Audio

1. CALL TO ORDER AND PLEDGE OF ALLEGIANCE

2. APPROVAL OF MINUTES

3. COMMUNICATION FROM THE PUBLIC
   This is the opportunity for members of the public to address the Commission on items that are not on the posted agenda, provided that the subject matter is within the jurisdiction of the Commission. Speakers are reminded of the three-minute time limitation.

4. COMMUNICATION WITH THE COMMISSIONERS
   This is the opportunity for members of the Commission to provide notification to the public regarding any communication received by the Commissioners from the public, lessees, or other interested parties regarding business of Marina del Rey.

5. REGULAR REPORTS
   a. Marina Sheriff (DISCUSS REPORTS)
      - Crime Statistics
      - Enforcement of Seaworthy & Liveaboard
      - Sections of the Harbor Ordinance with Liveaboard Permit Percentages
   b. Marina del Rey and Beach Special Events (DISCUSS REPORT)
   c. Marina Boating Section Report (VERBAL REPORT)
   d. Marina del Rey Convention and Visitors Bureau (PRESENTATION)

6. OLD BUSINESS
   None

7. NEW BUSINESS
   a. Total Maximum Daily Load (TMDL) Update (PRESENTATION)
Small Craft Harbor Commission
Agenda for August 10, 2016
Page 2 of 2

b. Lease Amendment for Parcel 140 (Admiralty Apartments) to include Decennial Rent Adjustment. (ENDORSEMENT)

c. Lease Amendment for Parcel 100/101 (The Shores) to revise affordable housing provision. (ENDORSEMENT)

8. STAFF REPORTS

Ongoing Activities (DISCUSS REPORTS)
- Board Actions on Items Relating to Marina del Rey
- Regional Planning Commission’s Calendar
- California Coastal Commission Calendar
- Venice Dual Force Main Project Update
- Redevelopment Project Status Report
- Design Control Board Minutes
- Marina del Rey Slip Report
- California Coastal Commission Slip Report
- Fisherman’s Village Progress Report
- Parcel 9U (Woodfin Hotel and Wetland Park) Project Status

9. ADJOURNMENT

PLEASE NOTE

1. The Los Angeles County Board of Supervisors adopted Chapter 2.160 of the Los Angeles Code (Ord. 93-0031 ~ 2 (part), 1993, relating to lobbyists. Any person who seeks support or endorsement from the Small Craft Harbor Commission on any official action must certify that he/she is familiar with the requirements of this ordinance. A copy of the ordinance can be provided prior to the meeting and certification is to be made before or at the meeting.

2. The agenda will be posted on the internet and displayed at the following locations at least 72 Hours preceding the meeting date:
   Department of Beaches and Harbors Website Address: http://marinadelrey.lacounty.gov

   Department of Beaches and Harbors Administration Building
   13837 Fiji Way
   Marina del Rey, CA 90292

   Burton Chace Park Community Room
   13650 Mindanao Way
   Marina del Rey, CA 90292

   MdR Visitors & Information Center
   4701 Admiralty Way
   Marina del Rey, CA 90292

   Lloyd Taber-Marina del Rey Library
   4533 Admiralty Way
   Marina del Rey, CA 90292

3. The entire agenda package and any meeting related writings or documents provided to a Majority of the Commissioners (Board members) after distribution of the agenda package, unless exempt from disclosure Pursuant to California Law, are available at the Department of Beaches and Harbors and at http://marinadelrey.lacounty.gov

   Si necesita asistencia para interpretar esta informacion llame al (310) 305-9503.

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Si necesita asistencia para interpretar esta información, llame a este numero: 310-822-4639.
SMALL CRAFT HARBOR COMMISSION MINUTES  
July 13, 2016

Commissioners:  David Lumian, Chair; Dennis Alfieri, Vice Chair; Russ Lesser, Commissioner; Allyn Rifkin, Commissioner; Vanessa Delgado, Commissioner

Department of Beaches and Harbors:  Gary Jones, Director; Brock Ladewig, Deputy Director; Steve Penn, Chief of Asset Management Division; Carol Baker, Chief of Community and Marketing Services Division; Michael Blenk, Real Property Agent I; Michael G. Rodriguez, Chief Property Manager; Gloria Perez, Management Fellow

County:  Amy Caves, County Counsel; Deputy Sheriff Michael Mitchell

Item 1- Call to Order and Pledge of Allegiance
Chair Lumian called the meeting to order at 10:06 a.m. followed by the Pledge of Allegiance led by Deputy Sheriff Michael Mitchell. Chair Lumian read the Commission’s policy on public comments.

Item 2- Approval of Minutes
Motion to approve by Vice Chair Rifkin, seconded by Commissioner Lesser, unanimously approved.

Ayes: 5 – Chair Lumian, Vice Chair Rifkin, Mr. Alfieri, Ms. Delgado and Mr. Lesser

Item 3 – Communication from the Public
None

Item 4 – Communication with the Commissioners
Commissioner Lesser reported on a meeting he had with Supervisor Knabe to discuss funding for Los Angeles youth to visit the Marina and other beach areas to teach them about oceanography. He also discussed the displacement of yacht sales tenants.

Chair Lumian stated he attended the dedication of Oxford Basin Park, the External Tank (ET) Comes Home celebration, and the US Coast Guard’s Navigation Safety Advisory Council Meeting in Washington, D.C.

Item 5a – Marina Sheriff
Deputy Sheriff Michael Mitchell presented the Crime Stats reports.

Item 5b – MdR and Beach Special Events
Carol Baker reported that the ET relocation events, including a “Party in the Park” at Burton Chace Park, were all very successful. She also announced upcoming summer activities planned for MdR.

Item 5c – Marina Boating Section Report
Michael Blenk announced that Cal Yacht Club was sponsoring the U.S. Junior Olympic Sailing Festival in MdR July 15-17, 2016, and that DBH arranged parking. He provided a detailed report about the completion of Anchorage 47. Carol Baker added that the Boating Section is also providing support to the sailing program.

Steve Curran spoke about being displaced from Pier 44 due to the redevelopment of the property. He thanked Pacific Ocean Management Company (Pacific) and the County for
extending the time he has to relocate and for developing plans to allow his boat sales business to stay in MdR, including securing office space in Fisherman’s Village. However, there is no area to display boats. As a result, part of his business will be relocated to Long Beach. He expressed his concern that MdR is reducing its focus on recreational boating.

Commissioner Lesser asked staff if there’s anything else the Department can do to keep Mr. Curran’s business operating in the Marina.

Gary Jones replied that DBH is trying to do everything possible to accommodate Mr. Curran. He agreed with Mr. Curran’s assessment that it has been a challenge to find alternative accommodations. Unfortunately, the Marina was not designed to support a large amount of commercial activity and the emphasis has always been recreational boating.

Commissioner Alfieri inquired about a possible month-to-month agreement during the boating season to allow boat brokers to dock at Anchorage 47. Gary Jones replied that County policy will not allow commercial activity at Anchorage 47.

Gary Jones further commented that the Department will continue to work with the lessee to help resolve issues related to the redevelopment of Pier 44.

Tim Riley inquired about the rental rates and the number of slips in each category for Anchorage 47. Tim Riley also asked about the 25% percentage rent that is charged by the County for anchorages throughout the Marina and if Anchorage 47 is subject to the same fees.

Gary Jones replied that the Board of Supervisors (BOS) approved the rental rates for Anchorage 47 as well as the methodology. The item was endorsed by the Small Craft Harbor Commission (SCHC) before going to the BOS. He explained that DBH’s staff conducted a study reviewing comparable anchorages throughout the Marina. Anchorage 47’s slip rates were calculated based on the average of the comparable anchorages. He further commented that 100% of the revenue from Anchorage 47 is placed into a County account that is used for the operation of the anchorage and to pay off the debt incurred to fund the redevelopment project.

Commissioner Alfieri requested to see a slip fee pricing schedule.

Gary Jones replied that staff would provide the Commissioners with the requested information.

Chair Lumian stated that he received an e-mail from Steve Curran stating that he received a 60-day notice to vacate his business location. He added that he forwarded the e-mail to DBH staff and Pacific. Both parties reported that they had met with Mr. Curran to develop the solutions that Mr. Curran had already reviewed.

Chair Lumian asked if there are any other businesses besides Mr. Curran’s that have been identified as not having suitable alternative accommodations.

Gary Jones replied that there is one other business, and assistance has been provided by Pacific and the County. There may also be a number of live-aboards in Pier 44 but Mr. Jones believes no one has approached the County for assistance. He further stated that
Anchorage 47 does permit live-aboards, and that there are approximately 15 currently permitted in the Marina.

Chair Lumian expressed the need to have businesses that support recreational boating in the Marina and asked DBH to take measures to retain these type of businesses. His concern is that without these businesses the number of boat owners will decrease. He further voiced his concern regarding the large amount of redevelopment happening simultaneously with MdR anchorages. He asked if there is a plan to avoid temporary shortages and large increases to slip rental rates.

Steve Penn replied that Michael Tripp will address those concerns during his presentation on Item Number 8.

Chair Lumian asked what was the total amount spent on the redevelopment of Anchorage 47 and how was the project financed?

Gary Jones responded that he did not have the exact amount but he estimates approximately $15 million. The project was financed by monies collected in prior years, when the County managed Anchorage 47. In addition, the County incurred debt that will be paid back with future revenue generated by slip fees.

**Item 6a – Old Business**
None.

**Item 7a – Dock 55 Management Program**
Michael Rodriguez, presented the staff report providing details of the management program for the newly built Dock 55, which will assist charter operators. There has been an increase in the demand for charter operators in MdR but very few marinas can allow charters to operate. The program will allow charter boats to be docked throughout the Marina but will allow them to legally load/unload passengers at Dock 55 for a fee. The program will be launched in August/September and will be managed by the same company that operates Fisherman's Village.

Daniel Ginzburg pointed out that Dock 55 is not a new charter dock. The dock was originally planned to fulfill requirements by the Coastal Commission and Department of Regional Planning to mitigate the loss of Dock 52. He wants to make sure the plan for Dock 55 meets these requirements and is an efficient and appropriate way of utilizing the space, and addresses everyone’s interests.

Vice Chair Rifkin asked if the new program is based on first come first serve.

Michael Rodriguez replied that the program will try to accommodate as many businesses as possible. There are issues with parking which are currently being reviewed. Mr. Rodriguez emphasized that the program will serve both small and large operators.

Vice Chair Rifkin expressed his concern of DBH's reliance on one company to manage the program.

Mr. Rodriguez replied that an internal study was conducted. DBH does not have sufficient staff to properly manage the program. Furthermore, Dock 55 does not have an office or
amenities available. Pacific was identified as the best option because the business is already operating in a nearby location and can offer amenities to the charter boat passengers.

Amy Caves added that the County’s agreement with Pacific contains language that provides DBH the right to terminate. She further added that this a trial program and adjustments can be made to address issues as they develop.

Vice Chair Rifkin requested DBH staff provide an update report in six months. He also applauded DBH's efforts to assist charter boat operators in the Marina.

Pat Younis voiced her concerns about the new program and believed it was too much work for one agency to accomplish.

Matt Schubert, a permitted water taxi operator, talked about how charter boat operators in San Diego pay 7% of their revenue to help pay for the operation of the charter boat dock and encouraged DBH to adopt a similar policy.

Brian Mitchell of Luxury Liners asked if there will be a sublease requirement and requested pricing information.

Chair Lumian asked if the operations would be limited to skipper charters or is it also for bareboat charters, and provided definitions for the different type of charters.

Mr. Rodriguez replied that the program is open to all types of charters. He addressed Brian Mitchell’s questions: (1) an agreement between Pacific and the charter boat operator will be required; and (2) fees are still being established.

Commissioners Lumian and Lesser both commended DBH for outsourcing the program and for contracting with Pacific to operate the new program.

Gary Jones thanked Mr. Rodriguez, and stated that the Department will provide ongoing progress reports to the Commission.

**Item 7b – Lease Amendment for Parcel 20 (Panay Way Marina) to include Decennial Rent Adjustment.**

Michael Rodriguez provided the staff report.

**Motion to approve by Commissioner Lesser, seconded by Commissioner Alfieri, unanimously approved.**

Ayes: 5 – Chair Lumian, Vice Chair Rifkin, Mr. Alfieri, Ms. Delgado and Mr. Lesser

**Item 7c – Lease Amendment for Parcel 33 (Killer Shrimp) to include Decennial Rent Adjustment.**

Michael Rodriguez provided the staff report.

**Motion to approve by Commissioner Alfieri, seconded by Vice Chair Rifkin, unanimously approved.**
Ayes: 5 – Chair Lumian, Vice Chair Rifkin, Mr. Alfieri, Ms. Delgado and Mr. Lesser

Item 8 – Staff Reports
Gary Jones provided the staff reports on ongoing activities including that the CDP on Parcel 9’s wetland park has been extended and the project will be able to move forward.

Steve Penn discussed an e-mail that the Chair Lumian sent to DBH voicing his concerns regarding pending construction projects of various marinas in MdR and the impact on boaters.

Michael Tripp provided an overview of the CDP and Local Coastal Program amendment which provides protections for smaller boats including a mandate that 59% of the boats slips in MdR be reserved for boats 35 feet or under. Additionally, before a marina is redeveloped, a transitional plan must be submitted to the Coastal Commission which outlines resources for boaters to assist them with relocation.

Chair Lumian expressed concern about multiple projects potentially triggering a sharp increase in slip rental fees.

Michael Tripp explained that when a dock is being redeveloped construction is usually phased to minimize the number of boaters being displaced.

Steve Penn added that the majority of MdR’s ground leases contain a controlled price clause. Under this clause, if a slip rental fee is beyond a reasonable level, a boater can bring it to the County’s attention. DBH staff will conduct a market analysis. If the price is found to be unreasonable, DBH has the authorization to request a correction.

Adjournment
Chair Lumian adjourned the meeting at 11:42 a.m.
## LOS ANGELES COUNTY SHERIFF’S DEPARTMENT
MARINA DEL REY STATION
PART I CRIMES JUNE 2016

### CRIME INFORMATION REPORT - OPTION 5A

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<th>East Marina 2761</th>
<th>Lost R.D. 2762</th>
<th>Marina Water 2763</th>
<th>Upper Ladera 2764</th>
<th>County Area 2765</th>
<th>Lower Ladera 2766</th>
<th>Windsor Hills 2767</th>
<th>View Park 2768</th>
<th>Parks 2791</th>
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**Note**- The above numbers may change due to late reports and adjustments to previously reported crimes.

**Source**- LARCIS, Date Prepared July 05, 2016
CRIME INFORMATION REPORT - OPTION 5A
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**Source** - LARCIS, Date Prepared July 05, 2016

CRIME INFORMATION REPORT - OPTION 5A
## LOS ANGELES COUNTY SHERIFF’S DEPARTMENT
### MARINA DEL REY STATION
#### PART 3 CRIMES- JUNE 2016

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<th>Part I Crimes</th>
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**Note** - The above numbers may change due to late reports and adjustments to previously reported crimes.

**Source** - LARCIS, Date Prepared – July 05, 2016
CRIME INFORMATION REPORT - OPTION 5A
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Total reported vessels in Marina del Rey Harbor: 4011

Percentage of vessels that are registered liveaboards: 7.75%

Number of currently impounded vessel: 6
August 10, 2016

TO: Small Craft Harbor Commission
FROM: Gary Jones, Director

SUBJECT: AGENDA ITEM 5b –MARINA DEL REY SPECIAL EVENTS

BURTON CHACE PARK WALKING CLUB
Burton Chace Park • Lobby • 13650 Mindanao Way • Marina del Rey
Tuesdays & Thursdays
10:30 a.m. – 11:30 a.m.

The Department of Beaches and Harbors (Department) is sponsoring a FREE one-hour walking club. Get your exercise while taking in the beautiful view of the Marina del Rey harbor. Please RSVP by calling (310) 305-9595.

For more information: Call (310) 305-9595

SUNSET SERIES SAILBOAT RACES 2016
Marina del Rey
Wednesdays through September 7, 2016
5:30 p.m. – 8:00 p.m.

Spectators can enjoy these races from the comfort of one of the water-view restaurants on Wednesday evenings between 5:30 p.m. (sailboats leaving the harbor) and 8:00 p.m. (race finishes at California Yacht Club).

For more information: Call (310) 823-4567
BURTON CHACE PARK AEROBICS CLASS
Burton Chace Park ♦ Lobby ♦ 13650 Mindanao Way ♦ Marina del Rey
Wednesdays
6:00 p.m. – 7:00 p.m.

The Department is offering FREE indoor group aerobics classes that combine rhythmic aerobic exercise with stretching and strength training routines with the goal of improving all elements of fitness. Come get in shape with an experienced instructor at beautiful Burton Chace Park. Ages 13 and up. Please RSVP by calling (310) 305-9595.

For more information: Call (310) 305-9595

“BEACH EATS" GOURMET FOOD TRUCKS IN MARINA DEL REY
Marina “Mother’s” Beach ♦ 4101 Admiralty Way ♦ Marina del Rey
Thursdays through September 29, 2016
5:00 p.m. – 9:00 p.m.

The Department is sponsoring gourmet food trucks in Marina del Rey offering delectable dishes plus a chance to picnic on the beach. The “Beach Eats” gourmet food truck events are held from 5 p.m. to 9 p.m. The assortment of trucks varies week to week. Paid parking is available at the beach parking lot #10 for 25 cents for every 10 minutes.

For more information call: Marina del Rey Visitors Center at (310) 305-9545

MARINA DEL REY FARMERS’ MARKET
Parking Lot #11 ♦ 14101 Panay Way ♦ Marina del Rey
Saturdays
9:00 a.m. – 2:00 p.m.

The Department, in collaboration with Southland Farmers’ Markets Association, is offering the Marina del Rey Farmers’ Market on Saturdays. The Marina del Rey Farmers’ Market offers fresh, locally-grown organic and conventionally grown fruits and veggies. Also available are prepared and packaged foods, hand-crafted products and much more! Paid parking is available for 25 cents for every 10 minutes.

For more information call: Marina del Rey Visitors Center at (310) 305-9545
FISHERMAN'S VILLAGE WEEKEND CONCERT SERIES
13755 Fiji Way • Marina del Rey
Sponsored by Pacific Ocean Management, LLC

All concerts are from 2:00 p.m. – 5:00 p.m.

Saturday, August 6th
Thin Ice, playing Contemporary

Sunday, August 7th
Bob DeSena, playing Latin Jazz

Saturday, August 13th
Izmskzm, playing Reggae

Sunday, Sunday 14th
Jimi Nelson & The Drifting Cowboys, playing Country

Saturday, August 20th
Upstream, playing Reggae

Sunday, August 21st
Shades, playing R&B

Saturday, August 27th
Jimbo Ross & The Bodacious Blues Band, playing Blues

Sunday, August 28th
2Azz1, playing Jazz Funk

For more information: Call Pacific Ocean Management at (310) 822-6866

BEACH SHUTTLE
Through September 25, 2016
Fridays and Saturdays from 10:00 a.m. – 10:00 p.m.
Sundays and Labor Day from 10:00 a.m. – 8:00 p.m.

Catch a free ride on the Beach Shuttle to and from Playa Vista, Marina del Rey and Venice, and enjoy the surf, sand and surroundings of Marina del Rey in a hassle-free and
relaxing way. The Beach Shuttle operates weekends, Labor Day, and during the Thursday Marina del Rey Summer Concerts.

For more information call: Marina del Rey Visitor Center (310) 305-9545

**MARINA DEL REY WATERBUS**
Through September 5, 2016

For a fun weekend, ride the Marina del Rey WaterBus. Park your car and ride the WaterBus for a unique water's-eye view of Marina del Rey. Eight boarding stops throughout the Marina offer opportunities to shop, dine, and recreate in one of the most beautiful Southern California residential and tourist areas. Bikes and strollers are welcome on board, but no pets are allowed. The fare is $1.00 per person, for a one-way ticket. Ample parking is available at nearby Los Angeles County lots for a reasonable fee.

WaterBus Schedule:
Thursday – Saturday: 11:00 a.m. – midnight
Sundays: 11:00 a.m. – 9:00 p.m.
Labor Day: 11:00 a.m. – 9:00 p.m.

For more information: Visit marinawaterbus.com or call the Marina del Rey Information Center at (310) 628-3219

**SUMMER YOUTH SAILING CAMP**
Burton Chace Park ♦ 13640 Mindanao Way ♦ Marina del Rey
Beginning Sailing: August 15 – 19 and August 22 – 26, 2016
10:00 a.m. – 4:00 p.m.

Los Angeles County Lifeguards will instruct beginning and advanced sailing courses teaching students basic sailing knowledge and terms, boat maintenance and rigging, knot tying, tacking, docking and introduction to ocean sailing. Students will learn to sail on 14-foot Capri sailboats (with main sail and jib). In the final days of the session, students will get experience on 24-foot MacGregor sailboats.

Financial aid is available for qualified families. Please call for details.

Ages: 11 - 17 years old
Class Size: 6 - 12 students with 2 Lifeguard instructors
Fee: $250 per 5-day session
*NOTE: Applicants must successfully complete a 100-yard swim test in 2 minutes and 20 seconds to be eligible for Beginning Sailing.

For more information: Call (310) 305-9587

2016 FREE MARINA DEL REY SUMMER CONCERT SERIES
Burton Chace Park ♦ 13650 Mindanao Way ♦ Marina del Rey
August 13 – August 27, 2016
7:00 p.m.

Symphonic Thursdays
August 18
Madame Butterfly
Staged production
Marina del Rey Summer Symphony

Pop Saturdays
August 13
Ra Ra Riot
Indie Rock

August 27
Eddie Palmieri Salsa Orchestra
Salsa/Latin Jazz

For more information call: Marina del Rey Visitor Center at (310) 305-9545

FREE MARINA MOVIE NIGHT
Burton Chace Park ♦ 13650 Mindanao Way ♦ Marina del Rey
August 20, 2016
Movie start time: 8:00 p.m.

The Department presents Free Marina Movie Nights in Burton Chace Park. Pack your picnic baskets and bring the family out to the park to enjoy our outdoor movies screening under the stars.

Movie Lineup
August 6    The SpongeBob Movie: Sponge Out of Water
August 20   My Fair Lady

For more information call: Marina del Rey Visitor Center at (310) 305-9545

DISCOVER MARINA DEL REY 2016
Burton Chace Park ♦ 13650 Mindanao Way ♦ Marina del Rey, CA 90292
Sunday, October 9, 2016
11:00 a.m. to 4:00 p.m.
Discover Marina del Rey Day 2016 is sponsored by the Department and is a community event that can be enjoyed free of charge. The event features booths from various organizations on health, safety and the environment, plus water events, games, music, arts & crafts and children’s marionette shows. Visitors who wish to access the popular inflatable games must pay $5.00 for a wristband. Food and beverages are also available for purchase on one of several gourmet food trucks.

Event parking is available for $8 in County Lots #77 and #4 located at 13560 and 13500 Mindanao Way respectively.

For more information call: Marina del Rey Visitors Center at (310) 305-9545

GJ:CB:es
August 10, 2016

TO: Small Craft Harbor Commission

FROM: Gary Jones, Director

SUBJECT: ITEM 7a – UPDATE ON THE MARINA DEL REY TOXICS TOTAL MAXIMUM DAILY LOAD (TMDL)

Item 7a on your agenda is an update on the Marina del Rey Toxics TMDL. Michael Tripp, Planning Division Chief of the Department of Beaches and Harbors will be present to provide the update.

GJ:BW:SP
ym
August 10, 2016

TO: Small Craft Harbor Commission

FROM: Gary Jones, Director

SUBJECT: ITEM 7b—APPROVAL OF AMENDMENT NO. 2 TO AMENDED AND
RESTATED LEASE NO. 6121 ADMIRALTY APARTMENTS (PARCEL 140V AT
4170 Admiralty Way) MARINA DEL REY

Item 7b pertains to Amended and Restated Lease No. 6121 of Parcel 140V (Admiralty Apartments) and the adjustment of percentage rents and minimum rent on May 23, 2016. Lessee has agreed to amend the County percentage rental rate for the following percentage of gross receipts: 11% for occupancy of structures and other facilities including apartments and meeting rooms. All other percentage rental rates will be maintained at the current levels. Minimum rent is being increased. The adjustment is projected to yield $31,592 in additional rent revenue over the 10-year period beginning May 23, 2016. Insurance provisions will be updated.

Your Commission’s endorsement of the recommendations in the attached draft Board Letter is requested. Staff will inform your Commission should there be any material change to this draft prior to submitting it to the Board of Supervisors for approval.

The recommended action will keep County percentage rents at Parcel 140V comparable to other Marina del Rey leaseholds and update insurance provisions, in fulfillment of the County Strategic Plan Goal No. 1, "Operational Effectiveness/Fiscal Sustainability."

GJ:BL:SP:mr

Attachments
The Honorable Board of Supervisors  
County of Los Angeles  
383 Kenneth Hahn Hall of Administration  
500 West Temple Street  
Los Angeles, CA 90012

Dear Supervisors:

APPROVAL OF AMENDMENT NO. 2  
TO AMENDED AND RESTATED LEASE AGREEMENT NO. 6121  
PARCEL 140V – MARINA DEL REY  
(FORTH DISTRICT) (4 VOTES)

SUBJECT

This Board letter requests approval of Amendment No. 2 to Marina del Rey Amended and Restated Lease No. 6121 (Lease) for Parcel 140 (Admiralty Apartments) that readjusts the Percentage Rents, Annual Minimum Rent, and General Liability insurance.

IT IS RECOMMENDED THAT YOUR BOARD:

1. Find that the proposed Lease Amendment No. 2 is categorically exempt under the provisions of the California Environmental Quality Act pursuant to class 1(r) of the County’s Environmental Document Reporting Procedures and Guidelines and Section 15301 of the State CEQA Guidelines (Existing Facilities).

2. Approve and authorize the Chair of the Board to sign the attached Amendment No. 2 to Lease No. 6121 pertaining to the readjustment of the Percentage Rents, Annual Minimum Rent, and General Liability insurance for the ten-year period ending May 23, 2026.

PURPOSE/JUSTIFICATION OF RECOMMENDED ACTION

Marina del Rey leases generally provide for the periodic review of leasehold rents to ensure that the percentage rents payable to the County are maintained at current Fair Market Rental Value levels and the amount of general liability insurance is adequate to protect County’s interests.

Proposed Amendment No. 2 to Marina del Rey Lease No. 6121 for Parcel 140 (Lease) requires the adjustment of the Percentage Rents, Annual Minimum Rent, and general
liability insurance on May 23, 2016 (2016 First Decennial Renegotiation Date) and every tenth anniversary thereafter.

Effective as of May 23, 2016, Lease Amendment No. 2 would adjust the Percentage Rents and Annual Minimum Rent to the Fair Market Rental Value, and would update the general liability insurance as follows:

- Percentage Rents for apartments, hotel and/or motel accommodations, house trailers, meeting rooms, and rental of land and/or water or facilities for activities not otherwise provided for in this section such as but not limited to television and/or motion pictures are increased from 10.5% to 11%. There is no change for the other percentage rent categories;
- The new Annual Minimum Rent is $467,036 payable in monthly installments of $38,920 each;
- Amendment No. 2 incorporates changes to the miscellaneous insurance provisions. There are no adjustments to the amount of general liability insurance.

Implementation of Strategic Plan Goals

The recommended action will keep County’s percentage rents at Parcel 140 comparable to other Marina del Rey leaseholds in fulfillment of the Strategic Plan Goal No. 1 (Operational Effectiveness/Fiscal Sustainability).

FISCAL IMPACT/FINANCING

Proposed Amendment No. 2 is projected to yield an additional $31,592 in leasehold rent revenue to the County in Fiscal Year 2016-2017 Budget. The Amendment will increase Annual Minimum Rent from $441,914 to $467,036 based on 75% of the total average annual rent payable by the Lessee to the County over the three years prior to May 23, 2016.

Operating Budget Impact

Upon your Board’s approval of proposed Amendment No. 2 to the Lease, the Department of Beaches and Harbors will receive approximately $31,592 in annual increases in leasehold rent revenue. The annual increase received from Fiscal Year 2016-17 is budgeted in the Department’s Fiscal Year 2016-17 Final Adopted Budget.

FACTS AND PROVISIONS/LEGAL REQUIREMENTS

Marina del Rey Parcel 140, commonly known as Admiralty Apartments, is improved with
The Honorable Board of Supervisors  
August 30, 2016  
Page 3  
(1) a four story apartment building containing 172 residential units, totaling 370,300 gross square feet (approximately 211,130 net rentable square feet) over two levels of parking, and (2) a one-story clubhouse. Other ancillary improvements include a swimming pool, spa, steam room, sauna, fitness center, business center, gym, movie theater, parking area containing 380 parking spaces, dog run, bike storage & two rooftop decks, walkways, landscaping.

This proposed Amendment No. 2 has been approved as to form by County Counsel. At its meeting on _______, the Small Craft Harbor Commission _________ the Director’s recommendation that your Board approve and execute the proposed Amendment.

ENVIRONMENTAL DOCUMENTATION

The proposed lease Amendment No. 2 is categorically exempt from the California Environmental Quality Act pursuant to class 1(r) of the County’s Environmental Document Reporting Procedures and Guidelines and Section 15301 of the State CEQA Guidelines (Existing Facilities).

IMPACT ON CURRENT SERVICES (OR PROJECTS)

There will be no impact on current services or projects from your Board’s approval of Amendment No. 2.

CONCLUSION

Please have the Chair of your Board sign all three copies of the Amendment No. 2, and have the Executive Officer of the Board return two (2) executed copies, as well as an adopted-stamped copy of this letter to the Department of Beaches and Harbors, retaining a copy for your records. Should you have any questions please contact Natasha Robinson at (310) 306-6144 or NRobinson@bh.lacounty.gov.

Respectfully submitted,

GARY JONES  
Director

c:  Chief Executive Officer  
     County Counsel  
     Executive Officer, Board of Supervisors

GJ:BL:SP:MR:nr
AMENDMENT NO. 2 TO AMENDED AND RESTATED LEASE AGREEMENT
PARCEL 140V – MARINA DEL REY
(LEASE NO. 6121)

THIS LEASE AMENDMENT NO. 2 ("Amendment" or "Amendment No. 2") is made and entered into this ______ day of ________, 2016 (the "Effective Date").

BY AND BETWEEN

COUNTY OF LOS ANGELES,
hereinafter referred to as "County",

AND

GOLD COAST APARTMENTS, LLC
a Delaware limited liability company,
hereinafter referred to as "Lessee"

RECITALS:

WHEREAS, on May 23, 2006, County and Lessee entered into Amended and Restated Lease Agreement No. 6121 (the "Lease") under the terms of which County leased to Lessee that certain real property located in the Marina del Rey Small Craft Harbor, County of Los Angeles, State of California, now commonly known as Parcel 140V, which Premises are more particularly and legally described in Exhibit "A" attached to and incorporated in the Lease (the "Premises"); and

WHEREAS, County and Lessee entered into Amendment No. 1 on November 12, 2008, to extend the Required Completion Date for the Redevelopment Work (as defined in the Lease) to January 31, 2009, and to make certain other modifications to the Lease; and

WHEREAS, Section 4.4 of the Lease requires renegotiation of the Annual Minimum Rent and Percentage Rates as of May 23, 2016 (2016 First Decennial Renegotiation Date), and on each tenth (10th) anniversary thereafter (each a "Renegotiation Date" and collectively, the "Renegotiation Dates"). The Annual Minimum Rent and Percentage Rent shall be readjusted to the Fair Market Rental Value in accordance with the standards established in Section 4.4.1 of the Lease; and

WHEREAS, Section 9.6 of said Lease provides that the amounts of liability insurance required by this Section shall be subject to renegotiation as of each fifth (5th) anniversary of May 23, 2006; and

WHEREAS, all capitalized terms used but not otherwise defined herein shall have the same meanings given such terms in the Lease; and
WHEREAS, the parties hereto have reached an agreement with respect to the required adjustments which are to apply for the ten (10) year period effective as of May 23, 2016, and wish to amend the Lease as set forth herein; and

NOW, THEREFORE, in consideration of the foregoing recitals, which are hereby deemed a contractual part hereof, and the mutual agreements, covenants and restrictions contained herein, the parties agree as follows:

1. **Percentage Rent.** Effective as of May 23, 2016, Section 4.2.2(c) of the Lease is deleted and replaced with the following:

   "(c) ELEVEN percent (11%) of Gross Receipts or other fees charged for the occupancy of structures and other facilities including but not limited to (1) apartments, (2) hotel and/or motel accommodations, (3) house trailers, (4) meeting rooms, and (5) rental of land and/or water or facilities for activities not otherwise provided for in this section such as but not limited to television and/or motion pictures."

2. **Adjustments to Annual Minimum Rent.** Effective as of May 23, 2016, Section 4.2.3 is deleted and replaced with the following:

   4.2.3 As of May 23, 2016, the new Annual Minimum Rent is $467,036 payable in monthly installments of $38,920 each.

   As of the 2016 First Decennial Renegotiation Date (May 23, 2016), and thereafter each third (3rd), sixth (6th) and ninth (9th) anniversaries of each Renegotiation Date (each an “Adjustment Date” and collectively the “Adjustment Dates”), the Annual Minimum Rent shall be adjusted as of each Adjustment Date to the amount which equals seventy five percent (75%) of the average of the total annual rent (i.e., the total Monthly Minimum Rent and Percentage Rent), payable by Lessee to County under Section 4.2 of this Lease during the thirty six (36) months period immediately preceding the Adjustment Date.

   Notwithstanding any contrary provision hereto, in no event shall the Annual Minimum Rent be reduced to less than the Annual Minimum Rent in effect immediately prior to the then-applicable Adjustment Date.

3. **Retroactive Rent and Interest.** In conformance with the Lease Section 4.4.5, Lessee shall pay to County, within seven (7) days following the Effective Date of the Amendment No.2, the difference, if any, between (a) the Fair Market Rental Value for the Premises and (b) the actual Annual Minimum Rent and Percentage Rent paid by Lessee to County, for the period of time from the Renegotiation Date until the date of such payment. County shall further be entitled to interest, compounded monthly, on each portion of such payment from each date on which the applicable rental payments were payable under this Lease to the date paid, at the following rates:
(i) the interest rate applicable to the first six (6) months following the Renegotiation Date shall be equal to the average daily rate for the non-restricted funds held and invested by the Treasurer and Tax Collector of Los Angeles County during that period, computed by the Auditor-Controller (County Pool Rate); and
(ii) the interest rate applicable to any period of time in excess of six (6) months following the Renegotiation Date shall be the average prime rate of interest published in the Wall Street Journal (the "Prime Rate") plus one percent (1%) for the period between the date which is six (6) months after the Renegotiation Date and the date of payment.

No late fee shall be payable under Lease Section 4.5 with respect to any underpayment of rent retroactively readjusted pursuant to the Lease Section 4.4.5 as long as Lessee pays to County any such rent underpayment and accrued interest within the seven (7) day period prescribed in the Lease Section 4.4.5.

4. **Security Deposit.** Effective as of May 23, 2016, the first sentence of Lease Section 7.1 is deleted and replaced with the following:

   "Lessee shall deliver to and maintain with County a security deposit (the "Security Deposit") in an amount equal to the sum of two (2) times the Monthly Minimum Rent in effect from time to time during the Term (i.e., adjusted to reflect any change in the Monthly Minimum Rent during the Term of this Lease). Lessee shall adjust its Security Deposit within thirty (30) days after receipt of the written notification for each adjustment of the Annual Minimum Rent.

5. **Insurance.** Per Los Angeles County Chief Executive Office Risk Management Division, no adjustments to the amounts of Liability Insurance is recommended for the 2016 First Decennial Renegotiation.

Effective as of May 23, 2016, new Section 9.8 is added to the Lease:

   "Lessee shall not be required to indemnify, defend or hold County harmless with respect to the existence of any Hazardous Substances that might be present in seawater passing over, under, through or around any portion of the Premises or any Improvements as long as (I) such Hazardous Substances did not originate at or from the Premises or Improvements, and (II) with respect to Hazardous Substances that did not originate at or from the Premises or Improvements, were not caused by the acts or omissions of Lessee or its Sublessees, or its or their respective contractors, employees, agents, representatives, consultants, customers, visitors, permittees or licensees."

6. **Counterparts.** This Amendment may be signed in counterparts. Each counterpart represents an original of this Amendment and all such counterparts shall collectively constitute one fully-executed document.
7. **Miscellaneous.** Except as herein specifically amended, all terms, conditions and provisions of the Lease shall be and remain in full force and effect and are unmodified, and each of the parties hereto reaffirms and re-acknowledges its respective obligations under the Lease as amended hereby. In the event of a conflict between the terms of this Amendment and the terms of the Lease, the terms of this Amendment shall control.

(Signature page follows)

/ 
/ 
/
IN WITNESS WHEREOF, the parties have executed this Amendment as of the date first above written.

THE COUNTY OF LOS ANGELES

By: __________________________
    Chair, Board of Supervisors

LESSEE

GOLD COAST APARTMENTS, LLC,
A Delaware limited liability company

By: Golden Pacific, LLC,
    A Delaware limited liability company

Its: Managing Member

Michael Pashale, Manager

By: Jade Pacific, LLC,
    A Delaware limited liability company

Its: Managing Member

David Taban, Manager

ATTEST:

LORI GLASGOW,
Executive Officer - Clerk of the Board of Supervisors

By: __________________________
    Deputy

APPROVED AS TO FORM:

MARY C. WICKHAM,
County Counsel

By: __________________________
    Deputy
LEGAL DESCRIPTION

Marina Del Rey
Lease Parcel No. 140V

Parcels 421 to 424 inclusive, in the County of Los Angeles, State of California, as shown on Los Angeles County Assessor's Map No. 88, filed in Book 1, pages 58 to 70 inclusive, of Assessor's Maps, in the office of the Registrar-Recorder of said County.

Excepting therefrom that portion thereof within the following described boundaries:

Beginning at the northwesterly terminus of a curve concave to the west, having a radius of 24 feet, tangent to the northeasterly boundary of said Parcel 423 and tangent to a line parallel with and 3 feet northwesterly, measured at right angles from the straight line in the southeast boundary of said last mentioned parcel; thence southerly along said curve 30.75 feet to the northwesterly line of that certain parcel of land described as Parcel A in a resolution by the Board of Supervisors of said County, setting aside County-owned property for Admiralty Way, recorded as Document No. 3149, on March 22, 1967, in Book D3591, page 377, of Official Records, in the office of said Registrar-Recorder; thence southwesterly and southeasterly along the northwesterly and southwesterly lines of said certain parcel of land to said curve; thence southwesterly along said curve 2.00 feet to said parallel line; thence southwesterly along said parallel line 157.28 feet to a curve concentric with and 3 feet northwesterly, measured radially, from that certain 1040 foot radius curve in the southeasterly boundary of said Parcel 422; thence southerly along said concentric curve to and its southeasterly continuation 179.61 feet to the southeasterly line of said Parcel 421; thence southeasterly along said last mentioned southeasterly line 3.05 feet to the southerly corner of said last mentioned parcel; thence northeasterly along the southeasterly boundaries of said Parcels 421 and 422 to the most southerly corner of said Parcel 423; thence northeasterly, northerly and northwesterly along the southeasterly, easterly and northeasterly boundaries of said last mentioned parcel to the point of beginning.

Reserving and excepting unto the County of Los Angeles a right of way for access and harbor utility purposes in and across that portion of above described parcel of land which lies within the northwesterly 20 feet thereof.

Also reserving and excepting unto the County of Los Angeles a right of way for storm drain and harbor utility purposes in and across that portion of above described parcel of land which lies within the southeasterly 10 feet of the northwesterly 30 feet thereof.

Also subject to any and all easements of record as the same now exists.

DESCRIPTION APPROVED
January 19, 1979
STEPHEN J. KOONCE
County Engineer

[Signature] Deputy
August 10, 2016

TO: Small Craft Harbor Commission

FROM: Gary Jones, Director

SUBJECT: ITEM 7c – APPROVAL OF AMENDMENT NO. 1 TO FACILITATE A REFINANCING AND AMENDMENT NO. 1 TO COVENANTS, CONDITIONS, AND RESTRICTIONS TO EXTEND THE TERMS OF AFFORDABLE HOUSING COVENANT FOR THE DEL REY SHORES RESIDENTIAL DEVELOPMENT IN MARINA DEL REY (PARCELS 100S-101S AT 4201 TO 4261 VIA MARINA)

Item 7d pertains to Amended and Restated Lease No. 77483 of Parcels 100S-101S (Via Marina) requesting approval from the Board of Supervisors for: (a) an amendment to that certain Amended and Restated Lease Agreement, Parcels 100S and 101S-Marina del Rey dated March 3, 2011, by and between the County of Los Angeles and Shores, LLC, a Delaware limited liability company, to: (1) eliminate provisions specifically pertaining to the original HUD financing through a Federal Home Administration loan, which will no longer exist under the proposed refinancing; (2) eliminate certain provisions that are no longer applicable due to the passage of time; (3) grant an additional rent credit in the amount of $3.8 million to extend the existing affordable housing covenant for an additional approximately 20 years to the end of the Lease term; and (4) obtain a release of all environmental and other alleged claims by Lessee against the County in connection with the development of the Lessee’s project; and (b) approve the amendment of the Covenants, Conditions, and Restrictions for the Lessee’s project to extend the term of the affordable housing covenant through the end of the Lease term.

Your Commission’s endorsement of the recommendations in the draft Board letter attached is requested. Staff will inform your Commission should there be any material change made to this draft prior to submitting it to the Board of Supervisors for approval.

GJ:BL:SP:dlg

Attachments
Dear Supervisors:  

APPROVAL OF LEASE AMENDMENT NO. 1 TO FACILITATE A REFINANCING AND AMENDMENT NO. 1 TO COVENANTS, CONDITIONS, AND RESTRICTIONS TO EXTEND THE TERMS OF AFFORDABLE HOUSING COVENANT FOR THE DEL REY SHORES RESIDENTIAL DEVELOPMENT IN MARINA DEL REY (PARCELS 100S/101S at 4201 to 4261 Via Marina) (4th DISTRICT - 4 VOTES)

SUBJECT

Request for approval of: (a) an amendment to that certain Amended and Restated Lease Agreement, Parcels 100S and 101S-Marina del Rey dated March 3, 2011, by and between the County of Los Angeles and Shores, LLC, a Delaware limited liability company, to: (1) eliminate provisions specifically pertaining to the original HUD financing through a Federal Home Administration loan, which will no longer exist under the proposed refinancing; (2) eliminate certain provisions that are no longer applicable due to the passage of time; (3) grant an additional rent credit in the amount of $3.8 million to extend the existing affordable housing covenant for an additional approximately 20 years to the end of the Lease term; and (4) obtain a release of all environmental and other alleged claims by Lessee against the County in connection with the development of the Lessee's project; and (b) approve the amendment of the Covenants, Conditions, and Restrictions for the Lessee's project to extend the term of the affordable housing covenant through the end of the Lease term.

IT IS RECOMMENDED THAT YOUR BOARD:

1. Find that your Board has previously considered and recertified the Environmental Impact Report and adopted the Environmental Findings of Fact, Statement of Overriding Considerations, and Mitigation Monitoring Program for the proposed redevelopment project in compliance with the California Environmental Quality Act and the writ of mandate by the Los Angeles Superior Court.
2. Approve and authorize the Chair to execute Amendment No. 1 to the Amended and Restated Lease Agreement for Parcels 100S and 101S (attached hereto as Exhibit A).

3. Approve the amendment to the Covenants, Conditions and Restrictions requiring the project to maintain its existing 54 affordable housing units until the end of the Lease term (approximately an additional 20 years).

4. Authorize the Director of the Department of Beaches and Harbors to execute and deliver such other ancillary documentation (including without limitation a lender estoppel certificate and a memorandum of lease amendment) for Parcels 100 and 101, as may be required in connection with the proposed refinancing of the project or the other transactions contemplated hereby.

PURPOSE/JUSTIFICATION OF RECOMMENDED ACTION

Background

In 1964, the County of Los Angeles entered into two, separate leases for Parcels 100S and 101S in Marina del Rey, each of which had a term ending March 31, 2022.

On December 12, 2006, your Board approved an Option to Amend Lease Agreements for Parcels 100S and 101S (Option Agreement), pursuant to which the lessee, Shores, LLC (Lessee), was granted an option to consolidate the leaseholds and extend the term of the resulting consolidated lease by 41 years to July 31, 2063, in exchange for their demolition of the then-existing 201 apartments and construction of 544 new apartment units (including 54 affordable units). The Option Agreement included an approved draft of an Amended and Restated Lease Agreement for the consolidated and extended leasehold, which was to be executed after satisfaction of various requirements, including evidence that the lessee had sufficient project financing.

On December 15, 2009, your Board approved a renewal/extension of the Option Agreement due to complex litigation impacting the project’s entitlements and the Lessee’s difficulty in obtaining financing.

The Lessee was unable to secure financing from traditional sources for a commercial loan but was able to negotiate financing with the U.S. Department of Housing and Urban Development (HUD) through a Federal Housing Administration (FHA) program loan. The $125 million, 40-year FHA loan serves as both construction and permanent financing.
To secure the financing, the Lessee requested that your Board approve among other things certain modifications to the previously-approved draft of the Amended and Restated Lease to accommodate certain HUD/FHA requirements. The principal modification required that certain future lease payments to the County in excess of the minimum rent and initial percentage rent be subordinated to debt service and ongoing project costs. Your Board approved the modifications on February 2, 2011, and the Amended and Restated Lease for the project (the Lease) was executed on March 3, 2011.

The Lessee is now refinancing the HUD/FHA loan with a $156 million permanent loan, and is requesting your Board’s approval of an amendment of the existing Lease that will accommodate the new loan and eliminate the HUD/FHA modifications.

In addition to eliminating the HUD/FHA lease modifications, the proposed Lease amendment (Amendment) will:

(a) Eliminate the “Additional Lease Extension Fee” defined in the existing Lease;

(b) Extend by approximately an additional 20 years the Lessee’s obligation to provide 54 affordable apartment units (37 moderate income and 17 very low income);

(c) Add a rent credit in the amount of $3.8 million as consideration for the 20-year extension of the affordable housing covenant through the end of the Lease term;

(d) Release environmental and other claims alleged by the Lessee against the County in connection with the construction of the Lessee’s project (Del Rey Shores);

(e) Bind the County and Lessee, post execution of the Lease Amendment, to negotiate changes to the structure of the Capital Improvement Fund to include having a reserve study conducted every 5 years, requiring Lessee to reserve sufficient funds for Permitted Capital Expenditures (as defined in the Lease) as provided in the reserve study.

The County’s economic consultant has analyzed the economic impact of the elimination of the Additional Lease Extension Fee and has concluded that it is revenue-neutral as no payment is due under that clause now and there is no possibility that any payment will be due in the future for the County, assuming that all cost and rent data provided to the economic consultant by the Lessee are confirmed by the County. The County’s economic consultant has also analyzed whether the rent credit is at or below similar concessions currently being given by public entities to create affordable housing units, and has concluded that the rent credit measured on a per unit basis adjusted for the 20-
year term represents a per unit cost lower than the typical or “market” level of per unit subsidies needed to fund affordable housing.

Implementation of Strategic Plan Goals

The recommended actions will further County policies that promote and facilitate the economic viability and public benefit of the parcels, which will help the County achieve fiscal sustainability (Strategic Plan Goal No. 1, Strategy No. 1).

FISCAL IMPACT/FINANCING

There is no fiscal impact to the County in the short term. The rent credit provided by the proposed Lease Amendment will have no fiscal impact until approximately 2019 and then over a period of approximately two years.

Operating Budget Impact

No change to the operating budget is expected as a result of this action.

Costs of the consultants involved in the negotiation and development of the Amended and Restated Lease Agreement are being reimbursed by the Lessee on an ongoing basis.

FACTS AND PROVISIONS/LEGAL REQUIREMENTS

The terms of the original leases for Parcels 100S and 101S were scheduled to expire concurrently on March 31, 2022. In exchange for a Lease term extension for the consolidated Lease to July 31, 2063, the Lessee agreed to raze the existing 201 apartments and other existing improvements and to construct 544 new apartments (including 54 affordable units).

The existing affordable housing covenant does not extend through the end of the Lease term in 2063; the proposed Amendment (and concurrent amendment of the affordable housing covenant for the project) will extend the Lessee's covenant to provide affordable housing so that it runs concurrently with the Lease term. The County's signatories to the existing affordable housing covenant (Department of Regional Planning and Community Development Commission) are authorized by the Coastal Development Permit for the project to sign the Covenants, Conditions and Restrictions (CC&Rs) amendment that would be required by the proposed Lease Amendment.

At its meeting on August 10, 2016, the Small Craft Harbor Commission ________________ the Director’s recommendation that your Board approve and execute the proposed Amendment.
Amendment of the Lease is authorized by Government code Sections 25907 and 25536. The proposed Amendment was reviewed and approved as to form by County Counsel.

ENVIRONMENTAL DOCUMENTATION

On December 16, 2008, your Board considered and recertified the Environmental Impact Report (EIR) and adopted the Environmental Findings of Fact, Statement of Overriding Considerations, and Mitigation Monitoring Program for the proposed redevelopment project in compliance with the California Environmental Quality Act and the writ of mandate by the Los Angeles Superior Court. The recommended actions are within the scope of the project in the previously certified EIR.

IMPACT ON CURRENT SERVICES (OR PROJECTS)

There is no impact on other current services or projects.

CONCLUSION

It is requested that the Executive Officer, Board of Supervisors send two executed original copies of the Amendment No. 1 to the Amended and Restated Lease and an adopted Board Letter to the Department of Beaches and Harbors. Should you have any questions please contact Don Geisinger at (310) 305-9506 or dgeisinger@bh.lacounty.gov.

Respectfully submitted,

Gary Jones, Director

GJ:BL:dlg
Attachments

c: County Counsel
AMENDMENT NO. 1 TO AMENDED AND RESTATED LEASE AGREEMENT
PARCELS 100S AND 101S — MARINA DEL REY
(LEASE NO. 77483)

THIS AMENDMENT NO. 1 TO AMENDED AND RESTATED LEASE AGREEMENT
(the “Amendment”) is made and entered into as of August __, 2016 (the “Effective Date”), by
and between COUNTY OF LOS ANGELES ("County") and SHORES, LLC, a Delaware limited
liability company ("Lessee").

RECITALS

A. County and Lessee entered into Amended and Restated Lease Agreement (Lease
No. 747483) dated March 3, 2011 (the “Lease”), pursuant to which County leased to Lessee that
certain real property located in the Marina del Rey Small Craft Harbor, County of Los Angeles,
State of California, commonly known as Parcels 100S and 101S and more particularly described in
Exhibit A attached hereto (the “Premises”).

B. County and Lessee have agreed to an increase in the Lessee Credit as defined in
Section 4.4.1 of the Lease in consideration of the agreement by Lessee to amend the Covenants,
Conditions and Restrictions by and among the Community Development Commission of the
County of Los Angeles (the “CDC”), the County (by and through the Department of Regional
Planning), and Lessee dated as of February 24, 2011 (the “Affordable Housing Agreement”) to
extend the affordable housing obligations described therein to be coterminous with the Term of
the Lease.

C. County and Lessee have also agreed to eliminate provisions in the Lease relating to
the “FHA Loan,” as described in the Lease, since the FHA Loan is being repaid contemporaneously with the date of the Amendment.

D. County has also acknowledged that no “Additional Lease Extension Fee,” as
defined in the Lease, is due and owing, and the provisions related to the Additional Lease
Extension Fee may be deleted from the Lease.

NOW, THEREFORE, in consideration of the foregoing recitals and other good and
valuable consideration, the receipt and sufficiency of which are hereby acknowledged, County and
Lessee agree as follows:

1. Capitalized Terms. All capitalized terms used in this Amendment and not otherwise
defined herein shall have the same meanings given to such terms in the Lease.

2. FHA Loan Provisions. All references to and provisions pertaining to the FHA Loan
in the Lease are deleted. In particular:

a. The last Recital (which begins, “WHEREAS in connection with the
acquisition by Lessee of the FHA Loan...”) is deleted.

b. Section 1.2 is deleted.
c. Section 1.4 is deleted.

d. The reference to "and the FHA provisions" in Subsection 4.3.4 is deleted.

e. The last 2 sentences of Section 5.9 are deleted.

f. Subsection 6.7.5 is deleted.

g. The second paragraph of Subsection 11.2.4 (which begins, "Notwithstanding any contrary provision of this Section 11.2.4, during the FHA Loan Term..." ) is deleted.

h. The reference to "FHA, HUD or other Encumbrance Holder under the FHA Loan" in Subsection 12.3.1 is deleted.

i. The last sentence in Subsection 12.6.3(a) is deleted.

j. Subsection 12.6.3(b)(3) is deleted.

k. The last sentence in Subsection 13.3.1 is deleted.

l. Section 17.10 is deleted.

m. The FHA Lease Addendum is deleted.

n. Exhibit F is deleted.

3. Funds held by FHA. Immediately following the consummation/closing of Lessee's new financing by a Fannie Mae related entity, the amount required by Lessee to be paid into the Capital Improvement Fund as of August 31, 2016 (estimated to be approximately Four Hundred Fifty-Five Thousand Six Hundred Thirty Dollars ($455,630) shall be established and maintained in accordance with Section 5.12 of the Lease.

4. Additional Lease Extension Fee. Section 2.3 is deleted.

5. Lessee Credit. The Lessee Credit of Eleven Million Fifty Thousand Dollars ($11,050,000) in Section 4.4.1 is increased to Fourteen Million Eight Hundred Fifty Thousand Dollars ($14,850,000).

6. Release & Indemnity. Lessee agrees that as a condition to the effectiveness of this Amendment, Lessee shall execute and deliver to County concurrently with its execution and delivery of this Amendment a letter in the form attached hereto as Exhibit B, with only the following changes: (a) the letter shall be dated as of the Effective Date and addressed to the attention of Gary Jones, and (b) the first and last paragraphs of the letter shall be updated to reflect the current status of the reabandonment of the wells so that the letter is factually correct with respect to the same as of the Effective Date.

7. Amendment of Affordable Housing Covenant. As consideration for the increase of the Lessee Credit as set forth in Paragraph 5 above, Lessee agrees to amend the Affordable
Housing Covenant to extend the affordable housing obligations described therein to be coterminous with the Term of the Lease (the “Affordable Housing Amendment”). Lessee (a) shall execute, acknowledge and deliver the Affordable Housing Amendment to County within thirty (30) days after Lessee’s receipt of the final form thereof as approved by the CDC and County, and (b) consents to the recordation thereof in the Official Records of Los Angeles County, California. Furthermore, Section 17.11 of the Lease is hereby amended to add “as amended from time to time” after “in accordance with the provisions of the Affordable Housing Covenant.”

8. **Capital Improvement Fund.** Immediately following the Effective Date of this Amendment, Lessee agrees to negotiate in good faith so that within sixty (60) days following such Effective Date the County and Lessee shall agree upon a mutually acceptable supplement to Section 5.12 of the Lease regarding the Capital Improvement Fund and its utilization such that commencing on the seventh (7th) anniversary date of this Amendment and thereafter every five (5) to seven (7) years as the company conducting the seven (7) year reserve study so recommends, Lessee (at its expense) shall cause a Reserve Study (as defined below) to be prepared within one hundred twenty (120) days from anniversary date, by a mutually acceptable company (who has special expertise in preparing capital improvement reserve studies for similar projects) (the “Reserve Study”), and (i) the Capital Improvement Fund contributions will be adjusted to insure the availability of funds for “Permitted Capital Expenditures” in the amounts and at the times indicated by the Reserve Study; and (ii) Lessee shall complete the Permitted Capital Expenditures recommended in the Reserve Study, subject to the new lender’s (Fannie Mae related entity) requirements. In the event that the County and Lessee are unable to agree upon a mutually acceptable company to prepare the Reserve Study, then the Director shall select a company in its reasonable discretion. The Director is hereby authorized to execute said ancillary supplement to Section 5.12.

9. **CASp Disclosure.** For purposes of Section 1938 of the California Civil Code, County hereby discloses to Lessee, and Lessee hereby acknowledges, that the Premises has not undergone an inspection by a Certified Access Specialist.

10. **No Other Modifications.** Except as expressly set forth in this Amendment, all terms, conditions, and provisions of the Lease remain in full force and effect and are unmodified, and each of the parties reaffirms and acknowledges its respective obligations under the Lease as amended hereby.

11. **Encumbrance Holder.** Lessee represents and warrants to County that as of the Effective Date of this Amendment (a) there are no deeds of trust, mortgages or other security interests that encumber Lessee’s interest in the Lease or the Premises other than the Deed of Trust in connection with the FHA Loan which is intended to be refinanced, and (b) there will be no further Deed of Trust recorded against Lessee’s interest in the Lease or the Premises until the recordation of the Memorandum described in Paragraph 14 below is recorded.

12. **County Costs.** Lessee shall promptly following written demand from County reimburse County for the Actual Costs (as defined in the Lease) incurred by County in the review, negotiation, preparation and documentation of the matters that are the subject of this Amendment, including any lender consent or estoppel certificate pertaining to the Lease or this Amendment.
13. **Counterparts.** This Amendment may be signed in counterparts. Each counterpart represents an original of this Amendment and all such counterparts shall collectively constitute one fully-executed document.

14. **Memorandum of Amendment.** Concurrent with the execution and delivery of this Amendment, County and Lessee shall execute a Memorandum of Amendment to Amended and Restated Lease Agreement (the "**Memorandum**") and cause same to be recorded in the Official Records of Los Angeles County, California.

[SIGNATURES ON FOLLOWING PAGE]
IN WITNESS WHEREOF, County and Lessee have entered into this Amendment as of the date first set forth above.

COUNTY OF LOS ANGELES:

By: ________________________________
    Chair, Board of Supervisors

LESSEE:

SHORES, LLC, a Delaware limited liability company

By: Del Rey Shores, LLC, a Delaware limited liability company, its Managing Member

By: ________________________________
    David O. Levine, President
    Vice President

ATTEST:

PATRICK OGAWA, Acting Executive Officer - Clerk of the Board of Supervisors

By: ________________________________
    Deputy

APPROVED AS TO FORM:

MARY C. WICKHAM,
County Counsel

By: ________________________________
    Deputy

APPROVED AS TO FORM:

GLASER WEIL FINK HOWARD AVCHEN & SHAPIRO LLP

By: ________________________________
EXHIBIT A

LEGAL DESCRIPTION OF PREMISES

Commencing at the intersection of a line parallel with and 40 feet northerly, measured at right angles, from the straight line in the northerly boundary of Parcel 306, as shown on said map, with a line parallel with and 35.5 feet southerly, measured at right angles, from the straight line in the southerly boundary of said last mentioned parcel; thence South 36°00'53" East along said last mentioned parallel line 156.78 feet to the beginning of a tangent curve convex to the southwest and having a radius of 810 feet; thence southeasterly along said last mentioned curve through a central angle of 23°06'08" a distance of 326.60 feet; thence South 12°36'43" East tangent to said last mentioned curve 64.36 feet to the beginning of a curve concave to the west, having a radius of 1231.31 feet, tangent to said last mentioned curve and tangent to a line parallel with and 40 feet easterly, measured at right angles, from the easterly boundary of said Parcel 308; thence southerly along said last mentioned curve 247.07 feet to a point hereby designated "Point A"; thence continuing southerly along said last mentioned curve 30.42 feet to said last mentioned parallel line; thence South along said last mentioned parallel line to the easterly prolongation of the southerly line of the northerly 26 feet of said Parcel 304; thence West along said easterly prolongation and said last mentioned southerly line to a point in the westerly line of the easterly 3.5 feet of said last mentioned parcel, said last mentioned point being the true point of beginning; thence North along said westerly line and its northerly prolongation 356.24 feet to a line parallel with and 19.41 feet southerly, measured at right angles, from the straight line in the northerly boundary of said Parcel 302; thence West along said last mentioned parallel line 2.00 feet; thence North 6.00 feet; thence East 2.00 feet; thence North 5.00 feet; thence North 1°24'56" West along a straight line, which passes through the intersection of a radial of said 1231.31 feet radius curve at said "Point A" with a curve concentric with and 47 feet westerly, measured radially, from said last mentioned curve a distance of 7.00 feet; thence South 68°35'04" West 4.00 feet; thence North 1°24'56" West 5.00 feet; thence North 88°35'04" East 4.00 feet to said last mentioned straight line; thence North 1°24'56" West along said last mentioned straight line 23.42 feet to a line parallel with and 27 feet northerly, measured at right angles, from said straight line in the northerly boundary of Parcel 302.

Together with a right of way for ingress and egress, to be used in common with the owners of the leasehold estates designated as Parcels 1006, 1028 and 1037 and their tenants, all persons lawfully occupying the premises, and their invitees (hereinafter referred to as "Others"), over those portions of Parcels 300, 315, 316, 317, 323 to 326 inclusive, 332, 353, 354 and 369, as shown on said map, within the following described boundaries:

Beginning at the intersection of the southerly boundary of said Parcel 326 with the westerly prolongation of the straight line in the southerly boundary of said Parcel 300; thence East along said westerly prolongation and said last mentioned straight
line 55.85 feet; thence North 35°03'05" West to the southeasterly boundary of above described parcel of land; thence South 54°56'55" West along said southeasterly boundary to the most southerly corner of said parcel of land; thence northwesterly along the southeasterly boundary of said parcel of land to the most westerly corner of said parcel of land; thence northeasterly along the northwesterly boundary of said parcel of land to the northwesterly prolongation of said course of North 35°03'05" West; thence North 35°03'05" West along said northwesterly prolongation to a line parallel with and 30 feet northeasterly, measured at right angles, from the southeasterly line of said Parcel 325; thence North 34°06'16" West along said last mentioned parallel line 529.10 feet to a line parallel with and 30 feet northeasterly, measured at right angles, from that certain course of North 36°00'30" West 380.10 feet in the southeasterly boundary of said Parcel 369; thence North 36°00'30" West along said last mentioned parallel line 371.20 feet; thence North 14°23'56" West 54.29 feet to the northerly boundary of said last mentioned parcel; thence South 52°40'22" West along said last mentioned northerly boundary to the most westerly corner of said last mentioned parcel; thence southeasterly along the southeasterly lines of said Parcels 369, 364, 353, 332, 325 and 324 to the northerly corner of said Parcel 326; thence westerly and southeasterly along the northerly and southeasterly boundaries of said last mentioned parcel to the point of beginning.

Also together with a right of way for ingress and egress over those portions of Parcels 308, 309, 319, 320, 322 and 325, as shown on said map, within the following described boundaries:

Beginning at the most westerly corner of above described parcel of land; thence North 35°52'51" West along the southeasterly line of said Parcel 323 to a line parallel with and 26 feet northwesterly, measured at right angles, from above described course of South 54°56'55" West 440.96 feet in the northwesterly boundary of said parcel of land; thence North 54°56'55" East along said last mentioned parallel line to a line parallel with and 20 feet northerly, measured at right angles, from above described course of West in the northerly boundary of said parcel of land; thence East along said last mentioned parallel line to the northerly prolongation of above described course of North 1°24'56" West 23.42 feet in the easterly boundary of said parcel of land; thence South 1°24'56" East along said last mentioned northerly prolongation to said northerly boundary; thence westerly and southeasterly along the northerly and northwesterly boundaries of said parcel of land to the point of beginning.

Reserving and excepting unto the County of Los Angeles a right of way for ingress and egress, to be used only in common with "Others", over that portion of above described parcel of land which lies southeasterly of the following described line:
Beginning at a point in the southerly boundary of said Parcel 300 distant East thereon 27.40 feet from the southwesterly corner of said last mentioned parcel; thence North 35°03'05" West to a line parallel with and 30 feet northeasterly, measured at right angles, from the southwesterly line of said Parcel 325.

Also reserving and excepting unto the County of Los Angeles a right of way for access, fire access and harbor utility purposes in and across that portion thereof designated on said map as easement to be reserved by said County for such purposes.

DESCRIPTION APPROVED

[Signature]

Harvey T. Brandt
County Engineer

By [Signature]

Deputy

APN: 8940-370-016 and 8940-370-017 (affects Parcel 101S)
EXHIBIT B
FORM OF RELEASE AND INDEMNITY LETTER

SHORES, LLC
4201 Via Marina
Marina del Rey, California 90292
Telephone: 310-823-5384
FAX: 310-301-1710

September 12, 2011

County of Los Angeles
c/o Department of Beaches and Harbors
13836 Fiji Way
Marina del Rey, CA 90292
Attention: Santos Kriemann

Re: Amended and Restated Lease between the County of Los Angeles (the "County") and Shores, LLC ("Shores" or "Lessee") dated March 3, 2011 (the "Lease") - Confirmation of Lessee's Waivers and Indemnification

Dear Santos:

Shores is in the process of securing from the California Department of Conservation, Division of Oil and Gas and Geothermal Resources ("DOGGR") a permit for the supplemental reabandonment of the two abandoned oil wells (the "Oil Wells") that are located on the demised premises that is the subject of the Lease. Despite the fact that re-abandonment has not been required by any governmental entity, Shores has submitted to County a plan for supplemental reabandonment (the "supplemental re-abandonment plan") in order to provide comfort concerning the impact the Shores construction might have on the Oil Wells. We understand that County is prepared to allow Shores to proceed with the supplemental re-abandonment plan, and to sign the necessary permit application, provided that Shores confirms its understanding regarding certain terms and provisions of the Lease pertaining to the Oil Wells.

Without limitation of the specific terms and provisions of Section 15.4 of the Lease, including the exceptions provided therein, Section 15.4 of the Lease provides for (a) Lessee's acceptance of the Premises in its "AS IS" condition, including all known and unknown defects; (b) acknowledgment that County has no obligation for any additional engineering or construction costs that Lessee might incur with respect to defects or conditions affecting the Premises; and (c) Lessee's waiver and release with respect to the physical condition of the demised premises and the soil thereon and thereunder as and to the extent set forth in Section 15.4.1. Section 49 of the prior Existing Lease (as such term is defined in the Lease) for Parcel 101S includes similar acceptances, acknowledgments, waivers and releases.

Section 5.8.1 of the Lease imposes certain obligations upon Lessee with respect to the performance by Lessee of construction, alteration, modification or repair work pertaining to or affecting the Premises.

Finally, Article 8 of the Lease contains certain indemnification, hold harmless and defense obligations of the Lessee.

Shores acknowledges and agrees that the terms and provisions of Sections 15.4 and 5.8.1 (and Section 49 of the prior Existing Lease for Parcel 101S to the extent relevant with respect to Parcel 101S) and Article 8 of the Lease (including without limitation, the acceptances, acknowledgments, waivers and releases by Lessee set forth in Sections 15.4, the obligations of
Lessee under Section 5.8.1 of the Lease, and the indemnification, defense and hold harmless obligations of Lessee under Article 8 of the Lease) (all of the foregoing matters referenced in this sentence are collectively referred to herein as the "Subject Provisions") are binding and enforceable against Lessee, and pertain to (i) the supplemental re-abandonment of the Oil Wells, including any adverse effect or negative impact of the supplemental re-abandonment on the Oil Wells, (ii) any current and future construction, modification, alteration or repair to any of the improvements being constructed or contemplated to be constructed on the demised premises and (iii) other activities on or use of the demised premises by or on behalf of Lessee subsequent to the supplemental re-abandonment that affect the Oil Wells as a result of Lessee having conducted the supplemental re-abandonment (clauses (i), (ii) and (iii) are collectively referred to herein as the "Subject Matters"). For clarification, the Subject Provisions, and Lessee's obligations thereunder, shall extend to any future orders by DOGGR or any other governmental agency pertaining or relating to, or affecting, the Oil Wells (including without limitation, any future leaks, additional re-abandonment or other required work relating to the Oil Wells) to the extent that such future orders arise out of, result from, or are required because of, the Subject Matters. Shores further acknowledges and agrees that in accordance with the terms of the Lease, neither County, nor its officers, agents, employees or volunteers shall have any obligations or liabilities to Lessee with respect to any of the Subject Matters. Without limitation of the foregoing, Lessee acknowledges and agrees that, in clarification of clause (ii) of Section 15.4.1.3 of the Lease, County has no obligations or liabilities to Lessee under the Existing Leases (as such term is defined in the Lease) with respect to the Subject Matters.

Without limitation of the foregoing, Shores understands and agrees that the execution by County of the application for the DOGGR supplemental re-abandonment plan permit will not result in any demand being made upon County, nor result in any claim, assertion or defense by Lessee against the County, based on any of the exceptions, qualifications or limitations to Shores' repair, indemnification or other obligations, waivers or releases under the Lease.

This letter shall not limit, restrict, reduce, waive or release any liabilities or obligations of Lessee under the Lease.

Lessee acknowledges that County's execution at Lessee's request of the DOGGR permit application for the supplemental reabandonment plan will be in reliance on the terms and provisions of this letter.

Respectfully yours,

[Signature]
David O. Levine for Shores, LLC

6357614105449v3
August 10, 2016

TO: Small Craft Harbor Commission
FROM: Gary Jones, Director

SUBJECT: ITEM 8 - ONGOING ACTIVITIES REPORT

BOARD ACTIONS ON ITEMS RELATING TO MARINA DEL REY
No items relating to Marina del Rey were heard by the Board of Supervisors during the months of June and July 2016.

REGIONAL PLANNING COMMISSION'S CALENDAR
No items relating to Marina del Rey were on the July 2016 Regional Planning Commission agenda.

CALIFORNIA COASTAL COMMISSION CALENDAR
On June 9, 2016, the Coastal Commission found that the appeal of the Pier 44 project raised no substantial issue. The project at 13443 Bali Way, Marina del Rey, Los Angeles County involves the demolition of existing facilities and removal of vegetation; construction of approximately 83,253 square feet of mixed-use, boater, and community-serving space within 8 buildings with associated signage and vegetation; construction of an open-air, dry-boat storage area; construction of a 28-foot wide waterfront promenade; realignment of Marvin Braude Bike Path; development of a public plaza and a 462-space vehicle parking area with 100 bicycle parking spaces.

On June 9, 2016, the CDP was approved with conditions for Mariner’s Bay, LLC, and Los Angeles County Department of Beaches and Harbors to remove 371 boat slips and construct 301 boat slips in Marina del Rey Basin D and Basin E, 14000 Palawan Way, Marina del Rey, Los Angeles County.

VENICE DUAL FORCE MAIN PROJECT UPDATE
No updates on the Venice Dual Force Main Project since the April 2016 report.

REDEVELOPMENT PROJECT STATUS REPORT
The updated “Marina del Rey Redevelopment Projects Descriptions and Status of Regulatory/Proprietary Approvals Report” is attached.
DESIGN CONTROL BOARD MINUTES
The April 2016 meeting minutes are attached. The June and July 2016 DCB meetings were canceled due to the lack of new business and the lack of a quorum. The next meeting is scheduled for August 23, 2016, at 6:30 PM. The May 2016 meeting minutes are pending approval.

MARINA DEL REY SLIP REPORT
In June 2016, the overall vacancy rate across all anchorages in Marina del Rey stood at 9.1%. Adjusted to remove out-of-service slips and 50% of available double slips, the vacancy rate within Marina del Rey stood at 6.9%. The vacancy data by anchorage and slip length are provided in the attached document.

CALIFORNIA COASTAL COMMISSION SLIP REPORT
Pursuant to certain conditions of the Coastal Development Permit (5-11-131) issued by the California Coastal Commission, the County is required to maintain certain minimum thresholds of slip sizes as a percentage of the entire Marina. The attached document outlines the percentage of each size category as a percentage of all available slips in the Marina.

FISHERMAN’S VILLAGE PROGRESS REPORT
No further updates.

Parcel 9U (Woodfin Hotel and Wetland Park) Project Status
On July 11, 2016, work began on the wetland park project. The project is expected to be completed by the end of the year, and no major traffic impacts are anticipated.

GJ:BW:SP

ym

Attachments (6)
# Marina del Rey Redevelopment Projects Report

**As of August 4, 2016**

<table>
<thead>
<tr>
<th>Map Key</th>
<th>Parcel No. Project Name</th>
<th>Representative</th>
<th>Redevelopment Proposed</th>
<th>Massing and Parking</th>
<th>Status</th>
</tr>
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<tbody>
<tr>
<td>2</td>
<td>9 -- Proposed Hotel on northern portion of Parcel 9U, wetland park on southern portion.</td>
<td>Sam Hardage</td>
<td>* Proposed dual building hotel, 6-story, 72’-high Marriott Residence Inn, and, 5-story, 61’-high Courtyard Marriott. *New promenade improvements, restaurants and amenities. * Wetland public park project (1.46 acres).</td>
<td>Massing -- Revised project will be resubmitted at a later date. Parking -- plan will be resubmitted at a later date.</td>
<td>Proprietary -- Option was approved by BOS on 10/6/15. July 2016 --status unchanged Regulatory -- January 6, 2016, the BOS' approval of the hotel project was appealed to the CCC. On May 13, 2016, the CCC granted a time extension, until December 12, 2016, for the wetland park CDP</td>
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<tr>
<td>3</td>
<td>10/14 (FF) -- Neptune Marina/Legacy Partners</td>
<td>Tim O'Brien</td>
<td>* Demolish existing facilities and build 526 apartments. * 161-slip marina + 7 end-ties. * 28 foot-wide waterfront promenade.</td>
<td>Massing -- Four 55’ tall clustered 4-story residential buildings over Parking with view corridor. Parking -- 1,012 project required parking spaces to be provided (103 public Parking spaces to be replaced off site) * Replacement of public parking both on and off site.</td>
<td>Proprietary -- December 1, 2015, the BOS agreed to extend the term of the option for up to one year. Regulatory -- On January 21, 2015, the final project design was approved by the Design Control Board. July 2016 --status unchanged.</td>
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<tr>
<td>9</td>
<td>43 -- Marina del Rey Hotel Anchorage</td>
<td>Jeff Pence</td>
<td>* Demolition of a 349-slip marina and construction of a 277-slip marina.</td>
<td>Massing -- Parking--163 spaces for boaters</td>
<td>Proprietary -- BOS approved bifurcation of Parcels 42 and 43 into separate leaseholds. Parcel 43 lessee has extended the option agreement for six months to have enough time to procure building permits from DPW. Lessee exercised its option to expand the lease term. July 2016 --status unchanged Regulatory -- Dock replacement will be phased during a 5-year period beginning in 2015. July 2016 -- status unchanged. Regulatory Matter: No Variance proposed. Parking Permit for reduced Parking.</td>
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<tr>
<td>Project Number</td>
<td>Project Name</td>
<td>Lessee/Developer</td>
<td>Project Details</td>
<td>Massing</td>
<td>Regulatory</td>
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<tr>
<td>10</td>
<td>44 - Pier 44/Pacific Marina Venture</td>
<td>Michael Pashaie/</td>
<td>* Build 5 new visitor serving commercial and dry storage buildings</td>
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<td>David Taban</td>
<td>* 82,652 s.f. visitor serving commercial space</td>
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<td>* 141 slips + 5 end ties and 57 dry storage spaces</td>
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<td><strong>Massing</strong> -- Four new visitor-serving commercial buildings, maximum 36' tall</td>
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<td>and one dry stack storage building, 65' tall, 771.5 linear feet view corridor</td>
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<td><strong>Parking</strong> -- 381 at grade Parking spaces will be provided with shared</td>
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<td>Parking agreement (402 Parking spaces are required).</td>
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<td><strong>Proprietary</strong> -- The lessee initialed a revised Term Sheet on July 9, 2015.</td>
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<td>On January 13, 2016, SCHC endorsed DBH’s recommendation to grant lessee an</td>
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<td>option to extend the lease term for 39 years. July 2016 – status unchanged.</td>
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<td><strong>Regulatory</strong> -- February 9, 2016, the BOS approved the project, which was</td>
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<td>appealed to the CCC. CCC denied the appeal on June 9, 2016.</td>
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<td><strong>Regulatory Matter:</strong> Shared Parking Agreement. No Variance proposed</td>
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<td>11</td>
<td>52 -- Boat Central/Pacific Marina</td>
<td>Jeff Pence</td>
<td>* 345-vessel dry stack storage facility* 30-vessel mast up storage space* 5,300</td>
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<td>Development</td>
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<td>s.f. County Boatwright facility</td>
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<td><strong>Massing</strong> -- 81.5’ high boat storage building partially over water.</td>
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<td><strong>Parking</strong> with view corridor parking. All parking required of the project to</td>
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<td>be located on site.</td>
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<td><strong>Proprietary</strong> -- An extension to the Option was approved at the 11/12/13 BOS</td>
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<td><strong>Regulatory</strong> -- The waterside portion of the project was approved by the</td>
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<td>Coastal Commission on January 9, 2015. The USACOE will hold a public meeting to</td>
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<td>hear comments about the 404 permit.</td>
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<td><strong>Regulatory Matter:</strong> Shared Parking Agreement. No Variance proposed</td>
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<td>12</td>
<td>53 -- The Boatyard</td>
<td>Greg Schem</td>
<td>* New 921 s.f. ADA Restroom</td>
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<td>* New 3,916 s.f. carport with 14 garage spaces and boater storage.</td>
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<td>* Leasehold refurbishment, including new landscaping, hardscape, and waterside</td>
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<td><strong>Massing</strong> -- One 38’ tall commercial warehouse building and 15’ tall office</td>
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<td>buildings. New carport storage and office buildings will be 15’ tall.</td>
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<td><strong>Parking</strong> -- Parking proposed is 147 spaces. The code requires 134 spaces for</td>
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<td>approved by the BOS at its March 15, 2016 meeting. July 2016 – status unchanged</td>
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<td><strong>Regulatory</strong> -- The DCB approved the final design of the project on December</td>
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<td><strong>Regulatory Matter:</strong> Variance for reduced setbacks and Architectural</td>
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# Marina del Rey Redevelopment Projects Report  
**As of August 4, 2016**

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<tr>
<th>Project</th>
<th>Developer</th>
<th>Description</th>
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| 13 55/56/W -- Fisherman's Village/Gold Coast | Michael Pashaie/ David Taban | **132-room hotel**  
* 65,700 square foot restaurant/retail space  
* 30-slip new marina  
* 28 foot-wide waterfront promenade  
**Massing** -- Nine mixed use hotel/visitor-serving commercial/retail structures (8 1- and 2-story and 1 60'-tall hotel over ground floor retail/restaurant), parking structure with view corridor.  
**Parking** -- On-site Parking includes all project required Parking, Parking for Parcel 61 lessee (Whiskey Reds).  
**Proprietary** -- The lessee provided the SCHC with project updates at the March and May 2015 meetings. July 2016 --status unchanged  
**Regulatory** -- The Department of Regional Planning had considered a design concept, which would relocate the launch ramp to Fisherman's Village. In June 2014, Supervisor Knabe announced that moving the launch ramp would no longer be part of the visioning process.  
**Regulatory Matter:** Shared Parking Agreement. Variance for reduced setbacks (side and waterfront). |

| 1 113 -- Mariner's Village | Michael Sondermann | **Complete leasehold refurbishment of 981 apartments**  
* Retail space increase from 2,070 s.f. to 9,000 s.f.  
* New 92-slip anchorage will be constructed  
* New 28 foot-wide pedestrian promenade and public amenities  
**Regulatory** -- A new EIR scoping meeting was held on 09/16/14 in Chace Park. July 2016 – status unchanged. |

| 4 13 -- Villa del Mar | David Canzoneri | **Complete leasehold refurbishment of 198 apartments**  
* Existing 209-slip anchorage will be renovated commencing no later than 2029  
* Improved pedestrian promenade and public amenities will be renovated.  
**Massing** -- Four existing buildings up to 3 stories high.  
**Parking** -- Existing open air Parking and Parking structure will be renovated. Total Parking provided on site is 572 spaces.  
**Regulatory** -- On 6/18/14, the DCB approved the final design of the renovation project. July 2016 – status unchanged. |
## Marina del Rey Redevelopment Projects Report
### As of August 4, 2016

| 5 | 15 -- AMLI Residential | Jason Armison | * Demolish existing facilities and build 585 apartments  
* New 8,000 s.f. commercial space  
* New 241 boat slip marina  
* New 1,271-Parking space garage | Massing -- Six buildings up to 5 stories and 70' high  
Parking -- All Parking to be provided on site within new 1,271-space Parking garage | Proprietary -- Construction commenced on July 1, 2014, and anticipated completion date is July 1, 2018. July 2016 –status unchanged  
Regulatory -- June 30, 2014, demolition of the site commenced. July 2016 –status unchanged |
|---|---|---|---|---|
| 7 | 28 -- Mariners Bay | Tim O'Brien | * Complete leasehold refurbishment of 379 apartments  
* New bicycle depot for public use  
* Improvements to existing promenade and dock gates and public amenities  
* Replacement of existing docks within 6 months of completed of landside renovation | Massing -- Seven buildings up to 3 stories high  
Parking -- Existing subterranean Parking structure contains 947 Parking spaces. | Proprietary -- The MND for the project was adopted by the BOS at the March 24, 2015 meeting. Board also approved a future assignment to Legacy. Option was exercised and lease executed on 9/25/15.  
Regulatory -- On July 15, 2015, the DCB approved the final design of the project. July 2016 –status unchanged |
DESIGN CONTROL BOARD MINUTES
April 20, 2016

Members Present: Peter Phinney, AIA, Chair (Fourth District); Helena Jubany FAIA, Vice Chair (First District); Jerome Stanley, Member (Second District); Tony Wong, P.E, Member (Fifth District)

Members Absent: Simon Pastucha, Member (Third District)

Department Staff Present: Brock Ladewig, Deputy Director; Michael Tripp, Planning Specialist; Troy Evangelho, Planner; Yeni Maddox, Secretary

County Staff Present: Kevin Finkel, Department of Regional Planning; Amy Caves, County Counsel

Guests Testifying: Autumn Thompson, Legacy Partners; Tony Bomkamp, Glenn Lukos Associates; Hannah Dewey, Department of Public Works (DPW); Khai Chung, DPW; Jack Hollander, Jack Hollander & Associates; Aaron Clark, Armbruster, Goldsmith, and Delvac; Kathleen Wishard, LRM Architects; Kathryn Toth, Lighting Design Alliance; Michael Pashaie, Pacific Ocean Management

1. Call to Order and Pledge of Allegiance
Vice Chair Jubany called the meeting to order at 12:09 p.m.

Vice Chair Jubany announced that Chair Phinney would be joining the Board later in the hearing.

On a motion of Mr. Wong, seconded by Vice Chair Jubany, the absence of Mr. Pastucha was excused.

Ayes: 3 –Vice Chair Jubany, Mr. Stanley and Mr. Wong

Mr. Stanley led the Pledge of Allegiance.

2. Approval of February 17, 2016 Minutes

On a motion of Mr. Wong, seconded by Mr. Stanley this item was approved.

Ayes: 3 – Vice Chair Jubany, Mr. Stanley and Mr. Wong

3. Public Comment
Dan Gottlieb spoke about the possible banning of non-motorized vessels in Marina del Rey.

Kathy Knight requested that the Board support recreational boating needs.

J. Kurland submitted a letter for public comment.

4. Consent Agenda
No Items

5. Old Business
A. Parcel 9 – Wetland Park – Consideration of new signage, fencing, and lighting – DCB#16-002

Mr. Evangelho presented the staff report.

Autumn Thompson stated that she worked on the signage and lighting plan for the project.

Aaron Clark stressed the importance of the project moving forward.

Public Comment
Dan Gottlieb spoke against the project.

Ms. Knight spoke against the project and asked for clarification about the lighting.

Leslie Purcell expressed concern about the placement of a hotel near the wetland and about the water quality of the tidally-influenced wetland.

Marsha Santry, Tim Riley, and Patricia Younis spoke in favor of the project.

Vice Chair Jubany asked if the lighting would remain on during the evenings.

Mr. Evangelho replied that the lighting would operate from dusk to dawn.

**Board Comment**

Mr. Wong stated that the revised signage design had improved and inquired about the cost of the valet parking.

Mr. Finkel replied that the hotel was approved with a condition requiring the price of the valet spaces serving the park to be no more than the average price of other Marina del Rey public parking lots in the vicinity.

Ms. Jubany asked for clarification about the Coastal Commission’s project timeline.

Mr. Tripp stated that the Coastal Commission was reviewing a time extension for the wetland park and the hearing would likely be held in May. He added that the issuance of the Coastal Development Permit was contingent upon the DCB’s approval of the project.

Mr. Finkel stated that the Marina Local Coastal Program (LCP) requires the wetland park to be a tidally-influenced salt marsh.

Mr. Wong stated that the wetland park and hotel were first reviewed as one project, then split into separate projects.

Mr. Stanley expressed that the project was attractive and struck a good balance between development and conservation.

Ms. Jubany agreed with Mr. Stanley’s comments.

**On a motion of Mr. Wong, seconded by Mr. Stanley this item was approved as submitted.**

Ayes: 3 – Vice Chair Jubany, Mr. Stanley, and Mr. Wong

B. Parcel NR – Parking Lot 9 – Consideration of final site design for a new water quality enhancement project – DCB#15-012-B

Mr. Evangelho presented the staff report.

Hannah Dewey, the project manager, spoke in support of the project.

**Public Comment**

Leslie Purcell inquired if the trash receptacles would have a recycling component.

Ms. Dewey replied that they would not have a recycling component.

**Board Comment**
Vice Chair Jubany inquired if the planters were irrigated.

Mr. Khai Chung, the project landscape architect, answered affirmatively.

On a motion of Mr. Wong, seconded by Mr. Stanley this item was approved as submitted.
   Ayes: 3 – Vice Chair Jubany, Mr. Stanley, and Mr. Wong

Vice Chair Jubany requested a 5-minute break.

Chair Phinney arrived and called the meeting back to order at 1:03 p.m.

C. Parcel 44 – Pier 44 – Consideration of final site design for Pier 44 redevelopment – DCB#08-015-B

Mr. Evangelho presented the staff report.

Mr. Wong inquired about the dry-stack storage and the loading and unloading of boats on the promenade.

Mr. Stanley asked if there were existing retail stores and restaurants at the site and asked for the reasoning behind the proposed development.

Mr. Evangelho stated that there were no restaurants, and that the site was developed with marine commercial and boat storage.

Aaron Clark stated that the project is consistent with the LCP and the County’s desire to improve the area.

Jack Hollander, the project architect, spoke about the project’s view corridors and explained why Building V (retail/restaurant) was not reoriented as requested. He added that he followed the DCB’s request to exploit design differences between each building and to change the design of the Trader Joe’s building.

Aaron Clark clarified that the orientation of Building V had not changed, however; the building was scaled down to allow a wider view corridor. He also stated that the project was in compliance with the tree and avian protection policies of the LCP, and added that the project would have a community room, available free of charge to the public.

Kathleen Wishard, the project landscape architect, stated that her approach was to make the Marina the primary focus and to use materials for a neutral palette.

Michael Pashaie, the project developer, provided the history leading to the current design of the site, the rationale for providing the types of buildings and uses proposed, and discussed financing concerns for the project. He also stated that he added more transient and dinghy docks to the project.

Kathryn Toth, the lighting consultant, stated that the lighting was designed to address safety and security, without impacts to boaters on the water.

**Public Comment**
Helen Coyne-Hoerle spoke against the project.

Dan Gottlieb spoke about the importance of the view corridors and keeping them from being obstructed.

Kathy Knight spoke against the project and expressed concern regarding traffic, bird safety related to the glass buildings, and the replacement of trees.
Marsh Santry and Tim Riley spoke in favor of the project.

Eric Peterson expressed concerns about the traffic.

Patricia Yunis spoke in favor of the project.

Leslie Purcell asked if the kayak rentals were going to be relocated and expressed concern about the glass buildings in regards to birds.

Aaron Clark and Michael Pashaie addressed the questions and concerns posed by the public.

**Board Comment**

Vice Chair Jubany requested the applicant make the following changes to the project and stated that she was willing to work with the architect to help simplify the design:

1) Buildings I & VII, simplify the design and remove the “44” that is incorporated into the façade.
2) Building II needs to be scaled down, including the tower. Try elements from the old design.
3) Building IV reduce the amount of glass, remove cabling under the butterfly roof, reduce the angle of the butterfly roof, lighten the slanted wall and don’t use wood siding from top to bottom.
4) Building VI needs to be changed so that it fits with the other buildings.

Chair Phinney requested the applicant make the following changes to the project:

1) Find a place for bicyclist restrooms located near bicycle parking.
2) Don’t use mechanical chair lifts. Find another way to address the issue, such as ramps or an interior elevator.
3) Use a wood trellis for the shaded seating and consider using vines.
4) Do not use a campus design, where all of the buildings are similar.
5) Buildings I & VII should have the sign reading “Boaters” above the roof removed.
6) Building II should be redesigned as a warm residential scale type of building.
7) Building III should have a wood façade.

Chair Phinney stated that he likes the design of Building VI, and suggested that the applicant concentrate on redesigning Building II (Trader Joe’s).

Mr. Wong inquired about the conflict between the bike path and the promenade to get to the Dry Stack Storage.

Aaron Clark stated that pedestrians could use Bali Way, therefore there is no conflict with the bike path.

Mr. Stanley stated that the docks and buildings need upgrading, and favored the dry stack storage component of the project, but opined that the project was not appropriate for the location, and questioned if the public would desire the proposed retailers at this location. He also expressed concerns with traffic.

Mr. Wong motioned to approve the project with conditions. Chair Phinney seconded the motion. The motion failed, with Chair Phinney and Mr. Wong voting in favor, and Vice Chair Jubany and Mr. Stanley voting against.

Michael Pashaie suggested that the commissioners approve the project with a condition that Chair Phinney, Vice Chair Jubany, and the architect meet, to redesign the Trader Joe’s building.

Chair Phinney motioned to approve the project with conditions, and offered himself and Vice Chair Jubany to meet with the architect to discuss how to resolve the design of the Trader Joe’s building.
Amy Caves stated that motion was problematic because they would be approving a portion of the project, with the other portion to be approved outside of a public hearing.

On a motion of Chair Phinney, seconded by Mr. Wong this item was continued to return next month.

Ayes: 3 – Chair Phinney, Vice Chair Jubany, Mr. Stanley, and Mr. Wong

Vice Chair Jubany left the meeting at 3:09pm.

6. **New Business**
   None.

7. **Staff Report**
   Mr. Evangelho presented the Temporary Permits report.

   Michael Tripp presented the Ongoing Activities report.

   Carol Baker presented the Marina del Rey Special Events report.

8. **Adjournment**
   Chair Phinney adjourned the meeting at 3:16 p.m.

   Respectfully Submitted,

   Yeni S. Maddox
   Secretary for the Design Control Board
Marina del Rey Slip Vacancy Report

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**Summation**
- Vacancy in 17'-25' 16.0%
- Vacancy in 26'-30' 10.0%
- Vacancy in 31'-35' 4.9%
- Vacancy in 36'-40' 7.3%
- Vacancy in 41'-45' 5.6%
- Vacancy in 46'-45' 5.6%
- Vacancy in 46' to 50' 3.9%
- Vacancy in 51' and over 4.7%

Total Vacancy 9.1%

Vacancy w/o DOUBLES, OUT OF SERVICE slips 6.9%

**Note:**
- Parcel 10 dock reconstruction commencement August 2016
- Parcel 15 dock reconstruction commencement September 2014
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