

City of San Leandro

Meeting Date: March 20, 2017

Staff Report

File Number: 17-125 Agenda Section: CONSENT CALENDAR

Agenda Number: 8.G.

TO: City Council

FROM: Chris Zapata

City Manager

BY: Cynthia Battenberg

Community Development Director

FINANCE REVIEW: David Baum

Finance Director

TITLE: Staff Report for Resolutions Accepting Quitclaim Deeds to the City of San

Leandro Releasing Parking Eeasements on the Public Parking Lot Located at

the Northeast Corner of East 14th Street and Callan Avenue (APN

077-0447-007-01)

SUMMARY AND RECOMMENDATIONS

Staff recommends that the City Council approve resolutions to accept the Quitclaim Deeds from Regency Centers, L.P. and Safeway, Inc., which will convey all parking and other rights to the public parking lot located at the northeast corner of East 14th Street and Callan Avenue (APN 077-0447-007-01) to the City of San Leandro. This transfer is necessary to clear title on the property, which will allow for redevelopment of the site in keeping with the Purchase and Sale Agreement with Sansome Pacific Properties.

BACKGROUND

On February 16, 2016, the City of San Leandro approved a Purchase and Sale Agreement with Sansome Pacific Properties, Inc. for the redevelopment of the public parking lot located at the northeast corner of East 14th Street and Callan Avenue. Concurrently, the owners of the adjacent property at 1188 East 14th Street (former CVS/Long's Drug Store) entered into a Purchase and Sale Agreement for the same. The planned redevelopment of these sites will include a mix of retail and residential uses, and associated parking.

The original development of the former Long's Drug Store at 1188 East 14th Street and the associated public parking at Callan Avenue and Hyde Street (the "Property") was governed by an agreement dated December 15, 1969, between the City of San Leandro, the San Leandro Redevelopment Agency, Longs Drug Stores, Conselho San Leandro No. 1 Da Uniao Portugueza Do Estado Da California and Conselho Supremo Da Uniao Portugueza Do Estado Da California.

Referenced in the December 15, 1969 agreement is Plaza Assessment District No. 1, formed

File Number: 17-125

in 1968 to acquire properties for development for public parking purposes. Pursuant to Section IV.6 of the 1969 Agreement, owners of properties within Plaza Assessment District No. 1 were granted a non-exclusive easement for the use of the Property and portions of streets for a period of 50 years for parking and circulation.

Currently, the owners of properties within Plaza Assessment District No. 1 are Regency Centers, Safeway, and the City's Parking Authority, which owns the Plaza Shopping Center Parking Lot (APN 075-0226-010-00). Although the easement is still in effect, the Assessment District has no other remaining substantive impact and no assessments are charged to properties within the District.

Analysis

In order to proceed with redevelopment of the former CVS building and associated public parking lot, Sansome Pacific Properties requests that the easements for Plaza Assessment District No. 1 property owners for use of the parking lot be removed or cleared from the Property's title. On September 6, 2016, the City Council, acting as the Board of Directors of the Parking Authority of San Leandro, approved a Quitclaim Deed removing the Parking Authority's easement on the parking lot, and the City Council accepted the removal of such easement.

At this time, the two remaining owners of property within the Plaza Assessment District No. 1 - Regency Centers, L.P. and Safeway Inc. - have also approved removal of their easements on the parking lot. Neither entity was making use of this parking lot and both have agreed to this action in order to facilitate the planned development project. They have approved Quitclaim Deeds, which will quitclaim, release and convey to the City of San Leandro any and all right, title or interest in and to the public parking lot at the northeast corner of East 14th Street and Callan Ave. (APN 077-0447-007-01).

Therefore, staff requests that:

- The City Council accept the transfer of the easement and interest in real property conveyed by the Quitclaim Deed dated September 23, 2016 from Regency Centers, L.P. to the City of San Leandro and authorize the City Manager to sign the certificate of acceptance.
- 2) The City Council accept the transfer of the easement and interest in real property conveyed by the Quitclaim Deed dated February 7, 2017 from Safeway, Inc. to the City of San Leandro and authorize the City Manager to sign the certificate of acceptance.

If this occurs, all easements of the Plaza Assessment District No. 1 will be removed from the public parking lot and the City of San Leandro will unify its ownership interests in the property, which will ensure a smooth transfer of the properties to the developer, in accordance with the February 2016 Purchase and Sale Agreement.

Previous Actions

On February 16, 2016, the City Council approved a Purchase and Sale Agreement with

Sansome Pacific Properties, Inc. for the redevelopment of the public parking lot located at the northeast corner of East 14th Street and Callan Avenue (APN 077-0447-007-01).

 On September 6, 2016, the City Council, acting as the Board of Directors of the Parking Authority of San Leandro, approved a Quitclaim Deed, and the City of San Leandro accepted the Quitclaim Deed, which transfers a parking easement to the public parking lot located at the northeast corner of East 14th Street and Callan Avenue to the City of San Leandro

Legal Analysis

The quitclaim deeds releasing the parking easements on the property were reviewed by the City Attorney and approved as to form.

Fiscal Impacts

The execution of the quitclaim deed and release of the parking easement will be performed at no cost to the City of San Leandro.

Attachments to the Staff Report

- 1969 Agreement related to development of 1188 East 14th Street
- Plaza Assessment District No. 1 Map

Attachment to Resolutions

- Quitclaim Deed Regency Centers, L.P.
- Quitclaim Deed Safeway Inc.

PREPARED BY: Katie Bowman, Economic Development Manager, Community Development Department

2698483.1

Instrument # 69-145484 Book 2539, Page 892

1485

IN THE CITY COUNCIL OF THE CITY OF SAN LEANDRO

RESOLUTION NO. 69 - 228

RESOLUTION APPROVING AGREEMENT (Redevelopment Agency, UPEC, Longs Drugs)

Recitals

An agreement by and among the City of San Leandro, the Redevelopment Agency of the City of San Leandro, Longs Drug Stores, Inc., Conselho San Leandro No. 1 Da Uniao Portugueza Do Estado Da California and Conselho Supremo Da Uniao Portugueza Do Estado Da California, a copy of which is attached, has been presented to this Council.

The City Council is familiar with the contents thereof.

The City Manager has recommended the execution of said agreement.

NOW, THEREFORE, the City Council of the City of San Leandro does RESOLVE as follows:

That said agreement is hereby approved and the Mayor is hereby authorized and directed to execute the same on behalf of this City.

Introduced by Councilman Pomares and passed and adopted this 15th day of December, 1969, by the following called vote:

Members of the Council:

Ayes: Councilmen Gancos, Kant, Polvorosa, Pomares, Suerstedt, Woods; Mayor Maltester (7

None (0)

Absent: None (0)

Jack D. Maltester Mayor of the City of San Leandro

Attest

Noes:

Richard H. West, City Clerk

12/15/69/F/f

IN THE REDEVELOPMENT AGENCY OF THE CITY OF SAN LEANDRO

RESOLUTION NO. 69 - 27

RESOLUTION APPROVING AGREEMENT (City of San Leandro, UPEC, Longs Drugs)

Recitals

An agreement by and among the City of San Leandro, the Redevelopment Agency of the City of San Leandro, Longs Drug Stores, Inc., Conselho San Leandro No. 1 Da Uniao Portugueza Do Estado Da California and Conselho Supremo Da Uniao Portugueza Do Estado Da California, a copy of which is attached, has been presented to this Agency.

The Redevelopment Agency of the City of San Leandro is familiar with the contents thereof.

NOW, THEREFORE, the Redevelopment Agency of the City of San Leandro does RESOLVE as follows:

That said agreement is hereby approved and the Chairman of the Redevelopment Agency of the City of San Leandro is hereby authorized and directed to execute the same on behalf of this Agency.

Introduced by Member Pomares and passed and adopted this 15th day of December, 1969, by the following called vote:

Ayes: Members: Gancos, Kant, Polvorosa, Pomares, Suerstedt, Woods, Chairman Maltester (7)

Noes: None (0)

Jack D. Maltester, Chairman

Redevelopment Agency of the City of

San Leandro

Attest:

R. Rugg, Secretary

12/15/69/F/f

AGREEMENT

This agreement entered into between the CITY OF SAN LEANDRO, a municipal corporation, hereinafter called City, the REDEVELOPMENT AGENCY OF THE CITY OF SAN LEANDRO, a public corporation, hereinafter called Agency, LONGS DRUG STORES, INC., a corporation, hereinafter called Developer, CONSELHO SAN LEANDRO NO. 1 DA UNIAO PORTUGUEZA DO ESTADO DA CALIFORNIA, hereinafter called UPEC, and CONSELHO SUPREMO DA UNIAO PORTUGUEZA DO ESTADO DA CALIFORNIA, hereinafter called Supreme Council.

Recitals

It is to the mutual benefit of all parties hereto that the transfer of properties and the development of improvements on said properties be effectuated in the manner hereinafter set forth. The various parcels of property involved in such transfer and development are set forth on Exhibit A attached hereto and by this reference made a part hereof. All properties therein shown are within the Plaza 2 Redevelopment Project Area and are subject to provisions of the Redevelopment Plan for the Plaza 2 Redevelopment Agency.

The property set forth on Exhibit A is included as a portion of the Plaza Assessment District No. 1, the purpose of which district is the acquisition of properties for development for public parking purposes to serve businesses located within the boundaries of said district.

City is the owner of Parcels 4, 5, 6 and 9-1, as said parcels are set forth on Exhibit A. Said parcels plus parcels 3 and 8 as set forth on Exhibit A are included within both the Redevelopment Plan and the Plaza Assessment District No. 1 for improvement for public parking purposes.

UPEC is the owner of Parcels 8, 12 and 13-1, as said parcels are set forth on Exhibit A.

Supreme Council is the owner of Parcels 7 and 15-1, as said parcels are set forth on Exhibit A.

It is the desire of Developer to develop for commercial use Parcels 8a, 9-1a, 10a, 11b, 12b, 13-1c and 14-1c, as said parcels are set forth on Exhibit A.

It is the desire of UPEC to develop for commercial and office use and for parking to serve such uses Parcels 13-la and 14-1b, as said parcels are set forth on Exhibit A.

Agency that City acquire Parcels 7 and 13-lb, as said parcels are set forth on Exhibit An for parking purposes and develop public parking thereon in conjunction with the planned parking facilities as set forth in Plaza Assessment District No. 1. Development of such parking will provide a substitute development superior to the development of Parcels 3a, 8a and 9-la, as said parcels are shown on Exhibit A for such purposes.

It is to the mutual benefit of all parties that such development be located and undertaken as proposed.

NOW, THEREFORE, the parties hereto agree as follows:

- I. Developer agrees that:
 - 1. Developer shall acquire at the sole cost of Developer Parcels 7, 11, 12, 13-1 and 14-1, as said parcels are shown on Exhibit A.
 - 2. Developer shall transfer to Supreme Council for a consideration mutually agreed upon between Developer and Supreme Council Parcels 13-1a and 14-1b, as said parcels are shown on Exhibit A.
 - Developer shall transfer to City in consideration of the mutual promises and agreements herein contained Parcels 7,
 11a, 12a, 13-1b and 14-1a, as said parcels are shown on Exhibit A.
 - 4. As consideration for the transfer by City to Developer of Parcels 8a, 9-la and 10a, as said parcels are set forth on Exhibit A, in addition to the consideration of the murual promises herein contained, Developer shall pay to City the sum of \$2,166.

5. Developer shall improve Parcels 8a, 9-1a, 10a, 11b, 12b, 13-1c and 14-1c, as said parcels are shown on Exhibit A, by the construction thereon of a commercial structure in accordance with the terms of an owner-participation agreement between Developer and Agency, a copy of which agreement is attached hereto as Exhibit B and by this reference made a part hereof, and shall execute concurrently herewith said owner-participation agreement.

II. UPEC agrees that:

- 1. UPEC shall sell and transfer to Developer for a consideration to be mutually agreed upon between UPEC and Developer Parcels 12 and 13-1, as said parcels are shown on Exhibit A.
- 2. UPEC shall sell and transfer to City for the sum of \$27,000 Parcel 8, as said parcel is shown on Exhibit A. III. Supreme Council agrees that:
 - 1. Supreme Council shall sell and transfer to Developer Parcel 7, as said parcel is shown on Exhibit A, for a consideration mutually agreed upon between Developer and Supreme Council.
 - 2. Supreme Council shall lease to UPEC for a minimum period of 50 years all air rights to parcels 13-1a and 14-1b, as said parcels are shown on Exhibit A, above the area required for ground level parking on said parcels. Said lease and the rental therefor shall be in consideration of the mutual promises herein contained; no additional rental payment shall be required under said lease,
 - 3. Supreme Council shall improve Parcels 3a, 13-1a and 14-1b, as said parcels are shown on Exhibit A, by the construction thereon of facilities as set forth in an ownerparticipation agreement between Supreme Council and Agency, a copy of which agreement is attached hereto as Exhibit C

and by this reference made a part hereof, and to execute concurrently herewith said owner-participation agreement.

IV. City agrees that:

- 1. City shall acquire Parcels 3 and 10, as said parcels are shown on Exhibit A, from the present owners of said parcels.
- 2. City shall purchase from UPEC for the sum of \$27,000 Parcel 8, as said parcel is shown on Exhibit A.
- 3. City shall transfer to Developer Parcels 8a, 9-la and 10a, as said parcels are shown on Exhibit A, in consideration of the payment by Developer to City of the sum of \$2,166 and in consideration of the mutual promises and agreements herein contained.
- 4. City shall transfer to Supreme Council Parcel 3a, as said parcel is shown on Exhibit A, in consideration of the mutual promises and agreements herein contained.
- 5. City shall develop Parcels 9-1c, 10b, 11a, 12a and 14-1a, as said parcels are shown on Exhibit A, as a public street and sidewalk by the time of completion of the improvements herein agreed to be undertaken by Developer. Such street and sidewalk shall be constructed substantially as shown on Exhibit A.
- 6. City shall develop for public parking and circulation by the time of completion of the improvements herein agreed to be undertaken by Developer and substantially as shown on Exhibit D, attached hereto and by this reference made a part hereof, Parcels 3b, 4, 5, 6, 7, 8b, 9-1b and 13-1b, and a portion of Hyde and Chumalia Streets, as said parcels and portions of streets are shown on Exhibit A and Exhibit D. City hereby grants to Developer, Supreme Council, UPEC and to the other owners of properties within Plaza Assessment District No. 1 a non-exclusive easement for the use of said parcels and portions of streets for a period of 50 years. from the date of execution hereof for parking and circulation. City, further agrees to maintain the ground level of said parcels and portions of streets as free and unmetered public parking for a period of 50 years from the date of execution hereof, and City SOA

further agrees for such period of time to police and enforce the, parking for maximum time limits as established by resolution of the City Council. City reserves the right to establish and change other reasonable controls and regulations of such parking, including but not limited to circulation, time regulations and location and number of spaces, provided that such controls or regulations or changes therein do not adversely affect to a substantial degree the use of the parking by patrons of the improvements to be constructed by Developer, UPEC or Supreme Council. A parking structure under or above the ground level of said parcels or portions of streets, or any part therof, may be constructed by City during said 50-year period provided the prior written consent of Developer is obtained.

7. City shall grant to Supreme Council and to Developer, for a period of 50 years from the date of execution of this agreement, a non-exclusive easement 30 feet in width over and across Parcels 3b, 13-1b, 7, 8b, 9-1b and 9-1c for purposes of pedestrian and vehicular access to the parcels to be developed by Supreme Countil and Developer, respectively. The westerly line of said easement shall be the most easterly line of Parcels 9-1a, 8a and 13-1c and the direct projection thereof northerly and southerly to Chumalia Street and Callan Avenue, respectively.

8. City agrees that Supreme Council and Developer shall have the right to temporary use of a reasonable portion of the driveway and parking areas adjacent to the premises to be developed by said parties, respectively, for construction and storage purposes during the course of any remodeling or rebuilding of the improvements on such phemises.

Agency agrees that:

- 1. In consideration of the promises of all parties as herein set forth, Agency shall reimburse City the cost of acquisition of that portion of Parcel 10 described in Exhibit E attached hereto and by this reference made a part hereof.
- 2. Agency shall execute concurrently with the execution by Agency of this agreement, the owner-participation agreements with Developer and Supreme Council heretofore set forth as Exhibit B and Exhibit C.

VI. All parties agree that:

- All transfers of property herein set forth shall be made on or before February 15, 1970. All properties transferred shall be free and clear of all encumbrances, except taxes for the fiscal year 1969-70, and leasehold interests, or other occupany, except the leasehold interest existing in the name of Walter L. Williams in a portion of Parcel 12, and as to said leasehold interest Developer agrees to accept the transfer of said property subject to said leasehold interest. Taxes shall be prorated as of close of escrow.
- 2. Developer shall pay the total assessment levied under Plaza Assessment District Number 1 against Parcels 7, 11 and 12, 68.6% of such assessment levied against Parcel 13-1 and 37.3% of such assessment levied against Parcel 14-1, as said parcels are set forth on Exhibit A. Supreme Council shall pay the total such assessment levied against Parcel 15-1, 31.4% of such assessment levied against Parcel 13-1 and 62.7% of such assessment levied against Parcel 14-1, as said parcels are set forth on Exhibit A.
- 3. The cost of demolition of existing structures on, and the clearence of Parcels 3, 4, 5, 6, 7, 8 and 9, as said parcels are shown on Exhibit A, shall be the sole responsibility of A

City. The cost of demolition of existing structures on, and the clearance of Parcels 10, 11, 12, 13 and 14-1 shall be the sole responsibility of Developer.

Dated:

CITY OF SAN LEANDRO, a municipal corporation

Maltester, Mayor

REDEVELOPMENT AGENCY OF THE CITY OF SAN LEANDRO, a public corporation

Jack D. Maltester, Chairman

LONGS DRUG STORES, INC., a corporation

CONSELHO SAN LEANDRO NO. 1 DA UNIAO PORTUGUEZA DO ESTADO DA CALIFORNIA

CONSECHO SUPERMO DA UNIAO PORTUGUEZA DO ESTADO DA CALIFORNIA

11/19/69/GAF/aw

AGREEMENT

Recitals

LONGS DRUG STORES, INC., a California corporation, hereinafter referred to as Owner, is the owner or is acquiring certain real property in the City of San Leandro, State of California, designated as Parcels 8(a), 9-1(a), 10(a), 11(b), 12(b), 13-1(c) and 14-1(c), hereinafter referred to as the Building Site, as such parcels are shown on the map entitled "Preliminary Block Study" and marked Exhibit A, which map is made by this reference a part hereof.

Said property is located within the boundaries of the PLAZA 2 Redevelopment Project, hereinafter referred to as the Project.

The development and use of real property in the Project is governed by the PLAZA 2 Redevelopment Plan, hereinafter referred to as the Plan.

The Plan provides for participation by each owner of real property in the Project Area in the implementation of the Redevelopment Project through new construction and through the installation of certain improvements necessary to the repair, renovation and renewal of such real property.

The Plan contains development standards and an architectural design concept to guide such construction, repair, renovation and renewal of private real property.

The Plan provides that no change in use or occupancy, and that no reoccupancy, including any lease renewal or lease assignment, of any property, shall be permitted prior to approval thereof by the Redevelopment Agency of the City of San Leandro, hereinafter referred to as Agency.

The Plan provides that no issuance of any building, plumbing or electrical permit pertaining to any property in the Redevelopment Project Area shall be permitted prior to approval thereof by Agency.

The Plan further provides that such approval shall not be granted by Agency, unless the installation of required improvements has previously been completed, or until such Owner has entered into an agreement providing for such improvements.

Now, therefore, Owner and Agency, in consideration of the mutual promises hereinafter contained, agree as follows:

Ludy SOA

A. REQUIRED IMPROVEMENTS

- 1. Owner shall construct a retail store on the Building Site. Such retail store shall contain a total ground floor area not less than ninety per cent (90%) of the area of the Building Site.
- $\hbox{\bf 2. \ \, Owner \ \, shall \ \, improve \ \, or \ \, landscape \ \, all \ \, portions \ \, of \ \, the \ \, Building } \\ \hbox{\bf Site.}$

B. PREPARATION OF PLANS

- 1. Owner shall prepare detailed plans for the improvements set forth in Paragraphs A-1 and A-2, above.
- Owner shall amend such plans as reasonably required by Agency in accordance with the Plan prior to the initiation of improvement work provided for therein.
- All exterior design work shall be compatible with the Agency's design concept as set forth in the Plan.

C. SCHEDULE OF IMPROVEMENT WORK

- 1. Owner shall submit detailed plans for the improvements set forth In Paragraphs A-1 and A-2 hereof to Agency for approval prior to March 1, 1970.
- 2. Owner shall commence the required improvements set forth in Paragraphs A-1 and A-2 hereof prior to June 1, 1970, and shall complete such improvements prior to June 30, 1971, subject, however, to delays (other than financial) occasioned by causes reasonably beyond the control of Owner.

D. ADDITIONAL PROVISIONS

- 1. Owner shall maintain all exterior improvements at a high level of repair, and shall promptly complete any repair work thereon as required by Agency to maintain said improvements at such level, provided that such requirements of Agency must be reasonable in relation to the standard of repair of other improvements in the Project Area improved under requirements of the Plan, and shall not exceed in scope the improvement work provided for in this Agreement.
- 2. Agency shall promptly review all plans for improvements provided for in this Agreement, and shall approve such plans, provided they are in full accordance with the provisions of this Agreement and the Plan and contain all mutually agreed on modifications requested by Agency in accordance with the Plan. Agency shall not unreasonably withhold such approval.

EXHIEIT B

- 3. Agency shall make available adequate design coordination services to Owner to insure coordination with the architectural design concept set forth in the Plan prior to completion of such improvement plans.
- 4. The Building Regulations Superintendent of the City of San Leandro shall inspect all improvements upon notification of completion by Owner, and, provided all such improvements have been completed in substantial accordance with plans approved by Agency, shall formally certify completion thereof.
- 5. Upon execution of this Agreement, Agency approves the construction of a building on the Building Site and its use for retail sales, subject to the provisions of this Agreement and the Plan. Agency may withdraw such approval of occupancy upon its reasonable determination of a material non-compliance with any condition therein contained. Continuing occupancy following any withdrawal of such approval shall be in violation of the Plan and of this Agreement.
- 6. The covenants of Owner herein contained shall be covenants running with the land and shall be binding upon the property herein described and upon Owner, its successors and assigns.

Executed this day of

, 1969.

		Owner
		REDEVELOPMENT AGENCY OF THE
	,	CITY OF SAN LEANDRO
		By Mallester, Chairman
Attest:		
	Secretary	

(11/20/69/mp)

EXHIEIT B

AGREEMENT

Recitals

SUPREME COUNCIL OF U.P.E.C., hereinafter referred to as Owner, is the owner of or is acquiring certain real property in the City of San Leandro, State of California, designated as Parcels 15-1, 14-1(b), 13-1(a) and 3(a), as such parcels are shown on the map entitled "Preliminary Block Study" and marked Exhibit A, which map is made by this reference a part hereof.

Said property is located within the boundaries of the PLAZA 2 Redevelopment Project, hereinafter referred to as the Project.

The development and use of real property in the Project is governed by the PLAZA 2 Redevelopment Plan, hereinafter referred to as the Plan.

The Plan provides for participation by each owner of real property in the Project Area in the implementation of the Redevelopment Project through new construction and through the installation of certain improvements necessary to the repair, renovation and renewal of such real property.

The Plan contains development standards and an architectural design concept to guide such construction, repair, renovation and renewal of private real property.

The Plan provides that no change in use or occupancy, and that no reoccupancy, including any lease renewal or lease assignment, of any property, shall be permitted prior to approval thereof by the Redevelopment Agency of the City of San Leandro, hereinafter referred to as Agency.

The Plan provides that no issuance of any building, plumbing or electrical permit pertaining to any property in the Redevelopment Project Area shall be permitted prior to approval thereof by Agency.

The Plan further provides that such approval shall not be granted by the Agency, unless the installation of required improvements has previously been completed, or until such Owner has entered into an agreement providing for such improvements.

Now, therefore, Owner and Agency, in consideration of the mutual promises hereinafter contained, agree as follows:

EXHIBIT C

A. REQUIRED IMPROVEMENTS

- Owner shall construct a paved parking area on the full extent of Parcels 14-1(b), 13-1(a) and 3(a).
- 2. Owner shall landscape those unpaved portions of the right-of-way of Chumalia Street adjacent to subject property.
- 3. Owner may construct a new building on Parcels 14-1(b), 13-1(a) and 15-1 in a manner that will not substantially modify the parking areas provided for herein.

B. PREPARATION OF PLANS

- 1. Owner shall prepare detailed plans for the improvements set forth in Paragraphs A-1 through A-3, above.
- Owner shall amend such plans as reasonably required by Agency in accordance with the Plan prior to the initiation of improvement work provided for therein.
- 3. All exterior design work shall be compatible with the Agency's design concept as set forth in the Plan.

C. SCHEDULE OF IMPROVEMENT WORK

- 1. Owner shall submit detailed plans for the improvements set forth in Paragraphs A-1 and A-2 hereof to Agency for approval prior to May 1, 1970.
- 2. Owner shall commence the required improvements set forth in Paragraphs A-1 and A-2 hereof prior to July 1, 1970, and shall complete such improvements to the satisfaction of Agency prior to October 1, 1970.

D. ADDITIONAL PROVISIONS

- 1. Owner shall maintain all improvements at a high level of repair, and shall promptly complete any repair work thereon as required by Agency to maintain said improvements at such level, provided that such requirements of Agency must be reasonable in relation to the standard of repair of other improvements in the Project Area improved under requirements of the Plan, and shall not exceed in scope the improvement work provided for in this Agreement.
- 2. Agency shall promptly review all plans for improvements provided for in this Agreement, and shall approve such plans, provided they are in full accordance with the provisions of this Agreement and the Plan and contain all modifications requested by Agency in accordance with the Plan. Agency shall not unreasonably withhold such approval.

EXHIBIT

- 3. Agency shall make available adequate design coordination services to Owner to Insure coordination with the architectural design concept set forth in the Plan prior to completion of such improvement plans.
- 4. The Building Regulations Superintendent of the City of San Leandro shall inspect all improvements upon notification of completion by Owner and, provided all such improvements have been completed in accordance with plans approved by Agency, shall formally certify completion thereof.
- 5. Upon execution of this Agreement, Agency approves the use of subject property for the parking of passenger vehicles and commercial vehicles not exceeding one-half ton capacity subject to the provisions of this Agreement and the Plan. Agency may withdraw such approval of occupancy upon its determination of a material non-compliance with any condition therein contained. Continuing occupancy following any withdrawal of such approval shall be a violation of the Plan and of this Agreement.
- 6. The covenants of Owner herein contained shall be covenants running with the land and shall be binding upon the property herein described and upon Owner, its successors and assigns.

Executed this

day of

, 1969.

SUPREME COUNCIL OF U.P.E.C.

· · ·	İts			
		lts	Its	İts

REDEVELOPMENT AGENCY OF THE CITY OF SAN LEANDRO

Jeck D. Maltester, Chairman

Attest: Secretary

(11/20/69/mp)

July SDA EXHIBIT O

Real property in the City of San Leandro, County of Alameda, State of California, described as follows:

A portion of Lot 7, Block 2, as said lot and block are shown on the Map of East San Leandro, filed February 20, 1871, in Book 2 of Maps, page 24, Alameda County Records, described as follows:

Commencing on the northwestern line of Callan Avenue, as shown on said map, at the most eastern corner of said lot 7; thence along the northeastern line of said lot 7, north 27°59'11" west (north 27 59'11" west being assumed as the bearing of said northeastern line for the purpose of this description). 37.776 feet to the Actual Point of Beginning; thence parallel with the said northwestern line of Callan Avenue, south 70°35'43" west 68.633 feet to a tangent curve concave to the north, having a radius of 25.895 feet, and a central angle of 42°41'27"; thence along said curve, southwesterly, westerly, and northwesterly 19.294 feet to its intersection with a non-tangent line, a radial line to said point of intersection bears south 23°17'10" west, said non-tangent line being the northwestern line of that parcel of land described in deed to Melville F. Barnett, a married man, and Henry M. Barnett, a married man, dated September 29, 1943; thence along said northwestern line, north 62°00'49" east 84.202 feet to the said northeastern line of lot 7; thence along said northeastern line, south 27 59 11" east 19.646 feet to the actual point of beginning.

The above described parcel of land contains 1086 square feet, more or less.

LD 69-10 Dwg. 466, Case 1602 Callan Avenue Widening Barnett Parcel 10-a

EXHIBIT E

SHEET I OF

1 San Landro D,15+ Plaza Assmt

PLAZA ASSESSMENT DISTRICT NO. AMENDED ASSESSMENT DIAGRAM

(STREET OPENING ACT OF 1903

CALIFORNIA SAN LEANDRO COUNTY, CITY OF ALAMEDA AMENDING PLAZA ASSESSMENT DISTRICT NO. I (STREET OPENING ACT OF 1903)

DECK. 1997 THE OFFICE STEED AND OF DECAMBLE. 1981 AT \$20.0 PM IN THE OFFICE OF THE COUNTY, CALIFORNIA IN BOOK OF MAPS OF ASSESSMENT DISTRICTS, AT PAGES \$972.898. RECORDED NOVEMBER 12, 1969 IN BOOK I OF MAPS OF ASSESSMENT DISTRICTS, AT PAGE 128, ALAMEDA COUNTY RECORDS. SCALE: 1"-50," 1981 SCALE: 1"= 50

THIS AMENDED ASSESSMENT DIAGRAM IS AN AMENDED ASSESSMENT DIAGRAM OF THE PLAZA ASSESSMENT DISTRICT NO. IGSTREET OPENING ACT OF 1903, CLTY OF SAN LEADDRO, ALAMEDA COUNTY, CALIFORNIA, THE ASSESSMENT DIAGRAM OF WHICH, DATED APRIL, 1967, WAS FILED NOVEMBER 12, 1969 IN BOOK I OF MAPS OF ASSESSMENT DISTRICTS, AT PAGE 128, ALAMEDA OF MARCHAN RECORDS.

FILED THIS 10 th DAY OF December , 1981 IN THE OFFICE OF THE SUPERINTENDENT OF STREETS OF THE CITY OF SAN LEANDRO, ALAMEDA COUNTY, CALIFORNIA.

RENE C. DAVIDSON COUNTY RECORDER ALAMEDA COUNTY, CALIFORNIA

466508-18

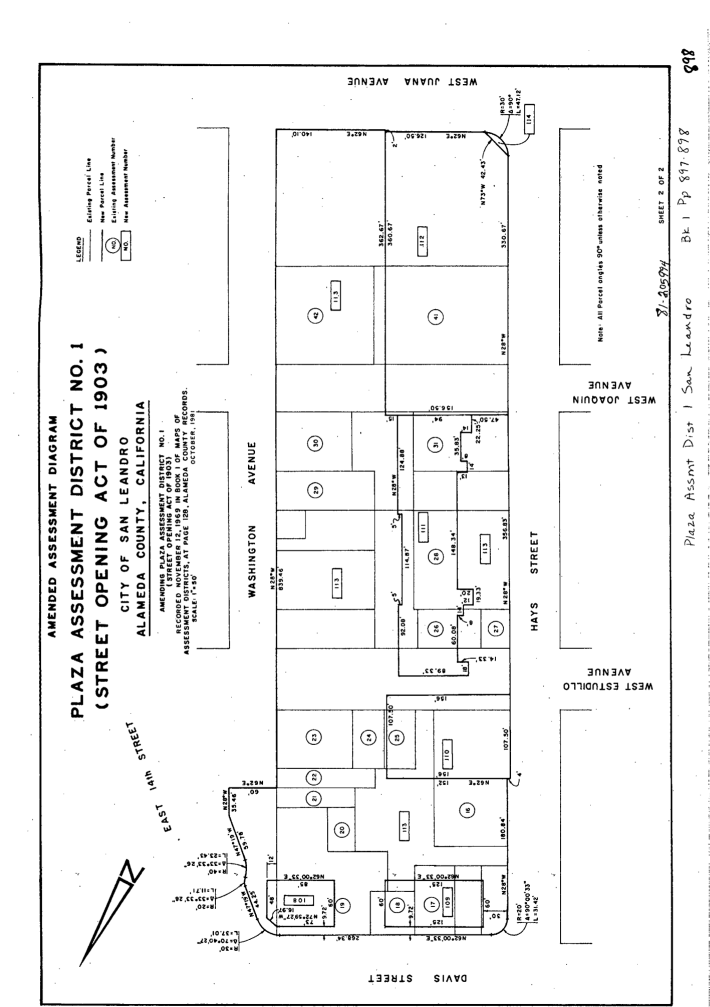
P.H. LONG R.C.E. 13170
SUPERINTENDENT OF STREETS
CITY OF SAN LEANDRO
ALAMEDA COUNTY, CALIFORNIA

FILED THIS 10th DAY OF THEMPER, 1981 IN THE OFFICE OF THE CITY CLERK OF THE CITY OF SAN LEANDRO, ALAMEDA, COUNTY, CALIFORNIA.

- Wichard A. Olin - Deput TY, CALIFORNIA AMEDA COUNTY, CALI

FILED THIS $\overline{O^{th}}_{DX}$ DAY OF $\overline{D^{tc}}_{XC}$, 1981 IN THE OFFICE OF THE COUNTY AUDITOR OF ALAMEDA COUNTY, CALIFORNIA

DONALD PARKIN COUNTY AUDITOR ALAMEDA COUNTY, C



Description: Alameda, CA Assessment Map - Book. Page 1.897 Page: 2 of 2 Order: 123455 Comment:



City of San Leandro

Meeting Date: March 20, 2017

Staff Report

File Number: 17-126 Agenda Section: CONSENT CALENDAR

Agenda Number:

TO: City Council

FROM: Chris Zapata

City Manager

BY: Cynthia Battenberg

Community Development Director

FINANCE REVIEW: David Baum

Finance Director

TITLE: Resolution Accepting a Quitclaim Deed from Regency Centers, L.P. for a

Parking Easement on the Public Parking Lot Located at the Northeast Corner

of East 14th Street and Callan Avenue (APN 077-0447-007-01)

WHEREAS, the Parking Authority of the City of San Leandro owns, and/or administers public property for public parking purposes; and

WHEREAS, the City Council of the City of San Leandro serves as the Board of Directors of the Parking Authority of the City of San Leandro; and

WHEREAS, the City of San Leandro owns the public parking lot located at Callan Ave. and Hyde St., APN 077-0447-007-01 (the "Property"); and

WHEREAS, an Agreement, dated December 15, 1969 (and as amended by Amendment to Agreement recorded January 18, 1982), was established between the City of San Leandro, the San Leandro Redevelopment Agency, Longs Drug Stores, Conselho San Leandro No. 1 Da Uniao Portugueza Do Estado Da California and Conselho Supremo Da Uniao Portugueza Do Estado Da California for the development of the public parking lot on the Property; and

WHEREAS, pursuant to Section IV.6 of the Agreement, owners of properties within Plaza Assessment District No. 1 were granted a non-exclusive easement for the use of the Property and portions of streets for a period of 50 years for parking and circulation; and

WHEREAS, the Plaza Assessment District No. 1 was established in 1968 for the acquisition of properties for the development for public parking to serve businesses located within the boundaries of the district; and

WHEREAS, the Parking Authority of the City of San Leandro currently owns the Plaza

File Number: 17-126

Shopping Center Parking Lot, APN 075-0226-010-00, which is located within the Plaza Assessment District No. 1; and

WHEREAS, on February 16, 2016, the City of San Leandro approved a Purchase and Sale Agreement with Sansome Pacific Properties, Inc. ("Sansome") for the redevelopment of the Property to include a mix of residential, retail, and associated parking uses; and

WHEREAS, in order to proceed with redevelopment of the Property, Sansome requests that the Plaza Assessment District No. 1 property owners release their parking easement on the Property.

NOW, THEREFORE THE CITY COUNCIL OF THE CITY OF SAN LEANDRO HEREBY RESOLVES THAT:

- The quitclaim, release and conveyance of any and all rights to the Property at APN 077-0447-007-001 from Regency Centers, L.P. to the City of San Leandro is hereby accepted.
- 2. The City Manager or his designee is authorized to execute all documents and take all actions necessary to implement this Resolution, including without limitation the execution of quitclaim deeds, certificates of acceptance, and all other necessary instruments, as applicable.

2698527.1

RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO:

City of San Leandro Office of Business Development 835 E. 14th St. San Leandro, CA 94577

Tax Statement to be sent to the address above

Exempt from Recording Fees
Government Code §§ 6103, 27383

Exempt from Documentary Transfer Tax Per Rev. & Tax. Code §11922, Governmental Agency acquiring title.

(Space Above This Line Reserved For Recorder's Use)

APN: 077-0447-7-1

QUITCLAIM DEED

Regency Centers, L.P., a Delaware limited partnership ("Grantor") hereby quitclaims, releases and conveys onto the City of San Leandro any and all right, title or interest in and to

Parcel 3 of Parcel Map 553, filed May 15, 1970 in Book 64 of Parcel Maps, Page 30, Alameda County Records.

Including, but not limited to, easements created as an appurtenance to the lands of the grantor lying within Plaza Assessment District No. 1 in the Agreement recorded December 19, 1969 in Reel 2539, Image 892, Official Records, and as amended by Amendment to Agreement recorded January 18, 1982, as Instrument Nos. 82-007894 and 82-007895, Official Records:

GRANTOR:

REGENCY CENTERS, L.P.

By: Jhaff

[Signatures Must Be Notarized]

California All-Purpose Certifica	te of Acknowledgment
A notary public or other officer completing this certificate verifies document to which this certificate is attached, and not the truthful	
State of California	
County of Contra Corsta	S.S.
On September 26,2016 before me, D. MCC	ree, Motary Public, Name of Notary Public, Title
personally appeared	eame of Signer (1)
Name of Signer (2)	
who proved to me on the basis of satisfactory eviden is/are subscribed to the within instrument and acknow the same in his/her/their authorized capacity(ies), and instrument the person(s), or the entity upon behalf of instrument.	vledged to me that he/she/they execute
I certify under PENALTY OF PERJURY under the law of the State of California that the foregoing paragraph true and correct.	
WITNESS my hand and official seal. Signature of Notary Public	D. MCCREE Commission # 2038239 Notary Public - California Contra Costa County My Comm. Expires Sep. 19, 2017
Although the information in this section is not required by law, it could this acknowledgment to an unauthorized document and may prove u	d prevent fraudulent removal and reattachment of
Description of Attached Document	Additional Information
ne preceding Certificate of Acknowledgment is attached to a	Method of Signer Identification
ocument titled/for the purpose of	Proved to me on the basis of satisfactory evidence:
	form(s) of identification credible witness(es)
ontaining pages, and dated	Notarial event is detailed in notary journal on:
ne signer(s) capacity or authority is/are as:	Page # Entry #
Individual(s)	Notary contact:
Attorney-in-fact	
Corporate Officer(s)	Other Additional Signer Signer(s) Thumbprints(s)
	years,
Guardian/Conservator Partner - Limited/General Trustee(s)	
Other:	
presenting:	

© 2009-2015 Notary Learning Center - All Rights Reserved

You can purchase copies of this form from our web site at www.TheNotarysStore.com

ACKNOWLEDGNIENTACKNOW



City of San Leandro

Meeting Date: March 20, 2017

Staff Report

File Number: 17-127 Agenda Section: CONSENT CALENDAR

Agenda Number:

TO: City Council

FROM: Chris Zapata

City Manager

BY: Cynthia Battenberg

Community Development Director

FINANCE REVIEW: David Baum

Finance Director

TITLE: Resolution Accepting a Quitclaim Deed from Safeway, Inc. for a Parking

Easement on the Public Parking Lot Located at the Northeast Corner of East

14th Street and Callan Avenue (APN 077-0447-007-01)

WHEREAS, the Parking Authority of the City of San Leandro owns, and/or administers public property for public parking purposes; and

WHEREAS, the City Council of the City of San Leandro serves as the Board of Directors of the Parking Authority of the City of San Leandro; and

WHEREAS, the City of San Leandro owns the public parking lot located at Callan Ave. and Hyde St., APN 077-0447-007-01 (the "Property"); and

WHEREAS, an Agreement, dated December 15, 1969 (and as amended by Amendment to Agreement recorded January 18, 1982), was established between the City of San Leandro, the San Leandro Redevelopment Agency, Longs Drug Stores, Conselho San Leandro No. 1 Da Uniao Portugueza Do Estado Da California and Conselho Supremo Da Uniao Portugueza Do Estado Da California for the development of a public parking lot on the Property; and

WHEREAS, pursuant to Section IV.6 of the Agreement, owners of properties within Plaza Assessment District No. 1 were granted a non-exclusive easement for the use of the Property and portions of streets for a period of 50 years for parking and circulation; and

WHEREAS, the Plaza Assessment District No. 1 was established in 1968 for the acquisition of properties for the development for public parking to serve businesses located within the boundaries of the district; and

WHEREAS, the Parking Authority of the City of San Leandro currently owns the Plaza

Shopping Center Parking Lot, APN 075-0226-010-00, which is located within the Plaza Assessment District No. 1; and

WHEREAS, on February 16, 2016, the City of San Leandro approved a Purchase and Sale Agreement with Sansome Pacific Properties, Inc. ("Sansome") for the redevelopment of the Property to include a mix of residential, retail, and associated parking uses; and

WHEREAS, in order to proceed with redevelopment of the Property, Sansome requests that the Plaza Assessment District No. 1 property owners release their parking easement on the Property.

NOW, THEREFORE THE CITY COUNCIL OF THE CITY OF SAN LEANDRO HEREBY RESOLVES THAT:

- 1. The quitclaim, release and conveyance of any and all rights to the Property at APN 077-0447-007-001 from Safeway, Inc. to the City of San Leandro is hereby accepted.
- 2. The City Manager or his designee is authorized to execute all documents and take all actions necessary to implement this Resolution, including without limitation the execution of quitclaim deeds, certificates of acceptance, and all other necessary instruments, as applicable.

2698527.1

RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO:

City of San Leandro Office of Business Development 835 E. 14th St. San Leandro, CA 94577

Tax Statement to be sent to the address above

Exempt from Recording Fees
Government Code §§ 6103, 27383

Exempt from Documentary Transfer Tax Per Rev. & Tax. Code §11922, Governmental Agency acquiring title.

(Space Above This Line Reserved For Recorder's Use)

APN: 077-0447-7-1

QUITCLAIM DEED

Safeway Inc., a Delaware corporation ("Grantor") hereby quitclaims, releases and conveys onto the City of San Leandro any and all right, title or interest in and to

Parcel 3 of Parcel Map 553, filed May 15, 1970 in Book 64 of Parcel Maps, Page 30, Alameda County Records.

Including, but not limited to, easements created as an appurtenance to the lands of the grantor lying within Plaza Assessment District No. 1 in the Agreement recorded December 19, 1969 in Reel 2539, Image 892, Official Records, and as amended by Amendment to Agreement recorded January 18, 1982, as Instrument Nos. 82-007894 and 82-007895, Official Records:

GRANTOR:

SAFEWAY INC.

By: 🏒

Natacha Epley

Authorized Signatory

(ME)

[Signatures Must Be Notarized]

te of Acknowledgment
only the identity of the individual who signed the lness, accuracy, or validity of that document.
s.s.
Name of Notary Public, Title
Name of Notary Public, Title
une of Signer (1)
ce to be the person(s) whose name(s) whose name(s) whedged to me that he/she/they executed that by his/her/their signature(s) on the which the person(s) acted, executed the
ANGELA PARLIAMENT Commission # 2110759
Notary Public - California Alameda County My Comm. Expires Jun 5, 2019
TION —
d prevent fraudulent removal and reattachment of seful to persons relying on the attached document.
Additional Information
Method of Signer Identification
Proved to me on the basis of satisfactory evidence: ☐ form(s) of identification ☐ credible witness(es)
Notarial event is detailed in notary journal on:
Page # Entry #
Notary contact:
Other
Additional Signer Signer(s) Thumbprints(s)

© 2009-2015 Notary Learning Center - All Rights Reserved You can purchase copies of this form from our web site at www.TheNotarysStore.com

; INOMEDIATION DESTRUCTED AND REPORTED AND REPORTED AND REPORD OF THE HORSE AND REPORTED AND REP