FORM AFPROVED COUNTY COUNSEL

SUBMITTAL TO THE FLOOD CONTROL AND WATER CONSERVATION DISTRICT BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA





FROM: General Manager-Chief Engineer

SUBMITTAL DATE:

April 26, 2016

SUBJECT: Approval of Cooperative Agreement for Cantu-Galleano Ranch Road Bridge Widening

(EP 3643), Tract No. 31644-1; District 2; [\$N/A]

RECOMMENDED MOTION: That the Board of Supervisors:

1. Approve the Cooperative Agreement between the District, the City of Jurupa Valley (City) and Pulte Home Corporation (Developer); and

Authorize the Chairman to execute the Agreement documents on behalf of the District.

BACKGROUND:

Summary

The Cooperative Agreement (Agreement) sets forth the terms and conditions by which the Developer will construct a certain vehicular bridge on Cantu-Galleano Ranch Road and reconstruct certain portions of District's Day Creek Channel as a condition of approval for Tract No. 31644-1 and inspected, operated and maintained by the District, City and Developer.

(Continued on Page 2)

AMR:bjp P8/203014

General Manager-Chief

For Fiscal Year:

FINANCIAL DATA	Current	Fiscal Year:	Next Fi	scal Year:	Total Co	st:	Or	ngoing Cost:	POLICY/O	
COST	\$	N/A	\$	N/A	\$	N/A	\$	N/A	C	Delieu 🗆
NET DISTRICT COST	\$	N/A	\$	N/A	\$	N/A	\$	N/A	Consent 🗆	Policy 🗆
SOURCE OF FUNI	DS:							Budget Adjustn	nent: No	

C.E.O. RECOMMENDATION:

APPROVE

County Executive Office Signature

MINUTES OF THE FLOOD CONTROL AND WATER CONSERVATION DISTRICT

On motion of Supervisor Ashley, seconded by Supervisor Benoit and duly carried, IT WAS ORDERED that the above matter is approved as recommended.

Ayes:

Jeffries, Washington, Benoit and Ashley

Nays:

None

Absent:

Tavaglione

Date:

April 26, 2016

XC:

Flood

Kecia Harper-Ihem

N/A

4/5 Vote

Prev. Agn. Ref.:

District:2nd

Agenda Number:

Positions Added

Change Order

SUBMITTAL TO THE FLOOD CONTROL AND WATER CONSERVATION DISTRICT BOARD OF SUPERVISORS, COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

FORM 11: Approval of Cooperative Agreement for Cantu-Galleano Ranch Road Bridge Widening

(EP 3643), Tract No. 31644-1; District 2; [\$N/A]

DATE: April 26, 2016 PAGE: Page 2 of 2

BACKGROUND:

Summary (continued)

Said vehicular bridge spanning District's Day Creek Channel will not conflict with the Channel's primary function and the City will assure unimpeded passage on the access road for the District to continue operation and maintenance of Channel.

The 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 reconstructed facilities. Upon completion of construction, the District will assume ownership and responsibility for the operation and maintenance of the Channel and a maintenance access road. The City will assume ownership and responsibility for the operation and maintenance of the vehicular bridge located within its rights of way.

County Counsel has approved the Agreement as to legal form, and the City and Developer have executed the Agreement.

Impact on Residents and Businesses

The residents and businesses of City of Jurupa Valley will be the primary beneficiaries of the proposed expansion of vehicular bridge project.

SUPPLEMENTAL:

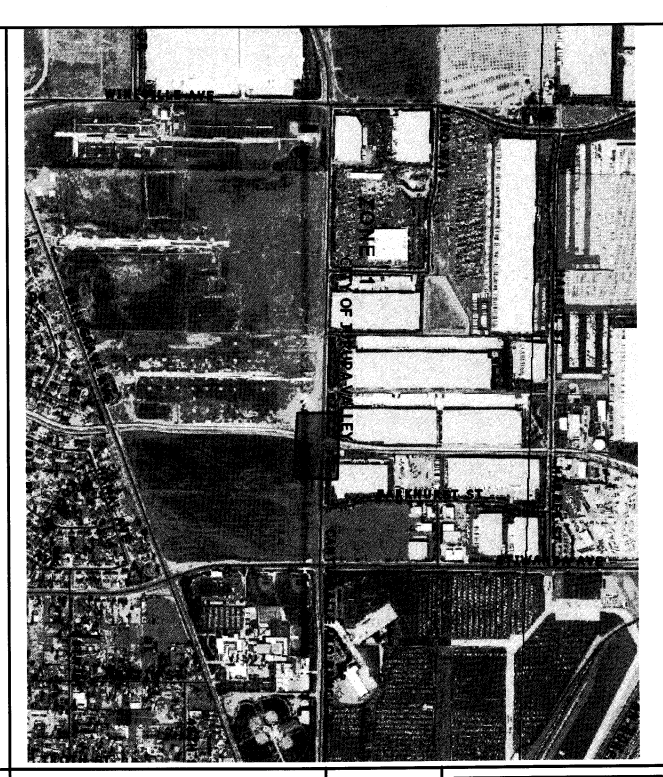
Additional Fiscal Information

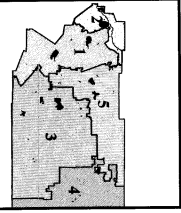
The Developer is funding all construction and construction inspection costs. Future operation and maintenance costs of the Channel will accrue to the District.

ATTACHMENT:

- 1. Vicinity Map
- 2. Cooperative Agreement

AMR:bjp P8/203014





LEGEND:

Supervisor Districts



Project Vicinity

Supervisorial District

DESCRIPTION:

Cantu-Galleano Ranch Road Bridge Widening (EP 3643)





Attachment 1

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COOPERATIVE AGREEMENT Cantu-Galleano Ranch Road Bridge Widening (EP 3643) Tract No. 31644-1

The Riverside County Flood Control and Water Conservation District, hereinafter called "DISTRICT", the City of Jurupa Valley, hereinafter called "CITY", and Pulte Home Corporation, a Michigan corporation, hereinafter called "DEVELOPER", hereby agree as follows:

RECITALS

- DISTRICT operates and maintains Day Creek Channel, Stage 4 (Project No. A. 1-0-00250), hereinafter called "CHANNEL", located in the city of Jurupa Valley. CHANNEL was constructed by DISTRICT for the purpose of providing flood protection and drainage improvements to the area; and
- В. DEVELOPER is the legal owner of record of certain real property, including Tract No. 31644-1, located within the County of Riverside. DEVELOPER has submitted for approval Tract No. 31644-1 located in the city of Jurupa Valley. As a condition of approval for Tract No. 31644-1, DEVELOPER must widen a certain vehicular bridge within Cantu-Galleano Ranch Road spanning CHANNEL; and
- The required construction includes (i) the removal and reconstruction of approximately 55 lineal feet of DISTRICT'S CHANNEL, hereinafter called "RECONSTRUCTED CHANNEL", (ii) the removal and relocation of DISTRICT'S existing access maintenance road, fence and gates, hereinafter called "RECONSTRUCTED ACCESS ROAD", and (iii) construction of approximately 3,390 square feet of slab bridge and ancillary structures, hereinafter collectively called "BRIDGE WIDENING", as shown in concept in red on Exhibit "A" attached hereto and made a part hereof. Together, RECONSTRUCTED CHANNEL and RECONSTRUCTED ACCESS ROAD are hereinafter called "DISTRICT FACILITIES". Together DISTRICT FACILITIES and BRIDGE WIDENING are hereinafter called "PROJECT"; and
- Said BRIDGE WIDENING is proposed to be constructed, in part, within D. DISTRICT'S existing CHANNEL right of way, as described in an Easement recorded April 24,

1990 as Instrument No. 148520 in Book 444 on Page 58 through 66 of the Official Records of the County of Riverside (Assessor's Parcel No. 160-060-050), hereinafter called "CHANNEL RIGHT OF WAY"; and

- E. CHANNEL is an essential and integral part of DISTRICT'S regional system of stormwater management infrastructure that provides critical flood control and drainage to the area; however, the flood control function of CHANNEL is sporadic in nature. Therefore, construction and operation of BRIDGE WIDENING may be accommodated within CHANNEL RIGHT OF WAY to the extent that such uses do not unreasonably interfere with CHANNEL'S principal function or DISTRICT'S ability to operate and maintain CHANNEL; and
- F. DEVELOPER and CITY 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
- G. DEVELOPER and DISTRICT desire CITY to accept ownership and responsibility for the operation and maintenance of BRIDGE WIDENING. Therefore, CITY must review and approve DEVELOPER'S plans and specifications for PROJECT and subsequently inspect the construction of BRIDGE WIDENING; and
- H. DISTRICT is willing to (i) allow DEVELOPER to construct, operate and maintain BRIDGE WIDENING within CHANNEL RIGHT OF WAY, (ii) accept and hold letter of credit submitted by DEVELOPER for DISTRICT FACILITIES, (iii) review and approve DEVELOPER'S plans and specifications for PROJECT, (iv) inspect the construction of DISTRICT FACILITIES, (v) convey to CITY all rights of way necessary for the inspection, operation and maintenance of BRIDGE WIDENING, (vi) allow the public to utilize BRIDGE WIDENING for public conveyance, and (vii) 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 CITY approved plans and specifications, and (c) accepts ownership and responsibility for the operation and maintenance of PROJECT following completion of PROJECT construction until such time as

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25 27 DISTRICT accepts ownership and responsibility for the operation and maintenance of DISTRICT FACILITIES; and

CITY is willing to (i) review and approve DEVELOPER'S plans and specifications for PROJECT, (ii) inspect the construction of BRIDGE WIDENING, (iii) accept ownership and responsibility for the structural integrity of BRIDGE WIDENING, (iv) indemnify and hold DISTRICT harmless from any alleged claims for damage arising from CITY'S design, use and operation of BRIDGE WIDENING, and (v) accept ownership and responsibility for the operation and maintenance of BRIDGE WIDENING, provided PROJECT is constructed in accordance with plans and specifications approved by DISTRICT and CITY.

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

SECTION I

DEVELOPER shall:

- 1. Prepare **PROJECT** plans and specifications, hereinafter called "IMPROVEMENT PLANS", including separate plans and specifications for DISTRICT FACILITIES, in accordance with applicable DISTRICT and CITY standards and submit to DISTRICT and CITY for their respective review and approval.
- 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 Agreement. Additionally, DEVELOPER shall pay CITY, within thirty (30) days after receipt of periodic billings from CITY, any and all such amounts as are deemed reasonably necessary by CITY to cover CITY'S costs associated with i) the review of IMPROVEMENT PLANS, ii) the review and approval of right of way and conveyance documents, and iii) the processing and administration of this 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.7. herein, the estimated cost of providing construction

inspection for DISTRICT FACILITIES, in an amount as determined and approved by 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. Additionally, DEVELOPER shall deposit with CITY, at the time of providing written notice to DISTRICT of the start of PROJECT construction as set forth in Section I.7. herein, the estimated cost of providing construction inspection in an amount as determined and approved by CITY in accordance with Ordinance Nos. 671 and 749 of the County of Riverside, including any amendments thereto, as adopted by CITY pursuant to Chapter 1.35 of the Jurupa Valley Municipal Code and based upon the bonded value of BRIDGE WIDENING.

- 4. 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 and BRIDGE WIDENING. DEVELOPER shall furnish DISTRICT and CITY, at the time of providing written notice to DISTRICT of the start of construction as set forth in Section I.7. or not less than twenty (20) days prior to recordation of the final map for Tract No. 31644-1 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 and/or CITY, as appropriate.
- 5. Prior to commencing PROJECT construction, furnish DISTRICT and CITY 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 PROJECT. 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 CITY, 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. Notify DISTRICT in writing (Attention: Development Review 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.

- 8. Furnish DISTRICT, at the time of providing written notice to DISTRICT of the start of construction as set forth in Section I.7., cash or a DISTRICT approved letter of credit from a DISTRICT approved financial institution in the amount equal to one hundred twenty percent (120%) of the engineer's approved DISTRICT FACILITIES construction cost estimate. Said deposit shall be retained by DISTRICT for a period of four (4) years from the date DISTRICT accepts DISTRICT FACILITIES as complete as surety against any claim or liability resulting from a determination that PROJECT is a Public Works project, including but not limited to the failure of DEVELOPER or its agent(s) or contractor(s) to pay prevailing wages in connection with PROJECT'S construction as a result of PROJECT having been deemed to be a Public Work within the meaning of Section 1720 of the California Labor Code.
- 9. Furnish DISTRICT and CITY, at the time of providing written notice to DISTRICT of the start of construction as set forth in Section I.7., with a complete list of all contractors and subcontractors to be performing work on PROJECT, 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.
- 10. Furnish DISTRICT, at the time of providing written notice to DISTRICT of the start of construction as set forth in Section I.7., 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 PROJECT progress, DEVELOPER shall update said construction schedule as requested by DISTRICT.

- 11. Furnish DISTRICT and CITY each with a set of final mylar plans for PROJECT and assign their ownership to DISTRICT and CITY, respectively, prior to the start on any portion of PROJECT construction.
- 12. Not permit any change to or modification of DISTRICT and CITY approved IMPROVEMENT PLANS without the prior written permission and consent of DISTRICT and CITY.
- 13. Comply with all Cal/OSHA safety regulations, including regulations concerning confined space and maintain a safe working environment for DEVELOPER, DISTRICT and CITY employees on the site.
- 14. Furnish DISTRICT, at the time of providing written notice to DISTRICT of the start of construction as set forth in Section I.7., 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.
- 15. DEVELOPER shall not commence operations until DISTRICT has been furnished with original certificate(s) of insurance and original certified copies of endorsements and, if requested, certified original policies of insurance including all endorsements and any and all other attachments as required in this Section.

Without limiting or diminishing DEVELOPER'S obligation to indemnify or hold DISTRICT harmless, DEVELOPER shall procure and maintain or cause to be maintained, at its sole cost and expense, the following insurance coverages during the term of this Agreement:

A. <u>Workers' Compensation</u>:

If DEVELOPER has employees as defined by the State of California, DEVELOPER shall maintain statutory Workers' Compensation Insurance (Coverage A) as prescribed by the laws of the State of California. Policy shall include Employers' Liability (Coverage B) including Occupational Disease with limits not less than \$1,000,000

per person per accident. Policy shall be endorsed to waive subrogation in favor of DISTRICT, the County of Riverside and CITY and, if applicable, to provide a Borrowed Servant/Alternate Employer Endorsement.

B. <u>Commercial General Liability</u>:

Commercial General Liability insurance coverage including but not limited to premises liability, unmodified contractual liability, products and completed operations liability, personal and advertising injury and cross liability coverage, covering claims which may arise from or out of DEVELOPER'S performance of its obligations hereunder. Policy shall name the DISTRICT, the County of Riverside and CITY, its agencies, districts, special districts, and departments, their respective directors, officers, Board of Supervisors, employees, elected or appointed officials, agents or representatives as additional insureds. Policy's limit of liability shall not be less than \$2,000,000 per occurrence combined single limit. If such insurance contains a general aggregate limit, it shall apply separately to this Agreement or be no less than two (2) times the occurrence limit.

C. <u>Vehicle Liability</u>:

If DEVELOPER'S vehicles or mobile equipment are used in the performance of the obligations under this Agreement, then DEVELOPER shall maintain liability insurance for all owned, non-owned or hired vehicles so used in an amount not less than \$1,000,000 per occurrence combined single limit. If such insurance contains a general aggregate limit, it shall apply separately to this Agreement or be no less than two (2) times the occurrence limit. Policy shall name DISTRICT, the County of Riverside and CITY, its agencies, districts, special districts and departments, their respective directors, officers,

Board of Supervisors, employees, elected or appointed officials, agents or representatives as additional insureds.

D. <u>Professional Liability</u>:

DEVELOPER shall maintain Professional Liability Insurance providing coverage for DEVELOPER'S performance of work included within this Agreement with a limit of liability of not less than \$2,000,000 per occurrence and \$4,000,000 annual aggregate. If DEVELOPER'S Professional Liability Insurance is written on a claims made basis rather than an occurrence basis, such insurance shall continue through the term of this Agreement and DEVELOPER shall purchase at his sole expense either 1) an Extended Reporting Endorsement (also known as Tail Coverage), or 2) Prior Dates Coverage from a new insurer with a retroactive date back to the date of or prior to the inception of this Agreement, or 3) demonstrate through Certificates of Insurance that DEVELOPER has maintained continuous coverage with the same or original insurer. Coverage provided under items 1), 2) or 3) will continue as long as the law allows.

E. General Insurance Provisions – All Lines:

- i. Any insurance carrier providing insurance coverage hereunder shall be admitted to the State of California and have an A.M. BEST rating of not less than an A: VIII (A: 8) unless such requirements are waived, in writing, by the County Risk Manager. If the County Risk Manager waives a requirement for a particular insurer, such waiver is only valid for that specific insurer and only for one policy term.
- ii. DEVELOPER must declare its insurance self-insured retention for each coverage required herein. If any such self-insured retention exceeds \$500,000 per occurrence, each such retention

shall have the prior written consent of the County Risk Manager before the commencement of operations under this Agreement. Upon notification of self-insured retention deemed unacceptable to the DISTRICT and at the election of the County Risk Manager, DEVELOPER'S carriers shall either 1) reduce or eliminate such self-insured retention with respect to this Agreement with DISTRICT, or 2) procure a bond which guarantees payment of losses and related investigations, claims administration and defense costs and expenses.

DEVELOPER shall cause their insurance carrier(s) to furnish iii. DISTRICT with 1) a properly executed original certificate(s) of insurance and certified original copies of endorsements effecting coverage as required herein, and 2) if requested to do so orally or in writing by the County Risk Manager, provide original certified copies of policies including all endorsements and all attachments thereto showing such insurance is in full force and effect. Further, said certificate(s) and policies of insurance shall contain the covenant of the insurance carrier(s) that a minimum of sixty (60) days written notice shall be given to DISTRICT prior to any material modification, cancellation, expiration or reduction coverage of such insurance. If DEVELOPER insurance carrier(s) policies do not meet the minimum notice requirement found herein, DEVELOPER shall cause DEVELOPER'S insurance carrier(s) to furnish a 60-day Notice of Cancellation In the event of a material modification, Endorsement. cancellation, expiration or reduction in coverage, this Agreement shall terminate forthwith unless DISTRICT receives, prior to such effective date, another properly executed original certificate

of insurance and original copies of endorsements or certified original policies, including all endorsements and attachments thereto, evidencing coverages set forth herein and the insurance required herein is in full force and effect. An individual authorized by the insurance carrier to do so on its behalf shall sign the original endorsements for each policy and the certificate of insurance.

- iv. It is understood and agreed by the parties hereto that DEVELOPER'S insurance shall be construed as primary insurance, and DISTRICT'S insurance and/or deductibles and/or self-insured retentions or self-insured programs shall not be construed as contributory.
- v. If, during the term of this Agreement or any extension thereof, there is a material change in the scope of services or there is a material change in the equipment to be used in the performance of the scope of work which will add additional exposures (such as the use of aircraft, watercraft, cranes, etc.) or the term of this Agreement, including any extensions thereof, exceeds five (5) years, DISTRICT reserves the right to adjust the types of insurance required under this Agreement and the monetary limits of liability for the insurance coverages currently required herein if, in the County Risk Manager's reasonable judgment, the amount or type of insurance carried by DEVELOPER has become inadequate.
- vi. DEVELOPER shall pass down the insurance obligations contained herein to all tiers of subcontractors working under this Agreement.

vii. The insurance requirements contained in this Agreement may be met with a program(s) of self-insurance acceptable to DISTRICT.

viii. DEVELOPER agrees to notify DISTRICT of any claim by a third party or any incident or event that may give rise to a claim arising from the performance of this Agreement.

Failure to maintain the insurance required by this paragraph shall be deemed a material breach of this Agreement and shall authorize and constitute authority for DISTRICT, at its sole discretion, to provide written notice to DEVELOPER that DISTRICT is unable to perform its obligations hereunder nor accept responsibility for ownership, operation and maintenance of DISTRICT FACILITIES due, either in whole or in part, to said breach of this Agreement.

- 16. Construct or cause to be constructed PROJECT at DEVELOPER'S sole cost and expense in accordance with DISTRICT and CITY approved IMPROVEMENT PLANS.
- 17. Within two (2) weeks of completing PROJECT construction, provide DISTRICT with written notice (Attention: Development Review Section) and CITY that PROJECT construction is substantially complete and request that DISTRICT conduct a final inspection of DISTRICT FACILITIES and CITY conduct a final inspection of BRIDGE WIDENING.
- 18. Accept ownership and sole responsibility for the operation and maintenance of PROJECT until such time as (i) DISTRICT'S acceptance of DISTRICT FACILITIES construction as being complete, and (ii) CITY accepts ownership and responsibility for the operation and maintenance of BRIDGE WIDENING.
- 19. Upon completion of PROJECT construction but prior to DISTRICT'S acceptance of ownership and responsibility for the operation and maintenance of DISTRICT FACILITIES, 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 redlined "record drawings" of DISTRICT FACILITIES plans. After DISTRICT approval of the redlined "record drawings", DEVELOPER'S engineer 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 DISTRICT FACILITIES plans "record drawings".

- 20. Pay, if suit is brought upon this 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.
- 21. Ensure that all work performed pursuant to this 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.

SECTION II

DISTRICT shall:

- 1. Act as a Responsible Agency under CEQA, taking all necessary and appropriate action to comply with CEQA.
- 2. Review and approve IMPROVEMENT PLANS prior to the start of PROJECT construction.
- 3. Provide CITY an opportunity to review and approve IMPROVEMENT PLANS prior to DISTRICT'S final approval.
- 4. Upon execution of this Agreement, record or cause to be recorded a copy of this Agreement in the Official Records of the Riverside County Recorder.
- 5. Accept and hold said letter of credit or other surety submitted by DEVELOPER as set forth in Section I.8.
 - 6. Inspect DISTRICT FACILITIES construction.
- 7. By execution of this Agreement, grant CITY, its agents and contractors all rights to construct, operate and maintain BRIDGE WIDENING within CHANNEL RIGHT OF WAY for public conveyance purposes which are (i) not incompatible with CHANNEL'S primary flood control purpose and which do not interfere with or impair DISTRICT'S ability to operate

and maintain CHANNEL or any of its appurtenant works, and (ii) within the authority of DISTRICT to grant pursuant to the existing easement(s) held by DISTRICT.

- 8. 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 Agreement.
- 9. 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. 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.
- 10. Upon completion of PROJECT construction and upon acceptance by CITY of all rights of way deemed necessary by DISTRICT and CITY for the operation and maintenance of BRIDGE WIDENING but prior to DISTRICT acceptance of DISTRICT FACILITIES for ownership, operation and maintenance, convey or cause to be conveyed to CITY the flood control easement(s), including ingress and egress, in a form approved by DISTRICT, the rights of way as shown in concept in grey on Exhibit "B" attached hereto and made a part hereof.
- of DISTRICT FACILITIES upon (i) DISTRICT inspection of DISTRICT FACILITIES in accordance with Section I.17., (ii) DISTRICT acceptance of DISTRICT FACILITIES construction as being complete, (iii) DISTRICT receipt of stamped and signed "record drawings" of PROJECT plans, as set forth in Section I.19., (iv) CITY acceptance of BRIDGE WIDENING for ownership, operation and maintenance, (v) DISTRICT'S sole determination that DISTRICT FACILITIES are in a satisfactorily maintained condition, (vi) DISTRICT'S sole determination that CHANNEL and DISTRICT FACILITIES are fully functioning as a flood control drainage

system, and (vii) DISTRICT acceptance of DISTRICT FACILITIES for ownership, operation and maintenance.

- 12. Provide CITY with a reproducible duplicate copy of "record drawings" PROJECT plans upon DISTRICT acceptance of DISTRICT FACILITIES as being complete.
- 13. Give written notice to CITY of any non-compatible use of BRIDGE WIDENING and CHANNEL RIGHT OF WAY that is not in conformity with the provisions of this Agreement or which may adversely affect CHANNEL'S flood control function and grant CITY thirty (30) days from and after such notice to correct any such nonconforming use.
- 14. Assume no responsibility, obligation or liability whatsoever for (i) the design, construction, inspection, operation and maintenance of BRIDGE WIDENING, or (ii) CITY'S public's use of CHANNEL RIGHT OF WAY as granted herein unless done so expressly in writing, approved by both parties as an amendment or addendum to this agreement

SECTION III

CITY shall:

- 1. Pursuant to the California Environmental Quality Act (CEQA), act as the Lead Agency and assume responsibility for the preparation, circulation and adoption of all necessary and appropriate CEQA documents pertaining to the construction, operation and maintenance of PROJECT.
- 2. Review and approve IMPROVEMENT PLANS prior to the start of PROJECT construction.
 - 3. Inspect BRIDGE WIDENING construction.
- 4. Grant DISTRICT, by execution of this Agreement, the right to inspect, operate and maintain DISTRICT FACILITIES within CITY rights of way as set forth herein.
- 5. Accept ownership and sole responsibility for the operation and maintenance of BRIDGE WIDENING upon DISTRICT acceptance of DISTRICT FACILITIES for ownership, operation and maintenance.
- 6. Subsequent to BRIDGE WIDENING construction and within CHANNEL RIGHT OF WAY, (i) assume sole responsibility for the operation and maintenance of BRIDGE

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WIDENING including but not limited to performing all necessary repairs and the routine removal of trash and debris associated with public use of BRIDGE WIDENING and CHANNEL RIGHT OF WAY, (ii) assume sole responsibility for the structural integrity of BRIDGE WIDENING, and (iii) assume all liability associated with the public use of BRIDGE WIDENING and CHANNEL RIGHT OF WAY including claims of third persons for injury or death or damage to property. Said obligation shall not include any inverse condemnation liability of DISTRICT by reason of the location of CHANNEL or DISTRICT'S improvements thereto unless such liability is the result of CITY'S operations or use of the property by the public pursuant to CITY'S actual or tacit consent.

- Subsequent to BRIDGE WIDENING construction and within CHANNEL 7. RIGHT OF WAY, ensure the safety of the public who may utilize BRIDGE WIDENING by conducting periodic safety inspections and promptly making such repairs as are necessary to safeguard the public and its use thereof.
- 8. In its use of BRIDGE WIDENING and CHANNEL RIGHT OF WAY under the rights granted herein, CITY agrees to promptly repair any damage to DISTRICT'S CHANNEL improvements or CHANNEL RIGHT OF WAY unless such damage is caused by flooding or is the result of DISTRICT'S customary operation, maintenance or improvements to its facilities located therein.

SECTION IV

It is further mutually agreed:

- 1. BRIDGE WIDENING shall, at all times, remain sole ownership and exclusive responsibility of CITY. Nothing herein shall be construed as creating any obligation or responsibility on the part of DISTRICT to operate, maintain or warranty BRIDGE WIDENING.
- 2. DISTRICT shall not issue a Notice to Proceed for PROJECT construction until all of the following items have been furnished by DEVELOPER: (i) IMPROVEMENT PLANS, (ii) inspection deposit as set forth in Section I.3., (iii) cash, approved bonds or letter or credit as set forth in Section I.8, and (iv) a complete Notice of Intent to start PROJECT construction as set forth in Section I.7.

3. Prior to DISTRICT'S acceptance of ownership and responsibility for the operation and maintenance of DISTRICT FACILITIES from DEVELOPER, DISTRICT FACILITIES shall be in a satisfactorily maintained condition as solely determined by DISTRICT. If, in the sole discretion of DISTRICT, DISTRICT FACILITIES are not in acceptable condition, corrections shall be at DEVELOPER'S sole expense. Prior to CITY'S acceptance of ownership and responsibility for the operation and maintenance of BRIDGE WIDENING from DEVELOPER, BRIDGE WIDENING shall be in a satisfactorily maintained condition as solely determined by CITY. If, in the sole discretion of CITY, BRIDGE WIDENING is not in an acceptable condition, corrections will be made at the sole expense of DEVELOPER.

- 4. CITY 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.
- 5. DEVELOPER shall commence construction of PROJECT within twelve (12) consecutive months after execution of this Agreement and shall complete construction 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 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 surrender the letters of credit or cash to DISTRICT.
- 6. If DEVELOPER fails to commence construction of PROJECT within nine (9) months after execution of this 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.7. 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.

7. 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.7.; 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 and, 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.

8. 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.

9. All work involved with PROJECT shall be inspected by DISTRICT and CITY but shall not be deemed complete until DISTRICT and CITY mutually agree in writing that construction is completed in accordance with DISTRICT and CITY approved IMPROVEMENT PLANS.

Riverside and CITY (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.

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, County of Riverside and CITY (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 limited right to adjust, settle, or compromise any such claim, proceeding or action without the prior consent of DISTRICT, County of Riverside and CITY; provided, however, that any such adjustment, settlement or compromise in no manner whatsoever limits or circumscribes DEVELOPER'S indemnification obligations to DISTRICT, County of Riverside or CITY.

Developer shall have the right to adjust, settle or compromise any claim for personal injuries or property damages where the plaintiff only receives monetary damages and there is no statement or recognition of DISTRICT, County of Riverside or CITY liability for said damages. DISTRICT, County of Riverside or CITY, as respects the claims against them, shall be entitled to consent to any adjustment, settlement or compromise of any claim relating to 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 natural drainage patterns or the discharge of drainage within or from PROJECT or any adjustment, settlement or compromise involving obligations by DISTRICT, County of Riverside or CITY for future maintenance, reconstruction or actions by DISTRICT or CITY.

DEVELOPER'S indemnification obligations shall be satisfied when DEVELOPER has provided to DISTRICT and CITY the appropriate form of dismissal relieving DISTRICT, County of Riverside or CITY from any liability for the claim, proceeding or action involved.

The specified insurance limits required in this Agreement shall in no way limit or circumscribe DEVELOPER'S obligations to indemnify and hold harmless DISTRICT, County of Riverside and CITY 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 Civil Code Section 2782. Such interpretation shall not relieve DEVELOPER from indemnifying DISTRICT, County of Riverside or CITY to the fullest extent allowed by law.

11. Any waiver by DISTRICT or by CITY of any breach of any one or more of the terms of this 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 CITY to require exact, full and complete compliance with any terms of this Agreement shall not be construed as in any manner changing the terms hereof or estopping DISTRICT or CITY from enforcement hereof.

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12. This Agreement is to be construed in accordance with the laws of the State of California.

13. Any and all notices sent or required to be sent to the parties of this 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

CITY OF JURUPA VALLEY 8390 Limonite Avenue Jurupa Valley, CA 92509 Attn: Tina York

Development Services Manager

PULTE HOME CORPORATION 27101 Puerta Real, Suite 300 Mission Viejo, CA 92691 Attn: Daniel Wozniak

- 14. 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 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.
- 15. This Agreement is the result of negotiations between the parties hereto and the advice and assistance of their respective counsel. The fact that this Agreement was prepared as a matter of convenience by DISTRICT shall have no import or significance. Any uncertainty or ambiguity in this Agreement shall not be construed against DISTRICT because DISTRICT prepared this Agreement in its final form.
- 16. The rights and obligations of DEVELOPER shall inure to and be binding upon all heirs, successors and assignees.
- 17. 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 Agreement.
- 18. The individual(s) executing this Agreement on behalf of DEVELOPER certify that they have the authority within their respective company(ies) to enter into and execute

this 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 Agreement.

19. This 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 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 Agreement on			
2	APR 2 6 2016			
3	(to be filled in by Clerk of the Board)			
4	DECOMMENDED FOR APPROVAL.	RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT		
5	RECOMMENDED FOR APPROVAL:	AND WATER CONSERVATION DISTRICT		
6	By WW	By Marier Adelle		
7	JASON UHLEY	MARION ASHLEY, Chairman Riverside County Flood Control and Water		
8	Acting General Manager-Chief Engineer	Conservation District Board of Supervisors		
9	APPROVED AS TO FORM:	ATTEST:		
11	GREGORY P. PRIAMOS County Counsel	KECIA HARPER-IHEM Clerk of the Board		
12	2 2 1			
13	By MALL R	By All Waston		
14	NEAL R. KIPNIS Deputy County Counsel	Deputy		
15	Deputy County Counsel	(SEAL)		
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24				
25	Cooperative Agreement: Cantu-Galleano Ranch Road Bridge Wideni	ng (EP 3643)		
26	Tract No. 31644-1 AMR:blm:bjp			
27	03/07/16			

1	1 RECOMMENDED FOR APPROVAL: CITY O	F JURUPA VALLEY
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4	LAUI L. SMITH, P. E. LAUI	RA ROUGHTON ()
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9	9 By Janhorson By the	22hr Lints
10	PETER M THORSON / VICT	ORIA WASKO Herk
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25	Cooperative Agreement: Cantu-Galleano Ranch Road Bridge Widening (EP 3643) Tract No. 31644-1	3)
26	26 Tract No. 31644-1 AMR:blm:bjp	
27	AMR:blm:bjp 03/07/16	
لمما	an II	

PULTE HOME CORPORATION

a Michigan corporation

DARREN WARREN

Vice President of Land Acquisition and Development

(ATTACH NOTARY WITH CAPACITY STATEMENT)

Cooperative Agreement: Cantu-Galleano Ranch Road Bridge Widening (EP 3643) Tract No. 31644-1 AMR:blm:bjp

7 03/07/16

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.					
State of California County of ORANCE) 1. VASQUEZ, NOTHRY SUBLL Here Insert Name and Title of the Officer				
Date Date	Here Insert Name and Title of the Officer				
personally appeared	Name(s) of Signer(s)				
subscribed to the within instrument and acknow	y evidence to be the person(a) whose name(a) is/are wledged to me that he/she/they executed the same in his/her/their signature(a) on the instrument the person(s), acted, executed the instrument.				
	I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.				
	WITNESS my hand and official seal.				
J. VASQUEZ Commission # 2006492 Notary Public California Orange County My Comm. Expires Feb 7, 2017	Signature of Notary Public				
Place Notary Seal Above					
Though this section is optional, completing this	PTIONAL s information can deter alteration of the document or is form to an unintended document.				
Description of Attached Document Title or Type of Document: Number of Pages: Signer(s) Other The	Document Date:an Named Above:				
Capacity(ies) Claimed by Signer(s)					
Signer's Name: ☐ Corporate Officer — Title(s):	Signer's Name: ☐ Corporate Officer — Title(s):				
□ Partner — □ Limited □ General	_ ☐ Corporate Officer — Title(s): ☐ Partner — ☐ Limited ☐ General				
☐ Individual ☐ Attorney in Fact	☐ Individual ☐ Attorney in Fact				
☐ Trustee ☐ Guardian or Conservator ☐ Other:	☐ Trustee ☐ Guardian or Conservator				
Signer Is Representing:	☐ Other: Signer Is Representing:				

Commission of Scott Commission of Scott

Exhibit A

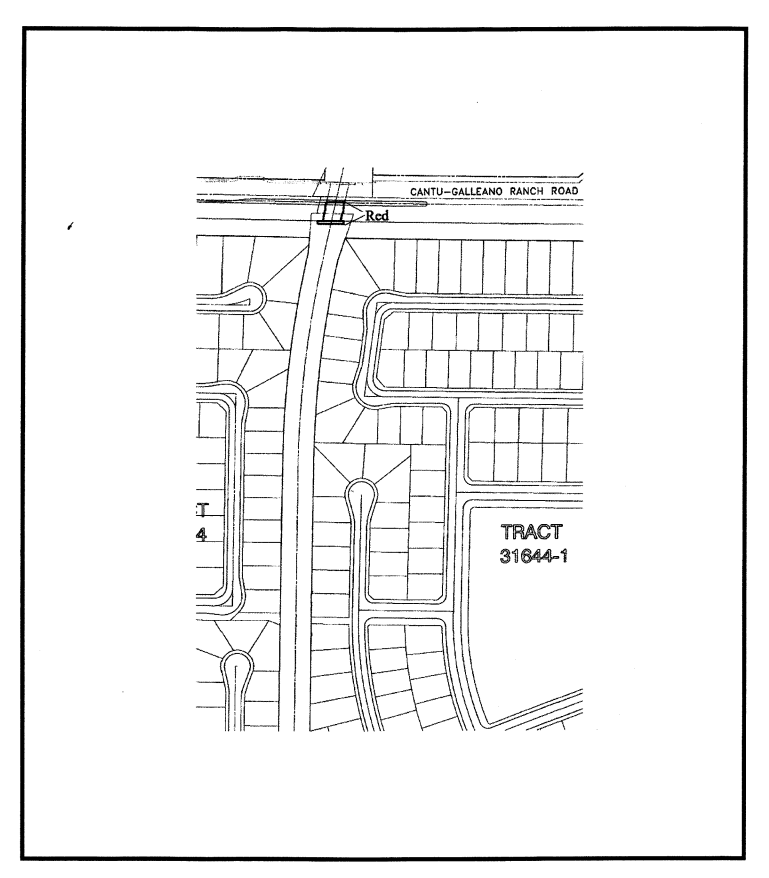


Exhibit B

