FILE NO. 051162

RESOLUTION NO. 485-05

[Trinity Plaza Development Agreement.]

Resolution stating as a matter of policy of the Board of Supervisors that any Development Agreement presented to the Board for approval concerning the proposed Trinity Plaza development project at 1177 Market Street should contain specified unit affordability, tenant protection provisions, and required project amenities comparable to those currently enjoyed at 1169 Market Street.

WHEREAS, California Government Code Section 65864 et seq. authorizes any city, county, or city and county to enter into an agreement for the development of real property within the jurisdiction of the city, county, or city and county; and

WHEREAS, Chapter 56 of the San Francisco Administrative Code sets forth the procedure by which any request for a development agreement will be processed and approved in the City and County of San Francisco; and,

WHEREAS, Pursuant to Section 56.14 of the Administrative Code, the final decision whether to approve or disapprove a proposed development agreement rests with the Board of Supervisors, either upon a recommendation of approval from the Planning Commission or an appeal from the applicant/developer; and

WHEREAS, Section 56.7 of the Administrative Code sets forth a list of mandatory and permitted contents of a development agreement, which may include "terms or conditions deemed appropriate in light of the facts and circumstances"; and

WHEREAS, Appropriate development of the site at 1177 Market Street ("Trinity Plaza") is an important part of the City's ongoing effort to revitalize the Mid-Market area; and,

WHEREAS, Currently existing on the Trinity Plaza site is a residential structure with approximately 360 rent-controlled residential units; and,

WHEREAS, It is the present intention of the Board of Supervisors not to approve any proposed development agreement for Trinity Plaza that does not contain provisions ensuring the continued affordability of units on the site, protecting the Existing Tenants (as defined in Section 1(b) below) from displacement due to the proposed future development of the site, and substantially maintaining existing amenities in the project; now, therefore, be it

RESOLVED, That the Board of Supervisors hereby states as a matter of Board policy that any Development Agreement presented to the Board for approval concerning the proposed Trinity Plaza development project must contain the following provisions:

1. Replacement Units.

(a) The Trinity Plaza developer/landlord ("Developer") shall provide one-for-one replacement in the new development of the 360 rent-controlled units currently existing on the Trinity Plaza site ("Replacement Units").

(b) The initial rent for a Replacement Unit to be occupied by an Existing Tenant in the new development shall be the then-existing rent being charged said Existing Tenant at the time of relocation to the Replacement Unit. The Replacement Units shall be subject to the City's Residential Rent Stabilization and Arbitration Ordinance (Chapter 37 of the San Francisco Administrative Code) for the life of the building and so long as the aforementioned Ordinance, or a similar successor ordinance remains in effect, whether or not the initial Existing Tenant moves out of the unit. For purposes of this Agreement, "Existing Tenant" shall mean a person residing at Trinity Plaza, with a lease, at the time of the introduction of this Agreement at a hearing of the Board of Supervisors.

(c) The Developer shall assume all costs associated with the construction of the Replacement Units and making them ready for occupancy. None of these initial costs of

construction shall be passed on to the current Trinity Plaza tenants or to any prospective tenants who would occupy any of the Replacement Units or BMR Units.

(d) The above one-for-one replacement requirements shall apply whether or not any or all of the Existing Tenants choose to reside in the new development.

2. BMR (Below Market Rate) Units.

The minimum number of BMR Units in the new development shall be the number required by the San Francisco Planning Code on the date the ordinance approving the Development Agreement becomes effective, based on the number of units in the project remaining after subtracting the number of Replacement Units. All BMR Units shall be provided on site. A Replacement Unit may not be used to meet the City's inclusionary housing requirements.

3. Moving Issues.

(a) The Developer shall pay moving expenses in relocating an Existing Tenant from their existing unit at Trinity Plaza to a newly-constructed unit in the development, including but not limited to any one-time utility hook-up fees incurred by the tenant in relocating to a newlyconstructed unit in the development, and each new unit will be wired for telephone and cable access. The tenant may move existing landlord-provided furnishings into the Replacement Unit, and those furnishings will thereafter belong to the tenant. The Developer shall not require a new security deposit in order for the tenant to move into the newly-constructed unit, but shall transfer the tenant's existing security deposit to the new unit he or she moves into.

(b) Any Existing Tenant whose unit may be reasonably impacted by the construction of the replacement units may apply for relocation within Trinity Plaza. The Developer shall, to the extent reasonably feasible, attempt to relocate the Existing Tenant to a similar unit within Trinity Plaza at a location removed from the proposed construction of the

Replacement Units, also known as the development of Building A. All reasonable costs and expenses incurred by the Existing Tenant in relocating shall be borne by the Developer.

4. Trinity Plaza, Existing Tenant's Right to Occupy a Newly Constructed Unit in the New Development and Lifetime Leases.

(a) Upon the completion of the first new tower, the Developer shall notify the Existing Tenants that they have the right to occupy a newly constructed unit in Building A. It is anticipated that each floor of Building A will contain 20 Replacement Units. Developer shall designate the units on floors 1 through 23 as the Replacement Units.

(b) Each Existing Tenant shall be entitled to a Replacement Unit of the same size or larger than his or her existing unit at Trinity Plaza. Existing Tenants shall have the right to select the Replacement Unit of their choice as follows:

(i) Floor 2 through 9 – Existing Tenants shall have a choice of 18 out of 20 units excepting the two units facing Mission Street – total 144 units;

(ii) Floors 10 through 19 – Existing Tenants shall have a choice of 17 units excepting two units facing Mission and one unit facing northwest – total 140 units;

(iii) Floors 20 and 21 – Existing Tenants shall have a choice of 16 units, excepting two units facing Mission and two units facing Market – total 32 units; and,

(iv) Floors 22 and 23 – Existing Tenants shall have their choice of seven units facing east, excepting two units facing north and two units facing south – total 14 units.

Any conflict among Existing Tenants in selecting units shall be resolved by seniority status.

(c) An Existing Tenant and his or her existing roommate or future spouse or domestic partner shall be entitled to a lifetime lease in the Replacement Unit in Building A.

5. Size of Newly Constructed Units; Other Amenities.

(a) The Developer shall provide Replacement Units that are comparable in amenities, style, function, design and layout with the studio units in the other towers and the project as a whole. All studio units will be larger than existing units. In Building A, they will be approximately 460 square feet. Each unit will incorporate two large windows (6' by 6'). Each unit will contain a full walk-in closet. The kitchen will be a full operable standard kitchen including a stovetop, oven, microwave, full-size refrigerator, and garbage disposal. Each unit will contain one full bath with a sink, standard size bathtub, medicine cabinet and toilet. There will be a second closet at the front entry for guests.

(b) There will be an adequate laundry room with a minimum of two washers and three dryers and a trash/recycling room on each floor.

(c) A free fitness center will be provided to the Existing Tenants when the phased construction of the project is complete.

(d) A multi-purpose room of at least 1,000 square feet will be provided in the new development free of charge and for the exclusive use of the tenants.

(e) The Developer shall provide a children's playground of at least 225 square feet on the site for the exclusive use of the tenants, which gated children's playground shall be available for use at the time Building A is completed and ready for occupancy.

6. Private Right of Action. In addition to the options available to the City and County of San Francisco to enforce the Development Agreement, the Existing Tenants shall have a private right of action against the Developer, but not against the City, to enforce the tenant protection provisions contained in this Agreement with attorneys' fees and costs awarded to the prevailing party in any court action.



Tails

Resolution

File Number: 051162

Date Passed:

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June 21, 2005 Board of Supervisors - ADOPTED

Ayes: 7 - Alioto-Pier, Ammiano, Dufty, Elsbernd, Mirkarimi, Peskin, Sandoval Absent: 3 - Daly, Ma, McGoldrick Excused: 1 - Maxwell File No. 051162

I hereby certify that the foregoing Resolution was ADOPTED on June 21, 2005 by the Board of Supervisors of the City and County of San Francisco.

Gloria L. Young Clerk of the Bear Mayor Gavin Newsom

JUN 232005

Date Approved

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