

ITEM: 3.32 (ID # 21978) MEETING DATE: Tuesday, July 11, 2023

FROM : OFFICE OF ECONOMIC DEVELOPMENT:

SUBJECT: OFFICE OF ECONOMIC DEVELOPMENT: Adoption of Ordinance No. 981, an Ordinance of the County of Riverside Authorizing the Levy of a Special Tax Within Community Facilities District No. 23-4M (Highland). District 2. [\$123,556 On-going Cost; 100% CFD No. 23-4M (Highland)] TR 37155 (Clerk to file Notice of Exemption; Clerk to Publish and Post) (CEQA Exempt)

RECOMMENDED MOTION: That the Board of Supervisors:

- 1. Find that the adoption of Ordinance No. 981 is not a project or exempt from the California Environmental Quality Act (CEQA) pursuant to State CEQA Guidelines Section 15378 and 15061(b)(3) (the Common Sense Exemption); and
- 2. Waive reading and Adopt Ordinance No. 981, authorizing the Levy of a Special Tax within Community Facilities District No. 23-4M (Highland) of the County of Riverside; and
- 3. Direct the Clerk of the Board to file a Notice of Exemption with the County Clerk for pursuant to Public Resources Code section 21152; and
- 4. Direct the Clerk of the Board to publish a summary and post a copy of Ordinance No. 981 pursuant to Government Code Section 25124(b).

ACTION:Policy

Suganne Holland 6/22/2023

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Perez, seconded by Supervisor Jeffries and duly carried, IT WAS ORDERED that the above matter is approved as recommended and Ordinance 981 is adopted with waiver of the reading.

Ayes:	Jeffries, Spiegel, Perez and Gutierrez
Nays:	None
Absent:	Washington
Date:	July 11, 2023
XC:	O.E.D., Recorder, COBCF/AB

Kimberly A. Rector Deputy

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

FINANCIAL DATA	Current Fiscal Year:	Next Fiscal Year:	Tota	al Cost:	Ongoing Cost
COST	\$123,556	\$ O		\$ 0	\$123,556
NET COUNTY COST	\$ 0	\$ O	\$ 0		\$ 0
SOURCE OF FUND)S: CFD 23-4M (Hig		Budget Adjustment: N/A		
		Γ	For Fiscal Year: 23/24		

C.E.O. RECOMMENDATION: Approve

BACKGROUND:

Summary 3 1

The State Legislature enacted the Mello-Roos Act of 1982, to assist public agencies in financing certain capital improvements, public services, and maintenance activities. On January 27, 2015, the Board of Supervisors revised Board Policy B-12 entitled "Land Secured Financing Districts" to include "Service and Maintenance CFDs" to fund the ongoing maintenance of landscape, storm water Best Management Practices (BMP), street lighting, or other similar improvements and set goals and policies concerning Community Facilities Districts (CFDs).

Jen SoCal 2 LLC is the Owner of Tract 37155 and has petitioned the Riverside County Office of Economic Development to assist them in forming a CFD to cover the costs associated with the maintenance of public improvements within the district. The boundaries of CFD No. 23-4M (Highland) will encompass the entire Tract Map No. 37155, which is projected to include 79 assessable single-family dwelling units.

As approved by voters, a special tax is to be levied on each individual parcel located within the boundary of the CFD to fund the costs associated with (i) Landscaping improvements that may include but are not limited to all landscaping material and facilities within the CFD. These improvements include turf, ground cover, shrubs, trees, plants, irrigation and drainage system, ornamental lighting, masonry walls or other fencing, park and trail maintenance (ii) Street lighting maintenance, which includes energy charges, operation, maintenance, and administration of street lighting located within the designated boundaries of the CFD (iii) Administration, inspection, and maintenance of all stormwater facilities and BMPs to include: water quality basins, fossil filters, basin forebays, and all other NPDES/WQMP/BMP related devices and structures as approved and accepted by the Community Facilities District; administration includes, but is not limited to, quality control and assurance of inspections and maintenance, general contract management, scheduling of inspections and maintenance, and general oversight of all NPDES/WQMP/BMP operations; inspection includes, but is not limited to, travel time, visual inspection process and procedures for functionality, GPS location recording, assurance of proper vegetation, functioning irrigation, and citing operational or structural deficiencies, erosion, trash, silt and sediment build-up; and maintenance includes, but is not limited to, repair or replacement of any deficiencies noted during inspection, weed control and abatement, trash removal, and healthy upkeep of required plant materials (iv) Graffiti abatement of walls and other permanent structures.

ID# 21978

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The special tax is levied according to a Rate and Method of Apportionment (RMA) which is developed with respect to the specific features of the residential development within the District and which is approved by the eligible voters and later adopted by ordinance. The special tax levy is annually placed on the tax roll for each Assessor Parcel Number noted in the CFD Boundary Map.

On April 18, 2023, the County of Riverside Board of Supervisors approved agenda item 3.28 and Resolution No. 2023-104, a resolution of intention as the initial step for forming the CFD and declared the intention of the Board of Supervisors as required by the Mello-Roos Act of 1982 to levy a special tax to fund the service and maintenance functions requested by the Developer.

On June 6, 2023 (Agenda Item 19.1), the County of Riverside Board of Supervisors held a public hearing to receive public comments and conduct a majority protest hearing concerning the establishment of the CFD and the levy of the special tax. At the conclusion of the public hearing, the Board of Supervisors adopted Resolution No. 2023-132, the Resolution of Formation of the CFD, which also authorized the levy of a special tax within the CFD subject to voter approval during a duly called election held that same day. The Board of Supervisors also adopted Resolution No. 2023-133 declaring the results of the election regarding the proposed special tax and finding that 100% of the votes cast were in favor of the levy of the special tax. In addition, the Board introduced Riverside County Ordinance No. 981 authorizing the levy of the special tax pursuant to the Rate and Method of Apportionment approved by the voters. By today's action, the Board will formally adopt the special tax ordinance and levy the special tax.

Ordinance No. 981 was reviewed and determined to be exempt from CEQA pursuant to State CEQA Guidelines Section 15378, which states "The creation of government funding mechanisms or other government fiscal activities which do not involve any commitment to any specific project which may result in a potentially significant physical impact on the environment." The adoption of the ordinance is limited to the creation of a special tax ordinance to provide an alternative mechanism for financing maintenance activities involving the operation, maintenance, repair, and minor alteration of existing public or private structures, facilities, mechanical equipment, or topographical features. Those existing public or private structures, facilities, mechanical equipment, or topographical features were already separately analyzed under prior CEQA documents as part of Tract 37155. As a result, the adoption of the ordinance would not result in significant physical impact on the environment since it would not include any changes to the existing land use, or a physical degradation of the property and any such impacts would have already been previously analyzed under CEQA as part of Tract 37155.

Ordinance No. 981 is also exempt from CEQA pursuant to State CEQA Guidelines section 15061(b)(3) (commonsense exemption), which provides, "The activity is covered by the common-sense exemption that CEQA applies only to projects which have the potential for causing a significant effect on the environment. Where it can be seen with certainty that there is no possibility that the activity in question may have a significant effect on the environment, the activity is not subject to CEQA". The adoption of the ordinance is limited to the creation of a

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special tax ordinance to provide an alternative mechanism for financing maintenance activities involving the operation, maintenance, repair, and minor alteration of existing public or private structures, facilities, mechanical equipment, or topographical features, which were already separately analyzed previously under CEQA as part of Tract 37155. As a result, there is no possibility the adoption of the ordinance would not result in any reasonably foreseeable environmental effects and any such impacts would have been previously analyzed under prior CEQA documents as part of Tract 37155.

County Counsel has approved the ordinance as to form.

Impact on Residents and Businesses

The voters within the CFD have voted to authorize the special tax levied by Riverside County Ordinance No. 981 on real property within the CFD to provide funds for authorized maintenance and service activities. The property owners within the CFD will be favorably impacted by the levy of the special tax and the associated maintenance and services that it funds.

ATTACHMENTS:

- Ordinance No. 981
- CEQA Notice of Exemption
- Summary of Ordinance
- CFD 23-4M Recorded Boundary Map

6/27/2023

ORDINANCE NO. 981

AN ORDINANCE OF THE COUNTY OF RIVERSIDE AUTHORIZING THE LEVY OF A SPECIAL TAX WITHIN COMMUNITY FACILITIES DISTRICT NO. 23-4M (HIGHLAND) OF THE COUNTY OF RIVERSIDE

The Board of Supervisors of the County of Riverside ordains as follows:

Section 1. FINDINGS. The Board of Supervisors finds that:

a. Pursuant to the Mello-Roos Community Facilities Act of 1982, as amended, (the "Act"), commencing with Section 53311 of the California Government Code (the "Government Code"), on April 18, 2023, the Board of Supervisors (the "Board of Supervisors") of the County of Riverside (the "County") adopted Resolution No. 2023-104 (the "Resolution of Intention"), stating its intention to establish a community facilities district proposed to be named Community Facilities District No. 23-4M (Highland) of the County of Riverside (the "District"), and to authorize the levy of special taxes to fund, pay for, and finance authorized administration, inspection, and maintenance of all landscaping, lighting, drainage, and graffiti abatement (as specified and reflected in the Resolution of Intention, the Resolution of Formation, and the Rate and Method of Apportionment of Special Tax) (the "Services") and to pay expenses incidental thereto and incidental to the levy and collection of the special taxes, so long as the special taxes are needed to fund the Services, and setting June 6, 2023 as the date for a public hearing to be held on the establishment of the District.

b. On June 6, 2023, the Board of Supervisors opened, conducted and closed said public hearing. At said public hearing, all persons desiring to be heard on all matters pertaining to the proposed establishment of the District, the furnishing of the Services, and the proposed levy of an annual special tax were heard. Written protests, if any, were received, and a full and fair hearing was held.

c. Subsequent to said public hearing, the Board of Supervisors adopted Resolution No. 2023-132 (the "Resolution of Formation"), establishing the District, authorizing the levy of a special tax within the District to fund the Services, subject to voter approval, establishing an annual

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appropriations limit of \$4,000,000 for the District, subject to voter approval, and calling a special election for the District for June 6, 2023 on the propositions to levy a special tax within the District and to establish an appropriations limit for the District.

d. Pursuant to the terms of the Resolution of Formation and the provisions of the Act, said special election was held on June 6, 2023. Each of the propositions was approved by more than two-thirds of the votes cast at said special election.

e. Pursuant to the Act, the Board of Supervisors is the *ex officio* legislative body (the "Legislative Body") of the District.

Section 2. PURPOSE. The purpose of this ordinance is to provide for the levy of a special tax within the District.

Section 3. AUTHORITY. This ordinance is adopted pursuant to Sections 53328 and 53340 of the California Government Code, which authorizes counties to adopt ordinances to levy special taxes at the rate and in accordance with the method of apportionment specified in the resolution of formation of the community facilities district.

Section 4. LEVY OF SPECIAL TAXES.

a. By the passage of this Ordinance, the Board of Supervisors hereby authorizes and levies special taxes within the District pursuant to Sections 53328 and 53340 of the Government Code, at the rate and in accordance with the method of apportionment (the "Rate and Method") set forth in the Resolution of Formation and attached as Exhibit A hereto and made a part hereof. The special taxes are hereby levied commencing in the fiscal year 2022-2023 and in each fiscal year thereafter for the period necessary to satisfy the Special Tax Requirement (as defined in the Rate and Method) and until action is taken by the Board of Supervisors, acting as the Legislative Body of the District, to dissolve the District.

b. The Board of Supervisors, acting as the Legislative Body of the District, is hereby authorized and directed each fiscal year to determine, or cause to be determined, the specific special tax rate and amount to be levied for the next ensuing fiscal year for each parcel of real property within the District, in the manner and as provided in the Rate and Method. c. All of the collections of the special tax shall be used as provided for in the Act, the Rate and Method and the Resolution of Formation, including, but not limited to, to fund, pay for, and finance authorized administration, inspection, and maintenance of landscaping, lighting, drainage and graffiti abatement and to pay expenses incidental thereto, so long as the special taxes are needed to fund such services; to replenish the reserve fund for the District; to pay the costs of administering the District, and to pay the costs of collecting and administering the special tax.

d. The special taxes shall be collected from time to time as necessary to meet the financial obligations of the District on the secured real property tax roll in the same manner as ordinary *ad valorem* taxes are collected, or may be collected in such other manner as set forth in the Rate and Method. The special taxes shall have the same lien priority, and shall be subject to the same penalties and the same procedure and sale in cases of delinquency as provided for *ad valorem* taxes. The Board of Supervisors, acting as the Legislative Body of the District, is hereby authorized and directed to take all actions necessary in order to affect the proper billing and collection of the special tax, so that the special tax shall be levied and collected in sufficient amounts and at the times necessary to satisfy the financial obligations of the District in each fiscal year.

e. Notwithstanding the foregoing, the Board of Supervisors, acting as the Legislative Body of the District, may collect, or cause to be collected, one or more installments of the special taxes by means of direct billing by the District of the property owners within the District if, in the judgment of the Legislative body, such means of collection will reduce the burden of administering the District or is otherwise appropriate in the circumstances. In such event, the special taxes shall become delinquent if not paid when due as set forth in any such respective billing to the property owners.

<u>Section 5.</u> EXEMPTIONS. Properties or entities of the state, federal or other local governments shall be exempt from any levy of the special taxes, to the extent set forth in the Rate and Method. In no event shall the special taxes be levied on any parcel within the District in excess of the maximum tax specified in the Rate and Method.

<u>Section 6.</u> SEVERABILITY. If for any reason any portion of this ordinance is found to be invalid, or if the special tax is found inapplicable to any particular parcel within the District, by a

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court of competent jurisdiction, the balance of this ordinance and the application of the special tax to the remaining parcels within the District shall not be affected.

<u>Section 7.</u> EFFECTIVE DATE. This ordinance relating to the levy and collection of special taxes in the District shall take effect immediately upon its passage in accordance with the provisions of Section 25123(c) of the Government Code. The Chair of the Board of Supervisors shall sign this ordinance, and the Clerk of the Board of Supervisors shall attest to the Chair's signature and then cause a summary of the same to be published within 15 days after its passage at least once in *The Press-Enterprise*, a newspaper of general circulation published and circulated in the area of the District.

BOARD OF SUPERVISORS OF THE COUNTY

OF RIVERSIDE, STATE OF CALIFORNIA

Βv

Chair of the Board of Supervisors KEVIN JEFFRIES

ATTEST: KIMBERLY A. RECTOR CLERK OF THE BOARD:

Deputy

(SEAL)

APPROVED AS TO FORM

Bv

Stephanie Nelson Deputy County Counsel

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13	STATE OF CALIFORNIA)) ss
14	COUNTY OF RIVERSIDE)
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16	I HEREBY CERTIFY that at a regular meeting of the Board of Supervisors of said county held on July 11, 2023, the foregoing ordinance consisting of 7 Sections was adopted by the
17	following vote:
18 19	AYES: Jeffries, Spiegel, Perez, and Gutierrez
20	NAYS: None
20	ABSENT: Washington
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23	DATE: July 11, 2023 KIMBERLY A. RECTOR Clerk of the Board
24	BY: MUROMITZ
25	Deputy
26	SEAL
27	
28	07.11.2023 3.32

County of Riverside Office of Economic Development 3403 10th Street, Riverside, CA

FILED/POSTED County of Riverside Peter Aldana Assessor-County Clerk-Recorder E-202300732 07/13/2023 01:30 PM Fee: \$ 50.00 Page 1 of 3 Deputy Removed

NOTICE OF EXEMPTION

May 24, 2023

Project Name: Office of Economic Development, Community Facilities District (CFD) No. 23-4M (Highland) of the County of Riverside; Adoption of Ordinance No. 981, an Ordinance of the County of Riverside Authorizing the Levy of a Special Tax Within the Highland CFD

Project Number: FM08991012916-ED99123002

Project Location: Community Facilities District No. 23-4M (Highland) of the County of Riverside

Description of Project: On January 27, 2015, the Board of Supervisors revised Board Policy B-12 entitled "Land Secured Financing Districts" to include "Service and Maintenance CFDs" to fund the ongoing maintenance of landscape, storm water Best Management Practices (BMP), street lighting, or other similar improvements and set goals and policies concerning Community Facilities Districts (CFD). As approved by voters, a special tax is to be levied on each individual parcel located within the boundary of the CFD to fund the costs associated with (i) Landscaping improvements that may include but are not limited to all landscaping material and facilities within the CFD. These improvements include turf, ground cover, shrubs, trees, plants, irrigation and drainage system, ornamental lighting, masonry walls or other fencing, park and trail maintenance (ii) Street lighting maintenance, which includes energy charges, operation, maintenance, and administration of street lighting located within the designated boundaries of the CFD (iii) Administration, inspection, and maintenance of all stormwater facilities and BMPs to include: water quality basins, fossil filters, basin forebays, and all other NPDES/WQMP/BMP related devices and structures as approved and accepted by the Community Facilities District; administration includes, but is not limited to, quality control and assurance of inspections and maintenance, general contract management, scheduling of inspections and maintenance, and general oversight of all NPDES/WQMP/BMP operations; inspection includes, but is not limited to, travel time, visual inspection process and procedures for functionality, GPS location recording, assurance of proper vegetation, functioning irrigation, and citing operational or structural deficiencies, erosion, trash, silt and sediment build-up; and maintenance includes, but is not limited to, repair or replacement of any deficiencies noted during inspection, weed control and abatement, trash removal, and healthy upkeep of required plant materials (iv) Graffiti abatement of walls and other permanent structures. The special tax is levied according to a Rate and Method of Apportionment (RMA) which is developed with respect to the specific features of the residential development within the District and which is approved by the eligible voters and later adopted by ordinance. The special tax levy is annually placed on the tax roll for each Assessor Parcel Number noted in the CFD Boundary Map.

Jen SoCal2 LLC is the Owner of Tract 37155 and has petitioned the Riverside County Office of Economic Development to assist them in forming a CFD to cover the costs associated with the maintenance of public improvements within the district. The boundaries of CFD No. 23-4M (Highland) will encompass the entire Tract Map No. 37155, which is projected to include 79 single family dwelling units.

On April 18, 2023, the County of Riverside Board of Supervisors approved agenda item 3.28 and Resolution No. 2023-104, a Resolution of Intention as the initial step for forming the CFD and declared the intention of the Board of Supervisors as required by the Mello-Roos Act of 1982 to levy a special tax to fund the service and maintenance functions requested by the owner.

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On June 6, 2023, the County of Riverside Board of Supervisors held a public hearing to receive public comments and conduct a majority protest hearing concerning the establishment of the CFD and the levy of the special tax. At the conclusion of the public hearing, the Board of Supervisors adopted Resolution No. 2023-132, the Resolution of Formation of the CFD, which also authorized the levy of a special tax within the CFD subject to voter approval during a duly called election held that same day. The Board of Supervisors also adopted Resolution No. 2023-133 declaring the results of the election regarding the proposed special tax and finding that 100% of the votes cast were in favor of the levy of the special tax. In addition, the Board introduced Riverside County Ordinance No. 981 authorizing the levy of the special tax pursuant to the Rate and Method of Apportionment approved by the voters. Now the Board will formally adopt the special tax ordinance and levy the special tax.

Riverside County Ordinance No. 981, which authorizes the levy of a special tax within the Highland CFD to fund services for maintenance and service activities, was reviewed and determined to be not a project under the California Environmental Quality Act (CEQA) pursuant to 15378. The Ordinance includes the creation of a funding mechanism to provide maintenance and service activities within the CFD. No additional direct or indirect physical environmental impacts are anticipated from the provision of maintenance services identified in the Riverside County Ordinance No. 981.

Name of Public Agency Approving Project: County of Riverside

Name of Person or Agency Carrying Out Project: County of Riverside Office of Economic Development

Exempt Status: Not a project as defined in California Environmental Quality Act (CEQA) Section 21065 and State CEQA Guidelines Section 15378; Section 15061(b) (3), General Rule or "Common Sense" Exemption. Codified under Public Resources Code Division 13, Chapter 2.5, Section 21065, and California Code of Regulations Title 14, Articles 5 and 20, Sections 15061 and 15378.

Reasons Why Project is Exempt: The direct effects of the adoption of the Ordinance to levy a special tax within the Highland CFD would not constitute a project as defined by CEQA Section 21065 and State CEQA Guidelines Section 15378. Section 15378 (b) provides a list of five activities that are not considered a project under CEQA. The proposed Ordinance would qualify under two conditions identified in Section 15378 (b): (4) the creation of government funding mechanisms or other government fiscal activities which do not involve any commitment to any specific project which may result in a potentially significant impact on the environment and (5) organizational or administrative activity of the government that will not result in direct or indirect physical changes to the environment. The adoption of the Ordinance by the Board satisfies these conditions as the Ordinance would provide a funding mechanism to provide ongoing maintenance of existing buildings that would not result in direct or indirect physical changes to the environment. Based on the above conditions, the adoption of the Ordinance is not a project as defined by CEQA Section 21065 and State CEQA Guidelines Section 15378. The adoption of the ordinance is limited to the creation of a special tax ordinance to provide an alternative mechanism for financing maintenance activities involving the operation, maintenance, repair, and minor alteration of existing public or private structures, facilities, mechanical equipment, or topographical features. Those public or private structures, facilities, mechanical equipment, or topographical features were already separately analyzed under prior CEQA documents and approved as part of Tract 37155. As a result, the adoption of the ordinance would not result in significant physical impact on the environment since it would not include any changes to the existing land use or a physical degradation of the property and any such impacts would have already been previously analyzed under CEOA as part of Tract 37155.

Section 15061 (b) (3) - "Common Sense" Exemption: In accordance with CEQA, the use of the Common Sense Exemption is based on the "general rule that CEQA applies only to projects which have the potential for causing a significant effect on the environment." State CEQA Guidelines, Section 15061(b) (3). The use of this exemption is appropriate if "it can be seen with certainty that there is no possibility that the activity in question may have a significant effect on the environment." Ibid. This determination is an issue of fact and if sufficient evidence exists in the record that the activity cannot have a significant effect on the environment, then the exemption applies and no further evaluation under CEQA is required. See No Oil, Inc. v. City of Los Angeles (1974) 13 Cal. 3d 68. The ruling in this case stated that if a project falls within a category exempt by administrative regulation or 'it can be seen with certainty that the activity in question will not have a significant effect on the environment', no further agency evaluation is required. With certainty, there is no possibility that the project may have a significant effect on the environment. The adoption of the ordinance is limited to the creation of a special tax ordinance to provide an alternative mechanism for financing maintenance activities involving the operation, maintenance, repair, and minor alteration of public or private structures, facilities, mechanical equipment, or topographical features, which were already separately analyzed previously under CEQA as part of Tract 37155. As a result, there is no possibility the adoption of the ordinance would not result in any reasonably foreseeable environmental effects and any such impacts would have been previously analyzed under prior CEQA documents approved as part of Tract 37155. Therefore, in no way, would the project as proposed have the potential to cause a significant environmental impact and the project is exempt from further CEQA analysis.

Therefore, the County of Riverside hereby concludes that no physical environmental impacts are anticipated to occur and the project as proposed is exempt under CEQA. No further environmental analysis is warranted.

Signed:

Date: 5-24-2023

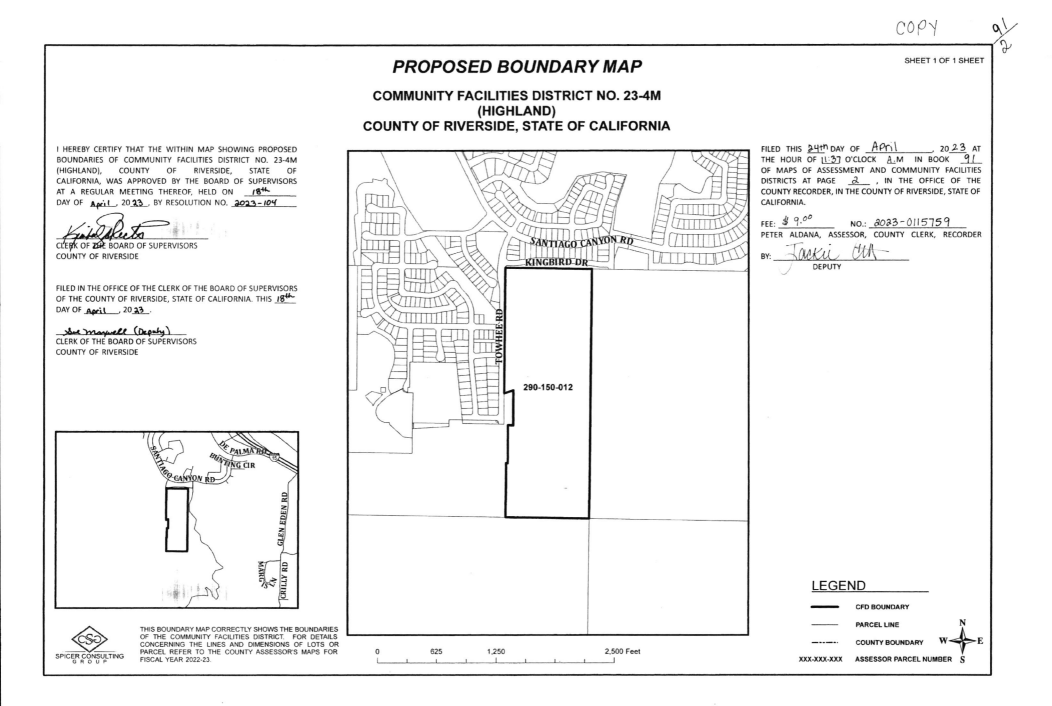
Mike Sullivan, Senior Environmental Planner Senior Environmental Planner, County of Riverside

SUMMARY OF ORDINANCE NO. 981 AN ORDINANCE OF THE COUNTY OF RIVERSIDE AUTHORIZING THE LEVY OF A SPECIAL TAX WITHIN COMMUNITY FACILITIES DISTRICT NO. 23-4M (HIGHLAND) OF THE COUNTY OF RIVERSIDE

This summary is presented pursuant to California Government Code Section 25124(b). A certified copy of the full text of Ordinance No. 981 may be examined at the Office of the Clerk of the Board of Supervisors of the County of Riverside, located at 4080 Lemon Street 1st Floor, Riverside, California 92501.

Pursuant to the Mello-Roos Community Facilities Act of 1982, as amended, commencing with Section 53311 of the California Government Code (the "Government Code"), April 18, 2023 the Board of Supervisors (the "Board of Supervisors") of the County of Riverside adopted Resolution No. 2023-104, stating its intention to establish a community facilities district proposed to be named Community Facilities District No. 23-4M (Highland) of the County of Riverside (the "District"), and to authorize the levy of special taxes to fund, pay for, and finance authorized maintenance of Lighting, Landscaping, WQMP and Graffiti Abatement Services (the "Services") and to pay expenses incidental thereto and incidental to the levy and collection of the special taxes, so long as the special taxes are needed to fund the Services.

Ordinance No. 981 authorizes the levy of special taxes within the District at the rate and in accordance with the method of apportionment approved by the voters at an election held on June 6, 2023 regarding the proposed levy of special taxes. Ordinance No 981 provides that the Board of Supervisors, as the legislative body of the District, is authorized and directed each fiscal year to determine or cause to be determined the specific special tax rate and amount to be levied for the next ensuing fiscal year for each parcel of real property within the District. The special tax revenues shall be used to fund, pay for, and finance the Services and shall be levied so long as special taxes are needed to fund such Services. In addition, the special tax revenue may be used to replenish a reserve fund for the District, to pay the costs of administering the District, and fund the cost of collecting and administering the special tax. Ordinance No. 981 provides that the special taxes may be collected on the secured property tax roll in the same manner as ordinary ad valorem taxes and that the special taxes shall have the same lien priority, and be subject to the same penalties and the same procedure and sale in cases of delinquency as provided for ad valorem taxes. The rate and method of apportionment of the special tax authorized by Ordinance No. 981 is the rate and method approved by voters within the District and as further reflected in Exhibit A "Rate and Method" to Ordinance No. 981. A complete copy of Exhibit A "Rate and Method" is on file with the Clerk of the Board of Supervisors and is available for public inspection and copying in that office in accordance with the California Public Records Act, Chapter 3.5 (commencing with Section 6250) of Division 7 of Title 1 of the Government Code. Ordinance No. 981 takes effect immediately upon its adoption in accordance with section 25123(c) of the Government Code.





PO Box 23430 Green Bay, WI 54305-3430 Tel: 760-778-4578 / Fax 760-778-4731 Email: legals@thedesertsun.com

PROOF OF PUBLICATION

STATE OF CALIFORNIA SS. COUNTY OF RIVERSIDE

RIVERSIDE COUNTY-BOARD OF SUP. 4080 LEMON ST

RIVERSIDE CA 92501

I am over the age of 18 years old, a citizen of the United States and not a party to, or have interest in this matter. I hereby certify that the attached advertisement appeared in said newspaper (set in type not smaller than non pariel) in each and entire issue of said newspaper and not in any supplement thereof of the following issue dates, to wit:

06/28/2023

I acknowledge that I am a principal clerk of the printer of The Desert Sun, published weekly in the City of Palm Springs, County of Riverside, State of California. The Desert Sun was adjudicated a Newspaper of general circulation on March 24, 1988 by the Superior Court of the County of Riverside, State of California Case No. 191236.

I certify under penalty of perjury, under the laws of the State of California, that the foregoing is true and correct.. Executed on this 28th of June 2023 in Green Bay, WI, County of Brown.

Ad#:0005744534 P O : EIFD This is not an invoice # of Affidavits: 2

NOTICE OF PUBLIC HEARING

NOTICE IS HEREBY GIVEN that the Public Financing Authority (PFA) of the Eastern Coachella Valley Enhanced Infrastructure Financing District (EIFD) will hold a public hearing on the 1st Floor, Board Chambers, County Administrative Center, 4080 Lemon Street, Riverside, on Tuesday, July 18, 2023, at 1:30 pm or soon as possible thereafter, to consider the following item:

PUBLIC HEARING TO CONSIDER ANY ADDITIONAL WRITTEN AND ORAL COMMENTS AND TAKE ACTION TO MODIFY OR REJECT THE EIFD INFRASTRUCTURE FINANCING PLAN (IFP)

INFRASTRUCTURE FINANCING PLAN (IFP) The Riverside County Board of Supervisors has initiated a process to establish an EIFD in the Eastern Coachella Valley that will encompass all properties within the designated boundary. The proposed EIFD encompasses approximately 91,032 gross acres in the unincorporated area of Riverside County, which are comprised of 8,968 parcels generally located south of the Cities of Indio and Coachella, East of the City of La Quinta, North of the Salton Sea, and West of Chuckwalla Mountain Wilderness; a detailed map can be found at the website provided herein. The purpose of this EIFD is to finance the construction, and/or acquisition, and/or maintenance of public facilities of community-wide significance, including water and/or wastewater facilities, Salton Sea improvements/facilities utilities and telecommunity facility improvements. Once established, a portion of the incremental property tax revenue that Riverside County receives from taxable properties located within the proposed EIFD totaling approximately §63 million would be allocated towards infrastructure projects listed in the Infrastructure Financing Plan (IFP). This is not a new tax; approval of the EIFD will not result in an increase in fees or property taxes.

This project is exempt from environmental review per Sections and 15061(b)(3) and 15378(b)(4) of the California Environmental Quality Act. No further environmental review is required at this time. A map of the proposed district boundaries and additional information, including the draft IFP, are available on the County's website at https://ivcoed.org/eastern- coachella-valley and are on file in the Office of Economic Development located at 3403 10th Street, 4th Floor, Riverside, CA 92501.

Any persons having any comments or objections to the proposed IFP, or the regularity of any of the prior proceedings, may appear at the time and place indicated to provide written or oral comments or object to the adoption of the proposed plan. Written comments must be received before 4:00 pm on July 17, 2023, to the address provided in the lower left-hand corner of this notice. If you have any questions, please feel free to contact Scott Bruckner at (951) 955-1110 or sbruckner@rivco.org.

Kimberly A. Rector, Clerk of the Board By: Cindy Fernandez, Clerk of the Board Assistant Published: June 28, 2023

NOTICE OF PUBLIC HEARING

NOTICE IS HEREBY GIVEN that the Public Financing Authority (PFA) of the Eastern Coachella Valley Enhanced Infrastructure Financing District (EIFD) will hold a public hearing on the 1st Floor, Board Chambers, County Administrative Center, 4080 Lemon Street, Riverside, on Tuesday, July 18, 2023, at 1:30 pm or soon as possible thereafter, to consider the following item:

PUBLIC HEARING TO CONSIDER ANY ADDITIONAL WRITTEN AND ORAL COMMENTS AND TAKE ACTION TO MODIFY OR REJECT THE EIFD INFRASTRUCTURE FINANCING PLAN (IFP)

The Riverside County Board of Supervisors has initiated a process to establish an EIFD in the Eastern Coachella Valley that will encompass all properties within the designated boundary. The proposed EIFD encompasses approximately 91,032 gross acres in the unincorporated area of Riverside County, which are comprised of 8,968 parcles generally located south of the Cities of Indio and Coachella, East of the City of La Quinta, North of the Salton Sea, and West of Chuckwalla Mountain Wilderness; a detailed map can be found at the website provided herein. The purpose of this EIFD is to finance the construction, and/or acquisition, and/or maintenance of public facilities of community-wide significance, including water and/or wastewater facilities, transportation improvements, and housing and community facility improvements. Once established, a portion of the incremental property tax revenue that Riverside County receives from taxable properties located within the proposed EIFD totaling approximately \$63 million would be allocated towards infrastructure projects listed in the Infrastructure Financing Plan (IFP). This is not a new tax

This project is exempt from environmental review per Sections and 15061(b)(3) and 15378(b)(4) of the California Environmental Quality Act. No further environmental review is required at this time. A map of the proposed district boundaries and additional information, including the draft IFP, are available on the County's website at https://rivced.org/eastern-coachella-valley and are on file in the Office of Economic Development located at 3403 10th Street, 4th Floor, Riverside, CA 92501.

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Kimberly A. Rector, Clerk of the Board By: Cindy Fernandez, Clerk of the Board Assistant Published: June 28, 2023 AM 10:

NO