COVENANT

RECORDING REQUESTED BY:

City of Alameda
Base Reuse Department
2263 Santa Clara Avenue
Alameda, California 94501
Attention:

Chief Operating Officer - Alameda Point

WHEN RECORDED, MAIL TO:

Department of Toxic Substances Control 700 Heinz Avenue Berkeley, CA 94710 Attention: James Fyfe

This document is exempt from payment of a recording fee pursuant to California Government Code §27383

SPACE ABOVE THIS LINE RESERVED FOR RECORDER'S USE

COVENANT TO RESTRICT USE OF PROPERTY ENVIRONMENTAL RESTRICTION

(Re: Parcel No. ALA-70-EDC, ALA-71-EDC, ALA-72-EDC - DTSC Site Code 201971)

This Covenant and Agreement (Covenant) is made by and between the City of Alameda (City or the Covenantor), the current owner of certain property, situated in the City of Alameda, County of Alameda, State of California, described and depicted in Exhibit "A" (the Property), and the Department of Toxic Substances Control (Department). Pursuant to Civil Code section 1471, the Department has determined that this Covenant is reasonable necessary to protect present or future human health or safety or the environment as a result of the presence of hazardous materials as defined in California Health and Safety Code section 25260. The Covenanter and the Department, collectively referred to as the "Parties",

hereby agree that, pursuant to Civil Code section 1471 and Health and Safety Code section 25355.5, the use of the Property be restricted as set forth in this Covenant; and that the Covenant shall conform with the requirements of the California Code of Regulations, title 22, section 67391.1.

ARTICLE I STATEMENT OF FACTS

- 1.1 <u>Property Location</u>. The Property, as depicted on Exhibit "A", is made up of approximately 13.65 acres, and is located within the Former Alameda Point Naval Air Station (NAS Alameda), Alameda, California. The hazardous substances of concern are located under the Property within the marsh crust and subtidal area (defined below), as depicted on Exhibit "B".
- 1.2 <u>Site History</u>. The "marsh crust" means the underground layer that is the remnant of the tidal marsh that existed along the shoreline of Alameda Island before filling to create additional dry land. In many places, this layer contains hazardous materials from former industrial discharges that were retained in the historic marsh before filling. These hazardous materials include petroleum hydrocarbons (TPH) and polynuclear aromatic hydrocarbons (PAHs). The marsh crust is a generally continuous underground layer, at depths of 4 to 20 feet bgs, that extends bayward of the original mean high tide line of Alameda Island, before filling, throughout the intertidal area that was filled. The "former subtidal area" is a layer of sediment that may be contaminated with semivolatile organic compounds (SVOC) that was deposited on tidal flats at the western end of NAS Alameda rather than on the marshes.

The marsh crust is located under two adjoining naval installations in Alameda: Fleet and Industrial Supply Center Oakland, Alameda Facility/Alameda Annex (Annex), and NAS Alameda. The former subtidal area is located on NAS Alameda west of the marsh crust. NAS Alameda was listed on the U.S. Environmental Protection Agency (U.S. EPA) National Priorities List (NPL) under CERCLA in July 1999. However, the NPL listing specifically excluded the marsh crust and former subtidal area and the Annex.

1.3 <u>Decision Document</u>. The "Remedial Action Plan/Record of Decision for the Marsh Crust at the Fleet and Industrial Supply Center Oakland, Alameda Facility/Alameda

Annex and for the Marsh Crust and Former Subtidal Area at Alameda Point" (RAP/ROD) was approved and finalized February 2, 2001. The RAP/ROD requires environmental restrictions in the Navy deed and a separate covenant to restrict use of Property between the Department and City at the time of transfer. The Annex property transferred from the Navy to the City in 2000, and at that time, and in accordance with the RAP/ROD requirements, the City recorded a covenant to restrict use. The NAS Alameda property transferred from the Navy to the City on _______, 2016, and this Covenant is fulfilling the requirements in the RAP/ROD.

- 1.4 <u>City Excavation Ordinance</u>. The City adopted City of Alameda Ordinance No. 2824 on February 15, 2000, which prohibits engaging in any excavation below specified threshold depths without an excavation permit and without taking proper measures to ensure that workers are not unduly exposed and that all contaminated material brought to the surface is properly disposed. The City will directly implement and enforce the Ordinance.
- 1.5 <u>Basis for Covenant</u>. As a result of the presence of hazardous substances in the Property, which are also hazardous materials as defined in California Health and Safety Code section 25260, the Department has concluded that it is reasonably necessary to restrict the use of the Property in order to protect present or future human health or safety or the environment, and that this Covenant is required as part of the Department-approved remedy for the Property. The Department has also concluded that the Property, when used in compliance with this Covenant, does not present an unacceptable risk to present and future human health or safety or the environment.

ARTICLE II DEFINITIONS

- 2.1 <u>Department</u>. "Department" means the Department of Toxic Substances Control and includes its successor agencies, if any.
- 2.2 <u>Excavation ordinance</u>. "Excavation ordinance" means City of Alameda Ordinance No. 2824, which is incorporated herein by this reference.

- 2.3 <u>Improvements</u>. "Improvements" includes, but is not limited to: buildings, structures, roads, driveways, improved parking areas, wells, pipelines, or other utilities.
- 2.3 <u>Lease</u>. "Lease" means lease, rental agreement, or any other document that creates a right to use or occupy any portion of the Property.
- 2.4 Occupant. "Occupant" means Owner and any person or entity entitled by ownership, leasehold, or other legal relationship to the right to occupy any portion of the Property.
- 2.5 Owner. "Owner" means the Covenanter, and any successor in interest including any heir and assign, who at any time holds title to all or any portion of the Property.
- 2.6 Threshold depth. "Threshold depth" is the elevation above which there is little likelihood that hazardous materials from the marsh crust would have mixed during filling. The threshold depth for any location at the Property is shown on an exhibit to the Excavation ordinance and will be derived from the RAP/ROD or other applicable remedial decision document. The current Threshold depth is depicted on Exhibit "B".

ARTICLE III GENERAL PROVISIONS

- 3.1. Runs with the Land. This Covenant sets forth restrictions that apply to and encumber the Property and every portion thereof no matter how it is improved, held, used, occupied, leased, sold, hypothecated, encumbered, or conveyed. This Covenant: (a) runs with the land pursuant to Health and Safety Code section 25355.5 and Civil Code section 1471, (b) inures to the benefit of and passes with each and every portion of the Property, (c) is for the benefit of, and is enforceable by, the Department, and (d) is imposed upon the entire Property unless expressly stated as applicable only to a specific portion thereof.
- 3.2. <u>Binding upon Owners/Occupants</u>. Pursuant to the Health and Safety Code, this Covenant binds all owners of the Property, their heirs, successors, and assignees, and the agents, employees, and lessees of the owners, heirs, successors, and assignees. Pursuant to

Civil Code section 1471, all successive owners of the Property are expressly bound hereby for the benefit of the Department.

- 3.3. <u>Incorporation into Deeds and Leases</u>. This Covenant shall be incorporated by reference in each and every deed and lease for any portion of the Property.
- 3.4. <u>Conveyance of Property</u>. The Owner shall provide written notice to the Department not later than thirty (30) days after any conveyance of any ownership interest in the Property (excluding Leases, and mortgages, liens, and other non-possessory encumbrances). The written notice shall include the name and mailing address of the new owner of the Property and shall reference the site name and site code as listed on page one of this Covenant. The notice shall also include the Assessor's Parcel Number (APN) noted on page one. If the new owner's property has been assigned a different APN, each such APN that covers the Property must be provided. The Department shall not, by reason of this Covenant, have authority to approve, disapprove, or otherwise affect proposed conveyance, except as otherwise provided by law or by administrative order.
- 3.5 Costs of Administering the Covenant to be paid by Owner. The Department has already incurred and will in the future incur costs associated with the administration of this Covenant. Therefore, the Covenantor hereby covenants for the Covenantor and for all subsequent Owners that, pursuant to California Code of Regulations, title 22, section 67391.1(h), the Owner agrees to pay the Department's costs in administering the Covenant.

ARTICLE IV RESTRICTIONS AND REQUIREMENTS

4.1 <u>Prohibited Activities</u>. The following activities are prohibited on the Property: Engaging in any excavation below the threshold depth without (a) a City excavation permit; or (b) if the excavation ordinance has been repealed, or if the Department has made a written determination with thirty (30) days prior written notice to the City that the excavation ordinance does not comport with the intent of this Covenant, then a permitted excavation may be conducted only in accordance with a written approval issued by the Department. Owner's application for such an approval shall be submitted to the Department and shall otherwise

comply with the permit application requirements of the last version of the excavation ordinance or such other requirements as the Department may specify.

4.3 <u>Access for Department</u>. The Department shall have reasonable right of entry and access to the Property for inspection, investigation, remediation, monitoring, and other activities as deemed necessary by the Department in order to protect human health or safety or the environment.

ARTICLE V ENFORCEMENT

5.1 <u>Enforcement</u>. Failure of the Owner or Occupant to comply with this Covenant shall be grounds for the Department to require modification or removal of any Improvements constructed or placed upon any portion of the Property in violation of this Covenant. Violation of this Covenant, including but not limited to, failure to submit, or the submission of any false statement, record or report to the Department, shall be grounds for the Department to pursue administrative, civil, or criminal actions, as provided by law.

ARTICLE VI VARIANCE REMOVAL AND TERM

- 6.1 <u>Variance</u>. Any person may apply to the Department for a written variance from one of the Environmental Restrictions imposed by this Covenant. Such application shall be made in accordance with Health and Safety Code section 25223.
- 6.2 <u>Removal</u>. Any person may apply to the Department to remove any of the restrictions imposed by this Covenant. Such application shall be made in accordance with Health and Safety Code section 25224.
- 6.3 <u>Term.</u> Unless ended in accordance with paragraph 6. 2, by law, or by the Department in the exercise of its discretion, this Covenant shall continue in effect in perpetuity.

ARTICLE VII

MISCELLANEOUS

- 7.1 <u>No Dedication Intended.</u> Nothing set forth in this Covenant shall be construed to be a gift or dedication, or offer of a gift or dedication, of the Property, or any portion thereof, to the general public or anyone else for any purpose whatsoever.
- 7.2 <u>Recordation</u>. The Covenanter shall record this Covenant, with all referenced Exhibits, in the County of Alameda within 10 days of the Covenanter's receipt of a fully executed original.
- 7.3 Notices. Whenever any person gives or serves any Notice ("Notice" as used herein includes any demand or other communication with respect to this Covenant), each such Notice shall be in writing and shall be deemed effective: (a) when delivered, if personally delivered to the person being served or to an officer of a corporate party being served; or (b) three business days after deposit in the mail, if mailed by United States mail, postage paid, certified, return receipt requested:

To Owner:

City of Alameda Base Reuse Department 2263 Santa Clara Avenue Alameda, CA 94501

Attention: Chief Operating Officer-Alameda Point

To Department:

California Environmental Protection Agency Department of Toxic Substances Control 700 Heinz Avenue Berkeley, CA 94710

Attention: James R. Fyfe, P.E., Remedial Project Manager

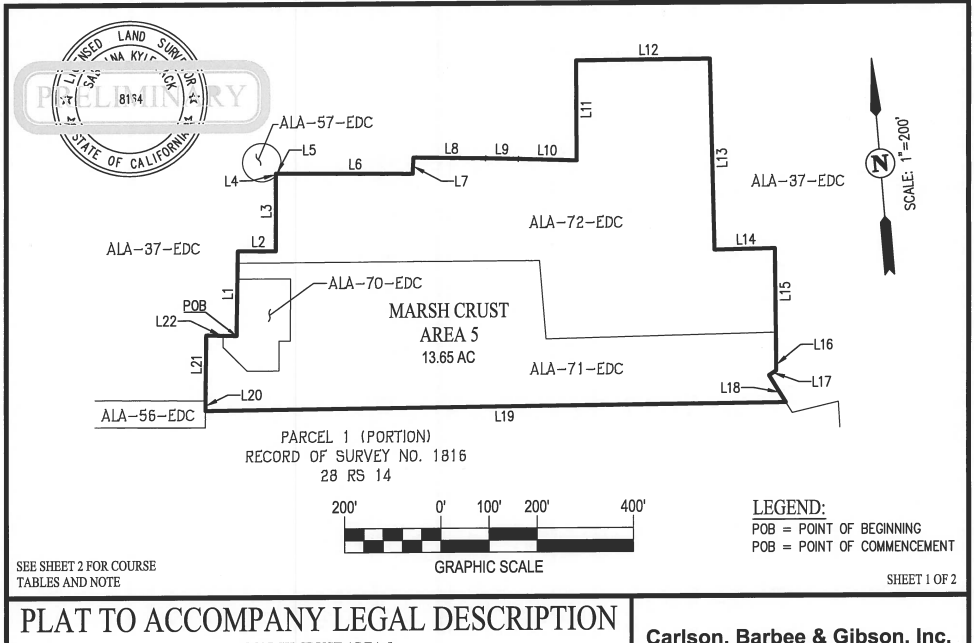
Any party may change its address or the individual to whose attention a Notice is to be sent by giving advance written Notice in compliance with this paragraph.

of comp		Partial Invalidity. If this Covenant or any of its terms are determined by a court urisdiction to be invalid for any reason, the surviving portions of this Covenant of full force and effect as if such portion found invalid had not been included
provisio	7.5 ons.	Statutory References. All statutory or regulatory references include successor
	7.6 erated h	Incorporation of Exhibits. All exhibits and attachments to this Covenant are serein by reference.
	IN WIT	TNESS WHEREOF, the Parties execute this Covenant.
	Covenanter: City of Alameda	
I	Ву:	
-	Title:	
ĺ	Date:	
Depart		ment of Toxic Substances Control:
	Ву:	Karen M. Toth, P.E. Unit Chief Brownfields and Environmental Restoration Program
	Date:	

Page reserved for notary

Page reserved for notary

EXHIBIT "A" LEGAL DESCRIPTIONS AND PLATS OF PROPERTY



MARSH CRUST AREA 5 ALAMEDA, CALIFORNIA DECEMBER 7, 2015

Carlson, Barbee & Gibson, Inc.

CIVIL ENGINEERS • SURVEYORS • PLANNERS 2633 CAMINO RAMON, SUITE 350 SAN RAMON, CALIFORNIA, (925) 866-0322

LINE TABLE		
NO	BEARING	LENGTH
L1	N05°47'23"E	175.96'
L2	S84°56'52"E	78.81'
L3	N04°53'59"E	156.31'
L4	N04°53'59"E	4.68'
L5	S84°42'02"E	3.78'
L6	S84°42'02"E	280.42'
L7	N07'43'03"E	33.58'
L8	S84°15'56"E	150.12'

	LINE TABLE	
NO	BEARING	LENGTH
L9	S83°40'15"E	68.03'
L10	S83°20'26"E	121.07'
L11	N04°28'57"E	207.92
L12	S85°33'34"E	278.08
L13	S03°30'33"W	396.18'
L14	S86"13'52"E	125.51'
L15	S04°12'12"W	213.10'
L16	S04'52'45"W	41.15'

LINE TABLE		
NO	BEARING	LENGTH
L17	S61°19'46"W	17.53'
L18	S27"10'13"E	66.00'
L19	N85'44'18"W	1205.64
L20	N05°27'05"E	21.00'
L21	N05°27'05"E	136.21'
L22	S84°03'45"E	62.84'

NOTE:

COURSES ARE BASED ON THE CALIFORNIA COORDINATE SYSTEM OF 1983, ZONE 3. DISTANCES SHOWN ARE GROUND DISTANCES. TO OBTAIN GRID DISTANCES DIVIDE GROUND DISTANCES BY THE COMBINED SCALE FACTOR OF 1.00007055, AS SHOWN ON THAT CERTAIN RECORD OF SURVEY NO. 1816 (28 RS 14).

SHEET 2 OF 2

PLAT TO ACCOMPANY LEGAL DESCRIPTION

MARSH CRUST AREA 5 ALAMEDA, CALIFORNIA DECEMBER 7, 2015

Carlson, Barbee & Gibson, Inc.

CIVIL ENGINEERS • SURVEYORS • PLANNERS 2633 CAMINO RAMON, SUITE 350 SAN RAMON, CALIFORNIA, (925) 866-0322

LEGAL DESCRIPTION MARSH CRUST AREA 5 ALAMEDA, CALIFORNIA

REAL PROPERTY, SITUATE IN THE INCORPORATED TERRITORY OF THE CITY OF ALAMEDA, COUNTY OF ALAMEDA, STATE OF CALIFORNIA, DESCRIBED AS FOLLOWS:

BEING A PORTION OF PARCEL 1, AS SAID PARCEL 1 IS SHOWN AND SO DESIGNATED ON THAT CERTAIN RECORD OF SURVEY NO. 1816, FILED JUNE 6, 2003, IN BOOK 28 OF RECORDS OF SURVEY AT PAGE 14, IN THE OFFICE OF THE COUNTY RECORDER OF ALAMEDA COUNTY, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT ON THE SOUTHERN LINE OF PARCEL ALA-37-EDC, AS SAID PARCEL ALA-37-EDC IS DESCRIBED IN THAT CERTAIN QUITCLAIM DEED RECORDED JUNE 6, 2013, AS DOCUMENT NO. 2013-199810, OF OFFICIAL RECORDS, IN SAID OFFICE OF SAID COUNTY RECORDER OF ALAMEDA COUNTY, SAID POINT BEING THE EASTERN TERMINUS OF THAT CERTAIN COURSE DESIGNATED AS, "L37, NORTH 84°03'45" WEST 62.84 FEET", IN SAID DEED (2013-199810);

THENCE, FROM SAID POINT OF BEGINNING, ALONG SAID SOUTHERN LINE OF PARCEL ALA-37-EDC (2013-199810), THE FOLLOWING THREE (3) COURSES:

- 1) NORTH 05°47'23" EAST 175.96 FEET,
- 2) SOUTH 84°56'52" EAST 78.81 FEET, AND
- 3) NORTH 04°53'59" EAST 156.31 FEET TO A POINT TO A POINT ON THE SOUTHEASTERN LINE OF PARCEL ALA-57-EDC, AS SAID PARCEL ALA-57-EDC IS DESCRIBED IN SAID DEED (2013-199810);

THENCE, ALONG SAID SOUTHEASTERN LINE OF PARCEL ALA-57-EDC (2013-199810), THE FOLLOWING TWO (2) COURSES:

- 1) NORTH 04°53'59" EAST 4.68 FEET, AND
- 2) SOUTH 84°42'02" EAST 3.78 FEET TO A POINT ON SAID SOUTHERN LINE OF PARCEL ALA-37-EDC (2013-199810);

THENCE, ALONG SAID SOUTHERN LINE OF PARCEL ALA-37-EDC (2013-199810), THE FOLLOWING THIRTEEN (13) COURSES:

- 1) SOUTH 84°42'02" EAST 280.42 FEET,
- 2) NORTH 07°43'03" EAST 33.58 FEET,
- 3) SOUTH 84°15'56" EAST 150.12 FEET,
- 4) SOUTH 83°40'15" EAST 68.03 FEET,
- 5) SOUTH 83°20'26" EAST 121.07 FEET,

- 6) NORTH 04°28'57" EAST 207.92 FEET,
- 7) SOUTH 85°33'34" EAST 278.08 FEET,
- 8) SOUTH 03°30'33" WEST 396.18 FEET,
- 9) SOUTH 86°13'52" EAST 125.51 FEET,
- 10) SOUTH 04°12'12" WEST 213.10 FEET,
- 11) SOUTH 04°52'45" WEST 41.15 FEET,
- 12) SOUTH 61°19'46" WEST 17.53 FEET, AND
- 13) SOUTH 27°10'13" EAST 66.00 FEET;

THENCE, LEAVING SAID SOUTHERN LINE OF PARCEL ALA-37-EDC (2013-199810), NORTH 85°44'18" WEST 1,205.64 FEET TO A POINT ON THE EASTERN LINE OF PARCEL ALA-56-EDC, AS SAID PARCEL ALA-56-EDC IS DESCRIBED IN THAT CERTAIN QUITCLAIM DEED RECORDED JUNE 6, 2013, AS DOCUMENT NO. 2013-199824, OF OFFICIAL RECORDS, IN SAID OFFICE OF THE COUNTY RECORDER OF ALAMEDA COUNTY;

THENCE, ALONG SAID EASTERN LINE OF PARCEL ALA-56-EDC (2013-199824), NORTH 05°27'05" EAST 21.00 FEET TO SAID SOUTHERN LINE OF PARCEL ALA-37-EDC (2013-199810);

THENCE, ALONG SAID SOUTHERN LINE OF PARCEL ALA-37-EDC (2013-199810), THE FOLLOWING TWO (2) COURSES:

- 1) NORTH 05°27'05" EAST 136.21 FEET, AND
- 2) SOUTH 84°03'45" EAST 62.84 FEET TO SAID POINT OF BEGINNING.

CONTAINING 13.65 ACRES OF LAND, MORE OR LESS.

COURSES ARE BASED ON THE CALIFORNIA COORDINATE SYSTEM OF 1983, ZONE 3. DISTANCES SHOWN ARE GROUND DISTANCES. TO OBTAIN GRID DISTANCES DIVIDE GROUND DISTANCES BY THE COMBINED SCALE FACTOR OF 1.00007055, AS SHOWN ON THAT CERTAIN RECORD OF SURVEY NO. 1816, FILED JUNE 6, 2003, IN BOOK 28 OF RECORDS OF SURVEY AT PAGE 14, ALAMEDA COUNTY RECORDS.

ATTACHED HERETO IS A PLAT TO ACCOMPANY LEGAL DESCRIPTION, AND BY THIS REFERENCE MADE A PART HEREOF.

END OF DESCRIPTION



SABRINA KYLE PACK, P.L.S. L.S. NO. 8164

PAGE 2 OF 2

Closure Report

Parcel Name: Site 1 - MARSH CRUST AREA 5

Description:

Process segment order counterclockwise: False

Enable mapcheck across chord: False

North:2,111,585.1400'

East:6,042,418.1700'

Segment# 1: Line

Course: N5°47'23"E

Length: 175.96'

North: 2,111,760.2024'

East: 6,042,435.9205'

Segment# 2: Line

Course: S84°56'52"E

Length: 78.81'

North: 2,111,753.2621'

East: 6,042,514.4243'

Segment# 3: Line

Course: N4°53'59"E

Length: 156.31'

North: 2,111,909.0009'

East: 6,042,527.7750'

Segment# 4: Line

Course: N4°53'59"E

Length: 4.68'

North: 2,111,913.6638'

East: 6,042,528.1748'

Segment# 5: Line

Course: S84°42'02"E

Length: 3.78'

North: 2,111,913.3147'

East: 6,042,531.9386'

Segment# 6: Line

Course: S84°42'02"E

Length: 280.42'

North: 2,111,887.4148'

East: 6,042,811.1600'

Segment# 7: Line

Course: N7°43'03"E

Length: 33.58'

North: 2,111,920.6907'

East: 6,042,815.6694'

Segment# 8: Line

Course: S84°15'56"E

North: 2,111,905.6910'

Length: 150.12'

East: 6,042,965.0382'

Segment# 9: Line

Course: S83°40'15"E

North: 2,111,898.1913'

Length: 68.03'

East: 6,043,032.6535'

Segment# 10: Line

Course: S83°20'26"E

North: 2,111,884.1511'

Length: 121.07'

East: 6,043,152.9066'

Segment# 11: Line

Course: N4°28'57"E

North: 2,112,091.4351'

Length: 207.92'

East: 6,043,169.1566'

Segment# 12: Line

Course: S85°33'34"E

North: 2,112,069.9049'

Length: 278.08'

East: 6,043,446.4018'

Segment# 13: Line

Course: S3°30'33"W

North: 2,111,674.4677'

Length: 396.18'

East: 6,043,422.1523'

Segment# 14: Line

Course: S86°13'52"E

North: 2,111,666.2177'

Length: 125.51'

East: 6,043,547.3909'

Segment# 15: Line

Course: S4°12'12"W

Length: 213.10'

North: 2,111,453.6909'

East: 6,043,531.7715'

Segment# 16: Line

Course: S4°52'45"W

Length: 41.15'

North: 2,111,412.6900'

East: 6,043,528.2715'

Segment# 17: Line

Course: S61°19'46"W

Length: 17.53'

North: 2,111,404.2796' East: 6,043,512.8908'

Segment# 18: Line

Course: S27°10'13"E Length: 66.00'

North: 2,111,345.5624' East: 6,043,543.0288'

Segment# 19: Line

Course: N85°44'18"W Length: 1,205.64'

North: 2,111,435.1554' East: 6,042,340.7223'

Segment# 20: Line

Course: N5°27'05"E Length: 157.21'

North: 2,111,591.6544' East: 6,042,355.6574'

Segment# 21: Line

Course: S84°03'45"E Length: 62.84'

North: 2,111,585.1540' East: 6,042,418.1603'

Perimeter: 3,843.92' Area: 13.65Acre

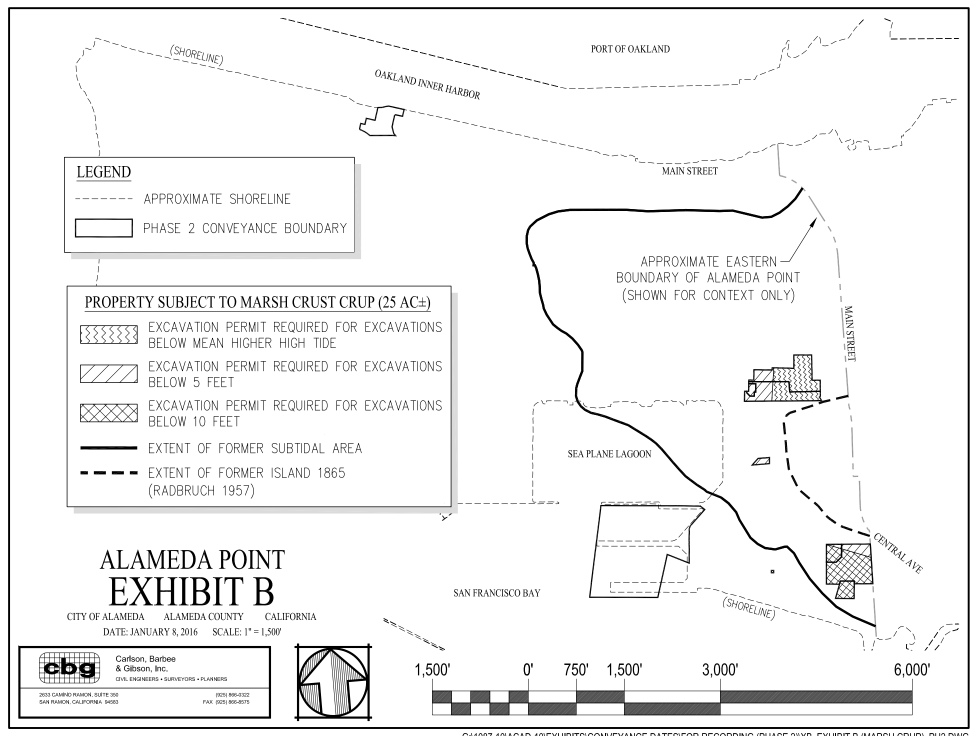
Error Closure: 0.0170 Course: N34°42'51"W

Error North: 0.01399 East: -0.00969

Precision 1: 226,112.94

EXHIBIT "B"

FIGURE DEPICTING PROPERTY SUBJECT TO MARSH CRUST CRUP



COVENANT

RECORDING REQUESTED BY:

City of Alameda
Base Reuse Department
2263 Santa Clara Avenue
Alameda, California 94501
Attention:

Chief Operating Officer - Alameda Point

WHEN RECORDED, MAIL TO:

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COVENANT TO RESTRICT USE OF PROPERTY ENVIRONMENTAL RESTRICTION

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- 1.2 <u>Site History</u>. The "marsh crust" means the underground layer that is the remnant of the tidal marsh that existed along the shoreline of Alameda Island before filling to create additional dry land. In many places, this layer contains hazardous materials from former industrial discharges that were retained in the historic marsh before filling. These hazardous materials include petroleum hydrocarbons (TPH) and polynuclear aromatic hydrocarbons (PAHs). The marsh crust is a generally continuous underground layer, at depths of 4 to 20 feet bgs, that extends bayward of the original mean high tide line of Alameda Island, before filling, throughout the intertidal area that was filled. The "former subtidal area" is a layer of sediment that may be contaminated with semivolatile organic compounds (SVOC) that was deposited on tidal flats at the western end of NAS Alameda rather than on the marshes.

The marsh crust is located under two adjoining naval installations in Alameda: Fleet and Industrial Supply Center Oakland, Alameda Facility/Alameda Annex (Annex), and NAS Alameda. The former subtidal area is located on NAS Alameda west of the marsh crust. NAS Alameda was listed on the U.S. Environmental Protection Agency (U.S. EPA) National Priorities List (NPL) under CERCLA in July 1999. However, the NPL listing specifically excluded the marsh crust and former subtidal area and the Annex.

1.3 <u>Decision Document</u>. The "Remedial Action Plan/Record of Decision for the Marsh Crust at the Fleet and Industrial Supply Center Oakland, Alameda Facility/Alameda

Annex and for the Marsh Crust and Former Subtidal Area at Alameda Point" (RAP/ROD) was approved and finalized February 2, 2001. The RAP/ROD requires environmental restrictions in the Navy deed and a separate covenant to restrict use of Property between the Department and City at the time of transfer. The Annex property transferred from the Navy to the City in 2000, and at that time, and in accordance with the RAP/ROD requirements, the City recorded a covenant to restrict use. The NAS Alameda property transferred from the Navy to the City on _______, 2016, and this Covenant is fulfilling the requirements in the RAP/ROD.

- 1.4 <u>City Excavation Ordinance</u>. The City adopted City of Alameda Ordinance No. 2824 on February 15, 2000, which prohibits engaging in any excavation below specified threshold depths without an excavation permit and without taking proper measures to ensure that workers are not unduly exposed and that all contaminated material brought to the surface is properly disposed. The City will directly implement and enforce the Ordinance.
- 1.5 <u>Basis for Covenant</u>. As a result of the presence of hazardous substances in the Property, which are also hazardous materials as defined in California Health and Safety Code section 25260, the Department has concluded that it is reasonably necessary to restrict the use of the Property in order to protect present or future human health or safety or the environment, and that this Covenant is required as part of the Department-approved remedy for the Property. The Department has also concluded that the Property, when used in compliance with this Covenant, does not present an unacceptable risk to present and future human health or safety or the environment.

ARTICLE II DEFINITIONS

- 2.1 <u>Department</u>. "Department" means the Department of Toxic Substances Control and includes its successor agencies, if any.
- 2.2 <u>Excavation ordinance</u>. "Excavation ordinance" means City of Alameda Ordinance No. 2824, which is incorporated herein by this reference.

- 2.3 <u>Improvements</u>. "Improvements" includes, but is not limited to: buildings, structures, roads, driveways, improved parking areas, wells, pipelines, or other utilities.
- 2.3 <u>Lease</u>. "Lease" means lease, rental agreement, or any other document that creates a right to use or occupy any portion of the Property.
- 2.4 Occupant. "Occupant" means Owner and any person or entity entitled by ownership, leasehold, or other legal relationship to the right to occupy any portion of the Property.
- 2.5 Owner. "Owner" means the Covenanter, and any successor in interest including any heir and assign, who at any time holds title to all or any portion of the Property.
- 2.6 Threshold depth. "Threshold depth" is the elevation above which there is little likelihood that hazardous materials from the marsh crust would have mixed during filling. The threshold depth for any location at the Property is shown on an exhibit to the Excavation ordinance and will be derived from the RAP/ROD or other applicable remedial decision document. The current Threshold depth is depicted on Exhibit "B".

ARTICLE III GENERAL PROVISIONS

- 3.1. Runs with the Land. This Covenant sets forth restrictions that apply to and encumber the Property and every portion thereof no matter how it is improved, held, used, occupied, leased, sold, hypothecated, encumbered, or conveyed. This Covenant: (a) runs with the land pursuant to Health and Safety Code section 25355.5 and Civil Code section 1471, (b) inures to the benefit of and passes with each and every portion of the Property, (c) is for the benefit of, and is enforceable by, the Department, and (d) is imposed upon the entire Property unless expressly stated as applicable only to a specific portion thereof.
- 3.2. <u>Binding upon Owners/Occupants</u>. Pursuant to the Health and Safety Code, this Covenant binds all owners of the Property, their heirs, successors, and assignees, and the agents, employees, and lessees of the owners, heirs, successors, and assignees. Pursuant to

Civil Code section 1471, all successive owners of the Property are expressly bound hereby for the benefit of the Department.

- 3.3. <u>Incorporation into Deeds and Leases</u>. This Covenant shall be incorporated by reference in each and every deed and lease for any portion of the Property.
- 3.4. <u>Conveyance of Property</u>. The Owner shall provide written notice to the Department not later than thirty (30) days after any conveyance of any ownership interest in the Property (excluding Leases, and mortgages, liens, and other non-possessory encumbrances). The written notice shall include the name and mailing address of the new owner of the Property and shall reference the site name and site code as listed on page one of this Covenant. The notice shall also include the Assessor's Parcel Number (APN) noted on page one. If the new owner's property has been assigned a different APN, each such APN that covers the Property must be provided. The Department shall not, by reason of this Covenant, have authority to approve, disapprove, or otherwise affect proposed conveyance, except as otherwise provided by law or by administrative order.
- 3.5 Costs of Administering the Covenant to be paid by Owner. The Department has already incurred and will in the future incur costs associated with the administration of this Covenant. Therefore, the Covenantor hereby covenants for the Covenantor and for all subsequent Owners that, pursuant to California Code of Regulations, title 22, section 67391.1(h), the Owner agrees to pay the Department's costs in administering the Covenant.

ARTICLE IV RESTRICTIONS AND REQUIREMENTS

4.1 <u>Prohibited Activities</u>. The following activities are prohibited on the Property: Engaging in any excavation below the threshold depth without (a) a City excavation permit; or (b) if the excavation ordinance has been repealed, or if the Department has made a written determination with thirty (30) days prior written notice to the City that the excavation ordinance does not comport with the intent of this Covenant, then a permitted excavation may be conducted only in accordance with a written approval issued by the Department. Owner's application for such an approval shall be submitted to the Department and shall otherwise

comply with the permit application requirements of the last version of the excavation ordinance or such other requirements as the Department may specify.

4.3 <u>Access for Department</u>. The Department shall have reasonable right of entry and access to the Property for inspection, investigation, remediation, monitoring, and other activities as deemed necessary by the Department in order to protect human health or safety or the environment.

ARTICLE V ENFORCEMENT

5.1 <u>Enforcement</u>. Failure of the Owner or Occupant to comply with this Covenant shall be grounds for the Department to require modification or removal of any Improvements constructed or placed upon any portion of the Property in violation of this Covenant. Violation of this Covenant, including but not limited to, failure to submit, or the submission of any false statement, record or report to the Department, shall be grounds for the Department to pursue administrative, civil, or criminal actions, as provided by law.

ARTICLE VI VARIANCE REMOVAL AND TERM

- 6.1 <u>Variance</u>. Any person may apply to the Department for a written variance from one of the Environmental Restrictions imposed by this Covenant. Such application shall be made in accordance with Health and Safety Code section 25223.
- 6.2 <u>Removal</u>. Any person may apply to the Department to remove any of the restrictions imposed by this Covenant. Such application shall be made in accordance with Health and Safety Code section 25224.
- 6.3 <u>Term.</u> Unless ended in accordance with paragraph 6. 2, by law, or by the Department in the exercise of its discretion, this Covenant shall continue in effect in perpetuity.

ARTICLE VII

MISCELLANEOUS

- 7.1 <u>No Dedication Intended.</u> Nothing set forth in this Covenant shall be construed to be a gift or dedication, or offer of a gift or dedication, of the Property, or any portion thereof, to the general public or anyone else for any purpose whatsoever.
- 7.2 <u>Recordation</u>. The Covenanter shall record this Covenant, with all referenced Exhibits, in the County of Alameda within 10 days of the Covenanter's receipt of a fully executed original.
- 7.3 Notices. Whenever any person gives or serves any Notice ("Notice" as used herein includes any demand or other communication with respect to this Covenant), each such Notice shall be in writing and shall be deemed effective: (a) when delivered, if personally delivered to the person being served or to an officer of a corporate party being served; or (b) three business days after deposit in the mail, if mailed by United States mail, postage paid, certified, return receipt requested:

To Owner:

City of Alameda Base Reuse Department 2263 Santa Clara Avenue Alameda, CA 94501

Attention: Chief Operating Officer-Alameda Point

To Department:

California Environmental Protection Agency Department of Toxic Substances Control 700 Heinz Avenue Berkeley, CA 94710

Attention: James R. Fyfe, P.E., Remedial Project Manager

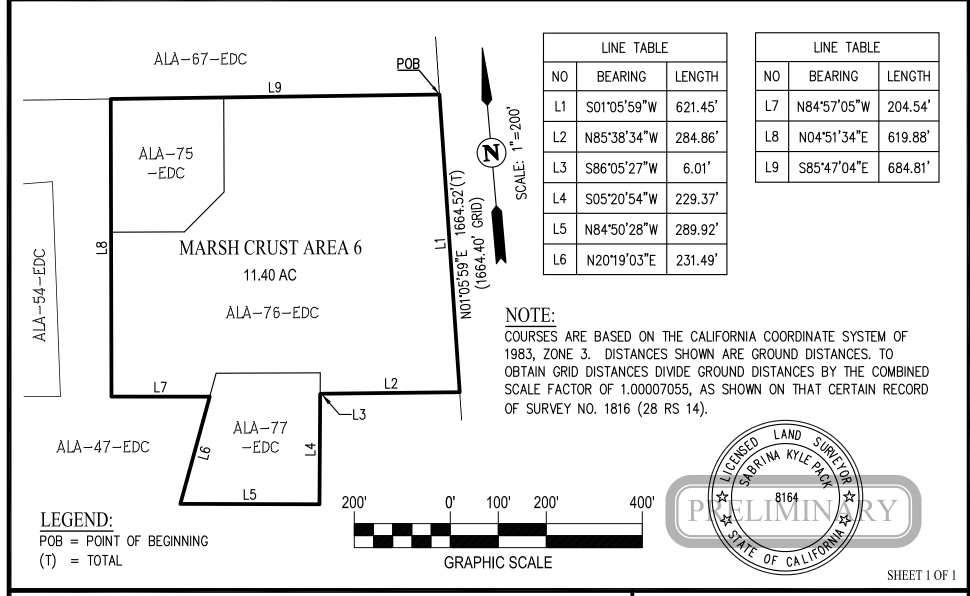
Any party may change its address or the individual to whose attention a Notice is to be sent by giving advance written Notice in compliance with this paragraph.

of comp		Partial Invalidity. If this Covenant or any of its terms are determined by a court urisdiction to be invalid for any reason, the surviving portions of this Covenant of full force and effect as if such portion found invalid had not been included
provisio	7.5 ons.	Statutory References. All statutory or regulatory references include successor
	7.6 erated h	Incorporation of Exhibits. All exhibits and attachments to this Covenant are serein by reference.
	IN WIT	TNESS WHEREOF, the Parties execute this Covenant.
	Covenanter: City of Alameda	
I	Ву:	
-	Title:	
ĺ	Date:	
Depart		ment of Toxic Substances Control:
	Ву:	Karen M. Toth, P.E. Unit Chief Brownfields and Environmental Restoration Program
	Date:	

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Page reserved for notary

EXHIBIT "A" LEGAL DESCRIPTIONS AND PLATS OF PROPERTY



PLAT TO ACCOMPANY LEGAL DESCRIPTION

MARSH CRUST AREA 6 ALAMEDA, CALIFORNIA JANUARY 8, 2016

Carlson, Barbee & Gibson, Inc.

CIVIL ENGINEERS • SURVEYORS • PLANNERS 2633 CAMINO RAMON, SUITE 350 SAN RAMON, CALIFORNIA, (925) 866-0322

LEGAL DESCRIPTION MARSH CRUST AREA 6 ALAMEDA, CALIFORNIA

REAL PROPERTY, SITUATE IN THE INCORPORATED TERRITORY OF THE CITY OF ALAMEDA, COUNTY OF ALAMEDA, STATE OF CALIFORNIA, DESCRIBED AS FOLLOWS:

BEING A PORTION OF PARCEL 1, AS SAID PARCEL 1 IS SHOWN AND SO DESIGNATED ON THAT CERTAIN RECORD OF SURVEY NO. 1816, FILED JUNE 6, 2003, IN BOOK 28 OF RECORDS OF SURVEY AT PAGE 14, IN THE OFFICE OF THE COUNTY RECORDER OF ALAMEDA COUNTY, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT ON THE EASTERN LINE OF SAID PARCEL 1 (28 RS 14), SAID POINT BEING THE SOUTHWESTERN CORNER OF PARCEL ALA-67-EDC, AS SAID PARCEL ALA-47-EDC IS DESCRIBED IN THAT CERTAIN QUITCLAIM DEED RECORDED JUNE 6, 2013, AS DOCUMENT NO. 2013-199832, OF OFFICIAL RECORDS, IN SAID OFFICE OF THE COUNTY RECORDER OF ALAMEDA COUNTY;

THENCE, FROM SAID POINT OF BEGINNING, ALONG SAID EASTERN LINE OF PARCEL 1 (28 RS 14), SOUTH 01°05'59" WEST 621.45 FEET TO A POINT ON THE EASTERN LINE OF PARCEL ALA-47-EDC, AS SAID PARCEL ALA-47-EDC IS DESCRIBED IN THAT CERTAIN QUITCLAIM DEED RECORDED JUNE 6, 2013, AS DOCUMENT NO. 2013-199818, OF OFFICIAL RECORDS, IN SAID OFFICE OF THE COUNTY RECORDER OF ALAMEDA COUNTY;

THENCE, ALONG SAID EASTERN LINE OF PARCEL ALA-47-EDC (2013-199818), THE FOLLOWING SEVEN (7) COURSES:

- 1) NORTH 85°38'34" WEST 284.86 FEET,
- 2) SOUTH 86°05'27" WEST 6.01 FEET,
- 3) SOUTH 05°20'54" WEST 229.37 FEET,
- 4) NORTH 84°50'28" WEST 289.92 FEET,
- 5) NORTH 20°19'03" EAST 231.49 FEET,
- 6) NORTH 84°57'05" WEST 204.54 FEET, AND
- 7) NORTH 04°51'34" EAST 619.88 FEET TO A POINT ON THE SOUTHERN LINE OF SAID PARCEL ALA-67-EDC (2013-199832);

THENCE, ALONG SAID SOUTHERN LINE OF PARCEL ALA-67-EDC (2013-199832), SOUTH 85°47'04" EAST 684.81 FEET TO SAID POINT OF BEGINNING.

CONTAINING 11.40 ACRES OF LAND, MORE OR LESS.

COURSES ARE BASED ON THE CALIFORNIA COORDINATE SYSTEM OF 1983, ZONE 3. DISTANCES SHOWN ARE GROUND DISTANCES. TO OBTAIN GRID DISTANCES DIVIDE GROUND DISTANCES BY THE COMBINED SCALE FACTOR OF 1.00007055, AS SHOWN ON THAT CERTAIN RECORD OF SURVEY NO. 1816, FILED JUNE 6, 2003, IN BOOK 28 OF RECORDS OF SURVEY AT PAGE 14, ALAMEDA COUNTY RECORDS.

ATTACHED HERETO IS A PLAT TO ACCOMPANY LEGAL DESCRIPTION, AND BY THIS REFERENCE MADE A PART HEREOF.

END OF DESCRIPTION

PRELIMINARY

SABRINA KYLE PACK, P.L.S. L.S. NO. 8164

PAGE 2 OF 2 JANUARY 8, 2016

Closure Report

Parcel Name: Site 1 - MARSH CRUST AREA 6

Description:

Process segment order counterclockwise: False

Enable mapcheck across chord: False

North:2,109,049.7905' East:6,044,113.9528'

Segment# 1: Line

Course: S1°05'59"W Length: 621.45'

North: 2,108,428.4549' East: 6,044,102.0255'

Segment# 2: Line

Course: N85°38'34"W Length: 284.86'

North: 2,108,450.0971' East: 6,043,817.9889'

Segment# 3: Line

Course: S86°05'27"W Length: 6.01'

North: 2,108,449.6873' East: 6,043,811.9928'

Segment# 4: Line

Course: S5°20'54"W Length: 229.37'

North: 2,108,221.3159' East: 6,043,790.6131'

Segment# 5: Line

Course: N84°50'28"W Length: 289.92'

North: 2,108,247.3849' East: 6,043,501.8676'

Segment# 6: Line

Course: N20°19'03"E Length: 231.49'

North: 2,108,464.4723' East: 6,043,582.2460'

Segment# 7: Line

Course: N84°57'05"W Length: 204.54'

North: 2,108,482.4720' East: 6,043,378.4995'

Segment# 8: Line

Course: N4°51'34"E Length: 619.88'

North: 2,109,100.1239' East: 6,043,431.0106'

Segment# 9: Line

Course: S85°47'04"E Length: 684.81'

North: 2,109,049.7842' East: 6,044,113.9679'

Perimeter: 3,172.33' Area: 11.40Acre

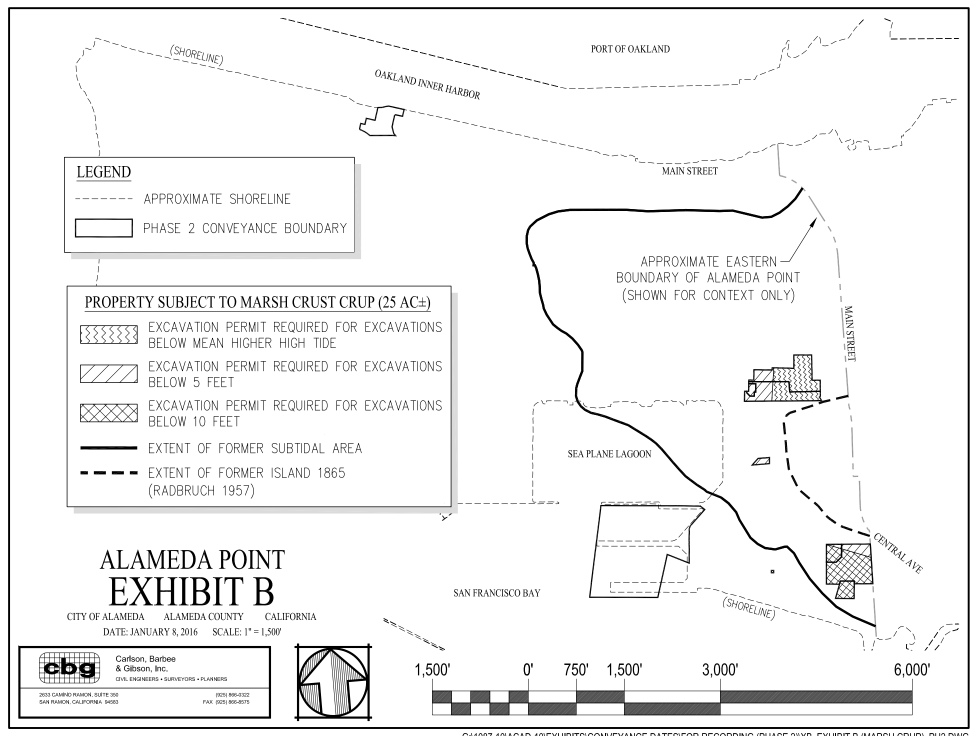
Error Closure: 0.0164 Course: S67°23'47"E

Error North: -0.00629 East: 0.01511

Precision 1: 193,434.76

EXHIBIT "B"

FIGURE DEPICTING PROPERTY SUBJECT TO MARSH CRUST CRUP



COVENANT

RECORDING REQUESTED BY:

City of Alameda Base Reuse Department 2263 Santa Clara Avenue Alameda, California 94501 Attention:

Chief Operating Officer - Alameda Point

WHEN RECORDED, MAIL TO:

Department of Toxic Substances Control 700 Heinz Avenue Berkeley, CA 94710 Attention: James Fyfe

This document is exempt from payment of a recording fee pursuant to California Government Code §27383

SPACE ABOVE THIS LINE RESERVED FOR RECORDER'S USE

COVENANT TO RESTRICT USE OF PROPERTY ENVIRONMENTAL RESTRICTION

(Re: Parcel No. ALA-73-EDC - DTSC Site Code 201971)

This Covenant and Agreement (Covenant) is made by and between the City of Alameda (City or the Covenantor), the current owner of certain property, situated in the City of Alameda, County of Alameda, State of California, described and depicted in Exhibit "A" (the Property), and the Department of Toxic Substances Control (Department). Pursuant to Civil Code section 1471, the Department has determined that this Covenant is reasonable necessary to protect present or future human health or safety or the environment as a result of the presence of hazardous materials as defined in California Health and Safety Code section 25260. The Covenanter and the Department, collectively referred to as the "Parties", hereby agree that, pursuant to Civil Code section 1471 and Health and Safety Code section

25355.5, the use of the Property be restricted as set forth in this Covenant; and that the Covenant shall conform with the requirements of the California Code of Regulations, title 22, section 67391.1.

ARTICLE I STATEMENT OF FACTS

- 1.1 <u>Property Location</u>. The Property, as depicted on Exhibit "A", is made up of approximately 0.49 acres, and is located within the Former Alameda Point Naval Air Station (NAS Alameda), Alameda, California. The hazardous substances of concern are located under the Property within the marsh crust and subtidal area (defined below), as depicted on Exhibit "B".
- 1.2 <u>Site History</u>. The "marsh crust" means the underground layer that is the remnant of the tidal marsh that existed along the shoreline of Alameda Island before filling to create additional dry land. In many places, this layer contains hazardous materials from former industrial discharges that were retained in the historic marsh before filling. These hazardous materials include petroleum hydrocarbons (TPH) and polynuclear aromatic hydrocarbons (PAHs). The marsh crust is a generally continuous underground layer, at depths of 4 to 20 feet bgs, that extends bayward of the original mean high tide line of Alameda Island, before filling, throughout the intertidal area that was filled. The "former subtidal area" is a layer of sediment that may be contaminated with semivolatile organic compounds (SVOC) that was deposited on tidal flats at the western end of NAS Alameda rather than on the marshes.

The marsh crust is located under two adjoining naval installations in Alameda: Fleet and Industrial Supply Center Oakland, Alameda Facility/Alameda Annex (Annex), and NAS Alameda. The former subtidal area is located on NAS Alameda west of the marsh crust. NAS Alameda was listed on the U.S. Environmental Protection Agency (U.S. EPA) National Priorities List (NPL) under CERCLA in July 1999. However, the NPL listing specifically excluded the marsh crust and former subtidal area and the Annex.

1.3 <u>Decision Document</u>. The "Remedial Action Plan/Record of Decision for the Marsh Crust at the Fleet and Industrial Supply Center Oakland, Alameda Facility/Alameda Annex and for the Marsh Crust and Former Subtidal Area at Alameda Point" (RAP/ROD) was

approved and finalized February 2, 2001. The RAP/ROD requires environmental restrictions in the Navy deed and a separate covenant to restrict use of Property between the Department and City at the time of transfer. The Annex property transferred from the Navy to the City in 2000, and at that time, and in accordance with the RAP/ROD requirements, the City recorded a covenant to restrict use. The NAS Alameda property transferred from the Navy to the City on _______, 2016, and this Covenant is fulfilling the requirements in the RAP/ROD.

- 1.4 <u>City Excavation Ordinance</u>. The City adopted City of Alameda Ordinance No. 2824 on February 15, 2000, which prohibits engaging in any excavation below specified threshold depths without an excavation permit and without taking proper measures to ensure that workers are not unduly exposed and that all contaminated material brought to the surface is properly disposed. The City will directly implement and enforce the Ordinance.
- 1.5 <u>Basis for Covenant</u>. As a result of the presence of hazardous substances in the Property, which are also hazardous materials as defined in California Health and Safety Code section 25260, the Department has concluded that it is reasonably necessary to restrict the use of the Property in order to protect present or future human health or safety or the environment, and that this Covenant is required as part of the Department-approved remedy for the Property. The Department has also concluded that the Property, when used in compliance with this Covenant, does not present an unacceptable risk to present and future human health or safety or the environment.

ARTICLE II <u>DEFINITIONS</u>

- 2.1 <u>Department</u>. "Department" means the Department of Toxic Substances Control and includes its successor agencies, if any.
- 2.2 <u>Excavation ordinance</u>. "Excavation ordinance" means City of Alameda Ordinance No. 2824, which is incorporated herein by this reference.
- 2.3 <u>Improvements</u>. "Improvements" includes, but is not limited to: buildings, structures, roads, driveways, improved parking areas, wells, pipelines, or other utilities.

- 2.3 <u>Lease</u>. "Lease" means lease, rental agreement, or any other document that creates a right to use or occupy any portion of the Property.
- 2.4 Occupant. "Occupant" means Owner and any person or entity entitled by ownership, leasehold, or other legal relationship to the right to occupy any portion of the Property.
- 2.5 Owner. "Owner" means the Covenanter, and any successor in interest including any heir and assign, who at any time holds title to all or any portion of the Property.
- 2.6 Threshold depth. "Threshold depth" is the elevation above which there is little likelihood that hazardous materials from the marsh crust would have mixed during filling. The threshold depth for any location at the Property is shown on an exhibit to the Excavation ordinance and will be derived from the RAP/ROD or other applicable remedial decision document. The current Threshold depth is depicted on Exhibit "B".

ARTICLE III GENERAL PROVISIONS

- 3.1. Runs with the Land. This Covenant sets forth restrictions that apply to and encumber the Property and every portion thereof no matter how it is improved, held, used, occupied, leased, sold, hypothecated, encumbered, or conveyed. This Covenant: (a) runs with the land pursuant to Health and Safety Code section 25355.5 and Civil Code section 1471, (b) inures to the benefit of and passes with each and every portion of the Property, (c) is for the benefit of, and is enforceable by, the Department, and (d) is imposed upon the entire Property unless expressly stated as applicable only to a specific portion thereof.
- 3.2. <u>Binding upon Owners/Occupants</u>. Pursuant to the Health and Safety Code, this Covenant binds all owners of the Property, their heirs, successors, and assignees, and the agents, employees, and lessees of the owners, heirs, successors, and assignees. Pursuant to Civil Code section 1471, all successive owners of the Property are expressly bound hereby for the benefit of the Department.

- 3.3. <u>Incorporation into Deeds and Leases</u>. This Covenant shall be incorporated by reference in each and every deed and lease for any portion of the Property.
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- 3.5 Costs of Administering the Covenant to be paid by Owner. The Department has already incurred and will in the future incur costs associated with the administration of this Covenant. Therefore, the Covenantor hereby covenants for the Covenantor and for all subsequent Owners that, pursuant to California Code of Regulations, title 22, section 67391.1(h), the Owner agrees to pay the Department's costs in administering the Covenant.

ARTICLE IV RESTRICTIONS AND REQUIREMENTS

4.1 <u>Prohibited Activities</u>. The following activities are prohibited on the Property:
Engaging in any excavation below the threshold depth without (a) a City excavation
permit; or (b) if the excavation ordinance has been repealed, or if the Department has made a
written determination with thirty (30) days prior written notice to the City that the excavation
ordinance does not comport with the intent of this Covenant, then a permitted excavation may
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application for such an approval shall be submitted to the Department and shall otherwise
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ARTICLE V ENFORCEMENT

5.1 <u>Enforcement</u>. Failure of the Owner or Occupant to comply with this Covenant shall be grounds for the Department to require modification or removal of any Improvements constructed or placed upon any portion of the Property in violation of this Covenant. Violation of this Covenant, including but not limited to, failure to submit, or the submission of any false statement, record or report to the Department, shall be grounds for the Department to pursue administrative, civil, or criminal actions, as provided by law.

ARTICLE VI VARIANCE REMOVAL AND TERM

- 6.1 <u>Variance</u>. Any person may apply to the Department for a written variance from one of the Environmental Restrictions imposed by this Covenant. Such application shall be made in accordance with Health and Safety Code section 25223.
- 6.2 <u>Removal</u>. Any person may apply to the Department to remove any of the restrictions imposed by this Covenant. Such application shall be made in accordance with Health and Safety Code section 25224.
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ARTICLE VII

MISCELLANEOUS

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To Owner:

City of Alameda Base Reuse Department 2263 Santa Clara Avenue Alameda, CA 94501

Attention: Chief Operating Officer-Alameda Point

To Department:

California Environmental Protection Agency Department of Toxic Substances Control 700 Heinz Avenue Berkeley, CA 94710

Attention: James R. Fyfe, P.E., Remedial Project Manager

Any party may change its address or the individual to whose attention a Notice is to be sent by giving advance written Notice in compliance with this paragraph.

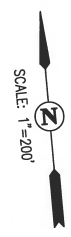
of comp		Partial Invalidity. If this Covenant or any of its terms are determined by a court urisdiction to be invalid for any reason, the surviving portions of this Covenant of full force and effect as if such portion found invalid had not been included	
provisio	7.5 ons.	Statutory References. All statutory or regulatory references include successor	
	7.6 erated h	Incorporation of Exhibits. All exhibits and attachments to this Covenant are serein by reference.	
	IN WIT	TNESS WHEREOF, the Parties execute this Covenant.	
	Covenanter: City of Alameda		
	Ву:		
	Title:		
	Date:		
Depart		ment of Toxic Substances Control:	
	Ву:	Karen M. Toth, P.E. Unit Chief Brownfields and Environmental Restoration Program	
	Date:		

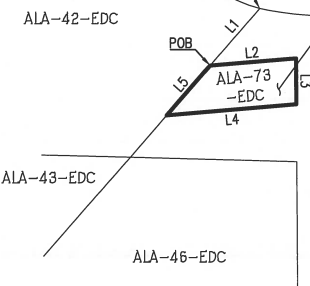
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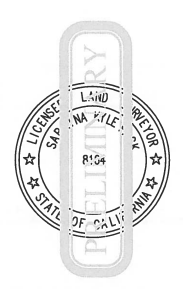
EXHIBIT "A" LEGAL DESCRIPTIONS AND PLATS OF PROPERTY

LINE TABLE				
NO	BEARING	LENGTH		
L1	S46°05'58"W	157.80'		
L2	N90°00'00"E	179.51'		
L3	S04°43'29"W	95.32'		
L4	N90'00'00"W	270.38'		
L5	N46°05'58"E	137.00'		





- MARSH CRUST AREA 7 0.49 AC



NOTE:

COURSES ARE BASED ON THE CALIFORNIA COORDINATE SYSTEM OF 1983, ZONE 3. DISTANCES SHOWN ARE GROUND DISTANCES. TO OBTAIN GRID DISTANCES DIVIDE GROUND DISTANCES BY THE COMBINED SCALE FACTOR OF 1.00007055, AS SHOWN ON THAT CERTAIN RECORD OF SURVEY NO. 1816 (28 RS 14).

LEGEND:

POB = POINT OF BEGINNING POC = POINT OF COMMENCEMENT



PLAT TO ACCOMPANY LEGAL DESCRIPTION

MARSH CRUST AREA 7 ALAMEDA, CALIFORNIA

DECEMBER 7, 2015

SHEET 1 OF 1

Carlson, Barbee & Gibson, Inc.

CIVIL ENGINEERS • SURVEYORS • PLANNERS 2633 CAMINO RAMON, SUITE 350 SAN RAMON, CALIFORNIA, (925) 866-0322

LEGAL DESCRIPTION MARSH CRUST AREA 7 ALAMEDA, CALIFORNIA

REAL PROPERTY, SITUATE IN THE INCORPORATED TERRITORY OF THE CITY OF ALAMEDA, COUNTY OF ALAMEDA, STATE OF CALIFORNIA, DESCRIBED AS FOLLOWS:

BEING A PORTION OF PARCEL 1, AS SAID PARCEL 1 IS SHOWN AND SO DESIGNATED ON THAT CERTAIN RECORD OF SURVEY NO. 1816, FILED JUNE 6, 2003, IN BOOK 28 OF RECORDS OF SURVEY AT PAGE 14, IN THE OFFICE OF THE COUNTY RECORDER OF ALAMEDA COUNTY, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWESTERN CORNER OF PARCEL ALA-47-EDC, AS SAID PARCEL ALA-47-EDC IS DESCRIBED IN THAT CERTAIN QUITCLAIM DEED RECORDED JUNE 6, 2013, AS DOCUMENT NO. 2013-199818, OF OFFICIAL RECORDS, IN SAID OFFICE OF THE COUNTY RECORDER OF ALAMEDA COUNTY;

THENCE, FROM SAID POINT OF COMMENCEMENT, ALONG THE WESTERN LINE OF SAID PARCEL ALA-47-EDC, ALSO BEING THE EASTERN LINE OF ALA-42-EDC, AS SAID PARCEL ALA-42-EDC IS DESCRIBED IN THAT CERTAIN QUITCLAIM DEED RECORDED JUNE 6, 2013, AS DOCUMENT NO. 2013-199814, OF OFFICIAL RECORDS, IN SAID OFFICE OF THE COUNTY RECORDER OF ALAMEDA COUNTY, SOUTH 46°05'58" WEST 157.80 FEET TO THE POINT OF BEGINNING FOR THIS DESCRIPTION;

THENCE, FROM SAID POINT OF BEGINNING, LEAVING SAID EASTERN LINE AND CONTINUING ALONG SAID WESTERN LINE OF PARCEL ALA-47-EDC (2013-199818), THE FOLLOWING THREE (3) COURSES:

- 1) NORTH 90°00'00" EAST 179.51 FEET,
- 2) SOUTH 04°43'29" WEST 95.32 FEET, AND
- 3) NORTH 90°00'00" WEST 270.38 FEET TO A POINT ON SAID EASTERN LINE OF PARCEL ALA-42-EDC;

THENCE, ALONG SAID EASTERN LINE, NORTH 46°05'58" EAST 137.00 FEET TO SAID POINT OF BEGINNING.

CONTAINING 0.49 ACRES OF LAND, MORE OR LESS.

COURSES ARE BASED ON THE CALIFORNIA COORDINATE SYSTEM OF 1983, ZONE 3. DISTANCES SHOWN ARE GROUND DISTANCES. TO OBTAIN GRID DISTANCES DIVIDE GROUND DISTANCES BY THE COMBINED SCALE FACTOR OF 1.00007055, AS SHOWN ON THAT CERTAIN RECORD OF SURVEY NO. 1816, FILED JUNE 6, 2003, IN BOOK 28 OF RECORDS OF SURVEY AT PAGE 14, ALAMEDA COUNTY RECORDS.

ATTACHED HERETO IS A PLAT TO ACCOMPANY LEGAL DESCRIPTION, AND BY THIS REFERENCE MADE A PART HEREOF.

END OF DESCRIPTION

PRELIMINARY

SABRINA KYLE PACK, P.L.S. L.S. NO. 8164

Closure Report

Parcel Name: Site 1 - MARSH CRUST AREA 7

Description:

Process segment order counterclockwise: False

Enable mapcheck across chord: False

North:2,110,527.7669'

East: 6,042,476.9088'

Segment# 1: Line

Course: N90°00'00"E

Length: 179.51'

North: 2,110,527.7669'

East: 6,042,656.4188'

Segment# 2: Line

Course: S4°43'29"W

Length: 95.32'

North: 2,110,432.7708'

East: 6,042,648.5674'

Segment# 3: Line

Course: S90°00'00"W

North: 2,110,432.7708'

Length: 270.38'

East: 6,042,378.1874'

Segment# 4: Line

Course: N46°05'58"E

Length: 137.00'

North: 2,110,527.7678'

East: 6,042,476.9020'

Perimeter: 682.22'

Area: 0.49Acre

Error Closure: 0.0068

Course: N82°21'25"W

Error North: 0.00091

East: -0.00679

Precision 1: 100,325.00

EXHIBIT "B"

FIGURE DEPICTING PROPERTY SUBJECT TO MARSH CRUST CRUP

