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



ITEM: 3.9 (ID # 25440) MEETING DATE: Tuesday, October 08, 2024

FROM: FACILITIES MANAGEMENT

SUBJECT: FACILITIES MANAGEMENT- REAL ESTATE (FM-RE): Adoption of Resolution No. 2024-171 A Resolution of the Board of Supervisors of the County of Riverside Granting Authorization to Convey Fee Simple Interest in Real Property in the Community of Mecca, County of Riverside, California, Assessor's Parcel Number 727-184-034 and 727-184-035 by Grant Deed to the Riverside County Board of Education; District 4. CEQA Exempt per State CEQA Guidelines Sections 15301 and 15061(b)(3). [\$13,560 - 100% Sale Proceeds] (4/5 Vote Required) (Clerk to File Notice of Exemption)

RECOMMENDED MOTION: That the Board of Supervisors:

1. Find that this conveyance is exempt from the California Environmental Quality Act (CEQA) pursuant to State CEQA Guidelines Section 15301, Class 1 - Existing Facilities Exemption and Section 15061(b)(3), "Common Sense" Exemption;

Continued on Page 2

ACTION:4/5 Vote Required, Policy

Rose Salgado, Director of Facilities Management 7/31/2024

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Gutierrez, seconded by Supervisor Jeffries and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended.

Ayes:

Jeffries, Spiegel, Washington, Perez and Gutierrez

Nays: Absent: None

Clerk of the Board

Kimberly A. Rector

Date:

None

October 8, 2024

1 MM

XC:

FM-RE, Recorder/State Clearinghouse, COBCF

Page 1 of 4 ID# 25440 3.9

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

RECOMMENDED MOTION: That the Board of Supervisors:

- Adopt Resolution No. 2024-171, A Resolution of the Board of Supervisors of the County of Riverside Granting Authorization to Convey Fee Simple Interest in Real Property in the Community of Mecca, County of Riverside, California, Assessor's Parcel Number 727-184-034 and 727-184-035 by Grant Deed to the Riverside County Board of Education:
- Approve the Purchase and Sale Agreement between the County of Riverside and the Riverside County Board of Education and authorize the Chair of the Board to execute the Agreement on behalf of the County;
- 4. Authorize the Chair of the Board of Supervisors to execute the Grant Deed to complete the conveyance of real property and this transaction;
- Authorize the Director of Facilities Management, or designee, to execute any other documents and administer all actions necessary to complete the conveyance of real property and this transaction;
- 6. Authorize reimbursement to Facilities Management Real Estate Division in an amount not to exceed \$13,560; and
- 7. Direct the Clerk of the Board to file the Notice of Exemption to the County Clerk and the State Clearinghouse for posting within five (5) working days of approval of this project.

FINANCIAL DATA	Current Fiscal Year:	Next Fiscal Year:	Total Cost:	Ongoing Cost
COST	\$13,560	\$0	\$13,560	\$0
NET COUNTY COST	\$0	\$0	\$0	\$0
SOURCE OF FUNDS: 100% Sale Proceeds			Budget Adjus	tment: No
			For Fiscal Yea	ar: 24/25

C.E.O. RECOMMENDATION: Approve

BACKGROUND:

Summary

On June 4, 2024, the Riverside County Board of Supervisors (Board) adopted Resolution Number 2024-086. This resolution of the Board declares certain real property exempt surplus property and provides a notice of intention to convey a fee simple interest in real property in the Community of Mecca, County of Riverside, to the Riverside County Board of Education. As a result of further negotiations, the properties are further identified to include Assessor's Parcel Numbers 727-184-034 and 727-184-035. The Department of Housing and Community

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

Development has reviewed Resolution Number 2024-086 and found the subject property to be exempt surplus land, as required by Section 400e of the Surplus Land Act Guidelines.

Through this action, the County of Riverside (County) intends to convey by grant deed, its fee simple interest in the Properties. The subject Properties total 0.11 acres of vacant land. The Properties were recently appraised by an independent appraiser at a value of forty-seven thousand dollars (\$47,000).

The Riverside County Board of Education has agreed to pay this amount to the County to purchase the Properties and intends to include these two small parcels into a greater development of a childcare administrative center, on contiguous property. This Center will serve and benefit the residents of this region of the County and provide improved childcare access and associated programs.

This conveyance, as detailed in the attached Notice of Exemption, is exempt from the California Environmental Quality Act (CEQA) pursuant to State CEQA Guidelines Section 15301, Class 1 - Existing Facilities Exemption; and Section 15061(b)(3), "Common Sense" Exemption.

Resolution No. 2024-171, the Purchase and Sale Agreement and Joint Escrow Instructions, and the Grant Deed have been approved as to form by County Counsel.

Impact on Citizens and Businesses

The sale of these Properties will assist the Riverside County Board of Education in its efforts to provide improved and expanded services to the citizens of the community of Mecca.

Additional Fiscal Information

No Net County Cost will be incurred, and no budget adjustment is necessary, however, the Facilities Management Real Estate Division (FM-RE) will incur costs associated with this transaction. Real Estate Division's transactional costs in the approximate amount of \$13,560 will be reimbursed from the sale proceeds.

Sales Price	\$47,000
Estimated Escrow and Title Charges	\$1,115
Appraisal Costs	\$3,450
Advertising Costs	\$1,500
County Staff Time includes FM-RE, FM Environmental, and County Counsel	\$7,495
Total Estimated Costs: \$13,	
Total Estimated Net Proceeds	\$ 33,440

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

ATTACHMENTS:

- Resolution 2024-171
- Purchase and Sale Agreement and Joint Escrow Instructions
- Grant Deed
- · Notice of Exemption
- Aerial Map
- HCD Approved Exempt Surplus Land Letter

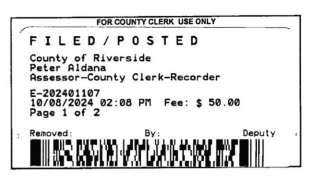
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Aaron Gettis, Chief of Deput County Counsel 9/26/2024

County of Riverside Facilities Management 3450 14th Street, Riverside, CA



NOTICE OF EXEMPTION

June 28, 2024

Project Name: County of Riverside, Authorization to Sell Real Property Located in the Community of Mecca

Project Number: FM0417200451

Project Location: Northwest corner of Avenue 66 and Date Palm Street, Mecca, California, 92254, Assessor's Parcel Numbers (APNs) 727-184-034, 727-184-035

Description of Project: On June 4, 2024, the Riverside County Board of Supervisors (Board) adopted Resolution Number 2024-086. This resolution of the Board declares certain real property exempt surplus property and provides a notice of intention to convey a fee simple interest in real property in the Community of Mecca, County of Riverside, to the Riverside County Board of Education. As a result of further negotiations, only two parcels are being authorized because of this action. That property is further identified as Assessor's Parcel Numbers 727-184-034 and 727-184-035.

Through this action, the County of Riverside (County) intends to convey by grant deed, its fee simple interest in the Property. The subject Property is a total of 0.11 acres of vacant land. The Property was recently appraised by an independent appraiser at a value of forty-seven thousand (\$47,000). The Riverside County Board of Education has agreed to pay this amount to the County to purchase the Property. The conveyance of property to the Buyer is identified as the proposed project under the California Environmental Quality Act (CEQA). The project is limited to the sale of property and does not allow for any construction activity, change in use, or any other condition that may lead to a direct or indirect physical environmental impact at this time. Any future activity or project at the location would require additional CEQA review for any changes to the property.

Name of Public Agency Approving Project: Riverside County

Name of Person or Agency Carrying Out Project: Riverside County Facilities Management

Exempt Status: State CEQA Guidelines Section 15312, Class 12, Surplus Government Property Sales Exemption; Section 15061(b) (3), General Rule or "Common Sense" Exemption. Codified under California Code of Regulations Title 14, Articles 5 and 19, Sections 15061 and 15312

Reasons Why Project is Exempt: The proposed project is categorically exempt from the provisions of CEQA specifically by the State CEQA Guidelines as identified below. The project will not result in any specific or general exceptions to the use of the categorical exemption as detailed under State CEQA Guidelines Section 15300.2. The project will not cause an impact to an environmental resource of hazardous or critical concern nor would the project involve unusual circumstances that could potentially have a significant effect on the environment. The project would not result in impacts to scenic highways, hazardous waste sites, historic resources, or other sensitive natural environments, or have a cumulative effect to the environment. No significant environmental impacts are anticipated to occur with the sale of the Property.

- Section 15312 (a)(b)(3)—Sale of Surplus Government Property Exemption: The Project, as proposed, is the sale of real property consisting of an approximately 5,325 square foot office building. The property does not have significant values for wildlife habitat or other environmental purposes, and the use of the property has not changed since the time of acquisition by the County. The action does not provide for an increase in use of the land or any development activity and would not result in any physical environmental impacts under CEQA.
- 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 CEOA 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 proposed sale of the Property is an administrative function and would not result in any direct physical environmental impacts. The primary indirect impact of the sale would result in a different occupant owning the Property. It is not anticipated that any change in use or substantial increase in capacity would occur from the sale. Should any future physical changes in use be contemplated by the new owner, additional CEQA review would be required and the potential environmental effects would be analyzed as part of future discretionary action. 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 Facilities Management 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:	Mad Like	Date: 6-28-2024	
	Mike Sullivan		

County of Riverside, Facilities Management

County of Riverside, Authorization to Sell Real Property Located in the Community of Mecca

Summary

SCH Number

2024100333

Public Agency

Riverside County

Document Title

County of Riverside, Authorization to Sell Real Property Located in the Community of Mecca

Document Type

NOE - Notice of Exemption

Received

10/8/2024

Posted

10/8/2024

Document Description

On June 4, 2024, the Riverside County Board of Supervisors (Board) adopted Resolution Number 2024-086. This resolution of the Board declares certain real property exempt surplus property and provides a notice of intention to convey a fee simple interest in real property in the Community of Mecca, County of Riverside, to the Riverside County Board of Education. As a result of further negotiations, only two parcels are being authorized because of this action. That property is further identified as Assessor's Parcel Numbers 727-184-034 and 727-184-035.

Through this action, the County of Riverside (County) intends to convey by grant deed, its fee simple interest in the Property. The subject Property is a total of 0.11 acres of vacant land. The Property was recently appraised by an independent appraiser at a value of forty-seven thousand (\$47,000). The Riverside County Board of Education has agreed to pay this amount to the County to purchase the Property. The conveyance of property to the Buyer is identified as the proposed project under the California Environmental Quality Act (CEQA). The project is limited to the sale of property and does not allow for any construction activity, change in use, or any other condition that may lead to a direct or indirect physical environmental impact at this time. Any future activity or project at the location would require additional CEQA review for any changes to the property.

Contact Information

Michael Sullivan

Agency Name

County of Riverside Facilities Management

Job Title

Facilities Operations Manager

Contact Types

Lead/Public Agency

Address

3450 14th Street Riverside, CA 92501

Phone

(951) 955-8009

Email

MSullivan@rivco.org

Location

Cities

Palm Desert

Counties

Riverside

Regions

Southern California

Cross Streets

Northwest corner of Avenue 66 and Date Palm Street

Zip

92254

Parcel#

727-184-034, 727-184-035

Notice of Exemption

Exempt Status

Other

Type, Section or Code

Section 15061 (b) (3)

Reasons for 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 CEOA 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 proposed sale of the Property is an administrative function and would not result in any direct physical environmental impacts. The primary indirect impact of the sale would result in a different occupant owning the Property. It is not anticipated that any change in use or substantial increase in capacity would occur from the sale. Should any future physical changes in use be contemplated by the new owner, additional CEOA review would be required and the potential environmental effects would be analyzed as part of future discretionary action. 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. The proposed project is categorically exempt from the provisions of CEOA specifically by the State CEQA Guidelines as identified below. The project will not result in any specific or general exceptions to the use of the categorical exemption as detailed under State CEOA Guidelines Section 15300.2. The project will not cause an impact to an environmental resource of hazardous or critical concern nor would the project involve unusual circumstances that could potentially have a significant effect on the environment. The project would not result in impacts to scenic highways, hazardous waste sites, historic resources, or other sensitive natural environments, or have a cumulative effect to the environment. No significant environmental impacts are anticipated to occur with the sale of the Property. Therefore, the County of Riverside Facilities Management 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.

Exempt Status

Other

Type, Section or Code

Section 15312 (a)(b)(3)

Reasons for Exemption

The Project, as proposed, is the sale of real property consisting of an approximately 5,325 square foot office building. The property does not have significant values for wildlife habitat or other environmental purposes, and the use of the property has not changed since the time of acquisition by the County. The action does not provide for an increase in use of the land or any development activity and would not result in any physical environmental impacts under CEQA. The proposed project is categorically exempt from the provisions of CEQA specifically by the State CEQA Guidelines as identified below. The project will not result in any specific or general exceptions to the use of the categorical exemption as detailed under State CEQA Guidelines Section 15300.2. The project will not cause an impact to an environmental resource of hazardous or critical concern nor would the project involve unusual circumstances that could potentially have a significant effect on the environment. The project would not result in impacts to scenic highways, hazardous waste sites, historic resources, or other sensitive natural environments, or have a cumulative effect to the environment. No significant environmental impacts are anticipated to occur with the sale of the Property. Therefore, the County of Riverside Facilities Management 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.

County Clerk

Riverside

Attachments

Notice of Exemption

NOE Authorization to sell Real Property PDF 363 K

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Board of Supervisors

County of Riverside

Resolution No. 2024-171

A Resolution of the Board of Supervisors of the County of Riverside Granting Authorization to Convey Fee Simple Interest in Real Property in the community of Mecca, County of Riverside, California, Assessor's Parcel Numbers 727-184-034 and 727-184-035 by Grant Deed to the Riverside County Office of Education

WHEREAS, the County of Riverside is the owner of certain real property in the community of Mecca, County of Riverside, State of California, identified as Assessor's Parcel Numbers 727-184-034 and 727-184-035 (the "Property"); and

WHEREAS, the Property consists of 0.11 acres of land which currently is vacant;

WHEREAS, the County of Riverside desires to transfer the Property to the Riverside County Board of Education, an Office of Education; and

WHEREAS, pursuant to California Government Code Section 54221(b)(1), "'surplus land' means land owned in fee simple by any local agency for which the local agency's governing body takes formal action in a regular public meeting declaring that the land is surplus and is not necessary for the agency's use"; and

WHEREAS, "land must be declared either "surplus" or "exempt surplus" as supported by written findings before a local agency may take any action to dispose of it consistent with an agency's policies or procedures; and

WHEREAS, the County deems the Property as no longer required, nor will it be required in the future, for County uses or purposes; and

WHEREAS, pursuant to California Government Code Section 54221(f)(1)(D), surplus land that a local agency is transferring to another local, state, or federal agency for the agency's use is exempt from the requirements of the Surplus Land Act; and

WHEREAS, on June 4, 2024, the County adopted Resolution No. 2024-086, which declared the Property to be exempt surplus land pursuant to California Government Code Section 54221(f)(1)(D); and

WHEREAS, the County of Riverside desires to transfer the Property to the Riverside County Board of Education for the consideration of \$47,000 (Forty-Seven Thousand Dollars); and

WHEREAS, the Riverside County Board of Education and the County of Riverside concur that it would be in both parties' best interest to transfer ownership of the Property to the Riverside County Board of Education; and

WHEREAS, the County has reviewed and determined that the purchase of the Property is categorically exempt from the California Environmental Quality Act ("CEQA") pursuant to State CEQA Guidelines Section 15301, Class 1 - Existing Facilities Exemption; Section 15312, Surplus Government Property Sales; and Section 15061(b)(3), General Rule or "Common Sense" Exemption: now, therefore,

BE IT RESOLVED, DETERMINED AND ORDERED by at least a four-fifths vote of the Board of Supervisors of the County of Riverside ("Board"), in regular session assembled on October 8, 2024, at 9:30 a.m. or soon thereafter, in the meeting room of the Board of Supervisors located on the 1st floor of the County Administrative Center, 4080 Lemon Street, Riverside, California, based upon a review of the evidence and information presented on the matter, as it relates to this acquisition, this Board:

- 1. Has determined that the proposed acquisition project is categorically exempt from CEQA pursuant to State CEQA Guidelines Section 15301, Class 1, Existing Facilities Exemption; Section 15312, Surplus Government Property Sales; and Section 15061(b)(3), General Rule or "Common Sense" Exemption; and
- 2. Authorizes the conveyance to the Riverside County Board of Education the following described real property: Certain real property located in the Community of Riverside County, State of California, identified as Assessor's Parcel Number 727-184-034 and 727-184-035 by Grant Deed, as more particularly described in Exhibit "A", attached hereto and thereby

made a part hereof.

BE IT RESOLVED, DETERMINED AND ORDERED that this Board hereby approves the Agreement of Purchase and Sale and Joint Escrow Instructions between the County of Riverside and the Riverside County Board of Education ("Agreement") and authorizes the Chair of the Board of Supervisors of the County of Riverside to execute the Agreement on behalf of the County.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the Chair of the Board of Supervisors of the County of Riverside is authorized to execute the Grant Deed.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the Director of Facilities Management or designee, is authorized to execute any other documents and administer all actions necessary to complete the conveyance of real property.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the Board authorizes a reimbursement to Facilities Management - Real Estate Division in an amount not to exceed \$13,560 from the proceeds of the sale of this property.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the Clerk of the Board to submit the Notice of Exemption to the County Clerk for posting within five days of approval of this project.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the Clerk of the Board of Supervisors has given notice hereof pursuant to California Government Code Section 6061.

JC:il/06242024/425FM/30.869

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Board of Supervisors

COUNTY OF RIVERSIDE

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RESOLUTION NO. 2024-171

A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE

GRANTING AUTHORIZATION TO CONVEY FEE SIMPLE INTERST IN

REAL PROPERTY IN THE COMMUNITY OF MECCA, COUNTY OF RIVERSIDE,

CALIFORNIA, ASSESSOR'S PARCEL NUMBERS 727-184-034 AND 727-184-035

BY GRANT DEED TO THE RIVERSIDE COUNTY OFFICE OF EDUCATION

ROLL CALL:

Ayes:

Jeffries, Washington, Spiegel, Perez, and Gutierrez

Nays:

None

Absent:

None

The foregoing is certified to be a true copy of a resolution duly adopted by said Board of Supervisors on the date therein set forth.

KIMBERLY A. RECTOR, Clerk of said Board

By: Many beputy

10/08/2024 3.9

EXHIBIT "A"LEGAL DESCRIPTION OF PROPERTY

All that certain real property situated in the County of Riverside, State of California, described as follows:

LOT 26 AND THE SOUTHERLY 100 FEET OF LOT 27 IN BLOCK 10, AS SHOWN BY AMENDED MAP OF MECCA TOWNSITE ON FILE IN BOOK 9 PAGE 93 OF MAPS, RECORDS OF RIVERSIDE COUNTY, CALIFORNIA.

APN: 727-184-034 & 727-184-035

AGREEMENT OF PURCHASE AND SALE AND JOINT ESCROW INSTRUCTIONS

BY AND BETWEEN

THE COUNTY OF RIVERSIDE, a political subdivision of the State of California

AS SELLER

AND

Riverside County Board of Education

AS BUYER

RELATING TO

Assessor's Parcel Numbers: 727-184-034 and 727-184-035

AGREEMENT OF PURCHASE AND SALE AND JOINT ESCROW INSTRUCTIONS

RECITALS

WHEREAS Seller is the owner of the Property (as defined in Section 1 below) and has determined that the Property is no longer required for its own use; and

WHEREAS the Seller desires to sell, and Buyer desires to purchase, the Property, and the Parties desire to enter into this Agreement to provide the terms and conditions for the Parties to complete the sale by the Seller of the Property to the Buyer: and

WHEREAS the Parties desire to enter into this Agreement to provide a binding process for the Parties to complete the sale by the Seller to Buyer; and

- **NOW, THEREFORE,** for and in consideration of the mutual covenants and agreements herein contained and for other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the Parties hereto do hereby agree as follows:
- 1. **Definitions**. For the purposes of this Agreement, the following terms will be defined as follows:
- (a) **Effective Date**: The Effective Date is the last date on which this Agreement is fully executed by Buyer or Seller as listed on the signature page of this Agreement.
- (b) **Property**: Seller is the owner of certain real property located in the community of Mecca, County of Riverside, State of California, consisting of approximately 0.11 acres of land, identified by Assessor's Parcel Number 727-184-034 and 727-184-035, which is more particularly described in Exhibit "A," attached hereto and incorporated herein ("Property");
- (c) **Purchase Price**: The Purchase Price for the Property is Forty-seven thousand (\$47,000).
- (d) **Escrow Holder**: Lawyers Title Company at the address set forth in subsection (h) below. The escrow has been assigned to Debbie Strickland as the Escrow Officer.
- (e) **Title Company**: Lawyers Title Company at the address set forth in subsection (h) below; Barbara Northrup is assigned as the Title Officer.
- (f) Closing and Close of Escrow: The Closing or the Close of Escrow will be deemed to have occurred when the Grant Deed (as defined in Section 5.1) is recorded in the Official Records of the County of Riverside. The terms "Closing" and "Close of Escrow" are used interchangeably in this Agreement.

- (g) Closing Date: The Closing Date shall occur on or before one hundred twenty (120) days from the Effective Date, unless extended by mutual approval of the Parties hereto. If the escrow is not closed on or before one hundred twenty (120) days from the Effective Date or otherwise extended by mutual approval, then either Party may elect to cancel escrow by providing a written notice to the other Party and to Lawyers Title Company and paying any and all Escrow cancellation fees. If no demand for cancellation is made, then Escrow will close as soon as possible.
- (h) **Notices**: In the event either Party desires or is required to give notice to the other Party in connection with this Agreement, the same shall be in writing and shall be deemed to have been given when delivered in person, when delivered (or delivery is refused by recipient) by recognized overnight air courier service (such as FedEx, UPS or USPS), when delivered by email transmission (provided that such email transmission is followed by delivery in person, or by overnight courier or certified mail), or three (3) days after deposit with the United States Postal Service, certified mail receipt requested addressed to Buyer or Seller at the appropriate address as set forth in this subsection (h) below. Notices will be sent as follows to:

Seller: County of Riverside

Attn: Justin Celis

3450 14th Street, Suite 200

Riverside, CA 92501

Telephone: (951) 955-4214 Email: jucelis@rivco.org

Buyer: Riverside County Board of Education

Attn: Matt Snellings

4383 Tequesquite Ave P.O Box 868

Riverside, CA 92502 Telephone: (951)826-6582 Email: msnellings@rcoe.us

Escrow Holder: Lawyers Title Company

Attn: Debbie Strickland

301 E. Vanderbilt Way, STE 300

San Bernardino, CA 92408 Telephone: (951) 248-0660 Email: DStrickland@ltic.com

Title Company: Lawyers Title Company 301 E. Vanderbilt Way, STE 300

San Bernardino, CA 92408

Attn: Barbara Northrup Telephone: (951) 248-0669

Email: TU65@LTIC.COM

(i) Exhibits:

Exhibit "A" - Legal Description of Property

Exhibit "B" - Form of Grant Deed

- 2. **Purchase and Sale**. Upon and subject to the terms and conditions set forth in this Agreement, Seller agrees to sell the Property to Buyer and Buyer agrees to buy the Property from Seller, together with all easements, appurtenances thereto, and all improvements and fixtures situated thereon.
 - 3. **Purchase Price**. The Purchase Price for the Property will be paid as follows:

Prior to the Close of Escrow, as described in section 1(f) above, Buyer shall deposit an amount equal to the sum of the Purchase Price plus a good faith estimate of Buyer's share of all costs, expenses and prorations under this Agreement into Escrow in the form of a wire transfer or other immediately available funds. Escrow Holder shall deposit said funds in an interest-bearing account which shall be applied against the Purchase Price at closing and any overages, including the interest, shall be returned to Buyer at Close of Escrow.

4. **Escrow**. Buyer and Seller shall open an escrow (the "**Escrow**") with Escrow Holder within five (5) business days after the Effective Date by delivering to Escrow Holder fully executed original or originally executed counterparts of this Agreement. The date Escrow is opened shall be the official Opening Date of Escrow referenced herein. This Purchase shall be contingent upon the approval of the Board of Supervisors of the Authorization to Convey and this Purchase and Sale Agreement and Joint Escrow Instructions document. This contingency will be removed from Escrow upon the receipt of the executed Purchase and Sale Agreement and Joint Escrow Instructions document signed by Chairman of the Board of Supervisors. Buyer and Seller agree to execute any additional instructions, as reasonably required by the Escrow Holder. If there is a conflict between any printed escrow instructions and this Agreement, the terms of this Agreement will govern.

5. Deliveries to Escrow Holder.

- 5.1 <u>By Seller</u>. At least one (1) business day prior to the Closing Date, Seller will deliver or cause to be delivered to Escrow Holder the following items:
- (a) A Grant Deed ("Grant Deed"), in the form attached to this Agreement as Exhibit "B", duly executed and acknowledged by Seller and in recordable form, conveying the Property to Buyer;
- (b) A Transferor's Certificate of Non-Foreign Status ("FIRPTA Certificate").
- 5.2 <u>By Buyer</u>. At least one (1) business day prior to the Closing Date (and in any event in a manner sufficient to allow Escrow to close not later than the Closing Date), Buyer will deliver or cause to be delivered to Escrow Holder the following items:
 - (a) The Purchase Price in accordance with Section 3, above; and
- (b) The amount due Seller and any third parties, if any, after the prorations are computed in accordance with Section 12 below.
- 5.3 <u>By Buyer and Seller.</u> Buyer and Seller will each deposit such other instruments consistent with this Agreement and as reasonably required by Escrow Holder or otherwise required to close Escrow. In addition, Seller and Buyer will designate the Title

Company as the "Reporting Person" for the subject transaction, pursuant to Section 6045(e) of the Internal Revenue Code.

- 6. Intentionally Deleted.
- Conditions to the Close of Escrow.
- 7.1 <u>Conditions Precedent to Buyer's Obligations</u>. The following conditions to Buyer's obligation to close Escrow must be satisfied not later than the Closing Date or such other period of time as may be specified below:
- (a) <u>Title</u>. At the Close of Escrow, the Property will be conveyed with clear and marketable title, free of any loans, liens and encumbrances of any kind, to Buyer by the Seller by Grant Deed, and as a condition to Buyer's obligation to close, the Title Company shall agree to issue the Title Policy to Buyer with coverage in the amount of the Purchase Price, listing the following as exceptions ("**Permitted Exceptions**"):
- (i) Matters of title respecting the Property approved or deemed approved by Buyer in accordance with this Agreement;
- (ii) Matters affecting the condition of title to the Property created by or with the written consent of Buyer;
 - (iii) Non-delinquent real property taxes (if any); and
- (iv) Non-monetary encumbrances in the PTR that are approved by Buyer as provided in this subparagraph (iv). Buyer shall have the right to review and approve or disapprove any exceptions in the PTR that relate to the Property, at Buyer's sole cost and expense. Within ten (10) business days after receipt of the PTR and copies of all documents listed in the PTR as exceptions, Buyer shall provide notice in writing to Seller in the event that Buyer objects to exceptions (collectively, the "Objectionable Exceptions"), as shown in the PTR. Seller will have ten (10) days after receipt of Buyer's notice of Objectionable Exceptions to advise Buyer in writing whether Seller will eliminate or ameliorate the Objectionable Exceptions. If the Seller elects not to or is unable to eliminate or ameliorate the Objectionable Exceptions, then Buyer shall have the right to, by a writing delivered to Seller and Escrow Holder:
- (A) Waive its prior disapproval, in which event the disapproved matters shall be deemed approved, and proceed with the purchase to acquire the Property, subject to the Objectionable Exceptions without reduction in the Purchase Price and subject to satisfaction of Buyer's other conditions; or
- (B) Cancel the Escrow and this Agreement by written notice to Seller and the Escrow Holder, in which case any deposit, together with interest thereon will be returned to Buyer and the cancellation costs, if any, will be borne by Buyer.
- (C) If Seller commits to remove any of the Objectionable Exceptions and fails to do so by the Closing Date, then Seller may be declared in default under this Agreement and Buyer may, at Buyer's election, terminate this Agreement and pursue its remedies as set forth herein and any remedies available to Buyer at law or in equity, provided such failure was not as a result of Seller pursuing in good faith to remove any of the Objectionable Exceptions committed by Seller to remove and was unsuccessful due to factors beyond the control of the Seller. All exceptions in the PTR that are approved by Buyer, together with all applicable laws, ordinances, rules and regulations of any applicable governmental authority and

any matters that have been disclosed by an accurate survey provided to Buyer or by a reasonable physical inspection of the Property shall be referred to herein as "Permitted Exceptions".

- (b) <u>Title Insurance</u>. As of the Close of Escrow, the Title Company will issue, or have committed to issue, the Title Policy to Buyer with only the Permitted Exceptions, as set forth in detail in section 10 below.
- (c) <u>Delivery of Information</u>. Within five (5) days after the Opening of Escrow, Seller shall deliver to Buyer the original or true copies of all surveys, plans, and specifications, residential disclosure statements (as required), building conditions audits, past hazardous material studies, as-built drawings, building permits, certificates of occupancy, certificates of completion, soil reports, engineers' reports, other contracts, but not limited to, studies, and similar information which Seller may have in its possession relating to the Property, except as specifically set forth herein, Seller makes no warranty regarding the contents of such items. If the Escrow shall fail to close for any reason, all such items shall be immediately returned to Seller.
- (d) The conditions set forth in this Section 7.1 are solely for the benefit of Buyer and may be waived only by Buyer. At all times Buyer has the right to waive any condition. Such waiver or waivers must be in writing to Seller and Escrow Holder.
- (e) The Close of Escrow and Buyer's obligations with respect to this transaction are subject to Seller's delivery to Escrow Holder on or before the Closing Date the items described in Sections 5.1 and 5.3 above and the removal or waiver of the items described in this Section 7.1.
- 7.2 <u>Conditions Precedent to Seller's Obligations</u>. The following shall be conditions precedent to Seller's obligation to consummate the Purchase and Sale transaction contemplated herein:
- (a) Buyer shall have delivered to Escrow Holder, prior to the Closing, for disbursement as directed hereunder, an amount equal to the Purchase Price and any other funds in accordance with this Agreement;
- (b) Buyer shall have delivered to Escrow Holder the items described in Paragraphs 5.2 and 5.3 above; and
- (c) The conditions set forth in the Section 7.2 are solely for the benefit of Seller and may be waived only by the Seller. At all times Seller has the right to waive any condition. Such waiver or waivers must be in writing to Buyer and Escrow Holder.
- 7.3 <u>Termination of Agreement</u>. Buyer shall have forty-five (45) days from the Effective Date to approve or disapprove of the condition of the Property ("Due Diligence Period"). During this Due Diligence Period, Buyer may cancel escrow for any reason whatsoever, by providing written notice to Seller and Escrow of its intention to cancel said escrow.
- 8. **Due Diligence by Buyer**. Seller hereby grants to Buyer, or its authorized agents, permission to enter upon the Property at all reasonable times prior to close of this transaction for the purpose of conducting due diligence, including making necessary or appropriate inspections.

- 8.1 <u>Matters to Be Reviewed</u>. Buyer must complete its due diligence investigation of and approve each of the following matters prior to the Close of Escrow:
- (a) The physical condition of the Property, including without limitation, any structural components, electrical, system, plumbing or any irrigation system, paving, soil conditions, the status of the Property with respect to hazardous and toxic materials, if any, and in compliance with all applicable laws including any laws relating to hazardous and toxic materials and all applicable laws;
- (b) All applicable government ordinances, rules, and regulations of Seller's compliance therewith including, but not limited to, zoning and building regulations; and
- (c) All licenses, permits, and other governmental approvals and/or authorizations relating to the Property which shall remain in effect after the Close of Escrow.

8.2 Due Diligence Requirements.

- (a) Subject to Section 16.4 below, Buyer shall only conduct a visual inspection of the Property and shall have no right to conduct any physical testing, boring, sampling or removal (collectively, "Physical Testing") of any portion of the Property without first obtaining Seller's prior written consent, which shall not be unreasonably withheld. If Buyer wishes to conduct any Physical Testing on any portion of the Property, Buyer shall submit a work plan to Seller for Seller's prior written approval.
- (b) At least forty-eight (48) hours prior to any entry thereon to the Property by Buyer and/or its agents, employees, representatives or contractors (collectively, "Buyer's Agents") for the purpose of conducting Buyer's investigations, Buyer shall provide Seller with sufficient evidence to show that Buyer's Agents who are to enter thereon to the Property are adequately covered by policies of insurance issued by a carrier reasonably acceptable to Seller insuring Buyer and Seller against any and all liability arising out of the entry and activities of Buyer's Agents' upon the Property, including, without limitation, any loss or damage to the Property or Transferred Personal Property arising therefrom, with coverage in the amount of not less than One Million Dollars (\$1,000,000) per occurrence.
- (c) Buyer shall, at its sole cost and expense, comply with all applicable federal, state and local laws, statutes, rules, regulations, ordinances or policies in conducting Buyer's investigations and any Physical Testing relating thereto.
- (d) Buyer shall, at its sole cost and expense, clean up, restore and repair the Property and any other portion thereof altered in any manner by Buyer or Buyer's Agents, after Buyer's or Buyer's Agents' entry thereon so that said property shall be returned to the same condition that existed prior to Buyer's or Buyer's Agents' entry thereon.
- (e) Buyer shall provide to Seller, upon Seller's written request, with a copy of any and all information, materials and data that Buyer and/or Buyer's Agents discover, obtain or generate in connection with or resulting from Buyer's investigations and/or Physical Testing under this Section 8.2.
- (f) Buyer hereby agrees to protect, indemnify, defend, and hold harmless Seller from and against any and all losses, obligations, liabilities, claims, liens, stop notices, actions, damages and/or expenses caused by reason of Buyer's or Buyer's Agent's entries thereon to the Property prior to the Close of Escrow pursuant to the foregoing. Buyer shall keep the Property free of mechanic's liens related to the activities of Buyer or Buyer's Agents. This Section 8.2 shall survive the Closing or termination of this Agreement.

- 8.3 Material New Matters. If Buyer discovers any new matter prior to Close of Escrow which was not disclosed by Seller prior to the Close of Escrow or not reasonably discoverable prior to the Close of Escrow ("New Matter"), and that New Matter is one which would appear as an exception to the Title Policy or is materially inconsistent with a disclosure by Seller or with any representations or warranties contained in Section 16.2 below, and such New Matter is of such a nature that, in Buyer's reasonable judgment, it would materially and adversely, affect the acquisition, development, sale or use of the Property for Buyer's intended purpose, then Buyer shall be entitled to treat such New Matter as a failure of condition to the Close of Escrow. If Buyer elects to treat such New Matter as a failure of condition to the Close of Escrow, then Buyer shall give notice to Seller of Buyer's election to terminate this Agreement within fifteen (15) days of Buyer's obtaining knowledge of such New Matter, but in no event later than the Closing Date. However, if Buyer gives Seller notice of its election to terminate this Agreement, under this Section 8.3. Seller may elect, in its sole and absolute discretion, by written notice to Buyer and to Escrow Holder, within five (5) business days following Seller's receipt of Buyer's notice, to correct the New Matter prior to the Close of Escrow. If Seller elects to correct the New Matter, Seller will be entitled to extend the Close of Escrow for not more than twenty (20) days in order to correct the New Matter and, in such event, Buyer may not terminate this Agreement. If Seller fails to correct the New Matter by the Closing Date as extended, Buyer may terminate this Agreement.
- AS-IS Sale. BUYER ACKNOWLEDGES THAT IT HAS INSPECTED. OR WILL HAVE AN OPPORTUNITY TO INSPECT, TO ITS SATISFACTION PRIOR TO THE CLOSING. THE PROPERTY AND ALL FACTORS RELEVANT TO ITS OWNERSHIP AND USE OF THE PROPERTY. BUYER FURTHER ACKNOWLEDGES AND AGREES THAT, EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, SELLER HAS NOT MADE ANY REPRESENTATIONS, WARRANTIES, GUARANTIES, PROMISES, STATEMENTS, OR ASSURANCES WHATSOEVER, EXPRESS OR IMPLIED, DIRECTLY OR THROUGH ANY EMPLOYEE OR AGENT, AS TO THE CONDITION OF THE PROPERTY, OR ANY OTHER MATTER, INCLUDING, BUT NOT LIMITED TO, HAZARDOUS SUBSTANCES. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING IN ANY WAY, EXCEPT AS OTHERWISE EXPRESSLY PROVIDED HEREIN, SELLER EXPRESSLY DISCLAIMS MAKING OR HAVING MADE ANY REPRESENTATIONS OR WARRANTY WITH RESPECT TO ANY DOCUMENTS AND MATERIALS FURNISHED BY SELLER. BUYER ACKNOWLEDGES AND AGREES THAT EXCEPT FOR SELLER'S EXPRESS COVENANTS, REPRESENTATIONS AND WARRANTIES CONTAINED IN THE AGREEMENT, SELLER SPECIFICALLY DISCLAIMS: (A) ALL MATTERS RELATING TO THE TITLE TOGETHER WITH ALL GOVERNMENTAL AND OTHER LEGAL REQUIREMENTS SUCH AS TAXES, ASSESSMENTS, ZONING, USE **PERMIT** REQUIREMENTS, **TENTATIVE** MAP CONDITIONS, BUILDING PERMIT REQUIREMENTS, BUILDING CODES, AND OTHER DEVELOPMENT REQUIREMENTS; (B) THE PHYSICAL CONDITION OF THE PROPERTY; (C) ALL OTHER MATTERS OF ANY SIGNIFICANCE AFFECTING THE PROPERTY, WHETHER PHYSICAL IN NATURE OR INTANGIBLE IN NATURE, SUCH AS THE POLITICAL CLIMATE WITH RESPECT TO THE GOVERNMENTAL AGENCIES THAT HAVE JURISDICTION OVER THE PROPERTY, DEVELOPMENT OF THE PROPERTY OR THE OPERATION OF THE PROPERTY: (D) THE EXISTENCE, QUALITY, NATURE, ADEQUACY AND PHYSICAL CONDITION OF UTILITIES SERVING THE PROPERTY; (E) THE ECONOMICS OF THE PRESENT OR FUTURE OWNERSHIP AND/OR OPERATION OF THE PROPERTY AND TRANSFERRED PERSONAL PROPERTY; (F) ENTITLEMENTS, ZONING, DENSITY, AND OTHER MATTERS WHICH MAY IMPACT THE FUTURE DEVELOPMENT OF THE PROPERTY; AND (G) THE EXISTENCE OF HAZARDOUS SUBSTANCES IN, UNDER, OR AFFECTING THE PROPERTY AND TRANSFERRED PERSONAL PROPERTY. BUYER ACKNOWLEDGES AND AGREES THAT

BUYER IS PURCHASING THE PROPERTY AND TRANSFERRED PERSONAL PROPERTY "AS IS WITH ALL DEFECTS" BASED UPON BUYER'S OWN INSPECTION OF THE PROPERTY.

- 9. **Conditions Precedent to Seller's Obligation**. The Close of Escrow and Seller's obligations with respect to this transaction are subject to Buyer's delivery to Escrow Holder on or before the Closing Date of the Purchase Price and items described in Sections 5.2 and 5.3.
- 10. **Title Insurance**. At the Close of Escrow, the Title Company will issue to Buyer, at Seller's expense, a CLTA standard coverage owner's policy in an amount equal to the Purchase Price showing fee title to the Property vested in Buyer subject only to the Permitted Exceptions ("**Title Policy**") and the standard printed exceptions and conditions in the policy of title insurance. If Buyer elects to obtain any endorsements or an ALTA Extended Policy of Title, the additional premium and costs of the policy survey for the ALTA Extended policy of title and the cost of any endorsements will be at Buyer's sole cost and expense; however, Buyer's election to obtain an ALTA extended policy of title will not delay the Closing. Further, Buyer's inability to obtain an ALTA extended policy of title or any such endorsements will not be deemed to be a failure of any condition to Closing.
- 11. **Costs and Expenses**. Seller and Buyer shall deposit or provide for with Escrow Holder sufficient funds to pay for their respective share of costs and expenses.
 - 11.1 Seller will pay:
 - (a) One half (1/2) of escrow costs and fees;
 - (b) All costs associated with removing any debt or liens encumbering the Property;
 - (c) All costs associated with Seller's attorneys' fees and Seller's cost to transact:
 - (d) Seller's share of prorations, if applicable; and
 - (e) CLTA standard coverage title policy.
 - 11.2 Buyer will pay:
 - (a) One half (1/2) of escrow and all transfer taxes, recording costs/fees;
 - (b) ALTA Extended Owner's Policy and any title endorsements, if elected by the Buyer;
 - (c) All costs associated with Buyer's attorneys' fees and Buyer's cost to transact: and
 - (d) Buyers share of prorations, if applicable.
 - 12. Prorations; Closing Statement.

- 12.1 <u>Tax Exempt Agency</u>. All Parties hereto acknowledge that the Buyer and Seller are public entities and exempt from payment of any real property taxes. There will be no proration of taxes through escrow.
- 12.2 <u>Method of Proration</u>. For purposes of calculating prorations, Buyer shall be deemed to be in title to the Property, and therefore entitled to the income there from and responsible for the expenses thereof, for the entire day upon which the Closing occurs. All prorations will be made as of the date of Close of Escrow based on a three hundred sixty-five (365) day year or a thirty (30) day month, as applicable. The obligations of the Parties pursuant to this Section 12 shall survive the Closing and shall not merge into any documents of conveyance delivered at Closing.
- 12.3 <u>Closing Statements</u>. Seller and Buyer shall each provide Escrow Holder with the information necessary to allow Escrow Holder to prepare a preliminary closing statement for the transaction ("Preliminary Closing Statement"), which shall show the net amount due to each party under this Agreement, including the balance of the Purchase Price payable by Buyer and the adjustments and prorations set forth herein. Once the Preliminary Closing Statement is signed by Seller and Buyer, then Escrow Holder, for purposes of closing Escrow, shall be entitled to rely upon the information set forth in the Preliminary Closing Statement. The Parties acknowledge that the Preliminary Closing Statement is a good faith estimate of the closing costs and may vary at the time of Closing.
- 13. **Disbursements and Other Actions by Escrow Holder**. At the Close of Escrow, Escrow Holder will promptly undertake all of the following:
- 13.1 <u>Funds</u>. Promptly upon Close of Escrow, disburse all funds deposited with Escrow Holder by Buyer in payment of the Purchase Price as follows: (a) deduct or credit all items chargeable to the account of Seller and/or Buyer pursuant to Sections 11 and 12, (b) disburse the balance of the Purchase Price to the Seller, and (c) disburse any excess proceeds deposited by Buyer to Buyer.
- 13.2 <u>Recording</u>. Cause the Grant Deed to be recorded with the County Recorder and obtain conformed copies thereof for distribution to Buyer and Seller.
 - 13.3 Title Policy. Direct the Title Company to issue the Title Policy to Buyer.
- 13.4 <u>Delivery of Documents to Buyer and Seller</u>. Deliver to Buyer the FIRPTA Certificate and any other documents (or copies thereof) deposited into Escrow by Seller. Deliver to Seller any other documents (or copies thereof) deposited into Escrow by Buyer.
- 14. **Joint Representations and Warranties**. In addition to any express agreements of the Parties contained herein, the following constitute representations and warranties of the Parties each to the other:
- 14.1 Each Party has the legal power, right, and authority to enter into this Agreement and the instruments referenced herein, to perform its obligations under and to consummate the transaction completed by this Agreement.

- 14.2 At Close of Escrow, all requisite action (corporate, trust, partnership, or otherwise) has been taken by each Party in connection with the entering into of this Agreement, the instruments referenced herein and the consummation of this transaction. No further consent of any partner, shareholder, creditor, investor, judicial or administrative body, governmental authority, or other party is required.
- 14.3 The individuals executing this Agreement and the instruments referenced herein on behalf of each Party and the partners, officers, or trustees of each Party, if any, have the legal power, right, and actual authority to bind each Party to the terms and conditions of those documents.
- 14.4 This Agreement and all other documents required to close this transaction are and will be valid legally binding obligations of, and enforceable against, each Party in accordance with their terms, subject only to applicable bankruptcy, insolvency, reorganization, moratorium laws, or similar laws or equitable principles affecting or limiting the rights of contracting Parties generally.
- 14.5 At Closing, Seller shall convey the Property to Buyer in "as-is" physical condition with clear and marketable title, free and clear of any and all liens, encumbrances, easements, restrictions, rights, and conditions of any kind whatsoever, except those which are approved by Buyer in accordance with Section 7 above.

Indemnification.

- 15.1 <u>Indemnification by Seller</u>. Seller agrees to indemnify, defend, and hold Buyer harmless for, from and against any and all claims, demands, liens, liabilities, costs, expenses, including reasonable attorneys' fees and costs, damages and losses, cause or causes of action and suit, or suits of any nature whatsoever, arising from any misrepresentation or breach of warranty or covenant by Seller in this Agreement.
- 15.2 <u>Indemnification by Buyer</u>. Buyer agrees to indemnify, defend, and hold Seller harmless for, from and against any and all claims, demands, liabilities, costs, expenses, including reasonable attorneys' fees and costs, damages and losses, cause or causes of action and suit, or suits arising out of any misrepresentation or breach of warranty or covenant by Buyer in this Agreement.

16. Hazardous Substances.

- 16.1 <u>Definitions</u>. For the purposes of this Agreement, the following terms have the following meanings:
- (a) "Environmental Law" means any law, statute, ordinance, or regulation pertaining to health, industrial hygiene or the environment including, without limitation CERCLA (Comprehensive Environmental Response, Compensation and Liability Act of 1980) and RCRA (Resources Conservation and Recovery Act of 1976);
- (b) "Hazardous Substance" means any substance, material, or waste which is or becomes designated, classified, or regulated as being "toxic" or "hazardous" or a "pollutant" or which is or becomes similarly designated, classified, or regulated, under any Environmental Law, including asbestos, petroleum, and petroleum products; and

- (c) "Environmental Audit" means an environmental audit, review, or testing of the Property performed by Buyer or, any third party or consultant engaged by Buyer to conduct such study.
- 16.2 <u>Seller's Representations and Warranties</u>. Buyer acknowledges that with the exception of those representations and warranties expressly made by Seller in this Section 16, Buyer is acquiring the Property and every portion thereof "AS-IS, WHERE-IS, IN ITS CURRENT CONDITION, WITH ALL FAULTS" and in reliance upon its own studies, investigations and due diligence and that no person acting on behalf of Seller is authorized to make and Seller has not made and does not make any representations or warranties of any kind or character whatsoever with regard to the Property. Seller hereby represents and warrants as follows with regard to any reference in this Agreement, including this Section 16, that "Seller's Actual Knowledge" shall mean the current, personal knowledge, without duty to inquiry or independent investigation, of personnel within the County of Riverside's Department of Facilities Management Real Estate Division and with no constructive or imputed knowledge. Buyer acknowledges, however, that the aforementioned individuals are not personally liable for the matters within Seller's knowledge but are merely the individuals whose knowledge is attributable to Seller. As of the date of this Agreement, to Seller's Actual Knowledge:
- (a) No Hazardous Substances exist now or have been used or stored on or within any portion of the Property except those substances which are or have been used or stored on the Property by Seller in the normal course of use and operation of the Property and in compliance with all applicable Environmental Laws;
- (b) Seller has not been notified and is not aware of any federal, state, or local enforcement, clean-up, removal, remedial, or other governmental or regulatory actions instituted or completed affecting the Property;
- (c) Seller has not been notified and is not aware of any claims made by any third party relating to any Hazardous Substances on or within the Property; and
- (d) Seller has not been notified and is not aware of any disposal of Hazardous Substances or accidental spills which may have contaminated the Property. Seller has not been notified and is not aware of any on-site bulk storage of vehicle fuels or waste oils.
- 16.3 <u>Notices Regarding Hazardous Substances</u>. During the term of this Agreement, Seller will promptly notify Buyer if it obtains knowledge that Seller or the Property may be subject to any threatened or pending investigation by any governmental agency under any law, regulation, or ordinance pertaining to any Hazardous Substance.
- 16.4 <u>Environmental Audit</u>. Buyer may order, at its sole cost and expense, an Environmental Audit, and it shall do so prior to the end of the Due Diligence and may quit this transaction if Buyer identifies problems in its sole and subjective judgment that would preclude continuing with this transaction:
- (a) The Environmental Audit shall be conducted pursuant to standard quality control/quality assurance procedures. Buyer shall give Seller at least two (2) business days' prior notice of any on-site testing of soil or subsurface conditions and shall submit a copy of Buyer's work plan to Seller for Seller's reasonable approval;

- (b) Any groundwater, soil, or other samples taken from the Property will be properly disposed of by Buyer at Buyer's sole cost and in accordance with all applicable laws. Buyer shall promptly restore the Property to the condition in which it was found immediately prior to Buyer's Environmental Audit; and
- (c) Buyer hereby agrees to protect, indemnify, defend, and hold harmless Seller from and against any and all losses, liabilities, claims, liens, stop notices, actions, obligations, damages, and/or expenses caused by reason of Buyer's (or its agent's, employee's or independent contractor's) entry onto the Property prior to the Close of Escrow pursuant to the foregoing. Buyer shall keep the Property free of mechanic's liens related to the activities of Buyer.

17 Miscellaneous.

- 17.1 <u>Counterparts</u>. This Agreement may be executed in any number of counterparts, each of which shall be effective only upon delivery and thereafter shall be deemed an original, and all of which shall be taken to be one and the same instrument, for the same effect as if all Parties hereto had signed the same signature page. Any signature page of this Agreement may be detached from any counterpart of this Agreement without impairing the legal effect of any signatures thereon and may be attached to another counterpart of this Agreement identical in form hereto but having attached to it one or more additional signature pages.
- 17.2 <u>Partial Invalidity</u>. If any term or provision of this Agreement shall be deemed to be invalid or unenforceable to any extent, the remainder of this Agreement will not be affected thereby, and each remaining term and provision of this Agreement will be valid and be enforced to the fullest extent permitted by law.
- 17.3 <u>Waivers</u>. No waiver of any breach of any covenant or provision contained herein will be deemed a waiver of any preceding or succeeding breach thereof or of any other covenant or other provision contained herein. No extension of time for performance or any obligation or act will be deemed an extension of the time for performance of any other obligation or act except those of the waiving Party which will be extended by a period of time equal to the period of the delay.
- 17.4 <u>Successors and Assigns</u>. Neither Party shall transfer or assign its rights or responsibilities under this Agreement without the express written consent of the other Party. This Agreement is for the benefit of, and is binding on, the Parties and their successors and permitted assigns.
- 17.5 <u>Entire Agreement</u>. This Agreement, including all Exhibits attached hereto, constitutes the entire understanding between the Parties hereto and may not be modified except by an instrument in writing signed by the Party to be charged.
- 17.6 <u>Time of Essence</u>. Seller and Buyer hereby acknowledge and agree that time is of the essence with respect to each and every term, condition, obligation, and provision hereof.
- 17.7 <u>Governing Law.</u> The Parties hereto expressly agree that this Agreement will be governed by, interpreted under, and construed and enforced in accordance with the laws

of the State of California. Venue for any proceeding related to this Agreement shall be in the Superior Court of California located in the County of Riverside.

- 17.8 <u>No Recordation</u>. No memorandum or other document relating to this Agreement shall be recorded without the prior written consent of Seller and Buyer.
- 17.9 <u>Survival</u>. Sections 12, 15, 16, and 17 and any other provisions of this Agreement which by their terms require performance by either Party after the Close of Escrow shall survive the Close of Escrow.
- 17.10 <u>Brokers</u>. Buyer is not represented by a real estate broker and does not request a commission be paid by Seller. Seller is not represented by a real estate broker and does not request a commission to be paid by Buyer.
- 17.11 <u>Exhibits</u>. Each exhibit attached hereto is incorporated herein by this reference as if set forth in full in the body of this Agreement.
- 17.12 <u>Not a Partnership</u>. The provisions of this Agreement are not intended to create, nor will they be in any way interpreted to create a joint venture, a partnership, or any other similar relationship between the Parties.

[Signatures Provisions on the Following Page]

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement of Purchase and Sale and Joint Escrow Instructions as of the date and year.

SELLER: COUNTY OF RIVERSIDE, a political subdivision of the State of California	BUYER: Riverside County Board of Education
By: Much Washington, Chair Board of Supervisors	By: Matt Snellings, Executive Director, Operational Support Services, Riversid County Superintendent of Schools
Date: 10/08/2024	Date: 9.18-24
ATTEST: Kimberly A. Rector Clerk of the Board	ATTEST:
By: Name :	By:
APPROVED AS TO FORM: Minh C. Tran County Counsel	APPROVED AS TO FORM:
By: Braden Holly Deputy County Counsel	By:

JM:kt/12052022/425FM/30.865

EXHIBIT "A"LEGAL DESCRIPTION OF PROPERTY

All that certain real property situated in the County of Riverside, State of California, described as follows:

Lot 26 AND THE SOUTHERLY 100 FEET OF LOT 27 IN BLOCK 10, AS SHOWN BY AMENDED MAP OF MECCA TOWNSITE ON FILE IN BOOK 9 PAGE 93 OF MAPS, RECORDS OF RIVERSIDE COUNTY, CALIFORNIA.

APN: 727-184-034 & 727-184-035

EXHIBIT "B" FORM OF GRANT DEED

Recorded at request of and return to: Riverside County Board of Education 4383 Tequesquite Ave P.O. Box 868 Riverside, CA 92502 FREE RECORDING
This instrument is for the benefit of the County of Riverside and is entitled to be recorded without fee. (Govt. Code 6103)

(Space above this line reserved for Recorder's use)

PROJECT:

Mecca Surplus

APN's:

727-184-034 and 727-184-035

GRANT DEED

FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged,

COUNTY OF RIVERSIDE, a political subdivision of the State of California,

GRANTS to the Riverside County Board of Education, the real property in the County of Riverside, State of California, described as:

See Exhibit "A" attached hereto And made part hereof

Dated:	GRANTOR:
	COUNTY OF RIVERSIDE, a political subdivision of the State of California
ATTEST:	By: Chuck Washington, Chair Board of Supervisors
Kimberly A. Rector Clerk of the Board	
By:	

EXHIBIT "A"LEGAL DESCRIPTION OF PROPERTY

All that certain real property situated in the County of Riverside, State of California, described as follows:

LOT 26 AND THE SOUTHERLY 100 FEET OF LOT 27 IN BLOCK 10, AS SHOWN BY AMENDED MAP OF MECCA TOWNSITE ON FILE IN BOOK 9 PAGE 93 OF MAPS, RECORDS OF RIVERSIDE COUNTY, CALIFORNIA.

APN: 727-184-034 & 727-184-035

CERTIFICATE OF ACCEPTANCE

Recorded at request of and return to: Riverside County Board of Education 4383 Tequesquite Ave P.O. Box 868 Riverside, CA 92502 FREE RECORDING This instrument is for the benefit of the County of Riverside and is entitled to be recorded without fee. (Govt. Code 6103)

(Space above this line reserved for Recorder's use)

PROJECT:

Mecca Surplus

APN's:

727-184-034 and 727-184-035

GRANT DEED

FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged,

COUNTY OF RIVERSIDE, a political subdivision of the State of California,

GRANTS to the Riverside County Board of Education, an Office of Education, the real property in the County of Riverside, State of California, described as:

> See Exhibit "A" attached hereto And made part hereof

Dated: 0/08/2029

GRANTOR:

COUNTY OF RIVERSIDE, a political subdivision of the State of California

Chuck Washington, Chai

Board of Supervisors

ATTEST:

Kimberly A. Rector Clerk of the Board

FORM APPROVED COUNTY COL

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 RIVERSIDE

On October 08, 2024, before me, Naomy Sicra, a COB Assistant, personally appeared Chuck Washington, Chair of the Board of Supervisors, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument; and that a copy of this paper, document or instrument has been delivered to the chairperson.

I certify under the 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

Kimberly A. Rector Clerk of the Board of Supervisors

(SEAL)

EXHIBIT "A"

LEGAL DESCRIPTION OF PROPERTY

All that certain real property situated in the County of Riverside, State of California, described as follows:

LOT 26 AND THE SOUTHERLY 100 FEET OF LOT 27 IN BLOCK 10, AS SHOWN BY AMENDED MAP OF MECCA TOWNSITE ON FILE IN BOOK 9 PAGE 93 OF MAPS, RECORDS OF RIVERSIDE COUNTY, CALIFORNIA.

APN: 727-184-034 & 727-184-035

The Press-Enterprise 3512 14th Street

3512 14th Street Riverside, CA 92501 Willoughby, OH 44096 951-368-9222 951-368-9018 FAX

> BOARD OF SUPERVISORS COUNTY OF RIVERSIDE PO BOX 1147 RIVERSIDE, CA 92502

Ad Order Number: 0011697030

Account Number: 5209148

Customer's Reference / PO Number:

Publication: The Press-Enterprise

Publication Dates: 10/14/2024

Amount: \$1,464.40

Payment Amount: \$0.00

r.LP1-12/16/16

1

Resolution No. 2024-171

A Resolution of the Board of Supervisors of the County of Riverside Granting Authorization to Convey Fee Simple Interest in Real Property in the community of Mecca, County of Riverside, California, Assessor's Parcel Numbers 727-184-034 and 727-184-035 by Grant Deed to the Riverside County Office of Education

WHEREAS, the County of Riverside is the owner of certain real property in the comm-

unity of Mecca, County of Riverside, State of California, identified as Assessor's Parcel Numbers 727-184-034 and 727-184-035 (the "Property"); and

WHEREAS, the Property consists of 0.11 acres of land which currently is vacant;

WHEREAS, the County of Riverside desires to transfer the Property to the Riverside

County Board of Education, an Office of Education; and

WHEREAS, pursuant to California Government Code Section 54221(b)(1), "'surplus

land' means land owned in fee simple by any local agency for which the local agency's governing body takes formal action in a regular public meeting declaring that the land is surplus and is not necessary for the agency's use"; and

WHEREAS, "land must be declared either "surplus" or "exempt surplus" as supported by written findings before a local agency may take any action to dispose of it consistent with an agency's policies or procedures; and

WHEREAS, the County deems the Property as no longer required, nor will it be required in the future, for County uses or purposes; and

WHEREAS, pursuant to California Government Code Section 54221(f)(1)(D), surplus land that a local agency is transferring to another local, state, or federal agency for the agency's use is exempt from the requirements of the Surplus Land Act; and WHEREAS, on June 4, 2024, the County adopted Resolution No. 2024-086, which declared the Property to be exempt surplus land pursuant to California Government Code Section 54221(f)(1)(D); and

WHEREAS, the County of Riverside desires to transfer the Property to the Riverside County Board of Education for the consideration of \$47,000 (Forty-Seven Thousand Dollars); and

WHEREAS, the Riverside County Board of Education and the County of Riverside concur that it would be in both parties' best interest to transfer ownership of the Property to the Riverside County Board of Education; and

WHEREAS, the County has reviewed and determined that the purchase of the Property is categorically exempt from the California Environmental Quality Act ("CEQA") pursuant to State CEQA Guidelines Section 15301, Class 1 - Existing Facilities Exemption; Section 15312, Surplus Government Property Sales; and Section 15061(b)(3), General Rule or "Common Sense" Exemption: now, therefore,

BE IT RESOLVED, DETERMINED AND ORDERED by at least a four-fifths vote of the Board of Supervisors of the County of Riverside ("Board"), in regular session assembled on October 8, 2024, at 9:30 a.m. or soon thereafter, in the meeting room of the Board of Supervisors located on the 1st floor of the County Administrative Center, 4080 Lemon Street, Riverside, California, based upon a review of the evidence and information presented on the matter, as it relates to this acquisition, this Board:

- 1. Has determined that the proposed acquisition project is categorically exempt from CEQA pursuant to State CEQA Guidelines Section 15301, Class 1, Existing Facilities Exemption; Section 15312, Surplus Government Property Sales; and Section 15061(b)(3), General Rule or "Common Sense" Exemption; and
- 2. Authorizes the conveyance to the Riverside County Board of Education the following described real property: Certain real property located in the Community of Riverside County, State of California, identified as Assessor's Parcel Number 727-184-034 and 727-184-035 by Grant Deed, as more particularly described in Exhibit "A", attached hereto and thereby made a part hereof.

BE IT RESOLVED, DETERMINED AND ORDERED that this Board hereby approves the Agreement of Purchase and Sale and Joint Escrow Instructions between the County of Riverside and the Riverside County Board of Education ("Agreement") and authorizes the Chair of the Board of Supervisors of the County of Riverside to execute the Agreement on behalf of the County.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the Chair of the Board of Supervisors of the County of Riverside is authorized to execute the Grant Deed.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the Director

of Facilities Management or designee, is authorized to execute any other documents and administer all actions necessary to complete the conveyance of real property.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the Board authorizes a reimbursement to Facilities Management Real Estate Division in an amount not to exceed \$13, 560 from the proceeds of the sale of this property. **BE IT FURTHER RESOLVED, DETERMINED AND ORDERED** that the Clerk of the Board to submit the Notice of Exemption to the County Clerk for posting within five days of approval of this project.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the Clerk of the Board of Supervisors has given notice hereof pursuant to California Government Code Section 6061. EXHIBIT "A"

LEGAL DESCRIPTION OF PROPERTY

All that certain real property situated in the County of Riverside, State of California, described as follows:

2

LOT 26 AND THE SOUTHERLY 100 FEET OF LOT 27 IN BLOCK 10, AS SHOWN BY AMENDED MAP OF MECCA TOWNSITE ON FILE IN BOOK 9 PAGE 93 OF MAPS, RECORDS OF RIVERSIDE COUNTY, CALIFORNIA.

APN: 727-184-034 & 727-184-035

ROLL CALL:

Ayes: Jeffries, Spiegel, Washington, Perez and Gutierrez

Nays: None Absent: None

The foregoing is certified to be a true copy of a resolution duly adopted by said Board of Supervisors on October 8, 2024.

KIMBERLY A. RECTOR, Clerk of said Board By: Cindy Fernandez, Clerk of the Board Assistant

Alternative formats available upon request to individuals with disabilities. If you require reasonable accommodation, please contact Clerk of the Board at (951) 955-1069.

Dated: October 9, 2024 Kimberly A. Rector, Clerk of the Board By: Cindy Fernandez, Clerk of the Board Assistant

Published The Press-Enterprise Oct. 14, 2024

r.LP1-12/16/16

3

The Press-Enterprise

3512 14th Street Riverside, CA 92501 Willoughby, OH 44096 951-368-9222 951-368-9018 FAX

5209148

BOARD OF SUPERVISORS COUNTY OF RIVERSIDE PO BOX 1147 RIVERSIDE, CA 92502

Publication: The Press-Enterprise

PROOF OF PUBLICATION OF

Ad Desc:

PROOF OF PUBLICATION

I am a citizen of the United States. I am over the age of eighteen years and not a party to or interested in the above entitled matter. I am an authorized representative of THE PRESS-ENTERPRISE, a newspaper in general circulation, printed and published daily in the County of Riverside, and which newspaper has been adjudicated a newspaper of general circulation by the Superior Court of the County of Riverside, State of California, under date of April 25, 1952, Case Number 54446, under date of March 29, 1957, Case Number 65673, under date of August 25, 1995, Case Number 267864, and under date of September 16, 2013, Case Number RIC 1309013; that the notice, of which the annexed is a printed copy, has been published in said newspaper in accordance with the instructions of the person(s) requesting publication, and not in any supplement thereof on the following dates, to wit:

10/14/2024

I certify (or declare) under penalty of perjury that the foregoing is true and correct:

Date: October 14, 2024. At: Riverside, California

r.LP1-12/16/16

Legal Advertising Representative, The Press-Enterprise

1

Legal No. **0011697030**

Ad Copy:

Resolution No. 2024-171 A Resolution of the Board of Supervisors of the County of Riverside Granting Authorization to Convey Fee Simple Interest in Real Property in the community of Mecca, County of Riverside, California, Assessor's Parcel Numbers 727-184-034 and 727-184-035 by Grant Deed to the Riverside County Office of Education

WHEREAS, the County of Riverside is the owner of certain real property in the community of Mecca, County of Riverside, State of California, identified as Assessor's Parcel Numbers 727-184-034 and 727-184-035 (the "Property"); and
WHEREAS, the Property consists of 0.11 acres of land which currently is vacant;
WHEREAS, the County of Riverside desires to transfer the Property to the Riverside
County Board of Education, an Office of Education; and
WHEREAS, pursuant to California Government Code Section 54221 (b) (1), "surplus land" means land owned in fee simple by any local agency for which the local agency's governing body takes formal action in a regular public meeting declaring that the land is surplus and is not necessary for the agency's use"; and
WHEREAS, "land must be declared either "surplus" or "exempt surplus" as supported by written findings before a local agency may take any action to dispose of it consistent with an agency's policies or procedures; and
WHEREAS, the County deems the Property as no longer required, nor will it be required in the future, for County uses or purposes; and

WHEREAS, the County deems the Property as no longer required, nor will it be required in the future, for County uses or purposes; and
WHEREAS, pursuant to California Government Code Section 54221(f)(1)(D), surplus land that a local agency is transferring to another local, state, or federal agency for the agency's use is exempt from the requirements of the Surplus Land Act; and
WHEREAS, on June 4, 2024, the County adopted Resolution No. 2024-086, which declared the Property to be exempt surplus land pursuant to California Government Code Section 54221(f)(1)(D); and
WHEREAS, the County of Riverside desires to transfer the Property to the Riverside County Board of Education for the consideration of \$47,000 (Forty-Seven Thousand Dollars); and

WHEREAS, the Riverside County Board of Education and the County of Riverside concur that it would be in both parties' best interest to transfer ownership of the Property to the Riverside County Board of Education; and

the Riverside County Board of Education; and

WHEREAS, the County has reviewed and determined that the purchase of the Property
is categorically exempt from the California Environmental Quality Act ("CEQA") pursuant
to State CEQA Guidelines Section 15301, Class 1 - Existing Facilities Exemption; Section
15312, Surplus Government Property Sales; and Section 15061(b)(3), General Rule or
"Common Sense" Exemption: now, therefore,

BE IT RESOLVED, DETERMINED AND ORDERED by at least a four-fifths vote
of the Board of Supervisors of the County of Riverside ("Board"), in regular session
assembled on October 8, 2024, at 9:30 a.m. or soon thereafter, in the meeting room of the
Board of Supervisors located on the 1st floor of the County Administrative Center, 4080
Lemon Street, Riverside, California, based upon a review of the evidence and information
presented on the matter, as it relates to this acquisition, this Board:

1. Has determined that the proposed acquisition project is categorically
exempt from CEQA pursuant to State CEQA Guidelines Section 15301, Class 1, Existing
Facilities Exemption; Section 15312, Surplus Government Property Sales; and Section
15061(b) (3), General Rule or "Common Sense" Exemption; and

2. Authorizes the conveyance to the Riverside County Board of Education

Authorizes the conveyance to the Riverside County Board of Education the following described real property: Certain real property located in the Community of Riverside County, State of California, identified as Assessor's Parcel Number 727-184-034 and 727-184-035 by Grant Deed, as more particularly described in Exhibit "A", attached hereto and thereby made a part hereof.

BE IT RESOLVED, DETERMINED AND ORDERED that this Board hereby approves the Agreement of Purchase and Sale and Joint Escrow Instructions between the County of Riverside and the Riverside County Board of Education ("Agreement") and authorizes the Chair of the Board of Supervisors of the County of Riverside to execute the

authorizes the Chair of the Board of Supervisors of the County of Riverside to execute the Agreement on behalf of the County.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the Chair of the Board of Supervisors of the County of Riverside is authorized to execute the Grant Deed.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the Director of Facilities Management or designee, is authorized to execute any other documents and administer all actions necessary to complete the conveyance of real property.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the Board authorizes a reimbursement to Facilities Management – Real Estate Division in an amount not to exceed \$13,560 from the proceeds of the sale of this property.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the Clerk of the Board to submit the Notice of Exemption to the County Clerk for posting within five days of approval of this project.

of approval of this project

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the Clerk of the Board of Supervisors has given notice hereof pursuant to California Government Code Section 6061.

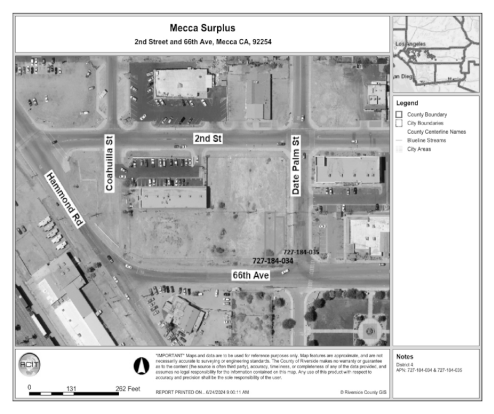
EXHIBIT "A" LEGAL DESCRIPTION OF PROPERTY

All that certain real property situated in the County of Riverside, State of California, described as

follows:

LOT 26 AND THE SOUTHERLY 100 FEET OF LOT 27 IN BLOCK 10, AS SHOWN BY AMENDED MAP OF MECCA TOWNSITE ON FILE IN BOOK 9 PAGE 93 OF MAPS, RECORDS OF RIVERSIDE COUNTY, CALIFORNIA.

APN: 727-184-034 & 727-184-035



ROLL CALL:

Jeffries, Spiegel, Washington, Perez and Gutierrez None Ayes: Nays:

Absent: None

The foregoing is certified to be a true copy of a resolution duly adopted by said Board of Supervisors on October 8, 2024.

KIMBERLY A. RECTOR, Clerk of said Board By: Cindy Fernandez, Clerk of the Board Assistant

Alternative formats available upon request to individuals with disabilities. If you require reasonable accommodation, please contact Clerk of the Board at (951) 955-1069.

Kimberly A. Rector, Clerk of the Board By: Cindy Fernandez, Clerk of the Board Assistant Dated: October 9, 2024

Published The Press-Enterprise Oct. 14, 2024



GANNETT

PO Box 631437 Cincinnati, OH 45263-1437

AFFIDAVIT OF PUBLICATION

Cindy Fernandez Riverside County-Board Of Sup. Po Box 1147 Riverside CA 92502-1147

STATE OF WISCONSIN, COUNTY OF BROWN

The Desert Sun, a newspaper published in the city of Palm Springs, Riverside County, State of California, and personal knowledge of the facts herein state and that the notice hereto annexed was Published in said newspapers in the issue:

10/16/2024

and that the fees charged are legal. Sworn to and subscribed before on 10/16/2024

Legal Clerk

Notary, State of WI, County of Brown

My commission expires

Publication Cost:

\$736.20

Tax Amount:

\$0.00

Payment Cost:

\$736.20

Order No:

10670629

of Copies:

Customer No:

PO#:

1252599

Resolution No. 2024-171

THIS IS NOT AN INVOICE!

Please do not use this form for payment remittance.

NANCY HEYRMAN Notary Public State of Wisconsin

County of Riverside

Resolution No. 2024-171

A Resolution of the Board of Supervisors of the County of Riverside

Board of Supervisors

Resolution No. 2024-171

A Resolution of the Board of Supervisors of the County of Riverside Granting Authorization to Convey Fee Simple Interest in Real Property in the community of Mecca, County of Riverside,

California, Assessor's Parcel Numbers 727-184-034 and 727-184-035

WHEREAS, the Colly of Riverside is the owner of Certain real property in the community of Mecca, County of Riverside, State of California, identified as &Sessor's Parcel Numbers 727- 84-034 and 727-184-035 (the "Property"); and WHEREAS, the Property Consists of 0.11 acres of land which currently is vacant;

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WHEREAS, the County deems the Property as no longer required, nor will it be required in the future, for County uses or purposes; WHEREAS, pursuant to California Government ode Section 54221(f)(1)(D), surplus land that a local agency is transferring to

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WHEREAS, the County of Riverside desires to transfer the Property to the Riverside County Board of Education for the consideration

WHEREAS, the Riverside County Board of Education and the County of Riverside concur that it would be in both parties' best interest of \$47,000 (Forty-Seven Thousand Dollars); and

to transfer ownership of the Property to the River de County Board of Education; and

WHEREAS, the County has reviewed and dearmined that the purchase of the Property is categorically exempt from the California Environmental Quality Act ("CEQA") pursuant to state CEDA Guidelines Section 15301, Class 1 - Existing Facilities Exemption; Section 15061(b)(3), General Rule or "Common Sense" Exemption: now, therefore,

BE IT RESOLVED, DETERMINED AND ORD, IED by at least a four-fifths vote of the Board of Supervisors of the County of Riverside Board), in regular session assembled on O. ober 8, 2024, at 9:30 a.m. or soon thereafter, in the meeting room of the Board of Supervisions located on the 1st floor of the Courty Administrative Center, 4080 Lemon Street, Riverside, California, based upon a review

of the evictence and information presented on the natter, as it relates to this acquisition, this Board:

1. Han determined that the proposed acquisition project is categorically exempt from CEQA pursuant to State CEQA Guidelines Section 4x01, Class - Existing Facilities Exemption; Section 15312, Surplus Government Property Sales; and Section 15061(b)(3), General Rules of surplus Sense" Exemption; and

Authorizes the conveyance to the Riverside County Board of Education the following described real property: Certain real property located in the Community of Riverside County, State of California, identified as Assessor's Parcel Number 727-184-034 and 727-184-035 by Grant Deed, as more particularly described in Exhibit "A", attached hereto and thereby made a part hereof.

BE IT RESOLVED, DETERMINED AND ORDERED that this Board hereby approves the Agreement of Purchase and Sale and Joint Escrow Instructions between the County of Riverside and the Riverside County Board of Education ("Agreement") and authorizes the Chair of the Board of Supervisors of the County of Riverside to execute the Agreement on behalf of the County.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the Chair of the Board of Supervisors of the County of Riverside is authorized to execute the Grant Deed.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the Director of Facilities Management or designee, is authorized to ecute any other documents and administer all actions necessary to complete the conveyance of real property.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the Board authorizes a reimbursement to Facilities Management -Real Estate Division in an amount not to exceed \$13,560 from the proceeds of the sale of this property.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the Clerk of the Board to submit the Notice of Exemption to the County Clerk for posting within five days of approval of this project.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the Clerk of the Board of Supervisors has given notice hereof pursuant to California Government Code Section 6061.

EXHIBIT "A" LEGAL DESCRIPTION OF PROPERTY

All that certain real property situated in the County of Riverside, State of California, described as follows:

LOT 26 AND THE SOUTHERLY 100 FEET OF LOT 27 IN BLOCK 10, AS SHOWN BY AMENDED MAP OF MECCA TOWNSITE ON FILE IN BOOK 9 PAGE 93 OF MAPS, RECORDS OF RIVERSIDE COUNTY, CALIFORNIA.

APN: 727-184-034 & 727-184-035



ROLL CALL: Ayes:

Jeffries, Spiegel, Washington, Perez and Gutierrez

WHEREAS, the Cou California, identified as WHEREAS, the Pro WHEREAS, the Co Education; and

WHEREAS, pursuani local agency for which surplus and is not neces WHEREAS, "land mu take any action to dispo WHEREAS, the Cour

WHEREAS, pursuan another local, state, or f WHEREAS, on June pursuant to California G WHEREAS the Coun of \$47,000 (Forty-Sever WHEREAS, the River to transfer ownership of WHEREAS the Cour Environmental Quality A

15312, Surplus Governr BE IT RESOLVED, DI ("Board"), in regular se Supervisors located on t of the evidence and info Has deter
Guidelines Section 1536

15061(b)(3), General Ru Authorizes property located in the 727-184-035 by Grant BE IT RESOLVED, C

Escrow Instructions be Chair of the Board of S BE IT FURTHER RE authorized to execute t BE IT FURTHER RE execute any other docu BE IT FURTHER RE Real Estate Division in BE IT FURTHER RE County Clerk for posting BE IT FURTHER RE pursuant to California (

All that certain real proj

LOT 26 AND THE SOUT BOOK 9 PAGE 93 OF M



ROLL CALL: Jeffries, S Ayes: Navs: None Absent

The foregoing is certified on October 8, 2024.

KIMBERLY A. RECTOR, CI By: Cindy Fernandez, Cle

Alternative formats avail Clerk of the Board at (95 Dated: October 9, 2024