BOARD REPORT

BOARD OF RECREATION AND PARK COMMISSIONERS

SUBJECT: LARCHMONT ACQUISITION AND DEVELOPMENT (PRJ21302) PROJECT—REVOCABLE PERMIT WITH THE LOS ANGELES DEPARTMENT OF TRANSPORTATION (LADOT) FOR THE USE OF A PORTION OF LADOT PROPERTY TO DEVELOP A NEW MINI-PARK; COMMITMENT OF PARK FEES; CATEGORICAL EXEMPTION FROM THE PROVISIONS OF THE CALIFORNIA ENVIRONMENTAL QUALITY ACT (CEQA) PURSUANT TO ARTICLE III, SECTION 1, CLASS 3(4) [INSTALLATION OF NEW EQUIPMENT FOR SAFETY REASONS], CLASS 4(3) [NEW PLANTING AND LANDSCAPING] AND CLASS 11(3) [INSTALLATION OF NEW ACCESSORY STRUCTURES] OF CITY CEQA GUIDELINES AND ARTICLE 19, SECTIONS 15303, 15304(b) AND 15311 OF CALIFORNIA CEQA GUIDELINES

AP Diaz
H. Fujita
V. Israel

S. Piña-Cortez
C. Santo Domingo
N. Williams

General Manager

Approved X Disapproved Withdrawn

With Corrections

RECOMMENDATIONS

1. Approve the Revocable Permit (Revocable Permit) between the Los Angeles Department of Transportation (LADOT) and the Department of Recreation and Parks (RAP) for the use of a portion of City Parking Lot Number 694, specifically legal Lot 36 and Lot 37 of Block 2 of Tract Number 3501 of Los Angeles County Assessor's Parcel Number (APN) 5515-018-900 (Larchmont Lot), located at 209 North Larchmont Boulevard, Los Angeles, California 90004, for the proposed Larchmont Acquisition and Development Project (Project);

2. Approve the proposed Larchmont Acquisition and Development (PRJ21302) Project, as designed by RAP and approved by LADOT and as further detailed in this Report and its Attachments;

3. Direct the Board of Recreation and Park Commissioners (Board) Secretary to transmit the Revocable Permit to the Mayor's Office in accordance with Executive Directive No. 3;

4. Authorize the Board President and Secretary to execute the Revocable Permit, upon receipt of all necessary approvals;
5. Authorize RAP staff to commit from the following funds and work order numbers, a maximum of One Hundred Eighty-eight Thousand Dollars ($188,000.00) in Park Fees, for the Larchmont Acquisition and Development (PRJ21302) Project;

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<th>FUNDING SOURCE</th>
<th>FUND/DEPT./ACCT. NO.</th>
<th>WORK ORDER NO.</th>
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6. Determine that the proposed Project is exempt from the provisions of the California Environmental Quality Act (CEQA), pursuant to Article III, Section 1, Class 3(4) [Installation of New Equipment for Safety Reasons], Class 4(3) [New Planting and Landscaping] and Class 11(3) [Installation of New Accessory Structures] of City CEQA Guidelines as well as to Article 19, Sections 15303, 15304(b) and 15311 of California CEQA Guidelines;

7. Authorize RAP’s Chief Accounting Employee to prepare a check to the Los Angeles County Clerk in the amount of $75.00 for the purpose of filing a Notice of Exemption (NOE); and

8. Authorize RAP’s Chief Accounting Employee to make technical corrections as necessary to carry out the intent of this Report.

SUMMARY

The Office of Council District 4 (CD 4), with the support of businesses and residents of the Larchmont Village area, proposed the development of a new neighborhood mini-park, the proposed Project, on the Larchmont Lot, located at 209 North Larchmont Boulevard, Los Angeles, California 90004.

The City-owned Parking Lot Number 694 is controlled and operated by LADOT and consists of two legal lots, Lot 36 and Lot 37 of Block 2 of Tract Number 3501. Parking Lot Number 694 is within Larchmont Village, an area of the City where retail stores and restaurants operate along Larchmont Boulevard and serve the residents who live around the Larchmont Village area and patrons from within and outside the city of Los Angeles. To the east, west and south of Larchmont Boulevard are residential homes.

On April 10, 2018, Councilmember Ryu introduced a Motion recommending that the City Council authorize the transfer of jurisdiction and control of the Larchmont Lot to RAP (Council File No. 18-0295). Because the Larchmont Lot is a portion of an existing revenue generating parking lot, CD 4, LADOT and RAP, in subsequent discussions, concurred that LADOT would allow RAP the long
term use of the Larchmont Lot to develop and operate the site as a public park through a Revocable Permit between LADOT and RAP. The Revocable Permit will allow LADOT to maintain control of the property should it ever be necessary to return the use to a parking lot.

A Phase I Environmental Site Assessment was conducted at the proposed Project site, with a determination that further evaluation of the site was recommended, based on review of the historical use of the site. In further evaluating the site, a Limited Phase II Environmental Site Assessment was conducted and no further action was recommended.

RAP staff submitted several proposals to LADOT for review and approval on the most suitable use of space to develop the mini-park. Of the configuration options, LADOT approved the plan and design (Exhibit A) that allows RAP to use part of the southern portion of legal Lot 36 for the development of the proposed Project. The following site improvements are proposed for the Project: new planting, 36” box trees, low wall/fence/signage/bollards, benches, new playground with shade and resilient structure, new concrete surface, security cameras, trash receptacles and irrigation. As the proposed Project will make it necessary for the restriping of the parking lot, as a condition of approval by LADOT for RAP’s use of the site, RAP has agreed to fund the restriping of the parking lot (Exhibit C) as part of the proposed Project. RAP staff estimates that the total development cost for the proposed Project will be approximately $263,500.00 (Exhibit D).

The Revocable Permit allows RAP to develop the proposed Project and use the site for public park and recreational use for ten (10) years plus an additional two (2) five (5) year automatic renewal periods, by mutual agreement of the parties, for a total twenty (20) year period. LADOT does reserve the right to revoke the permit at any time, upon 30 days’ notice to RAP. Upon expiration or revocation of the permit, RAP is required, at its own expense, to return the Larchmont Lot to its original state, including restoration of the parking lot.

During the term of the Revocable Permit, LADOT will not require that RAP pay LADOT a fee for the use of the Project site or for electricity costs. However, RAP will be responsible for maintenance, renovations and repairs of actual mini-park.

When completed, the proposed Project will bring a new mini-park to the Hancock Park community and will allow residents and patrons of the retail stores and restaurants along Larchmont Boulevard to have a space for recreational use. CD 4, businesses and residents around the Project site and RAP support the proposed Project. RAP staff recommends that the Board approves the proposed Project and the Revocable Permit with LADOT for the use of the Project site for public park and recreational use.

**PROJECT FUNDING**

Upon approval of this report, a total of One Hundred Eighty-Eight Thousand Dollars ($188,000.00) in Park Fees can be committed to the proposed Larchmont Acquisition and Development (PRJ21302) Project.

These Park Fees were collected within two (2) miles of the Larchmont Acquisition and Development (PRJ21302) Project, which is the standard distance for the allocation of Park Fees.
for neighborhood recreational facilities pursuant to Los Angeles Municipal Code Section 12.33 E.3.

The Los Angeles Parks Foundation (LAPF) received donations from the community totaling $85,000.00 for the construction of the Project. LAPF will use the $85,000.00 to cover a portion of the total Project construction cost.

FUNDING SOURCE MATRIX

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TREES AND SHADE

Three 36” box trees and a new playground with shade and resilient structure is proposed as part of the Project.

ENVIRONMENTAL IMPACT

Environmental due diligence in the form of a Phase I Environmental Site Assessment (ESA) was performed for the property on May 2018, in accordance with the American Society for Testing and Materials (ASTM) Standard Practice for Environmental Site Assessment: Phase I Environmental Site Assessments (Standard Designation E 1527-05) approved in November 2005 and the United States Environmental Protection Agency (US EPA) 40 CFR Part 312 Standards and Practices for All Appropriate Inquiries (AAI) - Final Rule adopted November 1, 2006. The Phase I ESA identified one Recognized Environmental Condition as the Site was utilized as an automotive repair facility and “gas and oils” listing from the early 1920s through the early 1970s. As recommended by the Phase I ESA, a limited Phase II ESA subsurface assessment was performed in July 2018, to evaluate if the historical use of the property has significantly impacted the subsurface. According to the results of this Limited Phase II investigation, no further action is recommended.

The proposed Project consists of the installation of security cameras, planting of new trees and placement of accessory equipment. As such, RAP staff recommends that the Board determines that it is exempt from the provisions of the California Environmental Quality Act (CEQA) pursuant to Article III, Section 1, Class 3(4), Class 4(3) and Class 11(3), of City CEQA Guidelines as well as to Article 19, Sections 15303, 15304(b) and 15311 of California CEQA Guidelines. An NOE will be filed with the Los Angeles County Clerk upon the Board’s approval.

FISCAL IMPACT

The proposed Project will be developed with LAPF and Park Fees. It is estimated that the maintenance costs for landscaping will be approximately $65,000.00 annually. Future maintenance cost demands for the mini-park will be requested through RAP’s standard budget process.

STRATEGIC PLAN INITIATIVES AND GOALS

Approval of this Board Report advances RAP’s Strategic Plan by supporting the following:

Goal 1: Provide Safe and Accessible Parks
Outcome No. 1: Every Angeleno has walkable access to a park in their neighborhood
Key Metric: Percentage of Angelenos with park access within ½ mile from their home
Target: 60% by 2022
Result: The Larchmont Acquisition and Development Project when completed will serve both the residents who live within a walking distance from the mini-park and patrons that visit the retail stores and restaurants at Larchmont Village.

This Report was prepared by Ian Kim, Management Analyst, Planning, Maintenance and Construction.

LIST OF ATTACHMENTS/EXHIBITS

1) Exhibit A – Schematic Plan
2) Exhibit B – Parking Stall Restriping and Widening Access Design
3) Exhibit C – Aerial and Ground Views
4) Exhibit D – Preliminary Cost Estimate
5) Revocable Permit
Note: Existing parking lot to be restriped.

Exhibit A

PROPOSED LARCHMONT PLAYGROUND

SCALE: 1" = 5'

COUNCIL DISTRICT 4
EXISTING CONDITIONS

PROPOSED LARCHMONT PLAYGROUND

LOT 694
209 N LARCHMONT
LOS ANGELES CA. 90004
Ground View

209 North Larchmont Boulevard
Los Angeles, California 90004
(Legal Lot 36 of Block 2 of Tract Number 3501 of Parking Lot 694)
# Larchmont Playground Park Preliminary Cost Estimate

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REVOCABLE PERMIT
CITY OF LOS ANGELES

Municipal Parking Lot 694
209 N. Larchmont Boulevard, Los Angeles, California 90004

This REVOCABLE PERMIT is made by the City of Los Angeles, Department of Transportation, hereinafter referred to as "Permittor," and the Department of Recreation and Parks, hereinafter referred to as "Permittee." Collectively referred to as "Parties."

WITNESSETH:

That, for and in consideration hereinafter set forth by the Permittee, and performance of the terms and conditions set forth herein, Permittor hereby grants Permittee permission to use the area of the Municipal Parking Lot 694, located at 209 North Larchmont Boulevard, City of Los Angeles, County of Los Angeles, California 90004, as shown Exhibit A, henceforth, the "Premises", is granted upon the following terms and conditions:

1. PURPOSE

That the Premises is to be used by Permittee as a community park and for no other purpose without the written consent of Permittor being first had and obtained.

2. FEE

Administrative fee is waived per CF 18-0295.

3. EFFECTIVE DATE

The Effective Date of this Revocable Permit shall be the date this Revocable Permit is executed by the Parties, subject to the approval of the City Attorney, as to form and legality. Possession or other use of the Premises shall occur on the Effective date of this Revocable Permit.

4. TERM

This Revocable Permit shall be ten (10) years beginning from the effective date of this Revocable Permit. By mutual agreement, this Revocable Permit may be automatically renewed under the same terms and conditions for two (2) additional five-year extensions. As a consideration for granting a license to Permittee to operate the community park, Permittee shall be responsible and pay for modifying and re-stripping of the entire parking lot according to the striping plan as presented in Exhibit B.

5. SECURITY DEPOSIT

As the Department of Recreation and Parks is part of the City of Los Angeles, this Section shall not apply.

6. PENALTY

Penalty is waived as Permittee is part of the City of Los Angeles.
7. OPERATIONS TO BE LAWFUL

Permittee shall operate a community park in full conformity with all laws, ordinances and requirements of all governmental authorities.

8. MAINTENANCE

Permittee shall be responsible and pay for all repairs and maintenance costs of the Premises. Permittee shall maintain the Premises in a safe and sanitary condition during the term of the Revocable Permit. Should Permittee fail to properly maintain the Premises in a safe and sanitary condition, Permittor shall reserve the right to cure the unsafe and unsanitary condition after giving a 30-day written notice to the Permittee. In this instance, Permittor will invoice Permittee for the costs of such services.

9. UTILITIES

Permittee shall not be responsible for the existing electricity bills. Notwithstanding, Permittee shall be responsible for reporting any electrical issues relating to the Premises to the Department of Water and Power. Permittee shall be responsible and pay for water bills if needed in the future.

10. INSPECTION

Permittee has inspected the Premises, and knows the condition thereof, and hereby accepts the present condition of the Premises.

11. REPAIR

Any renovations, repairs, and maintenances of the Premises shall be performed and paid for by Permittee, including electrical and water services of the Premises.

12. INDEMNIFICATION

Except for the active negligence or willful misconduct of Permittor, or any of its boards, officers, agents, employees, assigns and successors in interest, Permittee shall defend, indemnify and hold harmless Permittor and any of its boards, officers, agents, employees, assigns, and successors in interest from and against all lawsuits and causes of action, claims, losses, demands and expenses, including, but not limited to, attorney's fees (both in house and outside counsel) and cost of litigation (including all actual litigation costs incurred by Permittor, including but not limited to, costs of experts and consultants), damages or liability of any nature whatsoever, for death or injury to any person, including Permittee's employees and agents, or damage or destruction of any property of either party hereto or of third parties, arising in any manner by reason of an act, error, or omission by Permittee, subpermittees, or their boards, officers, agents, employees, assigns, and successors in interest. The rights and remedies of Permittor provided in this section shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Permit. This provision will survive after expiration or termination of this Permit.
13. ASSIGNMENT OR SUBLEASE

The Revocable Permit interest herein shall not be assigned or sublet without the written consent of the Permittor and any such assignments or subleases shall be void.

14. PERMITS

Permittee shall obtain at its own expense any permits or approvals, which may be legally required by Permittor or other governmental agencies for the use of the Premises.

15. TAXES

Permittee shall be responsible for and pay for all taxes upon property and improvements belonging to the Permittee, located on the Premises, and other charges incurred by Permittee in connection with the use of said Premises.

16. POSSESSORY INTEREST

By executing this Revocable Permit and accepting the benefits thereof, a property interest may be created known as possessory interest and such property interest will be subject to property taxation. Permittee, as the Party in whom the possessory interest is vested, may be subject to the payment of the property taxes, or possessory interest taxes, as applicable.

17. LICENSE ONLY

This Revocable Permit is a license only and is personal to Permittee and shall not be construed as conveying any interest whatsoever in or to real property.

18. REVOCATION OR TERMINATION

This Revocable Permit may be revoked or terminated by either Permittor or Permittee for any reason by either party providing a written notice of at least thirty (30) days prior to the date set forth in said notice for such termination subject to Paragraph 19, Default below.

19. REMOVAL OF EQUIPMENT

Upon expiration or termination of this Revocable Permit, Permittee shall remove all structures and equipment placed on the Premises. Permittee shall restore the Premises as a public parking lot that meets all applicable requirements, including ADA compliance. Such removal and restoration shall be solely at Permittee’s expense and shall be completed within ten (10) days after the effective date of expiration or termination.

20. RELOCATION

Permittee acknowledges that it is occupying property of a public agency on a temporary basis. Permittee also acknowledges that upon termination of this Revocable Permit, whether by expiration or otherwise, Permittee shall not be entitled to receive any relocation assistance or benefits which may be provided under any law, including, but not limited to, the Uniform Relocation Acts of the United States or of the State of California.
21. DEFAULT

As the Department of Recreation and Park is part of the City of Los Angeles, this Section shall not apply.

22. BANKRUPTCY

As the Department of Recreation and Parks is part of the City of Los Angeles, this Section shall not apply.

23. INSURANCE

As the Department of Recreation and Parks is part of the City of Los Angeles, this Section shall not apply.

24. NOTICES

Notices which are required to be given hereunder shall be addressed and delivered as follows:

City of Los Angeles
Department of Transportation
100 South Main Street, 10th Floor
Los Angeles, CA 90012
Attention: Linda Evans

Notices to Permittee shall be given as follows:

City of Los Angeles
Department of Recreation and Parks
221 N. Figueroa, 10th Floor
Los Angeles, CA 90012
Attention: Cid Magareag
IN WITNESS WHEREOF, the parties hereto have executed this Agreement, as follows.

PERMITTEE
Department of Recreation and Parks

By: _______________________________ Date: ___________
Michael Schull
General Manager

PERMITTOR
City of Los Angeles
Department of Transportation

By: _______________________________ Date: ___________
Seleta J. Reynolds
General Manager

Approved as to Form and Legality:

Michael N. Feuer, City Attorney

By: _______________________________ Date: ___________
Michael Nagle
Deputy City Attorney

Larchmont Park Revocable Draft 6-18-19
EXISTING CONDITIONS

PROPOSED LARCHMONT PLAYGROUND

LOT 694
209 N LARCHMONT
LOS ANGELES CA. 90004