CITY OF SAN JOSÉ, CALIFORNIA



Office of the City Clerk 200 East Santa Clara Street San José, California 95113 Telephone (408) 535-1260 FAX (408) 292-6207

CORRECTED RESOLUTION

STATE OF CALIFORNIA) COUNTY OF SANTA CLARA) CITY OF SAN JOSE)

I, Toni J. Taber, City Clerk & Ex-Officio Clerk of the Council of and for the City of San Jose, in said County of Santa Clara, and State of California, do hereby certify that "Ordinance No. 30475", the original copy of which is attached hereto, was passed for publication of title on the 1st day of September, 2020, was published in accordance with the provisions of the Charter of the City of San Jose, and was given final reading and adopted on the 22nd day of September, 2020, by the following vote:

AYES: ARENAS, DAVIS, DIEP, ESPARZA, FOLEY, JONES, JIMENEZ,

KHAMIS, PERALEZ, LICCARDO.

NOES: CARRASCO.

ABSENT: NONE.

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DISQUALIFIED: NONE.

VACANT: NONE.

Said Ordinance is effective as of the 23rd day of October, 2020.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of the City of San Jose, this **22**nd **Day of June, 2021.**

(SEAL)_____
TONI J. TABER, CMC
CITY CLERK & EX-OFFICIO
CLERK OF THE CITY COUNCIL

/rmk

ORDINANCE NO. 30475

AN ORDINANCE OF THE CITY OF SAN JOSE ADDING CHAPTER 5.11 TO TITLE 5 OF THE SAN JOSE

MUNICIPAL CODE ENACTING A REQUIREMENT THAT

NEW NON-RESIDENTIAL DEVELOPMENT PAY A COMMERCIAL LINKAGE FEE FOR THE PROVISION OF

AFFORDABLE HOUSING

WHEREAS, the City Council of the City of San José ("Council") has a long-established

policy and practice of recognizing the need to facilitate the availability of housing products

at different levels of affordability in order to address the housing needs of the entire

community; and

WHEREAS, the Council desires to adopt a fee to help address the increased need for

affordable housing generated by the development of new non-residential development

("Commercial Linkage Fee"); and

WHEREAS, the Council has caused a study to be prepared that establishes the

reasonable relationship between new non-residential development and the need to

increase the supply of new affordable housing; and

WHEREAS, that study, prepared by Keyser Marston and Associates, entitled

"Nexus Analysis of Proposed Commercial Linkage Fees" dated July 2020 ("Nexus

Study"), which has been made available for public review on the City's website, evaluates

the need for affordable housing generated by various types of non-residential uses in the

City, demonstrates that such a nexus exists and that the use of a Commercial Linkage

Fee for the purpose of increasing the supply of affordable housing in the City of San José

("City") is justified, and determines the maximum impact fee amount for the various types

of non-residential uses based upon the generation of affordable housing needs; and

WHEREAS, the Commercial Linkage Fee amounts specified in the Nexus Study are

intended to support the provision of affordable housing by the City by contributing to the

funding of the City's existing affordable housing programs that do not provide for the full

funding of local housing needs; and

WHEREAS, the Council has also caused a study, prepared by Keyser Marston and

Associates, entitled "Feasibility Analysis of Proposed Commercial Linkage Fees" dated

July 2020 ("Feasibility Study"), which has also been made available for public review on

the City's website, to inform the Council of the economic effects of the fee evaluated in

the Nexus Study which analyses the economics of a range of prototype non-residential

projects in various geographic subareas of the City and their ability to sustain a new fee;

and

WHEREAS, the Council has determined that the Commercial Linkage Fee should be

established consistent with the requirements of California Government Code Section

66000 et seq., commonly referred to as the "Mitigation Fee Act," without determining that

it is required to do so; and

WHEREAS, the Council has, consistent with the Mitigation Fee Act, published twice in

a 10-day period advance notice of the public hearing concerning the Commercial Linkage

Fee and during that period made available for public review and comment both the Nexus

Study and the Feasibility Study; and

WHEREAS, the Council has determined that the Commercial Linkage Fee is consistent

with and implements the goals and policies of the City's General Plan entitled "Envision

San José 2040"; and

WHEREAS, the Commercial Linkage Fee is authorized pursuant to Section 200 of the

City Charter and Section 7, Article XI of the California Constitution as a police power

measure to improve the public welfare of the City of San José; and

WHEREAS, consistent with the Mitigation Fee Act and the City Charter, the Commercial

Linkage Fee may be established by Ordinance; and

WHEREAS, on September 1, 2020, the Council held a duly noticed public hearing at its

regularly scheduled meeting in accordance with Government Code section 66016(a) to

consider the acceptance of the Nexus Study, and the adoption of the Commercial Linkage

Fee; and

WHEREAS, at the September 1, 2020 public hearing, all interested parties and members

of the public were provided the opportunity to address the Council and provide written or

oral comments on the adoption of the Commercial Linkage Fee; and

WHEREAS, notice of the time and place of the meeting was published in accordance with

Government Code section 6062a, as required by Government Code section 66018(a);

and

WHEREAS, the Commercial Linkage Fee is intended to create a funding mechanism to

increase the supply of affordable housing in San José without reference to a specific

development or property and the City will not expend funds from the Commercial Linkage

Fee on any specific development prior to the completion of environmental review for such

specific development pursuant to the California Environmental Quality Act of 1970, as

amended ("CEQA"); and

WHEREAS, this Ordinance is not a project subject to CEQA pursuant to Section

15378(b)(4) of the CEQA Guidelines which excludes the following from the definition of

projects subject to the environmental review requirements: "The creation of a government

funding mechanism or other government fiscal activities which do not involve any

commitment to a specific project which may result in a potentially significant physical

impact on the environment" (File No. PP17-004); and

WHEREAS, the Council has considered the Nexus Study, the Feasibility Study, and the

relevant CEQA determination and desires to establish the commercial linkage fee.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF

SAN JOSE:

SECTION 1. Chapter 5.11 is hereby added to Title 5 of the San José Municipal Code to

read as follows:

Chapter 5.11

COMMERCIAL LINKAGE FEE

5.11.010 Purpose and Findings

A. The purpose of this Chapter is to facilitate the development and availability of

housing affordable to a broad range of households with varying income levels

within the City of San José by adopting a Commercial Linkage Fee that will

supplement other public funding sources for Affordable Housing in the City of San

José.

B. The City's Envision San José 2040 General Plan recognizes that Affordable

Housing is a critical component to the City's economic and social health.

Establishing a Commercial Linkage Fee to assist in financing Affordable Housing

production is consistent with and will implement the General Plan's Housing goals

and policies for Affordable Housing, which include the following:

Facilitating the provision of housing across location, type, price and status as

rental or ownership that respond to the needs of all economic and demographic

segments of the community (Policy H-1.2).

Encourage purchase assistance programs for "starter" housing (Policy H-1.6).

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• Facilitate the production of extremely low-, very low-, low-, and moderate-income housing by maximum use of resources at the federal, state and local

levels (Policy H-2.1).

 Preserve and improve San José's existing affordable housing stock and increase its supply such that 15% of all new housing stock developed is affordable to low-, very low-, and extremely low-income households (Goal H-

2).

Facilitate the production of affordable and safe housing for workers who provide

goods and services to San José residents and businesses (Policy H-12.8).

Facilitate housing that is affordable to those employed in population-serving,

business-support, and driving industries. (Policy H-1.10).

Provision of affordable moderate-income housing (Policy H-2.1).

• Encouragement of purchase assistance programs for starter housing (H-1.6).

C. Providing Affordable Housing for new employees in lower- and moderate- income

jobs locally (rather than leaving those employees to obtain housing in lower cost

areas far from San José employment centers and transit corridors) helps

implement the General Plan policy aimed at minimizing housing's contribution to

greenhouse gas emissions and locating housing to reduce vehicle miles traveled

and auto dependency. If the increased demand for Affordable Housing is not

addressed within San José it will cause such housing to be built elsewhere, in

areas with lower land values that are far from City employment centers and transit

corridors, and the resulting commuting will cause increased traffic and transit

demands and consequent noise and air pollution.

D. If the increased demand for Affordable Housing is not addressed within San José

it may also impact economic growth in that businesses within the City may find it

more difficult to attract and retain the variety of workers that they need.

E. Development of Affordable Housing using Commercial Linkage Fee funds to increase the supply of Affordable Housing also implements policies of the State of California to: (1) provide sufficient capacity for new housing affordable at all income levels necessary to accommodate the State's future economic growth; and (2) by providing housing for lower- and moderate- income retail and service workers, long commutes from less expensive housing markets can be avoided and thus contribute to the implementing the Global Warming Solutions Act of 2006 and the Sustainable Communities and Climate Protection Act of 2008.

- F. State housing policy requires the City to assist in the development of adequate housing to meet the needs of extremely low-, very low-, low- and moderate- income households. There is a significant shortage of housing affordable to low- and moderate- income households, which will only increase as the finite number of residentially zoned parcels within the City are purchased and developed for market rate residential developments. This loss of residential land available for Affordable Housing is another impact of market rate residential development.
- G. The requirements of this Chapter are based on a number of factors including, but not limited to, the City's long-standing commitment to economic diversity; the serious need for Affordable Housing as reflected in local and State housing laws, regulations, and policies; the demand for Affordable Housing created by Non-Residential Development; and the impact that the lack of Affordable Housing production has on the health, safety, and welfare of the City's residents including its impacts on traffic, transit and related air quality impacts, and the demands placed on the regional transportation infrastructure. Imposing a fee that is reasonably related to the burdens created by new Non-Residential Development on the City's need for Affordable Housing will enable the City to fund development of Affordable Housing units that will contribute to addressing these impacts and fulfilling these goals.

H. The City has prepared a Nexus Study which shows, and the City Council finds,

that there is a reasonable relationship between the purpose for which the fees

established by this Chapter are to be used and the type of development projects

on which the fees are imposed, between the need for affordable housing and

nonresidential development and between the amount of the fees and the cost of

the Affordable Housing units or portion of the units attributable to the development

on which the fees are imposed. The Nexus Study complies with the requirements

of California Government Code section 66001(A)(4) by establishing the

reasonable relationship between the need for affordable housing and non-

residential development.

I. It is the intent of the City Council that the fee required by this Chapter shall be

supplementary to any conditions imposed upon a development project pursuant to

other provisions of the Municipal Code, the City Charter, the Subdivision Map Act,

the California Environmental Quality Act, and other state and local laws, which may

authorize the imposition of project specific conditions on development.

5.11.020 Definitions

The definitions set forth in this Section shall govern the application and interpretation of

this Chapter:

A. "Affordable Housing" means housing that is provided at an Affordable Housing

Cost to households of Extremely Low Income, Very Low Income, Lower Income,

and Moderate Income. "Affordable Housing Cost" is as defined by California

Health & Safety Code section 50052.5 for owner-occupied housing and as defined

by California Health & Safety Code section 50053 for rental units, as applicable.

"Extremely Low Income Household" is as defined in California Health & Safety

Code section 50106. "Very Low Income Household" is as defined in California

Health & Safety Code section 50105. "Lower Income Household" is as defined in

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California Health & Safety Code section 50079.5. "Moderate Income Household"

is as defined in California Health & Safety Code section 50093(b).

B. "Applicant" means any person or entity who is an applicant, developer, owner, or

appellant with a property interest in a Non-Residential Project subject to the terms

of this Chapter, and the authorized representative of any such person or entity.

C. "Building Permit" includes full structural building permits as well as partial

permits such as foundation-only permits.

D. "Certificate of Occupancy" means the permit issued by the City Building Division

authorizing the initial occupancy of one or more buildings and includes final

inspections and temporary certificate of occupancy permits.

E. "City Manager" means the City Manager of the City of San José. or his or her

designee.

F. "Commercial Linkage Fee" means the fee adopted by the City Council pursuant to

this Chapter to be paid to the City pursuant to Section 5.11.030 of this Chapter in

connection with approval of a Development Permit to contribute to the creation of

Affordable Housing production or preservation to offset additional need for

Affordable Housing generated by new Non-Residential development.

G. "Development Permit" includes any rezoning, tentative subdivision map, vesting

tentative subdivision map, parcel map, conditional use permit, special use permit,

building permit, or other entitlement for a Non-Residential Project.

H. "Geographic Subarea" means one or more of the following geographic areas within

the corporate limits of the City of San José as generally depicted in Section 2.3,

Map 1 entitled "Geographic Subareas" of the Feasibility Study and more

specifically described as follows:

1. "Downtown and Nearby" means the subarea encompassing approximately three square miles generally bounded to the north by Taylor Street from the boundary of the West San Jose subarea to State Route 87, south on State Route 87 to Coleman Avenue, and Coleman Avenue to Julian Street, and Julian Street to North 5th Street. The eastern boundary of the subarea runs south from the intersection of East Julian Street and North 5th Street to the intersection of East San Fernando Street from which point it includes the properties north of East San Fernando Street to the intersection of South 4th Street from which point the eastern boundary includes the properties to the west of South 4th Street between East San Fernando Street and Interstate 280. Interstate 280 establishes the southern boundary of the subarea and to the

2. "North San José and Nearby" means the subarea generally bounded to the

west the subarea is bounded by the eastern boundary of the West San Jose

north by the City limit, bounded to the east by Interstate 680 between the

intersection of the City limit and Interstate 680 and the intersection of Interstate

680 and McKee Road; bounded to the south by Highway 101 between McKee

Road and the Highway 101/Interstate 880 interchange and Highway 880

between the Highway 101/Interstate 880 interchange and the intersection of

Interstate 880 and the railroad tracks between Elm Street and Stockton

Avenue; and bounded to the west by these railroad tracks to the City limit.

3. "West San José Urban Villages" means the subarea generally bounded to the

east by the intersection of West Taylor Street and the railroad tracks between

Stockton Avenue and Chestnut Street and continuing to the north at the

point which these railroad tracks intersect the City limit. The eastern boundary

continues to the south from the railroad tracks/West Taylor Street intersection

subarea.

> east to Stockton Avenue at which point the subarea includes those properties east of Stockton Avenue to the intersection at Morrison Park Drive, then following Morrison Park Drive west to the intersection at West Julian Street. The boundary includes those properties south of West Julian Street to the intersection at Rhodes Court, and includes those properties west of Rhodes Court to the intersection at The Alameda, then east along The Alameda to the intersection at Wilson Avenue. The boundary runs south on Wilson Avenue until it intersects with West San Fernando Street from which point the boundary includes the properties north of West San Fernando Street to the intersection with Sunol Street from which point the boundary continues south on Sunol Street to the intersection with West Home Street, then following West Home Street east to the Los Gatos Creek, then following the Los Gatos Creek until it intersects with Interstate 280. South of Interstate 280 the subarea is generally bounded to the east by Meridian Avenue until the Los Gatos Creek, includes the properties to the west of the Los Gatos Creek from Meridian Avenue until the City limit at South Bascom Avenue. The remainder of the subarea to the north, south and west is bounded by the City limit.

4. "Monterey Corridor" means the subarea generally bounded to the north by West Alma Avenue and East Alma Ave Avenue between State Highway 87 and Senter Road. The eastern boundary of the subarea follows Senter Road from East Alma Avenue to Needles Drive and includes the properties south of Needles Drive from Senter Road to Coyote Creek and from this point the eastern boundary follows Coyote Creek from Needles Drive to East Capitol Expressway. The subarea is generally bounded to the south by East Capital Expressway between Coyote Creek and Snell Avenue and includes the area between East Capitol Expressway and Seven Trees Boulevard to the point where these two roads intersect at the north to where Seven Trees Boulevard intersects with Senter Road and from this point west to Monterey Road. The subarea is generally bounded to the west by Snell Avenue from where it intersects with West Capitol Expressway and continues north along

Hillsdale Avenue to State Highway 87 and the remainder of the western

boundary is State Highway 87 between Hillsdale Avenue to West Alma Avenue.

The subarea also includes all properties with frontage on Monterey Road from

Alma Ave to Skyway Drive.

5. "Edenvale" means the subarea generally bounded to the east by the properties

fronting Hellyer Avenue from the Interstate 101 and Hellyer Avenue

overcrossing to the Piercy Road and Hellyer Avenue intersection, and the

properties fronting Piercy Road from Piercy Road and Hellyer Avenue

intersection to Tennant Avenue; bounded to the southeast by the properties to

the northwest of Silicon Valley Boulevard and Bernal Road between Hellyer

Road and Santa Teresa Boulevard; bounded to the southwest by the properties

northeast of Santa Teresa Boulevard between Bernal Road and Cottle Road;

bounded to the west by properties fronting Cottle Road between Santa Teresa

Boulevard and Blossom Hill Road; bounded to the north by Blossom Hill Road

between Cottle Road and Coyote Creek; and bounded to the west by Coyote

Creek from Silver Creek Valley Road to the Highway 101 and Hellyer Avenue

overcrossing.

6. South and East San José Growth Areas" means any area within the corporate

limits of the City of San José that is not included in any of the subareas

described in Sections 5.11.020.G.1 through 5 above.

I. "Nexus Study" means the fee study entitled: "Nexus Analysis of Proposed

Commercial Linkage Fees" prepared by Keyser Marston Associates, dated July

2020, and accepted by the City Council on September 1, 2020. The Nexus

Analysis of Proposed Commercial Linkage Fees is maintained for public review in

the Asset Management Division of the Department of Housing.

J. "Non-Residential" includes all of the following land use categories with the respective correlating land uses from the Zoning Ordinance (Title 20) for each category:

1. Office" includes:

- (a) social services agencies;
- (b) health and veterinary services;
- (c) health services;
- (d) offices and financial services; and
- (e) television/radio services.

2. "Retail" includes:

- (a) recreation, commercial indoor;
- (b) cannabis sales;
- (c) poolroom/billiards;
- (d) arcade;
- (e) amusement games;
- (f) card room;
- (g) alcohol sales;
- (h) pawn shop/broker;
- (i) bail bond establishment;
- (j) dining facilities;
- (k) drinking establishment;
- (I) drive-through uses;
- (m)food service;
- (n) fuel service station;
- (o) general retail;
- (p) general services;
- (q) health recreation;
- (r) public eating establishment;
- (s) selling or leasing of vehicles; and

(t) photo processing, printing and publishing in retail structures.

3. "Hotel" includes hotel/inn.

4. "Industrial" includes:

(a) photo processing, printing, publishing in industrial facilities;

(b) recycling uses (not including outdoor storage areas);

(c) cleaning establishment;

(d) industry;

(e) installation or selling of vehicle accessories or services; and

(f) manufacturing and industrial services.

5. "Research and Development" or "R&D" includes:

(a) research and development;

(b) lab; and

(c) processing.

6. "Warehouse" includes:

(a) animal boarding;

(b) stockyard;

(c) warehouse; and

(d) wholesale (not including outdoor storage areas);

(e) waste/hazardous material storage (not including outdoor storage areas);

(f) common carrier depot (not including outdoor storage areas); and

(g) construction/corporation yard (not including outdoor storage areas).

7. "Residential Care" includes residential care/service facility for seven (7) or more persons.

8. For any use in a Project that is not included in a Non-Residential land use category in Subsections 1 through 7 herein, the Director of Planning Building

and Code Enforcement shall determine which listed use is most similar and the use category for the similar use shall apply to the use that is not included above.

K. "Non-Residential Project" means any development having a Non-Residential use

component and gross new or additional floor area of five thousand square feet or

more or that applies for a permit to change an existing use to a different Non-

Residential use category that increases the demand for Affordable Housing. Gross

floor area excludes the square footage of any parking area and excludes the

square footage of any other area that is specified by the City Council in its

resolution adopting the schedule of fees.

5.11.030. Commercial Linkage Fee Requirement

A. The Commercial Linkage Fee shall be specified by resolution of the City Council,

which may vary by applicable Subarea and type of Non-Residential Project.

B. To account for inflation in Affordable Housing development costs, the Commercial

Linkage Fee specified in subsection A above shall be increased by the Engineering

News Record (ENR) Construction Cost Index for the San Francisco Urban area

published by McGraw Hill on January 1 of every year, or its successor publication,

for the preceding twelve (12) months.

C. Compliance with this Chapter shall be a condition of approval of all Development

Permits for Non-Residential Projects, whether or not the condition of approval is

expressly included in the Development Permit.

D. Unless otherwise specified by the City Council in its resolution adopting the

schedule of fees, the Commercial Linkage Fee shall be paid prior to the issuance

of any Certificate of Occupancy for new Non-Residential Project in the City. The

Applicant shall pay the amount of the fees in effect at the time of issuance of the

Building Permit according to the resolution specifying the schedule of fees in place

on the date the fees are paid as automatically adjusted in accordance with Section

5.11.030.B through the date of payment.

E. Failure to pay the Commercial Linkage Fee within the time specified in this Chapter

shall result in the imposition of additional charges as set forth by resolution of the

City Council.

5.11.040. Applicability of Fee

The regulations, requirements, and provisions of this Chapter and Council resolutions

adopted pursuant to this Chapter shall apply to any Non-Residential Project or portion of

any Non-Residential Project for which a Development Permit was approved or an

application for a change in existing use(s) was made:

A. On or after October 1, 2019 and the Development Permit includes a condition of

approval requiring the payment of the Commercial Linkage Fee; or

B. On or after the effective date of this Chapter.

5.11.050 Exceptions

A. The following projects or portions of projects shall not be subject to the

requirements of this Chapter because the City has determined that such uses do

not create a need or create a minimal need for Affordable Housing:

1. Shelter/hotel supportive housing;

2. Agriculture;

3. Aquaculture; aquaponics, and hydroponics;

4. Stadiums, arenas, performing arts venues, and rehearsal space;

5. Cemetery;

6. Certified farmer's market and neighborhood agriculture;

7. Assembly uses;

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8. Commercial vehicle storage;

9. Data center;

10. Day Care;

11. Education and training;

12. Energy generation facility;

13. Mineral extraction;

14. Museums, libraries, parks, playgrounds, community centers public or private;

15. Outdoor vending;

16. Parking;

17. Peaking power plant;

18. Public and quasi-public;

19. Stand-by/backup facilities;

20. Public storage/mini-storage;

21. Utilities/electric power generation;

22. Utilities/power generation;

23. Utility facilities;

24. Wireless communication antenna;

25. A project or the portion of a project that is required to comply with the Inclusionary Housing Ordinance (Chapter 5.08) or the Housing Impact Fee

Resolution (Resolution No. 77218 as amended);

26. Any resident-serving Non-Residential portion of a multi-family rental housing project (including child care, employment, social, and counselling services, and the like) developed by a nonprofit housing provider if the Applicant is receiving financial assistance through a public agency, so long as the multi-family rental housing project is an Affordable Housing project meeting the requirements of state or local law and the project's Affordable Housing obligations are secured by a recorded regulatory agreement, recorded memorandum of agreement, or

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recorded covenant with a public agency for a minimum period of fifty-five (55)

years; and

27. Re-occupancy of square footage in an existing building or structure if there is

no change of use;

B. If a development is exempt from the Commercial Linkage Fee at the time the initial

building permit is issued, but later converts to a Non-Residential use subject to this

Chapter, the converted square footage will be deemed net new Non-Residential

square footage and the commercial linkage fee shall be paid prior to issuance of

the Certificate of Occupancy for the converted square footage.

5.11.060 <u>Fee Adjustments and Waivers</u>

A. An Applicant for any Non-Residential Project subject to the fee described in

section 5.11.030 may request that the requirements of this Chapter be waived,

adjusted, or reduced based on a showing that applying the requirements of this

Chapter would effectuate an unconstitutional taking of property or otherwise have

an unconstitutional application to the property.

B. To receive an adjustment or waiver, the Applicant must submit an application in

writing to the City Manager at the time the Applicant files a discretionary project

application for the Non-Residential Project, or if no such project application is

required, at the time of filing the building permit application. The Applicant shall

bear the burden of presenting substantial evidence to support the request and set

forth in detail the factual and legal basis for the claim, including all supporting

documentation.

C. The City Manager shall render a written decision within ninety (90) days after a

complete application with supporting documentation is filed. The City Manager's

decision shall be the final determination of the City on the application for fee

adjustment or waiver.

D. If the City Manager, upon legal advice provided by or at the behest of the City Attorney, determines that applying the requirements of this Chapter would effectuate an unconstitutional taking of property or otherwise have an unconstitutional application to the property, the City Manager shall adopt written findings therefor based on substantial evidence supporting the determinations required by this Section. The Commercial Linkage Fee requirements shall only be adjusted or waived to reduce the obligations under this Chapter to the extent necessary to avoid an unconstitutional result. If the City Manager determines that no violation of the United States or California Constitutions would occur through application of this Chapter, the requirements of this Chapter remain fully applicable.

E. If an adjustment or waiver is granted, any change in use from the approved project shall invalidate the adjustment or waiver.

5.11.070 Fee Refunds

A. If a commercial linkage fee is collected on a Non-Residential Project and the permit for that Project later expires, is vacated, or voided before commencement of construction, the Applicant shall, upon request, be entitled to a refund of the unexpended housing commercial linkage fee paid, less a portion of the fee sufficient to cover costs of collection, accounting for and administration of the fee paid. Any request for a refund shall be submitted in writing to the Director of Housing within one (1) year of the date that the permit expires or is vacated or voided. Failure to timely submit a request for refund shall constitute a waiver of any right to a refund.

B. Fees collected pursuant to this Chapter which remain unexpended or uncommitted for five (5) or more fiscal years after deposit into the Commercial Linkage Fee Fund shall be accounted for or may be refunded as provided by State law.

5.11.080 <u>Fee Revenue Fund</u>

A. There is hereby created and established the Commercial Linkage Fee Fund

B. The fees paid to the City pursuant to the provisions of this Chapter shall be deposited

into the Commercial Linkage Fee Fund and used solely for the purpose described

in this Chapter.

C. All interest which accrues from monies in the Commercial Linkage Fee Fund shall

be credited to this fund.

D. Any repayments of loans made from the Commercial Linkage Fee Fund shall be

deposited into the Commercial Linkage Fee Fund.

E. The Commercial Linkage Fee Fund, shall be subject to the all of the applicable

provisions of California Government Code section 66000 et seg.

5.11.090 Expenditure of Commercial Linkage Fee Fund

All monies in the Commercial Linkage Fee Reserve Fund shall be expended solely on the

production or refurbishment of Affordable Housing to help fulfill the need identified in the

Nexus Study to increase the supply of housing affordable to households of extremely low,

very low, low, or moderate income, or such other report as may be prepared from time to

time to document the reasonable fair share of the costs to mitigate the increased need

for Affordable Housing that is created by new Non-Residential development. Such

expenditures may include, but are not necessarily limited to the following:

A. Reimbursement of or payment for, for all direct and indirect costs incurred by the

City to fund the production of Affordable Housing pursuant to this Chapter,

including but not limited to, the cost of land and right-of-way acquisition, planning,

legal advice, engineering, design, construction, construction management,

materials and equipment, or issuing loans to nonprofit Affordable Housing

developers to acquire land and/or to rehabilitate existing buildings or build new

developments to increase the supply of Affordable Housing units.

B. Costs of issuance or debt service associated with bonds, notes or other security

instruments issued to fund Affordable Housing.

C. Reimbursement for the reasonable and necessary administrative costs incurred by

the City in establishing or maintaining the Commercial Linkage Fee Fund, including

but not limited to the cost of studies to establish the requisite nexus between the

fee amount and the use of fee proceeds and yearly accounting and reports.

No portion of the Commercial Linkage Fee Fund may be diverted to other purposes by

way of loan or otherwise.

5.11.100 Fee Revision by Resolution

The amount of the Commercial Linkage Fee and the formula for the automatic annual

adjustment established by this Chapter may be reviewed and revised periodically by

resolution of the City Council. This Chapter shall be considered enabling and directive in

this regard.

5.11.110 Regulations

The City Manager is authorized to adopt written administrative regulations or guidelines

that are consistent with and that further the terms and requirements set forth in this

Chapter.

5.11.120 Enforcement

A. Failure of any official or agency to fulfill the requirements of this Chapter shall not

excuse any Applicant from the requirements of this Chapter. No permit, license,

map, or other approval or entitlement for a Non-Residential Project shall be issued,

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including without limitation a final inspection or Certificate of Occupancy, until all

applicable requirements of this Chapter have been satisfied.

B. The City may, at its discretion, take such enforcement action as is authorized under

this Code and/or any other action authorized by law.

C. The remedies provided for herein shall be cumulative and not exclusive and shall

not preclude the City from any other remedy or relief to which it otherwise would

be entitled under law or equity.

5.11.130. <u>Interpretation</u>

Any references to a State statute in this Chapter is deemed to include any successor or

amended version of the referenced statute."

SECTION 2. In accordance with California Government Code Section 66017, this

ordinance shall take effect 60 days following its final adoption.

PASSED FOR PUBLICATION of title this 22nd day of September, 2020, by the

following vote:

AYES: ARENAS, DAVIS, DIEP, ESPARZA, FOLEY, JONES,

JIMENEZ, KHAMIS, PERALEZ, LICCARDO.

NOES: CARRASCO.

ABSENT: NONE.

DISQUALIFIED: NONE.

SAM LICCARDO

Mayor

ATTEST:

TONI J. TABER, CMC

City Clerk

Item No.: 8.2(c)(1)