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(1) The total number of condominiums established is not increased above the number authorized by the local agency in approving the parcel map or final map.

(2) A perpetual estate or an estate for years in the remainder of the property is held by the condominium owners in undivided interests in common, or by an association as defined in subdivision (a) of Section 1351 of the Civil Code, and the duration of the estate in the remainder of the property is the same as the duration of the estate in the condominiums.

(3) The three-dimensional portion or portions of property are described on a condominium plan or plans, as defined in subdivision (e) of Section 1351 of the Civil Code.

SEC. 5. Section 66452.4 of the Government Code is amended to read:

66452.4. (a) If no action is taken upon a tentative map by an advisory agency that is authorized by local ordinance to approve, conditionally approve, or disapprove the tentative map or by the legislative body within the time limits specified in this chapter or any authorized extension thereof, the tentative map as filed, shall be deemed to be approved, insofar as it complies with other applicable requirements of this division and any local ordinances, and it shall be the duty of the clerk of the legislative body to certify or state his or her approval.

(b) Once a tentative map is deemed approved pursuant to subdivision (a), a subdivider shall be entitled, upon request of the local agency or the legislative body, to receive a written certification of approval.

SEC. 6. No reimbursement is required by this act pursuant to Section 6 of Article XIII B of the California Constitution because a local agency or school district has the authority to levy service charges, fees, or assessments sufficient to pay for the program or level of service mandated by this act, within the meaning of Section 17556 of the Government Code.

CHAPTER 435

An act to amend Section 16 of, to add Sections 4.5 and 9.5 to, and to repeal and add Section 2 of, Chapter 464 of the Statutes of 2002, relating to the Hunters Point Shipyard.

[Approved by Governor September 20, 2003. Filed with Secretary of State September 22, 2003.]
The people of the State of California do enact as follows:

SECTION 1. This act shall be known, and may by cited, as the Hunters Point Shipyard Public Trust Exchange Act.

SEC. 2. The following definitions apply for purposes of this act:
(a) “Agency” means the San Francisco Redevelopment Agency, or any successor redevelopment agency with jurisdiction over the shipyard.
(b) “City” means the City and County of San Francisco.
(c) “Commission” means the California State Lands Commission.
(d) “Conversion act” means the Hunters Point Shipyard Conversion Act of 2002 (Ch. 464, Stats. 2002).
(e) “Hillside open space” means that area of land so designated as depicted in the diagram in Section 10 of this act.
(f) “Hunters Point Shipyard” or “shipyard” means all that real property situated in the City and County of San Francisco, State of California and more particularly described in Subdivision (h) of Section 2 of the conversion act.
(g) “Hunters Point trust lands” means all lands, including tide and submerged lands, within the redevelopment area that are presently, or upon conveyance out of federal ownership will be, subject to the public trust.
(h) “Public trust” or “trust” means the public trust for commerce, navigation, and fisheries.
(i) “Redevelopment area” means the project area described in the redevelopment plan, consisting of the Hunters Point Shipyard and the Hunters Point submerged lands.
(j) “Redevelopment plan” means the Hunters Point Shipyard Redevelopment Plan adopted by the agency under Chapter 4.5 (commencing with Section 33492) of Part 1 of Division 24 of the Health and Safety Code.
(k) “Trustee” means the agency and any successor in interest to the agency’s authority as trust administrator over some or all of the Hunters Point trust lands.

SEC. 3. The Legislature finds and declares all of the following:
(a) The purpose of this act is to facilitate the productive reuse of the lands comprising the former Hunters Point Shipyard in a manner that will further the purposes of the public trust for commerce, navigation, and fisheries. To effectuate this purpose, this act approves and authorizes the commission to carry out an exchange of lands under which certain nontrust lands within the shipyard with substantial value for the public trust would be placed into the public trust, and certain other lands within the shipyard presently subject to the public trust, but no longer useful for trust purposes would be freed from trust restrictions.
(b) The shipyard includes lands that were historically tide and submerged lands (referred to in this act as “tidelands,” unless specified otherwise) subject to the public trust, as well as historic uplands that were not subject to the trust. Beginning in 1861, certain of the site’s tidelands were conveyed into private ownership by the state pursuant to various state statutes. Portions of those lands were subsequently filled and reclaimed. The trust status of the reclaimed tidelands is uncertain. Due to differences in the various statutes authorizing the conveyance of the tidelands into private ownership, as well as other historical circumstances, some of the reclaimed tidelands, including lands located well inland from the current shoreline, have remained subject to the public trust, while other reclaimed tidelands, including most of the lands adjacent to the shoreline, may have been freed from the trust. In addition, a portion of the lands that are subject to the trust consist of mapped streets that were never built, forming a grid pattern that is not consistent with any existing or planned street system for the lands, and these lands are no longer useful for trust purposes.

(c) In 1939, the United States began acquiring lands for purposes of constructing and operating what came to be known as the Hunters Point Shipyard. The shipyard was used primarily as a Navy industrial operation for the modification, maintenance, and repair of ships. The shipyard was closed in 1974, but continued to be used for ship docking and repair activities. Portions were also leased to several small businesses, artisans, and others.

(d) Pursuant to the authority provided by Section 2824(a) of the National Defense Authorization Act for fiscal year 1991, as amended by Section 2834 of the National Defense Authorization Act for fiscal year 1994, the Navy has the authority under federal law to convey the property to the city or to a local reuse authority approved by the city. The agency is the approved local reuse authority for the shipyard. The Navy is presently in negotiations with the city and the agency for the transfer of the property, or portions thereof, to the agency.

(e) In 1997, in anticipation of the transfer, the agency and the city adopted the redevelopment plan. To promote the economic development and revitalization of the shipyard, the redevelopment plan provides for a diversity of uses, including public parks, walkways, and habitat areas, and cultural, educational, maritime, industrial, residential, and mixed uses.

(f) All former and existing tidelands within the shipyard over which the public trust has not been terminated are subject to the public trust upon their transfer from federal ownership. In anticipation of the transfer of the shipyard to the agency, the Legislature enacted the conversion act, which grants in trust to the agency the state’s sovereign interest in certain
lands within and adjacent to the shipyard and establishes the agency as
the trust administrator for those lands.

(g) The existing configuration of trust and nontrust lands within the
shipyard is such that the purposes of the public trust cannot be fully
realized. A substantial portion of the reclaimed trust lands are interior
lands that have been cut off from access to navigable waters, or are laid
out in a grid pattern that is not useful to the trust. Most of these lands are
no longer needed or required for the promotion of the public trust. Other
lands within the shipyard directly adjacent to the waterfront or otherwise
of high value to the public trust are currently not subject to the public
trust. Absent a trust exchange, substantial portions of the lands within
the shipyard that are located along the waterfront or are otherwise of high
value to the public trust would be free of the public trust, would not be
required to be put to uses consistent with the public trust, and could be
cut off from public access. In addition, certain interior lands not useful
for trust purposes would be restricted to trust-consistent uses and could
not be used for residential or other nontrust uses essential for the
financial feasibility of the redevelopment plan and the realization of the
public purposes set forth in the plan.

(h) A trust exchange resulting in the configuration of trust lands
substantially similar to that depicted on the diagram in Section 10 of this
act maximizes the overall benefits to the trust, without interfering with
trust uses or purposes. Following the exchange, all lands within the
shipyard adjacent to the waterfront, as well as certain interior lands that
have high trust values, will be subject to the public trust. The lands that
will be removed from the trust pursuant to the exchange have been cut
off from navigable waters and are no longer needed or required for the
promotion of the public trust. The lands to be freed of the public trust
constitute a relatively small portion of the lands granted to the city. This
act requires that the commission ensure that the lands added to the trust
pursuant to the exchange are of equal or greater value than the lands
taken out of the trust.

(i) Several historic buildings in the shipyard have been identified by
the State Historic Preservation Officer as contributors to the Hunters
Point Commercial Drydock Historic District. These contributor
buildings convey a sense of the shipyard’s early maritime history,
enhance the open space experience along the waterfront, and should be
preserved and restored. Uses of the contributor buildings that support
their preservation and restoration, but which are not otherwise consistent
with the trust, may be authorized under certain conditions set forth in this
act.

(j) The area designated hillside open space provides substantial value
to the trust as an open space and recreational resource affording
exceptional views of San Francisco Bay and the shipyard waterfront. To
protect the trust value of the hillside open space area, it is important that all of the following occur:

(1) Public access between the area and the waterfront is maintained.

(2) Public views of the bay are protected against interference from downslope development.

(3) Vehicular and pedestrian access is provided directly from the lower portions of the shipyard to the top of the hillside open space and from the other parts of the City and County of San Francisco to the top of the hillside open space.

(4) Adequate public parking for regional use of the hillside open space is provided at the top, and adjacent to the lower portion of the hillside open space.

(k) This legislation advances the purposes of the Community Redevelopment Law (Part 1 (commencing with Section 33000) of Division 24 of the Health and Safety Code) and the public trust, and is in the best interests of the people of this state.

SEC. 4. The Legislature hereby approves an exchange of public trust lands within the shipyard, whereby certain Hunters Point trust lands that meet the criteria set forth in this act and therefore are not now useful for public trust purposes will be freed from the public trust and may be conveyed into private ownership, and certain other lands that are not now public trust lands and that are useful for public trust purposes will be made subject to the public trust, provided all of the following conditions are met:

(a) The exchange results in a configuration of trust lands substantially similar to that shown on the diagram in Section 10 of this act.

(b) The lands to be subject to the public trust are configured so as to be accessible from the streets as finally configured in the redevelopment area.

(c) The exchange otherwise complies with the requirements of this act.

(d) The exchange is consistent with and furthers the purposes of the public trust and the conversion act.

SEC. 5. All lands exchanged into the trust under this act shall be held by the trustee subject to the public trust and the requirements of the conversion act, and all lands exchanged out of the trust under this section shall be free of the public trust and the requirements of the conversion act.

SEC. 6. The precise boundaries of the lands to be taken out of the trust and the lands to be put into the trust pursuant to the exchange shall be determined by the trustee, subject to the approval of the commission. The commission is authorized to settle by agreement with the trustee and the city any disputes as to the location of the mean high tide line in its last natural state, the boundaries of tidelands conveyed into private
ownership pursuant to various statutes, and any other boundary lines which the commission deems necessary to effectuate the exchange.

SEC. 7. (a) The commission is authorized to approve an exchange of public trust lands within the shipyard that meets the requirements of this act. Pursuant to this authority, the commission shall establish appropriate procedures for effectuating the exchange. The procedures shall include provisions for ensuring that lands are not exchanged into the trust until all remedial action necessary to protect human health and the environment with respect to the hazardous substances on the land has been completed as determined by the United States Environmental Protection Agency, the California Department of Toxics Substances Control, and the Regional Water Quality Control Board, pursuant to the Federal Facilities Agreement for the shipyard dated January 22, 1992, as amended, and the United States has provided a warranty in accordance with Section 9620(h)(3)(A) of Title 42 of the United States Code, or the United States has obtained a warranty deferral, approved by the Governor in accordance with Section 9620(h)(3)(C) of Title 42 of the United States Code, involving land for which the commission has determined to execute a certificate of acceptance of title. The commission may also establish procedures for completing the exchange in phases. The procedures, if established, shall ensure that, after each phase, the cumulative value of lands exchanged into the trust is equal to or greater than the cumulative value of lands exchanged out of the trust, and that the lands exchanged into the trust at each phase are configured in a way that furthers the purposes of the overall exchange, including, but not limited to, having access to streets as finally configured in the redevelopment area.

(b) The commission may not approve the exchange of any trust lands unless it finds all of the following:

1. The configuration of trust lands within the shipyard upon completion of the exchange will not differ significantly from the configuration shown on the diagram in Section 10 of this act, and includes all lands within the shipyard that are presently below mean high tide and consists of lands suitable to be impressed with the public trust.

2. The final layout of streets in the redevelopment area will provide access to the public trust lands and be consistent with the beneficial use of the public trust lands.

3. With respect to the trust exchange as finally configured and phased, the value of the lands to be exchanged into the trust is equal to or greater than the value of the lands to be exchanged out of the trust. The commission may take into consideration the degree of uncertainty, if any, as to whether the lands remain subject to the trust or have been freed from the trust.
(4) The lands to be taken out of the trust have been filled and reclaimed, are cut off from access to navigable waters, are no longer needed or required for the promotion of the public trust, and constitute a relatively small portion of the lands originally granted to the city, and that the exchange will not result in substantial interference with trust uses and purposes.

(5) The trustee has approved the exchange.

(c) The commission shall impose additional conditions on the exchange authorized by this act if the commission determines that these conditions are necessary for the protection of the public trust. At a minimum, the commission shall establish conditions to ensure all of the following:

(1) The streets and other transportation facilities located on trust lands are designed to be compatible with the public trust.

(2) The trust values of the hillside open space are preserved. To this end, the commission shall ensure all of the following:

(A) The final trust configuration maintains reasonable public pedestrian and vehicular access between the hillside open space and the waterfront, and in addition, between the top of the hillside open space and other areas of the City and County of San Francisco.

(B) Public views of the San Francisco Bay from the hillside open space are maintained and protected against material interference from downslope development, through height limitations or other appropriate restrictions.

(C) Direct vehicular and pedestrian access from the lower portions of the shipyard to the top of the hillside open space area is provided.

(D) No liability to owners of adjacent upslope property, for subjacent support or otherwise, is created by virtue of the trustee’s taking title to the hillside open space.

(E) No moneys from the trust fund described in Section 10 of the conversion act may be used to provide direct benefit to the residential development or to other uses of the nontrust portion of the hilltop area adjacent to the hillside open space, or to offset or mitigate impacts caused by those uses.

(F) Street parking on the parkway adjacent to the top of the hillside open space may not be restricted for residential parking and shall remain accessible to the public for regional use. In addition, adequate parking areas accessible to the public to support regional use of the hillside open space shall be dedicated in an area adjacent to the lower portion of the hillside open space.

(d) For purposes of effectuating the exchange authorized by this section, the commission is authorized to do all of the following:
(1) Receive and accept on behalf of the state any lands or interest in lands conveyed to the state by the trustee, including lands that are now and that will remain subject to the public trust.

(2) Convey to the trustee by patent all of the right, title, and interest of the state in lands that are to be free of the public trust upon completion of an exchange of lands as authorized by this act and as approved by the commission.

(3) Convey to the trustee by patent all of the right, title, and interest of the state in lands that are to be subject to the public trust and the terms of this act and the conversion act upon completion of an exchange of lands as authorized by this act and as approved by the commission, subject to the terms, conditions, and reservations as the commission may determine are necessary to meet the requirements of this act.

SEC. 8. Any agreement for the exchange of, or trust termination over, granted tidelands, or to establish boundary lines, entered into pursuant to this act, shall be conclusively presumed to be valid unless held to be invalid in an appropriate proceeding in a court of competent jurisdiction to determine the validity of the agreement commenced within 60 days after the recording of the agreement.

SEC. 9. An action may be brought under Chapter 4 (commencing with Section 760.010) of Title 10 of Part 2 of the Code of Civil Procedure by the parties to any agreement entered into pursuant to this act to confirm the validity of the agreement. Notwithstanding any provision of Section 764.080 of the Code of Civil Procedure, the statement of decision in the action shall include a recitation of the underlying facts and a determination whether the agreement meets the requirements of this act, Sections 3 and 4 of Article X of the California Constitution, and any other law applicable to the validity of the agreement.

SEC. 10. The following diagram is a part of this act:
HUNTERS POINT SHIPYARD
PUBLIC TRUST EXCHANGE ACT OF 2003

= LANDS SUBJECT TO THE PUBLIC TRUST UPON COMPLETION OF THE EXCHANGE

= "HILLSIDE OPEN SPACE" SUBJECT TO THE PUBLIC TRUST UPON COMPLETION OF THE EXCHANGE

= SUBMERGED LANDS SUBJECT TO THE PUBLIC TRUST UPON COMPLETION OF THE EXCHANGE

= HUNTERS POINT REDEVELOPMENT AREA

= APPROXIMATE SHORELINE / PIERS

= PROPOSED STREETS, SUBJECT TO CHANGE
SEC. 11. Section 2 of Chapter 464 of the Statutes of 2002 is repealed.

SEC. 12. Section 2 is added to Chapter 464 of the Statutes of 2002, to read:

Sec. 2. The following definitions apply for purposes of this act:
(a) “Agency” means the San Francisco Redevelopment Agency.
(b) “Burton Act” means Chapter 1333 of the Statutes of 1968, as amended.
(c) “City” means the City and County of San Francisco.
(d) “Public trust” or “trust” means the public trust for commerce, navigation, and fisheries.
(e) “Redevelopment area” means the project area as described in the redevelopment plan, consisting of the Hunters Point Shipyard and the Hunters Point submerged lands.
(f) “Redevelopment plan” means the Hunters Point Shipyard Redevelopment Plan adopted by the agency pursuant to Chapter 4.5 (commencing with Section 33492) of Part 1 of Division 24 of the Health and Safety Code.
(g) “Hunters Point trust lands” means all lands, including tide and submerged lands, within the redevelopment area that presently, or upon conveyance out of federal ownership, are subject to the public trust.
(h) “Hunters Point Shipyard” or “Shipyard” means all that real property situate in the City and County of San Francisco, State of California, described as follows:

Beginning at the intersection of the southeasterly line of Fitch Street (64 feet wide) with the northeasterly line of Palou Avenue (80 feet wide), said intersection also being in the southerly line of the Lands of Lowpensky as described in that document filed in the Office of the County Recorder of said County in Book D238 Official Records at page 80; thence easterly along the southerly line of said Lands of Lowpensky to the southeasterly corner of the said Lands of Lowpensky being also the southwesterly corner of the Lands of the Regents of University of California as described in that document filed in the Office of the County Recorder of said County in Book C562 Official Records at page 582; thence easterly, northerly and northwesterly along the southerly, easterly and northeasterly lines of said Lands of the Regents to the northwesterly corner of said Lands of the Regents and also being the northeasterly corner of said Lands of Lowpensky. Thence northwesterly along the northeasterly line of said Lands of Lowpensky to the most westerly corner of said Lands of Lowpensky, being also a point in the northeasterly line of said Palou Avenue; thence northwesterly along the northeasterly line of said Palou Avenue to the southeasterly line of Griffith Street (64 feet wide); thence northeasterly along the
southeasterly line of said Griffith Street 200 feet to the southwesterly line of Oakdale Avenue (80.00 feet wide); thence northwesterly along the southwesterly line of said Oakdale Avenue, 32 feet to the centerline of said Griffith Street; thence northeasterly along the centerline of said Griffith Street 600 feet to the centerline of McKinnon Avenue (80 feet wide); thence southeasterly along the centerline of said McKinnon Avenue 664 feet to the centerline of said Fitch Street (64 feet wide); thence northeasterly along the centerline of said Fitch Street 320 feet to the northeasterly line of La Salle Avenue (80 feet wide); thence southeasterly along the northeasterly line of said La Salle Avenue, 632 feet to the northwesterly line of Earl Street (64 feet wide) and an angle point in the northwesterly boundary of Inchon Village as shown on the "Map of Inchon Village" filed in the Office of the County Recorder of said County in Book 17 of Condominium Maps at pages 112 through 130; thence southeasterly along the northwesterly boundary of Inchon Village to the centerline of McKinnon Avenue (80 feet wide) and the most northerly corner of the Lands of Crisp Building, Inc., described in that certain document filed in the Office of the County Recorder of said County in Book D767 Official Records at page 1051; thence southwesterly, southeasterly and northeasterly along the northwesterly, southwesterly and southeasterly lines of said Lands of Crisp Building, Inc. to the most easterly corner of said Lands of Crisp Building, Inc., being also the most southerly corner of the land shown on the "Parcel Map of Inchon and Solomon Village" filed in the Office of the County Recorder of said County in Book 17 of Parcel Maps at page 77 and the centerline of said McKinnon Avenue; thence northeasterly along the southeasterly line of said Inchon and Solomon Village to the most easterly corner of said Inchon and Solomon village and the southwesterly line of Innes Avenue (80.00 feet wide); thence northwesterly along the southwesterly line of said Innes Avenue 641 feet to the centerline of said Earl Street (64 feet wide); thence northeasterly along the centerline of said Earl Street 40 feet to the centerline of said Innes Avenue; thence southeasterly along the centerline of said Innes Avenue 32 feet to the southeasterly line of said Earl Street; thence northeasterly along the southeasterly line of said Earl Street and its prolongation 3,151 feet to the 1948 Bulkhead Line as shown on the map entitled "Real Estate Summary Map NAVFAC Drawing No. 1045757" on file at the Department of the Navy, WESTDIV, San Bruno, California; thence southeasterly along said 1948 Bulkhead Line and the northeasterly line of that certain property conveyed in declaration of taking, Civil Action No. 22147 as shown on said summary map 2,553 feet more or less to a point on a line parallel with and 450 feet southeasterly of the southeasterly line of Boalt Street (64 feet wide), thence southwesterly along said parallel line a distance of 52 feet more
or less to the northeasterly line of the land described in the deed filed in Book 3677 of Official Records at page 349 in the Office of the County Recorder of said County, said northeasterly line being the arc of a curve, concave southwesterly and having a radius of 1,800 feet; thence southeasterly and southerly along said arc to the southeasterly prolongation of the northeasterly line of Evans Avenue (80 feet wide); thence northwesterly along said prolongation and said northeasterly line of Evans Avenue, to the 1941 Bulkhead Line as shown on said summary map; thence southerly along said 1941 Bulkhead Line, to the northeasterly line of that certain property conveyed in declaration of taking, Civil Action No. 36272 as shown on said summary map; thence southeasterly along said northeasterly line to said 1948 Bulkhead Line as shown on said summary map; thence southerly along said 1948 Bulkhead Line to the line dividing the City and County of San Francisco from the County of San Mateo; thence westerly along said county line 127 feet more or less to the southeasterly prolongation of the northeasterly line of Bancroft Avenue (80 feet wide); thence northwesterly along said prolongation and said northeasterly line of said Bancroft Avenue 7,484 feet more or less to the southeasterly line of said Fitch Street (64 feet wide); thence northeasterly along the southeasterly line of said Fitch Street 2,800 feet to the point of beginning.

(i) “Hunters Point submerged lands” means all that real property situate in the City and County of San Francisco, State of California, described as follows:

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

SEC. 13. Section 4.5 is added to Chapter 464 of the Statutes of 2002, to read as follows:

Sec. 4.5. Notwithstanding Section 6359 of the Public Resources Code or any other provision of law, the grant of the Hunters Point trust lands to the agency shall be deemed effective as of the effective date of this act, and the grant of the Hunters Point submerged lands to the agency shall be deemed effective upon conveyance by the federal government to the agency of any piers or other appurtenances located in part on the Hunters Point submerged lands.

SEC. 14. Section 9.5 is added to Chapter 464 of the Statutes of 2002, to read as follows:

Sec. 9.5. (a) Notwithstanding any other provision of this act, the buildings, or any portion of a building, identified by the State Historic Preservation Officer as contributors to the Hunters Point Commercial Drydock Historic District, commonly known as the Gatehouse (Building 204), Pumphouse 2 (Building 205), Pumphouse 3 (Building 140) and the Tool and Paint Building (Building 207), may be used for purposes not otherwise consistent with the public trust provided the trustee makes a finding that there are no trust uses available that would allow for the restoration and preservation of the space. Any lease renewal, extension, or granting of a new lease for a nontrust purpose shall require a new finding that no trust uses are then available that would allow for the restoration and preservation of the building, or a part of it.

(b) If any of the buildings described in subdivision (a) is used for a nontrust purpose, and is remodeled, renovated, or used in a manner that is inconsistent with the Secretary of the Interior’s Standards for the Treatment of Historic Properties with Guidelines for Preserving, Rehabilitating, Restoring and Reconstructing Historic Buildings as implemented by the exchange agreement, the building shall be put to a public trust use from the commencement of the inconsistent remodel, renovation, or use, unless the continued nonpublic trust use is then
authorized to continue under Section 8 of Chapter 464 of the Statutes of 2002.

(c) If any of the buildings described in subdivision (a) are demolished, subsequent use of the land and any replacement structures shall be consistent with the public trust and the requirements of this act.

SEC. 15. Section 16 of Chapter 464 of the Statutes of 2002 is amended to read:

Sec. 16. Upon written agreement between the agency and the San Francisco Port Commission, and approval by the State Lands Commission, the agency may transfer some or all of the Hunters Point trust lands to the city. All of the right, title, and interest granted to the agency under this act in any lands transferred to the city under this section shall, upon transfer, be granted to and vest in the city. The city, by and through its port commission, shall hold the transferred lands subject to the public trust and shall assume authority as trust administrator over those lands. Lands transferred to the city under this section shall be subject to the Burton Act and shall no longer be subject to this act, except that Section 9.5 of this act shall remain applicable to those lands.

SEC. 16. Nothing in this act may be construed to nullify the trustee’s obligations for increasing, improving, and preserving the community’s supply of low- and moderate-income housing imposed by the Community Redevelopment Law (Part 1 (commencing with Section 33000) of Division 24 of the Health and Safety Code), including, but not limited to, the requirements of Sections 33334.2 and 33413 of the Health and Safety Code.

SEC. 17. Nothing in this act may be construed to authorize the development of housing on public trust land.

SEC. 18. The Legislature finds and declares that, because of the unique circumstances applicable only to the trust lands described in this act, relating to the transfer of the Hunters Point Shipyard out of federal ownership, a statute of general applicability cannot be enacted within the meaning of subdivision (b) of Section 16 of Article IV of the California Constitution. Therefore, this special statute is necessary.