## CITY OF ALAMEDA RESOLUTION NO.

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> DECLARING NINE PROJECT SITES AT ALAMEDA POINT, INCLUDING BUILDING 2, BUILDING 22, BUILDING 24, BUILDING 41, BUILDING 44, BUILDING 114, BUILDING 168, BUILDING 169, AND BUILDING 170 TO BE EXEMPT FROM THE SURPLUS LAND ACT

WHEREAS, pursuant to the Surplus Land Act (Government Code Section 5422054233) ("SLA"), "Surplus Land" is defined as land owned by a local agency that is no longer necessary for such agency's use; and

WHEREAS, pursuant to the SLA, the SLA does not apply when it conflicts with other statutory law; and

WHEREAS, subject to certain exemptions, the SLA requires local agencies to follow prescribed notification and negotiation procedures prior to taking any action to sell or lease any surplus land; and

WHEREAS, the City of Alameda ("City") owns or leases nine properties, as more particularly described in Attachment 1 (the "Properties"); and

WHEREAS, pursuant to Section $54221(\mathrm{f})(1)$ of the SLA, the City has determined that the Properties are exempt from the SLA because the Property was conveyed to the City by the United States of America ("Government") pursuant to that certain Economic Development Conveyance Agreement dated June 6, 2000 ("EDC Agreement"), as authorized by Section 2905(b)(4) of the Defense Base Closure and Realignment Act of 1990, as amended ("Base Closure Act"). As consideration for the EDC Agreement, and the conveyance of the Property by the Government to the City, the City is obligated to implement the development of the Property in strict accordance with the NAS Alameda Reuse and Redevelopment Plan dated January 1996, as reviewed and approved by the United States Department of Housing and Urban Development; and

WHEREAS, this Resolution does not obligate the City to subsequently dispose of the properties; and

WHEREAS, in accordance with CEQA Guidelines Section 15378(b)(5), adoption of this Resolution is not a project subject to CEQA because it is an administrative act that will not impact the environment and the City is not committing to a particular course of action.

NOW THEREFORE, BE IT RESOLVED by the Council of the City of Alameda that:

1. The Properties described in Attachment 1 are hereby declared to be exempt from the California Surplus Land Act because federal law, including the Base

Closure Act, precludes the California Surplus Lands Acts from applying to the Properties.

## ATTACHMENT A Property Descriptions

## Building 2:

Site Address: 2501 Monarch Street, Alameda, CA
APN(s): 74-1367-38 (portion), 74-1367-23-1 (portion), 74-1367-39 (portion)


Building 22:
Site Address: 2501 Monarch Street, Alameda, CA
APN(s): 74-1367-26


## Building 24:

Site Address: 2301 Monarch, Alameda, CA
APN(s): 74-1367-028 (portion)


Building 41:
Site Address: 2153 Ferry Point, Alameda, CA
APN(s): 74-1375-17


## Building 44:

Site Address: 2400 Monarch Street, Alameda, CA
APN(s): 74-1367-27


Building 114:
Site Address: 800 W. Midway Avenue, Alameda, CA
APN(s): 74-1368-9-2


## Building 168:

Site Address: 1651 Viking Street, Alameda, CA
APN(s): 74-1369-6-1 (portion)


## Building 169:

Site Address: 1680 Viking Street, Alameda, CA
APN(s): 74-1369-5-3 (portion)


## Building 170:

Site Address: 1771 Viking Street, Alameda, CA
APN(s): 74-1369-5-3 (portion)


I, the undersigned, hereby certify that the foregoing Resolution was duly and regularly adopted and passed by the Council of the City of Alameda in regular meeting assembled on the 6th day of September 2022, by the following vote to wit:

AYES:

NOES:

ABSENT:

## ABSTENTIONS:

IN WITNESS, WHEREOF, I have hereunto set my hand and affixed the official seal of said City this 7th day of September 2022.

[^0]City of Alameda


[^0]:    Yibin Shen, City Attorney

