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



3.4 (ID # 4358)

MEETING DATE:

Tuesday, June 6, 2017

FROM: EXECUTIVE OFFICE:

SUBJECT: EXECUTIVE OFFICE: Approval of Agreement for Taxing Entity Compensation for

the Transfer of APN 757-062-003 located in the Community of Thermal from the

County of Riverside to the Desert Recreation District, District 4, [\$0]

RECOMMENDED MOTION: That the Board of Supervisors:

- Approve the attached Agreement for Taxing Entity Compensation for APN 757-062-003 (Property), Thermal, Riverside County (Compensation Agreement), between the County of Riverside (County) and various taxing entities, relating to the transfer of the Property from County to the Desert Recreation District pursuant to Health and Safety Code section 34180 (f); and
- 2. Authorize the Chairman of the Board of Supervisors to execute the attached Compensation Agreement on behalf of the County, Riverside County Free Library, Riverside County Structural Fire Protection, County Service Area 125, and Supervisorial Road District 4.

ACTION: Policy

MINUTES OF THE BOARD OF SUPERVISORS

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

Ayes:

Jeffries, Tavaglione, Washington and Perez

Nays:

None

Absent:

Ashlev

Date:

June 6, 2017

XC:

EO

Deputy (

Kecia Harper-Ihem

Clerk

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BACKGROUND:

Summary

ABx1 26 enacted in June 2011 (as amended by AB 1484 in June 2012, collectively the Dissolution Act) charges the Successor Agency to the Redevelopment Agency for the County of Riverside (Successor Agency) with winding down the affairs of the former Redevelopment Agency for the County of Riverside (RDA). Pursuant to Health and Safety Code Section 34191.5, added by the Dissolution Act, the Successor Agency prepared a Long Range Property Management Plan (LRPMP) which identified all real property assets owned by the former RDA and recommended appropriate disposition strategies for each identified parcel. The LRPMP was approved by the California Department of Finance (DOF) on December 18, 2015. Pursuant to Health and Safety Code Section 34191.3 (a) the approved LRPMP shall govern, superseding all other provisions relating to, the disposition and use of the real property assets of the former redevelopment agency.

FINANCIAL DATA	Current Fiscal Year:		Next Fiscal Year	1 (1) 12 2 (1)	Total Go	st:	Ongoing	j Cost
COST	\$	0	\$	0	S THE RESERVE OF THE PROPERTY	\$0	DARKO A RIGINALINA DE LA CANTA DEL CANTA DE LA CANTA DEL CANTA DE LA CANTA DEL CANTA DEL CANTA DE LA CANTA DE LA CANTA DEL CANTA DE LA CANTA DEL CANTA DE LA CANTA DEL CANTA DEL CANTA DEL CANTA DEL CANTA DE LA CANTA DEL CANTA DEL CANTA DEL CANTA DEL CANTA DEL CANTA DEL C	\$0
NET COUNTY COST	\$	0	\$	0		\$0		\$0
SOURCE OF FUNDS: N/A				Buc	Budget Adjustment: N/A			
				For	Fiscal Yea	r: 16/	17	

C.E.O. RECOMMENDATION: Approve

BACKGROUND:

Summary (continued)

The LRPMP designated that certain real property within the Desert Communities Redevelopment Project Area (DCPA), Thermal sub-area, identified by Assessor's Parcel Number 757-062-003 (Property) as "retain for future development" by the County of Riverside (County) based on the needs of the Thermal community. The Property is recognized by the County as a vital site for the development of a park to fulfill the redevelopment plan objectives as detailed in the Redevelopment Plan for Project No. 4, as adopted by the County Board of Supervisors on December 23, 1986 via ordinance 638. Pursuant to the LRPMP, on May 9, 2017 the Board of Supervisor's approved the transfer of the Property from the Successor Agency to the County, and the County accepted the subject transfer (see Agenda Items 4-1 and 3-11 respectively).

The Successor Agency contemplated participation by the Desert Recreation District (DRD) in the development and maintenance of the Property as a community park as described in the

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DOF approved LRPMP. Transfer of the Property from the County to DRD, to accomplish the purposes set forth in the LRPMP, is conditioned upon the execution of a compensation agreement by the County with the applicable taxing entities pursuant to Health and Safety Code section 34180(f).

Staff recommends the Board of Supervisors approve the attached Agreement for Taxing Entity Compensation for APN 757-062-003 (Compensation Agreement) between the County and various taxing entities, including, among others, the Riverside County Free Library, Riverside County Structure Fire Protection, County Service Area 125, and Supervisorial Road District 4. Staff also recommends that the Board of Supervisors execute the attached Compensation Agreement on behalf of the County, the Riverside County Free Library, Riverside County Structure Fire Protection, County Service Area 125, and Supervisorial Road District 4. The transfer of Property to DRD will have negligible financial impact on the County.

Impact on Residents and Businesses

Development of the Property as a park promotes health and wellness, creates a safe place for recreation and provides a place for citizens to be active.

5/30/2017 Gregory V. Priacrios, Director County Counsel

5/23/2017

WHEN DOCUMENT IS FULLY EXECUTED RETURN CLERK'S COPY

to Riverside County Clerk of the Board, Stop 1010 Post Office Box 1147, Riverside, Ca 92502-1147

AGREEMENT FOR Thank you.

TAXING ENTITY COMPENSATION FOR

APN 757-062-003

THERMAL, RIVERSIDE COUNTY

This Agreement for Taxing Entity Compensation (this "Agreement"), dated for reference purposes as of ______, 2016, is entered into by and among the County of Riverside "County" and the following public agencies (all of which are collectively referred to herein as the "Parties" and as the "Taxing Entities"):

- County of Riverside, a political subdivision of the State of California;
- Riverside County Free Library,
- Riverside County Structure Fire Protection;
- Riverside County Regional Parks and Open Space;
- County Service Area 125;
- Riverside County Office of Education;
- Supervisorial Road District 4;
- Coachella Valley Unified School District;
- Desert Community College District;
- City of La Quinta;
- City of Coachella Annexation Area;
- Coachella Valley Public Cemetery;
- Coachella Fire Protection:
- Coachella Valley Mosquito and Vector Control;
- Coachella Valley Recreation and Parks (Desert Recreation District);
- Coachella Valley Water District (CVWD);
- Coachella Valley Resource Conservation District
- CVWD Imp. District 1 Debt Service; and
- CVWD Storm Water Unit.

RECITALS

WHEREAS, Pursuant to Assembly Bill xl 26 (together with AB 1484 and SB 107, the "Dissolution Act"), the Redevelopment Agency for the County of Riverside ("Redevelopment Agency") was dissolved effective February 1, 2012, and pursuant to Health & Safety Code Section 34173, the County of Riverside elected to serve as the successor agency to the dissolved Redevelopment Agency;

WHEREAS, California Health and Safety Code ("HSC") Section 34191.5 provides for the disposition of Successor Agency property pursuant to the approved Long Range Property Management Plan ("LRPMP");

WHEREAS, on November 5, 2015 the Amended LRPMP was approved by resolution of the Oversight Board of the (insert full name of OB) ("Oversight Board");

WHEREAS, on December 18, 2015, the California Department of Finance approved the Amended LRPMP;

WHEREAS, the Successor Agency owns property within the Desert Communities Redevelopment Project Area, Thermal Sub-area, bearing the Assessor's Parcel number 757-062-003;

WHEREAS, pursuant to the Amended LRPMP, the Successor Agency will transfer property within the Desert Communities Redevelopment Project Area, Thermal Sub-area, bearing the Assessor's Parcel number 757-062-003 to the County for future development;

WHEREAS, CA HSC Section 31480(f) provides that if a county wishes to retain any properties or other assets for future redevelopment activities, funded from its own funds and under its own auspices, it must reach a compensation agreement with other taxing entities to provide payments to them in proportion to their shares of the base property tax, as determined pursuant to, CA HSC 34188, for the value of the property retained;

WHEREAS, the Property is recognized by the County as a vital site for the development of a park to fulfill the redevelopment plan objectives as detailed in the Redevelopment Plan for Project No. 4, as adopted by the Riverside County Board of Supervisors on December 23, 1986 via Ordinance 638. The disposition of this Property for development of a community park is addressed in the Amended LRPMP, which is required pursuant to CA HSC Section 34191.3. As such, the County desires to transfer this Property to the Desert Recreation District for development of a community park as authorized under CA HSC Section 34191.5;

WHEREAS, the Desert Recreation District's ownership and control of the Property for development, which includes the oversight of the development of the Property into a community park, are necessary to achieve the Desert Recreation District and the County of Riverside's goal of providing community recreational opportunities to residents;

WHEREAS, in addition to the County, the affected Taxing Entities are stakeholders in the sale proceeds and property tax revenues of the Property;

WHEREAS, the Taxing Entities were informed of the Successor Agency's strategy and vision concerning the transfer of the Property to the Desert Recreation District for development of a community park; and

WHEREAS, pursuant to the Amended LRPMP, the County will be transferring the Property to the Desert Recreation District, subject to entering into this Agreement with the Taxing entities.

NOW THEREFORE, for good and valuable consideration, the sufficiency of which is acknowledged, the Parties agree as follows:

- 1. <u>Purpose</u>. This Agreement is executed with reference to the facts set forth in the foregoing Recitals, which are incorporated herein by this reference. The purpose of this Agreement is to address the forbearance of certain prospective revenues among the Taxing Entities that share in the property tax in proportion to their share of the property tax base, as determined under the Dissolution Act ("Tax Increment") for properties located within Project No. 4 in the City of Thermal ("Project Area") formerly administered by the Redevelopment Agency.
- 2. <u>Transfer the Property to the Desert Recreation District.</u> The Taxing Entities agree that the County shall transfer the Property to the Desert Recreation District for Zero Dollars (\$0).
- 3. <u>Forbearance of Sale.</u> The Taxing Entities agree that by consenting to the County's transfer of the Property to the Desert Recreation District for Zero Dollars (\$0) that such consent is a forbearance of the sale proceeds.
- 4. <u>Authorization</u>. The individuals executing this Agreement, on behalf of their public entities, are representing and warranting that they have the legal power, right and actual authority to bind the entities they represent to the terms and conditions hereof.
- 5. <u>Compensation Agreement</u>. The Parties hereto acknowledge and agree that that CA HSC Section 34191.3 provides that once the Amended LRPMP has been approved by the California Department of Finance, the Amended LRPMP shall govern and supersede all other provisions of the Dissolution Act relating to the disposition and use of the former Redevelopment Agency's real property assets.

The Parties hereto intend this Agreement to satisfy certain requirements under the Amended LRPMP. If a court order, legislation or Department of Finance policy reverses the requirement of the County to enter into this Agreement, the Parties acknowledge that it will not be necessary for the County to enter into this Agreement with the Taxing Entities, and in such event, the County will be permitted to dispose of the Property even if this Agreement has not been executed by all Taxing Entities.

6. Miscellaneous Provisions

- a. This Agreement may be modified or amended only by a written agreement executed by the Parties here to
- b. This Agreement, including any attachments, if any, constitutes a final, complete and exclusive statement of the terms of the agreement between the Parties pertaining to the subject matter hereof, and supersedes all prior written or oral agreements, understandings,

representations or statements between the Parties with respect to the subject matter hereof. Neither party has been induced to enter into this Agreement and neither party is relying on any representation or warranty outside those expressly set forth in this Agreement

- c. Except as otherwise specified in this Agreement, all notices to be sent pursuant to this Agreement shall be made in writing, and sent to the Parties at their respective addresses specified on the signature pages to this Agreement or to such other address as a Party may designate by written notice delivered to the other Parties in accordance with this Section. All such notices shall be sent by: (i) personal delivery, in which case notice is effective upon delivery; (ii) certified or registered mail, return receipt requested, in which case notice shall be deemed delivered on receipt if delivery is confirmed by a return receipt; or (iii) nationally recognized overnight courier, with charges prepaid or charged to the sender's account, in which case notice is effective on delivery if delivery is confirmed by the delivery service.
- d. The section headings and captions used herein are solely for convenience and shall not be used to interpret this Agreement. The Parties agree that this Agreement shall not be construed as if prepared by one of the Parties, but rather according to its fair meaning as a whole, as if all Parties had prepared it.
- e. Whenever action or approval by the County is required under this Agreement, the Deputy County Executive Officer or his or her designee may act on or approve such matter unless specifically provided otherwise, or unless the Deputy County Executive Officer determines in his or her discretion hat such action or approval requires referral to the County of Riverside Board of Supervisors for consideration.
- f. This Agreement may be executed in counterparts, each of which shall be an original and all of which shall constitute one and the same instrument. The signature pages of one or more counterpart copies may be removed from such counterpart copies and all attached to the same copy of this Agreement, which, with all attached signature pages, shall be deemed to be an original Agreement.
- g. The Parties hereto further represent and declare that they carefully read this Agreement and know the contents thereof, and that they sign the same freely and voluntarily.
- h. Each party represents that the person executing this Agreement on behalf of said party has the full authority to do so to bind the party to perform pursuant to the terms and conditions of this Agreement.
- i. If any term or provision of this Agreement, the deletion of which would not adversely affect the receipt of any material benefit by any party hereunder, shall be held by a court of competent jurisdiction to be invalid or unenforceable, the remainder of this Agreement shall not be affected thereby and each other term and provision of this Agreement shall be valid and enforceable to the fullest extent permitted by law. It is the

intention of the parties hereto that in lieu of each clause or provision of this Agreement that is illegal, invalid or unenforceable, there be added as part of this Agreement and enforceable clause or provision similar in terms to such illegal, invalid or unenforceable clause or provision as may be possible.

- i. Each party hereto covenants and agrees to perform all acts and obligations, and to prepare, execute, and deliver such written agreements, documents, and instruments as may be reasonably necessary to carry out the terms and provisions of this Agreement.
- j. No provision in this Agreement is to be interpreted for or against either party because that party or its legal representatives drafted such provision.
- k. Except as expressly set forth herein, nothing contained in this Agreement is intended to or shall be deemed to confer upon any person, other than the Parties and their respective successors and assigns, any rights or remedies hereunder.
- 1. This Agreement shall be governed by and construed in accordance with the laws of the State of California without regard to principles of conflicts of laws. Any action to enforce or interpret this Agreement shall be filed and heard in the Superior Court of the County of Riverside and the Parties waive any provision of law providing for a change of venue to another location.

SIGNATURES ON FOLLOWING PAGES

COUNTY OF RIVERSIDE By: ATTES 1: Name: John Tava Title: Chairman of the Board of Supervisors RIVERSIDE COUNTY FREE LIBRARY By: AllEST: Name: John Tavaglione Title: Chairman of the Board of Supervisors RIVERSIDE COUNTY STRUCTURAL FIRE PROTECTION ATTEST: By: Name: John Tavaglione

SIGNATURES CONTINUED ON FOLLOWING PAGES

Chairman of the Board of Supervisors

FORM APPROVED COUNTY COUNSEL

BY: JAAILA R. BROWN DATE

Title:

RIVERSIDE COUNTY REGIONAL PARKS AND OPEN SPACE DISTRICT

Chairman of the Board of Supervisors

Title:

By:			
Name:	Kevin Jeffries		
Title:	Chairman, District Board of Directors		
executed th	NESS WHEREOF, the interested Parties have can be day and year first above written. COUNTY SERVICE AREA 123 John Tavaglione Chairman of the Board of Supervisors	ATTES I: KECIA HARPER THEM Clerk By DEPUTY FORM APPROVED COUNTY	NSEL 6-9-1 DAT
SUPERVISO	RIAL ROAD DISTRICT		
By: Name:	John Tavaglione	ATTEST: KECIA/HARPER-IHEM, Clerk	

RIVERSIDE COUNTY REGIONAL PARKS AND OPEN SPACE DISTRICT

By:

Name:

KEVIN JEFFRIES

Title:

Chairman, District Board of Directors

ATTEST:
KECIA HARPER-IHEM, CIOCK
BY DEPOTY

FORMAPPROVED COUNTY COUNSEL BY: DIVILLA M. GUNZEL 6-7-1 7 SYNTHIA M. GUNZEL DATE

RIVERSIDE COUNTY OFFICE OF EDUCATION

By:	M.H J
Name:	MATT SNELLINGS
Title:	DIRECTOR II, OPERATIONAL SUPPORT SERVICE)
	NESS WHEREOF, the interested Parties have caused this Agreement to be duly e day and year first above written.
COACHELL	A VALLEY UNIFIED SCHOOL DISTRICT
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Title:	
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DESERT CO	MMUNITY COLLEGE DISTRICT
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RIVERSIDE COUNTY OFFICE OF EDUCATION

By:	
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Name:	Jeremy Withe
Title:	General Manager
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By:	R.
Name:	Silvia Paz President
Title:	President

COACHELLA VALLEY RESOURCE CONSERVATION DISTRICT

By:

Name:

Title:

PRAGITIKUN

COACHELLA VALLEY WATER DISTRICT

By:

Name:

Barrett

Title:

General Manager

COACHELLA VALLEY WATER DISTRICT, IMP. DISTRICT 1 DEBT SERVICE

By:

Name:

Barrett J. M.

Title:

General Manager

COACHELLA VALLEY WATER DISTRICT, PSEUDO

By:

Barrett

Name:

Title:

General Manager

COACHELLA VALLEY WATER DISTRICT, STORM WATER UNIT

By:

Name:

Barrett

Title:

General Manager