Ordinance approving a Development Agreement between the City and County of San Francisco and Reservoir Community Partners, LLC, for the Balboa Reservoir Project (at the approximately 17.6-acre site located generally north of the Ocean Avenue commercial district, west of the City College of San Francisco Ocean Campus, east of the Westwood Park neighborhood, and south of Archbishop Riordan High School), with various public benefits, including 50% affordable housing and approximately 4 acres of publicly accessible parks and open space; making findings under the California Environmental Quality Act, findings of conformity with the General Plan, and with the eight priority policies of Planning Code, Section 101.1(b), and findings of public convenience, necessity, and welfare under Planning Code, Section 302; approving development impact fees and waiving any conflicting provision in Planning Code, Article 4, or Administrative Code, Article 10; confirming compliance with or waiving certain provisions of Administrative Code, Section 6.22 and Chapters 14B, 23, 41B, 56, 82, and 83, Planning Code, Sections 169, 138.1, and 414A, 415, and 422, Public Works Code, Section 806(d), Subdivision Code, Section 1348, and Health Code, Article 12C; and ratifying certain actions taken in connection therewith.

NOTE: Unchanged Code text and uncodified text are in plain Arial font. Additions to Codes are in single-underline italics Times New Roman font. Deletions to Codes are in strikethrough italics Times New Roman font. Board amendment additions are in double-underlined Arial font. Board amendment deletions are in strikethrough Arial 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:

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Section 1. Project Findings. The Board of Supervisors makes the following findings:

(a) California Government Code Sections 65864 et seq. authorizes any city, county, or city and county to enter into an agreement for the development of real property within the jurisdiction of the city, county, or city and county.

(b) Pursuant to California Government Code Section 65865, Chapter 56 of the San Francisco Administrative Code ("Chapter 56") sets forth certain procedures for the processing and approval of development agreements in the City and County of San Francisco (the "City").

(c) The City, under the jurisdiction of the San Francisco Public Utilities Commission (the “SFPUC”), owns approximately 17 acres of undeveloped land located in the City that is located generally north of the Ocean Avenue commercial district, west of the City College of San Francisco Ocean Campus, east of the Westwood Park neighborhood, and south of Archbishop Riordan High School (the “Project Site”). The Project Site is currently used for surface parking.

(d) In November of 2016 the City sent written notices of availability regarding the Project Site as required pursuant to California Government Code Section 52220 et.seq.

(e) On March 9, 2017, the City issued a Request for Proposals ("RFP") for the disposition and development of the Project Site in accordance with the selection criteria described in the RFP. In response to the RFP, the City evaluated proposals from nine development teams, and selected a joint venture of BRIDGE Housing Corporation and AvalonBay Communities, Inc. as the highest scoring proposer. The selected joint venture formed Reservoir Community Partners, LLC, a Delaware limited liability company ("Developer"), to plan, develop, and execute the Project.

(f) The City and Developer entered into an Exclusive Negotiating Agreement on December 8, 2017 ("ENA") pursuant to which Developer, in coordination with the City, has
conducted pre-development evaluations and design studies of the Project Site and negotiated
the terms and conditions of a mixed income housing development of up to approximately
1,100 housing units, including approximately 550 units affordable to low- and moderate-
income households, approximately 4 acres of publicly accessible open spaces (including
property immediately adjacent to the south of the Project Site that contains an SFPUC
underground pipeline and will remain under the ownership of the City and the jurisdiction and
control of the SFPUC), a childcare center serving approximately 100 children, a community
room, approximately 7,500 square feet of neighborhood serving retail space, 550 parking
spaces for use by residents and up to 450 parking spaces for use by the general public, in
addition to new streets, sidewalks, sewer and water infrastructure, including an Auxiliary
Water Supply System, and bicycle and pedestrian facilities, located on the Project Site (the
"Project").

(g) Developer filed an application with the City’s Planning Department for approval
of a development agreement relating to the Project (the "Development Agreement") under
Chapter 56. A copy of the Development Agreement is on file with the Clerk of the Board of
Supervisors in File No. 200423.

(h) Concurrently with this ordinance, the Board of Supervisors is taking a number of
actions in furtherance of the Project, as generally described in the Development Agreement,
including Exhibit E to the Development Agreement.

(i) While the Development Agreement is between the City, acting primarily through
the Planning Department, and Developer, other City agencies retain a role in reviewing and
issuing certain later approvals for the Project. Later approvals include all approvals required
under the Balboa Reservoir Special Use District ("SUD") or as otherwise set forth in the
Municipal Code, approval of subdivision maps and plans for horizontal improvements and
public facilities, design review and approval of new buildings, and acceptance of Developer’s
dedications of horizontal improvements and parks and open spaces for City maintenance and liability under the Subdivision Code. As a result, affected City agencies have consented to the Development Agreement.

(j) The Project is anticipated to deliver approximately 550 units of much needed affordable housing and to generate approximately 460 construction jobs during construction and an approximately $1.7 Million annual increase in general fund revenues to the City. In addition to the significant affordable housing, housing, jobs, transit-oriented development, and economic benefits to the City from the Project, the City has determined that development of the Project under the Development Agreement will provide additional benefits to the public that could not be obtained through application of existing City ordinances, regulations, and policies. These additional public benefits include: (1) affordable housing contributions in amounts exceeding those required pursuant to existing City ordinances, regulations, and policies and that are intended to constitute approximately 50% of the total number of housing units in the Project; (2) workforce obligations, including the payment of the prevailing rate of wages in all elements of construction of the Project, significant training, employment, and economic development opportunities, related to the development and operation of the Project; (3) construction and maintenance of publicly accessible open space, totaling approximately 4 acres; (4) delivery of a child care facility for approximately 100 children; (5) a community meeting room; (6) construction of new sewer and water infrastructure, including an Auxiliary Water Supply System; and (7) construction of new public streets and rights-of-way including vehicular, bicycle, and pedestrian improvements, and a Project design that prioritizes and promotes travel by walking, biking, and transit for new residents, tenants, employees, and visitors; all as further described in the Development Agreement. The Development Agreement will eliminate uncertainty in the City’s land use planning for the Project Site and secure orderly development.
(k) Funding for construction of the public infrastructure in the Project will include special taxes under a community facilities district ("CFD") to be formed by Developer and the City, as more particularly described in the Financing Plan attached to the Development Agreement.

Section 2. Environmental Findings. On May 28, 2020, by Motion No. M-20730 the Planning Commission certified as adequate, accurate, and complete the Final Environmental Impact Report ("FEIR") for the Project pursuant to the California Environmental Quality Act (California Public Resources Code Sections 21000 et seq.) ("CEQA"), the CEQA Guidelines (14 CCR Sections 15000 et seq.), and Administrative Code Chapter 31. Also, on May 28, 2020, by Motion No. M-20731, the Planning Commission adopted environmental findings, including a rejection of alternatives and a statement of overriding considerations ("CEQA Findings") and a Mitigation Monitoring and Reporting Program ("MMRP"). These Planning Commission Motions are on file with the Clerk of the Board in File No. 200423 and incorporated herein by reference. In accordance with the actions contemplated in this ordinance, the Board of Supervisors has reviewed the FEIR and related documents, and adopts as its own and incorporates by reference herein the CEQA Findings, including the statement of overriding considerations, and the MMRP.

Section 3. General Plan and Planning Code Findings.

(a) The Board of Supervisors will consider companion legislation concerning the Balboa Reservoir Special Use District (the “SUD”) that adopts public necessity findings under Planning Code Section 302. The Board also will consider companion legislation that adopts General Plan amendments and makes findings of consistency with the General Plan, as proposed for amendment, and the eight priority policies of Planning Code Section 101.1(b).
Copies of the companion legislation are on file with the Clerk of the Board of Supervisors in File Nos. 200422 and 200635, respectively, and they are incorporated herein by reference.

(b) For purposes of this ordinance, the Board of Supervisors finds that the Development Agreement will serve the public necessity, convenience, and general welfare under Planning Code Section 302 for the reasons set forth in the companion legislation on the SUD identified in subsection 3(a).

(c) For purposes of this ordinance, the Board of Supervisors finds that the Development Agreement is in conformity with the General Plan, as proposed for amendment, and the eight priority policies of Planning Code Section 101.1(b) for the reasons set forth in the companion legislation on the General Plan amendments identified in subsection 3(a).

Section 4. Development Agreement.

(a) The Board of Supervisors approves all of the terms and conditions of the Development Agreement, in substantially the form on file with the Clerk of the Board in File No. 200423.

(b) The Board of Supervisors approves and authorizes the execution, delivery, and performance by the City of the Development Agreement as follows: (1) the Director of Planning and (other City officials listed thereon) are authorized to execute and deliver the Development Agreement, with signed consents of those City departments, agencies, boards, commissions, and bureaus that have disposition, subdivision or other permit, entitlement, or approval authority or jurisdiction over development of the Project, or any improvement located on or off the Project Site, including the San Francisco Public Utilities Commission, San Francisco Municipal Transportation Agency, Department of Public Works, and Fire Department; and (2) the Director of Planning, the General Manager of the San Francisco Public Utilities Commission, the Director of the Mayor’s Office of Housing and Community
Development, and other applicable City officials are authorized to take all actions reasonably necessary or prudent to perform the City's obligations under the Development Agreement in accordance with its terms.

(c) The Director of Planning, at the Director's discretion and in consultation with the City Attorney, is authorized to enter into any additions, amendments, or other modifications to the Development Agreement that the Director of Planning determines are in the best interests of the City and that do not materially increase the obligations or liabilities of the City or materially decrease the benefits to the City as provided in the Development Agreement.

Section 5. Development Impact Fees.

By approving the Development Agreement, the Board of Supervisors authorizes the Controller and City Departments to accept the funds paid by Developer as set forth therein, and to appropriate and use the funds for the purposes described therein. The Board expressly approves the use of the development impact fees as set forth in the Development Agreement, and waives or overrides any provision in Article 4 of the Planning Code and Article 10 of the Administrative Code that would conflict with the uses of these funds as described in the Development Agreement.

Section 6. Administrative Code Chapter 56 Conformity. The Development Agreement shall prevail in the event of any conflict between the Development Agreement and Administrative Code Chapter 56, and without limiting the generality of the foregoing, the following provisions of Chapter 56 are waived or deemed satisfied as follows:

(a) Reservoir Community Partners, LLC, a Delaware limited liability company, and its successors and assignees permitted under the Development Agreement, shall constitute a permitted “Applicant/Developer” for purposes of Section 56.3(b).
(b) The Project comprises approximately 17 acres, and is the type of large multi-phase and/or mixed-use development contemplated by the Administrative Code and therefore satisfies Section 56.3(g).

(c) The provisions of the Development Agreement and the Workforce Agreement attached to the Development Agreement as Exhibit I shall apply in lieu of Section 56.7(c).

(d) The provisions of the Development Agreement regarding any amendment or termination, including those relating to "Material Change," shall apply in lieu of Sections 56.15 and 56.18.

(e) The provisions of Section 56.20 are satisfied by the terms of the ENA, a copy of which is on file with the Clerk of the Board of Supervisors in File No. 200423.

Section 7. Administrative Code Chapter 56 Waiver; Ratification.

(a) In connection with the Development Agreement, the Board of Supervisors finds that the City has substantially complied with the requirements of Administrative Code Chapter 56, and waives any procedural or other requirements if and to the extent not strictly complied with.

(b) All actions taken by City officials in preparing and submitting the Development Agreement to the Board of Supervisors for review and consideration are hereby ratified and confirmed, and the Board of Supervisors hereby authorizes all subsequent action to be taken by City officials consistent with this ordinance.

Section 8. Planning Code Waivers; Ratification.

(a) The Board of Supervisors finds that the impact fees and other exactions due under the Development Agreement will provide greater benefits to the City than the impact fees and exactions under Planning Code Article 4 and waives the application of, and to the
extent applicable exempts the Project from, impact fees and exactions under Planning Code Article 4 on the condition that Developer pays the impact fees and exactions due under the Development Agreement.

(b) The Board of Supervisors finds that the Transportation Demand Management Plan ("TDM Plan") attached to the Development Agreement and other provisions of the Development Agreement comply with the City's Transportation Demand Management Program in Planning Code Section 169.

(c) The Board of Supervisors finds that the Master Infrastructure Plan attached to the Development Agreement sets forth sufficient standards for streetscape design and waives the requirements of Planning Code Section 138.1 (Streetscape and Pedestrian Improvements).

(d) The Board of Supervisors finds that the Affordable Housing Plan attached to the Development agreement meets and exceeds the requirements for the provision of affordable housing under Planning Code Section 415 et seq. and waives the application of Section 415 et seq. to the Project on the condition that Developer implements and complies with the Affordable Housing Plan. The Board of Supervisors urges that the Director of the Mayor’s Office of Housing and Community Development include an option in the Affordable Housing Plan requiring the Developer to convey to the City the affordable housing properties on the Project Site that include City funding in the future financing of the affordable housing development.

(e) The Board of Supervisors finds that the Development Agreement provides sufficient benefits and community improvements regarding open space, streetscape, and childcare facilities and waives the requirements of Planning Code Section 422 (Balboa Park Community Improvements Fund).

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(f) The Board of Supervisors finds that the Child Care Program attached to the Development Agreement meets and exceeds the requirements for the provision of childcare under Planning Code Section 414A and waives the requirements of Section 414A (Childcare Requirements for Residential Projects).

Section 9. Other Administrative Code Waivers.

(a) The requirements of the Workforce Agreement attached to the Development Agreement shall apply and shall supersede, to the extent of any conflict, the provisions of Administrative Code: (1) Chapter 82 (Local Hire Requirements, Coverage); (2) Chapter 83 (First Source Hiring for Construction); (3) Chapter 14B (Local Business Enterprise Utilization and Nondiscrimination in Contracting Ordinance); (4) Chapter 6, Article II, Section 6.22 (Public Work Construction Contract Terms and Working Conditions); and (5) Chapter 23, Article VII (Prevailing Wage, Apprenticeship, and Local Hire Requirements).

(b) The Board of Supervisors finds that the competitive selection process for the disposition of the Project Site and the subsequent negotiation of the Development Agreement, including the affordable housing obligations set forth therein, satisfy the goals of Administrative Code Chapter 41B (Community Opportunity to Purchase) and waives the application of Chapter 41B to the Project Site.

(c) Pursuant to Resolution No. 85-18, the Board of Supervisors considered an economic study of the Project and found that the plan to undertake and implement the Project was fiscally feasible and responsible. In addition, the Controller conducted an economic impact report of the Project, which is included in Clerk of the Board of Supervisors File No. 200423. The Board of Supervisors finds that due to current exigencies of the pandemic and the housing crisis in San Francisco, the number of analyses of the Project that have been conducted, and the depth of analysis and sophistication required to appraise the Project Site,
an Appraisal Review of the Project Site is not necessary and waives the Administrative Code
Section 23.3 requirement of an Appraisal Review as it relates to the Project Site.

Section 10. Subdivision Code Waivers.

A Public Improvement Agreement, if applicable, shall include provisions consistent with
the Development Agreement and the applicable requirements of the Municipal Code and the
Subdivision Regulations regarding extensions of time and remedies that apply when
improvements are not completed within the agreed time. Accordingly, the Board of
Supervisors waives the application to the Project of Subdivision Code Section 1348 (Failure to
Complete Improvements within Agreed Time).


The Board of Supervisors finds that the Master Infrastructure Plan attached to the
Development Agreement sets forth sufficient standards for streetscape design and waives the
requirements of Planning Code Section 138.1 (Streetscape and Pedestrian Improvements)
and Public Works Code Section 806(d) (Required Street Trees for Development Projects).


The Board of Supervisors finds that the Project will provide substantial water supply
benefits by using non-potable water reuse in portions of the Project. The Board of
Supervisors further finds that, but for specialized and unique water meter configurations, the
Townhouses described in greater detail in the Development Agreement would have been
exempt from the application of Article 12C of the Health Code. Finally, the Board of
Supervisors finds that the immediate and effective construction of the Affordable Units
described in greater detail in the Development Agreement is a high priority due to severe
housing and economic conditions existing at this time. In accordance with these findings, the
Board of Supervisors waives the requirements of Article 12C of the Health Code to the extent
such requirements would otherwise apply to the construction of the Townhouse Units and
Affordable Units.

Section 13. Effective and Operative Date.

(a) This ordinance shall become effective 30 days from the date of enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the Mayor’s veto of the ordinance.

(b) This ordinance shall become operative only on (and no rights or duties are affected until) the later of (a) its effective date, as stated in subsection (a), or (b) the date that both the SUD ordinance and the General Plan ordinance referred to in subsection 3(a) related to the Development Agreement, have become effective. Copies of these ordinances are on file with the Clerk of the Board of Supervisors in File Nos. 200422 and 200635, respectively.

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

By: /s/ ELIZABETH A. DIETRICH
ELIZABETH A. DIETRICH
Deputy City Attorney
Ordinance approving a Development Agreement between the City and County of San Francisco and Reservoir Community Partners, LLC, for the Balboa Reservoir Project (at the approximately 17.6-acre site located generally north of the Ocean Avenue commercial district, west of the City College of San Francisco Ocean Campus, east of the Westwood Park neighborhood, and south of Archbishop Riordan High School), with various public benefits, including 50% affordable housing and approximately four acres of publicly accessible parks and open space; making findings under the California Environmental Quality Act, findings of conformity with the General Plan, and with the eight priority policies of Planning Code, Section 101.1(b), and findings of public convenience, necessity, and welfare under Planning Code, Section 302; approving development impact fees and waiving any conflicting provision in Planning Code, Article 4, or Administrative Code, Article 10; confirming compliance with or waiving certain provisions of Administrative Code, Section 6.22 and Chapters 14B, 23, 41B, 56, 82, and 83, Planning Code, Sections 169, 138.1, 414A, 415, and 422, Public Works Code, Section 806(d), Subdivision Code, Section 1348, and Health Code, Article 12C; and ratifying certain actions taken in connection therewith, as defined herein.

File Number: 200423  Date Passed: August 18, 2020

July 29, 2020 Budget and Finance Committee - AMENDED, AN AMENDMENT OF THE WHOLE BEARING SAME TITLE

July 29, 2020 Budget and Finance Committee - AMENDED

July 29, 2020 Budget and Finance Committee - MOTION

July 29, 2020 Budget and Finance Committee - REFERRED WITHOUT RECOMMENDATION AS AMENDED

August 11, 2020 Board of Supervisors - PASSED ON FIRST READING
Ayes: 11 - Fewer, Haney, Mandelman, Mar, Peskin, Preston, Ronen, Safai, Stefani, Walton and Yee

August 18, 2020 Board of Supervisors - FINALLY PASSED
Ayes: 10 - Fewer, Haney, Mandelman, Mar, Peskin, Preston, Ronen, Stefani, Walton and Yee
Excused: 1 - Safai
I hereby certify that the foregoing Ordinance was FINALLY PASSED on 8/18/2020 by the Board of Supervisors of the City and County of San Francisco.

[Signatures]

Angela Calvillo
Clerk of the Board

London N. Breed
Mayor

8.28.20
Date Approved