BOARD of SUPERVISORS



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MEMORANDUM

LAND USE AND TRANSPORTATION COMMITTEE

SAN FRANCISCO BOARD OF SUPERVISORS

- TO: Supervisor Malia Cohen, Chair Land Use and Transportation Committee
- FROM: Andrea Ausberry, Assistant Clerk
- DATE: July 27, 2015
- SUBJECT: **COMMITTEE REPORT, BOARD MEETING** Tuesday, July 28, 2015

The following file should be presented as a **COMMITTEE REPORT** at the Board meeting, Tuesday, July 28, 2015. This item was acted upon at the Committee Meeting on Monday, July 27, 2015, at 1:30 p.m., by the votes indicated.

Item No. 73 File No. 150659

Motion ordering submitted to the voters an Ordinance amending the Administrative Code to update provisions of the Surplus City Property Ordinance, expand the affordability criteria for housing developed on property acquired for affordable housing under the Ordinance, restrict for 120 days any other disposition of surplus City property being considered for transfer to the Mayor's Office of Housing and Community Development for development of affordable housing under the Ordinance, provide for implementation of the State Surplus Property Statute, and provide for amendment of the initiative ordinance by the Board of Supervisors, at an election to be held on November 3, 2015; and affirming the Planning Department's determination under the California Environmental Quality Act.

RECOMMENDED AS A COMMITTEE REPORT

Vote: Supervisor Malia Cohen - Aye Supervisor Scott Wiener - Aye Supervisor Jane Kim - Aye

c: Board of Supervisors Angela Calvillo, Clerk of the Board Rick Caldeira, Deputy Legislative Clerk Jon Givner, Deputy City Attorney File No. 150659

Committee Item No. $\underline{1}$ Board Item No. $\underline{-73}$

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COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST

Committee: Land Use & Transportation

Date July 27, 2015

Board of Supervisors Meeting

Date Jul 28 2015

Cmte Board

	Motion Resolution Ordinance Legislative Digest Budget and Legislative Analyst Report Youth Commission Report Introduction Form Department/Agency Cover Letter and/or Report MOU Grant Information Form Grant Information Form Grant Budget Subcontract Budget Contract/Agreement Form 126 – Ethics Commission Award Letter Application Public Correspondence
OTHER	(Use back side if additional space is needed)
Completed by: Andrea Ausberry Date July 24, 2015 Completed by: Date	

AMENDED IN COMMITTEE 7/22/15 MOTION NO.

FILE NO. 150659

[Initiative Ordinance - Administrative Code - Surplus City Property Ordinance]

Motion ordering submitted to the voters an Ordinance amending the Administrative Code to update provisions of the Surplus City Property Ordinance, expand the affordability criteria for housing developed on property acquired for affordable housing under that Ordinance, restrict for 120 days any other disposition of surplus City property being considered for transfer to the Mayor's Office of Housing and Community Development for development of affordable housing under that Ordinance, provide for implementation of the State Surplus Property Statute, and provide for amendment of the initiative ordinance by the Board of Supervisors, at an election to be held on November 3, 2015; and affirming the Planning Department's determination under the California Environmental Quality Act.

MOVED, That the Planning Department has determined that the actions contemplated in this ordinance comply with the California Environmental Quality Act (California Public Resources Code Sections 21000 et seq.). Said determination is on file with the Clerk of the Board of Supervisors in File No. 150659 and is incorporated herein by reference. The Board affirms this determination; and be it

MOVED, That the Board of Supervisors hereby submits the following ordinance to the voters of the City and County of San Francisco, at an election to be held on November 3, 2015.

Ordinance amending the Administrative Code to update provisions of the Surplus City Property Ordinance, expand the affordability criteria for housing developed on property acquired for affordable housing under the Ordinance, restrict for 120 days any other

disposition of surplus City property being considered for transfer to the Mayor's Office of Housing and Community Development for development of affordable housing under the Ordinance, provide for implementation of the State Surplus Property Statute, and provide for amendment of the initiative ordinance by the Board of Supervisors..

NOTE: Unchanged Code text and uncodified text are in plain font. Additions to Codes are in <u>single-underline italics Times New Roman font</u>. Deletions to Codes are in strikethrough italics Times New Roman font. Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.

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

Section 1. The Administrative Code is hereby amended by revising Sections 23A.1, 23A.2, 23A.3, 23A.4, 23A.5, 23A.6, 23A.7, 23A.8, 23A.10, and 23A.11, and adding Section 23A.12, to read as follows:

SEC. 23A.1. TITLE.

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This ordinance may be cited as the "Surplus Public Lands City Property Ordinance."

SEC. 23A.2. FINDINGS.

The Board of Supervisors of the City and County of San Francisco hereby finds:

(a) Homelessness in San Francisco is a crisis. The Mayor's Offices of Community Development and Housing estimate that there are 3,125 homeless families and 9,375 homeless individuals in San Francisco.

(b) The main causes of homelessness are high cost of living, lack of affordable housing units, welfare reform, de-institutionalization of the mentally ill, substance abuse and San Francisco's unique place as a destination point. These causes are identified by the Mayor's Offices of Community Development and Housing in the 2000 Consolidated Plan.

(c) For homeless individuals and families, there is an unmet need of 3,187 housing slots for individuals and 2,025 slots for families.

(d) Surplus City property could be utilized to provide housing to homeless men, women and children.

(e) Surplus City property that is unsuitable for housing could be sold to generate income for permanent housing for people who are homeless.

(f) San Francisco's housing stock is unaffordable for many residents. The average rent for a two-bedroom apartment increased by 110% from 1980 to 1990, while the overall cost of living increased by 64%. At \$1,940, the average two-bedroom unit is out of reach to households earning less than \$77,600 per year, based on the Department of Housing and Urban Development's standards.

(g) San Francisco is experiencing a severe shortage of housing resulting in a negligible vacancy rate for habitable housing for persons earning less than half of the area median income.

(h) Many renters are unable to locate rental housing of any kind. These persons are increasingly seeking shelter in already overcrowded emergency shelters and, when such shelters are full, finding themselves on the City's streets.

(i) Existing rental housing constitutes much of the remaining affordable housing in the City. The number of such units is diminishing as a result of increased pressures for more development both downtown and in many neighborhoods.

(j) Frequently, real estate speculation results in the premature closure of existing habitable buildings and the withdrawal of existing rental units from the market long before such closure would be needed for any physical redevelopment of such sites.

(k) The Board of Supervisors and the Mayor have concurred with the findings of the City's Health Commission that there exists a health and housing emergency, as

enumerated in Board Resolution 537-01, adopted by the Board of Supervisors on June 25, 2001 and approved by the Mayor on July 6, 2001.

(I) Under the City's Charter, a number of City Commissions and Departments, including the Port, the Airport, the Public Utilities Commission, the Municipal Transportation Agency, the Recreation and Parks Commission and the Fine Arts Museums Board of Trustees have jurisdiction and control of their respective Property, and, thus, the provisions of this Chapter regarding declaring Property surplus or conveying Property shall operate only as recommendations of policy to such departments and Commissions.

(m) State law includes a number of statutes that potentially govern the disposition of surplus City Property, including Government Code Section 54220 et seq. (the "State Surplus Property Statute"). Under the State Surplus Property Statute, State agencies and subdivisions of the State, including cities or counties, disposing of surplus real property must first send a written offer to sell surplus property to and negotiate in good faith the conveyance of such surplus property with certain local agencies designated by the State for affordable housing, recreation, open space and school purposes. Any conveyances of Surplus Property under this Chapter would be subject to and would first need to comply with applicable State law, including the State Surplus Property Statute, and the application of the State Surplus Property Statute may preclude or impair disposing of Surplus Property for the purposes and in the manner set forth in this Chapter.

(n) San Francisco is suffering from an urgent crisis of housing affordability and displacement that requires immediate action.

(o) The passage by the voters of Proposition K in November 2014 demonstrated a clear policy imperative to increase production of housing, especially housing affordable to households of low, moderate and middle incomes.

(p) Publicly owned land that is suitable for housing development represents a unique opportunity for San Francisco to meet the affordable housing policy goals set forth in Proposition K.

(q) Affordable housing is of vital importance to the health, safety, and welfare of the residents of San Francisco and provision of a decent home and a suitable living environment for every San Franciscan is a priority of the highest order.

(r) There is a shortage of sites available for housing for persons and families of low, moderate and middle incomes, and surplus publicly owned land, prior to disposition, should be strategically deployed to address that shortage.

(s) This Chapter 23A will have no impact on park lands, which are protected from development under the City Charter.

(t) The State of California adopted Assembly Bill 2135 in November 2014, requiring local agencies and school districts to give priority in disposing of the surplus land to affordable housing.

(u) California Government Code Sections 54220-54232, the "State Surplus Property Statute," applies to any local agency, including any city and county, and district, including school districts of any kind or class, and sets out rules for "surplus land" that is determined to be no longer necessary for the agency's use.

(v) The Board of Supervisors approved this Chapter 23A in November 2002 to identify and use surplus City-owned property for the purpose of providing housing, shelter, and other services for people who are homeless, which resulted in the development of two 100% affordable housing developments.

(w) The sale or lease of surplus land at less than fair market value to facilitate the creation of affordable housing is consistent with goals and objectives of San Francisco's Housing Element and Proposition K.

SEC. 23A.3. PURPOSE.

The *<u>purposes</u> purpose* of this ordinance *are is* to:

(a) Prioritize surplus and underutilized public land in San Francisco that is suitable for the construction of housing in order to maximize the creation of deed-restricted affordable housing citywide, including ground floor retail and community facilities and open space;

(b) Establish policy that the portfolio of housing built on public lands in San Francisco should maximize the amount of permanently affordable housing at extremely low, very low, low, moderate and middle income affordability levels, taking into account available subsidy sources for such affordable housing;

(c) Establish policy to encourage state and special-district agencies (other than the City and County of San Francisco) that own surplus and underutilized public lands in San Francisco to prioritize permanently affordable housing for disposition and development of their sites;

(d) Establish policy that any City department process for planning the disposition and development of any public lands should assume the standards of this ordinance;

(e) (a) Establish policy that the first priority use of Identify and use surplus City-owned property <u>shall be</u> for the purpose of providing housing, shelter, and other services for people who are homeless;

(f) (b) Help relieve the crisis of homelessness in the City and County of San Francisco;
(g) (c) <u>Potentially provide</u> Provide low or no cost facilities for agencies serving homeless people;

(h) (d) <u>Potentially provide</u> Provide "sweat-equity" opportunities for homeless people to create permanent housing opportunities through rehabilitation and repair of the units; and

<u>(i)-(e)</u> Create a centralized mechanism to responsibly dispose of surplus City property in a manner that will help ensure that the property or its proceeds will be used for purposes consistent with this Chapter <u>23A</u>.

SEC. 23A.4. DEFINITIONS.

For purposes of this *Chapter 23A section*:

(a) "Administrator" shall mean the City Administrator as set forth in Section 3.104 of the City's Charter.

<u>"Affordable Housing" shall mean housing that is restricted as affordable to households earning</u> up to 120% of the Area Median Income, and may also include housing for Homeless or formerly Homeless persons.

(b) "Area Median Income" shall have the meaning set forth in Charter Section 16.110.

"Citizens' Advisory Committee" shall mean the group of citizens appointed pursuant to Section 23A.9.

<u>"Education Districts" shall mean the San Francisco Unified School District and the San</u> <u>Francisco Community College District.</u>

(c) "Enterprise Departments" shall mean the following City departments: the Port, the Airport, the Public Utilities Commission, the Municipal Transportation Agency, the Recreation and Parks Commission and the Fine Arts Museums Board of Trustees.

(d) "Executive Director" shall mean the Executive Director of <u>MOHCD</u> the Mayor's Office of Housing.

(e) "Homeless" shall mean:

1. an individual or family who lacks a fixed, regular and adequate nighttime residence; or

2. an individual or family who has a primary nighttime residence that is:

A. a supervised publicly or privately operated shelter designed to provide temporary living accommodations; or

B. an institution that provides a temporary residence for individuals who have been institutionalized; or

C. a public or private place not designed for, or ordinarily used as, a regular sleeping accommodation for human beings-<u>; or</u>

<u>3. families with minor children living in single resident occupancy rooms and other</u> overcrowded housing conditions.

"Housing Trust Fund" shall mean the Housing Trust Fund established by the City under Charter Section 16.110.

<u>"Middle Income Housing" shall mean housing that is affordable to households earning up to</u> 150% of Area Median Income.

<u>"MOHCD" shall mean the Mayor's Office of Housing and Community Development, and any</u> successor City department.

Property" shall mean any real property <u>located within and</u> owned by the City and County of San Francisco <u>of one-quarter acre or more</u>, excluding land and buildings reserved <u>or</u> <u>intended to be reserved</u> for open space or parks purposes, or any land dedicated for public rightof-way purposes, or any land used or reserved for transit lines or public utility rights-of-way, or any publicly dedicated streets or rights-of-way. "Property" shall not include any real property owned by or on behalf of the <u>Education Districts San Francisco Unified School District</u>.

<u>"State Surplus Property Statute" shall mean California Government Code Sections 54220</u> <u>through 54233, as may be amended or supplanted.</u>

(g) "Surplus Property" shall mean any Property that is not required to fulfill the mission of the City department, commission or agency with jurisdiction or control of such Property or <u>and</u> that is not required to fulfill the mission of another governmental agency pursuant to an inter-governmental transfer, <u>and shall not include any land to be exchanged for other land to be used</u> <u>by a City department in accordance with an existing letter of intent or agreement</u>;

(*h*) "Underutilized Property" shall mean an entire Property or portion thereof <u>(including</u> <u>air rights)</u>, with or without improvements, that is used by the City only at irregular periods of

time or intermittently, or that is used by the City for current purposes that can be satisfied with only a portion of such Property, or that is not currently occupied or used by the City and for which there are no plans by the City to occupy or use such Property<u>, and that within the next</u> *fiscal year*. <u>has a potential for development as Affordable Housing while maintaining the existing and</u> <u>anticipated City uses of the Property</u>.

SEC. 23A.5. AGENCY REVIEW OF PROPERTY.

By <u>November 1</u> April 1st of each year, each City <u>commission</u> Commission, department or agency shall compile and deliver to the Administrator a list of all Property that it occupies or is otherwise under its control. The list shall include at least the following:

(a) The street address of the Property (if there is one), and the Assessor's block and lot number;

(b) A general description of the Property, including the <u>land size, dimensions and</u> <u>topography</u> current use of the Property or any planned use of the Property within the next fiscal year;

(c) <u>The current use of the Property; and</u>

(d) A general description of any structure(s) on the Property as well as an assessment of their physical condition;

(d) Whether the Property is now vacant or scheduled or anticipated to be vacant within the next fiscal year;

(c) If the Property is vacant or contains vacant structures, whether the Commission, department or agency deems the Property to be "Surplus," or "Underutilized" as defined in this Section; and

(f) <u>A-general summary of the terms and conditions of any gift, trust, deed restriction, bond</u> covenant or other covenants or restrictions, deed of trust, lease, license, easement, use agreement or other agreement applicable to the use or disposition of such Property.

Each City <u>commission</u>, department or agency shall maintain or shall work with the Administrator to maintain adequate inventory and accountability systems for the Property under its control to determine which Properties are Surplus or Underutilized for purposes of this Chapter <u>23A</u>, and shall reasonably cooperate with requests for information from the Administrator. <u>The Board shall appropriate funds to the Administrator to perform the functions set</u> forth in this Chapter 23A.

SEC. 23A.6. COMPILATION OF INFORMATION BY ADMINISTRATOR.

(a) The Administrator shall review the list of Property submitted by City departments pursuant to Section 23A.5 *above to identify any Property that may be Surplus Property or* Underutilized Property, and shall strike from this initial list any Property that does not meet the definition of Surplus Property or Underutilized Property under Section 23A.4, is under the jurisdiction of the Recreation and Park Department, the Airport or the Port, is part of the public right-of-way, or is subject to deed restrictions or other legal restrictions that would prevent the City from disposing of such Property pursuant to this Chapter 23A. The Administrator shall also provide to the Board of Supervisors a copy of the initial list upon request. No property shall be deemed Underutilized on the basis of available air rights if the applicable department head determines that development of such air rights would conflict with existing or planned future uses consistent with the department's mission on that property. The Administrator shall also contact the Education Districts to ask if they have any surplus properties suitable for the development of Affordable Housing. The Administrator shall further consult with other City departments Departments, the Mayor, members of the Board of Supervisors and the Citizens' Advisory Committee to identify any Property listed on the initial list for which a City department Department other than the department Department with current jurisdiction has a specific operational need and shall remove such Properties from the Surplus Property Report. The Administrator shall thereafter

initiate the transfer of jurisdiction over those identified Properties to the <u>departments</u> <u>Departments</u> that can utilize them. The Administrator shall state in writing the reasons for the removal of each Property from the initial list and shall provide such report to <u>MOHCD</u> the <u>Mayor's Office of Housing</u>, the Board of Supervisors, and the Citizens' Advisory Committee.

(b) By February 1 June 1st of each year, the Administrator shall compile a comprehensive report for the remaining Property listed that includes, at a minimum, the following information: the street address, if any, and the block and lot number for each Property; the City department Department with jurisdiction over each Property; a description of the zoning applicable to and surrounding each Property such Properties; whether the property is vacant or intended to be vacant, contains any existing structures, and any additional information relevant to the potential development of the Property for Affordable Housing, including a plat map for each Property; the area in square footage for each Property; a description of the surrounding properties and neighborhood; any legal restrictions or limitations on the development of the Property such as the terms and conditions of any gift, trust, deed restriction, bond covenant or other covenants or restrictions; and pictures of the Property (the "Surplus Property Report"). The Surplus Property Report shall also include a list of any and all City-owned properties that are adjacent to each listed Property and appear to be vacant or underutilized, along with the identification of the City department Department with jurisdiction over such adjacent property. The Surplus Property Report may include any property of the Education Districts for information purposes only. No later than March 1 June 30th of each year, the Administrator shall transmit the completed Surplus Property Report to MOHCD the Mayor's Office of Housing and to the Board of Supervisors. If the Administrator determines that there is no Surplus Property or Underutilized Property suitable for the development of Affordable Housing, the Administrator shall notify the Board of Supervisors of this determination. The Administrator shall maintain and release

written records of all information compiled under this Chapter <u>23A</u> in conformance with all state and local laws governing the retention and disclosure of public records.

(c) No later than April 15 of each year, the Board of Supervisors or a committee thereof shall hold a public hearing on the Surplus Property Report and determine if any Property should be transferred to MOHCD under Section 23A.7, provided the Board President may elect not to hold a hearing during any year in which the Administrator has determined that there is no Surplus Property or Underutilized Property suitable for the development of Affordable Housing. With respect to the Enterprise Departments and the Education Districts, the Board of Supervisors may make a recommendation of surplus and transfer, but the Enterprise Departments and the Education Districts shall each have the right to determine whether real property under its jurisdiction is surplus or underutilized and whether to dispose of property in any particular manner subject to the requirements of the City's Charter and California law.

(d) For a period of 120 days following the public hearing held under subsection (c) above, the City shall not initiate a request for bids or proposals or enter into contracts designed to facilitate the sale of Property (including brokerage and appraisal contracts) that the Board intends to transfer to MOHCD for any purpose other than the development of Affordable Housing, without the prior approval of the Board of Supervisors.

SEC. 23A.7. TRANSFER OF JURISDICTION OVER SURPLUS PROPERTIES TO THE MAYOR'S OFFICE OF HOUSING <u>AND COMMUNITY DEVELOPMENT</u>.

(a) Following the Board of Supervisors hearing under Section 23A.6(c) and no later than <u>June 1</u> By July 15th of each year, the Administrator, working with the Executive Director and City Attorney's Office, shall submit to the Mayor and Board of Supervisors legislation transferring jurisdiction over the Properties, save and except for those Properties that are under the jurisdiction of Enterprise Departments, on the Surplus Property Report completed in accord with Section 23A.6 above

Supervisors Kim, Avalos, Cohen, Wiener BOARD OF SUPERVISORS

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to the Mayor's Office of Housing ("MOH") for the purpose of MOH's assessment of each Surplus Property for development as affordable housing consistent with this Chapter. <u>MOHCD shall evaluate</u> the feasibility of each property for Affordable Housing based on typical development standards of site planning and constructability, and prepare a report to the Administrator identifying the properties suitable for Affordable Housing and those that are not suitable for Affordable Housing and explaining <u>MOHCD's analysis and conclusions</u>. The feasibility report shall be made available to all interested parties that have notified the Administrator to be placed on a notification list for this purpose.

(b) For those Properties transferred to MOH that MOH does not deem suitable for such development, the Executive Director shall notify the Administrator, who Following receipt of the MOHCD feasibility report, the Administrator shall prepare and submit to the Mayor and Board of Supervisors legislation either transferring jurisdiction over such Surplus Properties to from MOHCD or MOH to another City department Department for such department's use, or seeking to sell such properties, as determined by the Administrator. The Administrator shall also provide to the Mayor and the Board of Supervisors a copy of the MOHCD feasibility report, and shall make recommendations to the Board regarding any proposed development of Underutilized Property for Affordable Housing. It shall be City policy to encourage the sale of such Surplus Property in accordance with the requirements of Administrative Code Section 23.3 and other applicable laws and to designate use of the net proceeds of such sales for the purpose of financing affordable housing in San Francisco.

(c) For those Surplus Properties <u>transferred to MOHCD</u> <u>MOH deems suitable for such</u> <u>development</u>, the Executive Director shall publicize the availability of the Surplus Properties and seek applications for development of the <u>Surplus</u> Properties <u>on a competitive basis in keeping</u> <u>with MOHCD's standard practices</u> as described further in Section 23.48 below. The Executive Director also shall take all steps necessary to comply with the State Surplus Property Statute. For Underutilized Properties, the City department with jurisdiction over the property (excluding the

Enterprise Departments) shall take action consistent with direction of the Board of Supervisors. With respect to *real property Surplus Property* under the jurisdiction of Enterprise Departments *or the Education Districts*, the Board of Supervisors may *, by separate legislation,* urge the *Commissions or Boards of such* Enterprise Departments *or the Education Districts* to consider approving a *sale of such property for Affordable Housing or a* transfer of *jurisdiction such property to MOHCD for Affordable Housing over the Properties to MOH for uses consistent with this Chapter. If an In the event any Commissions or Boards of Enterprise Departments <u>Departments or an Education District</u> elects to transfer real property to MOHCD takes such action, the Administrator shall then prepare and submit to the Mayor and Board of Supervisors the appropriate legislation to <u>accept the property for the development of Affordable Housing</u> transfer jurisdiction over that Enterprise Department's Surplus Property.*

SEC. 23A.8. DEVELOPMENT OF PROPERTY.

(a) All real property transferred to MOHCD under this Chapter 23A shall be used to create Affordable Housing, and may include housing designed for Homeless or formerly Homeless individuals. The Executive Director shall seek to maximize the amount of Affordable Housing throughout MOHCD's real estate portfolio, subject to the availability of funds, and nothing in this Chapter shall limit the total number of Affordable Housing units that can be developed on any real property. MOHCD shall solicit development proposals on a competitive basis and impose income restrictions on all housing created under this Chapter in accordance with MOHCD's standard procedures and practices and guided by the priorities set forth below and in accordance with housing needs and performance measures identified in the City's Consolidated Plan, including target populations for affordable housing production over the previous two years.

Subject to any disposition priority required by State law and other limitations expressly set forth herein, the development of all Surplus and Underutilized Property should be guided by the following priorities:

(1) First, for the development of affordable housing for people who are Homeless and persons earning less than 20% of the Area Median Income, provided that:

(A) The housing shall remain affordable for the useful life of the project;
(B) Housing costs in such housing shall not exceed 30% of the resident's

<u>income;</u>

(C) Projects in which people who are Homeless rehabilitate and renovate property in exchange for their tenancy or "sweat equity" in the property shall be encouraged.

(2) Second, for the development of very low and low income affordable housing for persons earning no more than 60% of the Area Median Income, provided that the housing shall remain affordable for the useful life of the project.

(3) Third, for the development of mixed income housing projects for extremely low, very low, low and moderate income Affordable Housing as defined in Section 23A.4; provided that for any rental project, not less than 15% of the units will be affordable to households earning 55% of the Area Median Income, and for any ownership project, not less than 15% of the units will be affordable to households earning 90% of the Area Median Income.

(b) Notwithstanding Section 23A.8(a), for sites with development capacity of 200 or more units
as determined by the Executive Director, the Executive Director may propose to use the property for a
mixed-income housing project, including Middle Income Housing, by a qualified developer selected on
a competitive basis. The Executive Director shall select a developer or co-developer that has at least
five years experience developing and maintaining housing for seniors, veterans, the disabled or low
income families in San Francisco. Not less than 33% of the residential units developed on the property
must be Affordable Housing, and (1) for any rental project, not less than 15% of the units affordable to

households earning 55% of the Area Median Income, and for any ownership project, not less than 15%of the units affordable to households earning 90% of the Area Median Income, and (2) subject tofinancial feasibility, at least 50% of the residential units developed on the property affordable infurtherance of the November 2014 Proposition K affordable housing goals. All deed restricted housingdeveloped as part of these projects shall remain affordable for the useful life of the project.

(a) The Executive Director shall solicit applications from non-profit agencies serving the Homeless to lease or acquire Property that is listed as Surplus or Underutilized in any Surplus Property Report for use to assist the Homeless in accordance with the priorities set forth below in Section-23A.10(i) and (ii). The Executive Director shall require that all applications describe in detail (i) the type of conveyance the applicant seeks (i.e., a lease for a specific term or transfer of fee title) and the legal consideration, if any, the applicant proposes to pay for such conveyance, (ii) the intended use of the Property, including how it relates to the priorities of uses set forth in Section 23A.10 below; (iii) a specific plan and schedule for the development or improvement of the Property, including compliance with all applicable federal, state and local laws, including, without limitation, laws regarding disabled access, health, building and safety codes, and environmental compliance with the California Environmental Quality Act (CEQA"), California Public Resources Code Sections 21000-et seq., and San Francisco Administrative Code Chapter 31; and (iv) a plan to secure adequate financial resources to develop, improve, insure, manage and maintain the Property. The Executive Director shall make available to all interested non-profit agencies contact information: (a) identifying any independent organizations working on behalf of homeless people that can assist homeless service providers in resolving any problems that may arise in the application processes; and (b) City staff persons who are available to assist in the application process. The Executive Director shall require submission of applications by September 30th of each year, but may, in its sole discretion, grant extensions of the deadline, provided in no event shall such extensions exceed thirty (30) days.

(b) Upon receipt of all applications for development of housing or other on site services for the Homeless, the Executive Director shall work with the City Attorney's Office to prepare legislation containing the Executive Director's recommendations as to the terms of disposition and development of each Surplus Property for submission for the Board of Supervisors' approval in accord with the policies and procedures set forth in this Chapter. The Clerk of the Board of Supervisors shall calendar a hearing before a committee of the Board of Supervisors no later than January 30 of each year to review the status of applications and the recommendations of the Surplus Property Citizens' Advisory Committee made pursuant to Section 23A.9(c) below.

(c) In the event the Executive Director does not receive any acceptable applications for certain of the Surplus Properties for development of housing or other on-site services for the Homeless, then the Executive Director may solicit applications from developers for the development of affordable housing other than solely housing for the Homeless, provided that the Executive Director first obtains the agreement of the Surplus Property Citizens' Advisory Committee that such solicitation of applications is warranted. The Executive Director shall require that any proposed affordable housing development under this subsection (c) shall serve persons earning no more than 60% of the Area Median Income for the San Francisco PMSA and, in preparing recommendations as to the applications received, shall give priority to projects that include the highest percentage of extremely low-income persons.

(d) Upon receipt of all applications for development of affordable housing, the Executive Director shall work with the City Attorney's Office to prepare legislation containing the Executive Director's recommendations as to the terms of disposition and development of each Surplus Property for submission for the Board of Supervisor's approval in accord with the policies and procedures set forth in this Chapter.

(c) (e) If the Executive Director determines that any real property transferred to MOHCD under this Chapter 23A cannot be developed and used for Affordable Housing, the Executive Director

<u>shall</u> If, after solicitation of applications pursuant to both subsections (a) and (c), the Executive</u> Director determines that further efforts to solicit applications would likely be futile, the Executive Director shall notify the Administrator, who shall prepare and submit to the Mayor and Board of Supervisors legislation either transferring jurisdiction over such Properties property from <u>MOHCD</u> MOH to another City <u>department</u> Department for such department's use or seeking to sell such property properties, as determined by the Administrator. It shall be City policy to encourage the sale of such property Surplus Property in accordance with the requirements of Administrative Code Section 23.3 and other applicable laws and to designate use of the net proceeds of such sales for the purpose of financing <u>Affordable Housing</u> affordable housing in San Francisco.

(d) For any Property that is not transferred to MOHCD under this Chapter 23A but that the City sells for the development of 10 or more residential units, not less than 33% of the residential units developed on the property must be Affordable Housing, and (1) for any rental project, not less than 15% of the units affordable to households earning 55% of the Area Median Income, and for any ownership project, not less than 15% of the units affordable to households earning 90% of the Area Median Income, and (2) subject to financial feasibility, at least 50% of the residential units developed on the property affordable in furtherance of the November 2014 Proposition K affordable housing goals. All deed restricted housing developed as part of these projects shall remain affordable for the useful life of the project.

SEC. 23A.10. <u>CITY POLICY REGARDING THE USE OF PUBLIC LANDS FOR</u> <u>AFFORDABLE HOUSINGBOARD OF SUPERVISORS REVIEW AND CRITERIA</u>.

The <u>*City Board of Supervisors*</u> shall be guided by the following policy regarding the disposition of Surplus and Underutilized Property, which policy shall be the official policy of

the City. This policy applies to Surplus and Underutilized Property regardless of whether such Property has been included *in on* an annual Surplus Property Report.

.- I

(a) In furtherance of the State Surplus Property Statute, the City shall ask all local agencies that own real property within the City and County of San Francisco (including the Education Districts, the Bay Area Rapid Transit District, and other local agencies) and that intend to dispose of real property located in the City consisting of one-quarter acre or larger, to give the Executive Director advance notice of the proposed disposition together with an opportunity to negotiate for the acquisition of such real property for a period of not less than 120 days.

(b) Upon receipt of any such notice under subsection (a) above, if the Executive Director determines that the real property is feasible for Affordable Housing, the Executive Director shall negotiate in good faith to acquire the property and, if successful, shall seek an appropriation and any required approvals for such acquisition. If the Executive Director determines that the real property is suitable for Affordable Housing but that the City cannot acquire the property for financial or other reasons, the Executive Director shall notify Affordable Housing developers of the proposed disposition so that they may seek to acquire the property. The Executive Director shall maintain a list of Affordable Housing developers that are active in the City for purposes of this notification.

(c) Pursuant to the State Surplus Property Statute, and 2014 Proposition K affordable housing goals, if the Executive Director and the non-City local agency negotiate in good faith but cannot reach agreement on the terms for the City's acquisition of the real property, and the local agency then disposes of the property to another person or entity for the development of 10 or more residential units, then: (1) the local agency shall require that not less than 15% of the residential units developed on the property be affordable housing; and (2) rental units shall remain affordable to, and occupied by, lower income households for the useful life of the project, each as determined in accordance with the State Surplus Property Statute, as it may be amended. These requirements shall be contained in a covenant

or restriction recorded against the real property at the time of disposition and be enforceable by the local agency against any subsequent owner.

(d) The Board of Supervisors encourages all non-City local agencies that intend to dispose of real property in the City to determine the fair market value of that real property assuming that not less than 33% of the total number of units developed on that property will be affordable housing, to the extent permitted by applicable law. Any local agency selling or leasing real property to the City for affordable housing may provide for an extended payment period equal to the period during which the property will be restricted as affordable housing.

(e) Nothing in this Section 23A.10 shall be interpreted to limit the power of any local agency to sell or lease real property at fair market value or at less than fair market value, consistent with applicable law.

Subject to any disposition priority required by State law and other limitations expressly set forth herein, Surplus and Underutilized Property shall be used in the following order of priority:

(i) First, for the development of affordable housing for people who are Homeless and persons earning less than 20% of the Area Median Income for the San Francisco PMSA as established by the United States Department of Housing and Urban Development and reported by the Mayor's Office of Housing. Provided that:

The housing shall remain affordable for the useful life of the Property;
2. Housing costs in such housing shall not exceed 30% of the resident's income:

3. Projects in which people who are homeless rehabilitate and renovate property in exchange for their tenancy or "sweat equity" in the property shall be encouraged.

(ii) Second, for other on site services for people who are Homeless or for non-profit agencies serving people who are Homeless, including not limited to job training, senior services, healthcare and childcare for people who are homeless.

Supervisors Kim, Avalos, Cohen, Wiener BOARD OF SUPERVISORS

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(iii) Third, for the development of affordable housing for persons earning no more than 60% of the Area Median Income for the San Francisco PMSA as established by the United States Department of Housing and Urban Development and reported by the Mayor's Office of Housing, provided that the housing shall remain affordable for the useful life of the Property.

When the Executive Director determines Surplus Property is unsuitable for the uses described in subsections (i), (ii), and (iii) above because it is unsafe, inconveniently located or located in an area inappropriate for housing, or otherwise cannot meet the purposes of this Chapter, or when the Executive Director receives no acceptable applications pursuant to Section 23A.8, it shall be City policy to encourage the sale of such Surplus Property in accordance with the requirements of Administrative Code Section 23.3 and other applicable laws and to designate use of the net proceeds of such sales and/or leases for the purpose of financing affordable housing in San Francisco that meets the criteria set forth in subsection (i) above.

SEC. 23A.11. DISPOSITION AND UTILIZATION OF SURPLUS, <u>AND</u> UNDERUTILIZED AND UNUTILIZED PROPERTY.

(a) Subject to (1) (i) the terms and conditions of any gift, trust, deed restriction, bond covenant or other covenants or restrictions, mortgage, deed of trust, lease, license, use agreement or other agreement applicable to such Property, (2) (ii) state or federal laws related to the disposition of surplus *property City Property*, including, without limitation, *the State Surplus Property Statute California Government Code Section 54220 et seq.*, and (3) (iii) the jurisdictional authority over *City* Property granted to certain *commissions Commissions* under the City's Charter, including, without limitation, as set forth in Charter Sections 4.112, 4.113, 4.114, 4.115, 5.101, and 8A.102, <u>8B.121 and Appendix B3.581</u>, the Board of Supervisors may by resolution approve the dispositions recommended by the Executive Director in accordance with this Chapter <u>234</u> or approve dispositions different from those recommended by the

Executive Director. Upon approval of such a resolution, it shall be the duty of the Executive Director to take all steps necessary to implement the resolution. *For the avoidance of doubt, property acquired by the City in the future for the specific purpose of developing housing shall not be deemed Surplus or Underutilized for purposes of this Chapter 23A, and the terms of Board of Supervisors approval of any purchase, sale or transfer agreement relative to such Property shall govern the subsequent development arrangements.*

(b) Any final declaration that Property is Surplus or Underutilized and any final conveyance of Property under this Chapter 23A shall be in accordance with and subject to all applicable laws, including (1) (i) the terms and conditions of any gift, trust, deed restriction. bond covenant or other covenants or restrictions, mortgage, deed of trust, lease, license, use agreement or other agreement applicable to such Property, (2) (ii) state or federal laws related to the disposition of <u>surplus property</u> Surplus City Property, including, without limitation, the State Surplus Property Statute Government Code Section 54220 et seq., (3iii) the jurisdictional authority over *City* Property granted to certain *commissions Commissions* under the City's Charter, including, without limitation, as set forth in Charter Sections 4.112, 4.113, 4.114, 4.115, 5.101, and 8A.102, 8B.121 and Appendix B3.581, and (4) (iv) the requirements set forth in Administrative Code Section Sec. 23.3 of further Board of Supervisors approval by resolution or ordinance of final transaction documents after the completion of all required environmental review under the California Environmental Quality Act (Cal. Pub. Res. Code Secs. 21000 et seq.) *CEQA*, provided, however, that the requirements set forth in *Administrative-Code* Section 23.3 of sale by public auction or competitive bidding and a sales price of at least 100% 100 percent of appraised fair market value shall not apply to dispositions pursuant to this Chapter. Any such duly approved conveyance may be at no cost or less than fair market value as a conveyance that furthers a proper public purpose.

Supervisors Kim, Avalos, Cohen, Wiener

BOARD OF SUPERVISORS

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(c) Any conveyance of Property at less than fair market value *or* for *homeless uses* <u>Affordable Housing</u> under this <u>section Section 23A.11</u> shall include covenants that require that the Property be used <u>for Affordable Housing</u> in conformance with this Chapter <u>23A</u> and prohibit any developer of Property from reselling, transferring or subleasing Property at a profit, or such other "anti-speculation" requirements as the Executive Director may approve. <u>In the case of</u> <u>home ownership development, the limited equity is subject to the Property remaining available to the</u> <u>Homeless population in the calculation of any resale price.</u>

(d) Any City department other than an Enterprise Department wishing to dispose of Surplus or Underutilized Property under such department's jurisdiction in a manner other than pursuant to this Chapter 23A, regardless of whether such Surplus or Underutilized Property is listed on the then current Surplus Property Report, shall notify the Administrator, the Executive Director and the Surplus Property Citizens' Advisory Committee prior to seeking any approvals of any proposed disposition. The notice shall include the same information about the Surplus or Underutilized Property required under Section 23A.5. The Administrator, the Executive Director, the Board of Supervisors, interested parties that have notified the Administrator to be placed on a notification list for this purpose, and the Surplus Property Citizens' Advisory Committee shall review such information and, within 45 days after submission, make recommendations to the Board of Supervisors regarding the disposition of the Surplus or Underutilized Property and consistent with the policy set forth in Section 23A.10. The Board of Supervisors may by resolution approve a disposition consistent with such recommendations and this Chapter or approve a different disposition. Upon approval of such a resolution, it shall be the duty of the Administrator, the Executive Director and other City officials, as appropriate, to take all steps necessary to implement the resolution.

(e) The failure by any City department to comply with this Chapter 23A shall not invalidate the transfer or conveyance of any real property to a purchaser or encumbrancer for value.

SEC. 23A.12. WAIVER; AMENDMENT.

The Board of Supervisors may by ordinance waive the provisions of this Chapter 23A, including those provisions adopted by the voters, as applied to any particular property in order to further the purposes of the Chapter or for other public purposes, including the delivery, creation or expansion of health care, child care, education, open space, public safety, transit and infrastructure. The Board of Supervisors may by ordinance amend any provisions of this Chapter 23A relating to the timeline for reporting and holding public hearings.

Section 2. Scope of Ordinance. In enacting this ordinance, the People of the City and County of San Francisco intend to amend only those words, phrases, paragraphs, subsections, sections, articles, numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal Code that are explicitly shown in this ordinance as additions or deletions, in accordance with the "Note" that appears under the official title of the ordinance.

Section 3. Undertaking for the General Welfare. In enacting and implementing this ordinance, the City is assuming an undertaking only to promote the general welfare. It is not assuming, nor is it imposing on its officers and employees, an obligation for breach of which it is liable in money damages to any person who claims that such breach proximately caused injury.

Section 4. Competing Measures. If this ordinance and another measure or measures regarding the disposition of surplus City property in any respect shall appear on the same Citywide election ballot, the provisions of such other measures shall be deemed to be in

conflict with this ordinance. If this ordinance shall receive a greater number of affirmative votes, the provisions of this ordinance shall prevail in their entirety and each and every provision of the other measure or measures shall be null and void in their entirety. If the other measure or measures shall receive a greater number of votes, the provisions of this ordinance shall receive a greater number of votes, the provisions of this ordinance shall receive a greater number of votes.

APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney

CHARLES R. SULLIVAN

Deputy City Attorney n:\legana\as2015\1500843\01033110.docx

By:



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

June 22, 2015

File Nos. 150659 & 150661

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

BOARD of SUPERVISORS

Dear Ms. Jones:

On June 16, 2015, Supervisor Kim introduced the following Motion to consider the proposed Initiative Ordinance for submission by the full Board, for the November 3, 2015 Election:

File No. 150659 Initiative Ordinance - Administrative Code - Surplus City Property Ordinance

Motion ordering submitted to the voters an Ordinance amending the Administrative Code to update provisions of the Surplus City Property Ordinance, expand the affordability criteria for housing developed on property acquired for affordable housing under the Ordinance, restrict for 120 days any other disposition of surplus City property being considered for transfer to the Mayor's Office of Housing and Community Development for development of affordable housing under the Ordinance, provide for implementation of the State Surplus Property Statute, and provide for amendment of the initiative ordinance by the Board of Supervisors, at an election to be held on November 3, 2015; and affirming the Planning Department's determination under the California Environmental Quality Act.

Supervisor Kim also introduced the following Hearing to consider the same proposed Initiative Ordinance submitted by four or more Supervisors, for the November 3, 2015 Election:

File No. 150661 Hearing - Initiative Ordinance - Administrative Code -Surplus Public Lands

Hearing to consider the proposed initiative ordinance submitted by four or more Supervisors to the voters at the November 3, 2015, Election entitled "Ordinance amending the Administrative Code to update and expand the applicability of

Page 2

provisions of the Surplus City Property Ordinance and the public process around its implementation, expand the affordability criteria for housing developed on property acquired for affordable housing under the Ordinance, restrict for 120 days any other disposition of surplus City property being considered for transfer to the Mayor's Office of Housing and Community Development for development of affordable housing under the Ordinance, provide for implementation of the State Surplus Property Statute, and provide for amendment of the initiative ordinance by the Board of Supervisors."

These matters are being transmitted to you for environmental review.

Angela Calvillo, Clerk of the Board

adometa

By: Alisa Somera, Committee Clerk Rules Committee

Attachment

c: Joy Navarrete, Environmental Planner Jeanie Poling, Environmental Planner

Not defined as a project under CEQA Sections 15378 and 15060(c)(2) because it does not result in a physical change in the environment.

-Jeanie Poliny 7/6/15



CITY AND COUNTY OF SAN FRANCISCO

OFFICE OF THE CONTROLLER

Ben Rosenfield Controller

Todd Rydstrom Deputy Controller

July 8, 2015

Ms. Angela Calvillo Clerk of the Board of Supervisors 1 Dr. Carlton B. Goodlett Place Room 244 San Francisco, CA 94102-4689

RE: File 150661 - Surplus Public Lands & File 150659 - Surplus City Property Ordinance

Dear Ms. Calvillo,

This letter references both files, which contain the same amendment language. Should the proposed ordinance be approved by the voters, it would have little impact on the cost of government. The amendment expands the affordability criteria for housing developed through the process established by the original ordinance and creates a waiting period of 120 days before property can be used for any purpose other than affordable housing. Additionally, the amendment clarifies City policy priorities for how the City should develop these surplus properties and the intended recipients of the resulting affordable housing. Barring these administrative changes, the essential components of the ordinance, and their associated costs, remain the same.

Sincerely,

Ben Rosenfie Controllei

Note: This analysis reflects our understanding of the proposal as of the date shown. At times further information is provided to us which may result in revisions being made to this analysis before the final Controller's statement appears in the Voter Information Pamphlet.

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THE NON-PROFIT HOUSING ASSOCIATION OF NORTHERN CALIFORNIA

THE VOICE OF AFFORDABLE HOUSING SINCE 1979



EXECUTIVE DIRECTOR

Anne i talima

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> Gail Gliman Communily Housing Partnership

Matt Huerta Neighborhood Housing Services Silicon Valley

Andree Papanastassiou Northern California Community Loan Fund

> Cynthia Parker BRIDGE Housing

> > Dan Wu Charitles Housing

Maicolm Yeung Chinatown Community Development Center July 8, 2015

Supervisor John Avalos, Chair Supervisor Katy Tang, Vice Chair Supervisor Malia Cohen Board of Supervisors Rules Committee 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-3689

Dear Supervisors Avalos, Tang, and Cohen,

On behalf of The Non-Profit Housing Association of Northern California (NPH), I write to communicate our strong support for the proposed initiative to revise the Surplus City Property Ordinance and urge you to vote to place this initiative on the November 3, 2015 ballot.

NPH is the collective voice of those who support, build and finance affordable housing. We promote the proven methods of the non-profit sector and focus government policy on housing solutions for lower-income people who suffer disproportionately from the housing affordability crisis.

Given the current real estate pressures in San Francisco, finding and securing sites for affordable housing is extremely difficult. With land for development scarce, nonprofit affordable housing developers are forced to compete with market-rate developers of luxury apartments and condominiums. Therefore, the dedication of publicly-held land for 100% affordble housing developments is a best practice and a key to increasing the supply of long-term affordable housing minimum is required. Public land should be used for public benefit and not for real estate speculation and private, market-rate development.

Amending the Administrative Code to update and expand the applicability of provisions in the Surplus City Property Ordinance and the public process around its implementation will help address the urgent crisis of housing affordability and displacement in San Francisco that requires immediate action. Surplus and underutilized public land is a unique opportunity for San Francisco to meet its affordable housing needs by maximizing the amount of housing affordable to households of extremely low, very low, low, and moderate incomes. Proposed changes to the existing ordinance will also clarify that the sale or lease of surplus land at less than fair market value for affordable housing development is consistent with the goals and objectives of San Francisco's Housing Element and in line with California Government Code Section 54226.

Passage of the initiative will update the existing code to match the State of California's recently adopted Assembly Bill 2135, requiring local agencies and school districts to give first priority to affordable housing when disposing of surplus land through sale or lease. It will also create a policy that other state and special district agencies with land in San Francisco should prioritize permanentely affordable housing when considerding disposition and development of sites.

THE NON-PROFIT HOUSING ASSOCIATION OF NORTHERN CALIFORNIA

THE VOICE OF AFFORDABLE HOUSING SINCE 1979



EXECUTIVE DIRECTOR

Amie Fishman

BOARD OF DIRECTORS

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Lesiye Corsiglia Formeriy of the City of San Jose Department of Housing Secretary

Chuck Cornell Burbank Housing Development Corporation

Jack Gardner The John Stewart Company Geit Gilman Community Housing Partnership

> Matt Huerta Neighborhood Housing Services Silicon Valley

Andrea Papanastassiou Northern California Community Loan Fund

> Cynthia Parker BRIDGE Housing

Dan Wu Charilies Housing

Malcolm Young Chinatown Community Development Center We thank you for your leadership in addressing the affordability crisis in San Francisco and urge you to vote to place this initiative on the ballot.

Sincerely,

Amie Fishman Executive Director Non-Profit Housing Association of Northern California (NPH)

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

M E M O R A N D U M

TO: Ben Rosenfield, City Controller

FROM: Alisa Somera, Clerk, Rules Committee Board of Supervisors

DATE: June 22, 2015

SUBJECT: INITIATIVE ORDINANCE MOTION & HEARING INTRODUCED November 3, 2015 Election

The Board of Supervisors' Rules Committee has received the following Motion to consider the proposed Initiative Ordinance for submission by the full Board, for the November 3, 2015 Election, introduced by Supervisor Kim on June 16, 2015.

File No. 150659 Initiative Ordinance - Administrative Code - Surplus City Property Ordinance

Motion ordering submitted to the voters an Ordinance amending the Administrative Code to update provisions of the Surplus City Property Ordinance, expand the affordability criteria for housing developed on property acquired for affordable housing under the Ordinance, restrict for 120 days any other disposition of surplus City property being considered for transfer to the Mayor's Office of Housing and Community Development for development of affordable housing under the Ordinance, provide for implementation of the State Surplus Property Statute, and provide for amendment of the initiative ordinance by the Board of Supervisors, at an election to be held on November 3, 2015; and affirming the Planning Department's determination under the California Environmental Quality Act.

Supervisor Kim also introduced the following Hearing to consider the same proposed Initiative Ordinance submitted by four or more Supervisors, for the November 3, 2015 Election:

File No. 150661 Hearing - Initiative Ordinance - Administrative Code -Surplus Public Lands

Hearing to consider the proposed initiative ordinance submitted by four or more Supervisors to the voters at the November 3, 2015, Election entitled "Ordinance amending the Administrative Code to update and expand the applicability of provisions of the Surplus City Property Ordinance and the public process around its implementation, expand the affordability criteria for housing developed on property acquired for affordable housing under the Ordinance, restrict for 120 days any other disposition of surplus City property being considered for transfer to the Mayor's Office of Housing and Community Development for development of affordable housing under the Ordinance, provide for implementation of the State Surplus Property Statute, and provide for amendment of the initiative ordinance by the Board of Supervisors."

These matters are being referred to you in accordance with Elections Code, Section 305(B)(2) and Rules of Order 2.22.3. Please review and prepare a financial analysis on the proposed measures prior to the first Rules Committee hearing.

If you have any questions or concerns please call me at (415) 554-4447 or email: <u>alisa.somera@sfgov.org</u>. To submit documentation, please forward to me at the Board of Supervisors, City Hall, Room 244, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102.

C:

Todd Rydstrom, Deputy City Controller Peg Stevenson, City Performance Director **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

June 22, 2015.

File Nos. 150659 & 150661

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

Dear Ms. Jones:

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These matters are being transmitted to you for environmental review.

Angela Calvillo, Clerk of the Board

omera

By: Alisa Somera, Committee Clerk Rules Committee

Attachment

c: Joy Navarrete, Environmental Planner Jeanie Poling, Environmental Planner
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

M E M O R A N D U M

TO:

Nicole Elliott, Mayor's Office Jon Givner, Office of the City Attorney Naomi Kelly, City Administrator John St. Croix, Executive Director, Ethics Commission John Arntz, Director, Department of Elections Harvey Rose, Budget and Legislative Analyst John Rahaim, Director, Planning Department Olson Lee, Director, Mayor's Office of Housing and Community Development Richard Carranza, Superintendent, San Francisco Unified School District Monigue Moyer, Executive Director, San Francisco Port John Martin, Director, San Francisco Airport Harlan Kelly, Jr., General Manger, Public Utilities Commission Ed Reiskin, Executive Director, Municipal Transportation Agency Phil Ginsburg, General Manager, Recreation and Park Department John Updike, Director, Division of Real Estate Bevan Dufty, Director, Housing Opportunity Partnerships & Engagement

- FROM: Alisa Somera, Clerk, Rules Committee Board of Supervisors
- DATE: June 22, 2015
- SUBJECT: INITIATIVE ORDINANCE MOTION & HEARING INTRODUCED November 3, 2015 Election

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These matters are being referred to you in accordance with Board Rules of Order 2.22.4. Please review and submit any reports or comments you wish to be considered with the legislative files.

If you have any questions or concerns, please call me at (415) 554-4447 or email: <u>alisa.somera@sfgov.org</u>. To submit documentation, please forward to me at the Board of Supervisors, City Hall, Room 244, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102.

Debra Newman. Office of the Budget and Legislative Analyst Severin Campbell, Office of the Budget and Legislative Analyst Gabriela Loeza, Office of the Budget and Legislative Analyst Scott Sanchez, Planning Department AnMarie Rodgers, Planning Department Aaron Starr, Planning Department Sophie Hayward, Office of Housing and Community Development Chris Armentrout, San Francisco Unified School District Jamila Brooks, San Francisco Unified School District Elaine Forbes, San Francisco Port Cathy Widener, San Francisco Airport Juliet Ellis, Public Utilities Commission Kate Breen, Municipal Transportation Agency Janet Martinsen, Municipal Transportation Agency Dillon Auyoung, Municipal Transportation Agency Sarah Ballard, Recreation and Park Department Dee Schexnayder, Housing Opportunity Partnerships & Engagement Christine Keener, Housing Opportunity Partnerships & Engagement

BOS-11, COB Old I New Comm. Cles



London Breed, President Board of Supervisors

Member, Board of Supervisors District 6 City and County of San Francisco

JANE KIM

To: Fr: Re:

Date:

Angela Calvillo April Veneracion Intent to Withdraw Request to File #150659 - Initiative Ordinance -Administrative Code - Surplus City Property Ordinance July 15, 2015

Please consider this notification from Supervisor Kim that she intends-to withdraw her request to File # #150659 - Initiative Ordinance - Administrative Code – Surplus City Property Ordinance. She would like to remain as primary sponsor of the initiative.

cA

City Hall • 1 Dr. Carlton B. Goodlett Place , Room 244 • San Francisco, California 94102-4689 (415) 554-7970 • Fax (415) 554-7974 • TDD/TTY (415) 554-5227 • E-mail: jane.kim@sfgov.org

Ausberry, Andrea

From:Caldeira, Rick (BOS)Sent:Wednesday, July 15, 2015 5:20 PMTo:Calvillo, Angela (BOS)Cc:Ausberry, Andrea; Bruss, Andrea (BOS); Mar, Eric (BOS); Campos, David (BOS); Cohen,
Malia (BOS); Wiener, Scott; Avalos, John (BOS); Kim, Jane (BOS); Givner, Jon (CAT)Subject:RE: Sponsorships for Item #150659

Madam Clerk,

Please be advised that by 5:00 p.m. we have received no confirmation from Supervisor Avalos regarding his cosponsorship, and I wanted to provide an update for all. As you are aware, we received a request from Supervisor Kim at 4:15 p.m. withdrawing her request to file the matter, therefore retaining her Primary Sponsorship.

Therefore, we have the following sponsorship for File No. 150659:

Supervisors Kim; Avalos, Cohen, Wiener

Regards, Rick.

From: Caldeira, Rick (BOS)
Sent: Wednesday, July 15, 2015 2:22 PM
To: Calvillo, Angela (BOS)
Cc: Ausberry, Andrea; Bruss, Andrea (BOS); Mar, Eric (BOS); Campos, David (BOS); Cohen, Malia (BOS); Wiener, Scott; Avalos, John (BOS); Kim, Jane (BOS); 'Jon Givner'
Subject: Sponsorships for Item #150659

Madam Clerk,

Please be advised, per your direction, Supervisor Mar was removed as a co-sponsor at 2:07 p.m. and Supervisor Campos was removed as a co-sponsor at 2:12 p.m.

Please be further advised that we have received co-sponsorship requests from Supervisor Cohen at 1:59 p.m. and from Supervisor Wiener at 2:10 p.m.

Therefore, we are still awaiting direction from Supervisor Avalos on his current co-sponsorship. If he requests to be removed as co-sponsor, we shall inquire with Supervisors Cohen and Wiener on whether they would like to assume primary sponsorship.

Regards,

Rick Caldeira, MMC Legislative Deputy Board of Supervisors 1 Dr. Carlton B. Goodlett Place, City Hall, Room 244 San Francisco, CA 94102 Phone: (415) 554-7711 | Fax: (415) 554-5163 rick.caldeira@sfgov.org | www.sfbos.org

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2

Caldeira, Rick (BOS)

From:	Caldeira, Rick (BOS)
Sent:	Wednesday, July 15, 2015 2:22 PM
То:	Calvillo, Angela (BOS)
Cc:	Ausberry, Andrea; Bruss, Andrea (BOS); Mar, Eric (BOS); Campos, David (BOS); Cohen, Malia (BOS); Wiener, Scott; Avalos, John (BOS); Kim, Jane (BOS); 'Jon Givner'
Subject:	Sponsorships for Item #150659

Madam Clerk,

Please be advised, per your direction, Supervisor Mar was removed as a co-sponsor at 2:07 p.m. and Supervisor Campos was removed as a co-sponsor at 2:12 p.m.

Please be further advised that we have received co-sponsorship requests from Supervisor Cohen at 1:59 p.m. and from Supervisor Wiener at 2:10 p.m.

Therefore, we are still awaiting direction from Supervisor Avalos on his current co-sponsorship. If he requests to be removed as co-sponsor, we shall inquire with Supervisors Cohen and Wiener on whether they would like to assume primary sponsorship.

Regards,

Rick Caldeira, MMC Legislative Deputy Board of Supervisors 1 Dr. Carlton B. Goodlett Place, City Hall, Room 244 San Francisco, CA 94102 Phone: (415) 554-7711 | Fax: (415) 554-5163 rick.caldeira@sfgov.org | www.sfbos.org

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City Hall 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco 94102-4689 Tel. No. 554-5184 Fax No. 554-5163 TDD/TTY No. 544-5227

MEMORANDUM

Date: July 15, 2015

Cc:

From:

To: Supervisor Jane Kim Supervisor John Avalos Supervisor David Campos Supervisor Eric Mar

Supervisor Malia Cohen

Angela Calvillo, Clerk of the Board

Subject: ⁷ Primary Sponsorship: File No. 150659 - Initiative Ordinance -Administrative Code - Surplus City Property Ordinance

The above referenced matter is currently pending in Land Use and Transportation Committee and we have received direction, as of Wednesday, July 15, 2015, at 8:16 a.m., from Supervisor Cohen, Chair of Land Use and Transportation Committee, to schedule this matter for Monday, July 20, 2015, pursuant to Board Rule 2.12 (Pending Legislation). The Chair has until Thursday, July 16, 2015, by 9:30 a.m. to finalize said Committee Agenda.

Please be advised that Supervisor Jane Kim, as of Wednesday, July 15, 2015, at 12:00 p.m., has requested to be removed as the Primary Sponsor for the above referenced item and requested this matter be filed pursuant to Board Rule 3.40 (Filing of Inactive Matters). Be further advised, that we are currently tracking the following co-sponsors (Supervisors John Avalos, David Campos, and Eric Mar). Therefore, please let me know if you would like to remove your name as a Co-Sponsor or assume Primary Sponsorship on the above referenced matter by **5:00 p.m., on Wednesday, July 15, 2015.**

If Primary Sponsorship is not assumed on this matter by one of the Co-Sponsors, or from another Supervisor, the matter shall be filed in accordance to Board Rule 3.40 (Filing of Inactive Matters). If Primary Sponsorship is assumed on this matter, either by one of the Co-Sponsors, or from another Supervisor, the matter shall be Primary Sponsorship - File No. 150659 July 15, 2015 Page 2

scheduled, pursuant to the direction of the Chair of the Land Use and Transportation Committee as noted above. Please note, in accordance with Board Rule 2.11 (Sponsors and Co-sponsors), requests to be added as a sponsor, outside of a meeting, for matters pending in Committee, shall be made, in writing, to the Clerk of the Board, Legislative Deputy, and to the Committee Clerk and shall be listed in the order received.

Sincerely,

Angela Calvillo Clerk of the Board

Caldeira, Rick (BOS)

From: Sent: To: Cc: Subject: Cretan, Jeff (BOS) Wednesday, July 15, 2015 2:10 PM Calvillo, Angela (BOS) Caldeira, Rick (BOS); Power, Andres; Bruss, Andrea (BOS) Item 150659

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Hello,

Please add Supervisor Wiener as a sponsor of item 150659.

Jeff Cretan Legislative Aide Office of Supervisor Scott Wiener 1 Dr. Carlton B. Goodlett Place City Hall, Room 274 San Francisco, CA 94102 (415) 554-6968

Caldeira, Rick (BOS)

From: Sent: To: Subject: Bruss, Andrea (BOS) Wednesday, July 15, 2015 1:59 PM Calvillo, Angela (BOS); Caldeira, Rick (BOS); Ausberry, Andrea Request to Co-Sponsor File 150659

All –

Please add Supervisor Cohen as a co-sponsor to File 150659 [Initiative Ordinance – Administrative Code – Surplus City Property Ordinance]

Thanks

.....

Andrea Bruss

Office of Supervisor Malia Cohen (415)554-7672

Ausberry, Andrea

From:Veneracion, April (BOS)Sent:Wednesday, July 15, 2015 12:00 PMTo:Caldeira, Rick (BOS); Somera, Alisa (BOS); Ausberry, Andrea; Bruss, Andrea (BOS)Subject:FW: File #150659 - Initiative Ordinance - Administrative Code - Surplus City Property
Ordinance

From: April Veneracion [mailto:april.veneracion@gmail.com]
Sent: Wednesday, July 15, 2015 11:58 AM
To: Veneracion, April (BOS) <april.veneracion@sfgov.org>
Subject: File #150659 - Initiative Ordinance - Administrative Code - Surplus City Property Ordinance

Dear Rick and Alisa,

Supervisor Kim would like to file File #150659 - Initiative Ordinance - Administrative Code - Surplus City Property Ordinance.

Dear Andrea and Andrea,

Please do not schedule this item for the Land Use agenda for July 20th.

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Thank you, April

April Veneracion Ang Legislative Aide Supervisor Jane Kim, District Six San Francisco Board of Supervisors (415) 554-7972 Office – (415) 554-7974 Fax april.veneracion@sfgov.org

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10 - 10 - 10 - 10 - 10 - 10 - 10	1	PRESIDENTIAL	ACTION	J		
I	Date:	7/10/15				
. "]	Го:	Angela Calvillo, Clerk of the Board	l of Super	visors		· · · ·
	/ladam Cle Pursuant to	k, Board Rules, I am hereby:	·			
		Waiving 30-Day Rule (Board Rule No. :	3.23)			
	X		Kim (Prima	ry Sponsor) ry Sponsor)		
		Title. <u>Initiative Ordinance - Ad</u> From: <u>Rules</u> To: <u>Land Use & Transporta</u> Assigning Temporary Committee .	tion		Committee Committee	
		Supervisor Replacing Supervisor For:	 		ule No. 3.1)	Meeting
· · ·			ondon Br	ceed, Presidupervisors	Breed	R

Member, Board of Supervisors District 10



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MALIA COHEN 馬莉亞郭嫻

DATE:	July 22, 2015
TO:	Angela Calvillo
	Clerk of the Board of Supervisors

FROM: Supervisor Malia Cohen Chairperson

RE: Land Use and Transportation Committee COMMITTEE REPORT

Pursuant to Board Rule 4.20, as Chair of the Land Use and Transportation Committee, I have deemed the following matter is of an urgent nature and request it be considered by the full Board on July 28, 2015, as a Committee Report:

150659 [Initiative Ordinance - Administrative Code - Surplus City Property Ordinance]

Motion ordering submitted to the voters an Ordinance amending the Administrative Code to update provisions of the Surplus City Property Ordinance, expand the affordability criteria for housing developed on property acquired for affordable housing under the Ordinance, restrict for 120 days any other disposition of surplus City property being considered for transfer to the Mayor's Office of Housing and Community Development for development of affordable housing under the Ordinance, provide for implementation of the State Surplus Property Statute, and provide for amendment of the initiative ordinance by the Board of Supervisors, at an election to be held on November 3, 2015; and affirming the Planning Department's determination under the California Environmental Quality Act.

This matter will be heard in the Land Use and Transportation Committee on July 27, 2015, at 1:30 p.m.

Sincerely,

Mali

Malia Cohen Member, Board of Supervisors

Pri	nt Form	
	Introduction Form	
	By a Member of the Board of Supervisors or the Mayor	
I he	reby submit the following item for introduction (select only one):	Tir or
	1. For reference to Committee. (An Ordinance, Resolution, Motion, or Charter Amendmen	nt)

- \Box 2. Request for next printed agenda Without Reference to Committee.
- \Box 3. Request for hearing on a subject matter at Committee.

4. Request for letter beginning "Supervisor inquires"
5. City Attorney request.
6. Call File No. from Committee.
7. Budget Analyst request (attach written motion).
8. Substitute Legislation File No.
9. Reactivate File No.
10. Question(s) submitted for Mayoral Appearance before the BOS on
Please check the appropriate boxes. The proposed legislation should be forwarded to the following: Image: Small Business Commission Image: Youth Commission Image: Ethics Commission Image: Planning Commission Image: Building Inspection Commission ote: For the Imperative Agenda (a resolution not on the printed agenda), use a Imperative Form. ponsor(s):
Supervisors Kim, Avalos, Campos and Mar
ubject:
nitiative Ordinance - Administrative Code - Surplus Public Lands
The text is listed below or attached:
See attached.
Signature of Sponsoring Supervisor:

For Clerk's Use Only:



Time stamp or meeting date