FILE NO. 240652

RESOLUTION NO. 345-24

[Urging Hornblower Group to Swiftly Negotiate a Fair Contract with IBU's Alcatraz City Cruises Workers]

Resolution urging Alcatraz City Cruises' operator, Hornblower Group, to come to the table regularly and in good faith to swiftly negotiate a mutual contract with the workers of the Inland Boatmen's Union of the Pacific (IBU) that adopts wage increases and protected benefits and ensures stable and safe working conditions for the men and women fueling San Francisco's waterfront economy and operating its ferry transit that are commensurate with the Bay Area standard among similar unionized companies in San Francisco.

WHEREAS, Alcatraz Island, now operated by the National Park Service (NPS), has been an important historic marker and focal point of San Francisco lore, as well as a valuable tourism generator since opening to the public in 1973, drawing 1.7 million people to the waterfront annually; and

WHEREAS, San Francisco's full recovery from the recent economic downturn will in large part depend on waterfront tourism returning to pre-pandemic levels; and

WHEREAS, The Alcatraz Ferry is run by Hornblower Group's Alcatraz City Cruises, founded in 1980 and headquartered at Pier 3 on San Franciso's waterfront; and

WHEREAS, Hornblower Group, which operates ferries, excursion boats, and previously an inland cruise line, generates approximately \$3.4 million in annual rent for the Port of San Francisco, although a significant sum of rent went unpaid during the pandemic; and

WHEREAS, Hornblower Group filed voluntary Chapter 11 petitions in the United States Bankruptcy Court for the Southern District of Texas on February 21, 2024, as part of a recapitalization plan with an alternative investment firm; and

Supervisors Peskin; Chan, Preston, Safai, Mandelman, Dorsey, Ronen **BOARD OF SUPERVISORS**

WHEREAS, Concurrently, Hornblower Group was acquired by Strategic Value Partners, LLC to provide a significant equity investment in the business; and

WHEREAS, Additionally, Hornblower Group will receive \$121 million in new-money financing and its debt will be reduced by approximately \$720 million; and

WHEREAS, There is currently an open enforcement case at the Bay Conservation and Development Commission (BCDC) with respect to Hornblower's permit for Pier 3, with a pending draft agreement stipulating penalties and required safety improvements on site; and

WHEREAS, The workers of Alcatraz City Cruises voted overwhelmingly in October of 2022 to be represented by the Inland Boatmen's Union of the Pacific (IBU); and

WHEREAS, Negotiations for an initial contract have continued for almost two years, with 36 separate meetings of the parties, with no resolution in site due to Hornblower's delay tactics; and

WHEREAS, Unlike companies such as Blue & Gold Fleet and Golden Gate Ferry, Hornblower has refused to pay lost wages to employee negotiators while at the table in good faith bargaining, thus creating an extended financial burden for these workers, including draining their vacation pay; and

WHEREAS, Despite this cost burden, Alcatraz City Cruises workers have offered to make themselves available almost every day until this contract dispute is resolved, and still have met with a tepid response and paltry offers to meet on average twice a month; and

WHEREAS, Although wages and benefits continue to be a core concern of any fair contract, the workers have identified securing stable and set scheduling as a top priority, given Hornblower's practice of changing worker schedules at the last possible minute; and

WHEREAS, Workers have become frustrated with the slow pace of negotiations and lack of good faith bargaining, and have made it clear that Hornblower's tactics are no longer tolerable; and WHEREAS, The escalating tensions culminated in a strike authorization vote of 91% of the workers and a four-hour Unfair Labor Practice strike on May 25, 2024; and

WHEREAS, Should the parties continue to fail to reach an agreement on a mutual contract, workers will likely seek to continue to picket their employer, drawing adverse attention to Hornblower and possibly to the Port and the waterfront community, which could cost the City due to loss of sales tax revenue and even rent, if Hornblower should fail as a business, further hampering the City's ability to bring back tourism to pre-pandemic levels and market strong job opportunities to potential workers we need to fuel the economy's growth; now, therefore, be it

RESOLVED, That the Board of Supervisors of the City and County of San Francisco joins the beleaguered workers operating the Alcatraz City Cruise ferry lines and their union, the IBU, in urging Hornblower to come to the table regularly and in good faith to swiftly negotiate a mutual contract that adopts wage increases and protected benefits and ensures stable and safe working conditions for the men and women fueling San Francisco's waterfront economy and operating its ferry transit that are commensurate with the Bay Area standard among similar unionized companies in San Francisco; and, be it

FURTHER RESOLVED, That the Board of Supervisors joins these workers in calling for retroactive reimbursement for any lost wages or vacation time used by the brave workers who have been forced to serve at the negotiating table for 36 separate sessions deliberately spread out over two years; and, be it

FURTHER RESOLVED, That the Board of Supervisors directs the Clerk of the Board to transmit a copy of this Resolution upon adoption to Hornblower's Alcatraz City Cruises, the Port of San Francisco, the National Park Service, the Office of Representative Nancy Pelosi, and to the Mayor.

Supervisors Peskin; Chan, Preston, Safai, Mandelman, Dorsey, Ronen **BOARD OF SUPERVISORS**



City and County of San Francisco Tails Resolution

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

File Number: 240652

Date Passed: June 11, 2024

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June 11, 2024 Board of Supervisors - ADOPTED

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

File No. 240652

I hereby certify that the foregoing Resolution was ADOPTED on 6/11/2024 by the Board of Supervisors of the City and County of San Francisco.

Angela Calvillo Clerk of the Board

Unsigned

London N. Breed Mayor 6/21/2024

Date Approved

I hereby certify that the foregoing resolution, not being signed by the Mayor within the time limit as set forth in Section 3.103 of the Charter, or time waived pursuant to Board Rule 2.14.2, became effective without her approval in accordance with the provision of said Section 3.103 of the Charter or Board Rule 2.14.2.

Angela Calvillo Clerk of the Board

6/21