, having a radius of 92.00 feet, through a central angle of 36°59’56”, an arc distance of 59.41 feet to the southerly line of Jamestown Avenue as said Avenue is designated and shown on “Map Showing the Widening and Extension of Jamestown Avenue from Hunters Point Expressway to Redondo Street”, filed in Map Book U, Pages 60-63, in the office of said Recorder;

thence along the southwesterly line of said Jamestown Avenue South 41°47’14” East 51.24 feet to a point from which survey control monument “Candlestick” described hereafter in the Basis of Bearing, bears South 51°20’09” West 2700.50 feet;

thence leaving said southwesterly line of Jamestown Avenue South 70°28’01” West 13.92 feet;

thence southeasterly along a line running parallel with and 35.00 feet distant southeasterly from the southerly line of Harney Way as said southerly line is designated and shown on that certain map entitled “Map Showing the Widening of Harney Way from Jamestown Avenue to Alana Way”, filed May 9, 1979 in Book X of Maps at Pages 4 and 5, under Document No. B099873, in the office of said Recorder the following two (2) courses:

(1) South 70°26’55” West 543.19 feet, and
(2) along a tangent curve to the right, concave northwesterly, having a radius of 492.00 feet, through a central angle of 16°27’53”, an arc distance of 141.38 feet;

thence South 86°54’48” West 260.68 feet;

thence South 88°55’05” West 227.49 feet;

thence South 01°31’59” West 17.03 feet;

thence from a tangent which bears North 88°28’01” West along a non-tangent curve to the left, concave southeasterly, having a radius of 300.00 feet, through a central angle of 18°32’51”, an arc distance of 97.11 feet;

thence North 19°19’52” West 17.03 feet;

thence from a tangent which bears South 72°59’08” West, along a curve to the left, concave southeasterly, having a radius of 500.00 feet, through a central angle of 20°19’52”, an arc distance of 177.42 feet;

thence the following fifteen (15) courses:

(1) South 56°53’02” East 282.67 feet,
(2) North 66°15’15” East 89.60 feet,
(3) North 45°25’04” East 85.86 feet,
(4) North 70°06’35” East 121.71 feet,
(5) South 60°39’53” East 88.05 feet,
(6) South 43°15’05” East 119.42 feet,
(7) South 63°50’44” East 133.57 feet,
(8) South 54°07'51" East 43.39 feet,
(9) South 50°45'14" East 148.74 feet,
(10) North 63°31'31" East 102.86 feet,
(11) North 36°20'30" East 235.12 feet,
(12) North 59°53'58" East 233.55 feet,
(13) North 73°48'12" East 214.43 feet,
(14) South 85°22'26" East 87.38 feet, and
(15) South 52°58'06" East 206.28 feet to a point on the southwesterly line of Jamestown
   Avenue as shown on Sheet 1 of 4 of the "Map Showing the Widening and
   Extension of Jamestown Avenue from Hunters Point Expressway to Redondo
   Street", filed in Book "U" of Maps at Pages 60 through 63 under Document No.
   N63257 in the office of said Recorder;
   thence along said southwesterly boundary of Jamestown from a tangent which bears South
   41°47'17" East, along a non-tangent curve to the left, concave northeasterly, having a radius of
   700.00 feet, through a central angle of 47°15'56" an arc distance of 577.46 feet;
   thence continuing along said boundary and its easterly prolongation South 89°03'10" East 462.95
   feet to a point from which said survey control monument "Candlestick" bears South 72°41'35"
   West 3583.66 feet;
   thence along the following seven (7) courses:
   (1) South 52°04'06" East 57.17 feet,
   (2) North 77°30'04" East 56.70 feet,
   (3) North 88°03'07" East 105.18 feet,
   (4) South 83°52'07" East 152.76 feet,
   (5) North 58°35'30" East 54.42 feet,
   (6) North 03°29'53" West 712.73 feet, and
   (7) North 41°59'03" West 355.46 feet to a point on the easterly line of Hunters Point
       Expressway as shown by the "Map Showing The Opening Of Hunters Point
       Expressway From Gilman Avenue to County Line", a copy of which is filed in Map
       Book U, Page 59, Document N63256 in the Office of the Recorder, from which
       survey control monument "Candlestick" described hereafter in the Basis of Bearing,
       bears South 60°08'31" West 4086.48 feet;
   thence along said easterly line of Hunters Point Expressway North 00°56'49" East 300.59 feet to
   a point from which said survey control monument “Candlestick” bears South 56°39'28" West
   4248.28 feet;
   thence leaving last said easterly line and along the following fourteen (14) courses:
   (1) South 53°17'46"East 483.43 feet,
   (2) North 28°29'56" East 181.80 feet,
   (3) North 33°06'40" East 343.27 feet,
   (4) North 20°18'03" East 267.80 feet,
   (5) North 26°20'05" East 149.63 feet,
   (6) North 68°45'03" East 206.80 feet,
   (7) North 39°58'07" East 215.81 feet,
   (8) North 09°36'28" East 234.06 feet,
   (9) North 12°33'35" West 161.50 feet,
   (10) North 29°00'46" West 209.96 feet,
   (11) North 43°26'10" West 139.81 feet,
(12) North 50°22'41" West 36.37 feet to a point from which said survey control monument “Candlestick” bears South 49°34'30" West 5884.36 feet,
(13) South 48°00'38" West 806.04 feet, and
(14) South 47°59'55" West 419.20 feet to the northeasterly line of said Gilman Avenue;
thence along said Gilman Avenue North 53°18'15" West 323.38 feet to the southeasterly line of said Donahue Street;
thence along said Donahue Street North 36°41'45" East 1109.44 feet to a point from which said survey control monument “Candlestick” bears South 44°14'38" West 5693.66 feet;
thence the following nineteen (19) courses:

(1) North 00°45'03" West 250.63 feet,
(2) North 53°19'14" West 96.45 feet,
(3) South 65°07'25" West 168.91 feet,
(4) North 53°18'15" West 173.94 feet,
(5) North 25°19'23" West 117.62 feet,
(6) North 42°34'38" West 75.09 feet,
(7) North 24°48'20" West 87.64 feet,
(8) North 53°18'15" West 351.99 feet,
(9) North 66°56'28" West 177.17 feet,
(10) North 53°18'15" West 0.74 feet,
(11) North 43°48'13" West 15.61 feet,
(12) North 31°47'46" West 17.73 feet,
(13) North 34°54'42" West 37.11 feet,
(14) North 11°34'22" West 28.96 feet,
(15) North 37°09'59" West 6.16 feet,
(16) North 05°05'26" West 173.61 feet,
(17) North 29°54'22" East 201.41 feet,
(18) North 24°22'08" East 263.40 feet, and
(19) North 53°19'18" West 418.36 feet to the southeasterly line of said Griffith Street,
from which point said survey control monument “Candlestick” bears South 25°41'14" West 6512.19 feet;
thence North 36°42'01" East 22.94 feet along said southeasterly line to the southwesterly line of Yosemite Avenue;
thence along said southwesterly line North 53°18'15" East 958.17 feet to the Agreed 1869 Ordinary High Water Mark described in Exhibit 25 to that certain Hunters Point Shipyard/Candlestick Point Title Settlement, Public Trust Exchange and Boundary Line Agreement recorded in Book K5, Image Page 180, Document No. J206, in the office of said Recorder;
thence in a generally northwesterly direction along said Agreed 1869 Ordinary High Water Mark 108 feet, more or less, to the northeasterly line of said Yosemite Avenue;
thence along said northeasterly line North 53°18'15" West 94.03 feet to a point 205 feet southeasterly of, measured along last said northeasterly line from said Ingalls Street;
thence North 36°42'01" East 200.00 feet to the southwesterly line of said Wallace Avenue to a point 205 feet southeasterly of, measured along last said southwesterly line, said Ingalls Street;
thence along said southwesterly line South 53°18'15" East 52.48 feet to said Agreed 1869 Ordinary High Water;
Exhibit 23 Public Trust Parcels

thence in a generally southeasterly direction along said Agreed 1869 Ordinary High Water Mark 277 feet, more or less, to the northeasterly line of said Wallace Avenue;
thence along said northeasterly line North 53°18’15” East 181.63 to the southeasterly line of said Hawes Street;
thence along said southeasterly line North 36°42’01” East 27.55 feet;
thence South 53°19’18” East 587.58 feet;
thence South 03°34’00” West 22.28 feet;
thence along the following four (4) courses:
   (1) South 52°20’04” East 172.46 feet,
   (2) South 52°08’03” East 134.28 feet,
   (3) South 56°23’09” East 220.08 feet, and
   (4) South 83°01’52” East 158.40 feet to the northwesterly line of said Arelious Walker Drive;
thence along said northwesterly line North 36°42’01” East 466.08 feet to the northeasterly line of Underwood Avenue and the POINT OF BEGINNING.

BASIS OF BEARING of this description is North 37° 08’ 31” East between found monuments designated and shown on that certain Record of Survey filed in Book AA of Maps at Pages 49 to 58 in the Office of the City and County of San Francisco Recorder as points "CANDLESTICK" (HPGN D CA 04 GF, PID-AB7679, EPOCH 1991.35) and "US Navy Monument", a brass disk located at Innes Avenue and Earl Street with coordinates Northing 2,093,622.933 feet and Easting 6,020,345.522 feet.

DISTANCES in this description are U.S. Survey feet and decimals thereof and are “Ground” measurements per Survey Control Note No. 4 as shown on Sheet 1 of said Record of Survey.

Unless otherwise noted herein all street citations are based upon that certain map entitled “Map of Lands Transferred in Trust to the City and County of San Francisco” as approved by the State Land Commission on October 29, 1975 and March 25, 1976 on file in Liber C169 pages 573 to 664, Document Number Y 88209 dated September 1974 and said map filed in Map Book W Pages 66 to 72 inclusive in the office of the Recorder of said City and County of San Francisco.

END OF DESCRIPTION

This description and its accompanying plat were prepared by Winzler & Kelly
NOTE

THIS PLAT IS FOR GENERAL REFERENCE ONLY. SEE THE ACCOMPANYING LAND DESCRIPTION FOR CONTROLLING PARCEL BOUNDARY INFORMATION.

"MAY BE EXCLUDED IN WHOLE OR IN PART FROM THE EXCHANGE OR THE INITIAL CLOSING PHASE PER SECTIONS 3.1(E) AND 4.2 OF THE AGREEMENT LEGEND:

POB POINT OF BEGINNING

--- INITIAL CLOSING PHASE
PUBLIC TRUST PARCELS

--- SUBJECT AREA

SCALE IN FEET

500

WINZLER & KELLY
47 Montgomery Street, Suite 700, San Francisco, CA 94104
Tel: (415) 283-4970 • Fax: (415) 283-4960 • www.win4k.com

DRAWN BY: JMS
FILE NO:
REVISION DATE: 30 MAR 2013
SCALE: AS SHOWN

HPS CP TITLE SETTLEMENT, PUBLIC TRUST EXCHANGE, AND BOUNDARY LINE AGREEMENT
PLAT TO ACCOMPANY LEGAL DESCRIPTION OF PUBLIC TRUST PARCELS FOR INITIAL CLOSING PHASE

EXHIBIT 23
2 OF 2
EXHIBIT 24
W 26279
AD 557

HUNTERS POINT SHIPYARD/CANDLESTICK POINT
TITLE SETTLEMENT, PUBLIC TRUST EXCHANGE
AND BOUNDARY LINE AGREEMENT

LEGAL DESCRIPTION
Trust Termination Parcels
Initial Closing Phase

Parcel A Site Trust Termination Parcel 1
All that certain real property, including tide lands and submerged lands, whether filled or
unfilled, situate in the City and County of San Francisco, State of California, described as
follows:

Lot J, as designated and shown on that certain map titled “Final Map No. 4231”, filed in Map
Book CC of Survey Maps at Pages 165-175 inclusive, Official Records of said City and County.

Parcel A Site Trust Termination Parcel 2
All that certain real property, including tide lands and submerged lands, whether filled or
unfilled, situate in the City and County of San Francisco, State of California, described as
follows:

Lot F, as designated and shown on that certain map titled “Final Map No. 5255”, filed in Map
Book CC of Survey Maps at Pages 176-185 inclusive, Official Records of said City and County.

Non-Park Commission Land Trust Termination Parcel
All that certain real property, including tide lands and submerged lands, whether filled or
unfilled, situate in the City and County of San Francisco, State of California, and being portions
of Blocks 512, 513 and 828 and portions of Carroll Avenue (Formerly 27th Avenue), Donner
Avenue (Formerly 28th Avenue), and Arelious Walker Drive (Formerly F Street), all as
designated and shown on that certain map entitled "Map of the Salt Marsh and Tide Lands and
Lands Lying Under Water South of Second Street and Situate in the City and County Of San
Francisco", filed in Map Book W at Pages 46-47, Document Number X45805, in the office of
the Recorder of said City and County of San Francisco, described as follows:

BEGINNING at the intersection of the northeasterly line of said Egbert Avenue (29th Avenue) as
shown on said "Map of the Salt Marsh and Tide Lands and Lands Lying Under Water South of
Second Street and Situate in the City and County Of San Francisco' with the easterly line of the 200 foot wide right of way for the Southern Pacific and Western Pacific Railroad Companies as said right of way is shown on Board of Tide Land Commissioners Block Map No. 9 by G. F. Allardt dated December 20, 1869, a copy of which is filed in Map Book W, Pages 50-52, Document X405, in the office of said Recorder; thence along said northeasterly line of Egbert Avenue North 53°18'15" West 255.53 feet to the westerly line of said 200 foot wide railroad right of way, said westerly line being also a portion of the easterly boundary of that certain Parcel Map 5217, filed in Map Book 48, Pages 1-3, Document No. 1817606, in the office of said Recorder; thence along said easterly boundary of said parcel map the following seven (7) courses:

1) North 01°47'49" West 39.74 feet,
2) North 53°17'57" West 31.87 feet,
3) North 36°43'53" East 40.04 feet,
4) North 01°47'49" West 307.35 feet,
5) North 53°18'15" West 31.77 feet,
6) North 36°41'45" East 39.60 feet, and
7) North 53°18'15" West 5.78 feet to the Agreed 1869 Ordinary High Water Mark described in Exhibit 25 to that certain Hunters Point Shipyard/Candlestick Point Title Settlement, Public Trust Exchange and Boundary Line Agreement recorded in Book K425, Document No. 200809, in the office of said Recorder; thence in a generally northeasterly direction along said Agreed 1869 Ordinary High Water Mark 242 feet, more or less, to said easterly line of said railroad right of way; thence along said easterly line South 01°47'49" East 693.40 feet to the POINT OF BEGINNING.

CP State Park Site Trust Termination Parcel 1

All that certain real property, including tide lands and submerged lands, whether filled or unfilled, situate in the City and County of San Francisco, State of California, described as follows:

Those certain portions of the lands conveyed to the State of California from the city and county of San Francisco by Quitclaim Deed recorded January 24, 1984 in book D633, Image 1952 of Official Records of said City and County, said portions being PARCEL 9 and PARCEL 10 of said Quitclaim Deed, more particularly described as follows:

PARCEL 9:

Lot 10 of Assessor's Block No. 4806, tide Land Block 399, described as Parcel One in the deed from Thad Brown, Tax Collector of the City and County of San Francisco, to the City and County of San Francisco, dated September 1975, recorded September 4, 1975 in Book C 60, Page 442 of Official Records in the office of the Recorder of said City and County, said parcel being more particularly described as follows:

BEGINNING at a point on the northeasterly line of Underwood Avenue distant thereon 75 feet southeasterly of the southeasterly line of Hawes Street and thence running northeasterly parallel to said line of Hawes Street 200 feet to the southwesterly line of Thomas Avenue;
thence at a right angle southeasterly 102 feet to the northwesterly line of a parcel of land of the United States of America;
thence southeasterly and westerly along said northwesterly line 226.95 feet to said northeasterly line of Underwood Avenue;
thence northwesterly along said line of Underwood Avenue 8 feet to the POINT OF BEGINNING.

PARCEL 10:

Lot 8 of Assessor’s Block No. 4806, Tide Land block 399, described as Parcel Two in the deed from Thad Brown, Tax Collector of the City and County of San Francisco, to the City and County of San Francisco, dated September 1975 and recorded September 4, 1975 in Book C 60, Page 442 of Official Records of said City and County, said parcel being more particularly described as follows:

BEGINNING at the point of intersection of the northeasterly line of Underwood Avenue and the northwesterly line of Griffith Street and thence running northeasterly along said line of Griffith Street 200 feet to the southwesterly line of Thomas Avenue;
thence at a right angle northwesterly 391 feet to the southeasterly line of a parcel of land of the United States of America;
thence southeasterly and westerly along said southeasterly line 220.29 feet to said northeasterly line of Underwood Avenue;
thence southeasterly along said line of Underwood Avenue 472 feet to the POINT OF BEGINNING.

CP State Park Site Trust Termination Parcel 2

All that certain real property, including tide lands and submerged lands, whether filled or unfilled, situate in the City and County of San Francisco, State of California, and being a portion of fractional Block 426, as said block is designated and shown on that certain map entitled “Map of the Property of the South San Francisco Homestead and R. R. Association”, filed April 15, 1867 in Map Book 2 A and B, on Page 39, in the office of the Recorder of said City and County; a portion of fractional Block 426, as said block is designated and shown on that certain map entitled “Property of the Bay View Homestead Association”, filed June 19, 1872 in Map Book “C & D”, Page 3, in the office of said Recorder; a portion of Van Dyke Avenue (formerly 21st Avenue), as said avenue is designated and shown on said map of “Property of the Bay View Homestead Association”; fractional Block 426, Blocks 427, 431, 432, portions of Underwood Avenue (formerly 21st Avenue), Van Dyke Avenue (formerly 22nd Avenue), Griffith Street (formerly G Street) and Wallace Avenue (formerly 23rd avenue), as said fractional block, blocks, avenues and streets are designated and shown on that certain map entitled "Map of the Salt Marsh and Tide Lands and Lands Lying Under Water South of Second Street and Situate in the City and County Of San Francisco", filed in Map Book W at Pages 46-47, Document Number X45805, in the office of said Recorder; described as follows:

BEGINNING at the intersection of southeasterly line of said Hawes Street with southwesterly line of said Underwood Avenue;
Exhibit 24 Trust Termination Parcels

thence along said southwesterly line South 53°18'15" East 516.54 feet, more or less, to the
Agreed 1869 Ordinary High Water Mark described in Exhibit 25 to that certain Hunters Point
Shipyard/Candlestick Point Title Settlement, Public Trust Exchange and Boundary Line
Agreement recorded in Reel __________, Image __________, Document No.
______________, in the office of said Recorder;

thence in a generally northeasterly direction along said Agreed 1869 Ordinary High Water Mark
122 feet, more or less, to the northeasterly line of said Underwood Avenue;

thence along said northeasterly line South 53°18'15" East 662.95 feet to the northwesterly line of
Arelious Walker Drive (formerly F Street), as said F Street is designated and shown on said
"Map of the Salt Marsh and Tide Lands and Lands Lying Under Water South of Second Street
and Situate in the City and County Of San Francisco";

thence along said northwesterly line South 36°42'01" West 466.21 feet;

thence North 83°01'52" West 158.40 feet;

thence North 56°23'09" West 220.08 feet;

thence North 52°08'03" West 134.28 feet;

thence North 52°20'04" West 172.46 feet;

thence North 03°34'00" East 22.28 feet, and

thence North 53°19'18" West 587.83 feet to said southeasterly line of Hawes Street;

thence along said southeasterly line North 36°42'01" East 452.45 feet to the POINT OF
BEGINNING.

CP State Park Site Trust Termination Parcel 3

All that certain real property, including tide lands and submerged lands, whether filled or
unfilled, situate in the City and County of San Francisco, State of California, and being a portion
of Block 490, as said block is designated and shown on that certain map entitled "Property of the
Bay View Homestead Association", filed June 19, 1872 in Map Book “C & D”, Page 3, in the
office of the Recorder of said City and County; Blocks 808, 809, 827, 828, portions of Blocks
463, 489, 490, 512, 806 and 807, portions of Armstrong Avenue (formerly 25th Avenue),
Bancroft Avenue (formerly 26th Avenue), Carroll Avenue (formerly 27th Avenue), Donner
Avenue (formerly 28th Avenue), Arelious Walker Drive (formerly F Street), Earl Street (formerly
E Street) and Donahue Street (formerly D Street), all as designated and shown on that certain
map entitled "Map of the Salt Marsh and Tide Lands and Lands Lying Under Water South of
Second Street and Situate in the City and County Of San Francisco" approved by the Board of
Tide Land Commissioners March 19, 1869 and filed in Map Book W at Pages 46-47, Document
Number X45805, in the office of said Recorder, described as follows:

BEGINNING at the intersection of the northeasterly line of said Carroll Avenue with the
southeasterly line of Griffith Street (shown as G Street on said “Property of the Bay View
Homestead Association”);

thence along said southeasterly line North 36°42'01" East 737.20 feet to a point from which
survey control monument "Candlestick" described hereafter in the Basis of Bearings bears South
25°41'02" West 6512.27 feet;

thence South 53°19'18" East 418.74 feet;

thence South 24°22'08" West 263.40 feet;

thence South 29°54'22" West 201.41 feet;
thence South 05°05'26" East 173.61 feet;
thence South 37°09'59" East 6.16 feet;
thence South 11°34'22" East 28.96 feet;
thence South 34°54'42" East 37.11 feet;
thence South 31°47'46" East 17.73 feet;
thence South 43°48'13" East 16.06 feet;
thence South 66°56'28" East 177.48 feet;
thence South 53°18'15" East 351.99 feet;
thence South 24°48'20" East 87.64 feet;
thence South 42°34'38" East 75.09 feet;
thence South 25°19'23" East 117.62 feet;
thence South 53°18'15" East 173.94 feet;
thence North 65°07'25" East 168.91 feet;
thence South 53°19'14" East 96.45 feet;
thence South 00°45'03" East 250.63 feet to a point from which said point “Candlestick” bears South 44°14'33” West 5693.66 feet;
thence South 36°41'45" West 549.44 feet to the northeasterly line of Egbert Avenue (29th Avenue) as shown on said "Map of the Salt Marsh and Tide Lands and Lands Lying Under Water South of Second Street and Situate in the City and County Of San Francisco";
thence along said northeasterly line North 53°17'44” West 1193.01 feet to the easterly line of the 200 foot wide railroad right of way shown on Board of Tide Land Commissioners Block Map No. 9, filed in Map Book W, Pages 50-52 in the office of said Recorder;
thence along said easterly line North 01°47'49” West 693.40 feet to the Agreed 1869 Ordinary High Water Mark described in Exhibit 25 to that certain Hunters Point Shipyard/Candlestick Point Title Settlement, Public Trust Exchange and Boundary Line Agreement recorded in Document No. J206009, in the office of said Recorder;
thence in a generally northeasterly direction along said Agreed 1869 Ordinary High Water Mark 22 feet, more or less, to the northeasterly line of said Carroll Avenue;
thence along said northeasterly line North 53°18'15” West 380.21 feet to the POINT OF BEGINNING.

**CP State Park Site Trust Termination Parcel 4**

All that certain real property, including tide lands and submerged lands, whether filled or unfilled, situate in the City and County of San Francisco, State of California, and being portions of Blocks 804, 805, 810, 811, 825, 826, 830, 831, 843, 844, 847, 848, 857 and 858 and portions of Carroll Avenue (formerly 27th Avenue), Donner Avenue (formerly 28th Avenue), Egbert Avenue (formerly 29th Avenue), Fitzgerald Avenue (formerly 30th Avenue), Gilman Avenue (formerly 31st Avenue), Hollister Avenue (formerly 32nd Avenue) and Coleman Street (formerly C Street), all as designated and shown on that certain map entitled "Map of the Salt Marsh and Tide Lands and Lands Lying Under Water South of Second Street and Situate in the City and County Of San Francisco" approved by the Board of Tide Land Commissioners March 19, 1869 and filed in Map Book W at Pages 46-47, Document Number X45805, in the office of the Recorder of said City and County, described as follows;
BEGINNING at a point from which survey control monument “Candlestick” described hereafter in the Basis of Bearings bears South 49°34'30" West 5,884.36 feet; thence South 50°22'41" East 36.37 feet; thence South 43°26'10" East 139.81 feet; thence South 29°00'46" East 209.96 feet; thence South 12°33'35" East 161.50 feet; thence South 09°36'28" West 234.06 feet; thence South 39°58'07" West 215.81 feet; thence South 68°45'03" West 206.80 feet; thence South 26°20'05" West 149.63 feet; thence South 20°18'03" West 267.80 feet; thence South 33°06'40" West 343.27 feet; thence South 28°29'56" West 181.80 feet; thence North 53°17'46" West 483.43 feet to a point on the easterly line of Hunters Point Expressway as said Expressway is shown and designated on “Map Showing the Opening of Hunters point Expressway from Gilman Avenue to County Line”, filed in Map Book U, Page 59, in the office of said Recorder, from which point the intersection of said easterly line with the northeasterly line of said Gilman Avenue bears along said easterly line North 00°56'49" East 667.58 feet; thence along said easterly line North 00°56'49" East 652.89 feet; thence North 47°59'55" East 431.40 feet; thence North 48°00'38" East 806.04 feet to the POINT OF BEGINNING.

CP State Park Site Trust Termination Parcel 5

All that certain real property, including tide lands and submerged lands, whether filled or unfilled, situate in the City and County of San Francisco, State of California, being portions of Blocks 860, 866, 867, 868, 869 and 871 and portions of Jamestown Avenue (formerly 34th Avenue), Key Avenue (formerly 35th Avenue), Le Conte Avenue (formerly 36th Avenue) and Boalt Street (formerly B Street), all as designated and shown on that certain map entitled “Map of the Salt Marsh and Tide Lands and Lands Lying Under Water South of Second Street and Situate in the City and County Of San Francisco” approved by the Board of Tide Land Commissioners March 19, 1869 and filed in Map Book W at Pages 46-47, Document Number X45805, in the office of the Recorder of said City and County, described as follows:

BEGINNING at a point on the easterly line of Hunters Point Expressway as said Expressway is shown and designated on “Map Showing the Opening of Hunters point Expressway from Gilman Avenue to County Line” filed in Map Book U, Page 59, in the office of said Recorder, from which the intersection of said easterly line with the northeasterly line of Gilman Avenue, as shown on last said map, bears along said easterly line North 00°56'49" East 968.17 feet thence South 41°59'03" East 355.46 feet; thence South 03°29'53" East 712.73 feet; thence South 58°35'30" West 54.42 feet; thence North 83°52'07" West 152.76 feet; thence South 88°03'07" West 105.18 feet; thence South 77°30'04" West 56.70 feet;
thence North 52°04’06” West 57.17 feet to the easterly projection of the southerly line of Jamestown Avenue as said avenue is shown and designated on “Map Showing Widening and Extension of Jamestown Avenue from Hunters Point Expressway to Redondo Street”, filed in Map Book U, Pages 60-63, in the office of said Recorder, from which survey control monument “Candlestick” described hereafter in the Basis of Bearings bears South 72°41’35” West 3583.66 feet;
thence along said projection North 89°16’37” East 106.66 feet to said easterly line of Hunters Point Expressway;
thence along said easterly line North 00°56’49” East 967.15 feet to the POINT OF BEGINNING.

CP State Park Site Trust Termination Parcel 6

All that certain real property, including tide lands and submerged lands, whether filled or unfilled, situate in the City and County of San Francisco, State of California, and being portions of Blocks 615, 616, 617, 618, 878, 879, 880 and 883 and portions of Nelson Avenue (formerly 38th Avenue), Olney Avenue (formerly 39th Avenue), Pulaski Avenue (formerly 40th Avenue), Quebec Avenue (formerly 41st Avenue), Earl Street (formerly E Street) and Donahue Street (formerly D Street), all as designated and shown on that certain map entitled “Map of the Salt Marsh and Tide Lands and Lands Lying Under Water South of Second Street and Situate in the City and County Of San Francisco” approved by the Board of Tide Land Commissioners March 19, 1869 and filed in Map Book W at Pages 46-47, Document Number X45805, in the office of the Recorder of said City and County of San Francisco, described as follows:

BEGINNING at a point on the southwesterly line of Jamestown Avenue as said avenue is designated and shown on “Map Showing Widening and Extension of Jamestown Avenue from Hunters Point Expressway to Redondo Street”, filed in Map Book U, Pages 60-63, in the office of said Recorder, from which point the most easterly corner of Parcel 2, as said parcel is designated and shown on the “Map Showing the Widening of Harney Way from Jamestown Avenue to Alana Way”, filed May 9, 1979 in Map Book X, Pages 4 and 5, in the office of said Recorder, bears along said southwesterly line of Jamestown Avenue North 41°47’14” West 42.08 feet;
thence along said southwesterly line South 41°47’14” East 509.57 feet;
thence leaving said southwesterly line North 52°58’06” West 206.28 feet;
thence North 85°22’26” West 87.38 feet;
thence South 73°48’12” West 214.43 feet;
thence South 59°53’58” West 233.55 feet;
thence South 36°20’30” West 235.12 feet;
thence South 63°31’31” West 102.86 feet;
thence North 50°45’14” West 148.74 feet;
thence North 54°07’51” West 43.39 feet;
thence North 63°50’44” West 133.57 feet;
thence North 43°15’05” West 119.42 feet;
thence North 60°39’53” West 88.05 feet;
thence South 70°06’35” West 121.71 feet;
thence South 45°25’04” West 85.86 feet;
thence South 66°15'15" West 89.60 feet;
thence North 56°53'02" West 282.67 feet;
thence from a tangent which bears North 52°39'16" East along a curve to the right, concave southeasterly, having a radius of 500.00 feet, through a central angle of 20°19'52", an arc distance of 177.42 feet;
thence South 17°00'52" East 16.72 feet;
thence from a tangent which bears North 72°59'08" East along a curve to the right, concave southeasterly, having a radius of 300.00 feet, through a central angle of 18°32'51", an arc distance of 97.11 feet;
thence North 01°31'59" West 17.03 feet;
thence North 88°55'05" East 227.49 feet;
thence North 86°54'48" East 260.68 feet;
thence northeasterly along a line running parallel with and 35.00 feet distant southeasterly from the southeasterly line Harney Way as shown and designated on said “Map Showing the Widening of Harney Way from Jamestown Avenue to Alana Way” the following two (2) courses:

(1) along a tangent curve to the left, concave northwesterly, having a radius of 492.00 feet, though a central angle of 16°27'53", an arc distance of 141.38 feet, and

(2) North 70°26'55" East 543.19 feet;
thence South 19°31'59" East 13.92 feet;
thence North 70°28'01" East 78.73 feet to the POINT OF BEGINNING.

CP State Park Site Trust Termination Parcel 7

All that certain real property, including tide lands and submerged lands, whether filled or unfilled, situate in the City and County of San Francisco, State of California, and being a portion of Underwood Avenue (Formerly 21st Avenue) between Hawes Street (Formerly H Street) and Griffith Street (Formerly G Street) all as designated and shown on that certain map entitled “Map of Bay View Homestead Association” dated June 18, 1872, and filed in Parcel Map Book “C” & “D”, Page 3, in the office of the said Recorder of the City and County of San Francisco and on that certain map titled “Portion of Assessors Block 4807” filed in Parcel Map Book 5, Pages 14 in the office of the said Recorder of the City and County of San Francisco, described as follows:

COMMENCING at the intersection of the northeasterly line of Underwood Avenue (shown as 21st Avenue on said maps) with the southeasterly line of Hawes Street (shown as H Street on said maps);
thence southeasterly along said northeasterly line of Underwood Avenue South 53°18'15" East 75.00 feet to the TRUE POINT OF BEGINNING;
thence continuing along said northeasterly line South 53°18'15" East 526.05 feet to the Agreed 1869 Ordinary High Water Mark described in Exhibit 25 to that certain Hunters Point Shipyard/Candlestick Point Title Settlement, Public Trust Exchange and Boundary Line Agreement recorded in Reel Book 295, Image Page 180, Document No. 528009, in the office of said Recorder;
thence in a generally southwesterly direction along said Agreed 1869 Ordinary High Water Mark 122 feet, more or less, to the southwesterly line of said Underwood Avenue;
thence along said southwesterly line North 53°18'15" West 441.54 feet to a point 75.00 feet southeasterly, measured along last southwesterly line, from Hawes Street; thence parallel with said southeasterly line of Hawes Street North 36°42'01" East 80.00 feet to the TRUE POINT OF BEGINNING.

BASIS OF BEARING of this description is North 37°08'31" East between found monuments designated and shown on that certain Record of Survey filed in Book AA of Maps at Pages 49 to 58 in the Office of the City and County of San Francisco Recorder as points "CANDLESTICK" (HPGN D CA 04 GF, PID-AB7679, EPOCH 1991.35) and "US Navy Monument", a brass disk located at Innes Avenue and Earl Street with coordinates Northing 2,093,622.933 feet and Easting 6,020,345.522 feet.

DISTANCES in this description are U.S. Survey feet and decimals thereof and are "Ground" measurements per Survey Control Note No. 4 as shown on Sheet 1 of said Record of Survey.

Unless otherwise noted herein all street citations are based upon that certain map entitled "Map of Lands Transferred in Trust to the City and County of San Francisco" as approved by the State Land Commission on October 29, 1975 and March 25, 1976 on file in Liber C169 pages 573 to 664, Document Number Y 88209 dated September 1974 and said map filed in Map Book W Pages 66 to 72 inclusive in the office of the Recorder of said City and County of San Francisco.

END OF DESCRIPTION

This description and its accompanying plat were prepared by Winzler & Kelly.
Agreed 1869 Ordinary High Water Mark Segment 1

All that portion of the "Meanders of the line of ordinary high tide of San Francisco Bay" described in the "Field Notes of the Survey of Salt Marsh and Tide Lands, City and County of San Francisco, State of California", as surveyed by order of the Board of Tide Land Commissioners under authority of "An Act to survey and dispose of certain salt marsh and tide lands belonging to the State of California", approved March 30, 1868, pages 17 through 22 of said field notes being recorded in Reel K347, Image 0610, Document J146887 in the office of the Recorder of said City and County, and said meanders being also shown but not labeled on that certain "Map of the Salt Marsh and Tide Lands and Lands Lying Under Water South of Second Street and Situate in the City and County of San Francisco", filed in Map Book W, Pages 46-47, Document X45805 in the office of said Recorder, said portion being described as follows:

BEGINNING at the intersection of said meanders with the northeasterly line of 21st Avenue (also known as Van Dyke Avenue) as said 21st Avenue is designated and shown on said map; thence generally westerly along said meanders to the intersection of said meanders with the southeasterly line of H Street (also known as Hawes Street) as said H Street is designated and shown on said map.

Agreed 1869 Ordinary High Water Mark Segment 2

All that portion of the "Meanders of the line of ordinary high tide of San Francisco Bay" described in the "Field Notes of the Survey of Salt Marsh and Tide Lands, City and County of San Francisco, State of California", as surveyed by order of the Board of Tide Land Commissioners under authority of "An Act to survey and dispose of certain salt marsh and tide lands belonging to the State of California", approved March 30, 1868, pages 17 through 22 of said field notes being recorded in Reel K347, Image 0610, Document J146887 in the office of the Recorder of said City and County, and said meanders being also shown but not labeled on that certain "Map of the Salt Marsh and Tide Lands and Lands Lying Under Water South of Second Street and Situate in the City and County of San Francisco", filed in Map Book W, Pages 46-47, Document X45805 in the office of said Recorder, said portion being described as follows:
BEGINNING at the intersection of said meanders with the northeasterly line of 23rd Avenue (also known as Wallace Avenue) as said 23rd Avenue is designated and shown on said map; thence generally northwesterly and southerly along said meanders to the intersection of said meanders with the southwesterly line of 24th Avenue (also known as Yosemite Avenue) as said 24th Avenue is designated and shown on said map.

Agreed 1869 Ordinary High Water Mark Segment 3

All that portion of the “Meanders of the line of ordinary high tide of San Francisco Bay” described in the “Field Notes of the Survey of Salt Marsh and Tide Lands, City and County of San Francisco, State of California”, as surveyed by order of the Board of Tide Land Commissioners under authority of “An Act to survey and dispose of certain salt marsh and tide lands belonging to the State of California”, approved March 30, 1868, pages 17 through 22 of said field notes being recorded in Reel K347, Image 0610, Document J146887 in the office of the Recorder of said City and County, and said meanders being also shown but not labeled on that certain “Map of the Salt Marsh and Tide Lands and Lands Lying Under Water South of Second Street and Situate in the City and County of San Francisco”, filed in Map Book W, Pages 46-47, Document X45805 in the office of said Recorder, said portion being described as follows:

BEGINNING at the intersection of said meanders with the southeasterly line of G Street (also known as Griffith Street) as said G Street is designated and shown on said map; thence generally easterly, southwesterly, southeasterly and southwesterly along said meanders to the intersection of said meanders with the southern boundary of said City and County.

EXCEPTING THEREFROM those portions of said meanders lying within the boundary of that certain parcel map filed July 22, 2003 in Parcel Map Book 45 at Page 154, in the office of said Recorder.

ALSO EXCEPTING THEREFROM any portions of said meanders lying within Lot No. 88, as said lot is shown and so designated on that certain “Parcel Map of San Francisco Executive Park III”, filed in Parcel Map Book 41 at Pages 113 to 115, in the office of said Recorder.

END OF DESCRIPTION

This description and its accompanying plat were prepared under the direction of the California State Lands Commission Boundary Unit.
EXHIBIT 25

SAN FRANCISCO BAY

AGREED 1869 ORDINARY HIGH WATER MARK,
SEGMENT 1

AGREED 1869 ORDINARY HIGH WATER MARK,
SEGMENT 2

AGREED 1869 ORDINARY HIGH WATER MARK,
SEGMENT 3

EXCEPTION TO SEGMENT 3:
BK 45 PARCEL MAPS, PG 154

EXCEPTION TO SEGMENT 3:
LOT NO. 88, BK 41, PARCEL
MAPS, PG 113-115

SOUTHERN BOUNDARY,
CITY AND COUNTY OF
SAN FRANCISCO

NOTE: THIS PLAT IS FOR GENERAL REFERENCE
ONLY. SEE THE ACCOMPANYING LAND
DESCRIPTION FOR CONTROLLING PARCEL
BOUNDARY INFORMATION.

LEGEND

--- AGREED 1869 ORDINARY
HIGH WATER MARK
--- SUBJECT AREA

WINZLER & KELLY
417 Montgomery Street, Suite 700 San Francisco, CA 94104
Tel (415) 283-4970 • Fax (415) 283-4980 • www.w-k.com

DRAWN BY: JMS • FILE NO:
REVISION DATE: 30 MAR 2011 • SCALE: AS SHOWN

HPS CP TITLE SETTLEMENT, PUBLIC TRUST
EXCHANGE, AND BOUNDARY LINE AGREEMENT

PLAT TO ACCOMPANY LEGAL DESCRIPTION OF
AGREED 1869 ORDINARY HIGH WATER MARK

1 OF 1
WHEREAS, pursuant to lease designated Lease PRC 6414, executed by the State Lands Commission on April 28, 1983, by and between the State of California, acting by and through the State Lands Commission (“Commission”), as Lessor, State of California, acting by and through the Department of Parks and Recreation (“Department of Parks and Recreation”), as Lessee, said Lessee was granted for a term of forty-nine (49) years commencing December 1, 1986, the right to use the property herein described, for certain purposes specified in said lease; and

WHEREAS pursuant to said lease, Lessee agreed to execute and deliver to the Commission a good and sufficient quitclaim deed on the last day of said term or sooner termination of said lease.

NOW THEREFORE, the Department of Parks and Recreation, does hereby remise, release, and forever quitclaim unto the Commission any and all right, claim, title, or interest arising by virtue of or pursuant to that certain lease designated Lease PRC 6414, and approved by the Commission on April 28, 1983, respecting lands located in the City and County of San Francisco, State of California, and described on Exhibit 1, attached.
LESSEE: Department of Parks and Recreation

By: __________________________

Title: __________________________

ACKNOWLEDGMENT AND EXHIBIT 1 TO BE ATTACHED

\Smw01\vol1_data\SFRA\HPPT\Exch Agrmt Exhibits\2011 drafts\April 2011\Exh 26 (State Parks to SLC Lease Quitclaim).doc
Exhibit 27
Form of Commission’s Certificate of Acceptance of
State Parks’ Lease Quitclaim Deed

RECORDED AT THE REQUEST OF
AND WHEN RECORDED MAIL TO:

STATE OF CALIFORNIA
State Lands Commission
100 Howe Avenue, Suite 100-South
Sacramento, CA 95825-8202
Attn: Legal Division

STATE OF CALIFORNIA
OFFICIAL BUSINESS
Document entitled to free recordation
pursuant to Government Code Section 27383

A.P.N.
S.L.C.

CERTIFICATE OF ACCEPTANCE AND CONSENT TO RECORDING
Government Code 27281

This is to certify that the STATE OF CALIFORNIA, acting by and through the CALIFORNIA
STATE LANDS COMMISSION, an agency of the STATE OF CALIFORNIA, hereby accepts from the
State of California, acting by and through the Department of Parks and Recreation (Department of Parks and
Recreation), a Lease Quitclaim Deed dated ________________, of which a true and correct copy is
attached hereto as Exhibit 1, of all of Department of Parks and Recreation’s right, title and interest in real
property described therein.

The STATE OF CALIFORNIA, acting by and through the CALIFORNIA STATE LANDS
COMMISSION, an agency of the STATE OF CALIFORNIA, hereby consents to the recordation of this
conveyance in the Office of the Recorder for the City and County of San Francisco.

The said interests in real property are accepted by the STATE OF CALIFORNIA, in its sovereign
capacity in trust for the people of the state, as real property of the legal character of tidelands and
submerged lands.

[Remainder of page intentionally left blank]
This acceptance and consent to recording is executed by and on behalf of the STATE OF CALIFORNIA by the CALIFORNIA STATE LANDS COMMISSION, acting pursuant to law, as approved by Minute Item No. ________ of its public meeting in __________ on _________ by its duly authorized undersigned officer.

STATE OF CALIFORNIA
CALIFORNIA STATE LANDS COMMISSION

Dated: _________________

By: ______________________
PAUL D. THAYER
Executive Officer

EXHIBIT 1 AND ACKNOWLEDGMENT OF SIGNATURE TO BE ATTACHED
Exhibit 28
Form of Quitclaim Deed from Agency/City to Commission

RECORDED AT THE REQUEST OF
AND WHEN RECORDED MAIL TO:
STATE OF CALIFORNIA
State Lands Commission
Attn: Title Unit
100 Howe Avenue, Suite 100-South
Sacramento, CA 95825-8202

STATE OF CALIFORNIA
OFFICIAL BUSINESS
Document entitled to free recordation
pursuant to government Code Section 27383

QUITCLAIM DEED

WHEREAS, the [Board of Supervisors of the CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation (the “City”)/REDEVELOPMENT AGENCY OF THE CITY AND COUNTY OF SAN FRANCISCO, a public body, corporate and politic (the “Agency”)], at its public meeting in San Francisco, California on ______, approved Resolution No. ___, which authorized a title settlement and land exchange agreement between the State of California acting by and through the State Lands Commission; the State of California, acting by and through the Department of Parks and Recreation; the Redevelopment Agency of the City and County of San Francisco, a public body, corporate and politic; the City and County of San Francisco, a municipal corporation, acting by and through its Board of Supervisors; and the City and County of San Francisco, a municipal corporation, acting by and through its Port Commission, pursuant to Chapter 203 of the Statutes of 2009; and;

WHEREAS, it is the intent of the [City/Agency] to convey any right, title and interest it has in and to those lands particularly described and depicted in Exhibit A, attached hereto (“the [Shipyard Site/Parcel A Site/Old Stadium Development Site/Park Addition/Yosemite Slough Addition/Navy ROW] [Public Trust/Trust Termination] Parcel”);

NOW, THEREFORE,
The [CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation, acting by and through its Board of Supervisors/REDEVELOPMENT AGENCY OF THE CITY AND COUNTY OF SAN FRANCISCO, a public body, corporate and politic], does hereby

REMISE, RELEASE AND FOREVER QUITCLAIM, to THE STATE OF CALIFORNIA, acting by and through the California State Lands Commission, all its right title and interest in the [Shipyard Site/Parcel A Site/Old Stadium Development Site/Park Addition/Yosemite Slough Addition/Navy ROW] [Public Trust/Trust Termination] Parcel.

[Add to City quitclaims as applicable: EXCEPT THAT the City reserves from such quitclaim the easements described in Exhibit B attached hereto.]

[CITY AND COUNTY OF SAN FRANCISCO/REDEVELOPMENT AGENCY OF THE CITY AND COUNTY OF SAN FRANCISCO]

Date: ____________________________

[Mayor/Executive Director]

Approved as to form: ____________________________

[City Attorney/Agency Counsel]

EXHIBIT A AND ACKNOWLEDGMENTS OF SIGNATURES TO BE ATTACHED
QUITCLAIM DEED

WHEREAS, the [Board of Supervisors/Port Commission] of the CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation, (the “[City/Port”]), at its public meeting in San Francisco, California on ______, approved Resolution No. ___, which authorized a title settlement and land exchange agreement between the State of California acting by and through the State Lands Commission; the State of California, acting by and through the Department of Parks and Recreation; the Redevelopment Agency of the City and County of San Francisco, a public body, corporate and politic; the City and County of San Francisco, a municipal corporation, acting by and through its Board of Supervisors; and the City and County of San Francisco, a municipal corporation, acting by and through its Port Commission, pursuant to Chapter 203 of the Statutes of 2009; and;

WHEREAS, it is the intent of the [City/Port] to convey any right, title and interest it has in and to those lands particularly described and depicted in Exhibit A, attached hereto (“the [CP State Park Site/Non-Park Commission Land]” [Public Trust/Trust Termination] Parcel);

NOW, THEREFORE,

The CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation, acting by and through its [Board of Supervisors/Port Commission], does hereby
REMISE, RELEASE AND FOREVER QUITCLAIM, to THE STATE OF CALIFORNIA, acting by and through the California State Lands Commission, all its right title and interest, including but not limited to any reversionary interest arising from the deed from the City and County of San Francisco to the State of California recorded January 24, 1984 as document number D454657 at Book D633, Images 1952 to 1975 of Official Records in the office of the Recorder of said City and County, in the [CP State Park Site/Non-Park Commission Land] [Public Trust/Trust Termination] Parcel.

[Add to City quitclaims as applicable: EXCEPT THAT the City reserves from such quitclaim the sewer easements described in Exhibit B attached hereto.]

CITY AND COUNTY OF SAN FRANCISCO

Date: __________________________

[Mayor/Port Director]

Approved as to form: __________________________

[City Attorney/Port General Counsel]

EXHIBIT A [AND B] AND ACKNOWLEDGMENTS OF SIGNATURES TO BE ATTACHED
QUITCLAIM DEED

WHEREAS, the Port Commission of the CITY AND COUNTY OF SAN FRANCISCO, at its public meeting of in San Francisco, California on ______, approved Resolution No. ___, which authorized a title settlement and land exchange agreement between the State of California acting by and through the State Lands Commission; the State of California, acting by and through the Department of Parks and Recreation; the Redevelopment Agency of the City and County of San Francisco, a public body, corporate and politic; the City and County of San Francisco, a municipal corporation, acting by and through its Board of Supervisors; and the City and County of San Francisco, a municipal corporation, acting by and through its Port Commission (the “Port”), pursuant to Chapter 203 of the Statutes of 2009; and;

WHEREAS, it is the intent of the Port to convey any right, title and interest it has in and to those lands particularly described and depicted in Exhibit A, attached hereto (“the Port Site Public Trust Parcel”);

NOW, THEREFORE,

The CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation, acting by and through its Port Commission, does hereby
REMISE, RELEASE AND FOREVER QUITCLAIM, to THE STATE OF CALIFORNIA, acting by and through the California State Lands Commission, all its right, title and interest in the Port Site Public Trust Parcel.

CITY AND COUNTY OF SAN FRANCISCO

Date: 

______________________________
Port Director

Approved as to form:

______________________________
Port General Counsel

EXHIBIT A AND ACKNOWLEDGMENTS OF SIGNATURES TO BE ATTACHED
Exhibit 31
Form of Quitclaim Deed from State Parks to Commission of CP State Park Site Public Trust Parcel

WHEN RECORDED MAIL TO
STATE OF CALIFORNIA
State Lands Commission
Attn: Title Unit
100 Howe Avenue, Suite 100-South
Sacramento, CA 95825-8202

WITH A CONFORMED COPY TO:

California Department of Parks and Recreation
Acquisition and Real Property Services Division
One Capitol Mall, Suite 500
Sacramento, CA 95814

OFFICIAL STATE BUSINESS – EXEMPT FROM RECORDING FEES PURSUANT TO GOV’T. CODE §27383

Quitclaim Deed

APN(S): ptn. Xxxx-xxx; City and County of San Francisco

The STATE OF CALIFORNIA, acting by and through the Department of Parks and Recreation,

hereby quitclaims to the State of California, acting by and through the State Lands Commission,
the following described real property situated in the State of California, City and County of San Francisco, described as follows:

see Land Description for the CP State Park Site Public Trust Parcel, which is attached and incorporated herein by reference.

Dated: ____________________________

STATE OF CALIFORNIA
DEPARTMENT OF PARKS AND RECREATION

By ________________________________
EXHIBIT 32
Form of Commissions’ Certificate of Acceptance of Agency/City/Port Public Trust Parcels

RECORDED AT THE REQUEST OF
AND WHEN RECORDED MAIL TO:

STATE OF CALIFORNIA
State Lands Commission
100 Howe Avenue, Suite 100-South
Sacramento, CA  95825-8202
Attn: Legal Division

STATE OF CALIFORNIA
OFFICIAL BUSINESS
Document entitled to free recordation pursuant to Government Code Section 27383

A.P.N.
S.L.C.

CERTIFICATE OF ACCEPTANCE AND CONSENT TO RECORDING
Government Code 27281

This is to certify that the STATE OF CALIFORNIA, acting by and through the CALIFORNIA STATE LANDS COMMISSION, an agency of the STATE OF CALIFORNIA, hereby accepts from the [City and County of San Francisco, a municipal corporation, acting by and through its Port Commission (the “Port”)/City and County of San Francisco, a municipal corporation, acting by and through its Board of Supervisors (the “City”)/the Redevelopment Agency of the City and County of San Francisco, a public body, corporate and politic (the “Agency”)], a Quitclaim Deed dated ____________2010, of which a true and correct copy is attached hereto as Exhibit 1, of all of the [City/Port/Agency]’s right, title and interest in real property described therein.

The STATE OF CALIFORNIA, acting by and through the CALIFORNIA STATE LANDS COMMISSION, an agency of the STATE OF CALIFORNIA, hereby consents to the recordation of this conveyance in the Office of the Recorder for the City and County of San Francisco.

The said interests in real property are accepted by the STATE OF CALIFORNIA, in its sovereign capacity in trust for the people of the state, as real property of the legal character of tidelands and submerged lands.

[Remainder of page intentionally left blank]
This acceptance and consent to recording is executed by and on behalf of the STATE OF CALIFORNIA by the CALIFORNIA STATE LANDS COMMISSION, acting pursuant to law, as approved by Minute Item No. _______ of its public meeting in _________ on _______ by its duly authorized undersigned officer.

STATE OF CALIFORNIA
CALIFORNIA STATE LANDS COMMISSION

Dated: ____________________

By: ___________________________
Executive Officer

EXHIBIT 1 AND ACKNOWLEDGMENT OF SIGNATURE TO BE ATTACHED
Exhibit 33
Form of Commission’s Certificate of Acceptance of
State Park Site Public Trust Parcel

RECORDED AT THE REQUEST OF
AND WHEN RECORDED MAIL TO:

STATE OF CALIFORNIA
State Lands Commission
100 Howe Avenue, Suite 100-South
Sacramento, CA  95825-8202
Attn: Legal Division

STATE OF CALIFORNIA
OFFICIAL BUSINESS
Document entitled to free recordation
pursuant to Government Code Section 27383

A.P.N.
S.L.C.

CERTIFICATE OF ACCEPTANCE AND CONSENT TO RECORDING
Government Code 27281

This is to certify that the STATE OF CALIFORNIA, acting by and through the CALIFORNIA STATE LANDS COMMISSION, an agency of the STATE OF CALIFORNIA, hereby accepts from the State of California, acting by and through the Department of Parks and Recreation (Department of Parks and Recreation), a Quitclaim Deed dated ________________, of which a true and correct copy is attached hereto as Exhibit 1, of all of Department of Parks and Recreation’s right, title and interest in real property described therein.

The STATE OF CALIFORNIA, acting by and through the CALIFORNIA STATE LANDS COMMISSION, an agency of the STATE OF CALIFORNIA, hereby consents to the recordation of this conveyance in the Office of the Recorder for the City and County of San Francisco.

The said interests in real property are accepted by the STATE OF CALIFORNIA, in its sovereign capacity in trust for the people of the state, as real property of the legal character of tidelands and submerged lands.

[Remainder of page intentionally left blank]
This acceptance and consent to recording is executed by and on behalf of the STATE OF CALIFORNIA by the CALIFORNIA STATE LANDS COMMISSION, acting pursuant to law, as approved by Minute Item No. ______ of its public meeting in __________ on ______ by its duly authorized undersigned officer.

STATE OF CALIFORNIA
CALIFORNIA STATE LANDS
COMMISSION

Dated: ________________ By:_____________________________

Executive Officer

EXHIBIT 1 AND ACKNOWLEDGMENT OF SIGNATURE TO BE ATTACHED

\Smw01\vol1_data\SFRA\HPPT\Exch Agrmnt Exhibits\2011 drafts\April 2011\Exh 33 SLC COA-- CP State Park PT Parcels.doc
WHEREAS, the State Lands Commission, at its public meeting in ____ California on ______, approved Minute Item No. ___, which authorized a title settlement and land exchange agreement between the State of California, acting by and through the Department of Parks and Recreation; the Redevelopment Agency of the City and County of San Francisco, a public body, corporate and politic (the “Agency”); the City and County of San Francisco, a municipal corporation, acting by and through its Board of Supervisors (the “City”); and the City and County of San Francisco, a municipal corporation, acting by and through its Port Commission (the “Port”) and the State of California (the “State”), acting by and through the State Lands Commission, pursuant to Chapter 203 of the Statutes of 2009; and

WHEREAS, the [Agency/City/Port] has remised, released, and forever quitclaimed to State, acting by and through the State Lands Commission, all of [its/their respective] right, title, and interest in all those lands particularly described and depicted in Exhibits A-1 and A-2, attached hereto (the “[Shipyard Site/Parcel A Site/Walker Drive Site/Port Site/Yosemite Slough Addition] Public Trust Parcel”); and

WHEREAS, it is the intent of the State to convey any right, title and interest it has in and to the [Shipyard Site/Parcel A Site/Walker Drive Site/Port Site/Yosemite Slough Addition] Public Trust Parcel, including any and all interest arising from the public trust for commerce, navigation, and fisheries (the “public trust”) and

WHEREAS the State, acting by and through the Executive Officer of its State Lands Commission pursuant to Minute Item No.______, has accepted the quitclaim[s] of the [Agency/City/Port] for the
[Shipyard Site/Parcel A Site/Walker Drive Site/Port Site/Yosemite Slough Addition] Public Trust Parcel, so that the State may convey the [Shipyard Site/Parcel A Site/Walker Drive Site/Port Site/Yosemite Slough Addition] Public Trust Parcel to the Agency, as sovereign lands subject to the public trust and any applicable statutory trust, as that term is defined in Chapter 203, Statutes of 2009 (the “statutory trust”).

NOW, THEREFORE,

The STATE of CALIFORNIA, acting by and through the STATE LANDS COMMISSION, does hereby REMISE, RELEASE AND FOREVER QUITCLAIM to the Agency, as trustee pursuant to Chapter 203 of the Statutes of 2009 all its right, title, and interest in the [Shipyard Site/Parcel A Site/Walker Drive Site/Port Site/Yosemite Slough Addition] Public Trust Parcel, subject to the public trust and the statutory trust.

IN APPROVAL WHEREOF, I, ________________, Governor of the State of California, have set my hand and caused the seal of the State of California to be hereunto affixed pursuant to Section 6107 of the Public Resources Code of the State of California. Given under my hand at the City of Sacramento this ____ day of ________________, two thousand ten.

__________________________
GOVERNOR

Attest:

__________________________
SECRETARY OF STATE

Countersigned: __________________________
EXECUTIVE OFFICER
STATE LANDS COMMISSION

EXHIBIT A AND ACKNOWLEDGEMENT TO BE ATTACHED
WHEREAS, the State Lands Commission, at its public meeting in ____ California on ______, approved Minute Item No. ____, which authorized a title settlement and land exchange agreement (the “Agreement”) between the State of California, acting by and through the Department of Parks and Recreation; the Redevelopment Agency of the City and County of San Francisco, a public body, corporate and politic (the “Agency”); the City and County of San Francisco, a municipal corporation, acting by and through its Board of Supervisors (the “City”); and the City and County of San Francisco, a municipal corporation, acting by and through its Port Commission and the State of California (the “State”), acting by and through the State Lands Commission, pursuant to Chapter 203 of the Statutes of 2009; and

WHEREAS, the Agency and the City have remised, released, and forever quitclaimed to State, acting by and through the State Lands Commission, all of the Agency and the City’s right, title, and interest in all the lands described and depicted in Exhibit A, attached hereto (the “[Old Stadium Development Site/Park Addition] Public Trust Parcels”); and

WHEREAS, it is the intent of the State to convey any right, title and interest it has in and to the [Old Stadium Development Site/Park Addition] Public Trust Parcels; and

WHEREAS the State, acting by and through the Executive Officer of its State Lands Commission pursuant to Minute Item No.______, has accepted the quitclaim[s] of the Agency and the City for the [Old Stadium Development Site/Park Addition] Public Trust Parcels, so that the State may convey the [Old Stadium Development Site/Park Addition] Public Trust Parcels to the Agency, as sovereign lands
subject to the public trust for commerce, navigation, and fisheries ("public trust") and any applicable statutory trust, as that term is defined in Chapter 203 of the Statutes of 2009, and free of any restrictions or other encumbrances on title arising from Section 3 of by Chapter 2 of the Statutes of 1958, First Extraordinary Session (the "1958 Act"), or any deed issued thereunder.

NOW, THEREFORE,

The STATE of CALIFORNIA, acting by and through the STATE LANDS COMMISSION, does hereby REMISE, RELEASE AND FOREVER QUITCLAIM to the Agency, as trustee pursuant to Chapter 203 of the Statutes of 2009 all its right, title, and interest in the [Old Stadium Development Site/Park Addition] Public Trust Parcel, subject to the public trust and statutory trust, and forever free from any restrictions or other encumbrances on title arising from Section 3 of the 1958 Act or from the deed from the State of California to the City and County of San Francisco recorded July 29, 1958 at Book 7337, Page 305 of Official Records in the office of the Recorder of said City and County.

IN APPROVAL WHEREOF, I, __________, Governor of the State of California, have set my hand and caused the seal of the State of California to be hereunto affixed pursuant to Section 6107 of the Public Resources Code of the State of California. Given under my hand at the City of Sacramento this ____ day of ________________, two thousand ___.

________________________
GOVERNOR

Attest:

________________________
SECRETARY OF STATE

Countersigned:  __________________________
EXECUTIVE OFFICER
STATE LANDS COMMISSION

EXHIBIT A AND ACKNOWLEDGEMENT TO BE ATTACHED
WHEREAS, the State Lands Commission, at its public meeting in ____ California on ______, approved Minute Item No. ___, which authorized a title settlement and land exchange agreement between the State of California, acting by and through the Department of Parks and Recreation; the Redevelopment Agency of the City and County of San Francisco, a public body, corporate and politic; the City and County of San Francisco, a municipal corporation, acting by and through its Board of Supervisors (the “City”); and the City and County of San Francisco, a municipal corporation, acting by and through its Port Commission (the “Port”), and the State of California (the “State”), acting by and through the State Lands Commission, pursuant to Chapter 203 of the Statutes of 2009; and

WHEREAS, the City has remised, released, and forever quitclaimed to State, acting by and through the State Lands Commission, all of the City’s right, title, and interest in all the lands described and depicted in Exhibits A-1 and A-2, attached hereto (the “Hilltop Trust Streets Public Trust Parcel”); and

WHEREAS, it is the intent of the State to convey any right, title and interest it has in and to the Hilltop Trust Streets Public Trust Parcel; and

WHEREAS the State, acting by and through the Executive Officer of its State Lands Commission pursuant to Minute Item No. _____, has accepted the quitclaim of the City for the Hilltop Trust Streets Public Trust Parcel, so that the State may convey the Hilltop Trust Streets Public Trust Parcel to the City, as sovereign lands subject to the public trust for commerce, navigation, and fisheries (the “public trust”) and any applicable statutory trust, as that term is defined in Chapter 203 of the Statutes of 2009 (the “statutory trust”).
NOW, THEREFORE,
The STATE of CALIFORNIA, acting by and through the STATE LANDS COMMISSION, does hereby REMISE, RELEASE AND FOREVER QUITCLAIM to the City, as trustee pursuant to Chapter 203 of the Statutes of 2009 all its right, title, and interest in the Hilltop Trust Streets Public Trust Parcel, subject to the public trust and the statutory trust.

IN APPROVAL WHEREOF, I, ____________, Governor of the State of California, have set my hand and caused the seal of the State of California to be hereunto affixed pursuant to Section 6107 of the Public Resources Code of the State of California. Given under my hand at the City of Sacramento this ____ day of ________________, two thousand ___.

____________________________________
GOVERNOR

Attest:

____________________________________
SECRETARY OF STATE

Countersigned:  __________________________
EXECUTIVE OFFICER
STATE LANDS COMMISSION

EXHIBIT A AND ACKNOWLEDGEMENT ATTACHED
Exhibit 37
Form of Lease from Commission to State Parks

RECORDED AT THE REQUEST OF
AND WHEN RECORDED MAIL TO:
STATE OF CALIFORNIA
California State Lands Commission
Attn: Title Unit
100 Howe Avenue, Suite 100-South
Sacramento, CA 95825-8202

STATE OF CALIFORNIA
OFFICIAL BUSINESS
Document entitled to free recordation
pursuant to Government Code Section 27383

A.P.N. County: San Francisco

LEASE PRC (TBD)

This Lease consists of this summary and the following attached and incorporated parts:

Section 1  Basic Provisions
Section 2  Special Provisions Amending or Supplementing Section 1 or 4
Section 3  Description of Lease Premises
Section 4  General Provisions

SECTION 1

BASIC PROVISIONS

THE STATE OF CALIFORNIA, hereinafter referred to as Lessor acting by and through the CALIFORNIA STATE LANDS COMMISSION (100 Howe Avenue, Suite 100-South, Sacramento, California 95825-8202), pursuant to Division 6 of the Public Resources Code and Title 2, Division 3 of the California Code of Regulations, and for consideration specified in this Lease, does hereby lease, demise and let to , hereinafter referred to as Lessee acting by and through the CALIFORNIA DEPARTMENT OF PARKS AND RECREATION, those certain lands described in Section 3 subject to the reservations, terms, covenants and conditions of this Lease.
MAILING ADDRESS: P.O. Box 942896
Sacramento, CA 94296

LEASE TYPE: General Lease – Public Agency Use

LAND TYPE: Filled and Unfilled Sovereign Lands

LOCATION: City and County of San Francisco

LAND USE OR PURPOSE: Public Recreation Uses at Candlestick State Park Recreation Area and Restoration and Remediation of Yosemite Slough

TERM: 66 years; beginning October 29, 2010; ending October 28, 2076, unless sooner terminated as provided under this Lease.

CONSIDERATION: The public use and benefit, with the State reserving the right at any time to set a monetary rent if the Commission finds such action to be in the State’s best interest. Subject to modification by Lessor as specified in Paragraph 2(b) of Section 4 – General Provisions.

AUTHORIZED IMPROVEMENTS:

EXISTING: Open Space and Recreational Use, including but not limited to, Hiking, Jogging and Bicycle Trails, Group Picnic Areas, Wind Surfing Facilities, Boating Center, Sand Beach, Quiet Areas, Boat Access Facilities, Concessions and Service Area(s).

PROPOSED ACTIVITY: Restoration and Remediation of Yosemite Slough marsh and upland habitats

CONSTRUCTION MUST BEGIN BY: On or about April 1, 2011
AND BE COMPLETED BY: March 31, 2016

LIABILITY INSURANCE: Not applicable

SURETY BOND OR OTHER SECURITY: Not applicable

SECTION 2
SPECIAL PROVISIONS

BEFORE THE EXECUTION OF THIS LEASE, ITS PROVISIONS ARE AMENDED, REVISED OR SUPPLEMENTED AS FOLLOWS:

1. Lease term will become effective immediately upon acquisition of property by the Lessor at close of escrow pursuant to terms of Exchange Agreement AD ____.
2. Lessor will consult with Lessee upon receipt of an application for any lease that may encroach onto Lessee’s lease premises.
3. Lessee will execute a lease quitclaim deed in favor of the Lessor when a portion of the leased premises is to be conveyed to the San Francisco Redevelopment Agency pursuant to the terms of the Candlestick Point State Recreation Area Reconfiguration Improvement and Transfer Agreement.

4. Lessee is currently amending the Candlestick State Park Recreation Area Park Master Plan. Lessee agrees to consult with Lessor during the amendment process. Further, Lessee agrees to submit a lease amendment application to Lessor upon the Candlestick State Park Recreation Area Park Master Plan amendment being finalized.

5. Lessee shall not add or construct additional facilities, structures, or improvements to the Lease Premises without prior Commission authorization.

6. Lessee shall not utilize lease premises for income producing uses without the prior approval of the Lessor.
   A. Lessor reserves the right to amend the lease and charge an annual rent for any portion of the lease premises that produces income to the Lessee.

7. For the restoration and remediation of YOSEMITE SLOUGH
   A. Within ten (10) calendar days of the “Notice to Proceed” for the commencement of any remediation or restoration construction activities, Lessee shall provide to Lessor a copy of a Critical Path Method (CPM) Project Work Schedule showing all significant work activities that will take place during the course of the project. Lessee has previously provided Lessor, for Lessor’s review and comment, a copy of the Lessee’s “Project Manual” (including Appendices and Addendums) that provides detailed Project Plans and Specifications and other pertinent project information.
   B. Lessee’s prior submittal to Lessor of the Project Manual constitutes Lessee’s notification of Lessee’s intent to commence construction activities as soon as Lessor’s review is completed; such review shall be completed no later than March 31, 2011.
   C. All activities shall be carried out in accordance with all local, State, and Federal permits and applicable safety regulations.
   D. Within 60 days of completing the authorized activities, Lessee will provide Lessor with photographs and a set of “as-built” plans that will show where any improvements have been placed.
   E. Upon completion of all construction activities associated with this public works contract, Lessee shall provide Lessor with a copy of the San Francisco City and County, “Notice of Completion” and dated post-construction photos.
   F. Any equipment to be used on the Lease Premises is limited to that which is directly required to perform the authorized use and shall not include any equipment that may cause damage to the Lease Premises or on other lands subject to Lessor’s jurisdiction.
   G. No refueling, repairs, or maintenance of vehicles or equipment will take place on the Lease Premises or on lands subject to Lessor’s jurisdiction.
   H. If barges or vessels are used for the restoration of Yosemite Slough, then Lessee shall maintain a logbook on all work vessels during work within the Lease Premises utilized in operations conducted under this Lease to keep track of all debris created by objects of any kind that may fall into the water. The logbook should include the type of debris, date, time and location to facilitate identification and location of debris for recovery and site clearance verification. All debris shall be promptly removed from the Lease Premises.

IN THE EVENT OF ANY CONFLICT BETWEEN THE PROVISIONS OF SECTION 2 AND SECTION 4 OF THIS LEASE, THE PROVISIONS OF SECTION 2 SHALL PREVAIL.
SECTION 3
DESCRIPTION OF LEASE PREMISES

[legal description to be provided]

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1. GENERAL
These provisions are applicable to all leases, permits, rights-of-way, easements, or licenses or other interests in real property conveyed by the State Lands Commission.

2. CONSIDERATION
(a) Categories
(1) Rental
Lessee shall pay the annual rental as stated in this Lease to Lessor without deduction, delay, or offset, on or before the beginning date of this Lease and on or before each anniversary of its beginning date during each year of the Lease term.

(2) Non-Monetary Consideration
If the consideration to Lessor for this Lease is the public use, benefit, health, or safety, Lessor shall have the right to review such consideration at any time and set a monetary rental if the State Lands Commission, at its sole discretion, determines that such action is in the best interest of the State.

(b) Modification
Lessor may modify the method, amount, or rate of consideration effective on each fifth anniversary of the beginning date of this Lease. Should Lessor fail to exercise such right effective on any fifth anniversary it may do so effective on any one (1) of the next four (4) anniversaries following such fifth anniversary, without prejudice to its right to effect such modification on the next or any succeeding fifth anniversary. No such modification shall become effective unless Lessee is given at least thirty (30) days notice prior to the effective date.

(c) Penalty and Interest
Any installments of rental accruing under this Lease not paid when due shall be subject to a penalty and shall bear interest as specified in Public Resources Code Section 6224 and the Lessor's then existing administrative regulations governing penalty and interest.

3. BOUNDARIES
This Lease is not intended to establish the State's boundaries and is made without prejudice to either party regarding any boundary claims which may be asserted presently or in the future.

4. LAND USE
(a) General
Lessee shall use the Lease Premises only for the purpose or purposes stated in this Lease and only for the operation and maintenance of the improvements expressly authorized in this Lease. Lessee shall commence use of the Lease Premises within ninety (90) days of the beginning date of this Lease or within ninety (90) days of the date set for construction to commence as set forth in this Lease, whichever is later. Lessee shall notify Lessor within ten (10) days after commencing the construction of authorized improvements and within sixty (60) days after completing them. Lessee's discontinuance of such use for a period of ninety (90) days shall be conclusively presumed to be an abandonment.

(b) Continuous Use
Lessee's use of the Lease Premises shall be continuous from commencement of the Lease until its expiration.

(c) Repairs and Maintenance
Lessee shall, at its own expense, keep and maintain the Lease Premises and all improvements in good order and repair and in safe condition. Lessor shall have no obligation for such repair and maintenance.

(d) Additions, Alterations, and Removal
(1) Additions - No improvements other than those expressly authorized in this Lease shall be constructed by the Lessee on the Lease Premises without the prior written consent of Lessor.

(2) Alteration or Removal - Except as provided under this Lease, no alteration or removal of improvements on or natural features of the Lease Premises shall be undertaken without the prior written consent of Lessor.

(e) Conservation
Lessee shall practice conservation of water, energy, and other natural resources and shall prevent pollution and harm to the environment. Lessor shall not violate any law or regulation whose purpose is to conserve resources or to protect the environment. Violation of this section shall constitute grounds for termination of the Lease. Lessor, by its executive officer, shall notify Lessee, when in his or her opinion, Lessee has violated the provisions of this section and Lessee shall respond and discontinue the conduct or remedy the condition within 30 days.

(f) Toxics
Lessee shall not manufacture or generate hazardous wastes on the Lease Premises unless specifically authorized under other terms of this Lease. Lessee shall be fully responsible for any hazardous wastes, substances or materials as defined under federal, state or local law, regulation, or ordinance that are manufactured, generated, used, placed, disposed, stored, or transported on the Lease Premises during the Lease term and shall comply with and be bound by all applicable provisions of such federal, state or local law, regulation or ordinance dealing with such wastes, substances or materials. Lessee shall notify Lessor and the appropriate governmental emergency response agency(ies) immediately in the event of any release or threatened release of any such wastes, substances, or materials.

(g) Enjoyment
Subject to the provisions of paragraph 5 (a) (2) below, nothing in this Lease shall preclude Lessee from excluding
persons from the Lease Premises when their presence or activity constitutes a material interference with Lessee's use and enjoyment of the Lease Premises as provided under this Lease.

(h) **Discrimination**

Lessee in its use of the Lease Premises shall not discriminate against any person or class of persons on the basis of race, color, creed, religion, national origin, sex, age, or handicap.

(i) **Residential Use**

No portion of the Lease Premises shall be used as a location for a residence or for the purpose of mooring a structure which is used as a residence. For purposes of this Lease, a residence or floating residence includes but is not limited to boats, barges, houseboats, trailers, cabins, or combinations of such facilities or other such structures which provide overnight accommodations to the Lessee or others.

5. **RESERVATIONS, ENCUMBRANCES, AND RIGHTS-OF-WAY**

(a) **Reservations**

(1) Lessor expressly reserves all natural resources in or on the Lease Premises, including but not limited to timber and minerals as defined under Public Resources Code Sections 6401 and 6407, as well as the right to grant leases in and over the Lease Premises for the extraction of such natural resources; however, such leasing shall be neither inconsistent nor incompatible with the rights or privileges of Lessee under this Lease.

(2) Lessor expressly reserves a right to go on the Lease Premises and all improvements for any purpose associated with this Lease or for carrying out any function required by law, or the rules, regulations or management policies of the State Lands Commission. Lessor shall have a right of reasonable access to the Lease Premises across Lessee owned or occupied lands adjacent to the Lease Premises for any purpose associated with this Lease.

(3) Lessor expressly reserves to the public an easement for convenient access across the Lease Premises to other State-owned lands located near or adjacent to the Lease Premises and a right of reasonable passage across and along any right-of-way granted by this Lease; however, such easement or right-of-way shall be neither inconsistent nor incompatible with the rights or privileges of Lessee under this Lease.

(4) Lessor expressly reserves the right to lease, convey, or encumber the Lease Premises, in whole or in part, during the Lease term for any purpose not inconsistent or incompatible with the rights or privileges of Lessee under this Lease.

(b) **Encumbrances**

This Lease may be subject to pre-existing contracts, leases, licenses, easements, encumbrances, and claims and is made without warranty by Lessor of title, condition, or fitness of the land for the stated or intended purpose.

6. **RULES, REGULATIONS, AND TAXES**

(a) Lessee shall comply with and be bound by all presently existing or subsequently enacted rules, regulations, statutes or ordinances of the State Lands Commission or any other governmental agency or entity having lawful authority and jurisdiction.

(b) Lessee understands and agrees that a necessary condition for the granting and continued existence of this Lease is that Lessee obtains and maintains all permits or other entitlements.

(c) Lessee accepts responsibility for and agrees to pay any and all possessory interest taxes, assessments, user fees or service charges imposed on or associated with the leasehold interest, improvements or the Lease Premises, and such payment shall not reduce rental due Lessor under this Lease and Lessor shall have no liability for such payment.

7. **INDEMNITY**

(a) Lessor shall not be liable and Lessee shall indemnify, hold harmless and, at the option of Lessor, defend Lessor, its officers, agents, and employees against and for any and all liability, claims, damages or injuries of any kind and from any cause, arising out of or connected in any way with the issuance, enjoyment or breach of this Lease or Lessee's use of the Lease Premises except for any such liability, claims, damage or injury solely caused by the negligence of Lessor, its officers, agents and employees.

(b) Lessee shall notify Lessor immediately in case of any accident, injury, or casualty on the Lease Premises.

8. **INSURANCE**

(a) Lessee shall obtain and maintain in full force and effect during the term of this Lease comprehensive general liability insurance and property damage insurance, with such coverage and limits as may be reasonably requested by Lessor from time to time, but in no event for less than the sum(s) specified, insuring Lessee and Lessor against any and all claims or liability arising out of the ownership, use, occupancy, condition or maintenance of the Lease Premises and all improvements.

(b) The insurance policy or policies shall name the State of California, its officers, employees and volunteers as insureds as to the Lease Premises and shall identify the Lease by its assigned number. Lessee shall provide Lessor with a certificate of such insurance and shall keep such certificate current. The policy (or endorsement) must provide that the insurer will not cancel the insured's coverage without thirty days notice.
(30) days prior written notice to Lessor. Lessor will not be responsible for any premiums or other assessments on the policy. The coverage provided by the insured (Lessee) shall be primary and non-contributing.

c) The insurance coverage specified in this Lease shall be in effect at all times during the Lease term and subsequently until all of the Lease Premises have been either accepted as improved, by Lessor, or restored by Lessee as provided elsewhere in this Lease.

9. SURETY BOND
(a) Lessee shall provide a surety bond or other security device acceptable to Lessor, for the specified amount, and naming the State of California as the assured, to guarantee to Lessor the faithful observance and performance by Lessee of all of the terms, covenants, and conditions of this Lease.

(b) Lessor may require an increase in the amount of the surety bond or other security device to cover any additionally authorized improvements, alterations or purposes and any modification of consideration.

c) The surety bond or other security device shall be maintained in full force and effect at all times during the Lease term and subsequently until all of the Lease Premises have been either accepted as improved, by Lessor, or restored by Lessee as provided elsewhere in this Lease.

10. ASSIGNMENT, ENCUMBRANCING OR SUBLETTING
(a) Lessee shall not either voluntarily or by operation of law, assign, transfer, mortgage, pledge, hypothecate or encumber this Lease and shall not sublet the Lease Premises, in whole or in part, or allow any person other than the Lessee's employees, agents, servants and invitees to occupy or use all or any portion of the Lease Premises without the prior written consent of Lessor, which consent shall not be unreasonably withheld.

(b) The following shall be deemed to be an assignment or transfer within the meaning of this Lease:

1) If Lessee is a corporation, any dissolution, merger, consolidation or other reorganization of Lessee or sale or other transfer of a percentage of capital stock of Lessee which results in a change of controlling persons, or the sale or other transfer of substantially all the assets of Lessee;

2) If Lessee is a partnership, a transfer of any interest of a general partner, a withdrawal of any general partner from the partnership, or the dissolution of the partnership.

(c) If this Lease is for sovereign lands, it shall be appurtenant to adjoining littoral or riparian land and Lessee shall not transfer or assign its ownership interest or use rights in such adjoining lands separately from the leasehold rights granted herein without the prior written consent of Lessor.

d) If Lessee desires to assign, sublet, encumber or otherwise transfer all or any portion of the Lease Premises, Lessee shall do all of the following:

1) Give prior written notice to Lessor;

2) Provide the name and complete business organization and operational structure of the proposed assignee, sublessee, secured third party, or other transferee; and the nature of the use of and interest in the Lease Premises proposed by the assignee, sublessee, secured third party or other transferee. If the proposed assignee, sublessee, or secured third party is a general or limited partnership, or a joint venture, provide a copy of the partnership agreement or joint venture agreement, as applicable;

3) Provide the terms and conditions of the proposed assignment, sublease, or encumbrance or other transfer;

4) Provide audited financial statements for the two most recently completed fiscal years of the proposed assignee, sublessee, secured party or other transferee; and provide pro forma financial statements showing the projected income, expense and financial condition resulting from use of the Lease Premises; and

5) Provide such additional or supplemental information as Lessor may reasonably request concerning the proposed assignee, sublessee, secured party or other transferee.

Lessor will evaluate proposed assignees, sublessees, secured third parties and other transferees and grant approval or disapproval according to standards of commercial reasonableness considering the following factors within the context of the proposed use: the proposed party's financial strength and reliability, their business experience and expertise, their personal and business reputation, their managerial and operational skills, their proposed use and projected rental, as well as other relevant factors.

(e) Lessor shall have a reasonable period of time from the receipt of all documents and other information required under this provision to grant or deny its approval of the proposed party.

(f) Lessee's mortgage or hypothecation of this Lease, if approved by Lessor, shall be subject to terms and conditions found in a separately drafted standard form (Agreement and Consent to Encumbrancing of Lease) available from Lessor upon request.

(g) Upon the express written assumption of all obligations and duties under this Lease by an assignee approved by Lessor, the Lessee may be released from all liability under this Lease arising after the effective date of assignment and not associated with Lessee's use, possession or occupation of
or activities on the Lease Premises; except as to any hazardous wastes, substances or materials as defined under federal, state or local law, regulation or ordinance manufactured, generated, used, placed, disposed, stored or transported on the Lease Premises.

(b) If the Lessee files a petition or an order for relief is entered against Lessee, under Chapters 7, 9, 11 or 13 of the Bankruptcy Code (11 USC Sect. 101, et seq.) then the trustee or debtor-in-possession must elect to assume or reject this Lease within sixty (60) days after filing of the petition or appointment of the trustee, or the Lease shall be deemed to have been rejected, and Lessor shall be entitled to immediate possession of the Lease Premises. No assumption or assignment of this Lease shall be effective unless it is in writing and unless the trustee or debtor-in-possession has cured all defaults under this Lease (monetary and non-monetary) or has provided Lessor with adequate assurances (1) that within ten (10) days from the date of such assumption or assignment, all monetary defaults under this Lease will be cured; and (2) that within thirty (30) days from the date of such assumption, all non-monetary defaults under this Lease will be cured; and (3) that all provisions of this Lease will be satisfactorily performed in the future.

11. DEFAULT AND REMEDIES
(a) Default
The occurrence of any one or more of the following events shall immediately and without further notice constitute a default or breach of the Lease by Lessee:

(1) Lessee's failure to make any payment of rental, royalty, or other consideration as required under this Lease;

(2) Lessee's failure to obtain or maintain liability insurance or a surety bond or other security device as required under this Lease;

(3) Lessee's vacation or abandonment of the Lease Premises (including the covenant for continuous use as provided for in paragraph 4) during the Lease term;

(4) Lessee's failure to obtain and maintain all necessary governmental permits or other entitlements;

(5) Lessee's failure to comply with all applicable provisions of federal, state or local law, regulation or ordinance dealing with hazardous waste, substances or materials as defined under such law;

(6) Lessee’s failure to commence to construct and to complete construction of the improvements authorized by this Lease within the time limits specified in this Lease; and/or

(7) Lessee's failure to comply with applicable provisions of federal, state or local laws or ordinances relating to issues of Health and Safety, or whose purpose is to conserve resources or to protect the environment.

(b) Lessee's failure to observe or perform any other term, covenant or condition of this Lease to be observed or performed by the Lessee when such failure shall continue for a period of thirty (30) days after Lessor's giving written notice; however, if the nature of Lessee's default or breach under this paragraph is such that more than thirty (30) days are reasonably required for its cure, then Lessee shall not be deemed to be in default or breach if Lessee commences such cure within such thirty (30) day period and diligently proceeds with such cure to completion.

(c) Remedies
In the event of a default or breach by Lessee and Lessee's failure to cure such default or breach, Lessor may at any time and with or without notice do any one or more of the following:

(1) Re-enter the Lease Premises, remove all persons and property, and repossess and enjoy such premises;

(2) Terminate this Lease and Lessee's right of possession of the Lease Premises. Such termination shall be effective upon Lessor's giving written notice and upon receipt of such notice, Lessee shall immediately surrender possession of the Lease Premises to Lessor;

(3) Maintain this Lease in full force and effect and recover any rental, royalty, or other consideration as it becomes due without terminating Lessee's right of possession regardless of whether Lessee shall have abandoned the Lease Premises; and/or

(4) Exercise any other right or remedy which Lessor may have at law or equity.

12. RESTORATION OF LEASE PREMISES
(a) Upon expiration or sooner termination of this Lease, Lessor upon written notice may take title to any or all improvements, including fills, or Lessor may require Lessee to remove all or any such improvements at its sole expense and risk; or Lessor may itself remove or have removed all or any portion of such improvements at Lessee's sole expense. Lessee shall deliver to Lessor such documentation as may be necessary to convey title to such improvements to Lessor free and clear of any liens, mortgages, loans or any other encumbrances.

(b) In removing any such improvements Lessee shall restore the Lease Premises as nearly as possible to the conditions existing prior to their installation or construction.
(c) All plans for and subsequent removal and restoration shall be to the satisfaction of Lessor and shall be completed within ninety (90) days after the expiration or sooner termination of this Lease or after compliance with paragraph 12(d), whichever is the lesser.

(d) In removing any or all the improvements Lessee shall be required to obtain any permits or other governmental approvals as may then be required by lawful authority.

(e) Lessor may at any time during the Lease term require Lessee to conduct at its own expense and by a contractor approved by Lessor an independent environmental site assessment or inspection for the presence or suspected presence of hazardous wastes, substances or materials as defined under federal, state or local law, regulation or ordinance manufactured, generated, used, placed, disposed, stored or transported on the Lease Premises during the term of the Lease. Lessee shall provide the results of the assessment or inspection to Lessor and the appropriate governmental response agency(ies) and shall further be responsible for removing or taking other appropriate remedial action regarding such wastes, substances or materials in accordance with applicable federal, state or local law regulation or ordinance.

13. QUITCLAIM
Lessee shall, within ninety (90) days of the expiration or sooner termination of this Lease, execute and deliver to Lessor in a form provided by Lessor a good and sufficient release of all rights under this Lease. Should Lessee fail or refuse to deliver such a release, a written notice by Lessor reciting such failure or refusal shall, from the date of its recordation, be conclusive evidence against Lessee of the termination of this Lease and all other claimants.

14. HOLDING-OVER
Any holding-over by Lessee after the expiration of the Lease term, with or without the express or implied consent of Lessor, shall constitute a tenancy from month to month and not an extension of the Lease term and shall be on the terms, covenants, and conditions of this Lease, except that the annual rental then in effect shall be increased by twenty-five percent (25%).

15. ADDITIONAL PROVISIONS
(a) Waiver
(1) No term, covenant, or condition of this Lease and no default or breach of any such term, covenant or condition shall be deemed to have been waived, by Lessor's acceptance of a late or nonconforming performance or otherwise, unless such a waiver is expressly acknowledged by Lessor in writing.

(2) Any such waiver shall not be deemed to be a waiver of any other term, covenant or condition of any other default or breach of any term, covenant or condition of this Lease.

(b) Time
Time is of the essence of this Lease and each and all of its terms, covenants or conditions in which performance is a factor.

(c) Notice
All notices required to be given under this Lease shall be given in writing, sent by U.S. Mail with postage prepaid, to Lessor at the offices of the State Lands Commission and the Lessee at the address specified in this Lease. Lessee shall give Lessor notice of any change in its name or address.

(d) Consent
Where Lessor's consent is required under this Lease its consent for one transaction or event shall not be deemed to be a consent to any subsequent occurrence of the same or any other transaction or event.

(e) Changes
This Lease may be terminated and its term, covenants and conditions amended, revised or supplemented only by mutual written agreement of the parties.

(f) Successors
The terms, covenants and conditions of this Lease shall extend to and be binding upon and inure to the benefit of the heirs, successors, and assigns of the respective parties.

(g) Joint and Several Obligation
If more than one Lessee is a party to this Lease, the obligations of the Lessees shall be joint and several.

(h) Captions
The captions of this Lease are not controlling and shall have no effect upon its construction or interpretation.

(i) Severability
If any term, covenant or condition of this Lease is determined by a court of competent jurisdiction to be invalid, it shall be considered deleted and shall not invalidate any of the remaining terms, covenants and conditions.
STATE OF CALIFORNIA - STATE LANDS COMMISSION

LEASE NO.

This Lease shall become effective only when approved by and executed on behalf of the State Lands Commission of the State of California and a duly executed copy has been delivered to Lessee. The submission of this Lease by Lessor, its agent or representative for examination by Lessee does not constitute an option or offer to lease the Lease Premises upon the terms and conditions contained herein, or a reservation of the Lease Premises in favor of Lessee. Lessee's submission of an executed copy of this Lease to Lessor shall constitute an offer to Lessor to lease the Lease Premises on the terms and conditions set forth herein.

IN WITNESS WHEREOF, the parties hereto have executed this Lease as of the date hereafter affixed.

LESSEES:

_______________________________________
_______________________________________
_______________________________________

LESSOR:

STATE OF CALIFORNIA
STATE LANDS COMMISSION

By: ________________________________
_______________________________________
Title: ________________________________

Date: ________________________________

ACKNOWLEDGEMENT

This Lease was authorized by the California State Lands Commission on

_______________________________________
(Month  Day  Year)
Exhibit 38
Form of Agency/City Certificate of Acceptance of Public Trust Parcels

RECORDED AT THE REQUEST OF
AND WHEN RECORDED MAIL TO:

STATE OF CALIFORNIA
State Lands Commission
100 Howe Avenue, Suite 100-South
Sacramento, CA  95825-8202
Attn: Legal Division

STATE OF CALIFORNIA
OFFICIAL BUSINESS
Document entitled to free recordation pursuant to Government Code Section 27383

A.P.N.
S.L.C.

CERTIFICATE OF ACCEPTANCE AND CONSENT TO RECORDING
Government Code 27281

This is to certify that the interest in real property conveyed by the Quitclaim Deed dated ________________, from the State of California, acting by and through the State Lands Commission, to the [Redevelopment Agency of the City and County of San Francisco, a public body, corporate and politic/City and County of San Francisco, a municipal corporation], as a trustee pursuant to Chapter 203 of Statutes of 2009, is hereby accepted by the undersigned officer or agent on behalf of the [Redevelopment Agency of the City and County of San Francisco/City and County of San Francisco]. This acceptance is made pursuant to authority conferred by that act of the Legislature set forth as Chapter 203, Statutes of 2009, and further by the authority of [Redevelopment Agency of the City and County of San Francisco/City and County of San Francisco Board of Supervisors], Resolution No. _____ dated _________. The grantee accepts title to the conveyed interest in real property as land subject to the public trust for commerce, navigation, and fisheries and to any applicable statutory trust, as that term is defined in Chapter 203 of the Statutes of 2009. The grantee consents to the recordation of the referenced Quitclaim Deed, of which a true and correct copy is attached hereto as Exhibit 1, by its duly authorized officer.

Dated:__________________
The [Redevelopment Agency of the City and County of San Francisco, a public body, corporate and politic/City and County of San Francisco, a municipal corporation]

By: ___________________________
Its:

EXHIBIT 1 AND ACKNOWLEDGEMENT ATTACHED

\Smw01\woh1_data\SFRA\HPPT\Exch Agrmt Exhibits\2011 drafts\April 2011\Exh 38 Agency-City COA PT Parcels.doc
Exhibit 39
Form of Quitclaim Deed from State Parks to Commission of CP State Park Site Trust Termination Parcel

WHEN RECORDED MAIL TO

STATE OF CALIFORNIA
State Lands Commission
Attn: Title Unit
100 Howe Avenue, Suite 100-South
Sacramento, CA 95825-8202

WITH A CONFORMED COPY TO:

California Department of Parks and Recreation
Acquisition and Real Property Services Division
One Capitol Mall, Suite 500
Sacramento, CA 95814

OFFICIAL STATE BUSINESS – EXEMPT FROM RECORDING FEES PURSUANT TO GOV’T. CODE §27383

Quitclaim Deed

Agency: Department of Parks and Recreation
Park: Candlestick Point State Recreation Area
Project: Hunters Point Shipyard/Candlestick Point Title Settlement, Public Trust Exchange and Boundary Line Agreement

APN(S): ptn. Xxxx-xxx; City and County of San Francisco

The STATE OF CALIFORNIA, acting by and through the Department of Parks and Recreation,

hereby quitclaims to the State of California, acting by and through the State Lands Commission, the following described real property situated in the State of California, City and County of San Francisco, described as follows:

see Land Description for the CP State Park Site Trust Termination Parcel, which is attached and incorporated herein by reference.

Dated: ____________________________

STATE OF CALIFORNIA
DEPARTMENT OF PARKS AND RECREATION

By ________________________________
Exhibit 40
Form of Commission’s Certificate of Acceptance of Agency/City/Port Trust Termination Parcels

RECORDED AT THE REQUEST OF AND WHEN RECORDED MAIL TO:

STATE OF CALIFORNIA
State Lands Commission
100 Howe Avenue, Suite 100-South
Sacramento, CA  95825-8202
Attn: Legal Division

STATE OF CALIFORNIA OFFICIAL BUSINESS
Document entitled to free recordation pursuant to Government Code Section 27383

A.P.N.  
S.L.C.

CERTIFICATE OF ACCEPTANCE AND CONSENT TO RECORDING  
Government Code 27281

This is to certify that the STATE OF CALIFORNIA, acting by and through the CALIFORNIA STATE LANDS COMMISSION, an agency of the STATE OF CALIFORNIA, hereby accepts from the [Redevelopment Agency of the City and County of San Francisco, a public body, corporate and politic (the “Agency”)/the City and County of San Francisco, a municipal corporation, acting by and through its Board of Supervisors (the “City”)/the City and County of San Francisco, acting and through its Port Commission (the “Port”)] a Quitclaim Deed dated _________________, of which a true and correct copy is attached hereto as Exhibit 1, of all of the [Agency/City/Port]’s right, title and interest in real property described therein.

The STATE OF CALIFORNIA, acting by and through the CALIFORNIA STATE LANDS COMMISSION, an agency of the STATE OF CALIFORNIA, hereby consents to the recordation of this conveyance in the Office of the Recorder for the County and County of San Francisco.

[Remainder of page intentionally left blank]
This acceptance and consent to recording is executed by and on behalf of the STATE OF CALIFORNIA by the CALIFORNIA STATE LANDS COMMISSION, acting pursuant to law, as approved by Minute Item No. ________ of its public meeting in __________ on ______ by its duly authorized undersigned officer.

STATE OF CALIFORNIA
CALIFORNIA STATE LANDS
COMMISSION

Dated: ________________

By:
Executive Officer

EXHIBIT 1 AND ACKNOWLEDGMENT OF SIGNATURE TO BE ATTACHED
Exhibit 41
Form of Commissions’ Certificate of Acceptance of
CP State Park Site Trust Termination Parcel

RECORDED AT THE REQUEST OF
AND WHEN RECORDED MAIL TO:

STATE OF CALIFORNIA
State Lands Commission
100 Howe Avenue, Suite 100-South
Sacramento, CA  95825-8202
Attn: Legal Division

STATE OF CALIFORNIA
OFFICIAL BUSINESS
Document entitled to free recordation pursuant to Government Code Section 27383

A.P.N.
S.L.C.

CERTIFICATE OF ACCEPTANCE AND CONSENT TO RECORDING
Government Code 27281

This is to certify that the STATE OF CALIFORNIA, acting by and through the CALIFORNIA
STATE LANDS COMMISSION, an agency of the STATE OF CALIFORNIA, hereby accepts from the
State of California, acting by and through the Department of Parks and Recreation (“State Parks”) a
Quitclaim Deed dated ________________, of which a true and correct copy is attached hereto as
Exhibit 1, of all of State Parks’ right, title and interest in real property described therein.

The STATE OF CALIFORNIA, acting by and through the CALIFORNIA STATE LANDS
COMMISSION, an agency of the STATE OF CALIFORNIA, hereby consents to the recordation of this
conveyance in the Office of the Recorder for the County and County of San Francisco.

[Remainder of page intentionally left blank]
This acceptance and consent to recording is executed by and on behalf of the STATE OF CALIFORNIA by the CALIFORNIA STATE LANDS COMMISSION, acting pursuant to law, as approved by Minute Item No. ________ of its public meeting in __________ on _______ by its duly authorized undersigned officer.

STATE OF CALIFORNIA
CALIFORNIA STATE LANDS COMMISSION

Dated: ____________________

By: __________________________
Executive Officer

EXHIBIT 1 AND ACKNOWLEDGMENT OF SIGNATURE TO BE ATTACHED
Exhibit 42
Form of Patent and Trust Termination from Commission to Agency of Trust Termination Parcels

RECORDED AT THE REQUEST OF AND WHEN RECORDED MAIL TO:

STATE OF CALIFORNIA
State Lands Commission
100 Howe Avenue, Suite 100-South
Sacramento, CA  95825-8202
Attn: Legal Division

STATE OF CALIFORNIA
OFFICIAL BUSINESS
Document entitled to free recordation pursuant to Government Code Section 27383

A.P.N.
S.L.C.

STATE OF CALIFORNIA
PATENT AND TRUST TERMINATION

WHEREAS, the State Lands Commission, at its public meeting in _____ California on ______, approved Minute Item No. ___, which authorized a title settlement and land exchange agreement between the State of California, acting by and through the Department of Parks and Recreation; the Redevelopment Agency of the City and County of San Francisco, a public body, corporate and politic (the “Agency”); the City and County of San Francisco, a municipal corporation, acting by and through its Board of Supervisors (the “City”); and the City and County of San Francisco, a municipal corporation, acting by and through its Port Commission (the “Port”), and the State of California (the “State”), acting by and through the State Lands Commission, pursuant to Chapter 203 of the Statutes of 2009; and

WHEREAS, the [Agency/City/Port] has remised, released, and forever quitclaimed to the State, acting by and through the State Lands Commission, all of [its/their respective] right, title, and interest in all those lands described and depicted in Exhibit A, attached hereto (the “[Shipyard Site/Parcel A Site/Walker Drive Site/Port Site/Navy ROW] Trust Termination Parcel”); and

WHEREAS, it is the intent of the State to convey any right, title and interest it has in and to the [Shipyard Site/Parcel A Site/Walker Drive Site/Port Site/Navy ROW] Trust Termination Parcel; and

WHEREAS the State, acting by and through the Executive Officer of its State Lands Commission pursuant to Minute Item No.______, has accepted the quitclaim[s] of the [Agency/City/Port] for the [Shipyard Site/Parcel A Site/Walker Drive Site/Port Site/Navy ROW] Trust Termination Parcel.

NOW, THEREFORE,

The STATE of CALIFORNIA, acting by and through the STATE LANDS COMMISSION, does hereby
REMISE, RELEASE AND FOREVER QUITCLAIM to the Agency all its right, title, and interest in the [Shipyard Site/Parcel A Site/Walker Drive Site/Port Site/Navy ROW] Trust Termination Parcel, as described above. This Patent is intended to and does terminate in the [Shipyard Site/Parcel A Site/Walker Drive Site/Port Site/Navy ROW] Trust Termination Parcel the public trust for commerce, navigation, and fisheries (“public trust”) and any statutory trust in the [Shipyard Site/Parcel A Site/Walker Drive Site/Port Site/Navy ROW] Trust Termination Parcel, including but not limited to any applicable statutory trust as that term is defined in Chapter 203 of the Statutes of 2009 (“statutory trust”).

The STATE LANDS COMMISSION has found and declared, inter alia, that the [Shipyard Site/Parcel A Site/Walker Drive Site/Port Site/Navy ROW] Trust Termination Parcel has been reclaimed and removed from the public water channels and is no longer available or useful or susceptible of being used for water-dependent commerce, navigation, and fisheries, and that it is no longer in fact tide or submerged lands.

The [Shipyard Site/Parcel A Site/Walker Drive Site/Port Site/Navy ROW] Trust Termination Parcel is hereby forever freed from the public trust and any statutory trust.

IN APPROVAL WHEREOF, I, ___________, Governor of the State of California, have set my hand and caused the seal of the State of California to be hereunto affixed pursuant to Section 6107 of the Public Resources Code of the State of California. Given under my hand at the City of Sacramento this ____ day of ______________, two thousand ___.

__________________________
GOVERNOR

Attest:

__________________________
SECRETARY OF STATE

Countersigned:  __________________________
EXECUTIVE OFFICER
STATE LANDS COMMISSION

EXHIBIT A AND ACKNOWLEDGMENT TO BE ATTACHED
WHEREAS, the State Lands Commission, at its public meeting in ____ California on _____, approved Minute Item No. ___, which authorized a title settlement and land exchange agreement (the “Agreement”) between the State of California, acting by and through the Department of Parks and Recreation; the Redevelopment Agency of the City and County of San Francisco, a public body, corporate and politic (the “Agency”); the City and County of San Francisco, a municipal corporation, acting by and through its Board of Supervisors (the “City”); and the City and County of San Francisco, a municipal corporation, acting by and through its Port Commission, and the State of California (the “State”), acting by and through the State Lands Commission, pursuant to Chapter 203 of the Statutes of 2009; and

WHEREAS, the Agency and the City have remised, released, and forever quitclaimed to the State, acting by and through the State Lands Commission, all of the Agency and the City’s right, title, and interest in all the lands described and depicted in Exhibits A-1 and A-2, attached hereto (the “[Old Stadium Development Site/Park Addition] Trust Termination Parcel”); and

WHEREAS, it is the intent of the State to convey any right, title and interest it has in and to the [Old Stadium Development Site/Park Addition] Trust Termination Parcel, including all public trust interests; and

WHEREAS the State, acting by and through the Executive Officer of its State Lands Commission pursuant to Minute Item No._______, has accepted the quitclaims of the City and the Agency for the
[Old Stadium Development Site/Park Addition] Trust Termination Parcel.

NOW, THEREFORE,

The STATE of CALIFORNIA, acting by and through the STATE LANDS COMMISSION, does hereby REMISE, RELEASE AND FOREVER QUITCLAIM to the Agency all its right, title, and interest in the [Old Stadium Development Site/Park Addition] Trust Termination Parcel, as described above. This Patent is intended to and does terminate in the [Old Stadium Development Site/Park Addition] Trust Termination Parcel the public trust for commerce, navigation, and fisheries (“public trust”), any statutory trust, including but not limited to any applicable statutory trust as that term is defined in Chapter 203 of the Statutes of 2009 (“statutory trust”), and any restriction or encumbrance arising from Section 3 of Chapter 2 of the Statutes of 1958, First Extraordinary Session (the “1958 Act”) or any deed issued thereunder.

The STATE LANDS COMMISSION has found and declared, inter alia, that the [Old Stadium Development Site/Park Addition] Trust Termination Parcel has been reclaimed and removed from the public water channels and is no longer available or useful or susceptible of being used for water-dependent commerce, navigation, and fisheries, and that it is no longer in fact tide or submerged lands.

The [Old Stadium Development Site/Park Addition] Trust Termination Parcel is hereby forever freed from the public trust, the statutory trust, and from any restrictions or other encumbrances on title arising from Section 3 of the 1958 Act or from the deed from the State of California to the City and County of San Francisco recorded July 29, 1958 at Book 7337, Page 305 of Official Records in the office of the Recorder of said City and County.

IN APPROVAL WHEREOF, I, ____________, Governor of the State of California, have set my hand and caused the seal of the State of California to be hereunto affixed pursuant to Section 6107 of the Public Resources Code of the State of California. Given under my hand at the City of Sacramento this ____ day of ________________, two thousand ___.

__________________________
GOVERNOR

Attest:

__________________________
SECRETARY OF STATE
Countersigned: ____________________________

EXECUTIVE OFFICER
STATE LANDS COMMISSION

ACKNOWLEDGEMENT AND EXHIBIT A TO BE ATTACHED

\Smw01\wo1\_data\SFRA\HPPT\Exch Agrmt Exhibits\2011 drafts\April 2011\Exh 43 SLC Patent to Agency-- Stadium- Park Addn TT Parcels.doc
Exhibit 44

Form of Quitclaim and Trust Termination from Commission to State Parks of CP State Park Site Trust Termination Parcel

RECORDED AT THE REQUEST OF AND WHEN RECORDED MAIL TO:

STATE OF CALIFORNIA
State Lands Commission
100 Howe Avenue, Suite 100-South
Sacramento, CA 95825-8202
Attn: Legal Division

STATE OF CALIFORNIA
OFFICIAL BUSINESS
Document entitled to free recordation pursuant to Government Code Section 27383

A.P.N.
S.L.C.

STATE OF CALIFORNIA
PATENT AND TRUST TERMINATION

WHEREAS, the State Lands Commission, at its public meeting in ___ California on _____, approved Minute Item No. ___, which authorized a title settlement and land exchange agreement (the “Agreement”) between the State of California, acting by and through the Department of Parks and Recreation (“State Parks”); the Redevelopment Agency of the City and County of San Francisco, a public body, corporate and politic; the City and County of San Francisco, a municipal corporation, acting by and through its Board of Supervisors; and the City and County of San Francisco, a municipal corporation, acting by and through its Port Commission, and the State of California (the “State”), acting by and through the State Lands Commission, pursuant to Chapter 203 of the Statutes of 2009; and

WHEREAS, State Parks has remised, released, and forever quitclaimed to the State, acting by and through the State Lands Commission, all of State Parks’ right, title, and interest in all those lands particularly described and depicted in Exhibit A, attached hereto (the “[CP State Park Site/Navy ROW] Trust Termination Parcel”); and

WHEREAS, it is the intent of the State to convey any right, title and interest it has in and to the [CP State Park Site /Navy ROW] Trust Termination Parcel; and

WHEREAS the State, acting by and through the Executive Officer of its State Lands Commission pursuant to Minute Item No.______, has accepted the quitclaim of State Parks for the [CP State Park
NOW, THEREFORE,

The STATE of CALIFORNIA, acting by and through the STATE LANDS COMMISSION, does hereby REMISE, RELEASE AND FOREVER QUITCLAIM to State Parks all its right, title, and interest in the [CP State Park Site/Navy ROW] Trust Termination Parcel, as described above. This Patent is intended to and does terminate in the [CP State Park Site/Navy ROW] Trust Termination Parcel, the public trust for commerce, navigation, and fisheries (“public trust”), any statutory trust, including but not limited to any applicable statutory trust as that term is defined in Chapter 203 of the Statutes of 2009 (“statutory trust”), and any restriction or encumbrance arising from Section 3 of Chapter 2 of the Statutes of 1958, First Extraordinary Session (the “1958 Act”) or any deed issued thereunder.

The STATE LANDS COMMISSION has found and declared, inter alia, that the [CP State Park Site/Navy ROW] Trust Termination Parcel has been reclaimed and removed from the public water channels and is no longer available or useful or susceptible of being used for water-dependent commerce, navigation, and fisheries, and that it is no longer in fact tide or submerged lands.

The [CP State Park Site/Navy ROW] Trust Termination Parcel is hereby forever freed from the public trust, from the statutory trust, and from any restrictions or other encumbrances on title arising from Section 3 of the 1958 Act or from the deed from the State of California to the City and County of San Francisco recorded July 29, 1958 at Book 7337, Page 305 of Official Records in the office of the Recorder of said City and County.

IN APPROVAL WHEREOF, I, __________, Governor of the State of California, have set my hand and caused the seal of the State of California to be hereunto affixed pursuant to Section 6107 of the Public Resources Code of the State of California. Given under my hand at the City of Sacramento this ____ day of ________________, two thousand ten.

__________________________
GOVERNOR

Attest:

__________________________
SECRETARY OF STATE
ACKNOWLEDGEMENT AND EXHIBIT A TO BE ATTACHED

P:\SFRA\HPPT\Exch Agrmt Exhibits\2011 drafts\Exh 44 SLC Patent to State Parks-- CP State Park TT Parcels.doc
Exhibit 45
Form of Agency’s Certificate of Acceptance of Trust Termination Parcels

RECORDED AT THE REQUEST OF 
AND WHEN RECORDED MAIL TO:

STATE OF CALIFORNIA 
State Lands Commission 
100 Howe Avenue, Suite 100-South 
Sacramento, CA 95825-8202 
Attn: Legal Division

STATE OF CALIFORNIA 
OFFICIAL BUSINESS 
Document entitled to free recordation pursuant to Government Code Section 27383

A.P.N. 
S.L.C.

CERTIFICATE OF ACCEPTANCE AND CONSENT TO RECORDING 
Government Code 27281

This is to certify that the interest in real property conveyed by the Quitclaim Deed dated ________________, from the State of California, acting by and through the State Lands Commission, to the Redevelopment Agency of the City and County of San Francisco, a public body, corporate and politic, is hereby accepted by the undersigned officer or agent on behalf of the Redevelopment Agency of the City and County of San Francisco. This acceptance is made pursuant to authority conferred by that act of the Legislature set forth as Chapter 203 of the Statutes of 2009, and further by the authority of Redevelopment Agency of the City and County of San Francisco Resolution No.____. dated ______. The grantee consents to the recordation of the referenced Quitclaim Deed, of which a true and correct copy is attached as Exhibit 1 hereto, by its duly authorized officer.

Dated: ________________

The Redevelopment Agency of the City and County of San Francisco, a public body, corporate and politic
EXHIBIT 1 AND ACKNOWLEDGEMENT TO BE ATTACHED

By: __________________________

Its:
CERTIFICATE OF ACCEPTANCE

Agency Department of Parks and Recreation
Project Candlestick Point SRA Redevelopment Project
Agency Parcel No. 014787
APN City and County of San Francisco

This is to certify that, pursuant to the provisions contained in Chapter 203, Statutes of 2009, the interest in real property conveyed by the Grant Deed dated _____ from the Redevelopment Agency of the City and County of San Francisco to THE STATE OF CALIFORNIA, acting by and through the Department of Parks and Recreation, is hereby accepted by the undersigned officer on behalf of the STATE OF CALIFORNIA and Grantee consents to the recordation thereof by its duly authorized officer.

Note to Recorder: If this certificate is for a correction deed, all corrections and/or changes to the previously recorded deed must be reviewed and accepted by the State prior to recording a correction deed. All correction deeds require a new Certificate of Acceptance dated subsequent to recordation of the original deed or the most recent correction deed, if any.

Accepted STATE OF CALIFORNIA
DEPARTMENT OF PARKS AND RECREATION

By: ____________________________________________
STEPHEN R. LEHMAN
Deputy Director
Acquisition and Development

Dated: ________________________________
ILLUSTRATIVE PLAT OF PRIMARY PHASE AREAS

HPS PHASE 3
ILLUSTRATIVE PLAT OF PRIMARY PHASE AREAS
ILLUSTRATIVE PLAT OF SECONDARY PHASE AREAS

HPS CP TITLE SETTLEMENT, PUBLIC TRUST EXCHANGE, AND BOUNDARY LINE AGREEMENT

WINZLER & KELLY
417 Montgomery Street, Suite 700 San Francisco, CA 94104
tel: (415) 285-6870  fax: (415) 285-4680  www.w-k.com

DRAWN BY: JG  FILE NO:
REVISION DATE: 30 MAR 2011  SCALE: AS SHOWN

EXHIBIT 48  4 OF 8
ILLUSTRATIVE PLAT OF SECONDARY PHASE AREAS
### Exhibit 49
Associated Phases for Secondary Phase Areas

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<th>Secondary Phase Area</th>
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<tr>
<td>UC-1</td>
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<td>UC-2</td>
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<td>UC-3</td>
<td>Initial Phase</td>
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<td>D-2</td>
<td>Initial Phase</td>
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<td>Northside Park</td>
<td>HPS Phase 1</td>
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<tr>
<td>HPS Subphase 4</td>
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<td>New Stadium</td>
<td>HPS Phase 1, HPS Phase 2, or HPS Phase 3</td>
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ILLUSTRATIVE PLAT OF NAVY ROW TRUST TERMINATION PARCEL
PROPOSED HARNEY WAY BOUNDARY

PRIVATE PROPERTY

SUBJECT AREA
ILLUSTRATIVE PLAT OF PRIVATE PARCELS WITHIN THE PORT SITE AREA

LEGEND

- PORT SITE
- PRIVATE PROPERTY
Hunters Point Shipyard

Hillside Parking Facilities

Legend:
- Project Boundary
- Parking Facilities
- Hillside Open Space, Hillpoint Park, and Innes Court Park

On-Street Parking
- 1A 19'
- 1B 6'
- 1C 23'
- Subtotal 50

Surface Parking
- 2A 50'
- Subtotal 50

Parking Structure
- 3A 50'
- Subtotal 50
- TOTAL 150

Parking stall counts are approximate. Additional stalls in commercial structures may be provided in other locations.

Source: RHA, April 23, 2010
HPS – AREA OF HEIGHT RESTRICTION
NON-STADIUM HOUSING OPTION

Exhibit 54

MAXIMUM HEIGHT*
40'
50'
55'
60'
65'
85'
105'

Existing Building Heights to Remain

* Refer to attached document for exceptions to the maximum height
HPS – AREA OF HEIGHT RESTRICTION
NON-STADIUM HOUSING OPTION WITH
HISTORIC BUILDINGS PRESERVED

MAXIMUM HEIGHT*
40'  
50'  
55'  
60'
65'  
85'  
120'

Existing Building
Heights to Remain

* Refer to attached document for exceptions to the maximum height

Exhibit 54
Height Measurement Exceptions

The following appurtenant structures are exempt from building height measurements provided their height, measured from the top of the roof, does not exceed 10 ft or other height as noted:

• Ornamental architectural features, such as turrets, parapets, corner towers, or other accentuating features provided they conform to Proposition K regulations where required.

• Mechanical and roof mounted elevator core equipment to a maximum of 18 ft, provided their combined coverage does not exceed 30% of the building roof area.

• Architectural and landscape screening designed to conceal mechanical and roof mounted equipment.

• Sustainability elements, such as photovoltaic cells, small-scale wind turbines suitable for residential development, storm water catchment / treatment equipment, solar water heating equipment.

• Enclosed amenity spaces to a height of 12 ft where roof is designed as an accessible outdoor common area if coverage of enclosed amenity space is no more than 20% of building roof area.
ILLUSTRATIVE PLAT OF
HILLTOP PARKING

LEGEND:
- PARKS IN PUBLIC TRUST
- STREETS IN PUBLIC TRUST
- APPROXIMATE LOCATION OF PUBLIC PARKING SPACES ON PUBLIC TRUST STREETS*

* TRUST PARKING SPACES WILL BE AVAILABLE TO THE PUBLIC AND WILL NOT BE RESTRICTED FOR RESIDENTIAL PARKING

SCALE IN FEET

HPS CP TITLE SETTLEMENT, PUBLIC TRUST EXCHANGE, AND BOUNDARY LINE AGREEMENT

EXHIBIT 55

1 OF 1
REFER TO EXHIBIT 24 FOR LEGAL DESCRIPTION

LEGEND

- YOSEMITE SLOUGH ADDITION PUBLIC TRUST PARCEL
- SUBJECT AREA
- HISTORIC STREETS

SCALE IN FEET

HISS CP TITLE SETTLEMENT, PUBLIC TRUST EXCHANGE, AND BOUNDARY LINE AGREEMENT

ILLUSTRATIVE PLAT OF YOSEMITE SLOUGH ADDITION PUBLIC TRUST PARCELS

EXHIBIT 57

DRAWN BY: JMS
FILENO:
REVISION DATE: 30 MAR 2011
SCALE: AS SHOWN
### Exhibit 58
#### List of Defined Terms

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<thead>
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<th>Defined Term</th>
<th>Section Containing Definition</th>
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### Exhibit 58
List of Defined Terms

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<td>Recital J</td>
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<tr>
<td>Statutory Trust</td>
<td>Recital S</td>
</tr>
<tr>
<td>Subject Area</td>
<td>Recital A</td>
</tr>
<tr>
<td>Subsequent Closing Phase</td>
<td>Recital X</td>
</tr>
<tr>
<td>Tidelands</td>
<td>Recital A</td>
</tr>
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