4101b (R-2022-234 REV.) 217(22

RESOLUTION NUMBER R-313882

DATE OF FINAL PASSAGE FEB 2 3 2022

A RESOLUTION OF THE COUNCIL OF THE CITY OF SAN DIEGO APPROVING A 50-YEAR GROUND LEASE BETWEEN THE CITY OF SAN DIEGO AND ALEXANDER COURT TRUST FOR APPROXIMATELY 2.98 ACRES OF REAL PROPERTY LOCATED AT 2150 PACIFIC BEACH DRIVE FOR THE CEDAR SHORES APARTMENT PROJECT, AND MAKING A RELATED FINDING THAT THE GROUND LEASE SERVES A VALID PUBLIC PURPOSE.

WHEREAS, the City of San Diego (City) owns approximately 2.98 acres of real property located at 2150 Pacific Beach Drive, San Diego, California (Property); and

WHEREAS, since 1971, the City has leased the Property to Alexander Court Trust (Lessee), or to Lessee's predecessors-in-interest, under a lease on file with the San Diego City Clerk as Document No. 737414 (Current Lease), for the construction and operation of 120 market-rate residential rental units, commonly known as Cedar Shores Apartments; and

WHEREAS, the Current Lease is for a 55-year term expiring September 30, 2026; and

WHEREAS, the City and Lessee, by its current co-trustees, Julie Anne (Drogin) Wagner and Michael P. Drogin, now propose entering into that certain Percentage Ground Lease (New Lease), a copy of which is included in the docket materials accompanying this Resolution; and

WHEREAS, the New Lease will have a 50-year term, commencing the first day of the calendar month after the parties sign the New Lease, and will supersede the Current Lease; and

WHEREAS, the New Lease includes the following requirements: (a) Lessee will invest a minimum of \$7,000,000 to complete various improvements at the Property, consisting of interior and exterior upgrades as further described in the Renovation Plan attached as Exhibit B to the

New Lease; (b) the rent payable by Lessee to the City will be the greater of percentage rent or minimum rent, with the initial percentage rent equal to 8.5 percent of all gross income generated from the Property and the initial minimum rent equal to \$11,078 per month; (c) the amount of percentage rent will be adjusted every ten years, and the amount of minimum rent will be adjusted every five years, as further described in Section 3.2 of the New Lease; and (d) Lessee will be responsible for all maintenance, utilities, and insurance for the Property throughout the term of the New Lease; and

WHEREAS, although the Property does not currently include any affordable housing units, the New Lease requires Lessee to provide a minimum of 18 low-income affordable housing units, equating to a total of 15 percent of the overall residential units on the Property, as units become available; and

WHEREAS, during the term of the New Lease, the affordable housing units on the Property will be made available for rent and occupied by households whose aggregate gross annual income does not exceed 80 percent of local area median income; and

WHEREAS, the City will annually monitor Lessee's compliance with the affordable rent restrictions affecting the Property; and

WHEREAS, Paragraph S on page 15 of Council Policy 700-10 (Paragraph S) provides that, when the City grants a lease extension during the last 20 percent of the remaining lease term, the City shall receive compensation from the lessee equal to the change in present value attributable to the City's deferral of its reversionary interest in the leasehold improvements; and

WHEREAS, the City has estimated that the difference in present value under Paragraph S is negative \$3,133,321 because Lessee will invest \$7,000,000 in capital improvements and will pay increased rent to the City during the New Lease term; and

WHEREAS, accordingly, Lessee does not owe any compensation to the City under Paragraph S because the City will gain a net financial benefit by entering into the New Lease with a 50-year term, as opposed to allowing the Current Lease to expire in September 2026; and

WHEREAS, in addition to the City receiving adequate consideration in the New Lease transaction, the Council will make a finding in this Resolution that the New Lease serves a valid public purpose by imposing long-term affordable rent restrictions with respect to 18 existing residential units on the Property that are not presently subject to affordable rent restrictions; and

WHEREAS, the market value of the fee interest of the Property in a vacant condition, as determined by an independent fee appraiser and confirmed by qualified City staff, is \$9,500,000 as of August 5, 2021; and

WHEREAS, as amended by Assembly Bill 1486 effective January 1, 2020, the Surplus Land Act (SLA), California Government Code sections 54220-54234, is generally intended to make a local agency's surplus land (i.e., land not needed for the local agency's use) available for potential acquisition by affordable housing sponsors or other local public entities; and

WHEREAS, in April 2021, the California Department of Housing and Community

Development (HCD) issued the final SLA Guidelines to assist with implementation of the SLA,
as amended by Assembly Bill 1486; and

WHEREAS, Section 102(h) of the SLA Guidelines states HCD's view that the SLA process applies to lease transactions, except for (1) any lease of land on which no development or demolition will occur and (2) any lease which has a term that is less than five years, including any extensions, amendments, or options; and

WHEREAS, HCD has confirmed that, under clause (1) above, the SLA process does not apply to lease transactions that involve renovation or rehabilitation activities, with no demolition or consolidation of existing residential units; and

WHEREAS, the New Lease involves renovations and upgrades to the existing facilities on the Property and will not result in the demolition or consolidation of any existing residential units, and therefore, the New Lease is not subject to the SLA process; NOW, THEREFORE,

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

- 1. The Council finds that the New Lease serves the valid public purpose of imposing long-term affordable rent restrictions with respect to 18 existing residential units on the Property that are not presently subject to affordable rent restrictions.
- 2. The Council approves the New Lease, for the term of 50 years, conditioned upon a provision being added to the Renovation Plan attached to the New Lease requiring the Lessee to install a new solar photovoltaic system serving the residential and other uses at the Property.
- 3. The Mayor or designee is authorized and directed, on the City's behalf, to sign the New Lease. A copy of the New Lease, when fully signed, shall be placed on file in the Office of the City Clerk as Document No. RR-313882.

4. The Mayor or designee is authorized, on the City's behalf, to sign all additional					
documents necessary to implement the terms and conditions of the New Lease.					
APPROVED: MARA W. ELLIOTT, City Attorney					
ByKevin Reisch Kevin Reisch Senior Chief Deputy City Attorney					
KJR:jdf 1/25/2022 2/7/2022 REV. Or.Dept: Real Estate Assets Doc. No.: 2782908_2 Companion to R-2022-236					
I hereby certify that the foregoing Resolution was passed by the Council of the City of San Diego at this meeting of FFB 0.7 2022					
ELIZABETH S. MALAND City Clerk					
Deputy City Clerk					
Approved: 2311 TODD GLORIA, Mayor					
Vetoed: (date) TODD GLORIA, Mayor					

Passed by the Council of The City of S	by the following vote:				
Councilmembers Ye	eas N	lays 1	Not Present	Recused	
Joe LaCava	7	П	П	Π	
Jennifer Campbell	7	$\overline{\Box}$	П	Ī	
Stephen Whitburn	7				
Monica Montgomery Steppe	7				
Marni von Wilpert	7				
Chris Cate	7				
Raul A. Campillo	7				
Vivian Moreno	7				
Sean Elo-Rivera	2				
(Please note: When a resolution is approved by the Mayor, the date of final passage is the date the approved resolution was returned to the Office of the City Clerk.) TODD GLORIA					
AUTHENTICATED BY:		Mayor of	The City of Sar	n Diego, California.	
(Seal) ₋	В	City Clerk o	ELIZABETH S. North of Sa	MALAND an Diego, California. , Deputy	
		e of the City	y Clerk, San Die 313		