BOARD of SUPERVISORS



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May 6, 2016

File No. 160481

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

Dear Ms. Jones:

On May 3, 2016, Supervisor Jane Kim introduced the following legislation:

File No. 160481

Resolution approving an agreement with South Beach Marina, Inc., to preserve 101 affordable housing units at South Beach Marina Apartments in an amount not to exceed \$60,000,000 and authorizing the Director of the Mayor's Office of Housing and Community Development to execute the Agreement on behalf of the City and County of San Francisco to prevent the displacement of existing low- and moderate-income households residing at the South Beach Marina Apartments, and creating permanent affordability restrictions for all units to remain affordable to households earning up to 120% of Area Median Income.

This legislation is being transmitted to you for environmental review.

Angela Calvillo, Clerk of the Board

By: Linda Wong, Assistant Clerk

Attachment

 Joy Navarrete, Environmental Planning Jeanie Poling, Environmental Planning Not defined as a project under CEQA Guidelines Sections 15378 and 15060(c)(2) because it does not result in a physical change in the environment.

[Preservation of Affordable Housing Units - South Beach Marina, Inc. - South Beach Marina Apartments - 2 Townsend Street - Not to Exceed \$60,000,000]

Resolution approving an agreement with South Beach Marina, Inc., to preserve 101 affordable housing units at South Beach Marina Apartments in an amount not to exceed \$60,000,000 and authorizing the Director of the Mayor's Office of Housing and Community Development to execute the Agreement on behalf of the City and County of San Francisco to prevent the displacement of existing low- and moderate-income households residing at the South Beach Marina Apartments, and creating permanent affordability restrictions for all units to remain affordable to households earning up to 120% of Area Median Income.

WHEREAS, On December 20, 1985, the former Redevelopment Agency of the City and County of San Francisco (the "Former Agency") issued mortgage revenue bonds in the amount of \$46,655,000 as part of the financing for the South Beach Marina Apartments development (the "South Beach Project"), which resulted in the construction of 414 dwelling units, including commercial space and parking, on Assessor's Parcel Block No. 3789, Lot 26, in the Rincon Point/South Beach Redevelopment Project Area; and

WHEREAS, That certain Owner Participation Agreement, between the Former Agency and the South Beach Project owner, dated December 13, 1985, required a percentage and number of dwelling units be offered to low income and moderate income households for a period of no more than 21.5 years and until the mortgage revenue bond financing has ended; and

WHEREAS, More than 21.5 years has elapsed since those restrictions took effect and because the mortgage revenue bond financing has ended, the Owner Participation

Agreement does not currently impose any affordability or below-market rate obligations on the South Beach Project; and

WHEREAS, Due to the end of the restrictions, the owner of the South Beach Project,
South Beach Marina, Inc., a Florida corporation (the "Owner"), is not currently required to
provide below-market rate housing or affordability protections at the South Beach Project; and

WHEREAS, In order to ensure the long term availability of affordable housing in the Rincon Point – South Beach Redevelopment area and to prevent the displacement of existing low- and moderate-income households residing at the South Beach Project, the City and County of San Francisco (the "City"), acting through the Mayor's Office of Housing and Community Development (the "MOHCD"), and Owner have reached an agreement which, among other things, will provide that the Owner will voluntarily maintain the current affordability levels of all 101 units and create permanent restrictions on those units so that they remain affordable to households earning up to 120% of Area Median Income (AMI) for the life of the South Beach Project in exchange for certain transferrable and assignable credits which may be applied against any Affordable Housing Fee (as that term is defined in Section 415.5 of the San Francisco Planning Code) which would otherwise be payable in the future with respect to any development project that is subject to the Inclusionary Housing Program described in San Francisco Planning Code, Section 415 et seq.; and

WHEREAS, Owner and the MOHCD have agreed that in exchange for the retention of the existing 101 below-market rate units at the South Beach Project, the City shall apply a credit in an amount not to exceed Sixty Million Dollars (\$60,000,000) (the "Credits") to any future development projects that Owner, its assignees or its affiliates seek to obtain entitlements for, subject to the terms and conditions set forth in the Agreement Preserving Affordable Housing Units at the South Beach Project (the "Agreement"); and

WHEREAS, A copy of the Agreement is on file with the Clerk of the Board of Supervisors (the "Clerk") in File No. _____, which is hereby declared to be a part of this resolution as if set forth fully herein; and

WHEREAS, The MOHCD has reviewed the Agreement and recommends its approval; and

WHEREAS, The Board of Supervisors of the City and County of San Francisco (the "Board") finds that the public interest demands the need to maintain an affordable housing mandate and that the City maintain existing below-market rate housing to mitigate the impact of displacing tenants; now, therefore, be it:

RESOLVED, By the Board of Supervisors of the City and County of San Francisco as follows:

Section 1. <u>Approval of Recitals.</u> The Board finds and determines that the foregoing recitals are true and correct.

Section 2. <u>California Environmental Quality Act.</u> The Board finds and determines that approval of this Agreement merely authorizes the City, acting through the MOHCD and the Planning Commission to apply the Credits to any future development projects for which South Beach, its assignees or its affiliates seek to obtain entitlements and that any such future development project shall be subject to a process of thorough public review and input and all necessary and appropriate approvals including environmental review to the extent required under the California Environmental Quality Act ("CEQA") and other applicable laws. Thus, approval of this Agreement and authorizing the Credits does not constitute a project under CEQA Guidelines, Section 15378(b)(4) because it merely creates a credit mechanism that does not involve any commitment to a specific future project and will not cause a direct physical change in the environment.

Section 3. <u>Approval of the Agreement.</u> The Board hereby approves the Agreement on file with the Clerk in File No. _____ and authorizes the Director of the MOHCD to execute the Agreement on behalf of the City and County of San Francisco in substantially the form presented to this Board.

Section 4. Approval of and Recordation of Notice of Special Restrictions on South

Beach Project. The Board hereby approves the Notice of Special Restrictions on the South

Beach Project on file with the Clerk in File No. ____ and authorizes the City to execute and record the Notice of Special Restrictions in substantially the form presented to this Board.