[Planning Code, Zoning Map - Treasure Island/Yerba Buena Island]

Ordinance amending the Planning Code to revise the Treasure Island/Yerba Buena Island Special Use District (SUD), to update the Treasure Island Bulk and Massing figure, to make the process for amendments to the Design for Development document more flexible, and to provide for additional circumstances that may authorize Minor Modifications to the standards in the SUD and Design for Development; revising the Zoning Map to change height districts in Treasure Island, to provide for five additional feet in certain areas, and to remove the "Special Height District" designation from two easements adjacent to Buildings 2 and 3; making findings under the California Environmental Quality Act; and making findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1, and findings of public necessity, convenience, and welfare under Planning Code, Section 302.

NOTE: Unchanged Code text and uncodified text are in plain Arial font.

Additions to Codes are in single-underline italics Times New Roman font.

Deletions to Codes are in strikethrough italics Times New Roman font.

Board amendment additions are in double-underlined Arial font.

Board amendment deletions are in strikethrough Arial font.

Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.

Be it ordained by the People of the City and County of San Francisco:

Section 1. Planning and Environmental Findings.

(a) In companion legislation amending the Development Agreement associated with the Treasure Island/Yerba Buena Island project ("Project"), the Board of Supervisors adopted environmental findings pursuant to the California Environmental Quality Act (CEQA) (California Public Resources Code Sections 21000 et seq.), the CEQA Guidelines (14 Cal.

Code Reg. Sections 15000 et seq.), and Chapter 31 of the Administrative Code. The Board of Supervisors adopts these environmental findings as though fully set forth herein in relation to this ordinance. A copy of said companion legislation is in Board of Supervisors File No. 240199 and its environmental findings are incorporated herein by reference.

- (b) In companion legislation amending the Development Agreement associated with the Treasure Island/Yerba Buena Island project, the Board of Supervisors adopted findings that the actions contemplated in this ordinance are consistent, on balance, with the City's General Plan and eight priority policies of Planning Code Section 101.1. The Board incorporates these findings by reference and adopts these findings as its own. A copy of said companion legislation is in Board of Supervisors File No. 240198.
- (c) Pursuant to Planning Code Section 302, this Board finds that this Planning Code amendment will serve the public necessity, convenience, and welfare for the reasons set forth in Planning Commission Resolution No. 21541, adopted on April 4, 2024, and the Board adopts such reasons as its own. A copy of said resolution is on file with the Clerk of the Board of Supervisors in File No. 240199 and is incorporated herein by reference.

Section 2. Article 2 of the Planning Code is hereby amended by revising Section 249.52, to read as follows:

SEC. 249.52. TREASURE ISLAND/YERBA BUENA ISLAND SPECIAL USE DISTRICT.

(d) Relationship to Design for Development. The Treasure Island + Yerba Buena Island Design for Development ("Design for Development"), adopted by the Planning Commission (Motion No. 18330) and approved by the Board of Supervisors as part of this Special Use District, and as may be amended from time to time as provided herein, sets forth

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development and use Standards and Guidelines applicable within this Special Use District. Said Design for Development is hereby incorporated by reference. Any term used in this Special Use District and not otherwise defined shall have the meaning ascribed to it in the Design for Development. TIDA shall have exclusive jurisdiction and approval rights over amendments to the Design for Development that affect only horizontal development. Other than as specified above, the Planning Commission may initiate and adopt amendments to the Design for Development, or may approve amendments to the Design for Development upon application recommendation by TIDA or a written request or application from an owner or lessee of property (or his or her their authorized agent) within this Special Use District., provided, however, that pPrior to taking any action to amend the Design for Development, the Planning Commission or Planning Director shall refer the matter to the TIDA Board for review and the TIDA Board shall have 30 days to submit its recommendation to the Planning Commission, unless extended as set forth below. This referral to the TIDA Board shall not be necessary in the following instances: (1) when TIDA is the party requesting the proposed amendments, or (2) when the TIDA Board concurs with the proposed amendments initiated by an owner or lessee of property and recommends the amendments to the Planning Commission. The Planning Commission shall may approve, conditionally approve, or disapprove the proposed amendments within 30 days of receipt of the TIDA Board's recommendation or concurrence or, if the TIDA Board fails to submit a recommendation after the proposed amendments are referred to the TIDA Board by the Planning Commission or Planning Director, within 30 days of the expiration of the TIDA Board's 30-day review period. If there is no regular meeting of the TIDA Board within such 30-day review period, then such period shall be extended until the next regular meeting of the TIDA Board; provided, however, that the TIDA Board's review period shall not exceed 60 days from the date the proposed amendments are referred by the Planning Commission or Planning Director. The Planning Commission may not approve an amendment to the Design for Development if it finds that the

amendment is inconsistent with this Special Use District, the General Plan, and the approved Development Agreement by and between the City and County of San Francisco and Treasure Island Community Development, LLC relative to the development of Naval Station Treasure Island (File No. 110226) (the "Development Agreement").

- (e) Development Controls. Development and uses of property within this Special Use District shall be regulated by the controls contained herein and in the Design for Development, provided, however, that if there is any inconsistency between this Special Use District and the Design for Development, this Special Use District shall control.
 - (6) Building Standards.

(C) Building Bulk. With respect to development on Treasure Island, the applicable bulk limitations shall be as set forth on Figure 6. With respect to development on Yerba Buena Island, the following requirements shall apply: (i) buildings extending more than 35 feet above grade shall, above the third floor, step back a minimum distance of 10 feet horizontal for every 10 feet vertical; (ii) buildings fronting on the downhill edge of a street or Drive Court where buildings on the uphill side are allowed shall have a maximum height of 25 feet, however for no more than 50% of the width of a residential townhouse unit or lot, but in no instance more than 18-feet increments, the maximum height may be increased to 35 feet; (iii) the height extension referenced in (ii) may not be joined to a similar extension or an adjoining unit or lot and must be configured in a manner that allows potential views from an adjacent uphill unit or lot both over and through the subject unit or lot; (iv) buildings shall be no longer than 150 feet in length, and the maximum plan dimension of a building or structure shall be the greatest plan dimension parallel to the long axis of the building at a given level;

(v) the maximum apparent face or elevation length shall be 75 feet; (vi) Mid-rise Buildings on

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block 4Y (as identified on Figure 1) shall be subject to additional bulk and massing requirements set forth in Section Y4.5.5 of the Design for Development; and (vii) on blocks 1Y, 2Y, 3Y and 4Y, a minimum of 1 cross stairway running perpendicular to the topographical contours of the land and no closer than 150 feet from either end of the parcel (measured parallel to the topographical contours) shall be required and integrated into the Island-wide pedestrian trail system.

The existing "Figure 6: Treasure Island Bulk & Massing" is hereby repealed and replaced with the new "Figure 6: Treasure Island Bulk and Massing," which is on file with the Clerk of the Board of Supervisors in File No. 240199, and is incorporated in this ordinance by this reference. The Code publisher is instructed to include the new "Figure 6: Treasure Island Bulk and Massing" in the Code at the end of subsection (e)(6)(C). This bracketed passage shall not be reprinted in the Code

- (g) Review and Approval of Vertical Development.
- (4) Schematic Design Document Applications under Planning Commission Jurisdiction.

(D) Modifications to Standards. Modification of the Standards set forth in this Special Use District and contained in the Design for Development may be approved on a project-by-project basis as follows:

(i) No Modifications. No modifications or variances are permitted for the following Standards in this Special Use District: district-wide maximum offstreet auto parking ratios, and height limits.

deviation of more than 10% percent from any quantitative Standard in this Special Use District or the Design for Development or (ii) any modification of the maximum building floor plates. A major modification may be approved only by the Planning Commission at a public hearing, and the Planning Commission's review at such hearing shall be limited to the Major Modification. Notwithstanding any other provisions of this Section 249.52, the Planning Director may refer a proposed modification, even if not otherwise classified as a Major Modification, to the Planning Commission as a Major Modification if the Planning Director determines that the proposed modification does not meet the intent of the Standards set forth in the Design for Development. The Planning Commission may not impose conditions of approval that conflict with the Development Requirements (as such term is defined in the Development Agreement).

(iii) Minor Modifications.

<u>a.</u> Any modification to the building standards of this Special Use District and contained in the Design for Development not considered a Major Modification pursuant to subsection (ii) above shall be deemed to be a Minor Modification. Except as permitted in accordance with subsection (ii) above, a Minor Modification is not subject to review by the Planning Commission.

b. In addition to the Minor Modifications of 10% or less from any quantitative Standard in this SUD or the Design for Development, the Planning Director may also grant a deviation from the building standards in this SUD or the Design for Development to the extent necessary to reconcile any inconsistency between the provisions of the SUD, the Design for Development, the Development Agreement or any attachment thereto (including but not limited to the Infrastructure Plan referenced in the Development Agreement), or to comply with the requirements or specifications imposed by any agency with jurisdiction over all or a portion of the Project, in a manner

that advances the intent of the SUD, Design for Development, or the Development Agreement
(including the agreements and plans referenced in the Development Agreement that the parties must
comply with), or is minor or incidental.

c. The Planning Director may grant any other deviations from
the building standards in this SUD or the Design for Development to the extent necessary to address
Changing Building Technologies or Unforeseen Site Circumstances, as defined herein, or, at the
Director's election, may request Planning Commission review of any such request for a deviation,
provided the Director or the Planning Commission (as applicable) in granting such deviation, makes
findings that the granting of such deviation:

1. is necessary or desirable to avoid a hardship of complying with the text of this SUD and/or the Design for Development because of an Unforeseen Site Circumstance or to Changing Building Technologies; and

2. the deviation will not result in a building of greater total gross floor area than would be permitted if the minor deviations were not otherwise granted and is generally consistent with urban form anticipated by the SUD and the Design for Development; and

3. will not be materially detrimental to the public welfare

or materially injurious to the property or improvements in the vicinity; and

4. such deviation will be consistent with the General Plan

and in harmony with the general purpose and intent of the SUD and the Design for Development.

d. For the purposes of this SUD and the Design for Development,

"Changing Building Technologies" shall mean new generally prevailing and market standard building

and engineering technologies, features, means, methods or materials (collectively, "Technologies").

e. For purposes of this SUD and the Design for Development,

"Unforeseen Site Circumstances" shall mean unanticipated circumstances related to site conditions,

such as topography, grading, geological features, final infrastructure configurations, or soil conditions.

* * * *

Section 3. The Planning Code is hereby amended in accordance with Planning Code Section 106 by revising Height Map HT14 of the Zoning Map, as follows:

(a) To change the maximum height on various parcels; to change the note associated with the (*) sign; and to add a note associated with the sign (+) to the Special Height District, as follows, and as depicted on Figures A.1 (Treasure Island – Existing Height Limits/Zoning Map HT14) and A.2 (Treasure Island – Proposed Height Limits/Zoning Map HT14). These figures are on file with the Clerk of the Board of Supervisors in File No. 240199, and are incorporated in this ordinance by this reference.

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Height District or Note Superseded/Added	New Height District or Note
40-TI*	45-TI*
60-TI	65-TI
70-TI	75-TI
(*) May be exceeded up to a maximum of 52	(*) May be exceeded up to a maximum of 55
feet in certain circumstances (see T4.3.9	feet in certain circumstances (see T4.3.9
and T4.4.7) along the Shared Public Way	and T4.4.8) along the Shared Public Way
only	only
(N/A)	(+) Heights vary; see Figure T4.t

(b) To remove the "Special Height District" designation from two easements located immediately adjacent to and south of Building 2 and north of B2-A for the length of Building 2

and immediately adjacent to and south of Building 3 and north of B3-A for the length of Building 3, as shown on Figure A.2, Treasure Island – Proposed Height Limits/Zoning Map HT14. This figure is on file with the Clerk of the Board of Supervisors in File No. 240199, and is incorporated in this ordinance by this reference.

(c) To repeal and replace the existing Treasure Island – Existing Height Limits/Zoning Map HT14 with the new Treasure Island – Proposed Height Limits/Zoning Map HT14. These figures are on file with the Clerk of the Board of Supervisors in File No. 240199, described as Figures A.1 and A.2, respectively, and are incorporated in this ordinance by this reference.

Section 4. Effective Date. This ordinance shall become effective 30 days after enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the Mayor's veto of the ordinance.

Section 5. Scope of Ordinance.

In enacting this ordinance, the Board of Supervisors intends to amend only those words, phrases, paragraphs, subsections, sections, articles, numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal Code that are explicitly shown in this ordinance as additions, deletions, Board amendment additions, and Board amendment deletions in accordance with the "Note" that appears under the official title of the ordinance.

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However, notwithstanding the prior sentence, as stated in Section 2 of this ordinance in connection with the amendment of Planning Code Section 249.52(e)(6)(C), this ordinance repeals and replaces an existing "Figure 6: Treasure Island Bulk & Massing" with a new "Figure 6: Treasure Island Bulk and Massing."

APPROVED AS TO FORM: DAVID CHIU, City Attorney

By: /s/ Andrea Ruiz-Esquide ANDREA RUIZ-ESQUIDE Deputy City Attorney

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City and County of San Francisco Tails

City Hall
1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94102-4689

Ordinance

File Number: 240199 Date Passed: April 30, 2024

Ordinance amending the Planning Code to revise the Treasure Island/Yerba Buena Island Special Use District (SUD), to update the Treasure Island Bulk and Massing figure, to make the process for amendments to the Design for Development document more flexible, and to provide for additional circumstances that may authorize Minor Modifications to the standards in the SUD and Design for Development; revising the Zoning Map to change height districts in Treasure Island, to provide for five additional feet in certain areas, and to remove the "Special Height District" designation from two easements adjacent to Buildings 2 and 3; making findings under the California Environmental Quality Act; and making findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1, and findings of public necessity, convenience, and welfare under Planning Code. Section 302.

April 15, 2024 Land Use and Transportation Committee - RECOMMENDED

April 23, 2024 Board of Supervisors - PASSED ON FIRST READING

Ayes: 11 - Chan, Dorsey, Engardio, Mandelman, Melgar, Peskin, Preston, Ronen, Safai, Stefani and Walton

April 30, 2024 Board of Supervisors - FINALLY PASSED

Ayes: 11 - Chan, Dorsey, Engardio, Mandelman, Melgar, Peskin, Preston, Ronen, Safai, Stefani and Walton

File No. 240199

I hereby certify that the foregoing Ordinance was FINALLY PASSED on 4/30/2024 by the Board of Supervisors of the City and County of San Francisco.

Angela Calvillo Clerk of the Board

London N. Breed Mayor **Date Approved**