TO THE ZONING COMMISSION OF THE CITY OF BOSTON:

The Boston Redevelopment Authority petitions to amend the text of the Boston Zoning Code, as established under Chapter 665 of the Acts of 1956, as amended, as follows:

By amending Article 80, Development Review and Approval, in the manner described below.

1. Section 80B-7.1 Purposes of Development Impact Project Exactions (b) (Purposes of Jobs Contribution Exaction)
   a. after every instance of “job training” INSERT “, job retention, workforce preparedness, and skill enhancement”

   b. In the fourth sentence, after “for low and moderate income people” INSERT “and to address historical disparities, such as race and gender disparities, in access to employment opportunities”

2. Section 80B-7.2 Definitions (a) (Development Impact Project)
   a. In Sections 80B-7.2(a) subsections (ii), and (iii)(i), (ii) & (iii), DELETE “one hundred thousand (100,000)” and INSERT the following: “fifty thousand (50,000)”

   b. After the section; “(i) The measurement of gross floor area excludes all accessory parking garage space...” Insert the following:

      “...and shall include research lab-dependent mechanical equipment area.”

   c. In the Table under (c) “Development Impact Use”
i. in the row labeled “Service Uses” under Use Item Numbers column, INSERT
ii. the following: “24”
iii. In the row labeled “Service Uses” under Use Item Numbers column,
    DELETE the following: “48”
iv. In the row labeled “Educational” under Use Item Numbers column, DELETE
    the following: “24”
v. INSERT the following new row at the bottom of the Table:

<table>
<thead>
<tr>
<th></th>
<th>Research Laboratory*</th>
<th>48</th>
</tr>
</thead>
<tbody>
<tr>
<td>(e)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

With the following footnote:

*For the purpose of DIP exaction rates, Research Laboratory shall not include any scientific research or teaching laboratories that are allowed by an Institutional Master Plan and not conducted for profit. Such uses shall be subject to rates applicable to all other DIP uses.

3. In Section 80B-7.4(a) (Housing Contribution Grant)
   a. In the first section (i) of said section 80B-7.4(a) (Amount of Grant):
      (i) The paragraph shall be DELETED and INSERT the following:
          "Payment of a Housing Contribution Grant shall be required in the amount specified in Table A in subsection 7 of this Section 80B-7."
   b. The second section, (ii), of said section 80B-7.4(a) (Allocation of Grant):
      (i) The paragraph shall be deleted in its entirety.
   c. The third section, (iii), of said section 80B-7.4(a) (Payment Schedule):
      (i) The paragraphs (1) and (2) shall be DELETED and INSERT the following: The Housing Contribution Grant shall be made to the Neighborhood Housing Trust in two (2) equal installments, the first installment is due on or before the issuance of a Building Permit for the Proposed Project, and the second installment is due on or before the issuance of a Certificate of Occupancy or a
Temporary Certificate of Occupancy permit for the Proposed Project. A prepayment of the Housing Contribution may require an additional contribution at the issuance of a Certificate of Occupancy to reflect actual eligible square footage, but no refund shall be allowed for overpayment.

d. The fourth section (iv) of said section 80B-7.4(a) (Notice of First Payment):

(i) The two sentences beginning with "Notice" and ending with "schedule:" shall be DELETED and INSERT the following: “Notice of Payment. Written notice shall be given by the applicant of the Proposed Project to the Secretary of the Boston Redevelopment Authority, of the due date of the payment of the Housing Contribution Grant.”

(ii) The section (1), beginning "General Payment" and its subsections (a) and (b) shall be DELETED.

(iii) The section (2), beginning "Special Downtown District..." shall be DELETED.

4. In Section 80B-7.5(a) Jobs Contribution Exaction (a) Jobs Contribution Grant

a. In the first paragraph of said section 80B-7.5(a) (i) (Amount of Grant):

(i) After the words "shall be required in the amount..." DELETE the rest of the sentence and INSERT the following: "...specified in Table A in subsection 7 of this Section 80B-7".

(ii) DELETE section 80B-7.5(a) (ii) Allocation of Grant

(iii) DELETE section 80B-7.5(a) (iii) and INSERT the following: “(iii) Payment Schedule. The Jobs Contribution Grant shall be made to the Neighborhood Jobs Trust in two (2) equal installments, the first installment is due on or before the issuance of a Building Permit for the Proposed Project, and the second installment is due on or before the issuance of a Certificate of Occupancy or a Temporary Certificate of Occupancy permit for the Proposed Project. A prepayment of the Jobs Contribution may require an additional contribution at the issuance of a Certificate of Occupancy to reflect actual eligible square footage, but no refund shall be allowed for overpayment.”

(iv) DELETE section 80B-7.5(a) (iv) and INSERT the following: “Notice of Payment. Written notice shall be given by the applicant of the
Proposed Project to the Secretary of the Boston Redevelopment Authority, of the due date of the payment of the Housing Contribution Grant.

5. In Section 80B-7.5(b) (Jobs Contribution Exaction Grant) (a) Jobs Contribution Option
   (i) After the words "Mayor's Office of..." DELETE the words “Jobs and Community Services” and INSERT the words "Workforce Development"

6. In Section 80B-7.6(c) (Recalculation of Payment Formula):
   (i) Section (c), beginning with the words "Recalculation of Payment Formula" and ending with "...the following criteria:" shall be DELETED and INSERT the following:

   "( c ) Recalculation of Payment Formula. Annually on each January 1st, beginning in 2026, the affordable housing exaction and the employment exaction shall be automatically adjusted by the BRA to reflect the combined index. Provided further, that the zoning commission may adopt additional adjustments based on BRA recommendations, based on a consideration of the following criteria:"

   (iii) After the end of the last sentence in 80B-7.6(c) (iii) (as amended), insert the following new section:

   “7. Applicability and Schedule of Housing and Jobs Exaction Rates
   a. For purposes of calculating Housing and Jobs exaction rates, the following schedule shall apply:

   Table A

<table>
<thead>
<tr>
<th>Policy Area</th>
<th>Fee beginning January 1st, 2024</th>
<th>Fee beginning January 1st, 2025</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jobs Linkage</td>
<td>Research Labs: $3.59/sf</td>
<td>Research Labs: $4.78/sf</td>
</tr>
<tr>
<td></td>
<td>All Other Uses $3.08/sf</td>
<td>All Other Uses $3.76/sf</td>
</tr>
<tr>
<td>Housing Linkage</td>
<td>Research Labs: $19.50/sf</td>
<td>Research Labs: $26.00/sf</td>
</tr>
<tr>
<td></td>
<td>All Other Uses $16.17/sf</td>
<td>All Other Uses $19.33/sf</td>
</tr>
<tr>
<td>Total Linkage</td>
<td>Research Labs: $23.09/sf</td>
<td>Research Labs: $30.78/sf</td>
</tr>
</tbody>
</table>
b. Exactions Rates for Mixed-Use Projects

i. For mixed-use projects which include both Research Lab Uses and other Development Impact Uses, exactions shall be calculated on a pro rata basis whereby the Research Lab Use rate and the Development Impact Project Use rates are applied proportionally based on the ratio of the Use to the total gross floor area. Research Lab Uses square footage shall include space dedicated to research lab use mechanical equipment.”

c. General Applicability.

The revised Housing and Jobs exaction rates of this Section 7 and Section 6(c), above, shall not apply to any new large-scale commercial real estate development for which an application for a conditional use permit, exception, zoning map or text amendment or variance, Project Notification Form or other Article 80 application has been filed with the appropriate governmental authority prior to January 1, 2024 or for which an application for a planned development area has been filed with the BRA prior to January 1, 2024; provided, however, that the zoning commission may require increased exactions for any development project which, following January 1, 2024, seeks additional relief through the filing of a Notice of Project Change, amendment of a planned development area, or other such zoning relief as specified by the zoning commission. Where the rates of this Section 7 shall not apply due to

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1 This square footage threshold shall include space dedicated to research lab use mechanical equipment, such space shall be subject to the applicable linkage rate.
the operation of this paragraph, the rates in effect prior to the effective date of Amendment No. XXX shall apply.

7. In Article 80- Appendices, APPENDIX B to ARTICLE 80 - Development Impact Project Exactions: Area Subject to Seven-Year Payment Schedule

   a. DELETE Appendix B in its entirety.

Petitioner: Boston Redevelopment Authority

By: _________________________________
James Arthur Jemison, Director

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Boston, MA 02201-1007

Tel. No.: (617) 722-4300, ext. 4308

Date: ________________________________
as authorized by the BPDA Board at its meeting of February 16, 2023.