BOARD of SUPERVISORS



City Hall Dr. Carlton B. Goodlett Place, Room 244 San Francisco 94102-4689 Tel. No. 554-5184 Fax No. 554-5163 TDD/TTY No. 554-5227

May 5, 2014

File No. 140448

Sarah Jones **Environmental Review Officer** Planning Department 1650 Mission Street, 4th Floor San Francisco, CA 94103

Dear Ms. Jones:

On April 29, 2014, Supervisor Breed introduced the following legislation:

File No. 140448

Resolution authorizing the execution and performance of a Transfer Agreement between the City and County of San Francisco and 1500 Page Street, LLC, a California limited liability company, for the transfer of real property and improvements located at 1500 Page Street, for the development of 16 units of affordable housing for persons with developmental disabilities and one manager's unit; authorizing the execution and performance of an Option to Ground Lease and a Ground Lease between the City and County of San Francisco and Mercy Housing California 57, a California limited partnership; adopting findings under the California Environmental Quality Act; and adopting findings that the conveyance is consistent with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

This legislation is being transmitted to you for environmental review.

Angela Calvillo, Clerk of the Board

By: Linda Wong, Assistant Clerk

fully

Budget and Finance Sub-Committee

Attachment

Nannie Turrell, Environmental Planning Jeanie Poling, Environmental Planning

Exempt from CEQA per CEQA

Quidelines Section 15326

Quidelines Section 15326

(issued 4/23/2013) and Section

15301 (issued 7/03/2013) under

Case No. 2013. Q352.

Mannie & Jurrell

May 6, 2014

1	[Transfer Agreement, Option to Ground Lease, and Ground Lease - 1500 Page Street LLC and Mercy Housing California 57 - 1500 Page Street]
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3	Resolution authorizing the execution and performance of a Transfer Agreement
4	between the City and County of San Francisco and 1500 Page Street, LLC, a
5	California limited liability company, for the transfer of real property and
6	improvements located at 1500 Page Street, for the development of 16 units of
7	affordable housing for persons with developmental disabilities and one
8	manager's unit; authorizing the execution and performance of an Option to
9	Ground Lease and a Ground Lease between the City and County of San
10	Francisco and Mercy Housing California 57, a California limited partnership;
11	adopting findings under the California Environmental Quality Act; and adopting
12	findings that the conveyance is consistent with the General Plan, and the eight
13	priority policies of Planning Code, Section 101.1.
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15	WHEREAS, In April 2006, the Mayor's Office of Housing and Community
16	Development (MOHCD) issued a Notice of Funding Availability (NOFA) to provide
17	acquisition and predevelopment financing for the development of supportive housing
18	for chronically homeless persons; and
19	WHEREAS, Pacific Institute/Age Song submitted an application in response to the
20	NOFA and was selected to be the developer for the development of a 46-bed
21	residential care facility for chronically homeless persons (the "Original Project") to be
22	located at 1500 Page Street (Assessor's Block 1223, Lot 004) (the "Property"); and
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1	WHEREAS, Pacific Institute/Age Song established a separate entity named
2	1500 Page Street LLC, a California limited liability company ("Transferor") under which
3	to acquire the Property and develop the Original Project; and
4	WHEREAS, In March 2007, Transferor acquired the Property for \$2,850,000
5	using a \$1,000,000 acquisition loan from East West Investment, Inc., a California
6	corporation (the "Senior Bank Loan"), and a \$2,080,950 acquisition and
7	predevelopment loan from MOHCD (the "MOHCD Acquisition Loan"); and
8	WHEREAS, After acquiring the Property, the Transferor engaged in
9	predevelopment activities for the Original Project, which activities were funded by a
10	\$1,057,400 loan from MOHCD (the "Predevelopment Loan" and together with the
11	MOHCD Acquisition Loan, the "City Debt"); and
12	WHEREAS, Due to economic and real estate market conditions, the Transferor
13	was unable to obtain financing for the Original Project, and as a result the Transferor
14	and MOHCD determined that the Original Project was not feasible; and
15	WHEREAS, Transferor no longer has the funds necessary to maintain the
16	Property or pay the debt service required under the Senior Bank Loan, and is therefore
17	in severe and imminent risk of defaulting under the Senior Bank Loan; and
18	WHEREAS, In order to protect its interest in the Property and further the City's
19	general plan priority of preserving and enhancing the supply of affordable housing,
20	MOHCD and Transferor worked together to determine an alternate plan to develop the
21	Property; and
22	WHEREAS, The Transferor's organizational mission is to operate residential
23	care facilities and not other types of affordable rental housing projects; and
24	WHEREAS, On June 17, 2011, the Citywide Affordable Housing Loan
25	Committee approved MOHCD's selection of Mercy Housing California ("Sponsor") to

1	develop the Property into 16 units of affordable housing for low- and very-low income
2	persons with developmental disabilities and 1 manager's unit (the "Current Project");
3	and
4	WHEREAS, On February 21, 2012, Sponsor obtained an award of \$2,347,800 in
5	HUD 811 financing to develop the Current Project; and
6	WHEREAS, An appraisal dated February 13, 2014 valued the Property now at
7	\$1,500,000; and
8	WHEREAS, according to the appraisal report, the significant decrease in the
9	value of the Property is due to: (1) the cost to renovate the building exceeds the value
10	of the improvements leaving value only in the land, and (2) the 38 units in the existing
11	building are registered as Single Room Occupancy units, and thus under
12	Administrative Code Chapter 41 must be replaced one for one, which significantly
13	diminishes the development potential for the Property; and
14	WHEREAS, because the Senior Bank Loan is senior to the City Debt, if
15	Transferor defaults under the Senior Bank Loan, East West Investment Inc. would
16	likely foreclose on its Property lien, which would result in the loss of the Property as an
17	affordable housing asset and the loss of the City's investment in the Property; and
18	WHEREAS, MOHCD's mission is to preserve and facilitate development of
19	affordable housing for residents of San Francisco and, therefore, proposes to retain the
20	Property rather than lose it and its secured loans to a foreclosure sale; and
21	WHEREAS, MOHCD approached East West Investment, Inc. regarding the
22	Senior Bank Loan in an attempt to negotiate a reduction in the Senior Bank Loan
23	balance in connection with the reduction in the Property's appraised value; and
24	WHEREAS, East West Investment, Inc. is currently considering MOHCD's
25	request but unlikely to negotiate a reduction in the balance of its loan given its senior

1	loan status, and therefore MOHCD must arrange for the repayment of the full amount					
2	of the Senior Bank Loan in connection with the proposed Property transfer; and					
3	WHEREAS, In the event that East West Investment, Inc. responds affirmatively					
4	and is willing to reduce a portion of its loan balance, MOHCD's repayment amount will					
5	decrease, accordingly; and					
6	WHEREAS, MOHCD and the Sponsor determined that the amount of existing					
7	City Debt secured by the Property would not be supportable by the Current Project,					
8	and thus transferring that debt over to the Current Project in connection with the					
9	proposed Property transfer would make the project financially infeasible; and					
10	WHEREAS, MOHCD has negotiated a transfer agreement with Transferor (the					
11	"Transfer Agreement") to receive title to the Property in consideration for the					
12	outstanding balance as of the closing date under the Senior Bank Loan in an amount					
13	not to exceed \$836,706 and the cancellation of the City Debt (the "Transfer Price"),					
14	subject to the conditions described in the Transfer Agreement, a copy of which is on file					
15	with the Clerk of the Board of Supervisors in File No and incorporated					
16	herein by reference; and					
17	WHEREAS, The Director of Property and the Director of MOHCD have					
18	determined that the Transfer Price exceeding the fair market value of the Property is					
19	justified in order to both prevent the foreclosure and loss of the Property as an					
20	affordable housing resource and to make the development of new affordable housing					
21	on the Property financially feasible; and					
22	WHEREAS, MOHCD has negotiated an option to ground lease with Mercy					
23	Housing California 57, a limited partnership formed by the Sponsor (the "Option"), a					
24	copy of which is on file with the Clerk of the Board of Supervisors in File No.					
25	and incorporated herein by reference, pursuant to which Mercy Housing California 57					

has a right to enter into a ground lease for the Property in order to develop the Current
Project (the "Ground Lease"), subject to certain terms and conditions set forth in the
Option; and

WHEREAS, The Sponsor was awarded the Option without a competitive bidding process based on the determination by the Director of Property and the Director of MOHCD that it would be impractical or impossible to obtain competitive bids because the Sponsor is the selected developer of the Current Project and has already obtained a HUD financing award for the Current Project, and because of the financial and development restrictions related to the Property, as described above; and

WHEREAS, The Option expires on June 30, 2015 with an extension option for 1 additional 6-month period, and sets forth the material terms of the Ground Lease as follows: (i) a term of 75 years with an extension option for 24 additional years; (ii) tenant shall be responsible for all property taxes and assessments levied against the Property; (iii) the Property shall be used during the term of the ground lease only for affordable housing with maximum rent and income levels set at no greater than 50% area median income; (iv) the annual base rent shall be \$1; (v) tenant shall be responsible for construction, operation and maintenance of the Property; (vi) the City will own fee title to the land and the tenant will own fee title to all improvements; (vii) at the end of the term, fee title to all the improvements shall vest in the City; (viii) the ground lease shall include standard mortgagee protection provisions; (ix) the City will provide any notice of and defaults to the tenant and the tenant's limited partners and lenders and allow any such parties the right to cure such default; (x) the tenant can encumber its leasehold interest to secure loans, as approved by MOHCD; and

WHEREAS, In order to consummate the transfer and ground lease of the Property, the Board of Supervisors desires to authorize the execution, delivery and

1	performance of the Transfer Agreement, the Option and, if the Sponsor exercises the
2	Option, the Ground Lease (collectively, the "Transaction Documents"); and
3	WHEREAS, By letter dated April 29, 2013, the Department of City Planning
4	adopted and issued a General Plan Consistency Finding, a copy of which is on file with
5	the Clerk of the Board, wherein the Department of City Planning found that the
6	acquisition and ground lease of the Property are consistent with the City's General Plan
7	and with the Eight Priority Policies under Planning Code Section 101.1; and on
8	December 12, 2013, the Department of City Planning also found that acquisition,
9	ground lease and substantial rehabilitation of the Property are categorically exempt
10	from Environmental Review; now, therefore, be it
11	RESOLVED, That the Board of Supervisors hereby adopts the findings
12	contained in the document dated December 12, 2013, from the Department of City
13	Planning regarding the California Environmental Quality Act, and hereby incorporates
14	such findings by reference as though fully set forth in this Resolution; and, be it
15	FURTHER RESOLVED, That the Board of Supervisors hereby finds that the
16	acquisition and ground lease of the Property are consistent with the General Plan, and
17	with the eight Priority Policies of Planning Code Section 101.1 for the same reasons as
18	set forth in the letter of the Department of City Planning, dated April 26, 2013, and
19	hereby incorporates such findings by reference as though fully set forth in this
20	Resolution; and, be it
21	FURTHER RESOLVED, That the Board of Supervisors hereby finds that, in
22	accordance with Administrative Code Section 23.30, the award of the Transaction
23	Documents to Sponsor without a competitive bidding process is authorized because it
24	would have been impractical or impossible to obtain competitive bids, for the reasons

set forth by the Director of Property and Director of MOHCD, and because it was done

in furtherance of the proper public purpose of preserving the potential development of new affordable housing; and, be it

FURTHER RESOLVED, That in accordance with the recommendation of the Director of Property and the Director of MOHCD, the Board of Supervisors approves the Transaction Documents, and authorizes the Director of Property (or his designee) and the Director of MOHCD (or his designee) to execute and deliver the Transaction Documents and any such other documents that are necessary or advisable to complete the transaction contemplated by the Transaction Documents, including the Ground Lease (if the Sponsor exercises the Option); and, be it

FURTHER RESOLVED, That the Board of Supervisors authorizes the Director of Property (or his designee) and the Director of MOHCD (or his designee), in consultation with the City Attorney, to enter into any additions, amendments or other modifications to the Transfer Agreement, the Option and, if the Option is exercised, the Ground Lease, and any other documents or instruments necessary in connection therewith, that the Director of Property and the Director of MOHCD determine are in the best interests of the City, do not materially decrease the benefits to the City with respect to the Property, do not materially increase the obligations or liabilities of the City, and are necessary or advisable to complete the transaction contemplated therein and that effectuate the purpose and intent of this Resolution, such determination to be conclusively evidenced by the execution and delivery by the Director of Property (or his designee) and the Director of MOHCD (or his designee) of any such additions, amendments, or other modifications; and, be it

FURTHER RESOLVED, That all actions authorized and directed by this Resolution and heretofore taken are hereby ratified, approved and confirmed by this Board of Supervisors.

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4	John Upd	ike, Dire	ctor of Pr	operty						
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1	[Agreement - Use of Fast Pass on BART]
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3	Resolution approving the Special Transit Fare (Fast Pass®) Agreement between the
4	City and County of San Francisco and the Bay Area Rapid Transit District, with a term
5	of July 1, 2014, through June 30, 2020.
6	
7	WHEREAS, Under the current Fast Pass® Agreement with BART, which expires on
8	June 30, 2014, the SFMTA reimburses the Bay Area Rapid Transit District (BART) \$1.21 for
9	each Adult Fast Pass [®] trip taken on BART within San Francisco; and
10	WHEREAS, BART Board policy allows for biennial fare increases based on the inflation
11	rate less one-half percent for productivity improvements, and reimbursement rates have
12	generally increased correspondingly; and
13	WHEREAS, The SFMTA has negotiated a new Fast Pass® Agreement (Agreement)
14	with BART, which is on file with the Clerk of the Board of Supervisors in File No. 140410; and
15	WHEREAS, Under the new Agreement, (1) the reimbursement rate would increase to
16	\$1.27 per trip effective July 1, 2014, and may increase further in accordance with BART's fare
17	increase indexing; (2) there will be a cap on reimbursement of \$11 million in the first fiscal
18	year, with increases to the cap of five percent on each July 1 of the term; (3) BART will
19	reimburse the SFMTA for Clipper® Card transaction costs related to the use of the equivalent
20	of the Adult Fast Pass [®] on BART; and (4) the Agreement would be concurrent with the
21	existing Feeder Agreement, with both agreements ending on June 30, 2020; and
22	WHEREAS, As delegated by the Planning Department, the SFMTA has determined
23	that an increase in rates to pay for the costs associated with the Agreement is statutorily
24	exempt from environmental review under California Environmental Quality Act, Section
25	

1	21080(b)(8). Said determination is on file with the Clerk of the Board of Supervisors in File
2	No and is incorporated herein by reference; and
3	WHEREAS, On January 4, 2014, the SFMTA Board of Directors adopted Resolution
4	No. 14-003, approving the Special Transit Fare (Fast Pass®) Agreement between the City and
5	BART, with a term of July 1, 2014, through June 30, 2020, based on the terms outlined above
6	now, therefore, be it
7	RESOLVED, That the Board of Supervisors approves the Special Transit Fare (Fast
8	Pass®) Agreement between the SFMTA and the San Francisco Bay Area Rapid Transit
9	District, with a term of July 1, 2014, through June 30, 2020; and, be it
10	FURTHER RESOLVED, That within thirty (30) days of the Agreement being fully
11	executed by all parties the SFMTA shall provide the final Agreement to the Clerk of the Board
12	for inclusion into the official file.
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