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



February 4, 2010

**SUBMITTAL DATE:** 

FROM: Economic Development Agency and Transportation Department

SUBJECT: Acquisition Agreement for the Seeley Avenue Secondary Access Road Project

### **RECOMMENDED MOTION:** That the Board of Supervisors:

1. Approve the Acquisition Agreement for Parcel 0700035-002 within a portion of Assessor's Parcel Number 863-070-010 and authorize the Chairman of the Board to execute this

BY (	ก็	document on behalf of the County;						
	40		rize the undersigned te any other documer		•			•
UNSE	78 0	(Continued)						
UNTY COL	255550 C	0			Bf	Tile)		
000	2 3 3 5 N 3 S	Juan C. Perez Transportation			Robert F Assistan	t County Executive	e Officer/	EDA
PPROVE	THIA M.	FINANCIAL DATA	Current F.Y. Total ( Current F.Y. Net Co Annual Net County	ounty Cost: Cost:	\$11,566 \$ -0- \$ -0-	In Current Year Bu Budget Adjustmer For Fiscal Year:	nt:	No Yes 09/10
FORM	BY: SY SY	SOURCE OF Agency Funds	FUNDS: City of Blys 100%	ythe-County Red	developmen	t Positions To Bo Deleted Per A-3 Requires 4/5 Vo	30	
		C.E.O. RECO	MMENDATION:	APPROVE	11 1	-0 .	14	1
Policy	Policy	Eounty Executive Office Signature Jennifer J. Sargent						
$\boxtimes$	U				)			
Ħ	☐ Consent		MINUTE	S OF THE BO	ARD OF S	UPERVISORS		
☐ Consent		On m	notion of Supervisor	Benoit, second	ded by Sup	ervisor Tavaglio	ne and c	duly
		carried by unanimous vote, IT WAS ORDERED that the above matter is approved as						
		recommend	ed.					底;藝
Dep't Recomm.:		Ayes:	Buster, Tavaglione	e, Stone, Benoi	t and Ashle	<b>ә</b> у		and the second
		Nays:	None			Keci	ia Harpe	r-Ihem
	.: 2	Absent:	None			Cler	k of the	Board
	Exec. Ofc.:	Date:	May 4, 2010			By	HUM	faltan
	. Exe	xc:	EDA, Transp, Aud	itor, EO		111 3	Deput	
De	Per	Prev. Agn. Re	ef.: 3.41, 5/19/09	District: 4	Ag	enda Number:	7	

ATTACHMENTS FILED WITH THE CLERK OF THE BOARD Economic Development Agency and Transportation Department Acquisition Agreement for the Seeley Avenue Secondary Access Road Project February 4, 2010 Page 2

### **RECOMMENDED MOTION: (Continued)**

- 3. Authorize the Auditor-Controller to adjust the Economic Development Agency's FY 2009/10 Real Property budget as set out on Schedule A; and
- 4. Authorize and allocate the sum of \$3,866 to purchase Parcel 0700035-002 within a portion of Assessor's Parcel Number 863-070-010 and \$7,700 to pay all related transaction costs associated with this transaction.

#### **BACKGROUND:**

The proposed Seeley Avenue secondary road access (project) is located in the Blythe/Mesa Verde area, of eastern Riverside County. The proposed improvement will benefit the community by creating improved traffic circulation.

The Economic Development Agency (EDA) has negotiated the acquisition of Parcel 0700035-002 within a portion of Assessor's Parcel Number 863-070-010 from Robert S. McCall at a cost of \$3,866. There are costs of \$7,700 associated with this transaction. This property is one of three properties located in the project.

This Form 11 has been reviewed and approved by County Counsel as to legal form.

Economic Development Agency and Transportation Department Acquisition Agreement for the Seeley Avenue Secondary Access Road Project February 4, 2010 Page 3

### **FINANCIAL DATA:**

The following summarizes the funding necessary for the acquisition of a portion of Assessor's Parcel Number 863-070-010:

Acquisition	\$ 3,866
Estimated Title and Escrow Charges:	\$ 1,200
Preliminary Title Report	\$ 500
Appraisal	\$ 1,500
Acquisition Administration	\$ 4,500
Total Estimated Acquisition Costs:	\$11,566

While EDA will cover the cost for the due diligence services (Preliminary Title Report and Appraisal) at the time of this property transaction, it is understood that the Transportation Department will reimburse EDA for these costs. The budget adjustment attached (Schedule A) is necessary to allow this transaction. The remaining cost will be paid directly by the Transportation Department.

All costs associated with this property acquisition are fully funded in the Transportation Department's budget for FY 2009/10. Thus, no net county cost will be incurred as a result of this transaction.

Economic Development Agency and Transportation Department Acquisition Agreement for the Seeley Avenue Secondary Access Road Project February 4, 2010 Page 4

## **SCHEDULE A**

Title Company Services

Appraisal Services

500

\$ 1,500

# Increase Estimated Revenues: 10000-7200400000-778280 Interfund-Reimb for Service \$ 2,000 Increase Appropriations:

10000-7200400000-525400

10000-7200400000-524550

Contract No. 10-03-004
Riverside Co. Transportation

PROJECT:

Seeley Avenue Secondary Road

Access

PARCEL(S):

): 0700035-002 863-070-010 (

863-070-010 (portion)

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**ACQUISITION AGREEMENT** 

APN:

This agreement is made by and between the COUNTY OF RIVERSIDE, herein called "County", and ROBERT STEPHEN MCCALL, TRUSTEE OF THE ROBERT STEPHEN MCCALL REVOCABLE TRUST CREATED APRIL 27, 2006 herein called "Grantor".

Grantor is the owner of certain real property consisting of approximately 19.77 acres of land located at the north side of Seeley Avenue, Mesa Verde area of Blythe, in Riverside County, California, identified by Assessor's Parcel Number 863-070-010, a portion of which is needed for all purposes necessary to facilitate and accomplish the construction and grading of Seeley Avenue.

Grantor has executed and will deliver to Lorie G. Houghlan, Real Property Agent for the County or to the designated escrow company, a Grant Deed dated identifying a portion of Assessor's Parcel Number, referenced 863-070-010 as Parcel 0700035-002 and described on Exhibits "A" and "B" attached hereto and made a part hereof in consideration of which it is mutually agreed as follows:

### 1. The County shall:

A. Pay to the order of Grantor the sum of Three Thousand Eight Hundred Sixty Six Dollars (\$3,866) for the property, or interest therein, conveyed by said deed, when title to said property or interest vests in County free and clear of all liens, encumbrances, easements, leases (recorded or unrecorded), and taxes except those encumbrances and easements which, in the sole discretion of the County, are acceptable.

B. Handle real property taxes, bonds, and assessments in the following manner:

1. All real property taxes shall be prorated, paid, and canceled pursuant to the provisions of Section 5081 et. seq., of the Revenue and Taxation Code.

2. County is authorized to pay the amount shown in Paragraph 1A herein, any unpaid taxes together with penalties, cost and interest thereon, and any bonds or assessments that are due on the date title is transferred to, or possession is taken by the County, whichever first occurs.

C. Install three-wire fencing with posts as depicted on Exhibit "C" attached hereto and made a part hereof at County's sole cost and expense.

D. Pay all escrow, recording, and reconveyance fees incurred in this transaction, and if title insurance is desired by County, the premium charged therefore.

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### 2. Grantor shall:

Indemnify, defend, protect, and hold County, its officers. employees, agents, successors, and assigns free and harmless from and against any and all claims, liabilities, penalties, forfeitures, losses, or expenses, including without limitation, attorneys' fees, whatsoever, arising from or caused in whole or in part, directly or indirectly, by either (a) the presence in, on, within, under, or about the parcel of hazardous materials, toxic substances, or hazardous substances as a result of Grantor's use, storage, or generation of such materials or substances or (b) Grantor's failure to comply with any federal, state, or local laws relating to such materials or substances. For the purpose of this agreement, such materials or substances shall include without limitation hazardous substances, hazardous materials, or toxic substances as defined in the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. Section 9601, et seq.; the Hazardous Materials Transportation Act, 49 U.S.C. Section 1801, et seq.; the Resource Conservation and Recovery Act, 42 U.S.C. Section 6901, et seq.; and those substances defined as hazardous wastes in Section 25117 of the California Health and Safety Code or hazardous substances in Section 25316 of the California Health and Safety Code; and in the regulations adopted in publications promulgated pursuant to said laws.

- B. Be obligated hereunder to include without limitation, and whether foreseeable or unforeseeable, all costs of any required or necessitated repair, clean-up, detoxification, or decontamination of the parcel, and the preparation and implementation of any closure, remedial action, or other required plans in connection therewith, and such obligation shall continue until the parcel has been rendered in compliance with applicable federal, state, and local laws, statutes, ordinances, regulations, and rules.
- 3. It is mutually understood and agreed by and between the parties hereto that the right of possession and use of the subject property by County, including the right to remove and dispose of improvements, shall commence upon the execution of this agreement by all parties. The amount shown in Paragraph 1A includes, but is not limited to, full payment for such possession and use.
- 4. Grantor hereby agrees and consents to the dismissal of any condemnation action which has been or may commenced by County in the Superior Court of Riverside County to condemn said land, and waives any and all claim to money that has been or may be deposited in court in such case or to damages by reason of the filing of such action.
- 5. The performance by the County of its obligations under this agreement shall relieve the County of any and all further obligations or claims on account of the acquisition of the property referred to herein or on account of the location, grade, or construction of the proposed public improvement.
- 6. This agreement shall not be changed, modified, or amended except upon the written consent of the parties hereto.
  - 7. This agreement is the result of negotiations between the parties and is

2	matters herein contained. This agreement sunderstandings, oral or written, in connect	ression of their understanding with respect to the supersedes any and all other prior agreements and ion therewith. No provision contained herein shall
3	form.	ecause it prepared this agreement in its executed
4 5	-	s and successors in interest shall be bound by all greement, and all the parties thereto shall be jointly
6	Dated: 2/1/2010	GRANTOR:
7		ROBERT STEPHEN MCCALL, TRUSTEE OF THE ROBERT STEPHEN REVOCABLE TRUST CREATED APRIL 27, 2006
9		Dollan Macac
10		Robert Stephen McCall, Trustee
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13	ATTEST: Kecia Harper-Ihem Clerk of the Board	
14	11	COUNTY OF RIVERSIDE
15 16	By: Deputy	By: Marion Ashley, Chairman
17		Board of Supérvisors
18	APPROVED AS TO FORM: Pamela J. Walls	
19	County Counsel	
20	By: By Hlia M. Gowrel	
21	Synthia M. Gunzel Deputy County Counsel	
22	Dopaty County Country	
23		

LGH:jw 11/18/09 254TR 13.064

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# EXHIBIT "A" LEGAL DESCRIPTION PARCEL 070 0035-002

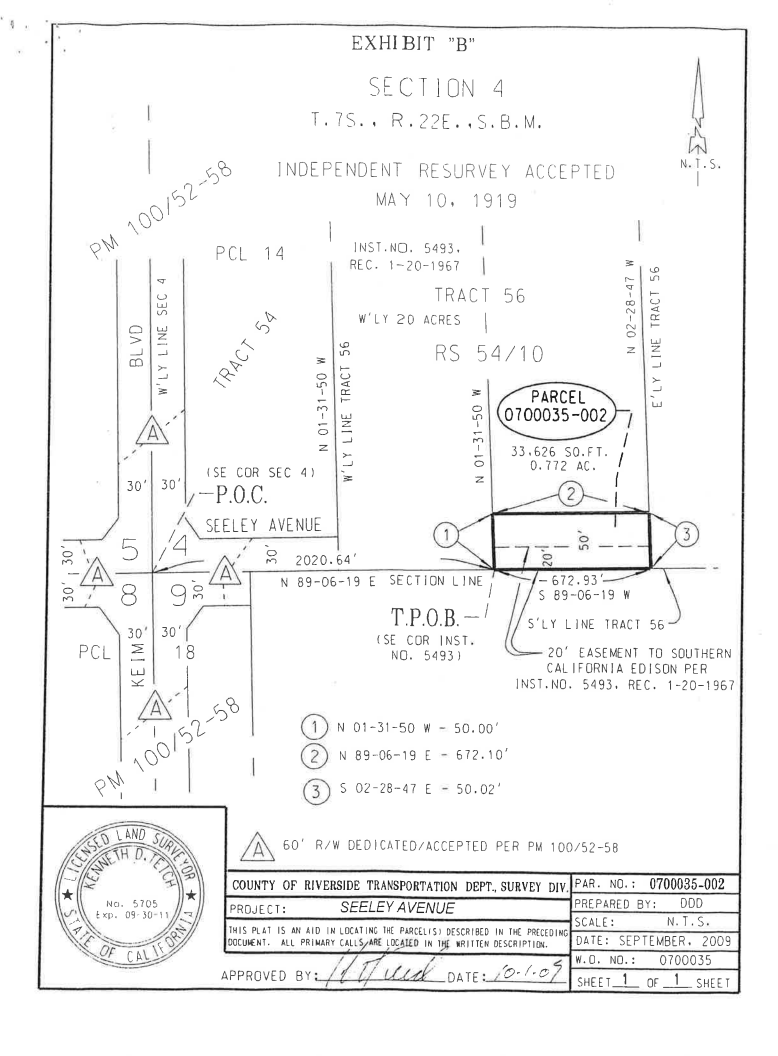
THAT PORTION OF TRACT 56 AS SHOWN ON THE INDEPENDENT RESURVEY OF TOWNSHIP 7 SOUTH, RANGE 22 EAST, SAN BERNARDINO MERIDIAN, CALIFORNIA, ACCEPTED MAY 10, 1919, BY THE GENERAL LAND OFFICE, LYING WITHIN THE SOUTHWEST ONE-QUARTER OF SECTION 4, TOWNSHIP 7 SOUTH, RANGE 22 EAST, SAN BERNARDINO MERIDIAN. DESCRIBED AS FOLLOWS

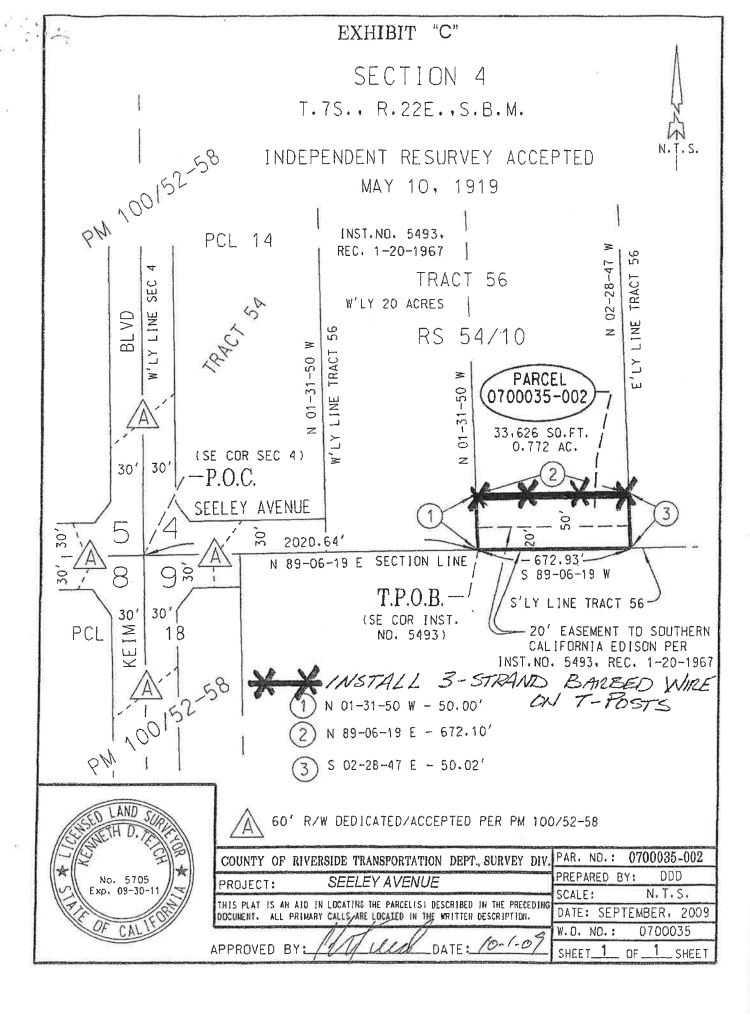
THE SOUTHERLY 50.00 FEET OF SAID TRACT 56

EXCEPTING THEREFROM THAT PORTION LYING WITHIN THE WESTERLY 20 ACRES OF SAID TRACT 56.

CONTAINING: 33,626 SQUARE FEET, OR 0.772 ACRES, MORE OR LESS.

	SEE ATTACHED EXHIBIT	B" LAND S
APPROVED BY: _	Much	SET TH D. TELES
DATE:	10-1069	No. 5705 Exp. 09-30-11
		OF CALLICON





# MINUTES OF THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



### 3.45

On motion of Supervisor Stone, seconded by Supervisor Benoit and duly carried, IT WAS ORDERED that the recommendation from the Economic Development Agency and Transportation Department regarding Acquisition agreement for the Seeley Avenue Secondary Access Road Project – Parcel 0700035-002 within APN 863-070-010 is continued to Tuesday, May 4, 2010 at 9:00 a.m.

Roll Call:

Ayes:

Buster, Stone, Benoit and Ashley

Nays:

None

Absent:

Tavaglione

I hereby certify that entered on	the foregoing is a full true, and correct April 6, 2010	copy of an order made and of Supervisors Minutes.
(seal)	WITNESS my hand and the seal of the Dated: April 6, 2010 Kecia Harper-Ihem, Clerk of the Board and for the County of Riverside, State	d of Supervisors, in
	ву:	Deputy

AGENDA NO. **3.45** 

xc: EDA, Transp, Auditor, COB