[Planning Code - Zoning - Treasure Island/Yerba Buena Island - Special Use District]

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Ordinance amending the San Francisco Planning Code by amending Sections 102.5
and 201 to include the Treasure Island/Yerba Buena Island districts; amending Section
105 relating to height and bulk limits for Treasure Island/Yerba Buena Island; adding
Section 249.52 to establish the Treasure Island/Yerba Buena Island Special Use
District; adding Section 263.26 to establish the Treasure Island/Yerba Buena Island
Height and Bulk District; amending the bulk limits table associated with Section 270 to
refer to the Treasure Island/Yerba Buena Island Height and Bulk District; and adopting
findings, including environmental findings, and findings of consistency with the
General Plan and Planning Code Section 101.1.

NOTE: Additions are <u>single-underline italics Times New Roman</u>; deletions are <u>strike-through italics Times New Roman</u>.

Board amendment additions are <u>double-underlined;</u>
Board amendment deletions are strikethrough normal.

Be it ordained by the People of the City and County of San Francisco: Section 1. Findings.

- (a) The Planning Department has determined that the actions contemplated in this Ordinance comply with the California Environmental Quality Act (Public Resources Code Section 21000 et seq.). A copy of said determination is on file with the Clerk of the Board of Supervisors in File No. <u>110328</u> and is incorporated herein by reference.
- (b) In accordance with the actions contemplated herein, this Board adopted Resolution No. 246-11 concerning findings pursuant to the California Environmental Quality Act. A copy of said Resolution is on file with the Clerk of the Board of Supervisors in File No. 110328 and is incorporated herein by reference.

(c) Pursuant to Section 302 of the Planning Code, the Board finds that this ordinance will serve the public necessity, convenience, and welfare for the reasons set forth in Planning Commission Resolution No. 18329 and the Board incorporates those reasons herein by reference. A copy of Planning Commission Resolution No. 18329 is on file with the Clerk of the Board of Supervisors in File No. 110229 and is incorporated herein by reference.

(d) The Board of Supervisors finds that this Ordinance is in conformity with the Priority Policies of Section 101.1 of the Planning Code and, on balance, consistent with the General Plan as it is proposed for amendment, and hereby adopts the findings set forth in Planning Commission Motion No. 18328 and Resolution No. 18329 and incorporates such findings by reference as if fully set forth herein.

Section 2. The San Francisco Planning Code is hereby amended by amending Section 102.5, to read as follows:

SEC. 102.5. DISTRICT.

A portion of the territory of the City, as shown on the Zoning Map, within which certain regulations and requirements or various combinations thereof apply under the provisions of this Code. The term "district" shall include any use, special use, height and bulk, or special sign district. The term "R District" shall mean any RH-1(D), RH-1, RH-1(S), RH-2, RH-3, RM-1, RM-2, RM-3, RM-4, RTO, RTO-M, RC-1, RC-2, RC-3, RC-4 or RED District. The term "C District" shall mean any C-1, C-2, C-3, or C-M District. The term "RTO District" shall be that subset of R Districts which are the RTO and RTO-M District. The term "M District" shall mean any M-1 or M-2 District. The term "PDR District" shall mean any PDR-1-B, PDR-1-D, PDR-1-G, or PDR-2 District. The term "RH District" shall mean any RH-1(D), RH-1, RH-1(S), RH-2, or RH-3 District. The term "RM District" shall mean any RM-1, RM-2, RM-3, or RM-4 District. The

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term "RC District" shall mean any RC-1, RC-2, RC-3, or RC-4 District. The term "C-3 District" shall mean any C-3-O, C-3-R, C-3-G, or C-3-S District. For the purposes of Section 128 and Article 11 of this Code, the term "C-3 District" shall also include the Extended Preservation District designated on Section Map 3SU of the Zoning Map. The term "NC District" shall mean any NC-1, NC-2, NC-3, NC-T, NC-S, and any Neighborhood Commercial District and Neighborhood Commercial Transit District identified by street or area name in Section 702.1. The term "NCT" shall mean any district listed in Section 702.1(b), including any NCT-1, NCT-2, NCT-3 and any Neighborhood Commercial Transit District identified by street or area name. The term "Mixed Use" District shall mean all Chinatown Mixed Use, South of Market Mixed Use, Eastern Neighborhoods Mixed Use, and Downtown Residential Districts. The term "Chinatown Mixed Use District" shall mean any Chinatown CB, Chinatown VR, or Chinatown R/NC District named in Section 802.1. The term "South of Market Mixed Use Districts" shall refer to all RED, RSD, SLR, SLI, or SSO Districts named in Section 802.1. The term "Eastern Neighborhoods Mixed Use Districts" shall refer to all SPD, MUG, MUO, MUR, and UMU named in Section 802.1. The term "DTR District" or "Downtown Residential District" shall refer to any Downtown Residential District identified by street or area name in Section 825, 827, 828, and 829. The terms "TI District" and "YBI District" shall refer to any TI-R, TI-MU-, TI-OS, TI-PCI, YBI-R, YBI-MU, YBI-OS, YBI-PCI, as set forth in Section 249.52.

Section 3: The San Francisco Planning Code is hereby amended by amending Section 201, to add the following Classes of Use Districts at the end of the included Table, as follows:

	Treasure Island and Yerba Buena Island Districts
	(Also see Section 249.52)
<u>TI-R</u>	Treasure Island-Residential

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<u>TI-MU</u>	<u>Treasure Island – Mixed Use</u>
<u>TI-OS</u>	<u>Treasure Island – Open Space</u>
<u>TI-PCI</u>	<u>Treasure Island – Public/Civic/Institutional</u>
<u>YBI-R</u>	<u>Yerba Buena Island – Residential</u>
<u>YBI-MU</u>	<u>Yerba Buena Island – Mixed Use</u>
<u>YBI-OS</u>	<u>Yerba Buena Island – Open Space</u>
<u>YBI-PCI</u>	Yerba Buena Island – Public/Civic/Institutional

Section 4. The San Francisco Planning Code is hereby amended by amending Section 105 as follows:

SEC. 105. ZONING MAP.

The designations, locations and boundaries of the districts established by this Code shall be shown upon the "Zoning Map of the City and County of San Francisco," which shall consist of a series of numbered sectional maps. Wherever any uncertainty exists as to the boundary of any district as shown on said sectional maps, the following rules shall apply:

- (a) Where boundary lines are indicated as following streets and alleys within the rightof-way, they shall be construed as following the centerlines of such streets and alleys;
- (b) Where boundary lines are indicated as approximately following lot lines, such lot lines shall be construed to be such boundaries;
- (c) Where a boundary line divides a lot or crosses unsubdivided property; the location of such boundary shall be as indicated upon the Zoning Map using the scale appearing on such map;
- (d) Where further uncertainty exists, the City Planning Commission upon written application, or on its own motion, shall by resolution determine the location of a disputed

boundary giving due consideration to the apparent indicated location thereof and the scale of the Zoning Map and the express purposes of this Code;

- (e) Wherever any property is not under these rules specifically included in any use district shown on the Zoning Map, such property is hereby declared to be in an RH-1(D) District, except that all property owned on the effective date of this amendment by the United States of America, State of California, City and County of San Francisco, or other governmental agency and within the City and County of San Francisco but not within the area covered by Sectional Maps Nos. 1 through 13 14 of the Zoning Map is hereby declared to be in a P (Public Use) District unless reclassified in accordance with the provisions of this Code;
- (f) Wherever any property is not under these rules specifically included in any height and bulk district shown on the Zoning Map, such property is hereby declared to be in a 40-X height and bulk district, except that all property owned on the effective date of this amendment by the United States of America, State of California, City and County of San Francisco, or other governmental agency and within the City and County of San Francisco but not within the area cover by Sectional Maps Nos. 1H through 13H 14H of the Zoning Map is hereby declared to be an OS (Open Space) District unless reclassified in accordance with the provisions of this Code with the exception of Yerba Buena Island and Treasure Island which are hereby declared to be in a 40 X height and bulk district.

Section 5. The San Francisco Planning Code is hereby amended by adding Section 249.52, to read as follows:

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

(a) Purpose and Boundaries. In order to give effect to the Treasure Island / Yerba Buena Island

Project as approved by the Board of Supervisors (File Nos. 110226 and 110291), there shall be a

Treasure Island / Yerba Buena Island Special Use District as designated on Sectional Map SU14 of the

Zoning Maps of the City and County of San Francisco. The boundaries of the Treasure Island / Yerba
Buena Island Special Use District include all areas of Treasure Island and Yerba Buena Island as
shown on Zoning Map ZN14. Any property within the Special Use District owned by the United States
Department of Labor, United States Coast Guard, Federal Highway Administration or California
Department of Transportation is hereby declared to be in a P (Public Use) District unless reclassified
in accordance with the provisions of this Code. The purpose of this Special Use District is to facilitate
the City's long-term goal of implementing the creation of a new City neighborhood on Treasure Island
and Yerba Buena Island, which will provide benefits to the City such as significant amounts of new
affordable housing, increased public access and open space, transportation improvements, extensive
infrastructure improvements, and recreational and entertainment opportunities, while creating jobs
and a vibrant, sustainable community. This Special Use District shall supersede, in its entirety, all
other provisions of this Planning Code that would otherwise be applicable to Treasure Island and
Yerba Buena Island except with respect to (1) Planning Code sections adopted by ballot proposition
prior the effective date of the Ordinance adopting this Special Use District, which consist of the
sections of the Planning Code adopted or amended by Proposition M (1986) (Sections 101.1 (Master
Plan Consistency and Implementation) Section 164, and Sections 320-325, 295); Proposition K
(1984) (Shadow Ban) (Section 295); Proposition G (2002) (General Advertising Signs Prohibited)
(Sections 602.7 and 611); and Proposition G (2006) (Limitation on Formula Retail in NC Districts)
(Section 703.4); (2) any Planning Code sections adopted or amended in connection with this Special
Use District, including Sections 102.5 (District); 105 (Zoning Map); 201 (Use Districts); 263.26
(Treasure Island/Yerba Buena Island Height And Bulk District) and 249.52 (Treasure Island / Yerba
Buena Island Special Use District), and (3) any other section of the Planning Code referenced herein
(but only to the extent and for the purposes stated herein).

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(b) Jurisdiction. Within this Special Use District, property subject to the public trust for commerce, navigation and fisheries and governed by the Treasure Island Conversion Act of 1997 (the "Tidelands Trust") is designated on Figures 1 and 2 as the Tidelands Trust Overlay Zone. The Treasure Island Development Authority ("TIDA"), as public trust grantee under the Treasure Island Conversion Act of 1997 ("Conversion Act"), has jurisdiction over any Vertical Development or uses in the Tidelands Trust Overlay Zone and any other tidelands or submerged lands within its jurisdiction pursuant to its authority under the Conversion Act, as well as Horizontal Development. The Planning Commission has jurisdiction over any Vertical Development or use of property that is not subject to Tidelands Trust, designated on Figure 1 as outside the Tidelands Trust Overlay Zone, and reserves review and approval rights over certain Vertical Development of property subject to the Tidelands Trust as more specifically set forth in this Special Use District.

(c) Tidelands Trust Overlay Zone. The Tidelands Trust Overlay Zone shown on Figures 1 and 2 illustrates the areas of the Islands subject to the Tidelands Trust after completion of all of the Tidelands Trust exchanges contemplated under the Treasure Island Public Trust Exchange Act (SB 543, as amended by SB 815 and SB 833, the "Exchange Act"), which is State legislation authorizing an exchange of Public Trust lands between Treasure Island and Yerba Buena Island, consistent with the proposed development program. To the extent that property not included in the Tidelands Trust Overlay Zone would be subject to the Tidelands Trust prior to the applicable exchange implemented under the Exchange Act, the restrictions of the Tidelands Trust Overlay Zone would not be subject to the Tidelands Trust Overlay Zone would not be subject to the Tidelands Trust Overlay Zone would not be subject to the Tidelands Trust Overlay Zone would not be subject to the Tidelands Trust prior to the applicable exchange, the restrictions of the Tidelands Trust Overlay Zone do not apply until the exchange is effected.

(d) Relationship to Design for Development. The Treasure Island + Yerba Buena Island Design for Development ("Design for Development"), adopted by the Planning Commission (Resolution Motion No. 18330) and approved by the Board of Supervisors as part of this Special Mayor Lee

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1	Use District an attachment to the Development Agreement by and between the City and
2	County of San Francisco and Treasure Island Community Development, LLC relative to the
3	development of Naval Station Treasure Island (File No) (the "Development Agreement"),
4	and as may be amended from time to time as provided herein, sets forth development and use Standards
5	and Guidelines applicable within this Special Use District, and Said Design for Development is
6	hereby incorporated by reference. Any term used in this Special Use District and not otherwise defined
7	shall have the meaning ascribed to it in the Design for Development. TIDA shall have exclusive
8	jurisdiction and approval rights over amendments to the Design for Development that affect
9	only horizontal development. Other than as specified above, the The Planning Commission may
10	initiate and adopt amendments to the Design for Development, or may approve amendments to the
11	Design for Development upon application by TIDA or an owner or lessee of property (or his or her
12	authorized agent) within this Special Use District, provided, however, that prior to taking any action to
13	amend the Design for Development, the Planning Commission shall refer the matter to the TIDA Board
14	for review and the TIDA Board shall have 30 days to submit its recommendation to the Planning
15	Commission. The Planning Commission shall approve, conditionally approve or disapprove the
16	proposed amendment within 30 days of receipt of the TIDA Board's recommendation or, if the TIDA
17	Board fails to submit a recommendation, within 30 days of the expiration of the TIDA Board's 30 day
18	review period. The Planning Commission may not approve an amendment to the Design for
19	Development if it finds that the amendment is inconsistent with this Special Use District, the General
20	Plan, and the approved Development Agreement by and between the City and County of San
21	Francisco and Treasure Island Community Development, LLC relative to the development of
22	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,

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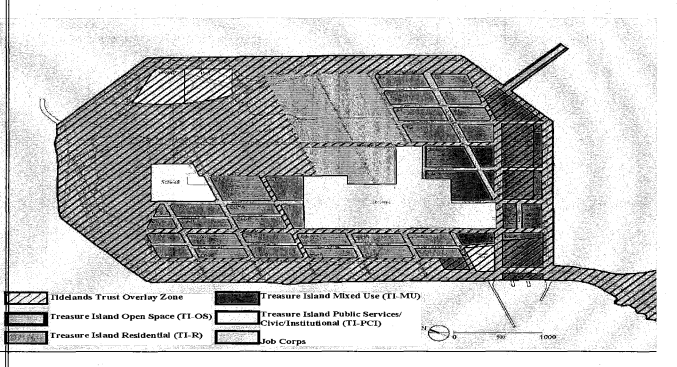
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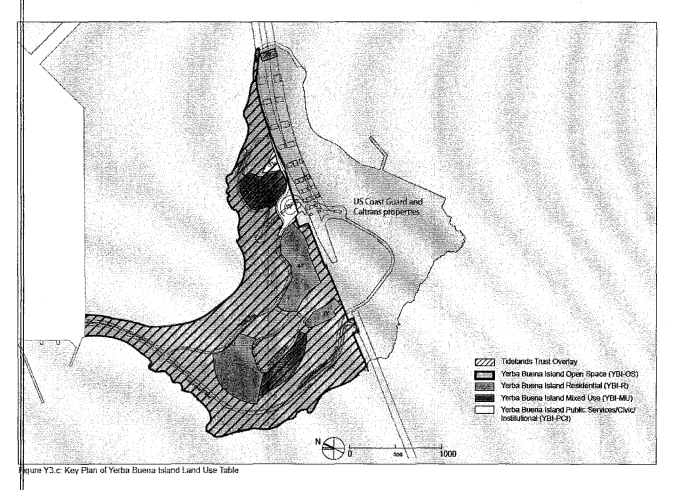
however, that if there is any inconsistency between this Special Use District and the Design for Development, this Special Use District shall control.

(1) Zoning Designation. The applicable zoning designations shall be as set forth on Figure 1, consisting of the following zoning districts: Treasure Island Residential (TI-R), Treasure Island Mixed Use (TI-MU), Treasure Island Open Space (TI-OS), and Treasure Island Public/Civic/Institutional (TI-PCI). The applicable zoning designation shall be as set forth on Figure 2, consisting of the following zoning districts: Yerba Buena Island Residential (YBI-R), Yerba Buena Island Mixed Use (YBI-MU), Yerba Buena Island Open Space (YBI-OS), and Yerba Buena Island Public Services/Civic/Institutional (YBI-PCI), each as defined in the Design for Development. In addition, portions of this Special Use District shall be subject to a Tidelands Trust Overlay Zone as set forth on Figures 1 and 2 and further defined in the Design for Development.

Figure 1. Treasure Island Zoning Designations.



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(2) Uses. The uses listed in Figure 3 are permitted in this Special Use District as indicated by the following symbols in the respective column for each district: (i) P – permitted as a principal use in this zoning designation; (ii) IC – subject to approval as an Island Conditional Use pursuant to the procedures set forth in subsection (h) below; (iii) blank – not permitted in this zoning designation.

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	TI-R	TI-MU	TI <u>-</u> OS	TI-PCI	P = Permitted Use; IC = Island conditional use Permit Required; *and/or † = See Comments
Land Use			Zone	· · · · · · · · · · · · · · · · · · ·	
Residential	T	T			
1. Dwelling Units	P	P			*Within any residential structures owned or controlled by the Treasure Island Homeless Development Initiative or its
2. Group Housing* 3. Live/Work Units	P	P		<u> </u>	successor.
4. Senior or	P	P			AND STREET OF
Assisted Living	P	P		5	
					*Within any residential structures owned or controlled by the Treasure Island
5. Supportive					Homeless Development
Housing*	P	P			Initiative or its successor
Retail Sales and Services					*Not to exceed 10,000 SF for any single tenant;
6. Acupuncture, Acupressure, or Chiropractor Establishment	IC*†	P			†limited to location on the first two floors, with direct entries from ground floor
7. Animal Services, Enclosed Building	IC	IC			

Figure 3. Treasure Island and Yerba Buena Island Permitted Uses

1			• .			*Not to exceed 2,500
0						SF, including any exterior space used for
2						automobile storage, per
3						single tenant; †Service
4						counter limited to
4						ground floor only.
5						Rental vehicles may be stored in multilevel
6						structure. Above ground
0						structures, will be
7						governed by the
8						standards and guidelines
						for such structures in T5 of the Treasure
9						Island/Yerba Buena
10	8. Automobile					Island Design for
	Rental	P*†	P			Development document.
11	9. Automobile Services (Gas and					
12	Services (Gas and Service Stations			,		†Limited to ground floor
13	and Wash)	IC†	IC		IC .	only
13						*Not to exceed 15,000
14			***		<u>*</u>	SF for any single tenant;
15						†limited to location on the first two floors, with
	·					direct entries from
16	10. Bars	IC*†	IC		-	ground floor
17						*Not to exceed 10,000
i						SF for any single tenant;
18						†limited to location on the first floor, with
19	11. Beauty or					direct entries from
20	Cosmetology Salon	P*†	P			ground floor
20			-			†Limited to location on
21	12. Cafes,					the first two floors, with
22	Delicatessens, and Bakeries	P†	P	IC		direct entries from
~~	13. Farmer's	I I	I.	10		ground floor
23	Market	P	P	P	P	
24	14. Financial					
	Service	P	P			
25	15. Financial	P	P		•	

		1	1	1	1	
1	Services (Limited)					
	16. Full-service,					
2	Counter-service and Self-service					
3	Restaurants	P*	P	IC		*Not to exceed 5,000SF
3	Restaurants	T	<u> </u>	ic .		*Not to exceed 5,000SF
4	,					for any single tenant.
_						†limited to location on
5]			the first two floors, with
6				,		direct entries from
	17. Grocery Store	P*+	P			ground floor
7	18. Health Club,					
8	Private Resident					
0	Accessory Use	P	P			
9	19. Home	D				
4.0	Occupation	P	P	TC		
10	20. Tourist Hotel		P	IC		*Island Conditional Use
11						Permit required if
2						facility is greater than
12						15,000 SF; †limited to
13	21. Health Clubs,	,	And the state of			location on the first two
13	Fitness Centers,		\$			floors, with direct
14	Gyms and Athletic					entires entries from
4-	Clubs	P(IC*)†	P	IC*	P	ground floor
15						†Limited to ground floor
16	22. Laundromat	P†	P			only
	•					*Island Conditional Use
17						Permit required if dry
18	22 Dwy Clasning					cleaning facility has an
10	23. Dry Cleaning Facility	P(IC*)†	P(IC*)		•	on-site plant; †limited to ground floor only
19	24. Liquor Stores	IC IC	IC			ground froof only
00	25. Massage					
20	Establishments	IC	IC .			
21				-·		*Not to exceed 5,000 SF
				·		for any single tenant;
22	26. Offices,		1			†limited to location on
23	Professional,					the first two floors, with
	Medical, and					direct entries from
24	Business	P*†	P		P	ground floor
25	07 D1	1041				*Not to exceed 5,000SF
25	27. Pharmacy	LIC*†	P			for any single tenant;

					٠	
1						†limited to location on
•	*					the first two floors, with
2						direct entries from ground floor
3						†Not permitted within
	28. Medical				,	the immediate proximity
4	Cannabis					of schools, childcare and
5	Dispensary		IC†		 	similar facilities
	29. Radio					
6	Broadcasting Facility		IC			
7	Tacinty					*Not to exceed 15,000
						SF for any single tenant;
8						†limited to location on
9	30. Retail Sales					the first two floors, with
	and Services,	P*†	D	1		direct entries from
10	Local-Serving 31. Retail Sales	P	P			ground floor
11	and Services,					
40	Visitor Serving		P	IC		
12						*Uses accessory to and
13						supportive of recreation
						and open space uses,
14						consistent with the Open Space Area standards
15						and guideliness set forth
40	32. Retail,					in Chapter T1 of the
16	Restaurants,					Treasure Island / Yerba
17	Kiosks, Pushcarts,					Buena Island Design for
40	and other uses*		P	P		Development document
18	33. Walk-Up	D#	D			†Limited to ground floor
19	Facilities	P†	P			only
00	Assembly and					
20	Entertainment					•
21	34. Amusement					
00	Enterprises		P			
22	35. Live Telecast					
23	and Filming		P		<u> </u>	*Chooial name to assist
	36. Nighttime			**		*Special permit required if establishment operates
24	Entertainment		P(IC*)			after-hours (2-6am)
25				· · · · · · · · · · · · · · · · · · ·		(= ,= ,= ,= ,= ,= ,= ,= ,= ,= ,= ,= ,= ,=
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1	37. Recreation					◇ Not including Health Clubs, Fitness Centers,
2	Buildings,					Gyms and Athletic
3	including pool halls, skating,					Clubs covered under "Retail Sales &
	indoor sports or					Services"; *Not to
4	bowling facilities		D	D(IC*)	,	exceed 20,000 SF for
5	38. Theaters		P -	P(IC*)		any single tenant
6	(movie or live					* Not to exceed 20,000
	performance)		P	IC*		SF for any single tenant
7	Institutional,					
8	Educational and					
9	Arts Activities			I	т	
10	39. Arts activities in commercial,					
10	community, or	·				
11	live/work spaces	IC	P	IC.	P	
12	40. Child Care, Family Facility	P	P		P	
13	ranniy racinty	Г	r		Г	*Not to exceed 15,000
	4 - Z	·				SF for any single tenant;
14	41. Child Care Center	P*†	P		P	†limited to location on
15	42. Community	Г	<u>r</u>		<u> </u>	ground floor only
16	Clubhouse,		,			
	Neighborhood Center, Community					
17	Cultural Center, or					
18	other community					,
19	resource not publicly owned but					. :
i	open for public use.	IC	P	IC	P	·
20	43. Institutional	Τ,				
21	and Educational Facilities, 15,000				e e	
22	SF or less	IC	P	IC	P	
23	44. Institutional					·
	and Educational					·
24	Facilities, more than 15,000 SF		P		P	
25	45. Mortuary		IC			
li li			•			

1	46. Museums,					
' [Interpretive Centers					
2	and Cultural		P	IC	P	
3	Facilities 47. Outpatient		<u>P</u>	IC	P	
3	Medical Clinics		P			
4			<u> </u>			*Not to exceed 15,000
5						SF for any single tenant;
ن ا						† llimited <u>limited</u> to
6						location only above
7	48. Private Club	IC*	P†			ground floor
7	49. Religious Institutions	IC*	IC	IC	P	*Not to exceed 15,000 SF for any single tenant
8	50. Sailing and	IC.	IC .	IC	Г	Sr for any single tenant
	Water Sport					
9	Educational					
10	Activity		P	P		
11	51. Small					
11	residential/senior		,			
12	care facility licensed by the			,		*Not to exceed 15,000
10	State	P*	P			SF for any single tenant
13						*Not to exceed 15,000
14	52. Social		٠.		*	SF for any single tenant.
15	service/philanthropi	IC*(P*†				†Permitted use for
10	c enterprises)	IC*(P*†)		,	TIHDI
16						*Not to exceed 15,000
17	53. Vocational/Job	IC*(P*†				SF for any single tenant. †Permitted use for
17	Training Facility) (1)	IC*(P*†)	IC*	IC*(P*†)	TIHDI
18					1=	L
19	Parking					·
19	54. Bicycle Storage	P	P	P	P	
20						⇔ Limited to the
24						storage of private
21			,			passenger automobiles belonging to Treasure
22					· 	Island residents, visitors,
22	•					and workers, and
23						meeting the siting and
24						design requirements,
25	55. Community	n	, , , , , , , , , , , , , , , , , , ,		D .	car-share requirements,
25	garages <>	P	P	L	P	and otherwise

	i l .	1	1	1	1	1
1						complying with the provisions of Chapter
2						T6 of the Treasure
3						Island/Yerba Buena Island Design for
4						Development Document
						◇ Off-street parking, either surface of
5					,	structured, that is
6						accessory to a permitted or special use, subject to
7						the requirements of
8	56. Accessory					Chapter T6 of the Design for Development
9	Parking Facilities	P	P		P	document, in terms of location and quantity
10	57. Parking	F	T		Γ	location and quantity
11	accessory to use of open space and					
12	sports fields <>	P	P	P		Surface or structured
1/	1		100			
	Manufacturing		e de Maria		,	
13	Manufacturing and				× .	
	and Processing/Industr					
13	and					
13 ·	and Processing/Industr ial/Laboratory	•				
13 14 15	and Processing/Industr ial/Laboratory	•.				administrative office and research and
13 14 15 16 17	and Processing/Industr ial/Laboratory					administrative office and research and development facilities
13 · 14 · 15 · 16 · 17 · 18	and Processing/Industr ial/Laboratory					administrative office and research and development facilities not requiring any additional regulatory
13 · 14 · 15 · 16 · 17 · 18 · 19	and Processing/Industr ial/Laboratory					administrative office and research and development facilities not requiring any additional regulatory approvals for emissions
13 · 14 · 15 · 16 · 17 · 18	and Processing/Industr ial/Laboratory Uses 58. Life Sciences	•				administrative office and research and development facilities not requiring any additional regulatory approvals for emissions or hazards not otherwise required of general
13 · 14 · 15 · 16 · 17 · 18 · 19	and Processing/Industr ial/Laboratory Uses		IC			administrative office and research and development facilities not requiring any additional regulatory approvals for emissions or hazards not otherwise required of general office use
13 14 15 16 17 18 19 20	and Processing/Industr ial/Laboratory Uses 58. Life Sciences		IC			administrative office and research and development facilities not requiring any additional regulatory approvals for emissions or hazards not otherwise required of general office use Limited to administrative office
13 · 14 · 15 · 16 · 17 · 18 · 19 · 20 · 21	and Processing/Industr ial/Laboratory Uses 58. Life Sciences		IC			administrative office and research and development facilities not requiring any additional regulatory approvals for emissions or hazards not otherwise required of general office use Limited to administrative office and research and
13 · 14 · 15 · 16 · 17 · 18 · 19 · 20 · 21 · 22 · 23	and Processing/Industr ial/Laboratory Uses 58. Life Sciences		IC			administrative office and research and development facilities not requiring any additional regulatory approvals for emissions or hazards not otherwise required of general office use Limited to administrative office and research and development facilities not requiring any
13 · 14 · 15 · 16 · 17 · 18 · 19 · 20 · 21 · 22	and Processing/Industr ial/Laboratory Uses 58. Life Sciences		IC IC			administrative office and research and development facilities not requiring any additional regulatory approvals for emissions or hazards not otherwise required of general office use <> Limited to administrative office and research and development facilities

1						or hazards not otherwise required of general
2	60. PDR					office use
3	(Production,					
	Distribution and					
4	Repair)		IC			
5	61. Small scale food manufacturing					*Not to exceed 20,000
6	and processing		P*	IC*		SF for any single tenant
7	Civic, Public,			•		
8	Open Space, and Public Service					
	Uses					
9	62. Ambulance	-	IC			
10	63. Civic Use		P		P	
11	64. Community					
* 1	Recycling	IC	ıc	D	. n	
12	Collection Center 65. Composting	IC	IC	P	P	1
13	Facilities			P	P	7.55 1/10 m
13	66. Corporation					*Not to exceed 2 acres
14	Yard			P*	P*	in size
15	67. Fire/police		_		_	
	Stations	-	P	P	P	Communication of
16						⇔For propagation of plants for landscaping,
17			·			accessory to urban farm
						or for educational
18						purposes; *Permitted
19	(0, 0, 1					when attached to food
	68. Greenhouse or Plant Nursery <>		P*	P	P	production or with retail establishment
20	69. Hiking and		1	1	1	Cstaonsiment
21	Walking Trails	P	P	P	P	
22	5 0 7 1	70.11	To also			*Not to exceed 20,000
22	70. Library	P*	P*	D	P P	SF
23	71. Micro-Utilities 72. Open lots or	P	P	P	r	
24	enclosed storage for					
	public service use			IC	P	
25		•		•		

		ı	I	I	i	
1						
2						treasure Island and
_						Yerba Buena Island, and
3						compliant to the
4						standards and guidelines
-						for each specific open space area listed in
5	73. Open space	·				Chapter T1 of the
6	Maintenance					Design for Development
	Facility <>			P	IC	document
7						*See Open Space
8	·					Chapter T1 of Design for Development
						document for
9						programming and size
10	74. Playground	P*	P	P	P	standards
11						*See Open Space
''						Chapter T1 of Design for Development
12						document for
13						programming and size
10	75. Public Parks	P*	P	P	P	standards
14	76. Sports Fields		· .	P		
15	77. Stormwater and Wastewater					
	Treatment Wetlands			P	P	
16	78. Low Impact					
17	Development for					
4.0)	Stormwater (e.g.					·
18	Water Garden, Bioswales, Cisterns					
19	or Similar Features)	P	P	P	P	
20	79. Renewable	-				
20	Energy Generation					*Including, but not
21	Facilities, Building				_	limited to, PV and wind
22	Integrated*	P	P	IC	P	power generation
22	80. Renewable Energy Generation					*Including, but not
23	11					limited to, PV and wind
	Facilities.					minica to, i v and which
	Facilities, Distributed*			IC	IC	power generation
24 25	11	P	P	IC P	IC P	,

1	s Antennae and Equipment <>					Design for Development document for placement
2	82. Transit					standards
3	Facilities Facilities	P	P	P	P	
4	02 111 - F		D.₩	To the state of th		*Permitted when associated with retail in
5	83. Urban Farm 84. Wastewater		P*	P		Block B2
6	Treatment Plant and related facilities	IC	IC	IC	P	
7		<u> </u>			- -	
8	Temporary Uses 85. Booths for	1				*Subject to
9	charitable, patriotic, or welfare purposes	P*	P*	P*	P*	authorization under Section 249.52(e)(3)
10	86. Exhibitions,	1	1	1	1	Section 249.32(c)(3)
11	Festivals, Circuses, Concerts, or					*Subject to
12	Neighborhood Carnivals	P*	P*	P*	P*	authorization under Section 249.52(e)(3)
13	87. Open-air sales				1.31	Programme Programme
14	of agriculturally produced seasonal					
15	decorations including, but not					
16	necessarily limited to, Christmas trees				i	*Subject to
17	and Halloween pumpkins	P*	P*	P*	P*	authorization under Section 249.52(e)(3)
18	88. Meeting					*Subject to
19	Rooms and Event Staging	P*	P*	P*	P*	authorization under Section 249.52(e)(3)
20	89. Automobile and truck parking					
21	and loading					
22	accessory to an authorized					*Subject to authorization under
23	temporary use	P*	P*	P*	P*	Section 249.52(e)(3)
24	Interim Uses					
25	90. Rental or sales offices incidental to	P*	P*	P*	P*	*Subject to authorization under
	Mayor Lee BOARD OF SUPERVISOR	RS				Pa

		YBI-R	YBI-MU	YBI-OS	YBI-PCI	*and/or \dagger = See
						Required;
ļ						IC = Island conditional use Permit
	Development	P*	P*	P*	P*	Section 249.52(e)(4) P = Permitted Use;
	Vertical	D#	D*	n*	D*	authorization under
	Development and					*Subject to
	activities related to Horizontal					
	to construction					
	and truck parking and loading related					
	94. Automobile and truck parking					
	93. Storage	P*	P*	P*	P*	Section 249.52(e)(4)
						*Subject to authorization under
	ment	P*	P*	P*	P*	Section 249.52(e)(4)
	equipementequip					authorization under
	materials and				۶,	*Subject to
	limited to staging of construction	-	1			Extending the second
	including but not	• .				a de la companya de l
	group of buildings, or open space,		e e		:	
	infrastructure,			-		
	structure, building,					
	construction of a					
	demolition, deconstruction or					
	incidental to the					
	92. Temporary structures and uses					
	cleanup and staging	P*	P*	P*	P*	Section 249.52(e)(4)
	environmental					authorization under
	91. Structures and uses incidental to				7	*Subject to
	temporary structure					
	development or a		·			•
	provided that it be located in the					
	development,					
	a given new					Section 249.52(e)(4)

· 				Comments
Land Use	ŀ	2	Zone	
Residential			-	
1. Dwelling Units	P	P		
				*Within any residential
				structures owned or
				controlled by the
				Treasure Island
				Homeless Development
				Initiative or its
2. Group Housing*	P	P		successor.
3. Live/Work Units	P	P		
4. Senior or		_		
Assisted Living	P	P		
				*Within any residential
				structures owned or
				controlled by the
5 Q 41				Treasure Island
5. Supportive	D			Homeless Development Initiative or its successor
Housing*	P	P		Initiative or its successor
Retail Sales and				· · · · · · · · · · · · · · · · · · ·
Services				a, 12 788 of #44
Sei vices	T		•	*Not to exceed 10,000
				SF for any single tenant;
6. Acupuncture,	}			†limited to location on
Acupressure, or			·	the first two floors, with
Chiropractor				direct entries from
Establishment	IC*†	P		ground floor
7. Animal Services,				8
Enclosed Building	IC	IC		
				*Not to exceed 2,500
				SF, including any
				exterior space used for
				automobile storage, per
				single tenant; †Service
* *				counter limited to
				ground floor only.
				Rental vehicles may be
				stored in multilevel
				structure. Above ground
8. Automobile				structures, will be
Rental	P*†	P		governed by the

1		ļ				standards and guidelines for such structures in T5
2						of the Treasure
2						Island/Yerba Buena Island Design for
3						Development document.
4	9. Automobile					
5	Services (Gas and					AT : 14 14 101
	Service Stations and Wash)	IC†	IC		IC	†Limited to ground floor only
6	und wash)	101	10		IC	*Not to exceed 15,000
7						SF for any single tenant;
8						†limited to location on
Ì						the first two floors, with direct entries from
9	10. Bars	IC*†	IC			ground floor
10						*Not to exceed 10,000
11						SF for any single tenant; †limited to location on
Ţ						the first floor, with
12	11. Beauty or			7		direct entries from
13	Cosmetology Salon	P*†	P			ground floor
14	12. Cafes,		: 1 h		1	†Limited to location on the first two floors, with
	Delicatessens, and		•			direct entries from
15	Bakeries	P†	P	IC		ground floor
16	13. Farmer's	n n	n	, .	D	
17	Market 14. Financial	P	P	P	P	
17	Service	IC	P		,	
18	15. Financial					
19	Services (Limited)	IC	P			
Į,	16. Full-service, Counter-service and					
20	Self-service					
21	Restaurants	P*	P	IC		*Not to exceed 5,000SF
22						*Not to exceed 5,000SF
22						for any single tenant. †limited to location on
23						the first two floors, with
24						direct entries from
į.	17. Grocery Store	P*†	P			ground floor
25	18. Health Club,	P	P	<u></u>		

	Private Resident					
1	Accessory Use					
2	19. Home					
	Occupation	P	P			
3	20. Tourist Hotel		P	IC		
4	-					*Island Conditional Use Permit required if
5						facility is greater than 15,000 SF; †limited to
6	21. Health Clubs, Fitness Centers,					location on the first two floors, with direct
7	Gyms and Athletic					entires from ground
0	Clubs	P(IC*)†	P	IC*	P	floor
8 9	22. Laundromat	P†	P			†Limited to ground floor only
9						*Island Conditional Use
10						Permit required if dry
4.4						cleaning facility has an
11	23. Dry Cleaning	D. C. Callo	D (TOW)			on-site plant; †limited to
12	Facility	P(IC*)†	P(IC*)			ground floor only
	24. Liquor Stores	IC	IC	V 4,		The Market of the second
13	25. Massage				1	The Date of the State of the St
10	Fetablishments	l IC	IC		1	And the second second
	Establishments	IC	IC		-	*Not to exceed 5,000 SF
14	Establishments	IC	IC			*Not to exceed 5,000 SF for any single tenant;
	Establishments 26. Offices,	IC	IC			*Not to exceed 5,000 SF for any single tenant; †limited to location on
14 15		IC	IC			for any single tenant;
14	26. Offices, Professional, Medical, and					for any single tenant; †limited to location on the first two floors, with direct entries from
14 15	26. Offices, Professional,	IC P*†	IC P		P	for any single tenant; †limited to location on the first two floors, with direct entries from ground floor
14 15 16	26. Offices, Professional, Medical, and				P	for any single tenant; †limited to location on the first two floors, with direct entries from
14 15 16 17	26. Offices, Professional, Medical, and				P	for any single tenant; †limited to location on the first two floors, with direct entries from ground floor *Not to exceed 5,000SF
14 15 16 17 18	26. Offices, Professional, Medical, and Business				P	for any single tenant; †limited to location on the first two floors, with direct entries from ground floor *Not to exceed 5,000SF for any single tenant; †limited to location on the first two floors, with direct entries from
14 15 16 17 18 19	26. Offices, Professional, Medical, and	P*†	P		P	for any single tenant; †limited to location on the first two floors, with direct entries from ground floor *Not to exceed 5,000SF for any single tenant; †limited to location on the first two floors, with direct entries from ground floor
14 15 16 17 18 19 20 21	26. Offices, Professional, Medical, and Business	P*†	P		P	for any single tenant; †limited to location on the first two floors, with direct entries from ground floor *Not to exceed 5,000SF for any single tenant; †limited to location on the first two floors, with direct entries from
14 15 16 17 18 19 20	26. Offices, Professional, Medical, and Business 27. Pharmacy 28. Medical Cannabis	P*†	P		P	for any single tenant; †limited to location on the first two floors, with direct entries from ground floor *Not to exceed 5,000SF for any single tenant; †limited to location on the first two floors, with direct entries from ground floor †Not permitted within the immediate proximity of schools, childcare and
14 15 16 17 18 19 20 21 22	26. Offices, Professional, Medical, and Business 27. Pharmacy 28. Medical Cannabis Dispensary	P*†	P		P	for any single tenant; †limited to location on the first two floors, with direct entries from ground floor *Not to exceed 5,000SF for any single tenant; †limited to location on the first two floors, with direct entries from ground floor †Not permitted within the immediate proximity
14 15 16 17 18 19 20 21 22 23	26. Offices, Professional, Medical, and Business 27. Pharmacy 28. Medical Cannabis Dispensary 29. Radio	P*†	P		P	for any single tenant; †limited to location on the first two floors, with direct entries from ground floor *Not to exceed 5,000SF for any single tenant; †limited to location on the first two floors, with direct entries from ground floor †Not permitted within the immediate proximity of schools, childcare and
14 15 16 17 18 19 20 21 22	26. Offices, Professional, Medical, and Business 27. Pharmacy 28. Medical Cannabis Dispensary 29. Radio Broadcasting	P*†	P IC†		P	for any single tenant; †limited to location on the first two floors, with direct entries from ground floor *Not to exceed 5,000SF for any single tenant; †limited to location on the first two floors, with direct entries from ground floor †Not permitted within the immediate proximity of schools, childcare and
14 15 16 17 18 19 20 21 22 23	26. Offices, Professional, Medical, and Business 27. Pharmacy 28. Medical Cannabis Dispensary 29. Radio	P*†	P		P	for any single tenant; †limited to location on the first two floors, with direct entries from ground floor *Not to exceed 5,000SF for any single tenant; †limited to location on the first two floors, with direct entries from ground floor †Not permitted within the immediate proximity of schools, childcare and

1					*Not to exceed 15,000 SF for any single tenant;
2	30. Retail Sales				†limited to location on the first two floors, with
3	and Services,				direct entries from
	Local-Serving	P*†	P		ground floor
4	31. Retail Sales				
5	and Services, Visitor Serving		P	IC	
6	Visitor Berving				*Uses accessory to and
			·		supportive of recreation
7	,				and open space uses,
8					consistent with the Open Space Area standards
9					and guideliness set forth
	32. Retail,				in Chapter T1 of the
10	Restaurants, Kiosks, Pushcarts,				Treasure Island / Yerba Buena Island Design for
11	and other uses*		P	P	Development document
12	33. Walk-Up				†Limited to ground floor
12	Facilities	P†	P		only
	ll .				
13	Assembly and				- 13 - 13
	Assembly and Entertainment				en de la companya de
14	Assembly and Entertainment 34. Amusement				
	Assembly and Entertainment 34. Amusement Enterprises		P		
14	Assembly and Entertainment 34. Amusement Enterprises 35. Live Telecast				
14 15 16	Assembly and Entertainment 34. Amusement Enterprises		P P		
14 15 16 17	Assembly and Entertainment 34. Amusement Enterprises 35. Live Telecast and Filming 36. Nighttime		P		*Special permit required if establishment operates
14 15 16	Assembly and Entertainment 34. Amusement Enterprises 35. Live Telecast and Filming				*Special permit required if establishment operates after-hours (2-6am)
14 15 16 17	Assembly and Entertainment 34. Amusement Enterprises 35. Live Telecast and Filming 36. Nighttime Entertainment		P		*Special permit required if establishment operates after-hours (2-6am) Not including Health
14 15 16 17 18	Assembly and Entertainment 34. Amusement Enterprises 35. Live Telecast and Filming 36. Nighttime		P		*Special permit required if establishment operates after-hours (2-6am) Not including Health Clubs, Fitness Centers,
14 15 16 17 18	Assembly and Entertainment 34. Amusement Enterprises 35. Live Telecast and Filming 36. Nighttime Entertainment 37. Recreation Buildings, including pool		P		*Special permit required if establishment operates after-hours (2-6am) Not including Health Clubs, Fitness Centers, Gyms and Athletic Clubs covered under
14 15 16 17 18	Assembly and Entertainment 34. Amusement Enterprises 35. Live Telecast and Filming 36. Nighttime Entertainment 37. Recreation Buildings, including pool halls, skating,		P		*Special permit required if establishment operates after-hours (2-6am) Not including Health Clubs, Fitness Centers, Gyms and Athletic Clubs covered under "Retail Sales &
14 15 16 17 18 19 20 21	Assembly and Entertainment 34. Amusement Enterprises 35. Live Telecast and Filming 36. Nighttime Entertainment 37. Recreation Buildings, including pool halls, skating, indoor sports or		P		*Special permit required if establishment operates after-hours (2-6am) Not including Health Clubs, Fitness Centers, Gyms and Athletic Clubs covered under "Retail Sales & Services"; *Not to
14 15 16 17 18 19 20 21	Assembly and Entertainment 34. Amusement Enterprises 35. Live Telecast and Filming 36. Nighttime Entertainment 37. Recreation Buildings, including pool halls, skating,		P	P(IC*)	*Special permit required if establishment operates after-hours (2-6am) Not including Health Clubs, Fitness Centers, Gyms and Athletic Clubs covered under "Retail Sales &
14 15 16 17 18 19 20 21	Assembly and Entertainment 34. Amusement Enterprises 35. Live Telecast and Filming 36. Nighttime Entertainment 37. Recreation Buildings, including pool halls, skating, indoor sports or bowling facilities >> 38. Theaters		P P(IC*)	P(IC*)	*Special permit required if establishment operates after-hours (2-6am) Not including Health Clubs, Fitness Centers, Gyms and Athletic Clubs covered under "Retail Sales & Services"; *Not to exceed 20,000 SF for any single tenant
14 15 16 17 18 19 20 21	Assembly and Entertainment 34. Amusement Enterprises 35. Live Telecast and Filming 36. Nighttime Entertainment 37. Recreation Buildings, including pool halls, skating, indoor sports or bowling facilities 38. Theaters (movie or live		P P(IC*)		*Special permit required if establishment operates after-hours (2-6am) Not including Health Clubs, Fitness Centers, Gyms and Athletic Clubs covered under "Retail Sales & Services"; *Not to exceed 20,000 SF for any single tenant * Not to exceed 20,000
14 15 16 17 18 19 20 21 22 23	Assembly and Entertainment 34. Amusement Enterprises 35. Live Telecast and Filming 36. Nighttime Entertainment 37. Recreation Buildings, including pool halls, skating, indoor sports or bowling facilities >> 38. Theaters		P P(IC*)	P(IC*) IC*	*Special permit required if establishment operates after-hours (2-6am) Not including Health Clubs, Fitness Centers, Gyms and Athletic Clubs covered under "Retail Sales & Services"; *Not to exceed 20,000 SF for any single tenant

	•					
1	Institutional, Educational and					
2	Arts Activities					· ·
	39. Arts activities					
3	in commercial,					
4	community, or	IC		TC	D .	
-	live/work spaces 40. Child Care,	IC	P	IC	P	
5	Family Facility	P	P		P	
6	Taining Facility	1			1	*Not to exceed 15,000
6						SF for any single tenant;
7	41. Child Care					†limited to location on
_	Center	P*†	P		P	ground floor only
8	42. Community					
9	Clubhouse,					
	Neighborhood					
10	Center, Community					
11	Cultural Center, or					
11	other community resource not					
12	publicly owned but			1		
40	open for public use.	IC	P	IC		io sed modallinge
13	43. Institutional					The same graph engine
14	and Educational			- :		ar talegal, all in i
	Facilities, 15,000	•				
15	SF or less	IC	P	IC	P	
16	44. Institutional					
	and Educational			-		
17	Facilities, more		10	1.0	_	
18	than 15,000 SF		IC	IC	P	
10	45. Mortuary		IC			
19	46. Museums, Interpretive Centers					·
	and Cultural					
20	Facilities		P	IC	P	
21	47. Outpatient			. 10		
	Medical Clinics		P			
22						*Not to exceed 15,000
23						SF for any single tenant;
20				· .		†llimited to location
24	48. Private Club	IC*	P†			only above ground floor
0.5	49. Religious	Y Cata	100	10		*Not to exceed 15,000
25	Institutions	IC*	IC	IC		SF for any single tenant

1	50. Sailing and Water Sport					
2	Educational Activity		P	P		
3	51. Small					
4	residential/senior care facility		,			
5	licensed by the State	P*	P			*Not to exceed 15,000 SF for any single tenant
6	State				, .	*Not to exceed 15,000
	52. Social	10*/D*+				SF for any single tenant.
7	service/philanthropi c enterprises	IC*(P*†	IC*(P*†)		·	†Permitted use for TIHDI
8		,				*Not to exceed 15,000
9	53. Vocational/Job	IC*(P*†	ı			SF for any single tenant. †Permitted use for
10	Training Facility)	IC*(P*†)	IC*	IC*(P*†)	TIHDI
11	Parking 54. Bicycle Storage	P	P	P	P	
12	54. Bicycle Storage	1			1	⇔ Limited to the
13		4 to 1 to 1 to 1 to 2			1 2 2	storage of private
						passenger automobiles
14						belonging to Treasure Island residents, visitors,
15						and workers, and
16	·					meeting the siting and
17					. ;	design requirements, car-share requirements,
,						and otherwise
18						complying with the provisions of Chapter
19						T6 of the Treasure
20	55 0					Island/Yerba Buena
21	55. Community garages <>	P	P	IC		Island Design for Development Document
						◇ Off-street parking,
22						either surface of structured, that is
23						accessory to a permitted
24	56. Accessory			•		or special use, subject to
25	Parking Facilities	P	P		P	the requirements of Chapter T6 of the
20		1 -		L		Chapter 10 of the

					_	
1						Design for Development document, in terms of
2	57. Parking					location and quantity
3	accessory to use of open space and				T.A.	
4	sports fields <>	P	P	P	Р	Surface or structured
5	Civic, Public,					
6	Open Space, and Public Service					
7	Uses					
_	58. Ambulance		IC			
8	59. Civic Use		P		P	
9	60. Community Recycling					*Not to exceed 15,000
10	Collection Center	IC*	IC	IC	IC	SF for any single tenant
11	61. Composting Facilities			P	P	
12	62. Corporation Yard			P*	P*	*Not to exceed 2 acres in size
13	63. Fire/police					
10	Stations		P	P	P	eta e
14 15 16		·				>For propagation of plants for landscaping, accessory to urban farm or for educational
17	(4. Guardhanas an					purposes; *Permitted when attached to food
18	64. Greenhouse or Plant Nursery <>		P*	P	P	production or with retail establishment
19	65. Hiking and Walking Trails	P	P	P	P	
20	66. Library	P*	P*	_	P	*Not to exceed 20,000 SF
21	67. Micro-Utilities	P	P	IC	P	
22	68. Open lots or enclosed storage for					·
23	public service use			IC	P	CEOR GUERRANT OF CHOCK
24	69. Open space					⇒For support of open space program on
25	Maintenance			, n	TC	treasure Island and
25	Facility <>		<u> </u>	P	IC	Yerba Buena Island, and

		1	t ·	l		1;44
1						compliant to the standards and guidelines
						for each specific open
2	·					space area listed in
3						Chapter T1 of the
						Design for Development
4						document
5						*See Open Space
						Chapter T1 of Design
6	•					for Development document for
7				,		programming and size
	70. Playground	P*	P	P	P	standards
8						*See Open Space
9						Chapter T1 of Design
						for Development
10						document for
11	71. Public Parks	P*	P	P	P	programming and size standards
	72. Sports Fields			P		Standards
12	73. Stormwater and	-				
13	Wastewater					
	Treatment Wetlands			P	P	<u> </u>
14	74. Low Impact	,	·			* .
15	Development for				·	
	Stormwater (e.g. Water Garden,					
16	Bioswales, Cisterns					
17	or Similar Features)	P	P	P	P	
	75. Renewable					
18	Energy Generation					*Including, but not
19	Facilities, Building		70	10	7	limited to, PV and wind
	Integrated* 76. Renewable	P	P	IC	P	power generation
20	Energy Generation					*Including, but not
21	Facilities,			•		limited to, PV and wind
- '	Distributed*			IC	IC	power generation
22						See Building Design
23	77.					Chapter T5 of the
20	Telecommunication					Design for Development
24	s Antennae and	D	D	ח	 n	document for placement
25	Equipment <> 78. Transit	P P	P P	P P	P	standards
25	70. Hansit	<u>r</u>	Γ	Г	「	<u> </u>

	Facilities		1		1	
1		·				*Permitted when
2						associated with retail in
•	79. Urban Farm	····	P*	P	+	Block B2
3	80. Wastewater Treatment Plant and					
4	related facilities	IC	IC	IC	P	
5	Temporary Uses				•	
6	81. Booths for					*Subject to
	charitable, patriotic,					authorization under
7	or welfare purposes	P*	P*	P*	P*	Section 249.52(e)(3)
8	82. Exhibitions, Festivals, Circuses,					
9	Concerts, or					*Subject to
9	Neighborhood					authorization under
10	Carnivals	P*	P*	P*	P*	Section 249.52(e)(3)
11	83. Open-air sales of agriculturally					
	produced seasonal					
12	decorations					A Company of the Comp
13	including, but not			-		$i_{i_1} \in i_{i_2}$
	necessarily limited					
14	to, Christmas trees					*Subject to
15	and Halloween	 P*	p*	p*	P*	authorization under
	pumpkins 84. Meeting	L.	P'	P	I F	Section 249.52(e)(3) *Subject to
16	Rooms and Event		,			authorization under
17	Staging	P*	P*	P*	P*	Section 249.52(e)(3)
	85. Automobile					
18	and truck parking	,				
19	and loading					
10	accessory to an authorized					*Subject to authorization under
20	temporary use	P*	P*	 P*	P*	Section 249.52(e)(3)
21	temporary use	1				Section 247.32(c)(3)
	Interim Uses					·
22	86. Rental or sales	Ì				
23	offices incidental to					
	a given new					*Cyleicot to
24	development, provided that it be				**	*Subject to authorization under
25	located in the	P*	P*	 P*	P*	Section 249.52(e)(4)
						·

1						
.	development or a					
'	temporary structure					
2	87. Structures and					
3	uses incidental to environmental					*Subject to authorization under
4	cleanup and staging	P*	P*	P*	P*	Section 249.52(e)(4)
	88. Temporary					
5	structures and uses					·
6	incidental to the demolition,		·			
7	deconstruction or construction of a					
8	structure, building, infrastructure,					
9	group of buildings,					
10	or open space, including but not		`			
11	limited to staging of construction	*	r			*Subject to
12	materials and equipment	p*	P*	P*	P*	authorization under Section 249.52(e)(4)
13	Cquipinon	1	1		1	*Subject to
14	89. Storage	P*	P*	P*	p*	authorization under Section 249.52(e)(4)
15	90. Automobile and truck parking			_		
16	and loading related					
	to construction					
17	activities related to			,		
18	Horizontal					
	Development and					*Subject to
19	Vertical	p*	p *	 p*	p*	authorization under
20	Development	Ι Γ΄	<u> </u>	<u> </u>	<u> </u>	Section 249.52(e)(4)
	I					

(3) Temporary Uses. A temporary use may be authorized by the Executive Director of TIDA ("Executive Director") (for uses located within the Tidelands Trust Overlay Zone) or the Planning Director (for uses located outside the Tidelands Trust Overlay Zone) without a public hearing for a period not to exceed 90 days for any of the following uses: booths for charitable, patriotic, or welfare

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1	purposes; exhibitions, festivals, circuses, concerts or neighborhood carnivals; open-air sales of
2	agriculturally produced seasonal decorations such as Christmas trees and Halloween pumpkins;
3	meeting rooms and event staging; and automobile and truck parking and loading associated with an
4	authorized temporary use. An authorization granted pursuant to this section shall not exempt the
5	applicant from obtaining any other permit required by law. Additional time for such uses may be
6	authorized only by action upon a new application.
7	(4) Interim Uses. An interim use listed in this section may be authorized by the Executive
8	Director (for uses located within the Tidelands Trust Overlay Zone) or Planning Director (for uses
9	located outside the Tidelands Trust Overlay Zone) without a public hearing for a period not to exceed 5
10	years if the applicable Director finds that such use will not impede orderly development within this
11	Special Use District consistent with the Design for Development and Development Agreement;
12	provided, however, that any interim use listed in this section that is integral to development
13	contemplated by the Development Agreement or any other disposition and development agreement with
14	TIDA, as determined by the applicable Director, shall be permitted without requiring such
15	authorization. Interim uses within the Tidelands Trust Overlay Zone are subject to review by the
16	Executive Director for compliance with the Tidelands Trust and TIDA policies. Such interim uses
17	include: rental or sales offices incidental to new development; structures and uses incidental to
18	environmental clean-up, demolition and construction pursuant to an approved Major Phase of
19	Development; storage; automobile and truck parking and loading related to the construction activities
20	related to Horizontal Development and Vertical Development. An authorization granted pursuant to
21	this section shall not exempt the applicant from obtaining any other permit required by law. Additional
22	time for such uses may be authorized only by action upon a new application.
23	(5) Non-Conforming Uses. TIDA shall provide for the reasonable continuance, modification
24	and/or termination of uses and structures existing as of the date of adoption of the Special Use District
25	and Design for Development that do not comply with the Special Use District or the Design for

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ring such o review by the uch interim uses incid<u>en</u>tal to ajor Phase of onstruction activities granted pursuant to ed by law. Additional ance, modification Special Use District and Design for Development that do not comply with the Special Use District or the Design for Page 32 6/7/11 n:\spec\as2011\0600537\00704801.doc

1	Development, provided that such use or structure is generally compatible with the development and
2	uses authorized under the Special Use District and Design for Development. The Executive Director
3	(for property located within the Tidelands Trust Overlay Zone), or the Planning Director (for property
4	not located within the Tidelands Trust Overlay Zone) may authorize additions, alterations,
5	reconstruction, rehabilitation, reuse of vacant buildings or changes in use of land or buildings for uses
6	that do not conform to the Special Use District, subject to a determination that such authorization
7	would not impede the orderly development of the area subject to this Special Use District.
8	(6) Building Standards.
9	(A) Building Height. The applicable height limits for this Special Use District shall be as set
10	forth on Sectional Map HT14 of the Zoning Maps of the City and County of San Francisco. As more
11	particularly described on Section Map HT14, underlying height zones range from 25 feet to 125 feet on
12	Treasure Island and 35 feet to 75 feet on Yerba Buena Island. "Flex Height Zones" have been
13	established on Treasure Island to allow for the flexibility in locating tall buildings within the overall
14	built form of the island, and range from 240 feet to 450 feet. The Flex Height Zones allow for a variety
15	of building types to be built up to the indicated maximum height for their zone as long as they conform
16	to the relevant applicable Standards for Bulk, Massing and Tower Separation as described herein, and
17	Figure 6, Bulk and Massing Controls Matrix. The location of tall buildings in relation to each other
18	and to the lower buildings is controlled by the building separation requirements set forth in subsection
19	(d)(5)(B), Tower Separation, below. Height shall be measured and regulated as provided in the Design
20	for Development and not as provided in Article 2.5.
21	(B) Tower Separation.
22	(i) Portions of buildings taller than 125 feet located within a Flex Height Zone that are taller
23	than the underlying height zone shall maintain a minimum distance of 115 feet clear from any portion
24	of another building taller than its underlying height zone. This distance is to be measured by a 115 feet

circular offset from the inscribed building perimeter at its outermost points on all levels above the

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underlying height zone, as shown on Figure 4. The requirements of this subsection shall not apply to buildings located on blocks C1, C2-B, C2-H and M1, as identified on Figure 1.

Figure 4: Tower Separation

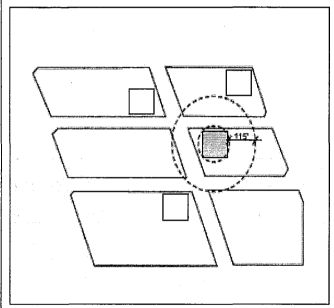


Figure T4.w: Eastside building separation example (minimum of 115 feet)

(ii) Buildings located within a Flex Height Zone that are located on blocks IC1, IC2, IC3 and IC4 and E1, E2, E3, E4, E5, E6, E7 and E8, as identified on Figure 1, shall maintain a clear corridor extending a minimum distance of 500 feet perpendicularly to any other building taller than 85 feet, as shown on Figure 5. The corridors shall be aligned orthogonally, perpendicularly and parallel to the north-south avenues, and extend from the buildings' furthermost points regardless of orientation. The

requirements of this subsection shall not apply to buildings located on blocks B1, B2, B3 and M1, as identified on Figure 1.

Figure 5: Corridors

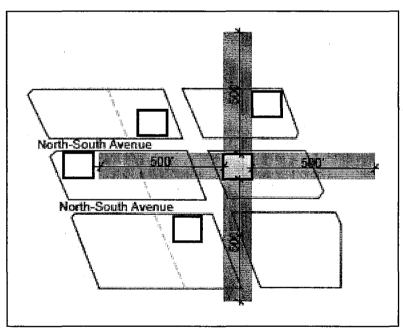


Figure T4.x: Eastside clear comidor example (minimum of 500 feet)

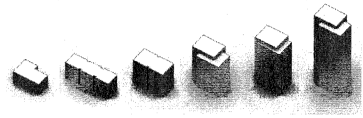
(C) Building Bulk. With respect to development on Treasure Island, the applicable bulk limitations shall be as set forth on Figure 6. With respect to development on Yerba Buena Island, the following requirements shall apply: (i) buildings extending more than 35 feet above grade shall, above the third 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 Mayor Lee

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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 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.

Figure 6: Treasure Island Bulk & Massing



BUILDING HEIGHT	Up to 60 ft	61.85 ft	86-125 ft	126-180 ft.*	181-240 ft	241-450 ft
MAXFLOORPLATE	NA NA	BA.	10,500 st	12,000 sf	10,500.st	12,000 sf
MAX PLAN LENGTH	NÁ.	200 ft	140 ft	140 R*	140 ft*	140 L
MAX APPARENT FACE	120 ft Typical 25-30 ft Shared Public Way	75	100 ft	165 ft.*	100 ft*	105 t
MAX DIAGONAL	NA .	NA	NA.	170 ft	160 ft	170 t
CHANGE IN APPARENT FACE	Two feet (2') deep X three foot (3') wide Notch, two foot (2') selbeck of building messing at major change in fenestration pattern and /or material.	Five feet (5') deep wide notch, five for of building massin with a major chang pattern and / or ma	ot (5') setback g in combination ge in fenestration	(10) setback of bui	X ten foot (10°) wid Iding massing in co nestration pattern a	mbination with

^{*}Buildings within the Cityside District taller than 125 feet are limited to maximum plan dimensions of 120 feet and maximum apparent faces of 100 feet, parallel to the western shoreline.

(D) Building Setbacks. The applicable building setback requirements for this Special Use District shall be as set forth on Figures 7 and 8.

Figure 7: Treasure Island Required Setbacks

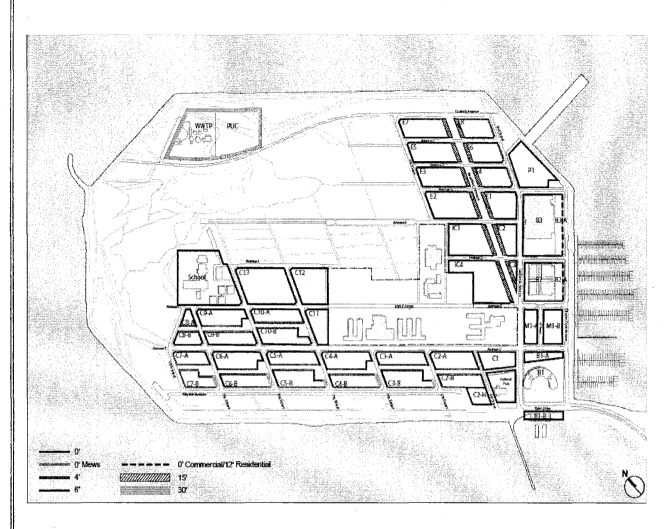
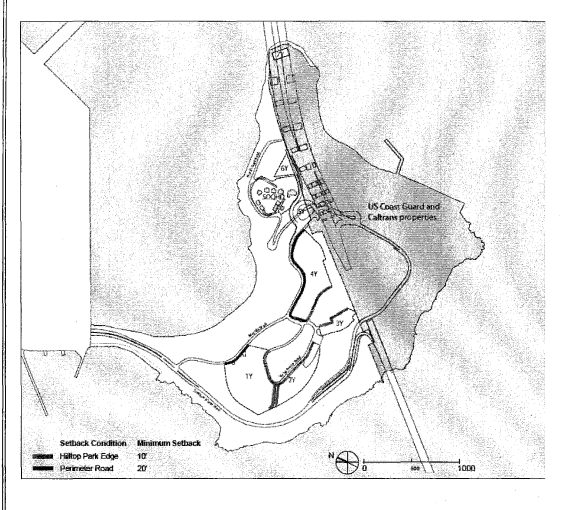


Figure 8: Yerba Buena Island Required Setbacks



(7) Off-Street Automobile Parking. Off-street parking shall not be required for any use, and may be provided in quantities up to the maximum number of spaces specified in Figures 9 and 10. Compliance with the off-street parking standards specified in Figures 9 and 10 shall be determined in accordance with subsection (g)(4)(D)(iv) below, and further provided that no application for Vertical Development that includes off-street automobile parking shall be accepted as complete unless TIDA has authorized submittal of the application and certified that the proposed amount of parking complies with the Island-wide parking maximums.

Figure 9: Treasure Island Permitted Off-Street Parking
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Use or Activity	Maximum Number of Off-Street Car Parking Spaces*
Residential	1 for each dwelling unit calculated on an aggregate basis for all dwelling units constructed within the Development Plan Area, but in no event more than 8,000 residential accessory spaces within the combined Treasure Island and Yerba Buena Island Development Plan Area.
Office/Commercial	1 for every 1,000 square feet of gross floor area calculated on an aggregate basis for all office/commercial uses (other than retail, hotel and marina) but in no event more than 302 office/commercial accessory spaces within the combined Treasure Island and Yerba Buena Island Development Plan Area.
Retail	2 for every 1,000 square feet of gross floor area calculated on an aggregate basis for all retail uses, but in no event more than 414 retail accessory spaces within the Treasure Island portion of Development Plan Area.
Hotel	0.4 for every hotel room calculated on an aggregate basis for all hotel uses on Treasure Island, but in no event more than 180 hotel accessory spaces on Treasure Island.
Marina	0.6 for every slip constructed within the Development Plan Area calculated on an aggregate basis, but in no event more than 236 Marina accessory spaces within the Treasure Island portion of Development Plan Area.

Figure 10: Yerba Buena Island Off-Street Parking

Use or Activity	Maximum Number of Off-Street Car Parking Spaces*
Residential	1 for each dwelling unit calculated on an aggregate basis for all dwelling units constructed within the Development Plan Area, but in no event more than 8,000 residential accessory spaces within the combined Treasure Island and Yerba Buena Island Development Plan Area
Office/Commercial	1 for every 1,000 square feet of gross floor area calculated on an aggregate basis for all office/commercial uses (other than retail, hotel and marina) but in no event more than 302 office/commercial accessory spaces within the combined Treasure Island and Yerba Buena Island Development Plan Area
Retail	2 for every 1,000 square feet of gross floor area calculated on an aggregate basis for all retail uses
Hotel	0.8 for every hotel room calculated on an aggregate basis for all hotel uses on Yerba Buena Island, but in no event more than 40 hotel accessory spaces on Yerba Buena Island.

(f) Review and Approval of Horizontal Development. TIDA shall have primaryexclusive jurisdiction over Horizontal Development in this Special Use District, subject to all applicable permit requirements of other City agencies. Horizontal Development shall be subject to and regulated by the Design Review and Document Approval Procedure attached as an exhibit to the Design for Development Disposition and Development Agreement, as such procedures may be amended from time to time.

(g) Review and Approval of Vertical Development.

(1) Purpose. The Vertical Development design review process for Treasure Island and Yerba

Buena Island is intended to ensure that new private buildings within Treasure Island and Yerba Buena

Island are designed to complement the aesthetic of the development, exhibit high quality architectural design and promote the purpose of this Special Use District.

(2) Applicability. Vertical Development within the Tidelands Trust Overlay Zone, or on other tidelands and submerged lands within its jurisdiction pursuant to its authority under the Conversion Mayor Lee

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1	Act, is within $TIDA$ jurisdiction and shall be subject to the procedures set forth in subsection (g)(5).
2	Vertical Development outside of the Tidelands Trust Overlay Zone is within Planning Department
3	jurisdiction and shall be subject to the procedures set forth in subsection (g)(4).
4	(3) Applications.
5	(A) Required Applications. The construction, expansion or major alterations, or additions to
6	Vertical Development within this Special Use District shall require approval of Schematic Design
7	Documents and building permits. The definition of major alterations and additions to Vertical
8	Development is set forth in the Design for Development. If the proposed project is located within
9	the Tidelands Trust Overlay Zone, the application shall be submitted to and reviewed by TIDA. If the
10	proposed project is located outside the Tidelands Trust Overlay Zone, the application shall be
11	submitted to and reviewed by the Planning Department. For purposes of this section, "Schematic
12	Design Documents'' shall mean documents containing a schematic design level of detail for a specific
13	Vertical Development improvement. Each such application for approval may be filed by the owner,
14	lessee or authorized agent of the owner or lessee of the property for which the Vertical Development
15	approval is sought.
16	(B) Contents. Each application shall contain the documents and materials described in
17	Appendix A2 to necessary to determine consistency with this Special Use District and the
18	Design for Development. If a Major Modification (as defined in subsection $(g)(4)(D)$ below) is sought
19	in accordance with the allowances of this Section, the application also shall contain a written
20	description for each modification sought that describes how the proposed project meets the full intent
21	of this Special Use District and the Design for Development.
22	(C) Completeness. TIDA or Planning Department staff, as applicable, shall review the
23	application for completeness and advise the applicant in writing of any deficiencies within 30 days

after receipt of the application or, if applicable, within 15 days after receipt of any supplemental

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information requested pursuant to this Section. If staff does not so advise the applicant, the application shall be deemed complete.

(D) Pre-Submission Conference. Not less than 30 days prior to submitting a Schematic Design Document application, the applicant shall submit to TIDA and may submit to the Planning Department, preliminary maps, plans and design sketches for the proposed Vertical Development and a statement describing compliance with the applicable land use restrictions and limitations set forth in the applicable Vertical Disposition and Development Agreement. Within 20 days, staff shall review submitted materials and advise the applicant whether the materials would be considered a complete application. TIDA's review of the pre-submittal materials shall also include a review for compliance with the applicable Vertical Disposition and Development Agreement as required for TIDA's submittal of its letter of authorization required as part of the application submittal materials. If requested by the applicant and not less than 15 days prior to submitting a Schematic Design Document application, the applicant and TIDA or Planning Department staff, as applicable, shall hold at least one pre-submission meeting regarding the project at a mutually agreeable time.

(4) Schematic Design Document Applications under Planning Commission Jurisdiction.

(A) Staff Review. Each application for Schematic Design Document approval under Planning

Commission jurisdiction shall be subject to an administrative review process by the Planning

Department. Prior to consideration for project approval, and not more than 60 days (for applications pertaining to structures 70 feet or fewer in height) or 80 days (for applications pertaining to structures over 70 feet in height) after such application is complete or deemed complete, staff shall review the application to determine whether it complies with this Special Use District and the Design for Development. Staff shall issue a staff report to the Planning Director or Planning Commission, as appropriate, including a recommendation regarding any modifications sought. Such staff report shall be delivered to the applicant not less than 10 days prior to Planning Director or Planning Commission action on the application, and shall be kept on file for public review.

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(B) TIDA Consultation. Upon receipt of a complete application, a copy of such application
shall be submitted to TIDA. Should TIDA wish to provide further comments beyond those provided at
the pre-submittal stage, it shall submit its comments to the Planning Department no later than 30 day.
following receipt of the application. Planning Department staff shall consider TIDA comments in
drafting its staff report.

(C) Planning Director Approval. Except for projects seeking one or more Major

Modifications, the Planning Director shall approve, conditionally approve or disapprove a project's

Schematic Design Documents, including any Minor Modifications sought, without a hearing based on its compliance with this Special Use District and the Standards set forth in the Design for Development. If the project is consistent with the quantitative Standards set forth in this Special Use District and the Design for Development, the Planning Director's discretion to approve, conditionally approve, or disapprove the project shall be limited to the project's consistency with the qualitative Standards and Guidelines of the Design for Development and the General Plan. The Planning Director may not impose any condition of approval that conflicts with the Development Requirements (as such term is defined in the Development Agreement). Upon approval, the Planning Director shall assign to each approved assessor's block and/or lot the applicable zoning designation and height and bulk classification. The Planning Director shall, promptly, mail notice of his or her determination to the applicant, TIDA, and owners of real property within 300 feet of all exterior boundaries of the project area, using for this purpose the names and addresses as shown on the citywide assessment roll in the Office of the Tax Collector, and any other person who has requested notice.

(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 off-street auto parking ratios, and height limits.

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1	(ii) Major Modifications. A Major Modification shall be (i) any deviation of more than 10
2	percent from any quantitative Standard in this Special Use District or the Design for Development or
3	(ii) any modification of the maximum building floor plates. A Major Modification may be approved
4	only by the Planning Commission at a public hearing, and the Planning Commission's review at such
5	hearing shall be limited to the Major Modification. Notwithstanding any other provisions of this
6	Section, the Planning Director may refer a proposed modification, even if not otherwise classified as a
7	Major Modification, to the Planning Commission as a Major Modification if the Planning Director
8	determines that the proposed modification does not meet the intent of the Standards set forth in the
9	Design for Development. The Planning Commission may not impose conditions of approval that
10	conflict with the Development Requirements (as such term is defined in the Development Agreement).
11	(iii) Minor Modifications. Any modification to the building standards of this Special Use
12	District and contained in the Design for Development not considered a Major Modification pursuant to
13	subsection (ii) above shall be deemed to be a Minor Modification. Except as permitted in accordance
14	subsection (ii) above, a Minor Modification is not subject to review by the Planning Commission.
15	(iv) Off-Street Parking. A project that exceeds applicable parking ratios on a project-level
16	basis shall not be considered a Major Modification, Minor Modification or otherwise inconsistent with
17	the Special Use District or the Design for Development, subject to the further limitations of this Section
18	(iv). Except as further provided herein, no new off-street parking may be approved by Planning or
19	TIDA at the following increments of development that would cause the aggregate parking ratio in the
20	Special Use District to cumulatively exceed the applicable ratios, including both built and entitled but-
21	not-yet-built Vertical Development: every 2,000 net new housing units and every 100,000 gross square
22	feet of non-residential uses in new or rehabilitated buildings (each residential and non-residential
23	threshold, a "Development Increment"). Notwithstanding the foregoing, for the first two Development
24	Increments, a deviation of up to 10% shall be permitted and not be considered a Major Modification,
25	Minor Modification or otherwise inconsistent with the Special Use District or the Design for
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1	Development. No exceedance of the parking ratios applicable to any Development Increment after the
2	first two residential and non-residential Development Increments shall be permitted. The Developmen
3	Increments shall commence as of the effective date of this ordinance and shall not include interim or
4	temporary uses as defined in this Special Use District.
5	(E) Public Hearing for Large Projects. Prior to decision by the Planning Director pursuant to
6	subsection (g)(4)(C) above, each project subject to the below criteria shall be presented at a regularly
7	scheduled hearing of the Planning Commission. Such hearing shall be calendared within 30 days afte
8	the application is complete or deemed complete. If a public hearing is required under subsection
9	(g)(4)(D) and this subsection, the Planning Commission shall hear jointly calendar both items
0	to take action on the Major Modification and to provide comment only on the project design.
1	The Planning Director shall consider all comments from the public and the Planning Commission in
2 ,	making his or her decision to approve, conditionally approve, or disapprove the project design.
3	Criteria necessitating public hearing are as follows:
4	(i) The project includes the construction of a new building greater than 70 feet in height, or
5	includes a vertical addition to an existing building resulting in a total building height greater than 70
6	feet; or
17	(ii) The project involves a net addition or new construction of more than 25,000 gross square
18	feet of commercial space.
19	If a public hearing is required under subsection (g)(4)(D) and this subsection, the
20	Planning Commission shall hear jointly calendar both items, to take action on the Major
21	Modification and to provide comment only on the project design.
22	(F) Notice of Hearings. Notice of hearings required by subsections (D) and (E) shall be
23	provided as follows: (i) by mail not less than 10 days prior to the date of the hearing to the project
24	applicant, owners of real property within 300 feet of all exterior boundaries of the project that is the
25	subject of the application, using for this purpose the names and addresses as shown on the citywide
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1	report pursuant to subsection $(g)(5)(A)$, if upon the expiration of the Planning Commission's 30 day
2	election period, the Planning Commission has not elected to hold a hearing on the Schematic Design
3	Documents application, the TIDA Board shall calendar the application for its next regularly scheduled
4	meeting for which an agenda has not been finalized; or (iii) if, prior to the expiration of the Planning
5	Commission's 30 day election period, the Planning Commission has elected to hold a hearing on the
6	Schematic Design Documents application, the TIDA Board shall calendar the application for its next
7	regularly scheduled meeting for which an agenda has not been finalized after the date that the
8	Planning Commission takes action on the application at its public hearing. If the project is consistent
9	with the quantitative Standards set forth in this Special Use District and the Design for Development,
10	the TIDA Board's discretion to approve, conditionally approve or disapprove the project shall be
11	limited to the project's consistency with the qualitative Standards and Guidelines set forth in the
12	Design for Development. The TIDA Board may not impose any condition of approval that conflicts with
13	the Development Requirements (as such term is defined in the Development Agreement). If the TIDA
14	Board objects to or seeks to substantially modify design recommendations that have been approved by
15	the Planning Commission as set forth in Section (g)(5)(B), TIDA shall provide notice of such decision
16	to the Planning Commission, and TIDA shall have the right to appeal the design recommendations to
17	the Board of Supervisors pursuant to the procedures for appeal set forth in subsection (i) below.
18	(D) Review of Historic Resources. Any review under this section of Schematic Design
19	Documents for a historic resource identified in the Design for Development shall be subject to the
20	additional review requirements set forth therein.
21	(6) Building Permit Approval. Each building permit application submitted to the Department of
22	Building Inspection shall be forwarded to the Planning Department if the application pertains to
23	property located outside of the Tidelands Trust Overlay Zone or TIDA if the application pertains to
24	property located within the Tidelands Trust Overlay Zone. Staff of the applicable agency shall review
25	the building permit application for consistency with the authorizations granted pursuant to this Section.
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1	to the Board of Appeals within 10 days after the date of the decision by filing a written notice of appeal
2	with that body. Such notice must set forth how the Planning Director or the Planning Commission, as
3	applicable, erred in granting, conditioning, or denying an application under this Section. Upon the
4	hearing of an appeal, the Board of Appeals may, subject to the same limitations as are placed on the
5	Planning Commission or Planning Director by Charter or by this Special Use District, approve,
6	disapprove or modify the appealed decision. If the determination of the Board of Appeals differs from
7	that of the Planning Director or Planning Commission, the Board of Appeals shall state its reasons in
8	writing. A decision of the Planning Commission with respect to an Island Conditional Use may be
9	appealed to the Board of Supervisors in the same manner as set forth in Section 308.1, except that, in
10	addition to the parties identified in Section 308.1(b), the decision also may be appealed
11	independently by the applicant or TIDA without complying with the property owner subscription
12	requirements of Section 308.1.
13	(B) TIDA. If the TIDA Board objects to or seeks to substantially modify a design
14	recommendation or determination taken by the Planning Commission under subsection (g)(5)(B)
15	above, it shall take action to file an appeal of the Planning Commission recommendation or
16	determination to the Board of Supervisors, which shall be evidenced by filing a written notice of appear
17	with the &Clerk of the Board of Supervisors. The Board of Supervisors shall hear the appeal within 30
18	days of TIDA's determination to appeal. The Board of Supervisors' review of the Planning
19	Commission decision shall be limited to the design issues that are the subject of the appeal. The Board
20	of Supervisors may disapprove the decision of the Planning Commission by a majority vote, and may
21	not impose any condition of project approval that conflicts with the Development Requirements (as
22	such term is defined in the Development Agreement) or is inconsistent with TIDA's authority as trustee
23	under the Conversion Act.
24	(j) Fees. Each of the Planning Director and the Executive Director shall require an applicant
25	or permittee to pay a fee in an amount sufficient to recover actual time and materials costs that the

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1	Planning Department and TIDA incurs in reviewing and processing any application under this Section.
2	The applicable Director also may charge for any time and materials costs that other agencies, boards,
3	commissions, or departments of the City, including the City Attorney's Office, incur in connection with
4	the processing or administration of a particular application, action, or procedure if such costs are not
5	separately assessed in accordance with the Development Agreement. Whenever such fees are or will be
6	charged, the applicable Director, upon request of the applicant or permittee, shall provide in writing
7	the basis for the fees or an estimate of the fees to be charged.
8	
9	Section 6. The San Francisco Planning Code is hereby amended by adding Section
10	263.26, to read as follows:
11	SEC. 263.26. SPECIAL EXCEPTIONS: TREASURE ISLAND/YERBA BUENA ISLAND
12	HEIGHT AND BULK DISTRICT.
13	(a) Boundaries of the Treasure Island / Yerba Buena Island Height and Bulk District. The
14	boundaries of the Treasure Island / Yerba Buena Island Height and Bulk District are set forth in
15	Sectional Map HT14 of the Zoning Map of the City and County of San Francisco. The boundaries of the
16	Treasure Island / Yerba Buena Island Special Height and Bulk District include all areas of Treasure
17	Island and Yerba Buena Island as shown on Zoning Map ZN14. Any property within the Treasure
18	Island / Yerba Buena Island Special Height and Bulk District owned by the United States Department
19	of Labor, United States Coast Guard, Federal Highway Administration or California Department of
20	Transportation is hereby declared to be in a 40-X height and bulk district unless reclassified in
21	accordance with the provisions of this Code.
22	(b) Purpose. The purpose of both the Treasure Island / Yerba Buena Island Height and Bulk

District is to enable development of Treasure Island and Yerba Buena Island as a new high-density,

mixed-use, sustainable community consistent with the Objectives and Policies set forth in the Treasure

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Island / Yerba Buena Island Area Plan, Planning Code Section 249.52 (the Treasure Island / Yerba Buena Island Special Use District) and the Design for Development referenced therein.

(c) Controls.

(1) In the Treasure Island / Yerba Buena Island Height and Bulk District, height and bulk and definitions applicable thereto are governed by Planning Code Section 249.52 (the Treasure Island / Yerba Buena Island Special Use District) and the Treasure Island and Yerba Buena Island Design for Development referenced therein.

(2) Amendments to the height and bulk controls in this Treasure Island/Yerba Buena Island

Project Height and Bulk district shall be as provided in Section 249.52.

Section 7. The San Francisco Planning Code is hereby amended by amending the Bulk Limits Table associated with Section 270, to read as follows:

~ TABLE 270

BULKLIMITS

DOLK LIWITS				
District Symbol	Height Above Which Maximum	Maximum Plan Dimensions (in feet)		
on Zoning Map	Dimensions Apply (in feet)	Length	Diagonal Dimension	
А	40	110	125	
В	50	110	125	
С	80	110	125	
D	40	110	140	
E	65	110	140	
F	80	110	140	

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G	80	170	200
Н	100	170	200
l	150	170	200
J	40	250	300
К	60	250	300
L	80	250	300
M .	100	250	300
N	40	50	100
R	This table not applicable. But see Section 270(e).		
R-2	This table not applicable. But see Section 270(f).		
V		110	140
V	* At setback height established pursuant to Section 253.2.		
os	See Section 290.		
S	This table not applicable. But see Section 270(d).		
Т			125
X	This table not applicable. But see Section 260(a)(3).		
ТВ	This table not applicable. But see Section 263.18.		
СР	This table not applicable. But see Section 263.24.		
	H I J K L M N R R-2 V V T S T X TB	H 100 I 150 J 40 K 60 L 80 M 100 N 40 R This table not applicable. But V Y * At setback height established OS See Section 290. S This table not applicable. But T At setback height established pursuant to Section 132.2, but no his than 80 feet. X This table not applicable. But	H

1	HP	This table not applicable. But see Section 263.25.
2	and the supplication of th	TII. 11 11 D. 1
3	<u>II</u> .	This table not applicable. But see Section 263.26.

APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney

Ву:

John D. Malamut / Deputy City Attorney



City and County of San Francisco Tails

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

Ordinance

File Number: 110229

Date Passed: June 14, 2011

Ordinance amending the San Francisco Planning Code by amending Sections 102.5 and 201 to include the Treasure Island/Yerba Buena Island districts; amending Section 105 relating to height and bulk limits for Treasure Island/Yerba Buena Island; adding Section 249.52 to establish the Treasure Island/Yerba Buena Island Special Use District; adding Section 263.26 to establish the Treasure Island/Yerba Buena Island Height and Bulk District; amending the bulk limits table associated with Section 270 to refer to the Treasure Island/Yerba Buena Island Height and Bulk District; and adopting findings, including environmental findings, and findings of consistency with the General Plan and Planning Code Section 101.1.

May 02, 2011 Land Use and Economic Development Committee - AMENDED, AN AMENDMENT OF THE WHOLE BEARING SAME TITLE

May 02, 2011 Land Use and Economic Development Committee - RECOMMENDED AS AMENDED

May 17, 2011 Board of Supervisors - CONTINUED ON FIRST READING

Ayes: 10 - Avalos, Chiu, Chu, Cohen, Elsbernd, Farrell, Kim, Mar, Mirkarimi and Wiener

Excused: 1 - Campos

June 07, 2011 Board of Supervisors - AMENDED, AN AMENDMENT OF THE WHOLE BEARING SAME TITLE

Ayes: 11 - Avalos, Campos, Chiu, Chu, Cohen, Elsbernd, Farrell, Kim, Mar, Mirkarimi and Wiener

June 07, 2011 Board of Supervisors - PASSED ON FIRST READING AS AMENDED Ayes: 11 - Avalos, Campos, Chiu, Chu, Cohen, Elsbernd, Farrell, Kim, Mar, Mirkarimi and Wiener

June 14, 2011 Board of Supervisors - FINALLY PASSED

Ayes: 11 - Avalos, Campos, Chiu, Chu, Cohen, Elsbernd, Farrell, Kim, Mar, Mirkarimi and Wiener

I hereby certify that the foregoing Ordinance was FINALLY PASSED on 6/14/2011 by the Board of Supervisors of the City and County of San Francisco.

Angela Calvillo
Clerk of the Board

Mayor Edwin Lee

Date Approved