BY GREGORY P. PRIAMOS DATE

SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



FROM: TLMA - Transportation Department

SUBMITTAL DATE: April 15, 2015

SUBJECT: Cooperative Agreement for Southwest Riverside-Sweet Avenue Storm Drain, Stage 1; Southwest Riverside-Minneola Avenue Storm Drain, Stage 1; Southwest Riverside-Shade Leaf Storm Drain, Stage 1 (Tract 36390); Project Nos. 2-0-00211, 2-0-00212, and 2-0-00213. District 1; [\$0]

RECOMMENDED MOTION: That the Board of Supervisors:

- 1. Approve the Cooperative Agreement between the County of Riverside, Flood Control and Water Conservation District, and Lennar Homes of California, Inc.; and
- 2. Authorize the Chairman of the Board to execute the Cooperative Agreement documents on behalf of the County of Riverside.

BACKGROUND:

Summary

This Cooperative Agreement (Agreement) sets forth the terms and conditions by which certain Flood Control facilities, required as a condition of approval for Tract 36390, are to be constructed by the developer and inspected, operated, and maintained by the Flood Control and Water Conservation District (District), County of Riverside (County), and Lennar Homes of California, Inc. (Developer).

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Patricia Romo	Juan C. Perez
Assistant Director of Transportation	Director of Transportation and Land Management

FINANCIAL DATA	Current Fiscal Year:	Next Fiscal Year:	Total Cost:	Ongoing Cost:	POLICY/CONSENT (Per Exec. Office)
COST	\$ 0	\$ 0	\$ 0	\$ 0	Consent □ Policy V
NET COUNTY COST	\$ 0	\$ 0	\$ 0	\$ 0	Consent & Policy
SOURCE OF FUNDS: Developer is funding all construction and construction Budget Adjustment:					

inspection costs. There are no General Funds used in this project.

For Fiscal Year:

C.E.O. RECOMMENDATION:

APPROVE

County Executive Office Signature

MINUTES OF THE BOARD OF SUPERVISORS

☐ Positions Added	☐ Change Order
□ A-30	□ 4/5 Vote

Prev. Agn. Ref.:

District: 1st

Agenda Number:

Course

3-28

SUBMITTAL TO THE BOARD OF SUPERVISORS, COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

FORM 11: Cooperative Agreement for Southwest Riverside-Sweet Avenue Storm Drain, Stage 1; Southwest Riverside-Minneola Avenue Storm Drain, Stage 1; Southwest Riverside-Shade Leaf Storm Drain, Stage 1 (Tract 36390); Project Nos. 2-0-00211, 2-0-00212, and 2-0-00213. District 1; [\$0]

DATE: April 15, 2015

PAGE: 2 of 2

BACKGROUND:

Summary (continued)

This Agreement is necessary to formalize the transfer of necessary rights-of-way and to provide for District construction inspection and subsequent operation and maintenance of the referenced storm drain facilities. Upon completion of construction, the District will assume ownership and responsibility for the operation and maintenance of the mainline storm drain systems and a maintenance access road. The County will assume ownership and responsibility for the operation and maintenance of the project's associated catch basins, outlets, inlets, laterals, and connector pipes that are 36 inches or less in diameter located within County rights-of-way. The Developer, and ultimately the Homeowners Association, will retain ownership and assume operation and maintenance responsibility for two (2) shared access roads and a certain access road culvert.

County Counsel has approved the Agreement as to legal form, and the Developer has executed the Agreement. A companion item appears on the District's agenda this same date.

Impact on Residents and Businesses

As noted above, construction of these drainage improvements is a requirement for the development of Tract No. 36390. The principal beneficiaries are the future residents of the tract. Ancillary benefits will accrue to citizens who will utilize the tract's roadways.

SUPPLEMENTAL:

Additional Fiscal Information

The Developer is funding all construction and construction inspection costs. Future operation and maintenance costs of the facilities within County rights-of-way will accrue to the Transportation Department.

COOPERATIVE AGREEMENT

Southwest Riverside – Sweet Avenue Storm Drain, Stage 1 Southwest Riverside – Minneola Avenue Storm Drain, Stage 1 Southwest Riverside – Shade Leaf Drive Storm Drain, Stage 1 Project Nos. 2-0-00211, 2-0-00212 and 2-0-00213 Tract No. 36390

The Riverside County Flood Control and Water Conservation District, hereinafter called "DISTRICT", the County of Riverside, hereinafter called "COUNTY", and Lennar Homes of California, Inc., a California corporation, hereinafter called "DEVELOPER", hereby agree as follows:

RECITALS

- A. DEVELOPER has submitted for approval Tract No. 36390 located in an unincorporated area of western Riverside County. As a condition of approval for Tract No. 36390, DEVELOPER must construct certain flood control facilities in order to provide flood protection and drainage for DEVELOPER'S planned development; and
- B. The legal description of Tract No. 36390 is provided in Exhibit "A" attached hereto and made a part hereof; and
- C. The required flood control facilities and drainage improvements, all as shown on District Drawing No. 2-0461, include:
 - i) Approximately 623 lineal feet of 66-inch reinforced concrete pipe and associated 20-foot wide maintenance access road with turnaround, gates, and chain link fence, concrete wingwalls, and a riprap inlet structure, hereinafter called "LINE F", as shown in concept in orange on Exhibit "B" attached hereto and made a part hereof;
 - ii) Approximately 630 lineal feet of 60-inch reinforced concrete pipe; approximately 606 lineal feet of 54-inch reinforced concrete pipe and

approximately 506 lineal feet of 48-inch reinforced concrete pipe and a riprap energy dissipater, hereinafter called "LINE G", as shown in concept in blue on Exhibit "B";

- iii) Approximately 49 lineal feet of 42-inch reinforced concrete pipe, hereinafter called "LINE K", as shown in concept in yellow on Exhibit "B".

 Altogether LINE F, LINE G and LINE K are hereinafter called "ONSITE STORM DRAINS";
- iv) Approximately 82 lineal feet of 66-inch reinforced concrete pipe and a riprap energy dissipater, hereinafter called "OFFSITE STORM DRAIN", as shown in concept in green on Exhibit "B";
- v) A 15-foot wide maintenance access road with gates at Sweet Avenue, hereinafter called "SWEET AVENUE ACCESS ROAD", as shown in concept in purple on Exhibit "B"; and
- D. Together, ONSITE STORM DRAINS, OFFSITE STORM DRAIN and SWEET AVENUE ACCESS ROAD are hereinafter called "DISTRICT FACILITIES"; and
- E. Associated with the construction of DISTRICT FACILITIES is the construction of certain catch basins, outlets, inlets, connector pipes, and various lateral storm drains that are thirty-six inches (36") or less in diameter that are located within COUNTY held easements or rights of way, hereinafter called "APPURTENANCES"; and
- F. Also associated with the construction of DISTRICT FACILITIES is the construction of (i) a maintenance access road with turnaround and gates in conjunction with LINE F, hereinafter called "LINE F SHARED ACCESS ROAD"; (ii) a maintenance access road with turnaround, gates, and chain link fence in conjunction with LINE G, hereinafter called "LINE G SHARED ACCESS ROAD"; and (iii) approximately 20 lineal feet of an access road

culvert, hereinafter called "ACCESS ROAD CULVERT" that are to be located within public and privately held easements or rights of way. Together, LINE F SHARED ACCESS ROAD, LINE G SHARED ACCESS ROAD and ACCESS ROAD CULVERT are hereinafter collectively called "DEVELOPER FACILITIES". DEVELOPER FACILITIES are to be initially owned and maintained by DEVELOPER, and subsequently owned and maintained by the Home Owners' Association for Tract No. 36390; and

- G. Together, DISTRICT FACILITIES, APPURTENANCES and DEVELOPER FACILITIES are hereinafter called "PROJECT"; and
- H. DEVELOPER and COUNTY desire DISTRICT to accept ownership and responsibility for the operation and maintenance of DISTRICT FACILITIES. Therefore, DISTRICT must review and approve DEVELOPER'S plans and specifications for PROJECT and subsequently inspect the construction of DISTRICT FACILITIES; and
- I. DEVELOPER and DISTRICT desire COUNTY to accept ownership and responsibility for the operation and maintenance of APPURTENANCES. Therefore, COUNTY must review and approve DEVELOPER'S plans and specifications for PROJECT and subsequently inspect the construction of APPURTENANCES; and
- J. DISTRICT is willing to (i) review and approve DEVELOPER'S plans and specifications for PROJECT, (ii) inspect the construction of DISTRICT FACILITIES, and (iii) accept ownership and responsibility for the operation and maintenance of DISTRICT FACILITIES, provided DEVELOPER (a) complies with this Agreement, (b) constructs PROJECT in accordance with DISTRICT and COUNTY approved plans and specifications, (c) obtains and conveys to DISTRICT all rights of way necessary for the inspection, operation and maintenance of DISTRICT FACILITIES as set forth herein, and (d) accepts ownership and responsibility for the operation and maintenance of PROJECT following completion of

PROJECT construction until such time as DISTRICT accepts ownership and responsibility for the operation and maintenance of DISTRICT FACILITIES; and

K. COUNTY is willing to (i) review and approve DEVELOPER'S plans and specifications for PROJECT, (ii) inspect the construction of PROJECT, (iii) accept and hold faithful performance and payment bonds submitted by DEVELOPER for DISTRICT FACILITIES, (iv) grant DISTRICT the right to inspect, operate and maintain DISTRICT FACILITIES within COUNTY rights of way, and (v) accept ownership and responsibility for the operation and maintenance of APPURTENANCES, provided PROJECT is constructed in accordance with plans and specifications approved by DISTRICT and COUNTY.

NOW, THEREFORE, the parties hereto mutually agree as follows:

SECTION I

DEVELOPER shall:

- 1. Prepare PROJECT plans and specifications, hereinafter called "IMPROVEMENT PLANS", in accordance with applicable DISTRICT and COUNTY standards, and submit to DISTRICT and COUNTY for their respective review and approval.
- 2. Continue to pay DISTRICT, within thirty (30) days after receipt of periodic billings from DISTRICT, any and all such amounts as are deemed reasonably necessary by DISTRICT to cover DISTRICT'S costs associated with the review of IMPROVEMENT PLANS, review and approval of rights of way and conveyance documents, and with the processing and administration of this Cooperative Agreement.
- 3. Deposit with DISTRICT (Attention: Business Office Accounts Receivable), at the time of providing written notice to DISTRICT of the start of PROJECT construction as set forth in Section I.8. herein, the estimated cost of providing construction inspection for DISTRICT FACILITIES, in an amount as determined and approved by

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DISTRICT in accordance with Ordinance Nos. 671 and 749 of the County of Riverside, including any amendments thereto, based upon the bonded value of DISTRICT FACILITIES. If at any time the costs exceed the deposit or are anticipated by DISTRICT to exceed the deposit with DISTRICT, DEVELOPER shall pay such additional amount(s), as deemed reasonably necessary by DISTRICT to complete inspection of DISTRICT FACILITIES, within thirty (30) days after receipt of billing from DISTRICT.

- Secure, at its sole cost and expense, all necessary licenses, agreements, permits and rights of entry as may be needed for the construction, inspection, operation and maintenance of DISTRICT FACILITIES. DEVELOPER shall furnish DISTRICT, at the time of providing written notice to DISTRICT of the start of construction as set forth in Section I.8., or not less than twenty (20) days prior to recordation of the final map for Tract No. 36390 or any phase thereof, whichever occurs first, with sufficient evidence of DEVELOPER having secured such necessary licenses, agreements, permits and rights of entry, as determined and approved by DISTRICT.
- 5. Furnish DISTRICT with copies of all permits, approvals or agreements required by any federal, state or local resource and/or regulatory agency for the construction. operation and maintenance of DISTRICT FACILITIES. Such documents include but are not limited to those issued by the U.S. Army Corps of Engineers, California Regional Water Quality Control Board, California State Department of Fish and Wildlife, State Water Resources Control Board, and Western Riverside County Regional Conservation Authority.
- 6. Grant DISTRICT and COUNTY, by execution of this Agreement, the right to enter upon DEVELOPER'S property where necessary and convenient for the purpose of gaining access to and performing inspection service for the construction of PROJECT as set forth herein.

7. Provide COUNTY, at the time of providing written notice to DISTRICT of the start of construction as set forth in Section 1.8. or not less than twenty (20) days prior to recordation of the final map for Tract No. 36390 or any phase thereof, whichever occurs first, with faithful performance and payment bonds, each in the amount of one hundred percent (100%) of the estimated cost for construction of DISTRICT FACILITIES as determined by DISTRICT. The surety, amount and form of the bonds, shall be subject to approval of DISTRICT and COUNTY. The bonds shall remain in full force and effect until DISTRICT DRAINAGE FACILITIES are accepted by DISTRICT as complete; at which time the bond amount may be reduced to five percent (5%) for a period of one (1) year to guarantee against any defective work, labor or materials.

- 8. Notify DISTRICT in writing (Attention: Administrative Services Section), at least twenty (20) days prior to the start of construction of PROJECT. Construction shall not begin on any element of PROJECT, for any reason whatsoever, until DISTRICT has issued to DEVELOPER a written Notice to Proceed authorizing DEVELOPER to commence construction of PROJECT.
- 9. Obtain and provide DISTRICT, at the time of providing written notice to DISTRICT of the start of construction of PROJECT as set forth in Section I.8. or not less than twenty (20) days prior to the recordation of the final map for Tract No. 36390 or any phase thereof, whichever occurs first, with duly executed Irrevocable Offers(s) of Dedication to the public for flood control and drainage purposes, including ingress and egress, for the rights of way deemed necessary by DISTRICT for the construction, inspection, operation and maintenance of DISTRICT FACILITIES. The Irrevocable Offer(s) of Dedication shall be in a form approved by DISTRICT and shall be executed by all legal and equitable owners of the property described in the offer(s).

10. Furnish DISTRICT, when submitting the Irrevocable Offer(s) of Dedication as set forth in Section I.9., with Preliminary Reports on Title dated not more than thirty (30) days prior to date of submission of all the property described in the Irrevocable Offer(s) of Dedication.

- 11. Furnish DISTRICT, at the time of providing written notice to DISTRICT of the start of construction as set forth in Section I.8., with a complete list of all contractors and subcontractors to be performing work on DISTRICT FACILITIES, including the corresponding license number and license classification of each. At such time, DEVELOPER shall further identify in writing its designated superintendent for PROJECT construction.
- 12. Furnish DISTRICT, at the time of providing written notice to DISTRICT of the start of construction as set forth in Section I.8., a construction schedule which shall show the order and dates in which DEVELOPER or DEVELOPER'S contractor proposes to carry out the various parts of work, including estimated start and completion dates. As construction of DISTRICT FACILITIES progresses, DEVELOPER shall update said construction schedule as requested by DISTRICT.
- 13. Furnish DISTRICT with final mylar PROJECT plans and assign their ownership to DISTRICT prior to the start of PROJECT construction.
- 14. Not permit any change to or modification of DISTRICT and COUNTY approved IMPROVEMENT PLANS without the prior written permission and consent of DISTRICT and COUNTY.
- 15. Comply with all Cal/OSHA safety regulations including regulations concerning confined space and maintain a safe working environment for DEVELOPER, COUNTY and DISTRICT employees on the site.

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16. Furnish DISTRICT, at the time of providing written notice to DISTRICT of the start of construction as set forth in Section I.8., a confined space entry procedure specific to PROJECT. The procedure shall comply with requirements contained in California Code of Regulations, Title 8, Section 5158, Other Confined Space Operations, Section 5157, Permit Required Confined Space and District Confined Space Procedures, SOM-18. The procedure shall be reviewed and approved by DISTRICT prior to the issuance of a Notice to Proceed.

- 17. During the construction period of PROJECT, provide Workers' Compensation Insurance in an amount required by law. A certificate of said insurance policy shall be provided to DISTRICT and COUNTY at the time of providing written notice pursuant to Section I.8.
- 18. Commencing on the date notice is given pursuant to Section I.8., and continuing until DISTRICT accepts DISTRICT FACILITIES and COUNTY accepts APPURTENANCES for ownership, operation and maintenance:
 - Provide and maintain or cause its contractor(s) to provide and maintain comprehensive liability insurance coverage which shall protect DEVELOPER from claims from damages for personal injury. including accidental and wrongful death, as well as from claims for property damage which may arise from DEVELOPER'S construction of PROJECT or the performance of its obligations hereunder, whether such construction or performance be by DEVELOPER, by any of its contractors, subcontractors, or by anyone employed directly or indirectly by any of them. Such insurance shall name DISTRICT and COUNTY as additional insureds with respect to this Cooperative Agreement and the obligations of DEVELOPER hereunder. Such

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insurance shall provide for limits of not less than two million dollars (\$2,000,000) per occurrence.

Cause its insurance carrier(s) or its contractor's insurance carrier(s), (b) who shall be authorized by the California Department of Insurance to transact the business of insurance in the State of California, to furnish DISTRICT and COUNTY at the time of providing written notice to DISTRICT of the start of construction as set forth in Section 1.8., with certificate(s) of insurance and applicable policy endorsements showing that such insurance is in full force and effect and that DISTRICT and COUNTY are named as additional insureds with respect to this Cooperative Agreement and the obligations of DEVELOPER hereunder. Further, said certificate(s) shall state that the issuing company shall give DISTRICT and COUNTY sixty (60) days written notice in the event of any cancellation, termination, nonrenewal or reduction in coverage of the policies evidenced by the certificate(s). In the event cancellation, termination, non-renewal or reduction of coverage, DEVELOPER shall forthwith, secure replacement insurance meeting the provisions of this paragraph.

Failure to maintain the insurance required by this paragraph shall be deemed a material breach of this Cooperative Agreement and shall authorize and constitute authority for DISTRICT, at its sole discretion, to proceed to perform the remaining work pursuant to Section IV.4.

19. Construct or cause to be constructed, PROJECT at DEVELOPER'S sole cost and expense, in accordance with DISTRICT and COUNTY approved IMPROVEMENT PLANS.

- 20. Within two (2) weeks of completing PROJECT construction, provide DISTRICT (Attention: Development Review Section) and COUNTY with written notice that PROJECT construction is substantially complete and requesting that DISTRICT conduct a final inspection of DISTRICT FACILITIES and COUNTY conduct a final inspection of PROJECT.
- 21. Upon completion of PROJECT construction, and upon acceptance by COUNTY of all rights of way deemed necessary by DISTRICT and COUNTY for the operation and maintenance of PROJECT, but prior to DISTRICT acceptance of DISTRICT FACILITIES for ownership, operation and maintenance, convey, or cause to be conveyed to DISTRICT the flood control easement(s) including ingress and egress, in a form approved by DISTRICT, to the rights of way as shown in concept in pink on Exhibit "C" attached hereto and made a part hereof.
- 22. At the time of recordation of the conveyance document(s), as set forth in Section I.21.(i), furnish DISTRICT with policies of title insurance, each in the amount of not less than fifty percent (50%) of the estimated fee value, as determined by DISTRICT, for each easement parcel to be conveyed to DISTRICT, guaranteeing DISTRICT'S interest in said property as being free and clear of all liens, encumbrances, assessments, easements, taxes and leases (recorded or unrecorded), except those which, in the sole discretion of DISTRICT, are deemed acceptable.
- 23. At the time of recordation of the conveyance document(s), as set forth in Section I.21., furnish DISTRICT with policies of title insurance, each in the amount of not less than one hundred percent (100%) of the estimated fee value, as determined by DISTRICT, for

each fee parcel to be conveyed to DISTRICT, guaranteeing DISTRICT'S interest in said property as being free and clear of all liens, encumbrances, assessments, easements, taxes and leases (recorded or unrecorded), except those which, in the sole discretion of DISTRICT, are deemed acceptable.

- 24. Accept ownership and sole responsibility for the operation and maintenance of PROJECT until such time as DISTRICT accepts ownership and responsibility for operation and maintenance of DISTRICT FACILITIES, COUNTY accepts ownership and responsibility for operation and maintenance of APPURTENANCES, and the Home Owners' Association for Tract No. 36390 accepts ownership and responsibility for operation and maintenance of DEVELOPER FACILITIES. Further, it is mutually understood by the parties hereto that prior to DISTRICT acceptance of ownership and responsibility for the operation and maintenance of DISTRICT FACILITIES, DISTRICT FACILITIES shall be in a satisfactorily maintained condition as solely determined by DISTRICT. If, subsequent to the inspection and, in the sole discretion of DISTRICT, DISTRICT FACILITIES are not in an acceptable condition, corrections shall be made at sole expense of DEVELOPER.
- 25. Pay, if suit is brought upon this Cooperative Agreement or any bond guaranteeing the completion of PROJECT, all costs and reasonable expenses and fees, including reasonable attorneys' fees, and acknowledge that, upon entry of judgment, all such costs, expenses and fees shall be computed as costs and included in any judgment rendered.
- 26. Upon completion of PROJECT construction, but prior to DISTRICT acceptance of DISTRICT FACILITIES for ownership, operation and maintenance, provide or cause its civil engineer of record or construction civil engineer of record, duly registered in the State of California, to provide DISTRICT with a redlined "record drawings" copy of PROJECT plans. After DISTRICT approval of the redlined "record drawings", DEVELOPER'S engineer

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shall schedule with DISTRICT a time to transfer the redlined changes onto DISTRICT'S original mylars at DISTRICT'S office, after which the engineer shall review, stamp and sign the original PROJECT engineering plans "record drawings".

- 27. Ensure that all work performed pursuant to this Cooperative Agreement by DEVELOPER, its agents or contractors is done in accordance with all applicable laws and regulations, including but not limited to all applicable provisions of the Labor Code, Business and Professions Code, and Water Code. DEVELOPER shall be solely responsible for all costs associated with compliance with applicable laws and regulations.
- 28. At all times during construction of the improvements associated with Tract No. 36390, DEVELOPER and its contractors shall not obstruct nor unreasonably interfere with DISTRICT'S existing legal and physical access from McAllister Street to Harrison Dam until the recordation of the conveyance document(s), as set forth in Section I.21.

SECTION II

DISTRICT shall:

- 1. Review and approve IMPROVEMENT PLANS prior to the start of PROJECT construction.
- 2. Provide COUNTY an opportunity to review and approve IMPROVEMENT PLANS prior to DISTRICT'S final approval.
- Upon execution of this Cooperative Agreement, record or cause to be recorded, a copy of this Cooperative Agreement in the Official Records of the Riverside County Recorder.
- 4. Record or cause to be recorded, the Irrevocable Offer(s) of Dedication provided by DEVELOPER pursuant to Section I.9.
 - 5. Inspect DISTRICT FACILITIES construction.

6. Keep an accurate accounting of all DISTRICT costs associated with the review and approval of IMPROVEMENT PLANS, the review and approval of right of way and conveyance documents, and the processing and administration of this Cooperative Agreement.

- 7. Keep an accurate accounting of all DISTRICT construction inspection costs, and within forty-five (45) days after DISTRICT acceptance of DISTRICT FACILITIES as being complete, submit a final cost statement to DEVELOPER. If the deposit, as set forth in Section I.3., exceeds such costs, DISTRICT shall reimburse DEVELOPER the excess amount within sixty (60) days after DISTRICT acceptance of DISTRICT FACILITIES as being complete.
- 8. Accept ownership and sole responsibility for the operation and maintenance of DISTRICT FACILITIES upon (i) DISTRICT inspection of DISTRICT FACILITIES in accordance with Section I.20., (ii) DISTRICT acceptance of PROJECT construction as being complete, (iii) DISTRICT receipt of stamped and signed "record drawings" of PROJECT plans, as set forth in Section I.26., (iv) recordation of all conveyance documents described in Section I.21., (v) COUNTY acceptance of APPURTENANCES for ownership, operation, and maintenance, and (vi) DISTRICT'S sole determination that DISTRICT FACILITIES are in a satisfactorily maintained condition.
- 9. Provide COUNTY with a reproducible duplicate copy of "record drawings" PROJECT plans upon DISTRICT acceptance of DISTRICT FACILITIES as being complete.

SECTION III

COUNTY shall:

1. Review and approve IMPROVEMENT PLANS prior to the start of PROJECT construction.

- 2. Accept COUNTY and DISTRICT approved faithful performance and payment bonds submitted by DEVELOPER as set forth in Section I.7., and hold said bonds as provided herein.
 - 3. Inspect PROJECT construction.
- 4. Consent, by execution of this Cooperative Agreement, to the recording of any Irrevocable Offer(s) of Dedication furnished by DEVELOPER pursuant to this Cooperative Agreement.
- 5. As requested by DISTRICT, accept the Irrevocable Offer(s) of Dedication as set forth herein, and any other outstanding offers of dedication necessary for the construction, inspection, operation and maintenance of DISTRICT FACILITIES, and, convey sufficient rights of way to DISTRICT to allow DISTRICT to construct, inspect, operate and maintain DISTRICT FACILITIES.
- 6. Grant DISTRICT, by execution of this Agreement, the right to construct, inspect, operate and maintain DISTRICT FACILITIES within COUNTY rights of way.
- 7. Accept ownership and sole responsibility for the operation and maintenance of APPURTENANCES upon DISTRICT acceptance of DISTRICT FACILITIES for ownership, operation and maintenance.
- 8. Upon DISTRICT acceptance of PROJECT construction as being complete, accept sole responsibility for the adjustment of all PROJECT manhole rings and covers located within COUNTY rights of way which must be performed at such time(s) that the finished grade along and above the underground portions of DISTRICT FACILITIES are improved, repaired, replaced or changed. It being further understood and agreed that any such adjustments shall be performed at no cost to DISTRICT.

SECTION IV

It is further mutually agreed:

- 1. By executing this agreement, DISTRICT does not assume any obligation to maintain ACCESS ROAD CULVERT, nor accept responsibility for any damage to ACCESS ROAD CULVERT, including but not limited to, repairing and/or replacing pathways, access roads, irrigation works, landscape maintenance, asphalt and the routine removal of accumulated litter, trash and debris associated with performing "routine" day to day maintenance activities.
- 2. All work involved with PROJECT shall be inspected by DISTRICT and COUNTY but shall not be deemed complete until DISTRICT and COUNTY mutually agree in writing that construction is completed in accordance with DISTRICT and COUNTY approved IMPROVEMENT PLANS.
- 3. COUNTY and DEVELOPER personnel may observe and inspect all work being done on DISTRICT FACILITIES, but shall provide any comments to DISTRICT personnel who shall be solely responsible for all quality control communications with DEVELOPER'S contractor(s) during the construction of PROJECT.
- 4. DEVELOPER shall complete construction of PROJECT within twelve (12) consecutive months after execution of this Cooperative Agreement and within one hundred twenty (120) consecutive calendar days after commencing work on PROJECT. It is expressly understood that since time is of the essence in this Cooperative Agreement, failure of DEVELOPER to perform the work within the agreed upon time shall constitute authority for DISTRICT to perform the remaining work and require DEVELOPER'S surety to pay to COUNTY the penal sum of any and all bonds. In which case, COUNTY shall subsequently reimburse DISTRICT for DISTRICT costs incurred.

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If DEVELOPER fails to commence construction of PROJECT within nine 5. (9) months after execution of this Cooperative Agreement, then DISTRICT reserves the right to withhold issuance of the Notice to Proceed pending a review of the existing site conditions as they exist at the time DEVELOPER provides written notification to DISTRICT of the start of construction as set forth in Section I.8. In the event of a change in the existing site conditions that materially affects PROJECT function or DISTRICT'S ability to operate and maintain DISTRICT FACILITIES, DISTRICT may require DEVELOPER to modify IMPROVEMENT PLANS as deemed necessary by DISTRICT.

6. DISTRICT shall endeavor to issue DEVELOPER a Notice to Proceed within twenty (20) days of receipt of DEVELOPER'S complete written notice as set forth in Section I.8.; however, DISTRICT'S construction inspection staff is limited and, therefore, the issuance of a Notice to Proceed is subject to staff availability.

In the event DEVELOPER wishes to expedite issuance of a Notice to Proceed, DEVELOPER may elect to furnish an independent qualified construction inspector at DEVELOPER'S sole cost and expense. DEVELOPER shall furnish appropriate documentation of the individual's credentials and experience to DISTRICT for review and, if appropriate, approval. DISTRICT shall review the individual's qualifications and experience, upon approval thereof, said individual, hereinafter called "DEPUTY INSPECTOR", shall be authorized to act on DISTRICT'S behalf on all DISTRICT FACILITIES construction and quality control matters. If DEVELOPER'S initial construction inspection deposit furnished pursuant to Section I.3. exceeds ten thousand dollars (\$10,000), DISTRICT shall refund to DEVELOPER up to eighty percent (80%) of DEVELOPER'S initial inspection deposit within forty-five (45) days of DISTRICT'S approval of DEPUTY INSPECTOR; however, a minimum balance of ten thousand dollars (\$10,000) shall be retained on account.

7. PROJECT construction work shall be on a five (5) day, forty (40) hour work week with no work on Saturdays, Sundays or DISTRICT designated legal holidays, unless otherwise approved in writing by DISTRICT. If DEVELOPER feels it is necessary to work more than the normal forty (40) hour work week or on holidays, DEVELOPER shall make a written request for permission from DISTRICT to work the additional hours. The request shall be submitted to DISTRICT at least seventy-two (72) hours prior to the requested additional work hours and state the reasons for the overtime and the specific time frames required. The decision of granting permission for overtime work shall be made by DISTRICT at its sole discretion and shall be final. If permission is granted by DISTRICT, DEVELOPER will be charged the cost incurred at the overtime rates for additional inspection time required in connection with the overtime work in accordance with Ordinance Nos. 671 and 749, including any amendments thereto, of the County of Riverside.

8. DEVELOPER shall indemnify and hold harmless DISTRICT and COUNTY (including their agencies, districts, special districts and departments, their respective directors, officers, Board of Supervisors, elected and appointed officials, employees, agents and representatives) from any liability, claim, damage, proceeding or action, present or future, based upon, arising out of or in any way relating to DEVELOPER'S (including its officers, employees, subcontractors and agents) actual or alleged acts or omissions related to this Agreement, performance under this Agreement, or failure to comply with the requirements of this Agreement, including but not limited to: (a) property damage; (b) bodily injury or death; (c) liability or damage pursuant to Article I, Section 19 of the California Constitution, the Fifth Amendment of the United States Constitution or any other law, ordinance or regulation caused by the diversion of waters from the natural drainage patterns or the discharge of drainage within or from PROJECT; or (d) any other element of any kind or nature whatsoever.

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DEVELOPER shall defend, at its sole expense, including all costs and fees (including but not limited to attorney fees, cost of investigation, defense and settlements or awards), DISTRICT and COUNTY (including their agencies, districts, special districts and departments, their respective directors, officers, Board of Supervisors, elected and appointed officials, employees, agents and representatives) in any claim, proceeding or action for which indemnification is required.

With respect to any of DEVELOPER'S indemnification requirements, DEVELOPER shall, at its sole cost, have the right to use counsel of their own choice and shall have the right to adjust, settle, compromise any such claim, proceeding or action without the prior consent of DISTRICT and COUNTY; provided, however, that any such adjustment, settlement or compromise in no manner whatsoever limits or circumscribes DEVELOPER'S indemnification obligations to DISTRICT or COUNTY.

DEVELOPER'S indemnification obligations shall be satisfied when DEVELOPER has provided to DISTRICT and COUNTY the appropriate form of dismissal (or similar document) relieving DISTRICT or COUNTY from any liability for the claim, proceeding or action involved.

The specified insurance limits required in this Cooperative Agreement shall in no way limit or circumscribe DEVELOPER'S obligations to indemnify and hold harmless DISTRICT and COUNTY from third party claims.

In the event there is conflict between this section and California Civil Code Section 2782, this section shall be interpreted to comply with California Civil Code Section 2782. Such interpretation shall not relieve the DEVELOPER from indemnifying DISTRICT or COUNTY to the fullest extent allowed by law.

9. DEVELOPER for itself, its successors and assigns hereby releases DISTRICT and COUNTY, their respective officers, agents, and employees from any and all claims, demands, actions, or suits of any kind arising out of any liability, known or unknown, present or future, including, but not limited to any claim or liability, based or asserted, pursuant to Article I, Section 19 of the California Constitution, the Fifth Amendment of the United States Constitution, or any other law or ordinance which seeks to impose any other liability or damage, whatsoever, for damage caused by the discharge of drainage within or from PROJECT. Nothing contained herein shall constitute a release by DEVELOPER of DISTRICT or COUNTY, their officers, agents and employees from any and all claims, demands, actions or suits of any kind arising out of any liability, known or unknown, present or future, for the negligent maintenance of DISTRICT FACILITIES and APPURTENANCES, after the acceptance of DISTRICT FACILITIES and APPURTENANCES by DISTRICT and COUNTY, respectively.

- 10. Any waiver by DISTRICT or by COUNTY of any breach of any one or more of the terms of this Cooperative Agreement shall not be construed to be a waiver of any subsequent or other breach of the same or of any other term hereof. Failure on the part of DISTRICT or COUNTY to require exact, full and complete compliance with any terms of this Cooperative Agreement shall not be construed as in any manner changing the terms hereof, or estopping DISTRICT or COUNTY from enforcement hereof.
- 11. Any and all notices sent or required to be sent to the parties of this Cooperative Agreement will be mailed by first class mail, postage prepaid, to the following addresses:

RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT 1995 Market Street Riverside, CA 92501 Attn: Administrative Services Section

COUNTY OF RIVERSIDE
4080 Lemon St., 8th Floor
Riverside, CA 92502-1090
Attn: Transportation Department
Plan Check Section
Alan French

LENNAR HOMES OF CALIFORNIA, INC. 980 Montecito Drive, Suite 300 Corona, CA 92879 Attn: Ryan Woosley

- 12. This Agreement is to be construed in accordance with the laws of the State of California. If any provision of this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions will nevertheless continue in full force without being impaired or invalidated in any way.
- 13. Any action at law or in equity brought by any of the parties hereto for the purpose of enforcing a right or rights provided for by the Cooperative Agreement, shall be tried in a court of competent jurisdiction in the County of Riverside, State of California, and the parties hereto waive all provisions of law providing for a change of venue in such proceedings to any other county.
- 14. This Cooperative Agreement is the result of negotiations between the parties hereto, and the advice and assistance of their respective counsel. The fact that this Cooperative Agreement was prepared as a matter of convenience by DISTRICT shall have no import or significance. Any uncertainty or ambiguity in this Cooperative Agreement shall not be construed against DISTRICT because DISTRICT prepared this Cooperative Agreement in its final form.
- 15. The rights and obligations of DEVELOPER shall inure to and be binding upon all heirs, successors and assignees.
- 16. DEVELOPER shall not assign or otherwise transfer any of its rights, duties or obligations hereunder to any person or entity without the written consent of the other parties

hereto being first obtained. In the event of any such transfer or assignment, DEVELOPER expressly understands and agrees that it shall remain liable with respect to any and all of the obligations and duties contained in this Cooperative Agreement.

- 17. The individual(s) executing this Cooperative Agreement on behalf of DEVELOPER certify that they have the authority within their respective company(ies) to enter into and execute this Cooperative Agreement, and have been authorized to do so by all boards of directors, legal counsel, and/or any other board, committee or other entity within their respective company(ies) which have the authority to authorize or deny entering into this Cooperative Agreement.
- 18. This Cooperative Agreement is intended by the parties hereto as a final expression of their understanding with respect to the subject matter hereof and as a complete and exclusive statement of the terms and conditions thereof and supersedes any and all prior and contemporaneous agreements and understandings, oral or written, in connection therewith. This Cooperative Agreement may be changed or modified only upon the written consent of the parties hereto.

1	IN WITNESS WHEREOF, the parties hereto have executed this Cooperative Agreement on		
2			
3	(to be filled in by Clerk of the Board)		
4	RECOMMENDED FOR APPROVAL:	RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT	
5			
7	Ву	Ву	
	WARREN D. WILLIAMS General Manager-Chief Engineer	MARION ASHLEY, Chairman Riverside County Flood Control and Water	
8	Constant Frances	Conservation District Board of Supervisors	
9			
10	APPROVED AS TO FORM:	ATTEST:	
11	GREGORY P. PRIAMOS	KECIA HARPER-IHEM Clerk of the Board	
12	County Counsel	Cierk of the Board	
13	By Ment Day	By	
14	NEAL R. KIPNIS	Deputy	
15	Deputy County Counsel	(SEAL)	
16		(55.15)	
17			
18			
19			
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21			
22			
23			
24	Cooperative Agreement: Southwest Riverside – Sweet Avenue Storm I	Orain Stage 1	
	Southwest Riverside – Sweet Avenue Storm Drain, Stage 1 Southwest Riverside – Minneola Avenue Storm Drain, Stage 1 Southwest Riverside – Shade Leaf Drive Storm Drain, Stage 1 Project Nos. 2-0-00211, 2-0-00212 and 2-0-00213		
25			
26	Tract No. 36390),L13	
27	AMR:blm 04/07/15		
28			

Contract No. 14-08-004
Riverside Co. Transportation

	RECOMMENDED FOR APPROVAL:	COUNTY OF RIVERSIDE	, Z
	2 /		3
	By By	Ву	
•	JUAN C. PEREZ	MARION ASHLEY, Chairman	
	Director of Transportation and Land Management	Board of Supervisors	
(5		
7	A PROMED AS TO EORM.	A TEXT OF	
8	APPROVED AS TO FORM:	ATTEST:	
9	GREGORY P. PRIAMOS County Counsel	KECIA HARPER-IHEM Clerk of the Board	
10			
11	7	Ву	
12	MARSHA L. VICTOR / Principal Deputy County Counsel	Deputy	
13	123		
14		(SEAL)	34-7
15		1.5	
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23	Cooperative Agreement:	*	
24	Southwest Riverside – Sweet Avenue Storm Drain, Stage 1 Southwest Riverside – Minneola Avenue Storm Drain, Stage 1 Southwest Riverside – Shade Leaf Drive Storm Drain, Stage 1 Project Nos. 2-0-00211, 2-0-00212 and 2-0-00213		
26	Tract No. 36390	V&1J	
27	AMR:blm 04/07/15		
28			

1	LENNAR HOMES OF CALIFORNIA, INC. a California corporation
2	
3	
4	By
5	Vice President
6	
7	(ATTACH NOTARY WITH CAPACITY STATEMENT)
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24	Cooperative Agreement: Southwest Riverside – Sweet Avenue Storm Drain, Stage 1
- 1	Southwest Riverside – Minneola Avenue Storm Drain, Stage 1 Southwest Riverside – Shade Leaf Drive Storm Drain, Stage 1
- 1	Project Nos. 2-0-00211, 2-0-00212 and 2-0-00213
7	Tract No. 36390 AMR:blm
8	04/06/15

Exhibit A

LEGAL DESCRIPTION

Real property in the unincorporated area of the County of Riverside, State of California, described as follows:

PARCEL 1:

THE SOUTHEAST ONE-QUARTER OF SECTION 29, TOWNSHIP 3 SOUTH, RANGE 5 WEST, AN BERNARDINO BASE AND MERIDIAN, IN THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA, AS SHOWN BY SECTIONALIZED SURVEY OF THE RANCHO EL SORBATE DE SAN JACINTO BY MAP RECORDED IN BOOK 1, PAGE 8 OF MAPS, RECORDS OF SAN BERNARDINO COUNTY, CALIFORNIA.

EXCEPTING THEREFROM ALL THAT PORTION CONVEYED TO METROPOLITAN WATER DISTRICT OF SOUTHERN CALIFORNIA, A PUBLIC CORPORATION BY DEED RECORDED SEPTEMBER 30, 1976 AS INSTRUMENT NO. 146106, OFFICIAL RECORDS.

PARCEL 2:

THAT PORTION OF THE NORTH HALF OF THE SOUTHWEST QUARTER OF SECTION 29, TOWNSHIP 3 SOUTH, RANGE 5 WEST, SAN BERNARDINO BASE AND MERIDIAN, IN THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA, AS SHOWN BY SECTIONALIZED SURVEY OF THE RANCHO EL SORBANTE DE SAN JACINTO, RECORDED IN BOOK 1, PAGE 8 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAN BERNARDINO COUNTY, CALIFORNIA, ALSO BEING A PORTION OF LOTS 8, 13, 14, 15, 16, 18, 21, 23 AND 28 OF EL SORBANTE LEMON TRACT NO. 1 AS PER MAP RECORDED IN BOOK 9, PAGE 13 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID RIVERSIDE COUNTY DESCRIBED AS FOLLOWS:

BEGINNING AT THE SOUTHWEST CORNER OF THE NORTH HALF OF THE SOUTHWEST, QUARTER OF SAID SECTION; THENCE NORTH 0° 28' 59" WEST, 483 FEET MORE OR LESS AND ON THE WEST LINE OF SAID SECTION TO THE INTERSECTION WITH THE CENTER LINE OF HAZEL ROAD, SHOWN ON SAID MAP; THENCE NORTH 31° 25' EAST, ON SAID CENTER LINE TO AN ANGLE POINT THEREON; THENCE NORTH 42° 17' EAST, 531 FEET ON SAID CENTER LINE TO AN ANGLE POINT THEREON; THENCE NORTH 12° 28' EAST, 155 FEET ON SAID CENTER LINE TO AN ANGLE POINT THEREON; THENCE NORTH 12° 50' WEST ON SAID CENTER LINE TO THE INTERSECTION WITH THE NORTH LINE OF THE SOUTHWEST QUARTER OF SAID SECTION; THENCE SOUTH 89° 59' 21" EAST, 803 FEET MORE OR LESS, AND ON SAID NORTH LINE TO THE NORTHWEST CORNER OF THAT CERTAIN PARCEL DESCRIBED IN DEED TO RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT, RECORDED SEPTEMBER 4, 1953 AS INSTRUMENT NO. 43598, OFFICIAL RECORDS OF SAID RIVERSIDE COUNTY; THENCE SOUTH 0° 28' 59" EAST, 985 FEET ON THE WEST LINE OF SAID PARCEL TO THE SOUTHWEST CORNER THEREOF;

Cooperative Agreement

Exhibit A

THENCE SOUTH 89° 59' 21" EAST, 880 FEET TO THE SOUTH LINE OF SAID PARCEL TO THE SOUTHEAST CORNER THEREOF; THENCE NORTH 0° 28' 59" WEST 985 FEET ON THE EAST LINE OF SAID PARCEL TO THE NORTHEAST CORNER THEREOF, BEING A POINT ON THE NORTH LINE OF THE SOUTHWEST QUARTER OF SAID SECTION; THENCE SOUTH 89° 59' 21" EAST, 537.29 FEET ON SAID NORTH LINE TO THE CENTER QUARTER CORNER OF SAID SECTION; THENCE SOUTH 0° 19' 40" WEST, 1311.04 FEET ON THE EAST LINE OF THE SOUTHWEST QUARTER TO THE SOUTHEAST CORNER OF THE NORTH HALF OF THE SOUTHWEST QUARTER OF SAID SECTION; THENCE NORTH 89° 59' 48" WEST, 2578.74 FEET ON THE SOUTH LINE OF THE NORTH HALF OF THE SOUTHWEST QUARTER OF SAID SECTION TO THE POINT OF BEGINNING.

EXCEPT THAT PORTION INCLUDED WITHIN HAZEL ROAD, SHOWN BY MAP ON SAID EL SOBRANTE LEMON TRACT NO. 1.

ALSO EXCEPTING THEREFROM THAT PORTION CONVEYED TO THE COUNTY OF RIVERSIDE BY DEED RECORDED FEBRUARY 4, 1988 AS INSTRUMENT NO. 30943, OFFICIAL RECORDS.

PARCEL 3:

THAT PORTION OF THE NORTHWEST ONE-QUARTER OF SECTION 29, TOWNSHIP 3 SOUTH, RANGE 5 WEST, SAN BERNARDINO BASE AND MERIDIAN, IN THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA, AS SHOWN BY SECTIONALIZED SURVEY OF THE RANCHO EL SOBRANTE DE SAN JACINTO MAP ON FILE IN BOOK 1 PAGE 8 OF MAPS, RECORDS OF SAN BERNARDINO COUNTY, CALIFORNIA, ALSO BEING A PORTION OF LOTS 1, 2, 5, 6, 7, 8 AND 9, OF EL SOBRANTE LEMON TRACT NO. 1, AS SHOWN BY MAP ON FILE IN BOOK 9 PAGE 13 OF MAPS, RECORDS OF RIVERSIDE COUNTY, CALIFORNIA, DESCRIBED AS FOLLOWS:

COMMENCING AT THE INTERSECTION OF THE WEST LINE OF THE NORTHWEST ONE-QUARTER OF SAID SECTION AND THE NORTHERLY LINE OF LOT 3 OF SAID EL SOBRANTE LEMON TRACT NO. 1; THENCE NORTH 67 DEGREES 57' EAST, 38.29 FEET; THENCE SOUTH 89 DEGREES 52' EAST 87.2 FEET; THENCE NORTH 55 DEGREES 35' EAST, 73.5 FEET; THENCE NORTH 88 DEGREES 28' EAST, 160.9 FEET; THENCE SOUTH 70 DEGREES 06' EAST, 130.00 FEET; THENCE SOUTH 44 DEGREES 43' EAST, 296.4 FEET TO THE NORTHEAST CORNER OF SAID LOT 3; THE PRECEDING SIX COURSES ARE ALONG THE NORTHERLY LINE OF SAID LOT 3; THENCE NORTH 72 DEGREES 30' EAST, A DISTANCE OF 95.5 FEET; THENCE NORTH 46 DEGREES 44' EAST, A DISTANCE OF 398.76 FEET TO THE POINT OF BEGINNING; THE PRECEDING TWO COURSES ARE ALONG THE NORTHERLY LINE OF SAID LOT 2;

THENCE SOUTH 0 DEGREES 28' 59" EAST, PARALLEL WITH THE WESTERLY LINE OF THE

Cooperative Agreement
Southwest Riverside – Sweet Avenue Storm Drain, Stage 1
Southwest Riverside – Minneola Avenue Storm Drain, Stage 1
Southwest Riverside – Shade Leaf Drive Storm Drain, Stage 1
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Exhibit A

NORTHWEST ONE-QUARTER OF SAID SECTION, 1901.58 FEET TO THE SOUTH LINE OF THE NORTHWEST ONE-QUARTER OF SAID SECTION; THENCE SOUTH 89 DEGREES 59' 21" EAST ALONG THE SOUTH LINE OF THE NORTHWEST QUARTER OF SAID SECTION 1539.99 FEET TO THE SOUTHEAST CORNER OF THE NORTHWEST ONE-QUARTER OF SAID SECTION; THENCE NORTH 0 DEGREES 19' 40" EAST ALONG THE EAST LINE OF THE NORTHWEST ONE-QUARTER OF SAID SECTION 2626.63 FEET TO THE NORTH QUARTER CORNER OF SAID SECTION; THENCE SOUTH 89 DEGREES 55' 33" WEST ALONG THE NORTH LINE OF SAID SECTION 1334.41 FEET TO A POINT THAT BEARS NORTH 89 DEGREES 55' 33" EAST, A DISTANCE OF 1300.00 FEET FROM THE NORTHWEST CORNER OF SAID SECTION, SAID POINT BEING THE NORTHEAST CORNER OF THAT CERTAIN PARCEL OF LAND CONVEYED TO RIVERSIDE TRUST COMPANY BY DEED RECORDED OCTOBER 22, 1898 IN BOOK 76 PAGE 18 OF DEEDS, RECORDS OF RIVERSIDE COUNTY, CALIFORNIA; THENCE SOUTH 0 DEGREES 04' 27" EAST ALONG THE EAST LINE OF SAID PARCEL, 185.00 FEET TO THE SOUTHEAST CORNER OF SAID PARCEL; THENCE SOUTH 89 DEGREES 55' 33" WEST ALONG THE SOUTHERLY LINE OF SAID PARCEL 278.26 FEET TO A POINT THAT BEARS NORTH 89 DEGREES 55' 33" EAST, 82.22 FEET FROM THE NORTHWEST CORNER OF SAID LOT 2; THENCE SOUTH 23 DEGREES 57' EAST PARALLEL WITH THE EASTERLY LINE OF SAID LOT 2, 444.98 FEET TO A POINT ON THE NORTHEASTERLY PROLONGATION OF THE NORTHWESTERLY LINE OF SAID LOT 2; THENCE SOUTH 46 DEGREES 44' WEST ALONG THE NORTHWESTERLY LINE OF SAID LOT 2 AND ITS NORTHEASTERLY PROLONGATION, 191.21 FEET TO THE POINT OF BEGINNING;

PARCEL 4:

THE SOUTHEAST ONE QUARTER OF THE SOUTHWEST ONE-QUARTER OF SECTION 29, TOWNSHIP 3 SOUTH, RANGE 5 WEST, SAN BERNARDINO BASE AND MERIDIAN, IN THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA, AS SHOWN BY SECTIONALIZED SURVEY OF THE RANCHO EL SOBRANTE DE SAN JACINTO BY MAP RECORDED IN BOOK 1 PAGE 8 OF MAPS, RECORDS OF SAN BERNARDINO COUNTY, CALIFORNIA.

EXCEPTING THEREFROM ALL THAT PORTION CONVEYED TO METROPOLITAN WATER DISTRICT OF SOUTHERN CALIFORNIA, A PUBLIC CORPORATION BY DEED RECORDED SEPTEMBER 30, 1976 AS INSTRUMENT NO. 146106, OFFICIAL RECORDS.

PARCEL 5:

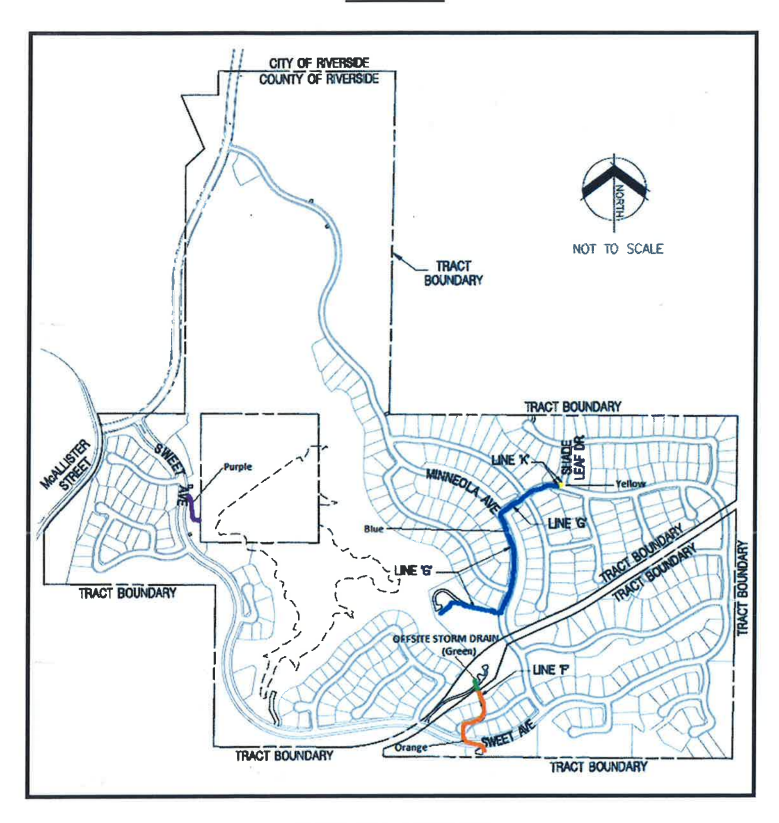
EASEMENTS REASONABLY NECESSARY FOR INGRESS, EGRESS, AND UTILITIES UPON THE CONDITIONS CONTAINED THEREIN AS RESERVED BY VALLEY DRIVE-IN THEATER CORPORATION IN THE DEED RECORDED SEPTEMBER 30, 1976 AS INSTRUMENT NO. 146106 OFFICIAL RECORDS.

APN: 269-100-011-2, 269-100-012-3, 269-100-014-5, 269-100-015-6, 269-060-004-3, 269-060-005-4, 269-060-006-5, 269-100-009-1

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Southwest Riverside – Shade Leaf Drive Storm Drain, Stage 1
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Tract No. 36390

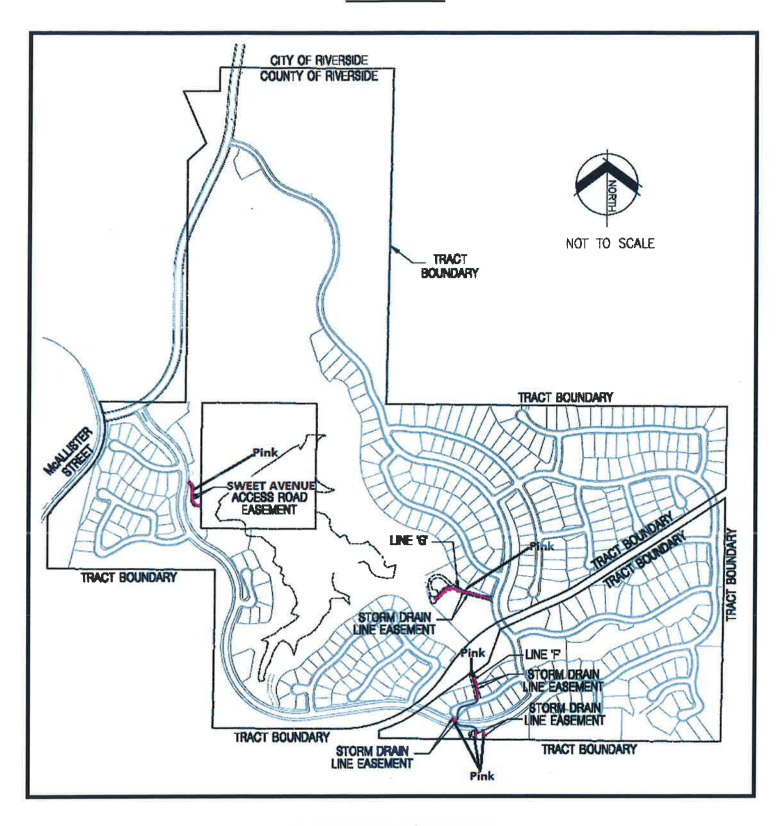
Exhibit B



COOPERATIVE AGREEMENT

Southwest Riverside – Sweet Avenue Storm Drain, Stage 1 Southwest Riverside – Minneola Avenue Storm Drain, Stage 1 Southwest Riverside – Shade Leaf Drive Storm Drain, Stage 1 Project Nos. 2-0-00211, 2-0-00212 and 2-0-00213 Tract No. 36390 Page 1 of 1

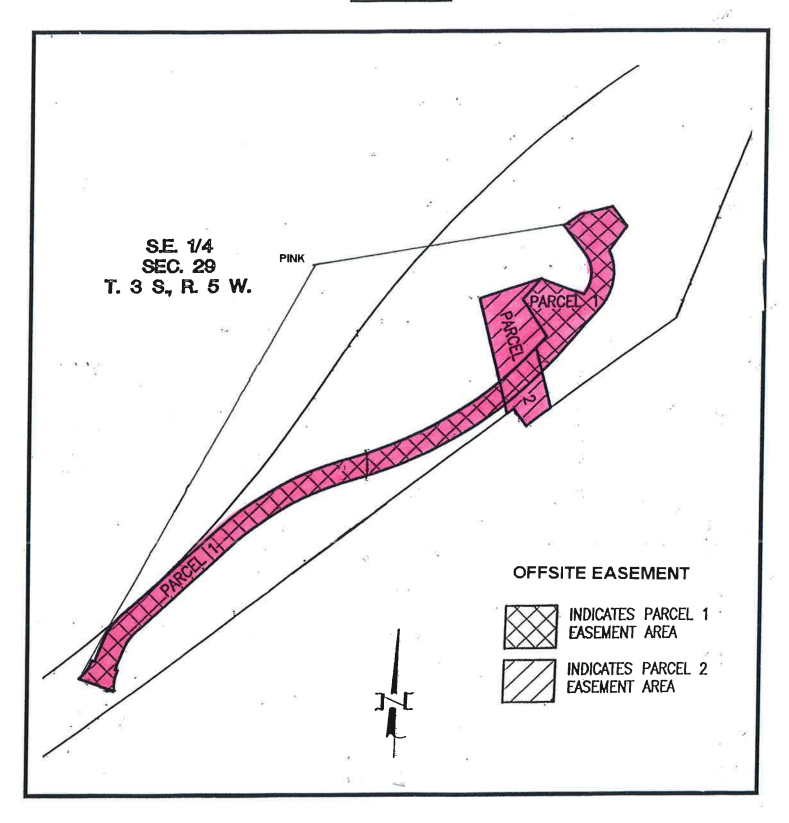
Exhibit C



COOPERATIVE AGREEMENT

Southwest Riverside – Sweet Avenue Storm Drain, Stage 1 Southwest Riverside – Minneola Avenue Storm Drain, Stage 1 Southwest Riverside – Shade Leaf Drive Storm Drain, Stage 1 Project Nos. 2-0-00211, 2-0-00212 and 2-0-00213 Tract No. 36390 Page 1 of 2

Exhibit C



COOPERATIVE AGREEMENT

Southwest Riverside – Sweet Avenue Storm Drain, Stage 1
Southwest Riverside – Minneola Avenue Storm Drain, Stage 1
Southwest Riverside – Shade Leaf Drive Storm Drain, Stage 1
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