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Committee Item No	18
Board Item No	G
	

COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST

Committee:	Rules	Date <u>2/17/11</u>
	pervisors Meeting	Date 3/1/11
Cmte Boa	ırd	
	Motion	
	Resolution	
∇	Ordinance	
	Legislative Digest	
	Budget Analyst Report	
	Legislative Analyst Report	
	Youth Commission Report	•
	Introduction Form (for hearing	igs)
	Department/Agency Cover L	etter and/or Report
	MOU	
	Grant Information Form	
	Grant Budget	
	Subcontract Budget	
	Contract/Agreement	
	Award Letter	
	Application	
	Public Correspondence	
OTHER	(Use back side if additional	space is needed)
	Stipulation for Entry of	Judgment in Condemnation
님 님		
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0	d by Linda Wong	Date 2/14/11
Complete	d by: Linda Wong	Date
Complete	d by:	

An asterisked item represents the cover sheet to a document that exceeds 25 pages. The complete document is in the file.

[Settlement of Lawsuit - Garcia, et al. - \$191,000]

Ordinance authorizing settlement of a lawsuit filed by the City and County of San

Francisco against Carolyn Marie Garcia, Successor Trustee of the Garcia Family Trust

and take by right of eminent domain a permanent sub-surface soil nail easement of 492

property located in Sunol, California, APN 096-0080-004; filed May 24, 2010, in Alameda

Stanley A. Garcia and Carolyn Marie Garcia, Trustees of the Garcia Family Trust Dated

Section 1. The City Attorney is hereby authorized to settle the action entitled City of

San Francisco v. Stanley A. Garcia and Carolyn Marie Garcia, Trustees of the Garcia Family

Trust Dated October 11, 1994; Bank of America, N.A.; and Does 1 through 100, Alameda

County Superior Court, Case No. RG-10516576 by the payment by the City and County of

San Francisco to Defendant Carolyn Marie Garcia, Successor Trustee of the Garcia Family

month temporary construction easement and in accordance with other material terms as set

Utilities Commission's Water System Improvement Program-Funded Project CUW35901, New

Irvington Tunnel Project. The payment of \$191,000 to Defendant Carolyn Marie Garcia shall

Trust Dated October 11, 1994, of \$191,000 for a permanent soil nail easement and a 51-

forth in the Stipulation for Entry of Judgment in Condemnation contained in Board of

Supervisors File No. 110049, for the purpose of constructing the San Francisco Public

Dated October 11, 1994; Bank of America, N.A.; and Does 1 through 100, to condemn

sq ft. and a 51-month temporary construction easement ("TCE") over portions of real

County Superior Court, Case No. RG-10516576; entitled City of San Francisco v.

Be it ordained by the People of the City and County of San Francisco:

October 11, 1994; Bank of America, N.A.; and Does 1 through 100.

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Office of the City Attorney

BOARD OF SUPERVISORS

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be made from the appropriation in Water System Improvement Program-Funded Project CUW35901, New Irvington Tunnel Project.

Section 2. The above-named action was filed in Alameda County Superior Court on May 24, 2010, and the following defendants were named in the lawsuit: Stanley A. Garcia and Carolyn Marie Garcia, Trustees of the Garcia Family Trust Dated October 11, 1994; Bank of America, N.A.; and Does 1 through 100.

APPROVED AS	TO	FORM	AND
RECOMMENDE	ED:		

DENNIS J. HERRERA, City Attorney

By: VICTORIA WONG Deputy City Attorney

FUNDS AVAILABLES

BEN ROSENFIELD Controller Index Code: 735914 **RECOMMENDED:**

SAN FRANCISCO REAL ESTATE DIVISION

By: Cruy A AMY BROWN Director

DENNIS J. HERRERA (CA 139669) Exempt from Filing Fees per Government Code § 6103 City Attorney 2 THOMAS S. LAKRITZ (CA 161234) VICTORIA WONG (CA 214289) 3 Deputy City Attorneys City Hall, Room 234 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-5408 Telephone: (415) 554-4721 Facsimile: (415) 544-4757 6 E-Mail: victoria.wong@sfgov.org 7 Nossaman LLP 8 Clothilde V. Hewlett (CA 93356) F. Gale Connor (CA 131994) Michael G. Thornton (CA116711) 50 California Street, 34th Floor 10 San Francisco, CA 94111 Telephone: 415.398.3600 11 Facsimile: 415.398.2438 12 Email: qconnor@nossaman.com 13 Attorneys for Plaintiff CITY AND COUNTY OF SAN FRANCISCO 14 15 SUPERIOR COURT OF THE STATE OF CALIFORNIA 16 17 FOR THE COUNTY OF ALAMEDA 18 19 CITY AND COUNTY OF SAN FRANCISCO. Case No: RG10516576 municipal corporation, 20 APN 096-0080-004 Plaintiff. 21 STIPULATION FOR ENTRY OF JUDGMENT IN CONDEMNATION 22 VS. 23 STANLEY A. GARCIA, and CAROLYN MARIE GARCIA, Trustees of the Garcia 24 Family Trust Dated October 11, 1994; BANK OF AMERICA, N.A.; and DOES 1 through 25 100, inclusive, 26 Defendants. 27 28

STIPULATION FOR ENTRY OF JUDGMENT

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IT IS HEREBY STIPULATED by and among Plaintiff City and County of San Francisco, a municipal corporation (the "City"), and Defendant Carolyn Marie Garcia, Successor Trustee of the Garcia Family Trust dated October 11, 1994 ("Garcia"), as follows:

- 1. Property To Be Condemned. The property condemned by the City in this action is a portion of a larger parcel of property, approximately 15.84 acres in size, owned by Stanley A. Garcia (Deceased) and Carolyn Marie Garcia, Trustees of the Garcia Family Trust dated October 11, 1994, located at 6503 Calavaras Road, Sunol, California, APN: 096-0080-004 (the "Garcia Parcel"). The property to be acquired by the City is identified as follows:
 - (a) A permanent soil nail easement ("Permanent Easement") as more particularly described and depicted in Exhibit "A" attached to the Complaint in Eminent Domain in this action; and
 - (b) A temporary construction easement, for a duration of fifty-one (51) months, over a portion of the Larger Parcel, approximately 2.97 acres in size (the "TCE") as more particularly described and depicted in Exhibit "B" attached to the Complaint in Eminent Domain in this action.

The Permanent Easement and the TCE are sometimes collectively referred to herein as the "Subject Property."

- 2. <u>Use of the Subject Property.</u> The Subject Property is being acquired by the City to use for purposes of constructing the San Francisco Public Utilities Commission Water System Improvement Program-Funded Project CUW35901, New Irvington Tunnel Project, which will improve the regional water supply system (the "Project"): Pursuant to an Order For Prejudgment Possession entered on August 4, 2010, the term of the TCE commenced on September 6, 2010 ("Commencement Date") and shall expire on December 5, 2014 (the "TCE Term"). During the TCE Term the City agrees to the following terms and conditions on the use of the TCE:
 - (a) Soil Management. The City shall direct its contractor(s) to remove, store and replace original topsoil of any excavation within the TCE, which topsoil shall be stored in staging area "A" or "C" defined on drawing C-203 in the construction

plans published November 2009. Prior to its removal, said topsoil shall be subjected to testing for standard construction contaminants, which tests shall follow standard San Francisco Public Utilities Commission ("SFPUC") procedures as identified in Section 01062, Article 3.10.H, Section 01111 and Section 02111 of the construction specifications published December 2009. Said procedures shall likewise be followed for soil testing before the topsoil is returned to the TCE. If requested, the results of said tests will be provided to Garcia. The TCE will not be used for stockpiling or testing of excavated materials that the City or its contractor(s) has reason to believe may contain hazardous substances. Any asphalt or gravel used as surfacing material within the TCE will be removed and hauled offsite before the native topsoil is returned to fill in the excavation at the end of the TCE Term. In addition, the City shall, at its sole cost and expense, remove and remediate any hazardous substances brought onto the TCE by the City or its contractor(s) and restore the property to substantially the same condition it was in at the commencement of the TCE Term

- (b) Air Quality Monitoring. During excavation of the Alameda West Portal, the City or its contractor(s) shall establish an air monitoring station for naturally occurring asbestos on the Property as a component of the baseline air quality monitoring presently conducted in the Sunol Valley by the City.
- Waterline. Upon completion of the Project, the City agrees to relocate and replace the waterline serving the Larger Parcel with a 2" steel line, at a location to be mutually agreed upon by the City and Garcia. The City's obligation to undertake said work is conditioned upon Garcia granting the City such additional rights of entry as may be required to complete said work. While replacing and relocating said waterline, City agrees to provide a backup water storage tank, capable of two days water supply, to be used as an emergency supply in the event of any disruption in water service to the Garcia residence located on the Garcia Parcel.

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- (d) Power. The City and its contractor(s) shall use commercially reasonable efforts to ensure that there is no disruption of electrical power to the Garcia residence on the Garcia Parcel during the TCE Term.
- (e) Access. The City and its contractor(s) shall use commercially reasonable efforts to ensure that access to the Garcia residence from Calaveras Road shall not be materially interfered with at any time during the TCE Term.
- (f) Right of First Offer. The City grants to Garcia a right of first offer to lease certain real property as more fully set forth in the Right of First Offer Agreement between the City and Garcia, executed concurrently herewith.

3. <u>Indemnification</u>

(a)

General Indemnification. City, on behalf of itself and its successors and assigns, shall indemnify Garcia and any successors in interest (collectively "Indemnitees") from and against any and all claims by third parties incurred as a result of or arising out of any: (i) accident, injury to or death of any person(s), including, without limitation, agents and invitees of City, and (ii) loss of or damage to property, including, without limitation, Garcia's home and out buildings on the Garcia Parcel, occurring in, on or about the Garcia Parcel, to the extent caused by the willful misconduct or negligent act of City, its agents, consultants or contractors during the course of the construction or other work undertaken by City on or about the Garcia Parcel, whether before, during or after the completion of the Project, except to the extent such accident, injury, death, loss or damage is caused by the negligence or willful misconduct of an Indemnitee or an Indemnitee's agents, invitees, contractors or employees. The foregoing indemnity shall include, without limitation, reasonable attorneys' fees, consultants and experts and related costs as well as court costs and Garcia's costs of investigating any loss. City specifically acknowledges and agrees that it has an immediate and independent obligation to defend Garcia from any claim which actually or potentially falls within this indemnity provision even if such allegation

is or may prove to be groundless, fraudulent or false, which obligation arises at the time such claim is tendered to City by Garcia and continues at all times thereafter. City's obligations under this section shall survive the expiration or sooner termination of this Agreement.

(b) Hazardous Materials Indemnity. If City or any of its agents, including, but not limited to contractors, engineers, architects, or sub-contractors, introduces any hazardous material in, on, under or about the Garcia Parcel, without limiting City's general indemnity contained in Section 3 (a), above, City, on behalf of itself and successors and assigns, shall indemnify Garcia from and against all Hazardous Materials Claims arising during or after the completion of the Project to the extent arising out of such introduction of hazardous material. The term "Hazardous Materials Claims" shall mean all costs associated with the investigation and remediation of hazardous material and with the restoration of the Garcia Parcel to its prior condition including, without limitation, any fines and/or penalties imposed by regulatory agencies, third parties, natural resource damages and losses, and revegetation of the Garcia Parcel. This indemnity shall not extend to Hazardous Materials Claims arising from the presence of any Hazardous Materials on the Garcia Parcel as of the Commencement Date, unless City's handling, excavation, relocation, investigation, disposal or other exercise of control over the Subject Property exacerbates hazardous materials already present on the Garcia Parcel as of the Commencement Date which results in Garcia incurring new or additional hazardous materials Claims that Garcia would not otherwise have incurred in the absence of City's activities, in which case City shall pay for and defend and indemnify Garcia from and against such additional Hazardous Materials Claims only to the extent of such new or additional Hazardous Materials Claims. "Exacerbates" means an act that causes the increased migration of a plume of hazardous materials in sediments, groundwater, or surface water or causes a release of hazardous materials that

had been contained until that act. City shall not be responsible or indemnify Indemnitees for its mere discovery or reporting of hazardous materials which are present on the Garcia Parcel as of the Commencement Date. City's obligations under this section shall survive the expiration or sooner termination of this stipulation. Notwithstanding the foregoing, this indemnification obligation shall not apply to any release or environmental damage to the extent caused by the negligence or willful misconduct of Garcia and/or her agents, invitees or assigns.

- (c) In any action or proceeding brought against any Indemnitee by reason of any claim indemnified by City hereunder, City shall have the right to control the defense and to determine the settlement or compromise of any action or proceeding, provided that Garcia shall have the right to participate in the defense of any such claim at her sole cost.
- 4. Amount of Compensation. The parties hereto agree that Garcia shall be entitled to the sum of One Hundred and Ninety-One Thousand Dollars (\$191,000) as Total Compensation (as that term is defined below) for the taking hereunder and for all of the damages and claims for damages herein specified. The "Total Compensation" shall be the total and full amount of compensation to which Garcia is entitled for any claims by reason of the taking hereunder including, without limitation, those for the fair market value of the Subject Property, loss of goodwill, loss of income, profits or rents, relocation benefits, precondemnation damages, severance damages of all and any kind and any and all other claims for damages, attorneys' fees, litigation expenses, interest, costs and recoverable costs of suit.
- 5. <u>Judgment and Final Order of Condemnation</u>. Based on the settlement and compromise described above, and pursuant to this stipulation, the Court may immediately make and enter a Judgment of Condemnation in the form set forth in Exhibit A. Upon receipt of the Total Compensation, as hereinabove defined, counsel for Garcia shall sign, approving as to form, a Final Order of Condemnation in the form set forth in Exhibit B.

- 6. Counterparts. This Stipulation may be executed in counterparts, each of which shall be deemed an original, but which together shall be deemed one entire stipulation and agreement.
- 7. Headings. The descriptive headings of this stipulation are for convenience only, and shall not control or affect the meaning or construction of any of the provisions hereof.
- 8. Construction. The parties hereto acknowledge that each party and his, her or its counsel have reviewed this stipulation and that the normal rule of construction to the effect that any ambiguities are to be resolved against the drafting party is inapplicable and shall not be employed in the interpretation of this stipulation. This stipulation shall be interpreted under the laws of the State of California.
- Complete Agreement. The parties agree that this is the full and entire agreement between them, that it supersedes any prior or contemporaneous written or oral agreements, promises, or representations, and that it may be amended only by a writing executed by each of the parties hereto.
- 10. Survival of Stipulation. The provisions of this stipulation shall survive the Entry of Judgment of Condemnation and the final Order of Condemnation.

IT IS SO STIPULATED:

Dated: October 23, 2010

CITY AND COUNTY OF SAN FRANCISCO

Director of Property

November

Dated: October 4, 2010

APPROVED AS TO FORM:

Dennis J. Herrera, City Attorney

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1 2	Dated: October 22 2010	STANLEY A. GARCIA and CAROLYN MARIE GARCIA, TRUSTEES OF THE GARCIA FAMILY TRUST DATED OCTOBER 11, 1994:
3		
4		By: Carolyn Marie Garcia
5		Carolyn Maria Garcie, Successor Trustee of
6		the Garcia Family Trust Dated October 11, 1994
7		
8		APPROVED AS TO FORM:
9	Dated: October 2, 2010	RANDICK O'DEA & TOOLIATOS LLP
10 ⁻		III. DEK Com
11		By: Thursday Co. 18 Michael E. Kyle
12		Attorneys for Carrolyn Marie Garcia, Successor
13		Trustee of the Garcia Family Trust Dated October 11, 1994
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1 **EXHIBIT A** 2 DENNIS J. HERRERA (CA 139669) Exempt from Filing Fees per City Attorney Government Code § 6103 THOMAS S. LAKRITZ (CA 161234) VICTORIA WONG (CA 214289) 4 Deputy City Attorneys City Hall, Room 234 5 1 Dr. Carlton B. Goodlett Place 6 San Francisco, CA 94102-5408 Telephone: (415) 554-4721 7 Facsimile: (415) 544-4757 E-Mail: victoria.wong@sfgov.org 8 Nossaman LLP 9 Clothilde V. Hewlett (CA 93356) F. Gale Connor (CA 131994) 10 Michael G. Thornton (CA116711) 11 50 California Street, 34th Floor San Francisco, CA 94111 12 Telephone: (415) 398-3600 Facsimile: (415) 398-2438 13 gconnor@nossaman.com 14 Attorneys for Plaintiff 15 CITY AND COUNTY OF SAN FRANCISCO 16 SUPERIOR COURT OF THE STATE OF CALIFORNIA 17 FOR THE COUNTY OF ALAMEDA 18 19 CITY AND COUNTY OF SAN FRANCISCO. 20 Case No: RG10516576 municipal corporation. 21 APN 096-0080-004 Plaintiff. 22 JUDGMENT IN CONDEMNATION VS. 23 STANLEY A. GARCIA, and CAROLYN 24 MARIE GARCIA, Trustees of the Garcia Family Trust Dated October 11, 1994; BANK 25 OF AMERICA, N.A.; and DOES 1 through 100, inclusive. 26 27 Defendants. 28 250383_1 (15).DOC

JUDGMENT IN CONDEMNATION

Plaintiff CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation (the "City") and Defendant STANLEY A. GARCIA and CAROLYN MARIE GARCIA, Trustees of the Garcia Family Trust dated October 11, 1994 by and through CAROLYN MARIE GARCIA, Successor Trustee ("Garcia"), have heretofore entered into a Stipulation for Entry of Judgment in Condemnation and Final Order of Condemnation (the "Stipulation"), fully, finally and forever settling this action.

The City and Garcia agreed in said Stipulation that the Court may make and enter this Judgment of Condemnation and that the property to be condemned shall be the property more particularly described and depicted in the complaint in this action and Exhibits "A" and "B" attached hereto and incorporated herein by this reference.

Based on the foregoing facts, and this Stipulation among the parties, and all of the records, papers and files herein, and good cause appearing therefore,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the City and County of San Francisco shall have judgment against Stanley A. Garcia and Carolyn Marie Garcia, Trustees of the Garcia Family Trust dated October 11, 1994 and all other persons condemning to the City and County of San Francisco, for purposes of the San Francisco Public Utilities Commission Water System Improvement Project – Funded Project CUW35901, New Irvington Tunnel Project, as follows:

- (a) A permanent soil nail easement as more particularly described and depicted in Exhibit "A" attached hereto and incorporated herein by this reference; and
- (b) A temporary construction easement, for a duration of fifty-one (51) months as more fully described and depicted in Exhibit "B" attached hereto and incoporated herein by this reference.

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IT IS HEREBY FURTHER ORDERED, ADJUDGED AND DECREED that the Total Compensation to Garcia shall be One Hundred Ninety-One Thousand Dollars (\$191,000), which shall be paid by the City within thirty (30) days after entry of judgment.

IT IS HEREBY FURTHER ORDERED, ADJUDGED AND DECREED that the total sum of Seventy-Eight Thousand Seven Hundred Dollars (\$78,700) now on deposit with the Treasury of the State of California be distributed to the City and County of San Francisco, and the State Treasurer is hereby directed to cause a warrant to be drawn on the condemnation deposit fund for such sum, and the State Treasurer is directed to pay the same with the warrant to be mailed to the City and County of San Francisco, City Hall, Room 324, 1 Dr. Carlton B, Goodlett Place, San Francisco, CA 94102, attention: Victoria Wong, Deputy City Attorney.

IT IS HEREBY FURTHER ORDERED, ADJUDGED AND DECREED that the default of Bank of America, N.A., having been entered on August 25, 2010, said Defendant shall not be entitled to any portion of the Total Compensation paid in accordance herewith.

Dated:	 2010

Judge of the Superior Court

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EXHIBIT B

•		
2	DENNIS J. HERRERA (CA 139669)	Exempt from Filing Fees pe
3	City Attorney THOMAS S. LAKRITZ (CA 161234)	Government Code § 610
4	VICTORIA WONG (CA 214289)	
	Deputy City Attorneys	
5	City Hall, Room 234 1 Dr. Carlton B. Goodlett Place	
6	San Francisco, CA 94102-5408	
7	Telephone: (415) 554-4721 Facsimile: (415) 544-4757	
8	E-Mail: victoria.wong@sfgov.org	
9	Nossaman LLP	
10	Clothilde V. Hewlett (CA 93356) F. Gale Connor (CA 131994)	
	Michael G. Thornton (CA116711)	
11	50 California Street, 34th Floor San Francisco, CA 94111	
12	Telephone: (415) 398-3600	
13	Facsimile: (415) 398-2438 gconnor@nossaman.com	
14		
15	Attorneys for Plaintiff CITY AND COUNTY OF SAN FRANCISCO	
16	SUPERIOR COURT OF T	HE STATE OF CALIFORNIA
17	FOR THE COUR	ITY OF ALABATEDA
18	FOR THE COU	NTY OF ALAMEDA
19	CITY AND COUNTY OF SAN FRANCISCO,	Case No: RG10516576
20	municipal corporation,	APN 096-0080-004
	Plaintiff,	FINAL ORDER OF CONDEMNATION
21	vs.	T MAL ORDER OF GONDERN THOR
22	STANLEY A. GARCIA, and CAROLYN	
23	MARIE GARCIA, Trustees of the Garcia	
24	Family Trust Dated October 11, 1994; BANK OF AMERICA, N.A.; and DOES 1 through	
25	100, inclusive,	
26	Defendants.	
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1	Judgment and Condemnation having been entered in the above-entitled action on			
. 2	,, 2010, in the Office of the County Clerk, of the County of Alameda, State of			
3	California, and it appearing to the satisfaction of the Court, that Total Compensation due and			
4	owing under said Judgment has been paid by Plaintiff, City and County of San Francisco in			
5	accordance with the Stipulation for Judgment and Condemnation on file herein;			
6 7	IT IS ORDERED AND ADJUDGED that the real property interests, situated in the			
8	County of Alameda, State of California, as more particularly described and depicted in			
9	Exhibits "A" and "B" attached hereto, are hereby condemned to and taken for the San			
10	Francisco Public Utilities Commission Water System Improvement Program – Funded Project			
11	CUW35901, New Irvington Tunnel Project.			
12	IT IS FURTHER ORDER AND ADJUDGED that upon the recording of a certified copy			
13	of this Final Order of Condemnation with the County Recorder of the County of Alameda, State			
14	of California, the real property interests described in Exhibits "A" and "B", shall vest in Plaintiff			
15 16	City and County of San Francisco, its successors and assigns.			
17	The Plaintiff has taken possession of the real property described above in accordance			
18	with the provision of California Code of Civil Procedure sections 1255.410 – 1255.470, this			
19	possession having been authorized on September 7, 2010.			
20	Dated:			
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23	Judge of the Superior Court			
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26 27				
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-~	250292 4 (45) DOO			
	250383_1 (15).DOC -2_ FINAL ORDER OF CONDEMNATION			