

REDEVELOPMENT AGENCY OF

THE CITY OF SAN DIEGO

RESOLUTION NUMBER R- 04660

DATE OF FINAL PASSAGE <u>APR 0 1 2011</u>

A RESOLUTION OF THE REDEVELOPMENT AGENCY OF THE CITY OF SAN DIEGO APPROVING THE FIRST AMENDMENT TO THE AMENDED AND RESTATED DISPOSITION AND DEVELOPMENT AGREEMENT WITH MONARCH SCHOOL PROJECT PROVIDING FOR A GROUND LEASE OF A FACILITY WITH AN OPTION TO PURCHASE, THE ACQUISITION OF MONARCH'S EXISTING FACILITY BY THE AGENCY, AND LEASEBACK OF MONARCH'S EXISTING FACILITY, WHICH TOGETHER ALLOW FOR THE MOVE AND TRANSFER OF OPERATIONS OF A SCHOOL FOR DISADVANTAGED CHILDREN FROM 808 WEST CEDAR STREET TO 1625 NEWTON AVENUE IN THE EAST VILLAGE REDEVELOPMENT DISTRICT OF THE EXPANSION SUB AREA OF THE CENTRE CITY REDEVELOPMENT PROJECT.

WHEREAS, the Redevelopment Agency of the City of San Diego (Agency) is engaged in activities necessary to carry out and implement the Redevelopment Plan for the Centre City Redevelopment Project (Redevelopment Plan); and

WHEREAS the Agency has adopted an Implementation Plan for the Centre City

Redevelopment Project (Implementation Plan) in accordance with California Health and Safety

Code section 33490, which is part of the California Community Redevelopment Law, California

Health and Safety Code section 33000 et seq.; and

WHEREAS, in order to carry out and implement the Redevelopment Plan, the Agency

and Monarch School Project, a California non-profit corporation (Developer), entered into that

certain Amended and Restated Disposition and Development Agreement dated and filed

December 9, 2010, as Agency Document No. D-04585 (Amended Agreement), which provides

for the move and transfer of operations of the school facility for disadvantaged children from 808 West Cedar Street (Cedar Property) to 1625 Newton Avenue (Newton Property) into an existing building that Developer will purchase, maintain and rehabilitate to provide a larger school facility for disadvantaged children as more specifically defined and provided for in the Amended Agreement; and

WHEREAS, the Amended Agreement further provides terms and conditions for the Agency's ground leasing of the Agency-owned Newton Property to Developer and an option to purchase the land within five years of the commencement of the lease (Ground Lease); and

WHEREAS the Amended Agreement and the Ground Lease provide for Monarch to purchase the existing building and improvements on the Newton Property and agree to maintain and rehabilitate the building and improvements located on the Newton Property as more specifically defined and provided for in the Amended Agreement and the Basic Concept/Schematic Drawings included within Attachment No. 4 to the Amended Agreement; and

WHEREAS, the Amended Agreement provides that the Agency would reacquire the fee interest in Cedar Property from the Developer subject to the terms of the Amended Agreement and the Acquisition Agreement, which is Attachment No. 8 to the Amended Agreement; and

WHEREAS, the Amended Agreement provides that following the Agency's acquisition of the fee interest in Cedar Property, the Developer would leaseback the Cedar Property from the Agency, subject to the terms of the Amended Agreement and the Leaseback of the Cedar Property, which is Attachment No. 10 to the Amended Agreement; and

WHEREAS, on or about March 16, 2011, the Agency transferred to the City of San Diego (City) fee title ownership of the Newton Property by recorded quitclaim deed; and WHEREAS, through an assignment agreement executed in connection with the property transfer, the Agency assigned to the City, and the City assumed, all of the Agency's rights, title, interest and obligation under all assets, agreements, contracts, permits and entitlements, and other documents relating directly or indirectly to the use, management, repair, maintenance, development and operation of the Newton Property, including the Amended Agreement; and

WHEREAS, the Agency and Developer now desire to enter into a First Amendment to the Amended Agreement that changes the terms of the Amended Agreement as follows: (i) a reduction in the purchase price of the Newton Property land (from \$3,000,000 to \$2,000,000) should Monarch exercise the option to purchase in the Ground Lease within the first five (5) years of the lease; (ii) incident to the reduction in the purchase price for the Newton Property land, a proportional increase in the credit due the Agency under the terms of the Ground Lease from \$3,000,000 to \$4,000,000. The credit would be due to the Agency in the event of a change in circumstances for the Developer as specified in the Amended Agreement, and the Agency consents to a property sale by Developer; (iii) an increase in the purchase price of the Cedar Property (from \$1,250,000 to \$2,042,150) to reflect the current fair market value of the Cedar Property less estimated remediation costs; the sale proceeds paid by the Agency must be utilized by Developer to assist in funding the Newton Property rehabilitation; (iv) a reduction in the annual base rent for the Newton Property (from \$300,000 to \$160,000) in connection with the Ground Lease; (v) a notation that Developer has provided evidence that the San Diego County Superintendent of Schools requires the Developer to obtain permits for the Newton Property rehabilitation from the California Division of the State Architect (DSA); (vi) revisions to the Schedule of Performance, which is Attachment No. 5 to the Amended Agreement, based upon the First Amendment terms and additional time needed for the DSA's review of the rehabilitation project; and (vii) clean-up items remaining from the drafting and execution of the Amended Agreement; and

WHEREAS, the Developer has submitted to the Agency and the City Council of the City of San Diego (Council) copies of the proposed First Amendment in a form acceptable to the Developer; and

WHEREAS, it is the intent of the Developer, the Agency, and the City (collectively, the Parties") that by executing the proposed First Amendment, the Parties confirm that they are all parties to the Amended Agreement, as amended by the First Amendment; and

WHEREAS, it is the intent of the Parties that, except as otherwise specified in the proposed First Amendment, all references to "Agency" in the Amended Agreement, as amended by the proposed First Amendment, shall mean either the Agency or the City, whichever of those two Parties is the fee title owner of the Newton Property at the relevant time, as further clarified in the proposed First Amendment; and

WHEREAS, it is the intent of the Parties that, as between the Agency or the City, the Party that owns fee title to the Newton Property at the relevant time shall be entitled to exercise all rights, and shall be required to fulfill all outstanding obligations, attributable to "Agency" under the Amended Agreement, as amended by the proposed First Amendment; and

WHEREAS, it is the intent of the Parties that, if the Agency's prior transfer of the Newton Property to the City is nullified, rescinded or invalidated for any reason whatsoever, then fee title to the Newton Property shall automatically re-vest in the Agency (or its applicable successor, which may include the City), and all assets, agreements, contracts, permits and entitlements, and other documents previously assigned from the Agency to the City related to the Newton Property shall automatically be re-assigned to the Agency (or its applicable successor, which may include the City), as further clarified in the proposed First Amendment; and

WHEREAS, the Board of Directors of the Centre City Development Corporation, Inc. (CCDC) has reviewed and discussed the proposed First Amendment, and has recommended that the Agency approve the First Amendment; and

WHEREAS, the Agency and Council held a joint public hearing to consider the approval of the First Amendment on March 29, 2011, (after the matter was continued from March 22, 2011), in Council Chambers of the City Administration Building, at 202 "C" Street, 12th floor, San Diego, California 92101, after publishing notice of the public hearing in accordance with California Health and Safety Code section 33433 and Government Code section 6066; and

WHEREAS, pursuant to California Health and Safety Code section 33433, and prior to the transfer of the Newton Property from the Agency to the City, the Agency prepared a summary report (Summary Report) affixed to the staff report as Attachment E and on file in the office of the Agency Secretary, and made copies of the Amended Agreement, with all attachments, the First Amendment and the Summary Report available for public inspection and copying no later than the time of the first publication of the notice of the public hearing; and

WHEREAS, the Summary Report contains a summary which describes and specifies all of the following: (i) the Agency's cost of the Amended Agreement and First Amendment, including land acquisition costs, clearance costs, relocation costs, the costs of any improvements to be provided by the Agency, plus the expected interest on any loans or bonds to finance the Amended Agreement and First Amendment; (ii) the estimated value of the interests to be leased and potentially conveyed, determined at the highest and best uses permitted under the Redevelopment Plan; (iii) the estimated value of the interests to be leased and potentially

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conveyed, determined at the use and with the conditions, covenants, and development costs required by the Amended Agreement and First Amendment; (iv) the present value of the lease payments and potential purchase price which the Developer will be required to pay the Agency during the term of the Ground Lease with an option to purchase the Newton Property, along with an explanation as to why the amount is less than the fair market value of the interest to be leased and potentially conveyed, determined at the highest and best use consistent with the Redevelopment Plan; and (v) an explanation of why the Ground Lease with an option to purchase the Newton Property, and the Acquisition and Leaseback of the Cedar Property in accordance with the Amended Agreement and First Amendment will assist in the elimination of blight, with reference to all supporting facts and materials relied upon in making this explanation; and

WHEREAS, pursuant to the California Health and Safety Code section 33433, Council considered the information in the Summary Report and has made the findings required by California Health and Safety Code section 33433 with respect to the Amended Agreement and First Amendment; and

WHEREAS, the Agency acting as the designated "lead agency" for purposes of California Environmental Quality Act (CEQA) has previously certified the Final Environmental Impact Report (FEIR) for the Redevelopment Plan on March 14, 2006 (Resolution R-04001), and subsequent addenda to the FEIR certified by the Agency on August 3, 2007 (Agency Resolution R-04193) and April 21, 2010 (Agency Resolutions R-04508 and R-04510), in compliance with CEQA; and

WHEREAS, prior to the Agency's review and approval of the Amended Agreement, CCDC, on behalf of the Agency, caused the preparation of the Environmental Secondary Study (ESS) dated October 2010, which the Agency adopted on December 7, 2010 by Resolution R-04585, in accordance with CEQA and state and local guidelines adopted pursuant thereto, which concludes, among other things, that: (i) the environmental impacts of the proposed project were adequately addressed in the FEIR, (ii) the proposed project is within the scope of the development program described in the FEIR, and (iii) no further environmental documentation is required under CEQA; and

WHEREAS, the terms of the proposed First Amendment are consistent with the project reviewed within the ESS; and

WHEREAS, pursuant to Article II, section 1 of the Bylaws of the Agency, the City Attorney acts as General Counsel for the Agency; and

WHEREAS, effective on March 1, 2007, by Resolution Number R-04124, the Agency authorized an Agreement for Legal Services (Legal Services Agreement) with Kane, Ballmer & Berkman (Special Counsel) in which Special Counsel agrees to render legal services to the Agency under the direction of the City Attorney on an "as needed" basis; and

WHEREAS, the Agency approved the First Amendment to the Legal Services Agreement pursuant to Resolution Number R-04251 effective April 8, 2008; the Second Amendment to the Legal Services Agreement pursuant to Resolution Number R-04393 effective May 4, 2009; and the Third Amendment to the Legal Services Agreement pursuant to Resolution Number R-04483 effective March 5, 2010; and

WHEREAS, the City Attorney has determined that the City Attorney's Office has insufficient personnel to handle the Monarch School Project and that the services of Special Counsel are therefore needed; and WHEREAS, Special Counsel has drafted the First Amendment and has approved the First Amendment as to form and legality; and

WHEREAS, based on Special Counsel's legal review and approval of such contract, the City Attorney, acting as General Counsel, has drafted this Resolution; NOW, THEREFORE,

BE IT RESOLVED, by the Redevelopment Agency of the City of San Diego, as follows:

1. That the Agency finds and determines that all recitals set forth in this resolution are true and correct and incorporated herein in full by this reference.

2. That the Agency has reviewed and approves the Summary Report.

3. That the Agency finds and determines that the consideration to be received by the Agency or the City under the terms of the Amended Agreement and First Amendment, including, but not limited to the Ground Lease with option to purchase, is not less than fair reuse value at the use and with covenants and conditions and development costs authorized by the Amended Agreement and First Amendment for, among other reasons, the reasons set forth in Sections IV, V and VII of the Summary Report.

4. That the Agency finds and determines that the implementation of the Amended Agreement, the First Amendment and the Ground Lease will assist in the elimination of blight for, among other reasons, the reasons set forth in Section VII of the Summary Report.

5. That the Agency finds and determines that the ground leasing of the Newton Property in accordance with the Amended Agreement, the First Amendment and the Ground Lease and rehabilitation of the building and improvements on the Newton Property, and the Acquisition and Leaseback of the Cedar Property in accordance with the Amended Agreement, the First Amendment, and the Acquisition Agreement and Leaseback for the Cedar Property, is consistent with Section III of the Implementation Plan adopted pursuant to California Health and

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Safety Code Section 33490, which specifically provides for the elimination of blight as a goal of the Implementation Plan.

6. That the Agency approves the ground leasing of the Newton Property in accordance with the Amended Agreement, the First Amendment and the Ground Lease and rehabilitation of the building and improvements on the Newton Property, and the Acquisition and Leaseback of the Cedar Property in accordance with the Amended Agreement, the First Amendment, and the Acquisition Agreement and Leaseback for the Cedar Property.

7. That in making the findings and recommendations herein, the Agency has considered all testimony presented at the noticed public hearing, all written evidence presented, and the entire record prepared by Agency and City staff.

8. That the First Amendment is approved.

9. That the Executive Director, or designee, is authorized to execute the First Amendment, including all implementing documents, and take any actions necessary and appropriate to implement the First Amendment in conjunction with the conditions set forth in the Amended Agreement as amended by the First Amendment.

10. That the Agency approves and authorizes the Agency Executive Director, or designee, to administer the Agency's obligations, responsibilities and duties to be performed under the terms of this Resolution.

11. That the Agency authorizes the City's Chief Financial Officer, as delegated, to appropriate, encumber and expend tax increment funds derived from the Centre City Redevelopment Project in the amount of \$2,042,150 in accordance with the Amended Agreement as amended by the First Amendment, as necessary to accomplish the acquisition of the Cedar Property.

12. That the Agency authorizes the City's Chief Financial Officer, as delegated, to

appropriate, encumber and expend tax increment funds derived from the Centre City Redevelopment Project in the amount of \$6,418,350, as necessary to substitute 80% non-housing tax increment funds in the place of 20% set-aside housing funds related to the acquisition of the Newton Property and associated administrative costs.

APPROVED: JAN I. GOLDSMITH, General Counsel

By

olimper Charles E. Jagolin Deputy General Counse

CEJ:nja:js 3/8/2011 3/23/2011 Cor.Copy Cert. No. 3000004043 Or.Dept:Redev.Agency RA-2011-113 PL#2010-01852 Comp. R-2011-773

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I hereby certify that the foregoing Resolution was passed by the Redevelopment Agency of the City of San Diego, at this meeting of $\underline{MAR \ 2\ 9\ 20}$.11

REDEVELOPMENT AGENCY

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Jeannette Santos, Deputy Secretary

JERRY SANDERS, Executive Director

Approved: (date)

Vetoed: ____

(date)

JERRY SANDERS, Executive Director

The City of San Diego COMPTROLLER'S CERTIFICATE

CERTIFICATE OF UNALLOTTED BALANCE

ORIGINATING DEPT. 30

COMPTROLLER'S DEPARTMENT

CC 3000004043

I HEREBY CERTIFY that the money required for the allotment of funds for the purpose set forth in the foregoing resolution is available in the Treasury, or is anticipated to come into the Treasury, and is otherwise unallotted.

Date:

By: Francisco J Lopez

| ACCOUNTING DATA | | | | | | | | | |
|-----------------|------|----------------|----------------|-----------------|-------------|----------|-------------|-----|-----------------|
| Doc. | | | | | | Business | | | |
| Item | Fund | Funded Program | Internal Order | Functional Area | G/L Account | Area | Cost Center | WBS | Original Amount |
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| | | | | | | | | | |
| TOTAL AMOUNT | | | | | | | | | |

FUND OVERRIDE

CERTIFICATION OF UNENCUMBERED BALANCE

I HEREBY CERTIFY that the indebtedness and obligation to be incurred by the contract or agreement authorized by the hereto attached resolution, can be incurred without the violation of any of the provisions of the Charter of the City of San Diego; and I do hereby further certify, in conformity with the requirements of the Charter of the City of San Diego, that sufficient moneys have been appropriated for the purpose of said contract, that sufficient moneys to meet the obligations of said contract are actually in the Treasury, or are anticipated to come into the Treasury, to the credit of the appropriation from which the same are to be drawn, and that the said money now actually in the Treasury, together with the moneys anticipated to come into the Treasury, to the credit of said appropriation, are otherwise unencumbered.

| Not to | Not to Exceed: \$8,460,500.00 | | | | | | | | | | |
|---|-------------------------------|---|----------------|-----------------|--------------|------------------|-------------|--------------|-----------------|--|--|
| Vendo | | City of San Diego & Monarch School | | | | | | | | | |
| Purpos | e: | e1472 - in accordance with Monarch School Project amended DDA (1) Lines 1 & 2 - Centre City Low/Mod fund to transfer the cost of the 1625 Newton Avenue property to Centre City Capital Project funds to later be sold to Monarch School to carryout the Monarch School Project. (2) Line 3 - Centre City Low/Mod for site acquisition of the Cedar Property from Monarch School. | | | | | | | | | |
| Date: March 4, 2011 By: Francisco J Lopez | | | | | | | | | | | |
| [| | | | | ACCOUNTING D | | | ····· | | | |
| Doc. Item | Fund | Funded Program | Internal Order | Functional Area | G/L Account | Business Area | Cost Center | WBS | Original Amount | | |
| 001 | 400638 | 920528104000 | 920528104101 | OTHR-05-NS | 516011 | 2220 | 2220500011 | | \$4,400,000.00 | | |
| 002 | 400654 | 920528104000 | 920525104101 | OTHR-05-NS | 516011 | 2220 | 2220500011 | | \$2,018,350.00 | | |
| 003 | 200586 | 920411102000 | 920411102141 | OTHR-05-NS | 516011 | 2220 | 2220400011 | | \$2,042,150.00 | | |
| | | | | | | | | - | | | |
| | <u> </u> |] | | <u> </u> | <u>I</u> | | | TOTAL AMOUNT | \$8,460,500.00 | | |

CC-361 (REV 7-09)

FUND OVERRIDE

CC 300004043

| Passed by the Redevelopment | Agency | of Th | e City | of San | Diego | on |
|-----------------------------|--------|-------|--------|--------|-------|----|
| following vote: | | | | | | |

APR 0 1 2011

, by the

| Agency Members | Yeas | Nays | Not Present | Recused |
|-----------------|------|------|-------------|---------|
| Sherri Lightner | | | | |
| Kevin Faulconer | | | | |
| Todd Gloria | | | | |
| Anthony Young | | | | |
| Carl DeMaio | | | | |
| Lorie Zapf | ď, | | | |
| Marti Emerald | | | | |
| David Alvarez | | | | |
| | - | | | • |

Date of final passage

AUTHENTICATED BY:

JERRY SANDERS Executive Director of The City of San Diego, California.

ELIZABETH S. MALAND Secretary of The City of San Diego, California. Deputy By

Office of the Redevelopment Agency, San Diego, California Resolution Number R-____04660

(Seal)