BRIGGS LAW CORPORATION [FILE: 1196.14]
Cory J. Briggs (State Bar no. 176284)
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Attorneys for Plaintiff and Petitioner Affordable
Housing Coalition of San Diego County

ELECTRONICALLY FILED
Superior Court of California,
County of San Diego
05/30/2019 at 05:03:06 PM
Clerk of the Superior Court
By Gen Dieu, Deputy Clerk

## SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF SAN DIEGO – HALL OF JUSTICE

AFFORDABLE HOUSING COALITION OF SAN )
DIEGO COUNTY,

Plaintiff and Petitioner,

vs.

CITY OF SAN DIEGO; SAN DIEGO HOUSING COMMISSION; and DOES 1 through 100,

Defendants and Respondents.

1037 4TH AVENUE, LLC; and DOES 101 through 1,000,

Defendants and Real Parties in Interest.

37-2019-00027875-CU-WM-CTL CASE NO.

VERIFIED COMPLAINT FOR DECLARATORY RELIEF AND PETITION FOR WRIT OF MANDATE UNDER THE CALIFORNIA ENVIRONMENTAL QUALITY ACT AND OTHER LAWS

Plaintiff and Petitioner AFFORDABLE HOUSING COALITION OF SAN DIEGO COUNTY ("Petitioner") alleges as follows:

#### **Parties**

- 1. Petitioner is a non-profit organization formed and operating under the laws of the State of California. At least one of Petitioner's members resides in, or near, the City of San Diego, California, and has an interest in, among other things, ensuring compliance with housing laws and protecting the City's supply of affordable housing.
- Defendant and Respondent CITY OF SAN DIEGO ("CITY") is a "public agency" under
   Public Resources Code Section 21063. Defendant and Respondent SAN DIEGO HOUSING

COMMISSION ("SDHC") is a subsidiary agency of CITY and is also a "public agency" under Section 21063. Petitioner is informed and believes and on that basis alleges that Defendant and Real Party in Interest 1037 4TH AVENUE, LLC ("OWNER"), is the owner of the real property commonly known as the New Plaza Hotel located at 1037 Fourth Avenue in the City of San Diego, California ("HOTEL").

3. The true names and capacities of the Defendants/Respondents/Real Parties in Interest identified as DOES 1 through 1,000 are unknown to Petitioner, who will seek the Court's permission to amend this pleading in order to allege the true names and capacities as soon as they are ascertained. Petitioner is informed and believes and on that basis alleges that each of the fictitiously named DOES 1 through 100 has jurisdiction by law over one or more aspects of the proposed project that is the subject of this proceeding and DOES 101 through 1,000 has some other cognizable interest in the subject matter of this lawsuit.

#### **Background Information**

- 4. At all times relevant to this lawsuit, San Diego Municipal Code ("SDMC") Section 143.0540 has provided as follows (with italics in the original): "Before a permit to convert or demolish all or part of an SRO hotel or SRO hotel room is issued, the applicant shall execute a Housing Replacement Agreement with the San Diego Housing Commission in accordance with Section 143.0550. A Housing Replacement Agreement is not required unless the SRO hotel had an occupancy permit issued prior to January 1, 1990, and the owner or operator did not deliver a notice of intent to withdraw accommodations from rent to the City before January 1, 2004."
  - 5. Petitioner is informed and believes and on that basis alleges as follows:
- A. For more than a decade preceding this lawsuit, the HOTEL has been renting single-room-occupancy ("SRO") rooms to tenants. Compared to other housing in the City of San Diego, rent for an SRO room at the HOTEL is relatively affordable.
- B. Within the last 90 days, Petitioner learned that OWNER applied to CITY and/or SDHC for permission to demolish and/or convert the HOTEL to a traditional tourist-serving hotel. The demolition/conversion would result in the elimination of roughly 185 SRO rooms for rent and allow for the eviction of all tenants.

- C. On or about March 8, 2019, after OWNER submitted the demolition/conversion application to SDHC, SDHC's governing board unanimously voted for all of the following in order to facilitate the HOTEL's demolition/conversion: "1) "Authorize an amendment to the Housing Commission's Fiscal Year (FY) 2019 Budget to allocate an amount not to exceed \$500,000 to fund the tenant relocation assistance program for current residents of the Plaza Hotel, a 185-unit Single-Room Occupancy (SRO) building located at 1037 4th Avenue, San Diego, that is being redeveloped by the new ownership; 2) Authorize the President & Chief Executive Officer (President & CEO) of the Housing Commission, or designee, to execute all documents and instruments that are necessary and/or appropriate to implement these approvals, in a form approved by General Counsel, and to take such actions necessary and/or appropriate to implement this approval; and 3) Authorize the President & CEO, or designee, to substitute funding sources for the proposed program, if necessary, without further action by the Board of Commissioners (Board) of the Housing Commission, but only if and to the extent that funds are determined to be available for such purposes." The items approved by the board were discretionary.
- D. CITY is experiencing a significant shortage of affordable housing units. For example, since 2000, more than 10,000 SRO rooms have been taken of the market in the City of San Diego. The loss of the SRO rooms is likely to cause and/or contribute public-health and other significant environmental impacts.
- E. CITY has issued a permit for the demolition/conversion, or such issuance is imminent, without SDHC having first obtained a Housing Replacement Agreement from OWNER.

#### **Notice Requirements and Time Limitations**

- 6. This proceeding is being commenced not more than 35 days after the notice described in Public Resources Code Section 21167(d) was filed with the county clerk if such a notice was filed; and within 180 days of OWNER's submission of its demolition/conversion application if no such notice was filed.
- 7. Petitioner has caused a Notice of Commencement of Action to be served on Defendants/Respondents, as required by Public Resources Code Section 21167.5. A true and correct copy of the Notice of Commencement of Action is attached to this pleading as Exhibit "A."

8. Petitioner will have caused a copy of this pleading to be served on the Attorney General not more than 10 days after the commencement of this lawsuit, as required by Public Resources Code Section 21167.7 and Code of Civil Procedure Section 388.

#### Jurisdiction and Exhaustion of Administrative Remedies

- 9. Petitioner seeks review by and relief from this Court under Public Resources Code Sections 21168 and/or 21168.5, as applicable; Code of Civil Procedure Sections 526a, 1060 et seq., and 1084 et seq.; and SDMC Section 143.0510 et seq., among other provisions of law.
- 10. Petitioner exhausted administrative remedies to the extent required by law. Alternatively and additionally, neither Public Resources Code Section 21177(a)-(b) nor any other exhaustion-of-remedies requirement may be applied to Petitioner.
- 11. Defendants/Respondents' conduct in taking the actions challenged in this lawsuit without complying with CEQA and other applicable laws constitutes a prejudicial abuse of discretion because, as alleged in this pleading, they failed to proceed in a manner required by law.
- 12. Petitioner has no plain, speedy, and adequate remedy in the ordinary course of law, since its members and other members of the public will suffer irreparable harm as a result of Defendants/Respondents' violations of CEQA and other applicable laws. Defendants/Respondents' approval of the challenged actions also rests on their failure to satisfy a clear, present, ministerial duty to act in accordance with the applicable laws. Even when Defendants/Respondents are permitted or required by law to exercise their discretion in taking the challenged actions under those laws, they remain under a clear, present, ministerial duty to exercise their discretion within the limits of and in a manner consistent with those laws. Defendants/Respondents have had and continue to have the capacity and ability to take the challenged actions within the time limits of and in a manner consistent with those laws, but Defendants/Respondents have failed and refused to do so and have exercised their discretion beyond the limits of and in a manner that is not consistent with those laws.
- 13. Petitioner has a beneficial right and interest in Defendants/Respondents' fulfillment of all their legal duties, as alleged in this pleading.

## FIRST CAUSE OF ACTION: Illegal Approval of Demolition/Conversion (Against All Defendants/Respondents and Real Parties in Interest)

- 14. Paragraphs 1 through 13 are fully incorporated into this paragraph.
- 15. The aforementioned actions by Defendants/Respondents do not comply with all applicable laws. By way of example and not limitation (including alternative theories of liability), and based on Petitioner's information and belief:
- A. The HOTEL is a "residential hotel" within the meaning of Government Code Section 7060.1 located at 1037 4th Avenue in the City of San Diego, State of California.
  - B. CITY's population exceeds 1,000,000.
- C. The HOTEL received "a permit of occupancy" within the meaning of Government Code Section 7060.1(a)(2) prior to January 1, 1990.
- D. The HOTEL did not send a "notice of intent to withdraw the accommodations from rent or lease" within the meaning of Government Code Section 7060.1(a)(3) that was delivered to CITY prior to January 1, 2004. The HOTEL's notice was not delivered to CITY until January 2, 2004, at the earliest. A true and correct copy of the HOTEL's notice is attached hereto as Exhibit "B."
- E. The demolition/conversion of the HOTEL is not exempt from SDMC Section 143.0540's requirement that there by a Housing Replacement Agreement between SDHC and OWNER before any demolition/conversion of the HOTEL may occur.
- F. SDHC's decision to spend up to \$500,000 to relocate the HOTEL's residents constitutes an unlawful gift of public funds because, under SDMC Section 143.0540, OWNER is solely responsible for providing those benefits to the HOTEL's residents.
- G. The actions challenged in this lawsuit constitute a "project" within the meaning of CEQA, are not exempt from CEQA, and have not been subjected to environmental review under CEQA.
- 16. There is currently a dispute between Petitioner and the opposing parties concerning the actions and inactions of Defendants/Respondents with respect to the demolition/conversion of the HOTEL and over the legal force and effect of such actions and inactions. Petitioner contends that the actions and inactions have no legal force or effect because they violate CEQA and/or one or more other

applicable laws. Defendants/Respondents dispute Petitioner's contention. The parties therefore require a judicial determination of the legal force and effect (if any) of the challenged actions and inactions of Defendants/Respondents.

### Prayer

FOR ALL THESE REASONS, Petitioner respectfully prays for the following relief against Defendants/Respondents/Real Parties (and any and all other parties who may oppose Petitioner in this proceeding):

- A. A judgment or other appropriate order determining or declaring that the HOTEL's demolition/conversion failed to fully comply with CEQA, the SDMC, and/or one or more other applicable laws as they relate to the demolition/conversion and that there must be full compliance therewith before final approval and implementation of the demolition/conversion may occur;
- B. A judgment or other appropriate order determining or declaring that Defendants/Respondents failed to comply with CEQA, the SDMC, and/or one or more other applicable laws as they relate to the HOTEL's demolition/conversion and that its approval and implementation was illegal in at least some respect (including but not limited to the lack of a Housing Replacement Agreement), rendering the approval and implementation null and void;
- C. Injunctive relief prohibiting Defendants/Respondents (and any and all persons acting at the request of, in concert with, or for the benefit of one or more of them) from taking any action on any aspect of, in furtherance of, or otherwise based on the HOTEL's demolition/conversion and until Defendants/Respondents comply with CEQA, the SDMC, and all other applicable laws (including but not limited to a Housing Replacement Agreement), as determined by the Court;
- D. Any and all other relief that may be authorized by CEQA, the SDMC, or other applicable laws, or any combination of them, but is not explicitly or specifically requested elsewhere in this Prayer;
- E. Any and all legal fees and other expenses incurred by Petitioner in connection with this proceeding, including but not limited to reasonable attorney fees as authorized by the Code of Civil Procedure; and
  - F. Any and all further relief that this Court may deem appropriate.

Date: May 30, 2019.

Respectfully submitted,

BRIGGS LAW CORPORATION

By:

Cory J. Briggs

Attorneys for Plaintiff and Petitioner Affordable Housing Coalition of San Diego County

COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF AND PETITION FOR WRIT OF MANDATE UNDER THE CALIFORNIA ENVIRONMENTAL QUALITY ACT AND OTHER LAWS

Exhibit "A"

## **BRIGGS LAW CORPORATION**

San Diego Office: 4891 Pacific Highway, Suite 104 San Diego, CA 92110

Telephone: 619-497-0021

Inland Empire Office: 99 East "C" Street, Suite 111 Upland, CA 91786

> Telephone: 909-949-7115 Facsimile: 909-949-7121

> > BLC File(s): 1196.14

Please respond to: Inland Empire Office

30 May 2019

City Clerk Elizabeth Maland City of San Diego 202 "C" Street, 2nd Floor San Diego, CA 92101

President Rick Gentry San Diego Housing Commission 1122 Broadway, Suite 300 San Diego, CA 92101 Via Fax Only to 619-533-4045

Via Fax 619-578-7395

Re: Notice of Commencement of Action

Dear City Clerk and President:

I represent the Affordable Housing Coalition of San Diego County and am sending this Notice of Commencement of Action on my client's behalf.

Please be advised that a lawsuit is to be commenced by my client in San Diego County Superior Court against your agency. The action will challenge your agencies' actions and inactions with respect to the demolition and/or conversion of the New Plaza Hotel located at 1037 Fourth Avenue in the City of San Diego ( was also the subject of Item 103 on the agenda for the San Diego Housing Commission governing board's meeting on March 8, 2019) on the grounds that your actions and inactions violated the California Environmental Quality Act (PUB. RES. CODE § 21000 et seq.). The lawsuit may also challenge your agency's approval of the project based on one or more violations of other laws.

If you have any questions, please feel free to contact me.

Sincerely,

BRIGGS LAW CORPORATION

Cory J. Briggs

## **BRIGGS LAW CORPORATION**

San Diego Office: 4891 Pacific Highway, Suite 104 San Diego, CA 92110

Telephone: 619-497-0021 Facsimile: 909-949-7121 Inland Empire Office: 99 East "C" Street, Suite 111 Upland, CA 91786

> Telephone: 909-949-7115 Facsimile: 909-949-7121

### **FACSIMILE COVER SHEET**

Recipient: City Clerk Elizabeth Maland
Recipient's fax number: 619-533-4045
Date: 30 May 2019 BLC File: 1196.14
Total Pages (including cover sheet): 2
Sender: Cory J. Briggs
Sender's fax number: 619-515-6410 X 909-949-7121
Message: Please see the accompanying Notice of
Commencement of Action. Thank you.
Original Document to Follow? Yes XNo

#### CONFIDENTIALITY

The document accompanying this facsimile transmission contains information that may be either confidential, legally privileged, or both. The information is intended only for the use of the recipient(s) named on this cover sheet. If not done by or at the direction of the recipient(s), disclosure, copying, distribution, or reliance on any of the contents of this transmission is strictly prohibited. If you have received this facsimile transmission in error, please notify us immediately by telephone so that we can arrange for its return at no cost to you.



#### TRANSMISSION VERIFICATION REPORT

TIME NAME FAX

05/30/2019 15:51

TËL SER.#

000M3J198110

DATE,TIME FAX NO./NAME DURATION PAGE(S) RESULT MODE

05/30 15:50 16195334045 00:00:45 02 OK STANDARD

## **BRIGGS LAW CORPORATION**

San Diego Office: 4891 Pacific Highway, Suite 104 San Diego, CA 92110

Telephone: 619-497-0021 Facsimile: 909-949-7121

Inland Empire Office: 99 East "C" Street, Suite 111 Upland, CA 91786

> Telephone: 909-949-7115 Facsimile: 909-949-7121

## FACSIMILE COVER SHEET

Recipient: City Clerk Eliz	abeth Maland
Recipient's fax number: 619	9-533-4045
Date: 30 May 2019	BLC File: 1196.14
Total Pages (including cover	sheet): 2
Sender: Cory J. Briggs	
Sender's fax number:61	19-515-6410 X 909-949-7121
Message: Please see the	accompanying Notice of
Commencement of Ac	

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> Telephone: 909-949-7115 Facsimile: 909-949-7121

### **FACSIMILE COVER SHEET**

Recipient: President Rick Gentry
Recipient's fax number: 619-578-7395
Date: 30 May 2019 BLC File: 1196.14
Total Pages (including cover sheet): 2
Sender: Cory J. Briggs
Sender's fax number: 619-515-6410 X 909-949-7121
Message: Please see the accompanying Notice of
Commencement of Action. Thank you.
Original Document to Follow? Yes X No

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#### TRANSMISSION VERIFICATION REPORT

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05/30/2019 15:49

NAME FAX

TEL : SER.#:

000M3J198110

DATE,TIME FAX NO./NAME DURATION PAGE(S) RESULT MODE

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## **BRIGGS LAW CORPORATION**

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Commencement of Act	ion. Thank you.

COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF AND PETITION FOR WRIT OF MANDATE UNDER THE CALIFORNIA ENVIRONMENTAL QUALITY ACT AND OTHER LAWS

Exhibit "B"

FAX NO: 619 235 6018

P. 03 Lina

## RECEIVED

JAN 05 2004

# NOTICE OF INTENTAL ON WITHDRAW ACCOMMODATIONS

HECENTED

City Wallager December 31, 2003

The City of San Diego

Mr. Michael T. Uberauga,

City Manager Mail Station 9A 202 "C" Street San Diego, California 92101

Dear Mr. Uberauga:

The undersigned is the owner of THE NEW PLAZA HOTEL located at 1037 FOURTH AVENUE, San Diego, California 92101.

The purpose of this letter is to provide notice to the City of San Diego under Assembly Bill 1217, which was signed into law by Governor Davis in October, 2003, and Government Code section 7060(a) as amended by AB 1217, that it is our intent to withdraw the accommodations at THE NEW PLAZA HOTEL from rent or lease.

If the City requires or believes it is entitled to any further information, please contact the undersigned at the address above.

By Mum 14 Slee Date 12-31-03

## STATE OF CALIFORNIA, COUNTY OF San Diego

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	and on behalf	of that party for that			that ground allege that the
Executed on May	30	, 20 19	, at San Diego		, California.
I declare under pena	lty of perjury u	inder the laws of the	State of California	that the foregoing is tr	e and correct.
Theresa Quiroz Type o	r Print Name				Signature S
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STATE OF CALIF	•				0
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I am over the age of	18 and not a p	party to the within act	ion; my business a	indress is,	
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(State) I declar (Federal) declare made.	e under penalt that I am empl	y of perjury under the office of	e laws of the State a member of the	e of California that the bar of this court at who	, California. above is true and correct. I se direction the service was
Type o	Print Name			" (By MAIL SIGNATURE MUST BI MAIL SLOT, BOX, OR BAG)	Signature E OF PERSON DEPOSITING ENVELOP ENATURE MUST BE THAT OF MESSEN