[Agreement to exchange real property related to the former Central Freeway parcels in the Hayes Valley neighborhood.]

Resolution approving and authorizing agreements for the exchange by the City of certain real property known generally as a portion of Block 761, Lot 23 with the State of California for those certain parcels described generally as portions of Block 792, Lot 28, Block 808, Lot 36, and Block 785, Lot 29; adopting findings pursuant to the California Environmental Quality Act; adopting findings that the conveyance is consistent with the City's general plan and eight priority policies of City Planning Code Section 101.1; and authorizing the Director of Property to execute documents and take certain actions in furtherance of this resolution.

WHEREAS, The City has acquired certain real property consisting of the area formerly occupied by the Central Freeway, including that parcel described generally as a portion of Block 761, Lot 23 ("City Parcel B"), which constitutes approximately 12,642 square feet, from the State of California, Department of Transportation (the "State"), pursuant to Section 72.1 of the California Streets and Highways Code and Board of Supervisors Resolution No. 000667; and,

WHEREAS, City Parcel B has an irregular shape, and the State owns parcels adjacent to City Parcel B, which can be developed along with City Parcel B by the State, thereby adding value to and enhancing the ultimate development of City Parcel B by the State; and

WHEREAS, The City also acquired certain real property consisting of the area formerly occupied by the Central Freeway, including those parcels described generally as a portion of Block 785, Lot 29 ("City Parcel F"), which constitutes approximately 18,439 square feet, a portion of Block 792, Lot 28 ("City Parcel G"), which constitutes approximately 12,370 square
feet, and a portion of Block 808, Lot 36 ("City Parcel I"), which constitutes approximately
16,240 square feet, from the State, pursuant to Section 72.1 of the California Streets and
Highways Code and Board of Supervisors Resolution No. 000667; and,

WHEREAS, The State is the present owner of certain real property located adjacent to
City Parcels F, G and I, generally described as a portion of Block 792, Lot 28 ("State Parcel
DOF-1"), a portion of Block 808, Lot 36 ("State Parcel DOF-2"), and a portion of Block 785,
Lot 29 ("State Parcels DOF-3 & 4"), collectively the "State Property," which together constitute
approximately 21,880 square feet; and,

WHEREAS, City Parcels F, G and I are irregularly shaped, and the combination of the
State Property with City Parcels F, G and I will create more regularly shaped parcels, thereby
adding value to and enhancing the ultimate development of City Parcels F, G and I by the
City; and

WHEREAS, The additional value gained from enhancing development opportunities for
City Parcels F, G and I will support the replacement of the former Central Freeway with a
ground-level boulevard along Octavia Street from Market Street to Fell Street, as described in
that certain Cooperative Agreement between the City and the State, dated November 29,
2000 (the "Octavia Boulevard Project"), and will support the development of housing, including
affordable housing, consistent with Proposition I, which was approved by the voters in
November 1999; and,

WHEREAS, The State desires to obtain City Parcel B in order to support and provide
for its present and future facilities; and,

WHEREAS, The City and the State desire to support the Octavia Boulevard Project
and facilitate the development of new State facilities in San Francisco by exchanging City
Parcel B with the State Property as described in the copy of the proposed Parcel Exchange
Agreement between the State and the City, dated November 2003 (the "Exchange
WHEREAS, Based on current valuations the City and the State have concluded that the State Property fair market value exceeds the fair market value of City Parcel B by approximately $1,004,500, and pursuant to State Legislation, Chapter 610, Statutes of 2001, said value differential shall be deemed by both the City and the State as a subvention by the State augmenting the supply of affordable housing and facilitating the development of new State facilities in San Francisco; and,

WHEREAS, The Redevelopment Agency of the City and County of San Francisco (the “Agency”) has determined that the property exchange will result in the addition of approximately 17 affordable housing units to the total number of housing units produced in the former Central Freeway corridor; and,

WHEREAS, The City will ensure the realization of the additional affordable housing units by (1) transferring State Parcel DOF-1 to the Agency pursuant to that certain Option Agreement for the Purchase and Sale of Real Estate between the City and the Agency, dated March 19, 2002, for development, along with the adjacent City Parcel G, as 100% affordable housing, and (2) the recordation of the Declarations of Covenants, Conditions and Restrictions requiring the inclusion of 15% affordable housing units in developments on State Parcel DOF-3 and State Parcel DOF-4 and the adjacent City Parcel F, and on State Parcel DOF-2 and the adjacent City Parcel I; and,

WHEREAS, The 100% affordable housing requirement on State Parcel DOF-1 and the 15% affordable housing requirement on State Parcels DOF-2, DOF-3 and DOF-4 utilized in the Octavia Boulevard Project are in excess of the 10% affordable housing requirement that is typically imposed by the Planning Code on projects that do not require a conditional use permit; and
WHEREAS, The State, pursuant to Chapter 610, Statutes of 2001 and upon approval of the State Public Works Board, has full power and authority to exchange with the City the State Property for the City Parcel B; and,

WHEREAS, The proposed exchange of the State Property and the City Parcel B (the “Transfers”) is exempt from the California Subdivision Map Act, California Government Code Sections 66410 et seq., because in this instance public policy does not necessitate a parcel map in accordance with Section 66428(a)(2); and

WHEREAS, In a letter dated August 6, 2003, a copy of which is on file with the Clerk of the Board of Supervisors in File No. 031831, the Director of Planning found that the Transfers are consistent with the City’s General Plan and with the Eight Priority Policies of City Planning Code Section 101.1, and pursuant to the California Environmental Quality Act (“CEQA”), State CEQA Guidelines and Chapter 31 of the San Francisco Administrative Code, the Director of Planning also found that the Transfers are categorically exempt from CEQA; now, therefore be it

RESOLVED, That in accordance with the recommendations of the Director of Property and the City’s Director of Public Works, the Board of Supervisors hereby approves the Transfers and authorizes and urges the Director of Property to execute the necessary agreements, in the name and on behalf of the City, consistent with the Exchange Agreement presented to this Board to effectuate the Transfers; and, be it

FURTHER RESOLVED, That the Director of Property is hereby authorized and urged, in the name and on behalf of the City, to execute and deliver a quitclaim deed to the State for the City Parcel B upon the closing described in the Exchange Agreement in accordance with the terms and conditions of that agreement, and to take any and all steps (including, but not limited to, the execution and delivery of any and all certificates, agreements, notices, consents, escrow instructions, closing documents and other instruments or documents) as the
Director of Property and City Attorney deems necessary or appropriate in order to consummate the Transfers, or to otherwise effectuate the purpose and intent of this resolution, such determination to be conclusively evidenced by the execution and delivery by the Director of Property of any such documents; and, be it

FURTHER RESOLVED, That the Board of Supervisors hereby finds that it is in the City's best interest to exchange the City Parcel B directly to the State in order to facilitate development of the State Property to increase affordable housing that the public interest or necessity demands, or will not be inconvenienced by, the exchange of City Parcel B, and that because of the irregular shapes of the individual parcels which comprise the City Parcel B and the State Property, competitive bidding would be impractical or impossible in these instances; and, be it

FURTHER RESOLVED, That the Board of Supervisors authorizes the Director of Property to enter into any additions, amendments or other modifications to the Transfers (including, without limitation, attachment of exhibits) that the Director of Property and the City Attorney determines are in the best interests of the City, do not materially increase the obligations or liabilities of the City, and are necessary or advisable to complete the Transfers and effectuate the purpose and intent of this resolution, such determination to be conclusively evidenced by the Director’s execution and delivery of the Exchange Agreement and any amendments thereto; and, be it

FURTHER RESOLVED, That the Board of Supervisors finds, based on the record before it and in its independent judgment, that the actions proposed in this legislation are categorically exempt from CEQA for the reasons set forth in the CEQA findings of the Director of Planning set forth above and adopts as its own and incorporates by reference herein as though fully set forth said findings; and, be it
FURTHER RESOLVED, That the Board of Supervisors adopts as its own and incorporates by reference herein as though fully set forth the findings in the Director of Planning's letter referred to above, that the proposed Transfers are in conformity with the General Plan and are consistent with the Eight Priority Policies of Planning Code Section 101.1.

RECOMMENDED:

[Signatures]

Acting Director of Property

Director of Public Works
Resolution approving and authorizing agreements for the exchange of certain real property known generally as a portion of Block 761, Lot 23 with the State of California; for those certain parcels described generally as portions of Block 792, Lot 28, Block 808, Lot 36, and Block 785, Lot 29; adopting findings pursuant to the California Environmental Quality Act; adopting findings that the conveyance is consistent with the City’s general plan and eight priority policies of City Planning Code section 101.1; and authorizing the Director of Property to execute documents and take certain actions in furtherance of this resolution.

December 9, 2003 Board of Supervisors — ADOPTED

Ayes: 10 - Ammiano, Daly, Dufty, Gonzalez, Hall, Ma, Maxwell, McGoldrick, Peskin, Sandoval
Excused: 1 - Newsom
I hereby certify that the foregoing Resolution was ADOPTED on December 9, 2003 by the Board of Supervisors of the City and County of San Francisco.

[Signature]
Gloria L. Young
Clerk of the Board

[Signature]
Mayo Willie L. Brown Jr.

Date Approved: DEC 10 2003