## **BOARD of SUPERVISORS**



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## **MEMORANDUM**

Date:

December 15, 2021

To:

Joaquín Torres, Assessor-Recorder, Office of the Assessor-Recorder

From:

Angela Calvillo, Clerk of the Board

Subject:

Conditional Property Exchange Agreement - EQX Jackson SQ Holdco LLC

- Potential Exchange of 530 Sansome Street for a Portion of 425-439

Washington Street (File No. 211087)

On November 30, 2021, the Board of Supervisors adopted Resolution No. 543-21, sponsored by the Real Estate Division, and approved by Mayor London N. Breed on December 10, 2021.

A copy of the Resolution is being forwarded to you, for your information.

If you have any questions or concerns, please contact Brent Jalipa, Assistant Clerk, at (415) 554-7712 or by email at: <u>Brent.Jalipa@sfgov.org</u>.

c: Kurt Fuchs, Office of the Assessor-Recorder Holly Lung, Office of the Assessor-Recorder

Resolution ratifying the Conditional Property Exchange Agreement and Related Transaction Documents with EQX Jackson SQ Holdco LLC for a transfer of City real property at 530 Sansome Street (Assessor's Parcel Block No. 0206, Lot No. 017), under the jurisdiction of the Fire Department, in exchange for a portion of the real property at 425-439 Washington Street (Assessor's Parcel Block No. 0206, Lot Nos. 013 and 014); authorizing the Director of Property and City staff to proceed with the proposed Fire Station development project, subject to several conditions, as defined herein; adopting findings pursuant to the California Environmental Quality Act; and making findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

[Conditional Property Exchange Agreement - EQX Jackson SQ Holdco LLC - Potential

Exchange of 530 Sansome Street for a Portion of 425-439 Washington Street]

WHEREAS, The City and County of San Francisco, under the jurisdiction of the Fire Department, owns certain real property known as 530 Sansome Street (Assessor's Parcel Block No. 0206, Lot No. 017; the "City Property"), an approximately 8,700 square foot parcel improved with Fire Station 13; and

WHEREAS, EQX Jackson SQ Holdco LLC, a Delaware limited liability company ("Developer"), owns certain adjacent real property known as 425-439 Washington Street, Assessor's Parcel Block No. 0206, Lot Nos. 013 and 014 ("Developer's Property"); and

WHEREAS, The City wishes to replace the existing fire station located on the City Property; and

WHEREAS, On April 30, 2019, the Board of Supervisors adopted Resolution No. 220-19 approving a conditional property exchange agreement (the "Conditional Exchange

Agreement") for the planning and potential exchange of the City Property for a new fire station to be completed by Developer; and

WHEREAS, On June 02, 2020, the Board of Supervisors adopted Resolution No. 242-20 approving certain updates to the Conditional Exchange Agreement; and

WHEREAS, Under the Conditional Exchange Agreement, Developer intends to build a new four-story, 19,266 gross square foot fire station building (the "New Fire Station") on a future legal parcel of approximately 5,643 square feet at Washington Street mid-block between Sansome Street and Battery Street (the "Exchange Parcel"), and a new vertically-integrated mixed-use high-rise at the southeast corner of Sansome Street and Washington Street to contain either lower level lobby space, ground floor and rooftop restaurant spaces, a health club of approximately 35,000 square feet, a 200 room hotel and approximately 40,000 square feet of offices, or a proposed residential variant of similar building design, height and bulk, but with approximately 256 residential units instead of the hotel, office, fitness center, and retail/restaurant uses (the "Tower Project"; together with the New Fire Station development project, the "Combined Project"); and

WHEREAS, Upon completion of the proposed New Fire Station and the satisfaction of closing conditions, the City will convey the City Property to Developer and Developer will convey the Exchange Parcel to the City, with the New Fire Station, as described in the Conditional Exchange Agreement; and

WHEREAS, In accordance with the Property Exchange Agreement, the City and Developer negotiated the Architect Contract, the Ground Lease, the Construction Contract, the Construction Management Agreement, the Completion Guaranty, and the Reciprocal Easement Agreement, as well as an amendment of the Conditional Exchange Agreement to extend the time periods for the approval of the above documents (collectively, the "Related")

Transaction Documents"), copies of which are on file with the Clerk of the Board of Supervisors in File No. 211087 and are incorporated herein by reference; and

WHEREAS, At the time the City approved the Conditional Exchange Agreement, the City had not yet completed environmental review under the California Environmental Quality Act ("CEQA") (California Public Resources Code, Sections 21000 et seq.), the CEQA Guidelines (California Code of Regulations, Title 14, Sections 15000 et seq.), and Chapter 31 of the San Francisco Administrative Code (hereinafter referred to as "Environmental Review") for the Combined Project; and

WHEREAS, Under the Conditional Exchange Agreement, Developer was required to complete Environmental Review and seek numerous project entitlements for the Combined Project; and

WHEREAS, Upon the City's completion of Environmental Review, the City's Director of Property and Developer committed to seek certification of the adequacy of the Environmental Review documents and approval of the proposed entitlements for the Combined Project, and the Board of Supervisors were to take action, by Resolution, to either (i) ratify the Conditional Exchange Agreement, remove the CEQA contingency, and ratify specified project documents and proceed with the property exchange (initially through the entering into a ground lease and, thereafter, through the transfer of fee title), subject only to satisfaction or waiver of the conditions precedent set forth in the Property Exchange Agreement, or (ii) reject the Property Exchange Agreement and elect not to proceed with the proposed transaction solely on the basis of the impacts of the project disclosed in the Environmental Review Documents that have not been adequately avoided, mitigated or overridden, or disapproval of the Related Transaction Documents; and

WHEREAS, On April 28, 2021, the City's Planning Department issued a notice of availability and a Preliminary Mitigated Negative Declaration ("PMND") for the Combined Project which was duly published, distributed and posted in accordance with law; and

WHEREAS, On July 29, 2021, in response to an appeal of the PMND, the City's Planning Commission adopted Motion No. 20956 to make findings related to the PMND and confirm that the Combined Project would not have a significant effect on the environmental, and accordingly, issued a final mitigated negative declaration ("FMND"); and

WHEREAS, The Planning Commission adopted Motion No. 20956, making findings that the Combined Project is in conformity with the General Plan, and the eight priority policies of Planning Code, Section 101.1 (the "GP Consistency Findings"), a copy of which findings are on file with the Clerk of the Board of Supervisors in File No. 211087 and are incorporated herein by reference; and

WHEREAS, The Planning Department has determined that the actions contemplated in this Resolution comply with the California Environmental Quality Act (California Public Resources Code, Sections 21000 et seq.), which determination is on file with the Clerk of the Board of Supervisors in File No. 211087 and is incorporated herein by reference; and

WHEREAS, After carefully considering the appeal of the FMND, the Board of Supervisors concluded that the Combined Project qualifies for a Mitigated Negative Declaration and that no fair argument supported by substantial evidence in the record was presented that the Combined Project as proposed would result in any significant impact on the environment (the "CEQA Appeal Determination"); now, therefore, be it

RESOLVED, That the Board of Supervisors adopts the CEQA findings as set forth in the CEQA Appeal Determination, and finds that there have been no substantial project changes and no substantial changes in project circumstances that would require major revisions to the FMND due to the involvement of new significant environmental effects or a

substantial increase in the severity of previously identified significant impacts, and there is no new information of substantial importance that would change the conclusions set forth in the CEQA Appeal Determination; and, be it

FURTHER RESOLVED, That the Board of Supervisors affirms the GP Consistency Findings and incorporates such findings in this Resolution; and, be it

FURTHER RESOLVED, That the Board of Supervisors ratifies the Conditional Exchange Agreement, as amended, removes the CEQA Contingency, and authorizes the Director of Property and City staff to proceed with the proposed transaction in accordance with the terms of the Conditional Exchange Agreement; and, be it

FURTHER RESOLVED, That the Board of Supervisors approves and ratifies the Related Transaction Documents, and authorizes the Director of Property and City staff to enter into the Related Transaction Documents; and, be it

FURTHER RESOLVED, That the Board of Supervisors authorizes the Director of Property to take such actions as are necessary or prudent to perform the City's obligations and enforce the City's rights and remedies under the Property Exchange Agreement and the Related Transaction Documents in accordance with their respective terms, and to effectuate the purpose and intent of this Resolution; and, be it

FURTHER RESOLVED, The Director of Property, at his or her discretion and in consultation with the City Attorney, is authorized to enter into any additions, amendments or other modifications to the Conditional Exchange Agreement and Related Transaction Documents that the Director of Property determines are in the best interests of the City and that do not materially increase the obligations or liabilities of the City or materially decrease the benefits to the City; and, be it



## City and County of San Francisco **Tails**

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

## Resolution

File Number:

211087

Date Passed: November 30, 2021

Resolution ratifying the Conditional Property Exchange Agreement and Related Transaction Documents with EQX Jackson SQ Holdco LLC for a transfer of City real property at 530 Sansome Street (Assessor's Parcel Block No. 0206, Lot No. 017), under the jurisdiction of the Fire Department, in exchange for a portion of the real property at 425-439 Washington Street (Assessor's Parcel Block No. 0206, Lot Nos. 013 and 014); authorizing the Director of Property and City staff to proceed with the proposed Fire Station development project, subject to several conditions, as defined herein: adopting findings pursuant to the California Environmental Quality Act; and making findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

November 17, 2021 Budget and Finance Committee - RECOMMENDED

November 30, 2021 Board of Supervisors - ADOPTED

Ayes: 11 - Chan, Haney, Mandelman, Mar, Melgar, Peskin, Preston, Ronen, Safai, Stefani and Walton

File No. 211087

I hereby certify that the foregoing Resolution was ADOPTED on 11/30/2021 by the Board of Supervisors of the City and County of San Francisco.

> Angela Calvillo Clerk of the Board

London N. Breed Mayor

**Date Approved**