FILE NO. 240204

[Amendment to Disposition and Development Agreement - FC Pier 70, LLC - Pier 70]

Resolution approving a second amendment to the Disposition and Development Agreement between the Port and FC Pier 70, LLC for the Pier 70 28-Acre Site Project; authorizing the Executive Director of the Port to enter amendments or modifications to the second amendment that do not materially increase the obligations or liabilities to the City and are necessary to effectuate the purposes of the Resolution; and adopting findings under the California Environmental Quality Act.

WHEREAS, California Statutes of 1968, Chapter 1333 (as amended, the "Burton Act") and Charter Sections 4.114 and B3.581 empower the City and County of San Francisco acting through the San Francisco Port Commission (the "Port") with the authority and duty to use, conduct, operate, maintain, manage, regulate and control the lands within Port jurisdiction; and

WHEREAS, The Port owns approximately 28 acres at Pier 70, bounded generally by Michigan Street on the west, 22nd Street on the south, San Francisco Bay on the east, and 20th street on the north (the "28-Acre Site"); and

WHEREAS, FC Pier 70, LLC, a Delaware limited liability company (the "Developer") and the Port entered into that certain Disposition and Development Agreement (the "Original DDA"), a copy of which is on file with the Clerk of the Board of Supervisors in File No. 170986 and incorporated herein by reference, that provides the overall roadmap for development of the 28-Acre Site; and

WHEREAS, The Original DDA was amended by that certain First Amendment to Pier 70 DDA (Self-Warranty) dated July 7, 2022 (as amended, the "DDA"), a copy of which is on

25

1

2

file with the Clerk of the Board of Supervisors in File No. 240204 and incorporated herein by reference; and

WHEREAS, The DDA contemplates the Port initially leasing the 28-Acre Site to the Developer for construction of horizontal improvements to be accepted by the Port or City, as applicable and, ultimately, leasing and selling parcels in the 28-Acre Site to vertical developers for development of a mixed-used project (the "Project") that will include, at full build-out: 1) 1,100 to 2,150 new residential units, at least 30% of which will be on-site housing affordable to a range of low- to moderate-income households; 2) 1 million to 1.75 million gross square feet of new commercial and office space, including space for small-scale manufacturing, retail, and neighborhood services; 3) up to 240,000 gross square feet of retail, arts and light industrial uses; and 4) 6.5 acres of new open space; and

WHEREAS, The Developer commenced construction of horizontal improvements for Phase 1 of the Project in March of 2019 upon issuance of Street Improvement Permit 19IE-00245 (as modified by Instructional Bulletins #1 through #13, the "Street Improvement Permit") by the Department of Public Works ("Public Works"); and

WHEREAS, The improvements constructed pursuant to the Street Improvement Permit (collectively, the "Phase 1 Public Infrastructure") include improvements located within portions of 20th, 21st, 22nd, Louisiana, and Maryland Streets and the traffic signal conduit located within a portion of Illinois Street; and

WHEREAS, The Phase 1 Public Infrastructure also includes San Francisco Public Utilities Commission infrastructure (including electrical power substructure; stormwater, sewer, domestic water, recycled water, and auxiliary water systems; and streetlights) and specific Municipal Transportation Agency improvements (including signage and striping) outside of the proposed City public right-of-ways, on and in Louisiana Street between 20th and 21st Street (collectively, the "City Improvements on Port Street"); and

WHEREAS, Public Works inspected the Phase 1 Public Infrastructure and, beginning in March 2022, Public Works issued a series of conditional Notices of Completion to the Developer finding the Phase 1 Public Infrastructure was complete in accordance with the Street Improvement Permit and ready for its intended use; and

WHEREAS, In January 2024, the Port conditionally approved the Developer's request for a SOP Compliance Determination (as defined in the DDA), which established the Developer's compliance with the outside date set forth in the DDA for the completion of certain Phase 1 horizontal improvements and construction of those horizontal improvements in accordance with applicable project and regulatory requirements; and

WHEREAS, Generally, Phase 1 Public Infrastructure built to City standards will be owned and maintained by the City ("City Acceptance Items") and include the City Improvements on Port Street; and

WHEREAS, Phase 1 Public Infrastructure not built to City standards generally will be owned and maintained by the Port (the "Port Acceptance Items") and include: the one-block segment of Louisiana Street between 20th Street and 21st Street, the frame of former Building 15 that spans 22nd Street, custom street and sidewalk paving materials, bicycle racks, street furniture, trash cans, bollards, sidewalk landscaping and irrigation, retaining walls and portions of utility laterals serving Port-owned buildings; and

WHEREAS, Per the DDA, the Developer is responsible for maintenance of Port Acceptance Items until they are accepted by the Port; upon Port Commission acceptance, services special taxes from the Pier 70 Leased Properties Community Facilities District ("CFD") and Pier 70 Condo CFD are identified as the funding source for the ongoing maintenance of these items; and

WHEREAS, The Pier 70 Leased Properties CFD and Pier 70 Condo CFD were formed by the Board of Supervisors in 2020 by Resolution Nos. 011-20 and 009-20, respectively; and

WHEREAS, Due to delayed vertical development in Phase 1 of the Project, there are currently no developed properties subject to services special taxes; and, as a result, there will be a period when services special taxes are unavailable or insufficient to cover ongoing maintenance costs of the Port Acceptance Items; and

WHEREAS, The Port and Developer desire to enter into a second amendment to the DDA (the "Second DDA Amendment", a copy of which is on file with the Clerk of the Board of Supervisors in File No. 240204 and incorporated herein by reference) to allow Developer to perform and fund the ongoing maintenance of the Phase 1 Port Acceptance Items as a cost to be reimbursed from public financing sources until such time as services special taxes become sufficiently available; and

WHEREAS, Developer's payments will be considered Project costs earning a return pursuant to the DDA but will only accrue a return until the earlier of: 1) one year after issuance of a temporary certificate of occupancy for the first new vertical project or 2) June 30, 2028; provided however, this date will be December 31, 2028, if Port has entered into a Parcel Lease (as defined in the DDA) with a Vertical Developer Affiliate (as defined in the DDA) prior to June 30, 2025; and

WHEREAS, Costs incurred after the date specified above will be eligible for reimbursement but will not accrue a return; and

WHEREAS, The Second DDA Amendment is in the best interest of the Port and the Project because: 1) the Port does not have to appropriate and expend Harbor Funds; 2) the timeframe within which Developer will be entitled to a return on the maintenance costs is limited; 3) a source of maintenance funding for the Port Acceptance Items is ensured; and 4) the acceptance of Port Acceptance Items and City Acceptance Items can move forward, which will make the improvements available to serve the Project, existing Port tenants and the general public; and

WHEREAS, On January 23, 2024, by Resolution No. 24-04, the Port Commission concluded that the Second DDA Amendment is in the best interest of the Port and approved the Second DDA Amendment, and a copy of said Resolution is on file with the Clerk of the Board in File No. 240204 and incorporated herein by reference; and

WHEREAS, On January 23, 2024, by Resolution No. 24-03, the Port Commission approved the acceptance of the Port Acceptance Items subject to several conditions, including entry into the Second DDA Amendment, and a copy of said Resolution is on file with the Clerk of the Board in File No. 240204 and incorporated herein by reference; and

WHEREAS, The Board of Supervisors is considering acceptance of the City Acceptance Items pursuant to an ordinance on file with the Clerk of the Board in File No. 240087 and incorporated herein by reference; and

WHEREAS, In a letter dated January 25, 2024, the Planning Department determined that the actions contemplated in this resolution comply with the California Environmental Quality Act (California Public Resources Code Sections 21000 et seq.) and do not trigger the need for subsequent environmental review (the "CEQA Determination"), and said Determination is on file with the Clerk of the Board of Supervisors in File No. 240087 and is incorporated herein by reference; now, therefore be it

RESOLVED, That the Board of Supervisors affirms the CEQA Determination; and, be it FURTHER RESOLVED, That the Board of Supervisors approves the Second DDA Amendment; and, be it

FURTHER RESOLVED, That the Board of Supervisors authorizes the Port's Executive Director, or her designee, to execute the Second DDA Amendment in substantially the form on file with the Clerk of the Board of Supervisors in File No. 240204; and, be it

FURTHER RESOLVED, That the Board of Supervisors authorizes all officers, employees, and agents of the Port and the City to take all steps that they deem necessary or

1

2

3

appropriate, to the extent permitted by applicable law, in order to implement the Second DDA Amendment in accordance with this resolution, including preparation and attachment of exhibits, execution of subsequent documents, or to otherwise effectuate the purpose and intent of this resolution and the Second DDA Amendment; and, be it

FURTHER RESOLVED, That the Board of Supervisors authorizes the Executive Director of the Port, or her designee, to enter into any amendments or modifications to the Second DDA Amendment that the Executive Director determines, in consultation with the City Attorney, are in the best interest of the Port, do not materially decrease the benefits to or materially increase the obligations or liabilities of the Port, and are in compliance with all applicable laws; and, be it

FURTHER RESOLVED, That within thirty (30) days of entering the Second DDA Amendment, the Port shall provide copies of said document to the Clerk of the Board for inclusion into the official file.

RECOMMENDED BY:

/s/ Elaine Forbes, Port Executive Director



City and County of San Francisco

Tails

Resolution

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

File Number: 240204

Date Passed: March 26, 2024

Resolution approving a second amendment to the Disposition and Development Agreement between the Port and FC Pier 70, LLC for the Pier 70 28-Acre Site Project; authorizing the Executive Director of the Port to enter amendments or modifications to the second amendment that do not materially increase the obligations or liabilities to the City and are necessary to effectuate the purposes of the Resolution; and adopting findings under the California Environmental Quality Act.

March 20, 2024 Budget and Finance Committee - RECOMMENDED

March 26, 2024 Board of Supervisors - ADOPTED

Ayes: 11 - Chan, Dorsey, Engardio, Mandelman, Melgar, Peskin, Preston, Ronen, Safai, Stefani and Walton

File No. 240204

I hereby certify that the foregoing Resolution was ADOPTED on 3/26/2024 by the Board of Supervisors of the City and County of San Francisco.

Angela Calvillo Clerk of the Board

London N. Breed Mayor

Date Approved