FILE NO. 170193

RESOLUTION NO. 108-17

[Supplemental Authorizations for Interdepartmental Property Transfer - MOU Amendment No. 1 - Central Shops Relocation - Increasing Transfer Price by \$8,578,429 to an Amount Not to Exceed \$82,278,429; Authorizing Notice to Proceed - Oryx Development I, LLC]

Resolution approving supplemental authorizations for the jurisdictional transfer of 1800 Jerrold Avenue (portions of Assessor's Parcel Block Nos. 5262 and 5270) from the General Services Agency's Office of Contract Administration ("OCA") to the San Francisco Public Utilities Commission ("SFPUC") Wastewater Enterprise; and the iurisdictional transfer of 555 Selby Street and 1975 Galvez Avenue (Assessor's Parcel Block No. 5250, Lot Nos. 15 and 16), and the leasehold of 450 Toland Street (Assessor's Parcel Block No. 5230, Lot No. 18), from SFPUC to OCA (collectively "Project Site"), subject to Amendment No. 1 to the Memorandum of Understanding previously entered into between the Real Estate Division, OCA, and SFPUC to create the functionallyequivalent facilities for the relocation of the City's Central Fleet Maintenance Shop ("Central Shops") from 1800 Jerrold Avenue; increasing the total transfer price by \$8,578,429 to an amount not to exceed \$82,278,429 from SFPUC Wastewater Enterprise funds: authorizing the issuance of a Notice to Proceed for the next construction phase under a Board-authorized design-build Project Delivery Agreement with Oryx Development I, LLC, for the construction of facilities to relocate Central Shops to the Project Site; and finding the proposed transactions are in conformity with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

WHEREAS, By Ordinance No. 8-16, this Board approved the jurisdictional transfer of 1800 Jerrold Avenue to SFPUC from OCA, and the Project Site to OCA from SFPUC, subject to the terms and conditions of a Memorandum of Understanding entered into between the OCA, SFPUC and RED, which is on file with the Clerk of the Board of Supervisors under File No. 151226 (the "MOU"); and

WHEREAS, The City's Director of Property determined that the current fair market value of 1800 Jerrold Avenue is less than the reasonable and necessary expense required to relocate Central Shops to facilities that are functionally equivalent to Central Shops' existing facilities, including property acquisition costs, rent, development, design and construction of replacement improvements; and

WHEREAS, At that time, the MOU established a Transfer Price of \$73,700,000, from SFPUC Wastewater Enterprise funds, based on the estimated expense required to acquire the Project Site and construct new facilities to relocate Central Shops; and

WHEREAS, On February 14, 2017, the SFPUC adopted Resolution No. 17-0028, on file with the Clerk of the Board of Supervisors in File No. 170193, authorizing Amendment No. 1 to the MOU, to increase the Transfer Price by \$8,578,429 to an amount not to exceed \$82,278,429, due to increased costs of securing possession of the Project Site, unforeseen conditions on the Project Site, and increased construction costs for the new Central Shops facilities based on final design documents; and

WHEREAS, SFPUC, OCA and RED executed Amendment No. 1 to the MOU on February 16, 2017, and now seek Board approval of the proposed jurisdictional transfers, subject to the MOU, as amended; and

WHEREAS, On October 28, 2015, the Planning Department's CEQA Coordinator, Timothy Johnston, issued a notice that this project is categorically exempt under California Environmental Quality Act (CEQA) Guidelines Section 15332 (Infill Development, Class 32); and

WHEREAS, The Planning Department, through a General Plan Referral letter dated November 5, 2015, which is on file with the Clerk of the Board of Supervisors under File

No. 151226, verified that the City's acquisition of 1975 Galvez Avenue and 555 Selby Street, and lease of 450 Toland Street, together with the jurisdictional assignments and transfers noted herein, are all consistent with the General Plan, and the eight policies of Planning Code, Section 101.1; and

WHEREAS, In Ordinance No. 8-16 this Board found that the Proposed Project, and jurisdictional transfers of 1800 Jerrold Avenue from OCA to SFPUC and the Project Site from SFPUC to OCA, subject to the terms and conditions of the MOU, is consistent with the City's General Plan, and the eight priority policies of Planning Code, Section 101.1 and incorporated the General Plan Referral letter by reference as though fully set forth in that Ordinance; and

WHEREAS, Based on the recommendation of the Directors of Property and Purchasing, the SFPUC General Manager, and the Mayor, this Board, by Ordinance No. 8-16 determined that the jurisdiction of 1800 Jerrold Avenue shall be transferred to the SFPUC, and the jurisdiction of the Project Site shall be transferred to OCA, subject to the terms and conditions of the MOU; and

WHEREAS, To accomplish the design and construction of new facilities for Central Shops on the Project Site, the departments sought Board approval to waive the competitive selection requirements in Administrative Code, Chapter 6, Sections 6.61(b) and 6.61(c) (1) - (4) in order to authorize the City and Oryx Development I, LLC (the "Developer"), to enter into a Project Delivery Agreement (the "PDA") for Oryx to complete the development, design, and construction of the Project with FM&E Architecture and Design (the "Architect") as the architect, and Charles Pankow Builders, Ltd (the "General Contractor") as the general contractor for the Project; and

WHEREAS, The OCA, RED and SFPUC determined that the design-build project delivery method was necessary and appropriate to achieve anticipated time efficiencies, and that the use of the design-build project delivery method is in the public's best interest; and WHEREAS, By Ordinance No. 8-16, this Board recognized that the Project is occurring at one of the most robust construction periods in the history of San Francisco, and as such, there were limited availabilities of design and construction teams led by a developer entity willing and able to perform the Project within the budget and timeline provided by the City, and determined that the design and construction of the Project by Developer was exempted from the requirements of Administrative Code, Chapter 6, Sections 6.61(b) and 6.61(c)(1) – (4), which would otherwise require a competitive selection process for the proposed design-build PDA; and

WHEREAS, The Board of Supervisors approved the selection of the Developer, the Architect, and the General Contractor as set forth in the PDA, without competitive bidding, and authorized the OCA and RED to enter into the proposed PDA, subject to the Mayor's approval; and

WHEREAS, The PDA approved by the Board of Supervisors requires compliance with the procedures and requirements for procurement of trade work (subcontractors) consistent with Administrative Code, Chapter 6, Section 6.61(c)(5); and

WHEREAS, The PDA also requires compliance with Administrative Code, Chapter 6, Sections 6.61, subsections (d) (e) (f) and (g), among other provisions, which incorporate by reference City requirements governing contract terms and working conditions in Administrative Code, Chapter 6, Section 6.22, including but not limited to provisions for Insurance, Prevailing Wage, Local Hiring, Liquidated Damages, Bonds, City Right to Terminate for Convenience, Employment of Apprentices, Contractor Prompt Payment to Subcontractors, and Administrative Code Chapters 12 and 14; and

WHEREAS, On March 21, 2016, the City entered into the PDA with Oryx Development I, LLC. The PDA is a design-build agreement with two phases; and

thousand dollars (\$10,300,000), the Developer and its approved subcontractors were to
complete design of the proposed improvements, permitting and initial construction work to
prepare the Project Site and install piles; and
WHEREAS, The proposed PDA obligated the Developer to design the project based on
the RED and OCA's then estimated total budget of fifty five million dollars (\$55,000,000); and
WHEREAS, When the Architect completed 100% construction drawing to the City's
satisfaction, the Developer was required to provide the City with a proposed Guaranteed
Maximum Price and schedule establishing the duration for completion of the construction
work; and
WHEREAS, Phase II consists of new construction of an approximately 54,000 square

WHEREAS, Phase II consists of new construction of an approximately 54,000 square foot, 35-foot-high building to be used for maintenance and repair of medium and heavy duty vehicles, such as fire trucks, heavy equipment transporters, dump trucks, and street sweepers, as well as for administrative offices, support functions, and employee amenities on the property at 555 Selby Street and 1975 Galvez Avenue; and tenant improvements to 450 Toland Street modifying the existing approximately 45,000 square foot building's interior to provide for three functional programs (Light Duty Vehicle Shop, Body/Paint Shop, and Ladder Shop), associated building systems, and related employee amenities (collectively, the "Project"); and

WHEREAS, During the first phase, for a negotiated price of ten million three hundred

WHEREAS, Ordinance No. 8-16 further provided that if the Guaranteed Maximum Price of the Project exceeds the \$55 million in SFPUC funds as provided in the MOU, then the OCA and RED will work with the Developer to amend the scope of the Project to bring it within budget, or seek the Mayor and Board's approval of supplemental authorization; and

WHEREAS, Since the adoption of Ordinance No. 8-16 (1) the Developer obtained actual costs for design of industrial equipment and construction based on completed

schematic design drawings in August of 2016, resulting in Developer's Guaranteed Maximum Price proposal increasing to \$60.9 million with the price increase attributable to unforeseen soil conditions requiring a more robust foundation system, further development of design and industrial equipment requirements, and market cost escalation for labor and construction materials as reflected in actual bids; (2) Developer and City engaged in value engineering efforts to reduce the price resulting in Developer lowering its Guaranteed Maximum Price proposal to \$60.2 million based on design development phase drawings issued in December of 2016; (3) Developer's final proposed Guaranteed Maximum Price remains at \$60.2 million based on final construction documents issued on February 1, 2017; (4) the Public Utilities Commission voted on February 14, 2017, to amend its MOU with GSA to fund the increase of Developer's Guaranteed Maximum Price in the PDA from \$55 million to \$60.2 million; and (5) the OCA and RED now seek Board approval of the supplemental authorization to issue the Notice to Proceed for Phase II of the PDA; and

WHEREAS, Under the MOU, as amended, the SFPUC has agreed to increase the Transfer Price to an amount not to exceed \$82,278,429, from Wastewater Enterprise funds appropriated under Project Number CWWSIPPRPL91, allocated as follows: (1) \$11,303,429 previously expended to acquire properties at 555 Selby Street and 1975 Galvez Avenue, as authorized by this Board in Ordinance No. 525-15; (2) not to exceed \$2,200,000 to secure possession of the Project Site from, and pay relocation assistance to, the existing tenants at 555 Selby and 1975 Galvez Avenue; (3) not to exceed \$60,200,000 for the Guaranteed Maximum Price under the PDA with Oryx; (4) not to exceed \$2,025,000 construction contingency, at the SFPUC's discretion, for expediting the construction schedule and necessary change orders during construction due to changed circumstances or unforeseen conditions; (5) not to exceed \$250,000 to relocate existing electric service facilities at 1975 Galvez Avenue; (6) not to exceed \$6,000,000 toward the cost of a ten-year lease of 450

Toland Street, reflecting offset of \$900,000 in OCA/RED rent receipts from Project Site since acquisition; and (7) not to exceed \$300,000 for reimbursement of moving expenditures to OCA; and

WHEREAS, The MOU, as amended, establishes a schedule for transfer of funds from SFPUC funds appropriated for this Project to OCA; and

WHEREAS, The Planning Department has determined that the actions contemplated in this Resolution comply with the California Environmental Quality Act (California Public Resources Code Sections 21000 et seq.); and

WHEREAS, Said determination is on file with the Clerk of the Board of Supervisors in File No. 151226 and is incorporated herein by reference; and

WHEREAS, The Board affirms this determination; now, therefore, be it RESOLVED, That the Board reaffirms that the Project, and jurisdictional transfers of 1800 Jerrold Avenue from OCA to SFPUC and the Project Site from SFPUC to OCA, subject to the terms and conditions of the MOU, as amended by Amendment No. 1, is consistent with the General Plan, and the eight priority policies of Planning Code, Section 101.1, as determined by the Planning Department General Referral Letter incorporated by reference in Ordinance No. 8-16; and, be it

FURTHER RESOLVED, The jurisdiction of 1800 Jerrold Avenue shall be transferred to the SFPUC, and the jurisdiction of the Project Site shall be transferred to the OCA, subject to the terms and conditions of the MOU, as amended by Amendment No.1, executed by the SFPUC, OCA and RED; and, be it

FURTHER RESOLVED, That this Board authorizes the second phase of the PDA, and issuance of a Notice to Proceed to the Developer for the construction of the Project, subject to the SFPUC funding obligations in the MOU, as amended; and, be it

FURTHER RESOLVED, That the Board of Supervisors authorizes any additions, amendments, or other modifications to the MOU or PDA, and any other documents or instruments in connection with same, that the SFPUC, Director of Property and the City Administrator determine, following consultation with the City Attorney, are in the City's best interests, do not materially decrease the City's benefits or materially increase the City's obligations or liabilities, and are appropriate and advisable to complete the proposed transaction, such determination to be conclusively evidenced by the execution and delivery of any such additions, amendments, or other modifications.



City and County of San Francisco Tails Resolution

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

File Number: 170193

Date Passed: April 04, 2017

Resolution approving supplemental authorizations for the jurisdictional transfer of 1800 Jerrold Avenue (portions of Assessor's Parcel Block Nos. 5262 and 5270) from the General Services Agency's Office of Contract Administration ("OCA") to the San Francisco Public Utilities Commission ("SFPUC") Wastewater Enterprise; and the jurisdictional transfer of 555 Selby Street and 1975 Galvez Avenue (Assessor's Parcel Block No. 5250, Lot Nos. 15 and 16), and the leasehold of 450 Toland Street (Assessor's Parcel Block No. 5230, Lot No. 18), from SFPUC to OCA (collectively "Project Site"), subject to Amendment No. 1 to the Memorandum of Understanding previously entered into between the Real Estate Division, OCA, and SFPUC to create the functionally-equivalent facilities for the relocation of the City's Central Fleet Maintenance Shop ("Central Shops") from 1800 Jerrold Avenue; increasing the total transfer price by \$8,578,429 to an amount not to exceed \$82,278,429 from SFPUC Wastewater Enterprise funds; authorizing the issuance of a Notice to Proceed for the next construction phase under a Board-authorized design-build Project Delivery Agreement with Oryx Development I, LLC, for the construction of facilities to relocate Central Shops to the Project Site; and finding the proposed transactions are in conformity with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

March 16, 2017 Budget and Finance Sub-Committee - RECOMMENDED

April 04, 2017 Board of Supervisors - ADOPTED

Ayes: 9 - Breed, Cohen, Farrell, Fewer, Ronen, Safai, Sheehy, Tang and Yee Noes: 2 - Kim and Peskin

File No. 170193

I hereby certify that the foregoing Resolution was ADOPTED on 4/4/2017 by the Board of Supervisors of the City and County of San Francisco.

Angela Calvillo Clerk of the Board

Mayor

Date Approved